



VICTORIA GOVERNMENT GAZETTE.

Published by Authority.

No. 77.]

FRIDAY, OCTOBER 20.

[1876.

VICTORIA A CLEAN DISTRICT UNDER "THE SCAB ACT 1870."

IN pursuance of the 66th section of *The Scab Act 1870* the Governor in Council has revoked all previous Orders in Council relating to the "Clean Districts" of Victoria; and has ordered that the whole of Victoria shall be a Clean District within the meaning of the said Act.

JOHN A. MACPHERSON,
Chief Secretary's Office,
Melbourne, 6th June 1876. Chief Secretary.

ADDITIONAL POST OFFICES.

IT is hereby notified that Post Offices have been opened at

DIGGERA, near ROCHESTER, and
WANDONG, near WALLAN.

ROBERT RAMSAY,
Postmaster-General.
Post Office and Telegraph Department,
General Post Office,
Melbourne, 18th October 1876.

PUBLIC VACCINATOR.

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

JOHN BAIRD, Esq., Surgeon,
to be Public Vaccinator for the district of Belfast, *vice* D. Jernyn, Esq., resigned.

JOHN A. MACPHERSON,
Chief Secretary's Office,
Melbourne, 16th October 1876. Chief Secretary.

SCHOOL BOARDS OF ADVICE.

THE Governor, with the advice of the Executive Council, has been pleased to appoint the undermentioned persons to be Members of the Boards of Advice for the School Districts referred to in conjunction with their respective names, *viz.*:-

Connemara District, No. 273.
WILLIAM MACKRELL.
Lauriston and Edgecombe Ridings, Shire of Kyneton, No. 168.
DAVID GLASS.
East Riding, Shire of Dundas, No. 136.
THEOPHILUS HIGGINS.
North Riding, Shire of Lexton, No. 173.
ANDREW HERMISTON.

ROBERT RAMSAY,
Minister of Public Instruction.
Education Office,
Melbourne, 16th October 1876.

DISTRICT SURVEYOR.

NOTICE is hereby given that Mr. George T. McDonald District Surveyor, has been transferred to Ballarat, during the absence, on leave, of Mr. Philip Chauncey, District Surveyor, for three (3) months from the 9th instant.

D. GILLIES,
Commissioner of Crown Lands and Survey.
Lands and Survey Office,
Melbourne, 16th October 1876.

No 77.—OCTOBER 20, 1876.—1.

TRUSTEES.

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

DANIEL BROPHY
to be a Trustee of the land reserved on 12th July 1858 as a site for a Cemetery at Ballarat, in the room of W. C. Smith resigned;

GEORGE COOK,
ROBERT IRVINE,
JOHNSON WALKER,
JAMES McDERMOTT,
to be Trustees of the land temporarily reserved on 19th August 1861 as a site for a Cemetery at Hexham, in the room of T. E. Bostock deceased, G. Harriott and T. Irving resigned, and B. W. Doyle absent from the colony;

JAMES ROBERTSON,
JOHN KELLY,
JOHN WARREN,
WALTER FAIRLIE,
DAVID GRAY,
to be Trustees of the land temporarily reserved on 21st August 1876 as a site for a Cemetery at Lexton.

D. GILLIES,
Commissioner of Crown Lands and Survey.
Lands and Survey Office,
Melbourne, 16th October 1876.

ACTING RECEIVERS AND PAYMASTERS.

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

G. W. F. PATTERSON
to be Acting Receiver and Paymaster at Maldon, during the absence on leave of Mr. Robertson;

F. H. BRUFORD
to be Acting Receiver and Paymaster at Belfast, during the absence on leave of Mr. Richardson.

JAMES McCULLOCH,
Treasurer.
Treasury,
Melbourne, 9th October 1876.

ACTING COLLECTOR OF CUSTOMS, ETC.

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

FREDERICK HORATIO BRUFORD, Clerk and Landing Waiter, Customs, Warrnambool,
to be Acting Collector of Customs and Acting Keeper of the Powder-magazine at Belfast, during the absence of Mr. Richardson.

ROBERT S. ANDERSON,
Commissioner of Trade and Customs.
Department of Trade and Customs,
Melbourne, 18th October 1876.

CAMPERDOWN SURVEY OFFICE.

NOTICE is hereby given that

Mr. F. H. D. CORNER
has been authorized to take charge of the Camperdown Survey Office, during the absence, on leave, of Mr. H. O. Bennett, officer in charge, from the 2nd October to the 1st November inclusive.

D. GILLIES,
Commissioner of Crown Lands and Survey.
Lands and Survey Office,
Melbourne, 17th October 1876.

DISTRIBUTORS OF STAMPS.

I HEREBY appoint the undermentioned Postmasters to be also Distributors of Stamps within the Colony of Victoria, according to the provisions of *The Stamps Statute 1869*, viz.:-

PETER RONEY, Diggorra,
ANGUS McDONALD, Glengower,
MRS. ANELIA YEOMAN, Moolap,
PETER J. MACNAMARA, Shelbourne,
FREDK. G. ARKELL, Wandong.

ROBERT RAMSAY,
Postmaster-General.

Post Office and Telegraph Department,
General Post Office,
Melbourne, 18th October 1876.

ELECTORAL REGISTRARS.

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

GEORGE B. LOUDON

to be Electoral Registrar for the Anakie division, *vice* G. Belcher deceased;

RICHARD JOSEPH SHEEHAN

to be Deputy Electoral Registrar for the Smeaton division, *vice* J. Forbes resigned.

JOHN A. MACPHERSON,
Chief Secretary.

Chief Secretary's Office,
Melbourne, 16th October 1876.

NOTICE TO MARINERS.—FIJI; CHESTERFIELD AND BELLONA REEFS; AND SOLOMON ISLANDS.

THE accompanying Hydrographical Memoranda, which have been received from the Commodore commanding the Australian Station, are published for general information.

ROBERT S. ANDERSON,
Commissioner of Trade and Customs.

Department of Trade and Customs,
Melbourne, 18th October 1876.

[Corrections to be published, chart of Fiji Islands No. 2691.]

Pearl, at Sea, 13th September 1876,
Lat. 26° 40' S.; long. 161° 18' E.

Hydrographical Memo. No. 10.

The following particulars, which I have received from Lieutenant Moore, of H.M.S. *Alacrity*, with reference to the position of certain places in the Fiji group, are promulgated for general information and guidance.

North Rock, Astrolabe Reef, Kandavu.—Lat. 18° 87' 47" S.; long. 178° 31' 03" E.

Mount Washington, North Peak, Kandavu.—Lat. 19° 07' 09" S.; long. 177° 57' 09" E.

Bega Island, highest peak.—Lat. 18° 22' 01" S.; long. 178° 06' 26" E.

Longitudes depend on observation spot, Levuka being in long. 178° 49' 45" E.

A. H. HOSKINS, Commodore.

The respective Captains and Officers commanding
H.M. ships, &c., &c., &c.

CHESTERFIELD AND BELLONA REEFS, AND SOLOMON ISLANDS.

Pearl, at Ancituen, New Hebrides,
19th September 1876.

Hydrographical Memo. No. 11.

THE accompanying hydrographical information relative to parts of the Australian Station is promulgated for general information.

A. H. HOSKINS, Commodore.

The respective Captains and Officers commanding
H.M. ships on Australian Station, &c., &c., &c.

Hydrographical information furnished by officers of H.M.S. *Barracouta*, dated 31st August 1876.

Chesterfield and Bellona Reefs.—The master of the whaler *Velocity*, reports having seen heavy breakers whilst on a passage along the east side of Bampton and Chesterfield Reefs, lat. 19° 56' S., long. 158° 53' E.; also that a line of sand islands runs about north and south along the parallel of 159° 57' E. from 19° 7' S. to 19° 20' S.—(Chart Pacific, south-west sheet, 1875, 780 and 2763, Coral Sea Island.)

Indispensable Strait, Nura Island.—(Chart 214 of Solomon Islands).—Nura Island is from 30 to 40 feet high, covered with trees, and has an encircling reef $\frac{1}{2}$ from the shore all around it.

Kura Sura Islands.—These islands are about 50 feet high, covered with trees, and are foul to the N.W. particularly.

The master of the s.s. *Ripple*, Mr. Ferguson, reports that when bound from the southward towards the east end of Guadalcanor Island and along the south coast of Florida, the clearest course is about 3° from the shore along the north coast of Guadalcanor, until reaching 160° E. long. approximate, when the ground becomes clearer. He states that the $\frac{1}{2}$ fathom shoal does not exist.

On the Florida side the best channel is close to the land after getting to the westward of Nogu Island.

Channel between Florida Island and Guadalcanor Island.—(Chart 214, Solomon Islands, corrected January 1876).—Between the meridian of 160° and 160° 49' E. in the channel south of Florida

Island a great deal of foul ground exists. A quantity of foul ground was passed over by H.M.S. *Barracouta*, and a depth of 34 fathoms obtained, with East Island open of east point, Florida Island N. 32° W., Sesarga Island, S. 74° W., Nogu Island, N. 82° W. (This island is not properly placed with regard to Florida Island.)

The shoal consists of sand and coral. It apparently has less than 34 fathoms in some parts of it. The space from this point to East Point on the right, and to Nogu Island on the left, appears to be full of shoal patches.

Four miles S. b. W $\frac{1}{2}$ W. from Sesarga Island there is a small islet covered with bushes, with a reef stretching 5' to the eastward. This reef is divided at about the centre part by a channel. The sea breaks furiously over the shoal parts.

Harbor Island, north-west side Rendova.—(Chart 214, Solomon Islands).—*Barracouta* ran in between the shoals forming the entrance to a small basin in the harbor some 5 miles to the S.W. of Rendova Bay. The centre of Rendova Peak S.E. will lead nearly up to the entrance.

There are several patches inside, and altogether, except with a good sun, it should not be attempted.

The N.W. coast of Rendova Island, which is, according to the chart, free of dangers, has several outlying dangers off the harbor and to the N.E. towards Rendova Bay, some from 1 to 2 miles from the land. It appears clear to the southward and westward.

Ashmore Bank, Inner Route.—(Chart 2354, sheet 20). With West Ashmore Bank S.W. b. S. 2 miles H.M.S. *Barracouta*, passed over a shoal of about 4 fathoms, white sand and black rocks. It is of small extent, and may have a little less water on some of the rocks.

S.W. $\frac{1}{2}$ W. 2' from West Ashmore Bank, passed two large black rocks, with 4 to 5 fathoms on them.

NOTICE TO MARINERS.—QUEENSLAND.

THE accompanying Notice to Mariners, which has been received from the Harbor Authorities at Brisbane, is published for general information.

ROBERT S. ANDERSON,
Commissioner of Trade and Customs.

Department of Trade and Customs,
Melbourne, 19th October 1876.

TIDAL SIGNALS, BURNETT RIVER.

Ox and after the 23rd instant the following Tidal Signals will be made to vessels requiring to cross the Bar of the Burnett River by night. The signals will be exhibited from the yard-arm of the flagstaff at the Pilot Station.

Depth of Water.	Night Signals.
ft. in.	
6 0	Red light
6 6	Green light
7 0	Red light over white
7 6	Red light under white
8 0	Green light over white
8 6	Green light under white
9 0	Red light over green
9 6	Red light under green
10 0	Two red lights, vertical
10 6	Two green lights, vertical
11 0	Two red lights, horizontal
11 6	Two green lights, horizontal
12 0	White light north, red south
12 6	Red light north, white south
13 0	White light north, green south
13 6	Green light north, white south
14 0	Red light north, green south
14 6	Green light north, red south

G. P. HEATH, Commander R.N.,
Portmaster.

Department of Ports and Harbors,
Brisbane, 9th October 1876.

NOTICES TO MARINERS.—SOUTH AUSTRALIA.

THE accompanying Notice to Mariners, which has been extracted from the South Australian Government Gazette, is published for general information.

ROBERT S. ANDERSON,
Commissioner of Trade and Customs.

Department of Trade and Customs,
Melbourne, 16th October 1876.

MACDONNELL BAY.

Marine Board Office, Port Adelaide, 29th Sept. 1876.

Notice is hereby given to masters and owners of vessels, also to Insurance Companies, that no vessel drawing over twelve (12) feet when fully laden, should go to or be chartered for Macdonnell Bay. Vessels should be provided with first-rate coir springs to ease the moorings when the sea comes in, which it does at times without any warning. Immediately that the danger flag is hoisted they should at once go to sea.

R. H. FERGUSON, President Marine Board.

EXAMINATIONS FOR THE CIVIL SERVICE OF INDIA.

THE subjoined Regulations are published for general information.

By His Excellency's Command,
JOHN A. MACPHERSON,
Chief Secretary.

Chief Secretary's Office,
Melbourne, 16th October 1876.

[Circular.]

Downing street, 15th August 1876.

SIR,—I transmit to you, at the request of the Civil Service Commissioners, the enclosed Regulations for an Examination of Candidates for the Civil Service of India, which is to be held in March 1877.

I have, &c.,
CARNARVON.

The Officer Administering the
Government of Victoria.

REGULATIONS FOR THE OPEN COMPETITION OF 1877.

N.B.—The Regulations are liable to be altered in future years.

1. On March 20th, 1877, and following days, an examination of candidates will be held in London. At this examination not fewer than candidates will be selected, if so many shall be found duly qualified. Of these, will be selected for the Presidency of Bengal [for the Upper Provinces, and for the Lower Provinces]; for that of Madras; and for that of Bombay.—Notice will hereafter be given of the days and place of examination.

2. Any person desirous of competing at this examination must produce to the Civil Service Commissioners, before the 1st of February 1877, evidence showing:—

(a) That he is a natural-born subject of Her Majesty.
(b) That his age, on the 1st March 1877, will be above seventeen years and under twenty-one years. [N.B.—In the case of Natives of India this must be certified by the Government of India, or of the Presidency or Province in which the Candidate may have resided.]

(c) That he has no disease, constitutional affection, or bodily infirmity unfitting him, or likely to unfit him, for the Civil Service of India.¹

(d) That he is of good moral character.
He must also pay such fee as the Secretary of State for India may prescribe.²

3. Should the evidence upon the above points be *prima facie* satisfactory to the Civil Service Commissioners, the candidate will, upon payment of the prescribed fee, be admitted to the examination. The Commissioners may, however, in their discretion, at any time prior to the grant of the certificate of qualification hereinafter referred to, institute such further inquiries as they may deem necessary; and if the result of such inquiries, in the case of any candidate, should be unsatisfactory to them in any of the above respects, he will be ineligible for admission to the Civil Service of India, and, if already selected, will be removed from the position of a probationer.

4. The examination will take place only in the following branches of knowledge.

	Marks.
English Composition	500
History of England—including that of the Laws and Constitution	500
English Language and Literature	500
Language, Literature, and History of Greece	750
" " " " Rome	750
" " " " France	375
" " " " Germany	375
" " " " Italy	375
Mathematics (pure and mixed)	1250
Natural Science: that is (1) Chemistry, including Heat; (2) Electricity and Magnetism; (3) Geology and Mineralogy; (4) Zoology; (5) Botany	1000

* * The total (1000) marks may be obtained by a leguate proficiency in any two or more of the five branches of science included under this head.

Moral Sciences: that is, Logic, Mental and Moral Philosophy	500
Sanskrit Language and Literature	500
Arabic Language and Literature	500

Candidates are at liberty to name, before 1st February 1877, any or all of these branches of knowledge. No subjects are obligatory.

5. The merit of the persons examined will be estimated by marks; and the number set opposite to each branch in the preceding regulation denotes the greatest number of marks that can be obtained in respect of it.

6. No candidate will be allowed any marks in respect of any subject of examination, unless he shall be considered to possess a *competent knowledge* of that subject.³

¹ The number of appointments to be made, and the number in each Presidency, &c., will be announced hereafter.

² Evidence of health and character must bear date not earlier than the 1st January 1877.

³ The fee for this examination will be £5, payable by means of a special stamp according to instructions which will be convenient to candidates.

⁴ Nothing can be further from our wish than to hold out premiums for knowledge of wide surface and of small depth. We are of opinion that a candidate ought to be allowed no credit at all for taking up a subject in which he is a mere smatterer.—Report of Committee of 1854. A deduction of marks will be made under each subject including Mathematics.

7. The examination will be conducted by means of printed questions and written answers, and by *visà voce* examination, as may be deemed necessary.

8. The marks obtained by each candidate, in respect of each of the subjects in which he shall have been examined, will be added up, and the names of the candidates who shall have obtained a greater aggregate number of marks than any of the remaining candidates will be set forth in order of merit, and such candidates shall be deemed to be selected candidates for the Civil Service of India, provided they appear to be in other respects duly qualified. Should any of the selected candidates become disqualified, the Secretary of State for India will determine whether the vacancy thus created shall be filled up or not. In the former case, the candidate next in order of merit and in other respects duly qualified, shall be deemed to be a selected candidate. A selected candidate declining to accept of an appointment which may be offered to him will be disqualified for any subsequent competition.

9. Selected candidates, before proceeding to India, will be on probation for two years, during which time they will be examined periodically, with a view of testing their progress in the following subjects:—

	Marks.
1. Oriental Languages: Sanskrit	500
Vernacular Languages of India (each)	400
2. The History and Geography of India	350
3. Law	1250
4. Political Economy	350

In these examinations, as in the open competition, the merit of the candidates examined will be estimated by marks, and the number set opposite to each subject denotes the greatest number of marks that can be obtained in respect of it at any one examination. The examination will be conducted by means of printed questions and written answers, and by *visà voce* examination, as may be deemed necessary. The last of these examinations will be held at the close of the second year of probation, and will be called the "Final Examination," at which it will be decided whether a selected candidate is qualified for the Civil Service of India.

10. Any candidate who, at any of the periodical examinations shall appear to have wilfully neglected his studies, or to be physically incapacitated for pursuing the prescribed course of training, will be liable to have his name removed from the list of selected candidates.

11. The selected candidates who, at the final examination, shall be found to have a competent knowledge of the subjects specified in Regulation 9, and who shall have satisfied the Civil Service Commissioners of their eligibility in respect of age, health, and character, shall be certified by the said Commissioners to be entitled to be appointed to the Civil Service of India, provided they shall comply with the regulations in force, at the time, for that service.

12. Applications from persons desirous to be admitted as candidates are to be addressed to the Secretary to the Civil Service Commissioners, London, S.W., from whom the proper form for the purpose may be obtained.

4th August, 1876.

The Civil Service Commissioners are authorized by the Secretary of State for India in Council to make the following announcements:—

1. Selected candidates will be permitted to choose,⁷ according to the order in which they stand in the list resulting from the open competition as long as a choice remains, the Presidency (and in Bengal the division of the Presidency) to which they shall be appointed, but this choice will be subject to a different arrangement, should the Secretary of State or Government of India deem it necessary.

2. No candidate will be permitted to proceed to India before he shall have passed the final examination, and received a certificate of qualification from the Civil Service Commissioners, or after he shall have attained the age of twenty-four years.

3. The seniority in the Civil Service of India of the selected candidates shall be determined according to the order in which they stand on the list resulting from the final examination.

4. It is the intention of the Secretary of State to allow the sum of £50 after each of the three first half-years of probation, and £150 after the last half-year to each selected candidate who shall have passed the required examinations to the satisfaction of the Commissioners, and shall have complied with such rules as may be laid down for the guidance of selected candidates.

5. All selected candidates will be required, after having passed the second periodical examination, to attend at the India Office for the purpose of entering into an agreement binding themselves, amongst other things, to refund in certain cases the amount of their allowance in the event of their failing to proceed to India. For a candidate under age a surety will be required.

6. After passing the final examination, each candidate will be required to attend again at the India Office, with the view of entering into covenants. The stamps payable on these documents amount to £1.

⁷ Full instructions as to the course of study to be pursued will be issued to the successful candidates as soon as possible after the result of the open competition is declared.

⁸ Including, besides the languages prescribed for the several Presidencies, such other languages as may, with the approval of the Commissioners, be taken up as subjects of examination.

⁹ This choice must be exercised immediately after the result of the open competition is announced, on such a day as may be fixed by the Civil Service Commissioners.

7. Candidates rejected at the final examination of 1879 will in no case be allowed to present themselves for re-examination.

CIVIL SERVICE OF INDIA.

Form of Application; to be filled up by Candidates.

(* * This Form must be sent so as to be received at the Office of the Civil Service Commission before the 1st of February 1877.)

Sir,—I beg to inform you that I desire to be a candidate at the forthcoming examination for the Civil Service of India. As required by the regulations, I transmit herewith—

1 A certificate of my birth, showing that I was born on the day of 18 , and that therefore my age on 1st March 1877, will be above 17 years (complete) and under 21 years.

2 A certificate signed by of my having "no disease, constitutional affection, or bodily infirmity unfitting me for the Civil Service of India."

3 Proof of my moral character, viz. :—
(1.) A testimonial from—
(2.) A testimonial from—

4 A statement of the branches of knowledge in which I desire to be examined, viz. :—

I have also to state, with reference to section 2, clause (a) of the regulations, that I am a natural-born subject of Her Majesty.

I am, Sir,
Your obedient servant,

Name in full—
Address—

To the Secretary,
Civil Service Commission.

1 If a General Register Office certificate cannot be obtained, the instructions printed under "Evidence of Age" will show what evidence should be supplied. If evidence is already in the hands of the Commissioners, strike out "A certificate of my birth," and insert "Evidence is already in the possession of the Commissioners."

2 The terms indicated by the marks of quotation must appear in the certificate, which must be given after personal examination, and bear date not earlier than 1st of January 1877.

3 Two testimonials must be sent, bearing date not earlier than 1st January 1877. One of them should be given by an intimate acquaintance (not a relative) of not less than three or four years' standing; the other, if the candidate has recently left school, should be given by his late schoolmaster, or, if he has had employment of any kind, by his late employer. If the candidate has been at any University, he should send a certificate of good conduct from his college tutor.

4 If mathematics be named, state whether pure or mixed, or both are intended; if natural science be mentioned, state which branches.

EVIDENCE OF AGE TO BE REQUIRED FROM CANDIDATES FOR THE CIVIL SERVICE OF INDIA.

I.—Every candidate born in England or Wales should produce a certificate from the Registrar-General of Births, Marriages, and Deaths, or from one of his provincial officers. This certificate may be obtained at Somerset House, or from the Superintendent Registrar of the district in which the birth took place.

II.—A candidate who is a native of India must have his age certified by the Government of India, or of the Presidency or Province in which he may have resided.

III.—Every other candidate not producing the certificate mentioned in clause I, must prove his age by statutory declaration, and should also, if possible, produce a record of birth or baptism from some official register; under which term may be included the parochial registers of baptisms, the non-parochial registers of baptisms and births deposited at Somerset House under Acts of Parliament, the register kept at the India Office of persons born in India, &c., &c. This regulation applies—

- To all candidates not born in England or Wales.
- To candidates who, though born in England or Wales cannot produce the Registrar-General's certificate.

The Civil Service Commissioners reserve to themselves the right of deciding in each case upon the sufficiency of the evidence produced, but they subjoin the following general rules for the guidance of candidates:—

(a) The declaration should specify precisely the date and place of birth, and should, if possible, be made by the father or mother of the candidate. If made by any other person, it should state the circumstances which enable the declarant to speak to the fact. If an entry in a Bible or other family record be referred to, the Bible or other record must be produced at the time of making the declaration, and must be mentioned in the declaration as having been so produced.

(b) If the candidate was born in England or Wales, the declaration must contain a statement that after due inquiry no entry has been found in the books of the Registrar-General; or a separate declaration must be made to that effect.

(c) If no extract from any register is produced, the declaration must contain a statement that, after due inquiry, no such record is believed to exist; or a separate declaration must be made to that effect.

(d) Statutory declarations must be exactly in the form prescribed by the Act of 5 and 6 William IV., c. 62. A printed form, if required, will be supplied on application to the Civil Service Commissioners.

N.B.—Clergymen, as such, are not qualified to take declarations.

GENERAL ABSTRACT SHOWING THE AVERAGE AMOUNT OF THE LIABILITIES AND ASSETS OF THE COMMERCIAL BANK OF AUSTRALIA, LIMITED.

Taken from the several Weekly Statements during the Quarter, from the 1st July to 30th September, 1876.

LIABILITIES.	AMOUNT.			TOTALS.		
	£	s.	d.	£	s.	d.
Notes in Circulation	96,438	3	4
{ Not bearing Interest
{ Bearing Interest
Bills in Circulation	1,011	6	10
{ Not bearing Interest
{ Bearing Interest
Balances due to other Banks	5,481	18	6
Balances due from other Banks
Amount of all Debts due to the Bank, including Notes, Bills of Exchange, and all Stock and Funded Debts of every description, excepting Notes, Bills, and Balances due to the said Bank from other Banks	421,111	5	7	868,537	15	11
Deposits	447,426	10	4
Total Amount of Liabilities	971,469	4	7
Amount of the capital stock paid up at the close of the quarter ended 30th September 1876	250,000	0	0
Rate of the last dividend declared to the shareholders	8 per cent.	per annum	...
Amount of the last dividend declared	10,000	0	0
Amount of the reserved profits at the time of declaring such dividend	55,994	8	6

ASSETS.	AMOUNT.			TOTALS.		
	£	s.	d.	£	s.	d.
Coined Gold and Silver, and other Coined Metals	82,562	1	8
Gold and Silver in Bullion or Bars	43,790	19	11
Landed Property	63,772	15	6
Notes and Bills of other Banks	16,698	17	8
Balances due from other Banks	14,141	13	9
Amount of all Debts due to the Bank, including Notes, Bills of Exchange, and all Stock and Funded Debts of every description, excepting Notes, Bills, and Balances due to the said Bank from other Banks	1,061,091	13	4
Total Amount of Assets	1,281,968	1	10

ARTHUR NICHOLS, Accountant.
I, HENRY GYLES TURNER, make oath, that to the best of my knowledge and belief the foregoing Abstract is a true and faithful Account of the Average Amount of Assets and Liabilities of the above Bank (within the colony of Victoria) during the period specified; and that the same was made up from the Weekly Statements thereof, kept in pursuance of the provisions of The Banks and Currency Statute 1864.
Sworn before me, at Melbourne, this } J. MASON, Justice of the Peace.
16th day of October 1876.

ARRIVALS BY SEA.

RETURN showing the Number of Persons who Arrived in the Colony of Victoria by Sea during the Month of September 1876.

Port of Arrival, &c.	Place of Departure.									General Total Souls.	
	New South Wales.	Queensland.	South Australia.	Western Australia.	Tasmania.	New Zealand.	South Seas.	Total from the Neighboring Colonies.	The United Kingdom.		Foreign Ports.
Melbourne:											
Adults { Males	688	...	240	1	215	222	...	1,361	370	28	1,759
{ Females	221	...	93	...	94	90	...	498	186	13	697
Children, 12 to 1 year { Males	39	...	20	...	13	23	...	95	30	2	127
{ Females	36	...	13	...	12	28	...	89	44	3	156
Infants { Males	1	...	1	...	1	4	...	7	7	1	15
{ Females	1	5	...	6	9	1	16
Geelong
Portland
Belfast
Warrnambool
Port Albert
Totals	980	...	367	1	336	372	...	2,056	646	48	2,750
Total { Adults { Males	688	...	240	1	215	222	...	1,361	370	28	1,759
{ Females	221	...	93	...	94	90	...	498	186	13	697
Children, 12 to 1 year { Males	39	...	20	...	13	23	...	95	30	2	127
{ Females	36	...	13	...	12	28	...	89	44	3	156
Infants { Males	1	...	1	...	1	4	...	7	7	1	15
{ Females	1	5	...	6	9	1	16
Totals	980	...	367	1	336	372	...	2,056	646	48	2,750

Immigration Office,
Melbourne, 16th October 1876.

LESLEY A. MOODY,
Immigration Agent.

DEPARTURES BY SEA.

RETURN showing the Number of Persons who Departed from the Colony of Victoria by Sea during the Month of September 1876.

Port of Departure, &c.	Place of Destination.									General Total Souls.	
	New South Wales.	Queensland.	South Australia.	Western Australia.	Tasmania.	New Zealand.	South Seas.	Total to the Neighboring Colonies.	The United Kingdom.		Foreign Ports.
Melbourne:											
Adults { Males	430	...	206	...	229	166	...	1,031	114	39	1,184
{ Females	174	...	80	...	74	69	...	397	59	13	469
Children, 12 to 1 year { Males	34	...	25	...	26	7	...	92	14	2	108
{ Females	29	...	26	...	8	11	...	74	21	...	95
Infants { Males	3	...	8	...	3	14	5	3	22
{ Females	3	...	3	...	1	7	7
Geelong
Portland
Belfast
Warrnambool
Port Albert
Totals	673	...	348	...	341	253	...	1,615	213	57	1,885
Total { Adults { Males	430	...	206	...	229	166	...	1,031	114	39	1,184
{ Females	174	...	80	...	74	69	...	397	59	13	469
Children, 12 to 1 year { Males	34	...	25	...	26	7	...	92	14	2	108
{ Females	29	...	26	...	8	11	...	74	21	...	95
Infants { Males	3	...	8	...	3	14	5	3	22
{ Females	3	...	3	...	1	7	7
Totals	673	...	348	...	341	253	...	1,615	213	57	1,885

Immigration Office,
Melbourne, 16th October 1876.

LESLEY A. MOODY,
Immigration Agent.

GOVERNMENT STATIST'S REPORT ON THE VITAL STATISTICS OF MELBOURNE AND SUBURBS, FOR THE MONTH OF SEPTEMBER, AND FOR THE QUARTER ENDED 30th SEPTEMBER 1876.

RETURN for the month of September 1876 showing the estimated population, the number of registered births and deaths of persons, males and females, in the Statistical District of Melbourne and suburbs, embracing a radius of ten miles, and divided into twenty-four sub-districts; also the excess of births over deaths.

Sub-districts.	Estimated Population.	Births of—			Deaths of—			Excess of Births over Deaths.*	Births to every 1000 of the Population	Deaths to every 1000 of the Population.
		Both sexes	Males.	Females.	Both sexes	Males.	Females.			
Melbourne—Bourke Ward ...	12,726	34	16	18	11	5	6	23	The proportion of Births to every 1000 of the population was 3.99.	The proportion of Deaths to every 1000 of the population was 1.36.
" Gipps Ward ...	10,210	16	7	9	54	35	19	-38		
" Lonsdale Ward ...	4,522	3	2	1	4	1	3	-1		
" La Trobe Ward ...	6,133	7	2	5	4	2	2	3		
" Albert Ward ...	4,353	13	11	2	14	9	5	-1		
" Smith Ward ...	13,846	73	39	34	13	7	6	60		
" Victoria Ward ...	10,685	40	24	16	15	10	5	25		
Hotham Town ...	18,250	51	22	29	26	14	12	25		
Fitzroy Town ...	17,576	54	24	30	21	14	7	33		
Collingwood City ...	21,522	72	37	35	25	15	10	47		
Richmond Town ...	19,346	67	42	25	20	13	7	47		
Brunswick Borough ...	5,242	28	13	15	7	3	4	21		
Prahran Town ...	16,309	45	16	29	19	9	10	26		
Emerald Hill Town ...	23,378	65	30	35	19	11	8	46		
Sandridge Borough ...	7,420	26	14	12	5	3	2	21		
St. Kilda Borough ...	9,800	33	18	15	11	5	6	22		
Brighton Borough ...	3,816	11	6	5	4	3	1	7		
Essendon and Flemington Borough	2,615	8	4	4	7	4	3	1		
Hawthorn Borough ...	4,165	16	9	7	4	3	1	12		
Kew Borough ...	3,426	6	5	1	19	14	5	-13		
Footscray Borough ...	3,860	23	7	16	3	3	...	20		
Williamstown Borough ...	7,720	27	14	13	8	7	1	19		
Remainder of District ...	15,709	39	18	21	19	10	9	20		
Shipping in Hobson's Bay and River	2,039		
	Census figs.		
Total ...	244,608	757	380	377	332	200	132	425		
Daily average	25.23	12.67	12.57	11.07	6.67	4.40	14.17		

NOTE.—The Melbourne Hospital and the Gaol are in Gipps Ward; the Alfred Hospital is in Albert Ward; the Immigrants' Home is partly in Albert Ward and partly in Emerald Hill; the Lying-in Hospital is in Smith Ward; the Children's Hospital is in La Trobe Ward; the Metropolitan Lunatic Asylum is in Kew Borough; the Yarra Bend Lunatic Asylum and the Pentridge Stockade are in "Remainder of District;" the Benevolent Asylum is tabulated in Hotham Town.

* In cases where the minus sign (-) is prefixed to any number it implies that the deaths exceeded the births by that number.

The mortality of Melbourne and suburbs, together with the mean temperature in the shade and the mean atmospheric pressure, during the month of September for the ten years 1866-1875, were as follow:—

	Number of Deaths.	Mean Temperature.	Mean Height of Barometer.
September 1866 ...	222	52.4°	29.873 inches.
" 1867 ...	235	53.1°	29.743 "
" 1868 ...	243	54.8°	29.936 "
" 1869 ...	257	52.7°	30.076 "
" 1870 ...	212	51.5°	29.925 "
" 1871 ...	280	53.3°	29.958 "
" 1872 ...	258	53.8°	30.064 "
" 1873 ...	411	53.3°	29.861 "
" 1874 ...	294	50.5°	29.795 "
" 1875 ...	398	51.9°	29.971 "
Mean of ten years ...	285	52.7°	29.920 "

The births of 757 children, viz., 380 boys and 377 girls, were registered in Melbourne and suburbs during the month of September. In the month of August 718 births were registered, or 39 less than in the month under review.

The deaths registered in September numbered 332, viz., 200 of males and 132 of females; the births thus exceeded the deaths by 425. The deaths were 23 less than those in August, but exceeded the average of September during the previous ten years by 47. If, however, allowance be made for the increase of population, they will be found to have been 6 below the average of those ten years.

The highest temperature in the shade recorded at Melbourne Observatory during the month was 80.1° on the 8th, and the lowest was 53.1° on the 12th. The mean temperature of the month (52.9°) was a little above the average. The greatest range of the thermometer in any one day (35.1°) took place on the 8th, viz., from a maximum of 80.1° to a minimum of 45.0°. The least range (4.3°) was on the 9th, viz., from a maximum of 52.8° to a minimum of 48.5°. The mean daily range was 18.8°. The mean atmospheric pressure (29.920 inches) was the same as the average.

Of the deaths recorded during the month 60 per cent. were of males and 40 per cent. of females. Twenty-eight per cent. were of children under the age of 5 years, as against 35 per cent. in September 1875; 25 per cent. in September 1874; 36 per cent. in September 1873; 31 per cent. in September 1872; 37 per cent. in September 1871; 32 per cent. in September 1870; 33 per cent. in September 1869; 37 per cent. in September 1868; 40 per cent. in September 1867; and 41 per cent. in September 1866.

Fifteen deaths of persons of the age of 75 years or upwards were registered during the month under review, viz.:—Those of a plumber, aged 76, who died of rheumatism; a female, aged 80, of alcoholism; two females, aged 76 and 80 respectively, of apoplexy; a gentleman, aged 76, of ossification of the aorta; a laborer, aged 75, and a gentleman, aged 92, of bronchitis; a female, aged 81, of pneumonia; a laborer, aged 75, and a shepherd, aged 83, of asthma; a baker, aged 75, a female and two gentlemen, all aged 76, and a laborer, aged 83, of old age.

Fifteen deaths from external causes were recorded during the month; 8 of which were set down as accidental, 2 as homicidal, and 5 as suicidal. The particulars are as follow:—A female child, aged 3, was killed by doors falling on her; an engineer, aged 28, died of fracture of the thigh, caused by a falling tree; a female, aged 28, died of effusion of blood on the brain, the result of external violence; a female, aged 37, died of accidental burns, received whilst cooking; a prostitute, aged 21, was accidentally drowned by the upsetting of a boat; a sailor, aged 45, was found drowned in the River Yarra; a newly born male infant was found dead, the cause of death, as discovered at the inquest, being "suffocation"; a male infant, aged 2 months, was suffocated in bed. Of the two homicidal deaths one was of a newly born male infant, which was drowned by being delivered under the water; the other was of a laborer, aged 55, who was stabbed in the chest by a woman. Of the persons who committed suicide, three poisoned themselves whilst in a state of temporary insanity, viz.:—A female, aged 38, with chloride of antimony; a town clerk, aged 41, with strychnine; and a male hawkier, aged 41, with opium; a female, aged 47, drowned herself whilst suffering from *delirium tremens*; and a clerk, aged 52, hanged himself in the Kew Lunatic Asylum.

Eighty-six deaths, or 26 per cent. of the whole, took place in public institutions, viz.:—42 in the Melbourne Hospital, 1 in the Immigrants' Home, 1 in the Children's Hospital, 9 in the Alfred Hospital, 3 in the Lying-in Hospital, 8 in the Benevolent Asylum, 1 in the Yarra Bend Lunatic Asylum, 14 in the Metropolitan Lunatic Asylum, 4 in the Melbourne Gaol, and 3 in the Pentridge Stockade.

The deaths of children under five years of age numbered 92, of which 57, or 62 per cent., were of males; and 35, or 38 per cent., were of females. Of those who died, 58 were under one year of age, 13 were between one and two, 5 were between two and three, 12 were between three and four, and 4 were between four and five.

The persons who died at a more advanced age than five years numbered 240. Of these, 143, or 60 per cent., were males, and 97, or 40 per cent., were females; 12 were between five and ten, 6 were between ten and fifteen, 5 were between fifteen and twenty, 10 were between twenty and twenty-five, 8 were between twenty-five and thirty, 16 were between thirty and thirty-five, 30 were between thirty-five and forty, 31 were between forty and forty-five, 22 were between forty-five and fifty, 20 were between fifty and fifty-five, 17 were between fifty-five and sixty, 19 were between sixty and sixty-five, 15 were between sixty-five and seventy, 14 were between seventy and seventy-five, 9 were between seventy-five and eighty, and 6 were upwards of eighty.

The following table shows the causes of death of persons of both sexes under and over five years of age, and the proportions per cent. of deaths from each cause in Melbourne and suburbs, during the month under review:—

Classes.	Causes of Death.	Number of Deaths.					Proportions per cent.
		Total.	Males.		Females.		
			Under five years.	Over five years.	Under five years.	Over five years.	
I.	Zymotic diseases	49	17	11	10	11	14.76
II.	Constitutional diseases	72	3	35	5	29	21.69
III.	Local diseases	159	17	83	9	44	46.08
IV.	Developmental diseases	43	17	8	10	8	12.95
V.	Violent deaths	15	3	6	1	5	4.52
	All causes	332	57	143	35	97	100.00

CLASS I.—ZYMOTIC DISEASES.

- Order 1. *Miasmatic diseases*.—Scarlatina, 11; diphtheria, 3; croup, 6; typhoid fever, &c., 2; erysipelas, 2; influenza, 1; dysentery, 3; diarrhoea, 2; remittent fever, 1; rheumatism, 6.
- " 3. *Dietic diseases*.—Privation, 1; want of breast-milk, 5; intemperance, 2.
- " 4. *Parasitic diseases*.—Thrush, 1; hydatids, 3.

CLASS II.—CONSTITUTIONAL DISEASES.

- Order 1. *Diathetic diseases*.—Gout, 1; dropsy, 2; cancer, 9; tumor, 4.
- " 2. *Tubercular diseases*.—Scrofula, 4; phthisis, 45; hæmoptysis, 1; hydrocephalus, 5; others, 3.

CLASS III.—LOCAL DISEASES.

- Order 1. *Diseases of the nervous system*.—Cephalitis, 8; apoplexy, 13; paralysis, 1; epilepsy, 1; convulsions, 5; brain disease, &c., 15.
- " 2. *Diseases of the organs of circulation*.—Pericarditis, 2; aneurism, 6; heart disease, &c., 27.
- " 3. *Diseases of the respiratory system*.—Bronchitis, 20; pleurisy, 3; pneumonia, 14; congestion of the lungs, 3; asthma, 5.
- " 4. *Diseases of the digestive organs*.—Gastritis, 1; peritonitis, 1; hernia, 2; leucæ, 1; hepatitis, 2; jaundice, 1; liver disease, 3.
- " 5. *Diseases of the urinary organs*.—Nephritis, 2; nephria, 5; diabetes, 1; kidney disease, &c., 5.
- " 6. *Diseases of the organs of generation*.—Ovarian dropsy, 1.
- " 7. *Diseases of the locomotive system*.—Joint disease, &c., 2.
- " 8. *Diseases of the integumentary system*.—Ulcer, 1; skin disease, &c., 2.

CLASS IV.—DEVELOPMENTAL DISEASES.

- Order 1. *Developmental diseases of children*.—Premature birth, 9; cyanosis, 1; spina bifida, 2; teething, 2.
- " 2. *Developmental diseases of adults*.—Childbirth, 5.
- " 3. *Developmental diseases of old people*.—Old age, 9; at the following ages—65, 70, 71, 72, 75, 76, 76, 76, and 82.
- " 4. *Diseases of nutrition*.—Atrophy and debility, 14.

CLASS V.—VIOLENCE.

- Order 1. *Accident or negligence*.—Fractures and contusions, 8; burns and scalds, 1; drowning, 2; suffocation, 2.
- " 2. *Homicide*.—Murder and manslaughter, 2.
- " 4. *Suicide*.—Poison, 3; drowning, 1; hanging, 1.

Deaths from scarlatina fell from 24 in August to 11. Since the first outbreak of that complaint in an epidemic form it has caused the following deaths in Melbourne and suburbs:—

August	1874	19
September	"	60
October	"	179
November	"	251
December	"	197
January	1875	152
February	"	64
March	"	76
April	"	59
May	"	88
June	"	41
July	"	37
August	"	24
September	"	11
Total		1258

Five deaths were set down to the consequences of childbirth, or 1 to every 151 births registered; 44 deaths resulted from phthisis, as against 42 in the previous month. The victim in one of these cases was a female who had just been confined.

QUARTER ENDED 30TH SEPTEMBER 1876.

The number of deaths and the mean temperature in the quarter ended 30th September, during the ten years, 1866-1875 were as follow:—

Quarter ended 30th September	Year	Number of Deaths.	Mean Temperature.
"	1866	708	50.1°
"	1867	776	50.9°
"	1868	819	50.3°
"	1869	843	50.4°
"	1870	881	49.0°
"	1871	828	51.2°
"	1872	826	49.9°
"	1873	1,101	50.5°
"	1874	1,073	48.2°
"	1875	1,122	49.6°
Mean of the quarter in ten successive years		898	50.0°

The number of deaths in the quarter ended 30th September 1876 was 1,169, and the mean temperature in the shade was 49.8°. The deaths exceeded by 271 the average of the corresponding quarter during the previous ten years, or by 105, if allowance be made for the increase of population. The mean temperature of the quarter, although higher than that of the September quarter in each of the two preceding years, was a fifth of a degree below the average.

OCCUPANTS OF CROWN LANDS.—NOTICE TO LESSEES AND LICENSEES IN ARREAR.

LISTS of Occupants of Crown Lands who have not paid Rent and Fees reserved and due upon Leases and Licenses during the month of March 1876 under the sections of the Land Acts hereinafter named.

D. GILLIES,
Commissioner of Crown Lands and Survey.

Department of Lands and Survey (Occupation Branch),
Rent Roll Division,
Melbourne, 18th October 1876.

SECTION 12 OF "THE AMENDING LAND ACT 1865."

District.	Date of Lease.	Name of Lessee.	Parish.	Section.	Allotment.	Extent.			Amount of Rent due.			When due.
						A.	R.	P.	£	s.	d.	
Sale	9.9.69	Donahoe, John	Bengworden South	13	2 ^b	78	0	0	3	18	0	9.3.76
Stawell	1.9.69	Sutherland, Benjn.	Kirkella		82 ^{ab} , 83 ^{ab}	111	1	2	5	12	0	1.3.76

SECTION 20 OF "THE LAND ACT 1869."

District.	Date of Lease.	Name of Lessee.	Parish.	Extent.	Amount of Rent due.			When due.		
					A.	R.	P.		£	s.
Alexandra	19.9.73	McLeish, Daniel, jun.	Murrindindi	187	0	18	9	8	0	19.3.76
"	23.9.74	Scale, Richard	Molesworth	310	1	29	15	11	0	23.3.76
"	19.9.73	Gale, Edward	Acheron	34	3	7	1	15	0	19.3.76
Ararat	12.9.73	Nicholson, Mary	Buangor	33	2	27	1	14	0	12.3.76
"	15.9.74	Roach, Thomas	Langi Logan	207	0	19	10	8	0	15.3.76
Avoca	20.9.74	Emery, Thomas	Amphitheatre	60	0	0	3	0	0	20.3.76
Bairnsdale	22.3.74	Douglas, Henry	Coongulmerang	125	1	30	6	6	0	22.3.76
Belfast	20.3.76	Howe, James	Broadwater	40	1	8	2	1	0	20.3.76
Castlemaine	1.3.75	O'Byrne, Thomas	Walmer and Ravenswood	216	0	8	32	11	0	1.3.76
Colac	4.9.75	Smith, Edwin Robert	Birregurra	59	2	21	3	0	0	4.3.76
Daylesford	14.3.76	King, William	Coliban	34	3	37	1	15	0	14.3.76
Geelong	19.9.73	Armistead, Charles	Beremboke	78	1	14	4	10	0	19.3.76
"	19.9.73	Cameron, Donald	Beremboke	119	1	33	6	0	0	19.3.76
"	20.9.74	Cameron, Duncan	Beremboke	100	1	35	5	10	0	20.3.76
"	20.9.74	Squires, Joseph	Wabdallah	83	2	27	4	9	0	20.3.76
"	1.9.75	Taylor, David	Wabdallah	102	2	1	5	3	0	1.3.76
Hamilton	15.3.75	Eagen, Thomas	Moutajup	50	0	0	2	10	0	15.3.76
"	27.3.75	Golding, George	Yontpayang	50	0	24	2	11	0	27.3.76
"	26.9.75	Lowrie, Peter	Gittjirk	159	2	30	8	0	0	26.3.76
Horsham	19.9.73	Hardingham, Matthias	Bungallally	148	2	0	7	9	0	19.3.76
Maldon	6.9.74	Benstead, Rachel	Bradford	71	1	7	3	12	0	6.3.76
Mansfield	29.9.74	Parker, John	Howqua	20	0	0	1	0	0	29.3.76
Melbourne	12.3.75	Cain, Martin	Parwan	27	2	5	1	8	0	12.3.76
"	6.9.75	Lynch, Edward	Coimadai	14	3	3	0	15	0	6.3.76
"	7.9.74	Reynolds, Robert Harry	Drouin	51	2	27	2	12	0	7.3.76
Portland	24.3.75	McPherson, Donald	Dartmoor	58	3	29	4	8	0	24.3.76
Rosedale	23.3.74	Braden, James	Rosedale	55	2	0	2	16	0	23.3.76
"	23.3.74	Clark, Thomas	Toongabbie South	169	0	0	8	0	0	23.3.76
"	23.3.74	Evens, Thomas	Glenngallo	85	1	10	5	6	0	23.3.76
"	23.9.75	Freeman, John	Toongabbie North	60	0	0	3	0	0	23.3.76
"	4.9.75	Hickey, John	Loy Yang	50	2	36	2	11	0	4.3.76
"	23.3.74	Mau-field, Isaac	Rosedale	160	0	0	8	0	0	23.3.76
"	5.9.75	Missou, Joseph	Loy Yang	53	3	7	2	19	0	5.3.76
"	19.9.73	Phillippe, Richard	Rosedale	41	3	17	2	2	0	19.3.76
"	5.9.75	Waite, John	Toongabbie South	25	0	17	1	6	0	5.3.76
"	5.9.75	Wilson, John	Loy Yang	61	3	0	3	15	0	5.3.76
Rushworth	18.9.75	Allen, Francis	Girgarre East	240	0	0	12	0	0	18.3.76
"	2.9.75	Lewis, Daniel	Toolamba	320	0	0	16	0	0	2.3.76
"	21.3.74	Sheehan, William	Wahring	60	0	0	3	0	0	21.3.76
Sandhurst	28.3.75	Heffernan, John	Yarraberb	36	0	20	1	17	0	28.3.76
"	8.3.74	Keating, Patrick	Marong	311	3	22	73	0	0	8.3.76
"	21.3.74	Malone, Susan	Woodstock	160	0	0	8	0	0	21.3.76
Seymour	17.9.75	Blun, Peter	Worrough	24	0	0	1	4	0	17.3.76
"	7.3.75	Clark, Sidney	Seymour	53	3	36	2	14	0	7.3.76
"	14.9.74	Hogan, Michael	Northwood	180	0	0	9	0	0	14.3.76
"	12.9.73	Maroney, Michael	Avenel	156	2	13	7	17	0	12.3.76
"	12.9.73	Keilly, Daniel	Mangalore	40	0	0	2	0	0	12.3.76
St. Arnaud	23.9.74	Bennetto, James	Banyenong	298	2	26	14	10	0	23.3.76
"	1.3.75	Fitzpatrick, A.	Swanwater	291	0	32	14	12	0	1.3.76
"	22.3.75	Manton, Robert	Swanwater	160	0	0	8	0	0	22.3.76
"	8.3.75	Peterson, Fredk. C.	Darkbonee	12	0	0	0	12	0	8.3.76
"	7.3.75	Ryan, William	Swanwater	320	0	0	16	0	0	7.3.76
"	1.3.75	Robinson, Benjn.	Gowar	100	0	36	5	1	0	1.3.76
Wangaratta	11.9.75	Tyrrrell, Adam	Myrree	41	0	17	2	5	0	11.3.76

SECTION 33 OF "THE LAND ACT 1869."

District.	Date of Lease.	Name of Lessee.	Parish.	Section.	Allotment.	Extent.	Amount due.			When due.
							A.	R.	P.	
Beechworth ...	25.3.72	Nisbet, J. M. ...	Kergunyah North	1	2 ^b	73 3 1	7	8	0	25.3.76
Camperdown	24.3.72	Connor, J. H. ...	Pomborneit	...	32	431 1 8	43	4	0	24.3.76
Inglewood ...	31.3.72	Malone, Daniel	Derby	P	357 3 0	35	16	0	31.3.76
Melbourne ...	20.3.71	Trueman, James	Wanpaeue	A	47	112 0 10	11	6	0	20.3.76
Wangaratta ...	17.9.71	Kearney, Michael	Greta ...	21	1 ^a	145 0 16	14	12	0	17.3.76

SECTION 19 OF "THE LAND ACT 1869."

District.	No. of License.	Original Date of License.	Name of Licensee.	Parish.	Extent.	Amount of licent due.			When due.
						A.	R.	P.	
Alexandra ...	272	23.9.74	Eunraght, J. B.	Alexandra	69 1 38	3	10	0	23.3.76
"	358	1.9.76	Hughes, Chas. P.	Granton	200 0 0	10	0	0	1.3.76
Ararat ...	23308	1.9.74	Allason, R. K.	Eurambeen	75 0 0	3	15	0	1.3.76
"	26096	3.9.73	Bourke, Richard	Colvinsby	51 2 31	2	12	0	3.3.76
"	44727	26.3.74	McGuinness, Thomas	Warrak	193 3 26	9	14	0	26.3.76
Avoca ...	2359	1.9.75	Claxton, Edward	Ridbank	40 0 7	2	1	0	1.3.76
"	4624	1.9.74	Poyntz, G. M.	Ridbank	93 2 23	4	14	0	1.3.76
Bairnsdale ...	37149	1.9.74	Bush, S. J.	Bairnsdale and Goonmure	168 2 0	8	9	0	1.3.76
"	26941	1.9.74	Glen, Jno., jun.	Wuk Wuk	9 2 21	0	10	0	1.3.76
"	556	1.2.76	May, Jno.	Bairnsdale	61 3 24	3	2	0	1.2.76
Beechworth ...	1237	1.3.76	McHenry, Thomas	Whorouly	50 0 19	2	11	0	1.3.76
"	45950	24.3.74	Phillips, Thomas	Bungamero	76 3 34	3	17	0	20.3.76
Benalla ...	36478	28.3.74	Brady, Elizh.	Devenish	79 3 39	4	0	0	28.3.76
"	423	1.3.76	Charles, Walter	Katamatite	318 3 30	15	19	0	1.3.76
"	37415	30.3.74	Campbell, Hugh	Yarrowonga	320 0 0	16	0	0	30.3.76
"	391	1.3.76	Croy, Alexander	Tamleugh	36 0 4	1	17	0	1.3.76
"	714	28.3.74	Furlan, Allen	Moglonemby	187 0 12	9	8	0	28.3.76
"	2630	1.9.75	Gordon, Peter	Buroa	34 0 6	1	15	0	1.3.76
"	2688	1.3.76	Ginnivan, Patrick	Eothesay	51 2 19	2	12	0	1.3.76
"	1057	1.3.76	Greig, Joie	Katamatite	320 0 0	16	0	0	1.3.76
"	1071	1.3.76	Law, William	Katandra	199 3 14	10	0	0	1.3.76
"	43437	26.3.74	Leaf, William	Waia	283 0 0	14	3	0	1.3.76
"	46012	25.3.74	McCartney, James	Karrabumet	316 3 37	15	17	0	26.3.76
"	1559	1.3.76	Payne, B. S.	Pine Lodge	291 3 31	14	12	0	25.3.76
"	1628	1.3.75	Pear, Chas. H.	Lurg	319 3 14	16	0	0	1.3.76
"	1632	1.3.75	Ryan, James	Dookie	193 1 20	9	14	0	1.3.76
"	1663	1.3.76	Rawlings, H.	Gooranbat	319 3 39	16	0	0	1.3.76
"	48033	12.3.74	Ramage, Jas.	Shadforth	88 0 35	4	9	0	1.3.76
"	48034	14.3.74	Stoos, M. M. E.	Tallygaroopna	320 0 0	16	0	0	1.3.76
"	48283	25.3.74	Stoss, J. F. L.	Shepparton	320 0 0	16	0	0	1.3.76
"	49013	25.3.74	Trainer, Owen	Devenish	219 3 38	11	0	0	25.3.76
"	49030	28.3.74	Williams, George	Currawa	127 2 6	6	8	0	25.3.76
"	3910	1.3.76	Wright, Joseph	Pine Lodge	160 0 0	8	0	0	25.3.76
"	3902	1.3.76	Wilson, John	Burraino	308 0 16	15	9	0	1.3.76
"	3902	1.3.76	Williams, Wm., jun.	Currawa	16 0 10	0	17	0	1.3.76
Camperdown	602	1.9.74	McNamara, Michael	Pomborneit	17 2 0	0	18	0	1.3.76
Casterton	36559	1.9.74	Barnes, Edward	Mooree	293 1 20	14	14	0	1.3.76
Chiltern	44176	25.3.74	McGooch, J. H.	Chiltern	113 1 19	5	14	0	25.3.76
Dunolly	36032	10.3.71	Anstis, Richard	Archdale	173 0 19	8	14	0	10.3.76
"	25122	1.9.75	Dickson, James	Bet Bet	37 1 8	1	18	0	1.3.76
"	40862	1.9.74	Heaviside, Fredk.	Bet Bet	196 0 15	9	17	0	1.3.76
"	47836	1.9.74	Silke, William	Molingul	204 0 30	10	5	0	1.3.76
Echuca	36681	16.3.74	Brenock, Jno.	Mooroopna	220 0 0	11	0	0	16.3.76
"	2105	1.3.76	Baldwin, Jno.	Mitiamo	192 2 25	9	13	0	1.3.76
"	37385	3.3.74	Garson, Wm.	Echuca North	98 1 39	4	19	0	3.3.76
"	369	1.9.75	Gommerford, M.	Coomboona	319 3 14	16	0	0	3.3.76
"	36881	16.3.74	Donaghy, Edwd.	Turrumberry	320 0 0	16	0	0	16.3.76
"	25074	24.3.74	Darcy, Patk.	Timmering	162 2 0	8	3	0	24.3.76
"	2486	1.3.76	Daly, H. W.	Patho	109 0 0	5	0	0	1.3.76
"	1363	1.3.75	Gloster, Richard	Kyabram	160 0 0	8	0	0	1.3.76
"	749	1.3.75	Homer, John	Terricks West	320 0 0	16	0	0	1.3.76
"	2925	1.3.76	Johnstone, Wm.	Mitiamo	240 0 0	12	0	0	1.3.76
"	43506	13.3.74	Lindley, H.	Mooroopna	150 1 22	7	11	0	13.3.76
"	43421	3.3.74	Madill, John	Mooroopna	320 0 0	16	0	0	3.3.76
"	43911	13.3.74	Monaghan, John	Unnamed	311 1 36	15	12	0	13.3.76
"	43583	1.9.74	Mann, J. K.	Mount Hope	320 0 0	16	0	0	1.3.76
"	43581	1.9.74	Mann, C. E.	Mount Hope	320 0 0	16	0	0	1.3.76
"	43582	1.9.74	Mann, Henry	Mount Hope	320 0 0	16	0	0	1.3.76
"	1134	1.3.75	Monaghan, Jas.	Turrumberry North	257 2 23	12	18	0	1.3.76
"	1274	1.9.74	McTigh, E.	Mooroopna	206 0 0	10	6	0	1.3.76
"	45505	1.3.75	Noonan, Jas.	Tongala	110 0 0	5	10	0	1.3.76
"	47899	1.9.74	Simpson, Jas.	Turrumberry	300 0 0	15	0	0	1.3.76
"	1690	1.9.74	Stoddart, S.	Koyuga	80 0 0	4	0	0	1.3.76
"	47884	1.9.74	Sinnot, M.	Turrumberry	320 0 0	16	0	0	1.3.76
"	3750	1.3.76	Stewart, K.	Mitiamo	320 0 0	16	0	0	1.3.76
"	3755	1.3.76	Scott, Jas.	Wharparilla	141 0 36	7	2	0	1.3.76
Hamilton	35382	1.3.76	Dyson, Henry	Croxton West	281 2 9	14	2	0	1.3.76
"	1942	1.3.76	Woods, John	Pannyabyr	181 0 28	9	5	0	1.3.76
Heathcote	239	1.3.75	Dwyer, Thomas	Glenhope	67 0 31	3	8	0	1.3.76

LICENSEES IN ARREAR UNDER SECTION 19 OF "THE LAND ACT 1869"—continued.

District.	No. of License.	Original date of License.	Name of Licensee.	Parish.	Extent.		Amount of Rent due.		When due.
					A.	R. P.	£	s. d.	
Horsham	362	1.9.75	Cameron, Wm.	Jilpanger	195	0 0	5	5 0	1.3.76
	2298	1.3.76	Cameron, John	Longerenong	15	2 8	0	16 0	1.3.76
	25039	20.3.74	Flett, James	Laen	161	0 0	8	1 0	20.3.76
	3535	1.9.75	Pressey, Thomas	Jung Jung	83	3 11	4	9 0	1.3.76
		2.9.73	Reynolds, James	Kewell West	230	0 0	14	0 0	2.3.76
Inglewood	28032	1.3.76	Johnston, Wm.	Glenalbyn	39	3 33	2	0 0	1.3.76
	46613	9.3.74	Quish, James	Boort	159	3 33	8	0 0	9.3.76
	47042	17.3.74	Shelford, Edward	Boort	319	3 19	16	0 0	17.3.76
Kyneton	341	1.3.76	Gilbert, Thomas	Langley	99	3 39	5	0 0	1.3.76
Maldon	842	1.9.75	Shearer, John	Bradford	173	0 0	8	13 0	1.3.76
	49011	12.3.74	William, Francis	Neereman	20	1 19	1	1 0	12.3.76
Melbourne	496	1.9.75	Derham, T. B.	Merrimu	153	0 29	7	14 0	1.3.76
	2601	1.9.75	Pinegan, O.	Kinglake	253	3 30	12	14 0	1.3.76
	27859	5.3.74	Hull, T.	Drouin	192	0 17	9	13 0	5.3.76
	41905	19.3.74	Kenny, F.	Tarrawarra	61	1 33	3	5 0	19.3.76
	46857	21.3.74	Reilly, John	Sutton	63	1 3	3	4 0	21.3.76
	1969	1.9.75	Wallace, A.	Longwarra	397	1 37	15	8 0	1.3.76
	1932	1.3.75	Wilson, Thos.	Kinglake	319	3 34	16	0 0	1.3.76
Portland		26.9.73	Cameron, J.	Myamyn	151	0 3	7	12 0	26.3.76
	37884	26.3.74	Compton, James	Tarragul	255	0 37	12	16 0	26.3.76
Port Albert		25.9.73	Beattie, James	Devon	40	1 11	2	1 0	25.3.76
	877	1.3.76	Scott, T. W.	Devon	50	0 0	2	10 0	35.3.76
Rosedale	303	1.3.75	Fullerton, R. A.	Glenmaggie	40	0 0	2	0 0	1.3.76
	40052	1.3.75	Graham, James	Hazlewood	315	0 3	15	16 0	1.3.76
	901	1.9.75	Tanner, N. J.	Glenmaggie	79	2 8	4	0 0	1.3.76
	35321	2.9.73	Williams, R.	Merriman's Creek	200	0 0	10	0 0	2.3.76
	3935	1.3.76	Walker, C. J.	Tanjil	65	3 35	3	6 0	1.3.76
Rushworth	37074	3.3.74	Buchanan, Flora	Waranga	306	0 15	15	7 0	3.3.76
	304	1.3.76	Cameron, D.	Moora	110	0 0	7	0 0	1.3.76
	304	1.3.76	Campbell, Neil	Gobarup	320	0 0	16	0 0	1.3.76
	618	1.9.74	Fraser, Simon	Moora	240	0 8	12	1 0	1.3.76
	40589	23.3.74	Harriman, Thos.	Girgarre	320	0 0	16	0 0	23.3.76
	7519	1.9.75	Hartman, L.	Wanatta	153	3 10	7	14 0	1.3.76
	45779	1.9.74	O'Brien, Stephen	Girgarre East	122	0 30	6	3 0	1.3.76
		17.9.73	Parkin, Samuel	Dargalong	61	2 20	3	2 0	17.3.76
	1659	1.9.75	Ralph, Edward	Leagbur	320	0 0	16	0 0	1.3.76
	1625	1.3.76	Ready, James	Wanatta	98	1 16	4	19 0	1.3.76
	1089	1.3.74	Monson, Nils	Carag Carag	78	1 2	3	19 0	1.3.76
	46239	6.3.74	Prosser, Jane	Bunganail	117	0 0	5	17 0	6.3.76
	Sale	47866	1.9.74	Sibbald, C. L.	Yeerung	319	3 39	16	0 0
Sandhurst	26122	29.9.73	Boots, John	Shelbourne	228	0 0	11	8 0	29.3.76
	321	1.3.76	Connally, O.	Campaspe	167	1 10	8	8 0	1.3.76
	30213	19.3.74	Portune, Jas.	Muskerry	58	3 16	2	19 0	19.3.76
	28963	1.9.74	Lethlean, Alex.	Yallock	160	0 0	8	0 0	1.3.76
	1511	1.9.74	Piggott, John	Tandarra	100	0 0	5	0 0	1.3.76
47614	20.3.74	Stevenson, Joshua	Kamarooka	247	0 0	12	7 0	20.3.76	
Seymour	38511	30.3.74	Dunn, M.	Yea	116	0 19	5	17 0	30.3.76
	1687	1.3.75	Shaddock, J. S.	Puckapunyal	109	3 6	5	10 0	1.3.76
	1935	1.9.75	White, H.	Mangalore	153	3 25	7	14 0	1.3.76
Smythesdale	1919	1.3.76	Wrigley, Jas.	Smythesdale	40	0 0	2	0 0	1.3.76
Stawell	47072	1.3.75	Rower, Wm.	Warra Warra	320	0 0	16	0 0	1.3.76
St. Arnaud	36531	1.9.74	Bankin, Ellis	Banyenna	297	0 12	14	18 0	1.3.76
	110	1.9.74	Bussell, John	Laen	320	0 0	16	0 0	1.3.76
	2149	1.9.75	Barney, A., jun.	Swanwater	15	0 0	0	15 0	1.3.76
		30.9.73	Cole, Francis	Jeffcott	320	0 0	16	0 0	30.3.76
	38927	25.3.74	Futcher, M.	Swanwater	76	0 21	3	17 0	25.3.76
	2630	1.9.75	Futcher, M.	Swanwater	125	0 0	6	5 0	1.3.76
	39961	3.3.74	Gavan, Jas.	Swanwater	141	3 7	7	2 0	1.3.76
	775	1.9.74	Holland, Phos.	Banyenna	319	3 15	16	0 0	1.3.76
		18.9.73	Keily, Jos.	Coonoor	41	1 34	2	5 0	18.3.76
	2958	1.3.75	Kenny, Martin	Rich Avon West	239	0 0	11	19 0	1.3.76
	1025	1.9.74	Lang, Clifton	Banyenna	160	0 0	8	0 0	1.3.76
	1128	1.9.74	Maher, Jas.	Jeffcott	160	0 0	8	0 0	1.3.76
	32025	20.3.74	McAlpine, Wm.	Witchipool	320	0 0	16	0 0	20.3.76
	32171	26.3.74	McLeod, M.	Marnoo	280	2 5	14	1 0	26.3.76
	32304	26.3.74	McKenzie, Geo.	Swanwater	295	1 25	14	16 0	26.3.76
	1282	1.9.74	McDonald, A.	Swanwater	100	0 0	5	0 0	1.3.76
	3368	1.3.76	McCallum, John	Bunguluko	319	3 37	16	0 0	1.3.76
	1444	1.9.74	Nunn, Charles	Laen	317	3 1	15	18 0	1.3.76
	1511	1.9.74	Pearson, A.	Charlton West	320	0 0	16	0 0	1.3.76
	1609	1.9.74	Rice, M.	Gre Gre	61	0 32	3	2 0	1.3.76
	3763	1.9.75	Sholl, James	Ninyeunook	319	3 29	16	0 0	1.3.76
	3757	1.3.76	Slattery, Hugh	Wooronook	137	3 24	6	18 0	1.3.76
	1892	1.3.75	Veal, Thomas	Gowar	320	0 0	16	0 0	1.3.76
1893	1.3.75	Veal, Samuel	Gowar	320	0 0	16	0 0	1.3.76	
1961	1.5.75	Walker, George	Gowar and Coonoor	278	2 23	13	19 0	1.5.75	
Wangaratta	36902	20.3.74	Bowden, John	Lacey	50	0 0	2	10 0	20.3.76
	38508	20.3.74	Egan, R.	Lacey	80	0 0	4	0 0	20.3.76
	1061	1.9.75	Lee, James	Bundalong	175	3 22	8	16 0	1.3.76
	1292	1.9.75	McDougal, Hugh	Bundalong	83	1 16	4	14 0	1.3.76
	1104	1.9.75	Murtagh, W. T.	Mitta Mitta	33	2 20	1	14 0	1.3.76
	1699	1.9.74	Rule, John	Lacey	22	0 0	1	2 0	1.3.76
	1728	1.9.75	Slater, Daniel, jun.	Oxley	314	3 39	15	15 0	1.3.76
	Yackandandah	1104	1.9.75	Murtagh, W. T.	Mitta Mitta	33	2 20	1	14 0
48818		1.9.74	Waller, David	Tintaldra	45	0 16	2	6 0	1.3.76

SECTION 42 OF "THE AMENDING LAND ACT 1865."

District.	No. of Licensee.	Date of License.	Name of Licensee.	Parish.	Extent.	Amount of Rent due.	When due.
Ballarat	4.3.72	Heath, George ...	Kerrit Bareet ...	A. R. P. 45 0 14	£ s. d. 9 0 0	4.3.76
Benalla	1.3.69	Duffy, P. ...	Mooringag ...	80 0 0	8 0 0	1.3.76
"	1.3.69	Dunn, James ...	Dookie ...	116 0 0	12 0 0	1.3.76
"	1.3.69	Weir, John ...	Euroa ...	69 0 0	8 0 0	1.3.76
Creswick	4.3.72	Ashmann, J. ...	Clunes ...	41 2 0	8 10 0	4.3.76
"	22.3.72	Morgan, Chas. ...	Dean ...	40 0 0	6 10 0	22.3.76
Rushworth	14.3.70	Donovan, J. ...	Toolamba ...	160 0 0	16 0 0	14.3.76
"	1.3.69	McGirr, Robt. ...	Carag Carag ...	115 0 0	12 0 0	1.3.76
Smythesdale	26.3.72	Conway, J. ...	Yarrowee ...	32 2 28	6 10 0	26.3.76
"	4.3.72	Hammoud, F. F. ...	Smythesdale ...	60 0 0	9 0 0	4.3.76
Wangaratta	1.3.69	O'Keefe, M. ...	Lacey ...	40 0 0	4 0 0	1.3.76

SECTION 47 OF "THE LAND ACT 1869."

Date of License.	District.	Name of Licensee.	Parish.	Purpose.	Extent.	Amount due.*	When due.
24.3.76	Colac ...	Denmead, Alf. ...	Eliminyt ..	Rural Store ...	A. R. P. 3 0 0	£ s. d. 2 18 4	24.3.76
31.3.76	Echuca ...	Gleeson, John ...	Gunbower ...	Rural Inn ...	0 1 8	2 10 0	31.3.76
10.3.76	Horsham ...	Urbahns, Fredk. ...	Arapiles ..	Rural Store ...	1 0 0	3 15 0	10.3.76
10.3.76	" ...	Bansch, Fredk. ...	Arapiles ...	Hotel ...	1 0 0	3 15 0	10.3.76
17.3.76	" ...	Collins, Henry ...	Kewell East ...	Rural Store ...	3 0 0	2 18 4	17.3.76
3.3.76	Melbourne ...	Field, James ...	Stony Creek ...	Residence	2 5 0	3.3.76
31.3.76	" ...	Stewart, White, and Co.	Sandridge ...	Jetty	7 10 0	31.3.76

* The fees for occupation being payable quarterly, in advance, the figures in this column show the amount due up to the 30th September 1876.

SECTION 49 OF "THE LAND ACT 1869."

District.	Date of License.	Name of Licensee.	Parish.	Extent.	Amount of Rent Due.	When due.
Alexandra ...	3.3.74	Coster, Allen ...	Alexandra ...	A. R. P. 18 1 22	£ s. d. 1 18 0	3.3.76
" ...	10.3.74	Macklin, John ...	Alexandra ...	8 1 23	1 0 0	10.3.76
" ...	10.3.74	Smith, Christina ...	Yarck ...	20 0 0	2 0 0	10.3.76
Ararat ...	16.3.72	Butcher, E. W. ...	Wickliffe South ...	20 0 0	2 0 0	16.3.76
" ...	14.3.73	Borbidge, Wm. Hy. ...	Burrumbeep ...	11 3 6	1 4 0	14.3.76
" ...	3.3.74	Burge, Joseph ...	Wickliffe South ...	20 0 0	2 0 0	3.3.76
" ...	8.3.72	Reid, H. C. ...	Ararat ...	20 0 0	2 0 0	8.3.76
Avoca ...	10.3.76	Fisher, James ...	Bung Bong ...	20 0 0	2 0 0	10.3.76
" ...	16.3.76	Humphrey, Joseph ...	Barkly ...	20 0 0	4 0 0	16.3.76
Ballarat ...	1.3.75	Cleghorn, Richd ...	Arwalla ...	20 0 0	2 0 0	1.3.76
" ...	1.3.75	Cleghorn, Jas. ...	Arwalla ...	14 3 30	1 10 0	1.3.76
" ...	1.3.75	Cleghorn, Jno. ...	Arwalla ...	20 0 0	2 0 0	1.3.76
" ...	16.3.71	Hishon, Cornelius ...	Kerrit Bareet ...	13 2 6	2 0 0	16.3.76
" ...	28.3.74	Newport, Jno. ...	Ballarat East ...	0 1 0	0 5 0	28.3.76
" ...	28.3.74	Williams, Richd. ...	Ballarat ...	0 0 34½	0 5 0	28.3.76
Castlemaine ...	8.3.73	Doyle, Wm. ...	Castlemaine ...	6 0 0	1 0 0	8.3.76
Creswick ...	8.3.72	Betts, Geo. ...	Dean ...	7 3 32	1 0 0	8.3.76
" ...	1.3.76	Gleeson, Ml. ...	Dean ...	20 0 0	2 0 0	1.3.76
" ...	19.3.73	Stack, Garrett ...	Bmeaton ...	8 1 11	1 0 0	19.3.76
Daylesford ...	6.3.73	Radolla, Mansueta ...	Franklin ...	4 0 14	1 0 0	6.3.76
" ...	8.3.72	Hellenys, Jno. ...	Korweinguboora ...	19 3 39	2 0 0	8.3.76
" ...	6.3.73	Henderson, Robt. ...	Wombat ...	19 3 4	2 0 0	6.3.76
" ...	26.3.74	Ure, Peter ...	Holcombe ...	8 3 18	1 0 0	26.3.76
" ...	27.3.71	Heagney, Mathew ...	Campbelltown ...	12 3 33	1 6 0	27.3.76
Dunolly ...	16.3.71	Cotter, Thos., & Young, Wm	Painswick ...	20 0 0	2 0 0	16.3.76
Inglewood ...	1.3.75	Lindolf, Annie ...	Tchuterr ...	20 0 0	2 0 0	1.3.76
" ...	1.3.74	Whitney, Edwd. ...	Tchuterr ...	20 0 0	2 0 0	1.3.76
Maldon ...	1.3.75	McCarthy, Geo. ...	Maldon ...	11 1 19	1 4 0	1.3.76
Maryborough ...	1.3.75	Russell, Jno. ...	Wareek ...	20 0 0	2 0 0	1.3.76
" ...	1.3.75	Ryan, M. ...	Wareek ...	20 0 0	2 0 0	1.3.76
Melbourne ...	10.3.74	Hill, Jno. ...	Button ...	2 3 29	1 0 0	10.3.76
Port Albert ...	1.3.76	Slevin, Edwd. ...	Woodside ...	19 1 0	2 0 0	1.3.76
Sandhurst ...	3.3.74	Fletcher, Edmund ...	Sandhurst ...	1 0 36	1 0 0	3.3.76
" ...	28.3.74	Ives, Jas. J. ...	Sandhurst ...	0 1 0	0 5 0	28.3.76
" ...	7.3.74	Lowes, Barbara ...	Kimbolton ...	15 0 0	1 10 0	7.3.76
" ...	3.3.74	Peebles, Jno. ...	Sandhurst ...	1 0 10	1 0 0	3.3.76
Smythesdale ...	16.3.71	Hood, Donald ...	Mortchup ...	20 0 0	2 0 0	16.3.76
" ...	16.3.71	Roach, Jno. ...	Haddon ...	11 0 0	1 2 0	16.3.76
Tarnagulla ...	26.3.74	Sanderson, Jas. ...	Tarnagulla ...	20 0 0	2 0 0	26.3.76
" ...	6.3.74	Willan, Joseph ...	Tarnagulla ...	4 3 31	1 0 0	6.3.76

APPLICATIONS FOR LICENSES APPROVED.
THE following Applications for Licenses under *The Land Act 1869* having been approved, it is hereby notified that the Rents and Fees specified in each case may be received by the undermentioned Officers
 authorized by the Treasurer to collect Territorial Revenue, to whom the Licenses have been forwarded for issue.
 Department of Lands and Survey (Occupation Branch),
 Melbourne, 17th October 1876.

D. GILLIES,
 Commissioner of Crown Lands and Survey.

Number of License.	Name of Licensee.	Area, subject to modification of boundaries and area.	Parish or Situation.	Allotment.	Section.	Date of License.	Amount to be Collected.			Payable to Receiver and Land Officer at—				
							Surry Charge to licensees in arrears.	Fee for License.	Total Amount of first Payment.					
		A. R. P.					£	s.	d.	£	s.	d.		
Under Section 19.—Payments to be made half-yearly.														
570 S ^b	George Fyarel	320 0 0	Marong	1st Nov. 1876	...	0	5	0	16	5	0	Sandhurst.
128 S ^b	William Schindbeck	79 0 0	Strathfeldsaye	"	...	3	19	0	4	19	0	"
130 S ^b	Mary Bonrke	290 0 0	Tandarra	25 and 26	2	"	...	1	0	0	0	5	0	"
157 S ^b	Christopher Slattery	42 0 0	Shelbourne	"	...	0	5	0	18	18	4	"
222 S ^b	Thomas Ashworth	290 0 0	Pampapl	185 and 186	...	"	...	0	5	0	18	8	4	Inglewood.
3156 K	Samuel Nicker	259 0 0	Kerang	"	...	0	5	0	13	4	0	Kerang.
4014 K	John Young	317 0 0	Cobuna	"	...	1	0	0	16	17	0	Echuca.
3069 K	Jewis	98 0 0	Turrumberry North	"	...	0	5	0	6	5	0	"
3470 K	Frederick W. Nokes	120 0 0	Turrumberry North	"	...	0	5	0	6	5	0	"
3688 K	Frederick Ward	55 0 0	Talamba	pt. 95	...	"	...	1	15	4	4	15	4	"
3988 K	William Wyle	160 0 0	Mitiamo	16	...	"	...	2	14	0	10	19	0	"
3572 K	Mary E. Hancock	128 0 0	Mitiamo and Haynmi	66 and allot. 75	...	"	...	2	10	8	9	3	8	"
3720 K	William Devito	98 0 0	Timenring	171	...	"	...	0	5	0	7	7	0	"
3521 K	Henry Brown	160 0 0	Miloo	50	...	"	...	2	4	0	10	19	0	"
3158 K	John T. Baker	320 0 0	Gunbower	"	...	16	0	0	16	5	0	"
3521 K	William O'Rourke	101 0 0	Gunbower	"	...	5	1	0	5	6	0	"
2555 K	Edward Tuttle	130 0 0	Kotupna	"	...	14	6	0	14	11	0	"
3072 K	George Leven	286 0 0	Kotupna	"	...	16	0	0	16	5	0	"
3072 K	George T. Tomlinson	320 0 0	Narokna	"	...	16	0	0	16	5	0	"
2163 K	Mary J. Bell	160 0 0	Kotupna	"	...	8	0	0	8	5	0	"
2535 S ^t	Michael Davey	200 0 0	Borung	"	...	10	0	0	11	0	0	Inglewood.
4461 S ^t	Samuel Derby	320 0 0	Korong	"	...	16	0	0	16	5	0	"
3178 S ^t	Thomas Oldroyd	40 0 0	Korong.	"	...	2	0	0	2	5	0	"
3907 S ^t	John Trotman	160 0 0	Kurracca	"	...	8	0	0	9	0	0	"
3902 S ^t	Wm. T. Taylor	60 0 0	Kurracca	"	...	3	0	0	4	0	0	"
3902 S ^t	John Pratt	102 0 0	Mysia	4	...	"	...	5	2	0	5	7	0	"
3093 S ^t	Joseph Saunders	120 0 0	Bolerch	"	...	6	0	0	7	0	0	Avoca.
4468 S ^t	Richard Duanel	72 0 0	Warrenhang	122 and 123	...	"	...	3	12	0	5	17	0	"
4353 S ^t	James Crombie, jun.	202 0 0	Watehem	"	...	10	2	0	10	7	0	St. Arnaud.
5531 S ^t	John Parish, a and 1	320 0 0	Conocer West	6th Mar. 1876	...	16	0	0	32	5	0	"
4368 S ^t	James Collins	320 0 0	Woosang	1st Nov. 1876	...	16	0	0	16	5	0	"
5282 S ^t	James McIlwaine 1	320 0 0	Terraptee	"	...	16	0	0	16	5	0	"
5104 S ^t	Edias Male 1	320 0 0	Jeffcott	"	...	16	0	0	16	5	0	"
4077 S ^t	James Griffiths 4	100 0 0	Donald	"	...	5	0	0	5	5	0	"
5237 S ^t	Duncan McDonald	320 0 0	Karyrie	"	...	16	0	0	16	5	0	"
4552 S ^t	Andrew McMurtrie 1	150 0 0	Moollerr	"	...	6	0	0	6	5	0	"
4238 S ^t	Michael Angfish	320 0 0	Coarak East	"	...	7	10	0	7	15	0	"
3839 S ^t	Susan Callaghan	320 0 0	Wooronook	4	...	"	...	16	0	0	16	5	0	"
5633 S ^t	James McIlwaine	320 0 0	Bangulake	"	...	16	0	0	16	5	0	"
3098 S ^t	John Stavelly	300 0 0	Niveunook	"	...	15	9	0	17	7	4	"
3090 S ^t	Joseph M. Sheehan	150 0 0	Gowar	"	...	0	5	0	0	5	0	"
5091 S ^t	Bridget Kenny	240 0 0	Coarak	1st Sept. 1876	...	7	10	0	19	5	0	"
5081 S ^t	John Maher	255 0 0	Rich Avon West	1st Nov. 1876	...	12	15	0	17	8	4	"
4611 S ^t	John Medlyn	319 0 0	Banyana	1st Nov. 1876	...	15	19	0	15	4	0	"
4611 S ^t	Roderick Forbes	308 0 0	Gowar	"	...	13	8	0	19	6	4	"
4931 S ^t	John Kennedy	320 0 0	Cooroopajerrup	19	...	"	...	16	0	0	16	5	0	"

4262 St.	Francis Carroll	Gre Gre	25, 26, 27, and 28	16 0 0	3 15 4	0 5 0	19 18 4	"
5082 St.	Elizabeth M. May	Narraport	...	16 0 0	...	0 5 0	16 5 0	"
5244 St.	John McNaughton	Ninyne	...	16 0 0	...	0 5 0	16 5 0	"
5822 St.	Wm. Edward Trevithick	Ninyne	...	16 0 0	...	0 5 0	16 5 0	"
4080 St.	James Beckham	Sorak East	...	7 4 0	...	0 5 0	10 3 0	"
2181 St.	Alexander Blair	Ninyne	...	15 18 0	2 14 0	0 5 0	16 18 0	"
5689 St.	John Sweeney	Ninyne	...	2 13 0	...	0 5 0	2 18 0	"
3283 St.	John Oldroyd	Killynail	...	11 17 0	...	0 5 0	12 17 0	"
5611 St.	Charles Richards	Baryenong East	...	10 0 0	...	0 5 0	10 5 0	"
2440 St.	John Corbett, jun.	Cooroopjerrup	...	9 6 0	...	0 5 0	9 11 0	"
4886 St.	Jane Jackson	Yerington	...	16 0 0	3 13 4	0 5 0	20 13 4	Inglewood.
1312 St.	Alexander Macdonell	Wingalok	...	16 0 0	...	0 5 0	16 8 0	Stawell.
3315 St.	William Wright	Wingalok	...	16 0 0	...	0 5 0	16 5 0	"
3475 St.	Patrick McLaughan	Wardwell	...	11 9 0	...	0 5 0	11 6 0	"
3695 St.	John O'Meara	Stard	...	16 0 0	...	0 5 0	16 5 0	"
2660 St.	John W. Scott	Landborough	...	1 5 0	...	0 5 0	2 13 0	"
1338 A	Richard G. Bishaw	Exesley	...	2 8 0	...	0 5 0	2 13 0	"
1539 A	Richard B. Rawlings	Exesley	...	4 3 0	1 10 0	0 5 0	3 7 0	Avoca.
1598 A	Richard L. B. Rawlings	Amphitheatre	...	10 11 0	...	0 5 0	10 15 0	"
1636 A	Richard L. B. Rawlings	Amphitheatre	...	1 4 0	...	0 5 0	2 4 0	Ararat.
1786 H.	John St. John	Lexington	...	1 15 0	1 10 0	0 5 0	3 11 0	Hamilton.
174 H.	Alexander Baxter	Croxton East	...	0 5 0	...	0 5 0	1 13 4	"
800 H.	William Hickler	Wyvayng	...	0 5 0	1 3 4	0 5 0	1 13 4	Casterton.
1522 H.	James Pickett	Diby	...	2 1 0	...	0 5 0	2 6 0	"
1377 H.	Peter McCann	Kednoo	...	6 10 0	...	0 5 0	2 8 4	"
170 H.	Thomas Beavis	Heywood	...	4 19 0	1 3 4	0 5 0	5 4 0	Portland.
1560 H.	John McFerran	Heywood	...	15 17 0	...	0 5 0	16 2 0	"
978 W	Mary A. Whitehead	Nulawarre	...	10 0 0	3 4 0	0 5 0	13 9 0	Warrambool.
413 G	Henry Hayes	Wensleydale	...	4 2 0	...	0 5 0	11 4 0	Geelong.
1771 M	James Straker	Wandin Yallock	...	16 0 0	12 18 0	0 5 0	29 3 0	Meibourne.
1859 M	William McDonald, Wilson	Wandin Yallock	...	8 15 0	...	0 5 0	12 4 0	"
2796 M	John Harper, sen.	Bittern	...	5 1 0	...	0 5 0	6 1 0	"
3844 M	William J. Towell	Poooyong	...	8 0 0	...	0 5 0	16 5 0	"
2610 M	David Ferrer	Jeetho	...	8 1 0	...	0 5 0	9 0 0	"
3611 M	Thomas Faithful	Langwarrin	...	4 5 0	2 4 0	0 5 0	6 14 0	"
3384 M	John Clark	Jeetho	...	16 0 0	...	0 5 0	16 5 0	"
3440 M	John Nicholas	Kinglake	...	5 4 0	...	0 5 0	6 4 0	"
3719 M	Edward N. Staff	Narragoon	...	12 12 0	3 15 4	0 5 0	16 10 4	"
3779 M	Robert Stanlake	Kinglake	...	15 19 0	...	0 5 0	16 19 0	"
2274 M	John Connell	Moorebark and Wandin Yallock	...	14 19 0	...	0 5 0	15 19 0	"
2686 M	Henry Goose	Moorebark and Wandin Yallock	...	12 0 0	...	0 5 0	19 0 0	"
2785 M	Matthew Harrison, jun.	Longwarry	...	16 0 0	...	0 5 0	17 0 0	"
3869 M	William Valpiet	Darnum	...	2 12 0	1 15 4	0 5 0	4 12 4	"
2827 M	William H. Horton	Bittern	...	1 4 0	1 10 0	0 5 0	2 19 0	"
3265 M	Patrick McGrath	Phillip Island	...	5 1 0	2 4 0	0 5 0	7 10 0	"
3155 M	Patrick McGrath	Bittern	...	12 13 0	3 13 4	0 5 0	16 11 4	"
3442 M	John Nicholson	Moorebark	...	15 9 0	3 13 4	0 5 0	19 7 4	"
2903 M	John Journeaux	Balmbaring	...	8 17 0	3 4 0	0 5 0	12 6 0	"
2828 M	William Hull	Bittern	...	5 5 0	...	0 5 0	6 5 0	Kilmore.
3341 M	James Ward	Goldie	...	3 1 0	...	0 5 0	3 6 0	Kyncton.
413 C	James Hede	Metcaife	...	0 19 0	1 5 4	0 5 0	2 7 4	"
2081 C	John Muir	Newham	"

* This includes 31858/19 scheduled to the Land Officer on 26th August 1875 and 1927/19 granted per Government Gazette of the 15th January 1875, they having been consolidated. The balance of rent due after credit has been given for the amount paid separately upon the original licences to be collected.

* £16 arrears of rent to be collected, included in total amount of first payment.

* Removal of fencing to be allowed.

APPLICATIONS FOR LICENSES APPROVED—continued.

Number of License.	Name of Licensee.	Area subject to modification of boundaries and area.	Parish or Situation.	Allotment.	Section.	Date of License.	Amount to be Collected.			Payable to Receiver and Land Officer at—			
							Payment.	Survey charge to be returned.	Fee for License.				
		A. B. F.					£	s.	d.	£	s.	d.	
1551 C	Frederick East	15 0 0	Langley	pt. 19	...	1st Nov. 1876	0	13	0	1	3	4	Kyneton.
2482 C	Mary A. Miller	58 0 0	Rutlicar	8...	...	"	2	18	0	1	15	4	Avoca.
186 C	Thomas Curran	100 0 0	Authscar	30	E	"	3	0	0	1	0	0	"
2084 C	John McGowan	60 0 0	Glenhope	"	5	0	0	1	0	0	Heathcote.
412 D	James Stephenson	50 0 0	Kingworn	"	2	10	0	1	15	4	"
461 D	Henry Knight	245 0 0	Glenahoy	"	12	5	0	0	5	0	Inglewood.
501 Bb	Thomas R. Donaldson	320 0 0	Tyngwood	"	2	0	0	1	0	0	"
488 Bb	Jane Drummond	320 0 0	Tyngwood	"	16	0	0	0	5	0	Yackandandah.
79 Bb	Gay Beatty	37 0 0	Yackandandah	4	M	"	1	17	0	1	0	0	"
226 Bc	Thomas Curtis	10 0 0	Bright	"	9	3	0	0	5	0	Bright.
223 Bc	Charles Brooks	820 0 0	Murdoon	pt. 21 and 22	...	"	16	0	0	0	5	0	Bennalla.
242 Bc	Samuel Budge	160 0 0	Pine Lodge	pt. 36	...	"	16	0	0	0	5	0	"
1380 Bc	John McLean	320 0 0	Murdoon	"	16	0	0	0	5	0	"
42 Bc	William Allen	320 0 0	Shadforth	pt. 14	...	"	16	0	0	0	5	0	"
1386 Bc	Duncan McDonald	229 0 0	Wana	"	15	0	0	0	5	0	"
1388 Bc	Enlay McDonald	300 0 0	Wana	"	16	0	0	0	5	0	"
2776 Bc	William Hawker	200 0 0	Tanleigh	"	16	0	0	0	5	0	"
3424 Bc	Nicholas Nicholson	200 0 0	Tallygaroopna	"	7	0	0	0	5	0	"
3125 Bc	Richard Naukervis	320 0 0	Tallygaroopna	"	16	0	0	0	5	0	"
2707 Bc	James Naukervis	150 0 0	Tallygaroopna	"	7	10	0	0	5	0	"
5528 Bc	William Graham	100 0 0	Pine Lodge	"	5	16	0	0	5	0	"
2777 Bc	James Polan	100 0 0	Pine Lodge	"	8	0	0	0	5	0	"
2781 Bc	George Haynes	100 0 0	Pine Lodge	"	5	0	0	0	5	0	"
3696 Bc	Thomas H. Harrison	30 0 0	Moornag	pt. 38	...	"	1	10	0	0	5	0	"
2616 Bc	Andrew Savers	320 0 0	Mokoon	pt. 27 and 28	...	"	16	0	0	0	5	0	"
3011 Bc	David C. Ferris	264 0 0	Mokoon	pt. 42* and 43*	...	"	13	4	0	0	5	0	"
3492 Bc	David Leonard	207 0 0	Mokoon	pt. 4	...	"	10	7	0	0	5	0	"
2758 Bc	John O'Connor	100 0 0	Marraveeny	"	5	0	0	0	5	0	"
3487 Bc	John Hughes	320 0 0	Katunga	"	16	0	0	0	5	0	"
3110 Bc	James O'Hara	320 0 0	Katamatite	"	16	0	0	0	5	0	"
2710 Bc	Charles Moore	229 0 0	Katamatite	"	11	9	0	0	5	0	"
3087 Bc	John Gilmore	155 0 0	Katamatite	"	16	0	0	0	5	0	"
3006 Bc	Thomas Ryan	101 0 0	Karranonus	"	7	13	0	0	5	0	"
3683 Bc	James Mumford	106 0 0	Warrenbayne	pt. 69 and 80	...	"	5	1	0	0	5	0	"
2275 Bc	James Morley	320 0 0	Wendooanook	"	16	0	0	0	5	0	"
3684 Bc	Alexander McE. Smith	320 0 0	Wendooanook	"	16	0	0	0	5	0	"
3602 Bc	Francis Christian	320 0 0	Wendooanook	"	16	0	0	0	5	0	"
48 Bc	Henry W. Ashman	320 0 0	Yalca	"	16	0	0	0	5	0	"
2718 Bc	James Rowe, jun.	320 0 0	Yarrawonga	141 and 143	...	"	16	0	0	0	5	0	"
3016 Bc	Arthur Keenan	320 0 0	Yielma	"	16	0	0	0	5	0	"
3102 Bc	Christopher J. L. Lyle	240 0 0	Yielma	"	12	0	0	0	5	0	"
3104 Bc	Andrew Minchin	320 0 0	Yielma	"	16	0	0	0	5	0	"
3695 Bc	William Minchin	160 0 0	Yielma	"	16	0	0	0	5	0	"
3516 Bc	Samuel Smith	311 0 0	Yielma	"	8	0	0	0	5	0	"
2927 Bc	Michael Phylard	260 0 0	Younanig	"	15	11	0	0	5	0	"
3100 Bc	John Kennedy	240 0 0	Younanig	"	13	0	0	0	5	0	"
1391 Bc	Thomas Murray	100 0 0	Yourang	"	5	0	0	0	5	0	"
	Alexr. McDonald	74 0 0	Yourang	"	3	14	0	0	5	0	"

APPLICATIONS FOR LICENSES APPROVED—continued.

Number of License.	Name of Licensee.	Area, subject to modification of boundaries and area.	Parish or Situation.	Allotment.	Section.	Date of License.	Amount to be collected.				Payable to Receiver and Land Officer at—					
							Payment.	Survey charge to licensee otherwise ordered.	Fee for License.	Total Amount of fine or payment.						
							£	s.	d.	£	s.	d.				
Under Section 19.—Payment to be made half-yearly—continued.																
1498 S	Thomas O'Meara...	10 0 0	Warrwitic	97, 98, 99, 100, 101, pt. 104	...	1st Nov. 1876	0	10	0	0	0	0	15	0	Henthote.	
2154 F	John Bateson	320 0 0	Mitiamo	1st Oct. 1876	3	4	0	0	5	0	19	9	0	Behca.
2992 F	Gottlieb Kautbarisch	57 0 0	Turrumberry North	pt. 160	...	1st Nov. 1876	2	10	0	0	5	0	3	12	0	"
3208 E	William Marwood	50 0 0	Wanarp	1st Oct. 1876	6	1	0	0	5	0	8	13	4	"
2592 E	Patrick Dwyer	121 0 0	Undara	1st Nov. 1876	3	4	0	0	5	0	15	9	0	"
3867 F	George Trass	240 0 0	Pattio	"	12	2	0	0	5	0	19	19	0	"
3867 F	Isabella Templeton	42 0 0	Terrick Terrick East	"	15	13	0	0	5	0	19	19	0	"
3353 E	John McDonnell	313 0 0	Turrumberry North	1st Oct. 1876	16	0	0	0	5	0	19	3	4	Horsham.
2192 F	Theodore Behrens	320 0 0	Croswater	41	...	"	15	11	0	0	5	0	19	3	4	"
3167 H	Mary A. Meagher	311 0 0	Turranginnie	73	...	"	16	0	0	0	5	0	19	3	4	"
2147 H	Richard Byrne	800 0 0	Walup	pt. 17	...	"	16	0	0	0	5	0	19	3	4	"
3607 H	James Quinnivan	320 0 0	Minnay	"	16	0	0	0	5	0	19	3	4	"
3677 H	George Walker	320 0 0	Narragorn	"	16	0	0	0	5	0	19	3	4	"
1320 H	Margaret McDonald	320 0 0	Warrabul	1st Nov. 1876	3	15	0	0	5	0	13	16	0	Castlemaine.
318 C	John Frank	176 0 0	Warrabul	"	5	0	0	0	5	0	9	5	0	Darlesford.
402 C	James Whitburn	100 0 0	Franklin	"	8	5	0	0	5	0	13	0	0	Headcote.
318 C	John Hamilton	165 0 0	Langwornor	"	2	13	0	0	5	0	3	13	0	"
511 C	James Lacy	52 0 0	Langwornor	"	16	0	0	0	5	0	2	5	0	Kyneton.
366 C	Henry Hahn	80 0 0	Langwornor	"	4	0	0	0	5	0	12	5	0	Dunolly.
2085 C	Michael Manning	90 0 0	Dunward	"	2	0	0	0	5	0	16	5	0	"
977 D	James Wiseman	320 0 0	Natie Yallock	1	...	"	14	9	0	0	5	0	15	9	0	Sale.
176 D	Daniel Coughlan	89 0 0	Reahia	1st April 1875	5	17	0	0	5	0	6	2	0	"
4001 S	Robert Wilson	117 0 0	Wade-lock	1st Nov. 1875	3	10	0	0	5	0	8	15	0	Resdale.
3707 S	Louis Snowden	100 0 0	Bengvorden South	"	5	2	0	0	5	0	10	0	0	Sale.
673 S	John McCauley	70 0 0	Glenhaggie	31	...	1st Nov. 1875	14	10	0	0	5	0	15	10	0	Palmerston.
2764 S	Peter Hoftand	102 0 0	Rossdale	pt. 5	...	1st Oct. 1876	4	18	0	0	5	0	5	3	0	Beechworth.
3718 S	John Sykes	12 0 0	Struffard	"	4	18	0	0	5	0	5	3	0	"
2294 S	George J. Crockett	90 0 0	Boodyarn	"	2	19	0	0	5	0	8	4	0	"
878 S	John Shaw	99 0 0	Bungamero	"	1	7	0	0	5	0	2	7	0	"
1784 B	Thomas Shields	59 0 0	Wherouly	"	8	9	0	0	5	0	6	5	0	"
1786 B	John L. Sullivan	27 0 0	Tarrawangee	"	3	10	0	0	5	0	9	9	0	"
1293 B	A. McCormack	80 0 0	Tarrawangee	"	19	19	0	0	5	0	11	4	0	Wangaratta.
1601 B	Richard Marshall	159 0 0	Tarrawangee	"	12	4	0	0	5	0	17	16	4	"
1205 B	Julian Constantine	219 0 0	Eurandalong	pt. 2 and 3	...	"	12	0	0	0	5	0	15	5	0	"
1873 B	Thomas Kennedy	104 0 0	Carragarmungee	pt. 2 and 3	...	"	9	18	0	0	5	0	12	7	0	"
1873 B	H. R. Turner	800 0 0	Carragarmungee	2 and 3 and pt. 6, pt. 6, 25, 5*	...	"	3	4	0	0	5	0	12	7	0	Chiltern.
1876 B	James Thompson	178 0 0	Carhoor	"	2	16	0	0	5	0	3	1	0	"
375 B	Adam Eason	183 0 0	Chiltern West	"	5	3	0	0	5	0	10	18	0	"
132 B	Thomas F. Milthorpe	56 0 0	Chiltern	pt. 1 and 2	...	"	10	13	0	0	5	0	18	0	0	Bright.
132 B	John Strickland	103 0 0	Chiltern	"	7	19	0	0	5	0	10	18	0	Mansfield.
1626 B	James McGarry	213 0 0	Wabonga	"	6	0	0	0	5	0	14	5	0	"
377 A	John Harrah	280 0 0	Dooclan	pt. 104 and 106	...	"	4	0	0	0	5	0	6	14	0	"
936 AL	Hugh M. Graham	129 0 0	Loyola	pt. 35 and 37	...	"	2	0	0	0	5	0	6	5	0	Alexandra.
635 AL	Donald McLaughlan	80 0 0	Wappan	pt. 115	...	"	5	0	0	0	5	0	6	5	0	"
735 AL	Charles W. Ridd	100 0 0	Wappan	pt. 25	...	"	3	5	0	0	5	0	5	10	0	"
449 AL	Thomas Webb	65 0 0	Whanagarwen	pt. 43	...	"	16	0	0	0	5	0	17	0	0	Benalla.
1218 B	James Martin	320 0 0	Taggerly	pt. 18	...	"	1	10	0	0	5	0	3	5	0	"
218 B	Michael Bolton	30 0 0	Yielina	pt. 77	...	"	16	0	0	0	5	0	16	5	0	"
2716 B	Georgius G. Green	320 0 0	Congupna...	"	16	0	0	0	5	0	16	5	0	"
3093 B	Mary Anne Martin	320 0 0	Mokoon	pt. 45 A...	...	"	16	0	0	0	5	0	16	5	0	"

3493 B ^a 3438 B ^b 27330	Walter O'Grady ... William Newcomen ... Geo. C. Hadley ³ ...	309 0 0 820 0 0 319 0 0	Yarawong Tainick ... Yackandandah	pt. 73 pt. 57 and 61 3 and pt. 2	31st Jan. 1874	15 9 0 16 0 0 15 19 0	3 13 4 8 13 4 ...	0 5 0 0 5 0 ...	19 7 4 19 18 4 15 19 0	Wangaratta Yackandandah
753	Henry South; brickmaking ⁶ ...	3 0 0	Echuca North	1st Jan. 1876	2 10 0	10 0 0	Echuca
2626 G	Ernest McL. Forbes; rural store site	3 0 0	Elliminyt	1st Oct. 1876	1 5 0	1 5 0	Colac
2627 G	William Reeco; rural store site	3 0 0	Elliminyt	"	1 5 0	1 5 0	"
2628 G	Alfred Marks; rural store site	3 0 0	Elliminyt	"	1 5 0	1 5 0	"
2629 G	Jane Cunningham; rural store site	3 0 0	Irrewarra	"	1 5 0	1 5 0	"
2630 G	George Howarth; rural store site	3 0 0	Elliminyt	"	1 5 0	1 5 0	"
2631 G	David McCarter; rural store site	3 0 0	Elliminyt	"	1 5 0	1 5 0	"
37 M	John Holman; boat <i>Charlotte Gray</i>	Albert Park Lake	4th Oct. 1856	Melbourne
615 B ^a	Ah Lung; gardening ⁸ ...	1 0 0	Scarsdale	"	Smythesdale
615a B ^a	Ah Lung; gardening ⁸ ...	1 0 0	Scarsdale	"	"
695 B ^a	Ah Yung; gardening ⁹ ...	0 3 24	Smythesdale	8rd Oct. 1876	2 10 0	0 0 0	Castlemaine
2255 C	Samuel Milwood; brickmaking	1 0 10	Castlemaine	1st Oct. 1876	5 0 0	5 0 0	Horsham
425 H ^m	John Long; sawmill site	3 0 0	Dimboola	"	1 5 0	1 5 0	Bright
308 B ^a	Jas. McNamara; rural inn	3 0 0	Myrtleford	1st Jan. 1876	6 5 0	12 10 0	Kerang
670 K	Davey Bros.; lime burning ¹⁰	3 0 0	Boort	1st Oct. 1876	Rosedale
2691	J. A. Peterson; grazing only ¹¹	3 0 0	Taraigoon (township)	1st Sept. 1876	"
2692	Edward Jones, sen.; grazing only ¹²	15,900 0 0	Toongabbie	"
Under Section 49.—Payments to be made yearly.												
197 C ^a	William Cole	20 0 0	Darlington	1st Nov. 1876	2 0 0	1 3 4	0 2 6	3 5 10	Camperdown
538 S ^a	George Moore	20 0 0	Darkhooce	"	2 0 0	...	0 2 6	2 2 6	St. Arnaud
539 S ^a	William S. Moore	20 0 0	Darkhooce	"	2 0 0	...	0 2 6	2 2 6	"
540 S ^a	John Moore	20 0 0	Darkhooce	"	2 0 0	...	0 2 6	2 2 6	Aroca
4 A	George Ackers	20 0 0	Glentpatrick	"	2 0 0	...	0 2 6	2 2 6	"
745 A	Silas Paddon	20 0 0	Glentpatrick	"	2 0 0	...	0 2 6	2 2 6	Ararat
375 A	Elizabeth Hurstfield	20 0 0	Ararat	"	2 0 0	...	0 2 6	2 2 6	Stawell
1242 S ^a	John Dewy	90 0 0	Landborough	"	2 0 0	...	0 2 6	2 2 6	Ingleswood
970 D	Sarah Ann Walker	20 0 0	Glentabbyn	"	2 0 0	...	0 2 6	2 2 6	"
509 D	Annie Longston	20 0 0	Ingleswood	"	2 0 0	...	0 2 6	2 2 6	"
508 D	Elizabeth Longston	20 0 0	Ingleswood	"	2 0 0	...	0 2 6	2 2 6	"
971 D	Edward Williams	20 0 0	Ingleswood	"	2 0 0	...	0 2 6	2 2 6	"
554 D	Richard Mahoney	20 0 0	Ingleswood	"	2 0 0	...	0 2 6	2 2 6	"
578 C	Eileen Wolfenden	20 0 0	Ingleswood	"	2 0 0	...	0 2 6	2 2 6	"
782 AL	Archibald Robertson	20 0 0	Ingleswood	"	2 0 0	...	0 2 6	2 2 6	"
432 AL	Thirza Jury	20 0 0	Ingleswood	"	2 0 0	...	0 2 6	2 2 6	"
781 AL	James M. C. Robertson	20 0 0	Alexandra	pt. 78	2 0 0	...	0 2 6	2 2 6	Talbot
802 G	John W. Thomas	20 0 0	Alexandra	pt. 47	2 0 0	...	0 2 6	2 2 6	Alexandra
556 G	John W. Thomas	20 0 0	Corindhap	pt. 78	2 0 0	...	0 2 6	2 2 6	"
550 G	Patrick Mylon	4 0 0	Waddah	14	1 0 0	...	0 2 6	2 2 6	Geelong
544 S ^a	Joseph Milton	20 0 0	Nelborough	1st Sept. 1876	2 0 0	...	0 2 6	2 2 6	Saunders
871 S ^a	James Hensburgh ¹	14 0 0	Nelborough	1st Nov. 1876	1 8 0	...	0 2 6	1 10 6	Heathcote
820 C	Thomas Rutley	20 0 0	Heathcote	1st Oct. 1876	2 0 0	...	0 2 6	2 2 6	Daylesford
698 C	Joseph Russell	19 0 0	Heathcote	1st Nov. 1876	2 0 0	...	0 2 6	2 2 6	Dunolly
934 C	John McGenna, jun.	20 0 0	Bet. Bet.	"	1 18 0	...	0 2 6	2 2 6	Kyneton
639 B ^a	John Scanlon	20 0 0	Drummond	"	2 0 0	...	0 2 6	2 2 6	Beechworth
155 B ^a	Benjamin Cove	20 0 0	Stunley	1	1 0 0	...	0 2 6	1 2 6	Chiltern
962 B ^a	William Withers	27 0 0	Chiltern West	"	2 0 0	...	0 2 6	2 2 6	"
828 AL	F. G. Sexton, jun. ⁴	17 0 0	Baranboogie	"	1 14 0	...	0 2 6	1 16 6	Alexandra

* One month allowed for removal of fence.
¹ In lieu of notice scheduled to Land Officer.
² The payment in this case covers the right of sailing the above-named boat over the Albert Park Lake until 31st December 1876, and no longer.
³ The period of occupation is for one year, from 4th October 1876, on which date the fee was paid to and the license issued by the Receiver and Paymaster, Smythesdale.
⁴ This covers the fee due to 31st December 1876, 2/2 1/4, having been already paid.
⁵ Fee for the above is 1/10.
⁶ Fee for the above is 1/10.
⁷ Fee for the above is 1/10.
⁸ Fee for the above is 1/10.
⁹ Fee for the above is 1/10.
¹⁰ Fee for the above is 1/10.
¹¹ The above is in lieu of notice which appeared in the Government Gazette of 25th September 1876, p. 1788, announcing the approval of Jones' application for 360 acres, Moynaga, land having been wrongly described.
¹² This includes the area of 945a. It is granted to Withers per Government Gazette of 18th December 1874, p. 2217.
¹³ This is a re-license.
¹⁴ The amount of £10 is for the year 1876.
¹⁵ Subject to special railway condition.

APPLICATIONS UNDER "LAND ACT 1869" NOT GRANTED.

It is hereby notified that the following Applications for Licenses have not been granted:—

No.	Name of Applicant.	Area.			Parish.	Remarks.
		A.	R.	P.		
Applications under section 19 "Land Act 1869."						
3804 E	Edward Sharkey ...	120	0	0	Mitiamo ...	Refused.—Land granted to another.
3792 E	Edward Sharkey ...	120	0	0	Mitiamo ...	Refused.—Land granted to another.
3991 E	John Whiting ...	320	0	0	Dingee ...	Refused.—Land granted to another.
2598 E	Janet Paterson ...	71	0	0	Dingee ...	Refused.—Land granted to another.
2866 E	William Herman ...	228	0	0	Turrumberry North	Refused.—Land granted to another.
3372 E	Catherine McNamara ...	228	0	0	Turrumberry North	Refused.—Land granted to another.
3995 E	John Walsh ...	122	0	0	Terrick Terrick East	Refused.—Land granted to another.
2594 E	Patrick Egan ...	320	0	0	Patho ...	Refused.—Land granted to another.
3523 E	Michl. O'Gorman ...	225	3	35	Terrick Terrick East	Refused.—Land granted to another.
3371 E	Thos. McMurtry ...	48	2	10	Tongala ...	Refused.
3368 E	Thomas McMurtry ...	273	1	17	Tongala ...	Refused.
3688 E	Leonard Reynoldson ...	273	1	17	Tongala ...	Refused.—Land granted to another.
3596 E	Wm. Parker ...	273	1	17	Tongala ...	Refused.—Land granted to another.
2541 E	Charles Dines ...	120	0	0	Mitiamo ...	Refused.—Land granted to another.
2593 E	Eliza C. Evans ...	320	0	0	Mitiamo ...	Refused.—Land granted to another.
3692 E	Catherine Ryan ...	229	0	0	Hayanmi ...	Refused.—Land granted to another.
2744 E	Patrick Griffin ...	60	0	0	Mitiamo ...	Refused.—Land granted to another.
3595 E	Wm. Parker ...	55	0	19	Tongala ...	Withdrawn.—Open for selection on 3rd November
5914 S ¹	Henry Willoughby ...	80	0	0	Swanwater ...	Refused. [1876, at Nine a.m.]
4226 S ¹	John Crothers ...	240	0	0	Donald ...	Refused.
2428 M	Thos. Lyne ¹ ...	175	1	32	Nar-nar-noon ...	Abandoned.—Open for selection on 3rd November 1876, at Nine a.m.
2556 M	Chas. L. Evans ...	74	2	35	Wandin Yallock ...	Abandoned.—Open for selection on 3rd November 1876, at Nine a.m.
234 B ¹	Anne Brady ...	200	0	0	Yarrawonga ...	Withdrawn. [1876, at Nine a.m.]
3618 B ¹	Jno. Ross ...	120	0	0	Dookie ...	Refused.
3583 B ¹	Edwd. Quinn ...	120	0	0	Dookie ...	Refused.
3117 B ¹	Henry Morgan ...	120	0	0	Dookie ...	Refused.
3704 B ¹	Michl. Smith ...	120	0	0	Dookie ...	Refused.
1404 B ¹	Donald McKinnon ...	120	0	0	Dookie ...	Refused.
2630 B ¹	James H. Fraser ...	120	0	0	Dookie ...	Refused.
734 AL	Arthur O'Keefe ...	85	0	0	Acheron ...	Refused.—Land granted to another.
72 AL	Henry Briggs ...	86	3	28	Acheron ...	Refused.—Land granted to another.
639 AL	Wm. McKean ...	86	0	0	Acheron ...	Refused.—Land granted to another.
17 AL	Andw. Armstrong ...	86	3	28	Acheron ...	Refused.—Land granted to another.
753 AL	George Payne ...	86	3	28	Acheron ...	Refused.—Land granted to another.
380 AL	Benjamin J. Howard ...	86	0	0	Acheron ...	Refused.—Land granted to another.
24 S	George Annand ...	320	0	0	Wonwron ...	Refused.—Open for selection on 3rd November 1876, at Nine a.m.
802 S ¹	James Hallinan ...	320	0	0	Waranga ...	Refused.—Open for selection on 3rd November 1876, at Nine a.m.
3233 B ¹	William C. McFarlane ...	80	0	0	Bonegilla ...	Withdrawn. [1876, at Nine a.m.]
71 AL	Mary Anne Bandewig ...	100	0	0	Taggerty ...	Withdrawn.—Open for selection on 3rd November 1876, at Nine a.m.
Application under section 49 "Land Act 1869."						
927 B ¹	Charles Twining ...	19	2	1	Blackwood ...	Refused.
Application under section 47 "Land Act 1869."						
63 G	Henry Bartlett ...	3	0	0	Elliminyt ...	Refused.—Land granted to another.

¹ Subject to railway objections, if any.

Department of Lands and Survey (Occupation Branch),
Melbourne, 11th October 1876.

D. GILLIES,
Commissioner of Crown Lands and Survey.

LICENSES UNDER 47th SECTION "LAND ACT 1869" DEEMED ABANDONED.

The following Licenses under 47th section "Land Act 1869" are hereby deemed abandoned.

Name of Licensee.	Situation and Purpose.	Extent.	Date and page of Gazette notifying approval of application.
Feely, Michael ...	Quarry, Briagolong ...	A. R. P. 2 0 0	8th January 1876, page 19.
Forbes, William ...	Quarry, Briagolong ...	2 0 0	8th January 1876, page 19.
Landy, Michael ...	Quarry, Briagolong ...	2 0 0	8th January 1876, page 19.
Coghill, David ...	Limeburning, Dookie ...	3 0 0	3rd March 1876, page 429.

Department of Lands and Survey (Occupation Branch, Rent Roll Division);
Melbourne, 17th October 1876.

D. GILLIES,
Commissioner of Crown Lands and Survey.

LICENSES UNDER THE 42ND SECTION OF "THE AMENDING LAND ACT 1865" REVOKED.

(The Land Act 1869.)

NOTICE is hereby given that the Governor, acting by and with the advice of the Executive Council, has revoked the following Licenses issued under the authority of the 42nd section of *The Amending Land Act 1865*, and that such licenses have become forfeited and void.

No. of License.	Name of Licensee.	Date of License.	Area for which License issued.	Parish.
611 ¹	Frederick Brown...	21st February 1870...	A. R. P. 40 0 0	Argyle—(Corr.17262/42.)
17708	Thomas Wood ...	7th December 1869...	70 0 0	Bonegilla.—(Corr.19935/31.)
17735	George Kennedy ...	7th December 1869...	70 0 0	Bonegilla.—(Corr.19973/19.)

¹ Subject to concurrence of the Minister for Mines.

Department of Lands and Survey,
(Occupation Branch) Rent Roll Division,
Melbourne, 9th October 1876.

D. GILLIES,
Commissioner of Crown Lands and Survey, being
The Responsible Minister of the Crown administering
The Land Act 1869.

LAND DECLARED OPEN FOR SELECTION.

Notice is hereby given that the land comprised in the above licenses will be open for selection, under the provisions of Part II. of *The Land Act 1869*, on and after Friday the 3rd day of November 1876, at Nine a.m. Improvements, if any, to be paid for by incoming selector.

Department of Lands and Survey,
(Occupation Branch) Rent Roll Division,
Melbourne, 9th October 1876.

D. GILLIES,
Commissioner of Crown Lands and Survey, being
The Responsible Minister of the Crown administering
The Land Act 1869.

APPLICATIONS FOR LEASES UNDER SECTION 20 APPROVED.—(No. 80.)

THE following Applications for Leases under section 20 of *The Land Act 1869* having been approved, it is hereby notified that the Rents and Fees specified in each case may be received by the undermentioned Revenue Officers.

Date of Lease.	Name of Lessee.	Parish.	Extent.	Amount to be collected.					Payable to the Officer authorized by the Treasurer to collect Territorial Revenue at—	
				Rent payable half-yearly.	Rent due to date.	Fees.		Total to pay.		
						Lease.	Certificate.			
A. R. P.	£ s.	£ s.	£	£	£ s.					
Nov. 11, 1874	James Skelly ...	Kjora ...	58 3 38	2 19	11 16	1	1	13 16	Ararat 20308	
Sept. 5, 1876	James Cudmore ...	Warrenmang ...	20 1 1	1 1	1 1	1	1	3 1	Avoca 25288	
Mar. 7, 1875	Thomas Clapperton ...	Glenlogie ...	311 2 32	15 12	62 8	1	1	64 8	" 11560	
Sept. 7, 1876	Alexr. Helman ...	Whorouly ...	10 0 0	0 10	0 10	1	1	2 10	Beechworth 27238	
" 7, "	Thos. Argus ...	Devenish ...	319 3 26	16 0	16 0	1	1	18 0	Benalla 26367	
Aug. 19, "	Edmd. Kennedy ...	Pine Lodge ...	204 0 0	10 4	10 4	1	1	12 4	" 28405	
Jan. 14, "	Joseph Hall ...	Goorambat ...	320 0 0	16 0	32 0	1	1	34 0	" 16862	
Sept. 27, 1875	Norman McKenzie ...	Ecklin ...	162 1 13	8 3	24 9	1	1	26 9	Camperdown 22477	
Aug. 22, 1876	Jeremh. Morgan ...	Walmer ...	84 1 13	4 5	4 5	1	1	6 5	Castlemaine 32695	
June 21, "	Philip Burgoine ...	Diggorra ...	279 2 16	14 0	14 0	1	1	16 0	Echuca 23763	
Aug. 14, "	Thos. Jones ...	Mitiamo ...	318 1 13	15 19	15 19	1	1	17 19	" 28084	
July 1, "	Michl. Kennedy ...	Diggorra ...	162 0 6 1/2	8 3	8 3	1	1	10 3	" 33090	
" 1, "	Michl. O'Grady ...	Diggorra ...	140 0 6 1/2	7 1	7 1	1	1	9 1	" 33090	
Dec. 13, 1875	Cathe. McDonnell, exx. of A. McLaren	Spring Plains ...	143 2 37	7 4	14 8	1	1	16 8	Heathcote 18301	
June 27, 1876	J. A. Hoffmann ...	Vectis East ...	70 0 0	3 10	3 10	1	1	5 10	Horsham 27663	
" 26, "	Edwd. Jones ...	Kewell ...	213 0 0	10 13	10 13	1	1	12 13	" 28070	
Dec. 18, 1875	Willm. Johns ...	Lowan ...	320 0 0	16 0	32 0	1	1	34 0	" 28001	
Aug. 30, 1876	Carl Haensler ...	Nullan ...	320 0 0	16 0	16 0	1	1	18 0	" 27310	
May 22, "	David Aitken ...	Aripiles ...	266 0 0	13 6	13 6	1	1	15 6	" 23338	
June 26, "	Hector Stewart ...	Ashens ...	270 0 0	13 10	13 10	1	1	15 10	" 34464	
Aug. 1, "	Wm. Rodger ...	Salisbury West ...	320 0 0	16 0	16 0	1	1	18 0	Inglewood 33555	
May 9, "	Christh. Metelman ...	Tarnagulla ...	87 1 3	4 8	4 8	1	1	6 8	" 30155	
April 16, "	John Corby ...	Carlsruhe ...	60 0 0	3 0	6 0	1	1	8 0	Kyneton 24231	
Aug. 28, "	James White ...	Tarrenhower ...	75 0 3	3 16	3 16	1	1	5 16	Maldon 8955/19	
July 18, "	Willm. Davis ...	Brankeet ...	166 1 33	8 7	8 7	1	1	10 7	Mansfield 24489	
Aug. 1, 1874	Patk. Sheahan ...	Greensborough ...	33 3 20	1 14	8 10	7 9	Melbourne 6066	
Sept. 10, 1876	Chas. Cochran ...	Traralgon ...	108 2 0	5 9	5 9	1	1	14 0	Rosedale 26601	
Feb. 21, "	Willm. Atkin ...	Winnindoo ...	120 0 0	6 0	12 0	1	1	14 0	" 23332	
May 22, "	James Falls ...	Toongabbie North	156 0 10	7 17	7 17	1	1	9 17	" 12972	
Sept. 2, "	John Beaufort ...	Brimin ...	29 3 9	1 10	1 10	1	1	3 10	Rutherglen 25751	
Aug. 15, "	Saml. Davidson ...	Brimin and Boorhaman	116 2 16	5 17	5 17	1	1	7 17	" 24488	
Sept. 5, "	George Taft ...	Lilliput ...	99 3 38	5 0	5 0	1	1	7 0	" 35009	
May 28, 1875	Patk. Darcy ...	Darkbonee ...	63 2 0	3 4	9 12	1	1	11 12	St. Arnaud 9815	
Aug. 12, 1876	James Carruthers ...	Gre Gre ...	304 0 32	15 5	15 5	1	1	17 5	" 24102	
July 25, "	Robt. Maiese ...	Banyenong ...	320 0 0	16 0	16 0	1	1	18 0	" 32820	
Sept. 2, "	Walter Dyer ...	Dalyenong ...	82 0 0	4 2	4 2	1	1	6 2	" 24413	
Aug. 15, "	David Shannon ...	East Charlton ...	319 3 37	16 0	16 0	1	1	18 0	" 34279	
July 31, "	Robt. Gibbs ...	Wa-de-lock ...	72 0 33	3 13	3 13	1	1	5 13	Sale 26633	
" 22, "	E. F. Bates ...	Wa-de-lock ...	101 2 3	5 2	5 2	1	1	7 2	" 23684	
Dec. 11, 1875	Wm. Mitchell ...	Bow Wurrung ...	52 3 12	2 13	2 13	1	1	4 13	" 29965	
Sept. 5, 1876	Patk. Hurley ...	Wa-de-lock ...	40 0 0	2 0	2 0	1	1	4 0	" 27875	
" 20, "	John Cain ...	Muskerry ...	240 0 0	12 0	12 0	1	1	14 0	Sandhurst 24092	
Aug. 27, "	Patk. Wolfe ...	Strathfieldsaye ...	106 0 18	5 7	5 7	1	1	7 7	" 35771	
May 8, "	Willm. Kelly ...	Longwood ...	150 0 0	7 10	7 10	1	1	9 10	Seymour 28381	
June 21, "	Patk. Dockery ...	Lowly ...	189 3 27	9 10	9 10	1	1	11 10	" 24528	
Aug. 22, "	Jas. G. Doig ...	Oxley ...	141 2 33	7 2	7 2	1	1	9 2	Wangaratta 24519	
Sept. 19, "	John Rain ...	Lacoby ...	54 2 32	2 15	2 15	1	1	4 15	" 39347	
Nov. 26, 1875	George Wm. Bell ...	Carrangar-mungee	51 1 32 1/2	2 12	5 4	1	1	7 4	" 11044	
July 12, 1876	Jane Glasgow ...	Nirranda ...	88 0 10	4 9	4 9	1	1	6 9	Warrnambool 26731	
Aug. 16, "	Chas. Cross ...	Yabba ...	194 0 0	9 14	9 14	1	1	11 14	Yackandandah 24300	
" 27, "	Willm. Ballard ...	Bonegilla ...	170 2 9	8 11	8 11	1	1	10 11	" 25897	
" 1, "	Chas. Thornton ...	Wooragee ...	127 2 3	6 8	6 8	1	1	8 8	" 34853	
June 26, "	John Barber ...	Yabba ...	109 3 17	6 10	5 10	1	1	7 10	" 25894	
				8348 0 32 1/2	418 14	556 17	52	52	660 17	

Department of Lands and Survey (Occupation Branch), Melbourne, 17th October 1876. D. GILLIES, Commissioner of Crown Lands and Survey.

APPLICATIONS FOR LEASES UNDER SECTION 33 APPROVED.—(No. 23.)

THE following Applications for Leases under Section 33 of *The Land Act 1869* having been approved, it is hereby notified that the Rents and Fees specified in each case may be received by the undermentioned Revenue Officers.

Date of Lease.	Name of Lessee.	Section.	Allotment.	Parish.	Extent.	Amount to be collected.					Payable to the Officer authorized by the Treasurer to collect Territorial Revenue at—
						Rent payable yearly.	Rent due to date.	Fees.		Total to pay.	
								Lease.	Certificate.		
A. R. P.	£ s.	£ s.	£	£	£ s.						
31.1.73	Morris, James S.	65	Irrewillipe ...	109 3 28	11 0	Colac.
14.6.72	McCormack, James	...	50	Bonegilla ...	75 3 16	7 12	7 12	Yackandandah.
15.7.72	Gorman, John ...	G	4	Avenol ...	189 2 32	19 0	19 0	Seymour.
19.5.72	Smith, D. C.	12	Corop ...	184 1 24	13 10	Rushworth.
3.4.72	Chloaesy, Michael...	...	39b	Scorsby ...	100 0 0	10 0	10 0	Melbourne.
12.8.72	Nichol, Joseph	17	Yackandandah	100 3 26	10 2	10 2	Yackandandah.
16.10.72	Heaney, Robert	n	Greenhills ...	36 0 0	3 12	3 12	Portland.
8.10.72	Way, Henry Robt.	...	166b	Boorhaman ...	45 1 20	4 12	4 12	Wangaratta.

Lands and Survey Office, Melbourne, 17th October 1876. D. GILLIES, Commissioner of Crown Lands and Survey.

APPLICATIONS FOR GRANTS APPROVED.

THE following Applications for Grants under *The Land Act 1869* having been approved, it is hereby notified that the balance to complete the purchase and fees specified in each case may be received by the undermentioned Revenue Officers.

Name.	Parish.	Extent.	Amount to be Collected.					Payable to the Officer authorized by the Treasurer to collect Territorial Revenue	
			Balance to complete Purchase.	Fees.			Total to pay.		
				Grant.	Certifi- cate.	Assurances.			
A. R. P.	£ s. d.	£ s.	£	£ s. d.	£ s. d.	£ s. d.			
Under section 20.—(No. 78.)									
Barthw. Cahir ...	Lal Lal ...	60 0 0	42 0 0	1 0	1	0 2 6	44 2 6	Ballarat 8545/19	
David Phillips...	Holcombe ...	19 1 32	7 14 0	1 0	1	0 0 6	9 14 6	Daylesford 9359	
Richd. Blake ...	Dargile ...	80 2 6	56 14 0	1 0	1	0 3 5	58 17 5	Heathcote 10390	
John Cameron...	Bylands ...	17 0 4	12 12 0	1 0	1	0 0 9	14 12 9	Kilmore 11291	
Cathe. McGrath, admin- istratrix of Patk. McGrath	Axedale ...	59 2 29	42 0 0	1 0	1	0 2 6	44 2 6	Sandhurst 30446	
Mattw. Nolan ...	Sandhurst ...	6 1 33	4 18 0	1 0	1	0 0 4	6 18 4	" 18732	
G. A. Aeschmann ...	Illawarra ...	100 0 2	70 14 0	1 0	1	0 4 3	72 18 3	Stawell 6106/19	
John Webb ...	Illawarra ...	109 0 38	77 0 0	1 0	1	0 4 7	79 4 7	" 21911	
			443 1 24	313 12 0	8 0	8	0 18 10	330 10 10	
Under section 31.—(No. 50.)									
Donald Bethune ...	Corindhap ...	40 0 0	...	1 0	1	0 1 8	2 1 8	Geelong 15543	
Hugh Guthrie ...	Wallan Wallan ...	58 3 16	...	1 5	1	0 2 3	2 7 3	Kilmore 17244	
Hugh Guthrie ...	Wallan Wallan ...	20 0 0	5 10 0	1 0	1	0 0 10	7 10 10	" 17244	
Lawrence Beary ...	Trentham ...	80 0 0	16 17 6	1 5	1	0 3 4	19 5 10	Kyneton 14561	
Richd. Cowling ...	Baringhup ...	80 1 17	8 0 0	1 5	1	0 3 5	10 8 5	Maldon 19948	
James McDrafft ...	Carisbrook ...	80 2 34	12 0 0	1 5	1	0 3 5	14 8 5	Maryborough 18756	
James Catn ...	Nepean ...	123 0 20	12 0 0	1 5	1	0 5 2	14 10 2	Melbourne 20406	
John Matheson ...	Burramboot East ...	80 0 0	...	1 5	1	0 3 4	2 8 4	Rushworth 16119	
Ernest Luecke ...	Sandhurst ...	19 3 36	2 0 0	1 0	1	0 0 10	4 0 10	Sandhurst 19427	
			468 0 3	56 7 6	10 10	9	1 4 3	77 1 9	

Department of Lands and Survey (Occupation Branch),
Melbourne, 17th October 1876.

D. GILLIES,
Commissioner of Crown Lands and Survey.

HEARING OF REASONS AGAINST THE FORFEITURE OF CERTAIN LICENSES BY PERSONS APPOINTED UNDER 100TH SECTION OF THE LAND ACT 1869.

NOTICE is hereby given that reasons against the forfeiture of the licenses in the schedule hereto, which are deemed liable to forfeiture under the provisions of *The Land Act 1869*, will be publicly heard by the persons appointed by me, the responsible Minister of the Crown administering the said Act, to hear the same and report thereon in writing to me, when the persons in the said schedule mentioned as holders of such licenses will be allowed to show cause against the same at the places and on the dates mentioned in the schedule hereto and before the persons therein mentioned in the first and second columns respectively set opposite the names of said licensees.

The Surveyor-General of Victoria, Alexander J. Skene, Esq., is a member *ex officio* of all Local Land Boards.

D. GILLIES,
Commissioner of Crown Lands and Survey, being
The Responsible Minister of the Crown administering
The Land Act 1869.

Lands and Survey Office (Occupation Branch, Rent Roll Division),
Melbourne, 17th October 1876.

Schedule.

Place and Date of Hearing.	Persons appointed by the Minister.	No. of License.	Date of License.	Name of Licensee.	Area.	Locality.
					A. R. P.	
Licenses under Part II. of "The Land Act 1869."						
Tarrangingee, 31st October 1876	District Surveyor, President of Oxley Shire Council; Local Member of Mining Board	46873	1st Nov. 1874	Curtis Alexander Reid	803 2 2	Carboor.
Ararat, 1st November 1876	Police Magistrate, District Surveyor, President of Shire Council, Mayor of Ararat, Local Member of Mining Board	1122	1st Oct. 1875	John Miller ...	160 0 18	Jallukar.
Warrnambool, 1st November 1876	Police Magistrate, Acting District Surveyor, Mayor of Warrnambool, President of Shire Council	836	1st May 1875	Alice Scown ...	74 0 3	Laang.
Horsham, 3rd November 1876	Police Magistrate, District Surveyor	23697 837 1369	15th Jan. 1874 1st June 1875 1st May 1875	Alexander Bain ... John Heale ... John McNeill ...	240 0 26 53 1 23 819 3 16	Lallat. Kupanyup. Natimuk.
Licenses under Part III. (Section 49) of "The Land Act 1869."						
Warrnambool, 1st November 1876	Police Magistrate, Acting District Surveyor, Mayor of Warrnambool, President of Shire Council	2316 10164	22nd May 1873 7th July 1873	Botham Lee ... Richard Parker ...	15 0 5 12 0 19	East Framlingham East Framlingham.
Licenses under Part III. (Section 47) of "The Land Act 1869."						
Warrnambool, 1st November 1876	Police Magistrate, Acting District Surveyor, Mayor of Warrnambool, President of Shire Council	...	1st April 1871 1st Jan. 1875 8th Oct. 1873 14th Oct. 1873 10th Oct. 1874 14th May 1873 1st Jan. 1873 14th Oct. 1873	T. Conden ... Jas. T. Ibbotson ... P. Dunford ... D. Sullivan ... G. Reilly ... R. Williams ... J. Fannam ... J. Kavanagh ...	3 0 0 3 0 0 3 0 0 1 3 11 3 0 0 3 0 0 3 0 0 3 0 0	Purnim. Purnim. Purnim. Purnim. Purnim. Purnim. Purnim. Purnim.
(Corr. 137/W/AG.)						

TRANSFERS APPROVED.

THE following Applications for Transfer of Licenses under the 42nd, 47th, and 49th sections of the Land Acts 1865 and 1869 respectively having been approved, it is hereby notified that the Rent specified in each case may be received by the undermentioned Revenue Officers.

Number of License.	Name of Transferor.	Name of Transferee.	Area subject to modification of boundaries and area.	Parish.	Held under	Date of License.	Yearly Payment.			Transfer Fee and where Paid.	Rent payable Revenue Officer at—
							£	s.	d.		
1242 a, b, c	Richard Darlington	Charles Machin	A. 66 2 7	Hawkestone	42nd sec.	29/6/68	11	10	0	£4. Heathcote, 9/10/76	Castlemaine.
2284 ¹	James Dixon	John Jones	54 0 14	Wangaratta	"	25/10/75	9	0	0	£1. Wangaratta, 9/10/76	Beechworth.
...	Geo. Anstey and another	John Mooney	3 0 0	Toongabbie South	47th sec.	1/1/76	16	0	0	£1. Sale, 20/9/76	Sale.
1282	James McCulloch	Julia Good	19 3 39	Wombat	49th sec.	1/4/74	2	0	0	10s., Daylesford, 11/10/75	Daylesford.
271	Abel Edwards	John S. Watson	4 1 32	Nillumbik	"	1/10/74	1	0	0	10s., Melbourne, 11/4/76	Melbourne.
1312	William Burchall	Henry Gale	20 0 0	Craigie	"	26/6/72*	2	0	0	10s., Talbot, 16/10/76	Maryborough.

* No. of Original Licenses 902, 6878, 7372; dates 7th February 1870, 28th January 1867, 11th March 1867.

Department of Lands and Survey (Rent Roll Division), Melbourne, 17th October 1876.

D. GILLIES,
Commissioner of Crown Lands and Survey.

LICENSE UNDER PART II, SECTION 19, "LAND ACT 1869," REVOKED.

Corrigendum.

REFERRING to the notice in *Gazette* No. 74, 13th October 1876, in which it is stated that Mary Goff's 19th section license for 320 acres in the parish of Mologa, as being in the district of Echuca, is revoked: It is hereby notified that the said land should have been stated as being in the district of Kerang.

D. GILLIES,
Commissioner of Crown Lands and Survey, being
The Responsible Minister of the Crown administering
The Land Act 1869.
Department of Lands and Survey
(Occupation Branch, Rent Roll Division),
Melbourne, 17th October 1876.

LICENSES UNDER PART II, SECTION 19, "LAND ACT 1869," REVOKED.

NOTICE is hereby given that the Governor, acting by and with the advice of the Executive Council, has revoked the licenses mentioned in the schedule hereunder, and that such licenses have become forfeited and void.

D. GILLIES,
Commissioner of Crown Lands and Survey, being
The Responsible Minister of the Crown administering
The Land Act 1869.
Department of Lands and Survey
(Occupation Branch, Rent Roll Division),
Melbourne, 9th October 1876.

Schedule.

St. Arnaud district: John Hughes; parish of Rich Avon West; extent, 37a. 2r. 28p.—(Corr.763/19.)
Kerang district; Richard Davcy; parish of Mologa; extent, 318a. 3r. 12p.—(Corr.38295/19.)

LICENSE UNDER PART III, SECTION 19, "LAND ACT 1869," REVOKED.

NOTICE is hereby given that the Governor, acting by and with the advice of the Executive Council, has revoked the license mentioned in the schedule hereunder, and that such license has become forfeited and void.

D. GILLIES,
Commissioner of Crown Lands and Survey, being
The Responsible Minister of the Crown administering
The Land Act 1869.
Department of Lands and Survey
(Occupation Branch, Rent Roll Division),
Melbourne, 9th October 1876.

Schedule.

Sale district: James McCarthy; parish of Winnindoo; extent, 15a. 3r. 38p.—(Corr.12748/49.)

EXPIRED LICENSE UNDER PART II "LAND ACT 1869" DECLARED VOID.

WHEREAS the license as specified in the schedule hereunder has expired by effluxion of time, notice is hereby given that such license is hereby declared null and void. The land will be open for selection under Part II. of *The Land Act 1869* on and after the 27th October 1876, as stated in *Gazette* No. 74, 13th October 1876, page 1884.

D. GILLIES,
Commissioner of Crown Lands and Survey, being
The Responsible Minister of the Crown administering
The Land Act 1869.
Department of Lands and Survey
(Occupation Branch, Rent Roll Division),
Melbourne, 17th October 1876.

Schedule.

Castlemaine district: John Mitchell; parish of Muckleford; extent, 48a. 3r. 14p.—(Corr.3937/19, 20.)

HOLDINGS UNDER PART III "LAND ACT 1869" REVOKED AND DECLARED OPEN FOR SELECTION.

WHEREAS the holdings as specified in the schedule hereunder have been revoked, the lands described therein will be open for selection under the provisions of Part III. of *The Land Act 1869* on and after Friday the 3rd day of November 1876, at Nine a.m.

Improvements, if any, to be paid for by incoming selector.
D. GILLIES,
Commissioner of Crown Lands and Survey, being
The Responsible Minister of the Crown administering
The Land Act 1869.
Department of Lands and Survey
(Occupation Branch, Rent Roll Division),
Melbourne, 17th October 1876.

Schedule.

Pursuant to Order of the Governor in Council of 9th October 1876.

¹ Sandhurst district: License of Thomas Tamagui; parish of Huntly; extent, 15a. 3r. 27p.—(Corr.902/49.)

² Castlemaine district: License of David Lynch; parish of Lauriston; extent, 3r. 34p.—(Corr.2387/49.)

³ Camperdown district: License of John McIntyre; parish of Tooloork; extent, 17a. 0r. 12p.—(Corr.3587/49.)

⁴ Subject to special mining conditions of the 49th section, *Land Act 1869.*

⁵ Subject to the concurrence of the Minister of Mines.

AREA OF HOLDINGS UNDER PART II. "LAND ACT 1869" REDUCED.

WHEREAS the areas of the holdings specified in the schedule hereunder have been, by excising portions thereof, reduced, the land so excised will be open for selection under the provisions of Part II. of *The Land Act 1869* on and after Friday the 3rd day of November 1876, at Nine a.m., Improvements, if any, to be paid for by incoming selector.

D. GILLIES,
Commissioner of Crown Lands and Survey, being
The Responsible Minister of the Crown administering
The Land Act 1869.

Department of Lands and Survey
(Occupation Branch, Rent Roll Division),
Melbourne, 17th October 1876.

Schedule.

Pursuant to Order of the Governor in Council of 9th
October 1876.

Camperdown district: License of James Neill; parish of Brucknell; extent, from 194 acres to 100 acres. Open for selection, 94 acres.—(Corr.45408/19.)

Benalla district: License of Angus McKay; parish of Balmattam; extent, from 319a. 3r. 29p. to 101a. 0r. 26p. Open for selection, 218a. 3r. 3p.—(Corr.1289/19.)

Benalla district: License of Osbert Henderson; parish of Balmattam; extent, from 249a. 1r. 9p. to 125a. 0r. 31p. Open for selection, 126a. 0r. 18p.—(Corr.866/19.)

Kerang district: License of Patrick Nugent Hussey; parish of Calvill; extent, from 277a. 1r. 6p. to 234a. 1r. 6p. Open for selection, 43 acres.—(Corr.776/19.)

AREA OF HOLDING UNDER PART II. "LAND ACT 1869" REDUCED.

WHEREAS the area of the holding specified in the schedule hereunder has been, by excising portion thereof, reduced, notice is hereby given that the land so excised will not be open for re-licensing.

D. GILLIES,
Commissioner of Crown Lands and Survey, being
The Responsible Minister of the Crown administering
The Land Act 1869.

Department of Lands and Survey
(Occupation Branch, Rent Roll Division),
Melbourne, 17th October 1876.

Schedule.

Pursuant to Order of the Governor in Council of 9th October 1876.

Echuca district: License of Horberry Lindley; parish of Mooroolbark; extent, from 150a. 1r. 22p. to 148a. 3r. 22p.—(Corr. 42506/19.)

HOLDINGS UNDER PART II. "LAND ACT 1869" REVOKED AND DECLARED OPEN FOR SELECTION.

WHEREAS the holdings as specified in the schedule hereunder have been revoked, the lands described therein will be open for selection under the provisions of *The Land Act 1869*, as hereunder, on and after Friday the 3rd day of November 1876, at Nine a.m.

Improvements, if any, to be paid for by incoming selector.

D. GILLIES,
Commissioner of Crown Lands and Survey, being
The Responsible Minister of the Crown administering
The Land Act 1869.

Department of Lands and Survey
(Occupation Branch, Rent Roll Division),
Melbourne, 17th October 1876.

Schedule.

(Pursuant to Order of the Governor in Council of 9th October 1876.)

Open for selection under Part II. of *The Land Act 1869.*

St. Arnaud district: License of Henry Smith; parish of Towaninny; extent, 319a. 1r. 14p.—(Corr.3760/19.)

Horsham district: License of Auguste Hoffmann; parish of Wonwondah; extent, 119a. 1r. 32p.—(Corr.2800/19.)

Horsham district: License of Ernst Hermann Pohlner; parish of Dimboola; extent, 160 acres.—(Corr.3554/19.)

Hamilton district: License of Samuel Womersley; parish of Jennawarra; extent, 100a. 2r. 36p.—(Corr.1927/19.)

Sale district: License of Theodore B. Little; parish of Stratford; extent, 144a. 3r. 20p.—(Corr.517/19.)

Alexandra district: License of John Anstey; parish of Loyola; extent, 117a. 3r. 19p.—(Corr.10/19.)

Hamilton district: License of Elizabeth Pettingill; parish of Broadwater; extent, 320 acres.—(Corr.1530/19.)

Sale district: License of Thomas Hurley; parish of Glenmaggie; extent, 104a. 0r. 6p.—(Corr.41217/19.)

St. Arnaud district: License of William McClure; parish of Wychitella; extent, 123a. 0r. 9p.—(Corr.3318/19.)

St. Arnaud district: License of William McClure; parish of Wychitella; extent, 176a. 2r. 29p.—(Corr.5268/19.)

Warrnambool district: License of John Healy; parish of Laang; extent, 19a. 1r. 12p.—(Corr.4087/19.)

Melbourne district: License of Patrick Murphy; parish of Corinella; extent, 48a. 2r. 19p.—(Corr.44061/19.)

Stawell district: License of James Blair; parish of Glenorchy; extent, 19a. 1r. 10p.—(Corr.70/19.)

Kerang district: License of Samuel Savadge; parish of Boort; extent, 279a. 3r. 15p.—(Corr.1691/19.)

Melbourne district: License of William Witt; parish of Nunawading; extent, 143a. 2r. 15p.—(Corr.1912/19.)

Melbourne district: License of Alicia McQuade; parish of Mooroolbark; extent, 320 acres.—(Corr.1255/19.)

Melbourne district: License of David Kennedy; parish of Woolamai; extent, 258a. 1r. 14p.—(Corr.14953/19.)

Echuca district: License of Robert Vile; parish of Mooroolbark; extent, 120 acres.—(Corr.48575/19.)

Benalla district: License of Alexander Robbie; parish of Laceby; extent, 78a. 2r. 9p.—(Corr.47032/19.)

Benalla district: License of Elizabeth Dwyer; parish of Youarang; extent, 199a. 3r. 37p.—(Corr.38620/19.)

Benalla district: License of James Dewry; parish of Goombat; extent, 316a. 3r. 37p.—(Corr.500/19.)

Benalla district: License of Henry Franklin; parish of North Wangaratta; extent, 40 acres.—(Corr.641/19.)

Benalla district: License of Edwin Bytham Dyason; parish of Branjee; extent, 129a. 2r. 18p.—(Corr.467/19.)

Alexandra district: License of Patrick Doyle; parish of Boorolite; extent, 100 acres.—(Corr.223/19.)

Melbourne district: License of Thomas Smith; parish of Greensborough; extent, 61a. 3r. 39p.—(Corr.47811/19.)

St. Arnaud district: License of John Fone Lever; parish of Towaninny; extent, 250 acres.—(Corr.1063/19.)

Benalla district: License of John Daly; parish of Arcadia; extent, 315 acres.—(Corr.38235/19.)

Camperdown district: License of Frederick Morris; parish of Ecklin; extent, 222a. 2r. 23p.—(Corr.548/19.)

Melbourne district: License of William Shelton; parish of Rochford; extent, 99a. 3r. 21p.—(Corr.47595/19.)

Hamilton district: License of William Ryan; parish of Mirranatwa; extent, 12a. 3r. 36p.—(Corr.1694/19.)

Sandhurst district: License of Thomas Staturey; parish of Neilborough; extent, 90a. 0r. 11p.—(Corr.47423/19.)

Sandhurst district: License of Thomas Staturey; parish of Neilborough; extent, 99a. 1r. 30p.—(Corr.47445/19.)

Echuca district: License of William Beatson; parish of Patho; extent, 52a. 2r. 38p.—(Corr.99/19.)

Echuca district: License of John Jamieson; parish of Mooroolbark West; extent, 120 acres.—(Corr.41410/19.)

Benalla district: License of Jesse Gower; parish of Whitfield; extent, 58a. 2r. 12p.—(Corr.682/19.)

St. Arnaud district: License of Josiah Langford; parish of Tottington; extent, 319a. 3r. 37p.—(Corr.3048/19.)

Beechworth district: License of Henry Devine; parish of Boorhaman; extent, 114 acres.—(Corr.35535/19.)

Hamilton district: License of Charles A. E. Morandi de Walkinski; parish of Pawbymbyr; extent, 172a. 0r. 39p.—(Corr.48792/19.)

Bairnsdale district: License of James Pelly; parish of Tambo; extent, 103a. 0r. 13p.—(Corr.750/19.)

Bairnsdale district: License of Thomas Hooper; parish of Bumberrah; extent, 213 acres.—(Corr.361/19.)

St. Arnaud district: License of Edward Clarke; parish of West Charlton; extent, 306a. 3r. 34p.—(Corr.345/19.)

St. Arnaud district: License of James Driver; parish of Kooreh; extent, 200 acres.—(Corr.477/19.)

Hamilton district: License of James Miller; parish of Mirranatwa; extent, 319a. 3r. 39p.—(Corr.43369/19.)

Beechworth district: License of Michael Moloney; parish of Estcourt; extent, 164a. 1r. 21p.—(Corr.1141/19.)

St. Arnaud district: License of John Leishman; parish of Banyenna; extent, 261 acres.—(Corr.42242/19.)

Beechworth district: License of Rachel Jane Nichol; parish of Yackandandah; extent, 94a. 2r. 7p.—(Corr.45451/19.)

St. Arnaud district: License of Michael Kenealy; parish of Dalynong; extent, 225a. 2r. 29p.—(Corr.2962/19.)

St. Arnaud district: License of Henry Heywood; parish of Wycheproof; extent, 100a. 0r. 5p.—(Corr.2753/19.)

Echuca district: License of Henry James; parish of Cohuna; extent, 320 acres.—(Corr.904/19.)

Benalla district: License of Alexander Dunne; parish of Tharanbegg; extent, 22a. 0r. 30p.—(Corr.517/19.)

Benalla district: License of Thomas Guthrie; parish of Kialla; extent, 60 acres.—(Corr.40879/19.)

St. Arnaud district: License of Thomas McCormack; parish of Thalia; extent, 199a. 3r. 39p.—(Corr.1379/19.)

Benalla district: License of Abraham Edwin Pensom; parish of Pine Lodge; extent, 99a. 3r. 88p.—(Corr.1527/19.)

Echuca district: License of James Simpson; parish of Patho; extent, 300 acres.—(Corr.47899/19.)

Horsham district: Authority to occupy of Donald Guthrie; parish of Kellalac; extent, 319a. 2r. 2p.—(Corr.710/19.)

Castlemaine district: Authority to occupy of David Hamilton Fleming; parish of Langwornor; extent, 86a. 1r. 28p.—(Corr. 39187/19.)

Horsham district: Authority to occupy of Gregor C. McKinnon; parish of Wallup; extent, 320 acres.—(Corr. 32335/19.)

Horsham district: Authority to occupy of William James Buchanan; parish of Wail; extent, 318a. 0r. 11p.—(Corr. 167/19.)

Open for selection under Part III. of *The Land Act 1869.*
Melbourne district: License of William J. Black; parish of Neerim; extent, 259a. 3r. 37p.—(Corr.93/19.)

¹ Subject to concurrence of Minister for Mines.

² Subject to resumption of any part, at western boundary, that may be required for Dummankle Water Reserve.

³ Subject to concurrence of Minister for Railways.

⁴ Subject to excision of a road one chain wide along the southern boundary.

⁵ Subject to concurrence of Minister for Mines and Minister for Railways.

APPROACHING LAND SALES.

SALES of Crown Lands in Fee-simple to be held at the undermentioned places and dates, viz.:-

	No. of Gazette.		No. of Gazette.
Avenel— Thursday 26 Oct. ... 66		Maryborough— Tuesday 31 Oct. ... 69	
Bairnsdale— Thursday 16 Nov. ... 72		Melbourne— Tuesday 31 Oct. ... 69 Tuesday 21 Nov. ... 77	
Ballarat— Tuesday 14 Nov. ... 74		Rochester— Tuesday 24 Oct. ... 66 Tuesday 14 Nov. ... 74	
Beechworth— Monday 23 Oct. ... 66		Rosedale— Wednesday 8 Nov. ... 72	
Belfast— Tuesday 31 Oct. ... 69		Sale— Tuesday 14 Nov. ... 72	
Casterton— Tuesday 31 Oct. ... 69		Sandhurst— Thursday 16 Nov. ... 72 Thursday 30 Nov. ... 77	
Daylesford— Tuesday 31 Oct. ... 69		Smythesdale— Tuesday 14 Nov. ... 74	
Dunolly— Thursday 26 Oct. ... 66		St. Arnaud— Tuesday 24 Oct. ... 66	
Geelong— Wednesday 8 Nov. ... 72		Stawell— Tuesday 31 Oct. ... 69	
Hamilton— Tuesday 31 Oct. ... 69		Talbot— Wednesday 8 Nov. ... 72	
Horsham— Tuesday 24 Oct. ... 66 Wednesday 8 Nov. ... 72 Tuesday 21 Nov. ... 77		Wangaratta— Tuesday 24 Oct. ... 66	
Inglewood— Monday 23 Oct. ... 66 Monday 20 Nov. ... 77		Warrnambool— Tuesday 14 Nov. ... 74	
Kerang— Thursday 24 Oct. ... 66		Wedderburn— Thursday 16 Nov. ... 74	

Lands and Survey Office, Melbourne.

SALES (Nos. 4507, 4508, 4509, 4510.) OF CROWN LANDS IN FEE-SIMPLE.

HIS EXCELLENCY THE GOVERNOR, with the advice of the Executive Council, has been pleased to direct that sales by auction of the undermentioned Crown Lands will be holden at the times and places stated hereunder, and that such lands be offered for sale in the lots hereinafter specified, and at the upset price fixed to each lot respectively.

The lands will be sold in fee-simple, and subject to the covenants, conditions, exceptions, and regulations directed by the Governor in Council by an Order in Council, dated the 26th day of May 1873, and published in the *Government Gazette* of the 30th May 1873, page 941.

A deposit of one-half the price at which each lot is sold must be paid by the purchaser at the time of sale, and all such payments shall be made only in gold, silver, or bank notes, or cheques approved of by the officer conducting the sale, and the residue of such price must be paid within one month from that time.

D. GILLIES,
Commissioner of Crown Lands and Survey.

Lands and Survey Office (Occupation Branch),
Melbourne, 18th October 1876.

INGLEWOOD.—Sale (No. 4507) at ELEVEN o'clock a.m. on MONDAY the 20th NOVEMBER 1876, at the COURT HOUSE. To be conducted by the Receiver and Paymaster.

TOWN LOTS:

INGLEWOOD, PARISH OF INGLEWOOD, COUNTY OF GLADSTONE.
Near the Old Foundry.

- Upset price 7l. per lot.—Charge for survey 1l.
- Lot 1. Area 1r. 10 7-10p., allotment 4, section 1A. Valuation 65l.
- Lot 2. Area 1r. 10 7-10p., allotment 5, section 1A. Valuation 65l.
- Lot 3. Area 1r. 10 7-10p., allotment 6, section 1A. Valuation 45l.
- Lot 4. Area 1r. 10 7-10p., allotment 7, section 1A. Valuation 45l.
- Upset price 2l. per lot.—Charge for survey 1l.
- Lot 5. Area 1r., allotment 8, section 1A.
- Lot 6. Area 1r., allotment 9, section 1A.
- Upset price 4l. per lot.—Charge for survey 1l.
- Lot 7. Area 1r., allotment 10, section 1A. Valuation 105l.
- Lot 8. Area 1r., allotment 11, section 1A. Valuation 25l.

On the road to the Botanical gardens.

- Upset price 4l. per lot.—Charge for survey 1l.
- Lot 9. Area 1r. 8p., allotment 5, section 23.
- Upset price 8l. per lot.—Charge for survey 1l.
- Lot 10. Area 1r. 20 5-10p., allotment 6, section 23. Valuation 25l.

- Upset price 3l. per lot.—Charge for survey 1l.
- Lot 11. Area 1r., allotment 7, section 23.
- Lot 12. Area 1r., allotment 8, section 23.
- Upset price 5l. per lot.—Charge for survey 1l.
- Lot 13. Area 1r., allotment 9, section 23. Valuation 100l.
- Upset price 3l. per lot.—Charge for survey 1l.
- Lot 14. Area 1r., allotment 10, section 23.

MUNICA, PARISH OF JANEMBER EAST, COUNTY OF BENDIGO.
At Bear's Lagoon

- Upset price 2l. per lot.—Charge for survey 1l.
- Lot 15. Area 1r. 5 3-10p., allotment 1, section 1.
- Lot 16. Area 1r. 25 8-10p., allotment 2, section 1.
- Upset price 3l. per lot.—Charge for survey 1l.
- Lot 17. Area 2r. 29p., allotment 3, section 1.
- Upset price 4l. per lot.—Charge for survey 1l.
- Lot 18. Area 1a., allotment 2, section 2.
- Lot 19. Area 1a., allotment 4, section 2.
- Upset price 5l. per lot.—Charge for survey 1l.
- Lot 20. Area 1a. 1r., allotment 6, section 2.
- Lot 21. Area 1a. 1r., allotment 7, section 2.
- Upset price 3l. per lot.—Charge for survey 1l.
- Lot 22. Area 2r. 26p., allotment 10, section 2.
- Upset price 5l. per lot.—Charge for survey 1l.
- Lot 23. Area 1a. 0r. 1 2-10p., allotment 12, section 2.
- Lot 24. Area 1a. 1r., allotment 8, section 3.
- Upset price 4l. per lot.—Charge for survey 1l.
- Lot 25. Area 1a., allotment 3, section 3.
- Upset price 8l. per lot.—Charge for survey 1l.
- Lot 26. Area 2a., allotment A.

BRIDGEWATER, PARISH OF BRIDGEWATER, COUNTY OF BENDIGO.
In the township of Bridgewater.

- Upset price 12l. per lot.—Charge for survey 1l.
- Lot 27. Area 1a., allotment 3, section 6. Valuation 150l.
- Lot 28. Area 3r. 23p., allotment 1, section 11. Valuation 120l.

COUNTRY LOTS.

PARISH OF YARRABERR, COUNTY OF BENDIGO.

Adjoining Mr. J. Hughes' 19th section block.

- Upset price 1l. per acre.—Charge for survey 1l.
- Lot 29. Area 20a., allotment 1, section 21.

Rural site of Mr. Henry Gregory.

- Upset price 2l. 10s. per acre.—Charge for survey 1l.
- Lot 30. Area 1a., allotment 2A., section 10. Valuation 200l.

PARISH OF POMPAHEL, COUNTY OF BENDIGO.

Formerly held under section 12 by P. Leahy.

- Upset price 2l. per acre.—Charge for survey 10l. 18s.
- Lot 31. Area 217a. 3r. 29p., allotments 168, 169.

PARISH OF JARKLAN, COUNTY OF BENDIGO.

Formerly held under section 12 by T. Martin.

- Upset price 2l. per acre.—Charge for survey 8l. 8s.
- Lot 32. Area 167a. 3r. 3p., allotment 170.

Lots 1 to 14 and 29 will be sold subject to the right to mine beneath the surface without compensation, except for surface damage.

MELBOURNE.—Sale (No. 4508) at TWO o'clock p.m. on TUESDAY the 21st NOVEMBER 1876, at the AUCTION ROOMS of Messrs. JOHN BUCHAN AND CO., Queen street. To be conducted by JOHN HALL, Esq.

SUBURBAN LOTS.

PARISH OF JIKA JIKA, COUNTY OF BURKE.

Between the Keo Lunatic Asylum reserve and the Heidelberg road, near the Toll-gate.

- Upset price 75l. per acre.—Charge for survey 1l.
- Lot 1. Area 1r. 22p., allotment 68.
- Lot 2. Area 2r. 31p., allotment 69.
- Lot 3. Area 2r. 34p., allotment 70.
- Lot 4. Area 3r. 4p., allotment 71.
- Lot 5. Area 2r. 29p., allotment 72.
- Lot 6. Area 1r. 38p., allotment 73.
- Lot 7. Area 1r. 17p., allotment 74.
- Lot 8. Area 38p., allotment 75.

PARISH OF JIKA JIKA, COUNTY OF BURKE.

At Coburg, in Bell street.

- Upset price 25l. per acre.—Charge for survey 1l.
- Lot 9. Area 1a. 0r. 3p., allotment 8.

TOWN LOT.

NILLUMBICK, PARISH OF NILLUMBICK, COUNTY OF EVELYN.

In the township of Nillumbik.

- Upset price 12l. per acre.—Charge for survey 1l.
- Lot 10. Area 2r., allotment 9, section 16. Valuation 15l. 18s.

COUNTRY LOTS.

PARISH OF DROUIN, COUNTY OF BULN BULN.

19th section block of Mr. J. Dwyer.

- Upset price 1l. per acre.—Charge for survey 16l.
- Lot 11. Area 320a., allotment 35A. Valuation 2100l.

PARISH OF POOWONG, COUNTY OF BULN BULN.

*Rural store site of Mr. R. G. Scott.*Upset price 3*l.* per acre.—Charge for survey 1*l.*
Lot 12. Area 3*a.*, allotment 1. Valuation 200*l.*

PARISH OF GEMBROOK, COUNTY OF MORNINGTON.

*19th section block of Mr. S. Paternoster.*Upset price 1*l.* 3*s.* per acre.—Charge for survey 16*l.*
Lot 13. Area 319*a.* 3*r.* 36*p.*, allotment 1. Valuation 578*l.* 5*s.*

PARISH OF WARRANDYTE, COUNTY OF EVELYN.

*19th section block of Mr. W. Griffiths.*Upset price 1*l.* per acre.—Charge for survey 16*l.*
Lot 14. Area 319*a.* 2*r.* 3*p.*, allotment 11*b.* Valuation 380*l.* 5*s.***H**ORSHAM.—Sale (No. 4509) at ELEVEN o'clock a.m. on TUESDAY the 21st NOVEMBER 1876, at the COURT HOUSE. To be conducted by the Receiver and Paymaster.

COUNTRY LOTS.

PARISH OF KANIVA, COUNTY OF LOWAN.

*At the site of the Morea Kalkin home stead.*Upset price 1*l.* per acre.—Charge for survey 16*l.*
Lot 1. Area 320*a.*, allotment 1. Valuation 483*l.*

PARISH OF PRECHEMBER, COUNTY OF LOWAN.

*At Eldorado.*Upset price 1*l.* per acre.—Charge for survey 13*l.* 10*s.*
Lot 2. Area 370*a.*, allotment 3. Valuation 370*l.*

PARISH OF WORAIGWORM, COUNTY OF LOWAN.

*At the Winniam homestation.*Upset price 1*l.* per acre.—Charge for survey 32*l.*
Lot 3. Area 640*a.*, allotments 1, 2, and 3. Valuation 226*l.*

PARISH OF WARRANOOK, COUNTY OF BORUNG.

*19th section block of Mr. R. Barber.*Upset price 1*l.* per acre.—Charge for survey 1*l.*
Lot 4. Area 80*a.*, allotment 179. Valuation 150*l.*

PARISH OF RUPANYUP, COUNTY OF BORUNG.

*19th section block of Elizabeth Cromie.*Upset price 1*l.* per acre.—Charge for survey 1*l.*
Lot 5. Area 820*a.*, allotment 1. Valuation 348*l.* 10*s.*

PARISH OF DARRAGAN, COUNTY OF LOWAN.

*19th section block of Mr. R. W. Bennett.*Upset price 1*l.* 2*s.* per acre.—Charge for survey 13*l.* 5*s.*
Lot 6. Area 264*a.* 3*r.* 1*p.*, allotment 1. Valuation 259*l.* 2*s.***S**ANDHURST.—Sale (No. 4510) at ELEVEN o'clock a.m. on THURSDAY the 30th NOVEMBER 1876, at the AUCTION ROOMS of Messrs. SHADBOLT AND CO. To be conducted by A. REYNELL, Esq.

TOWN LOTS.

SANDHURST, PARISH OF SANDHURST, COUNTY OF BENDIGO.

*In Hargreaves street.*Upset price 7*l.* per lot.—Charge for survey 1*l.*
Lot 1. Area 205-10*p.*, allotment 10*a.*, section 114*c.* Valuation 230*l.**In Harrison street.*Upset price 7*l.* per lot.—Charge for survey 1*l.*
Lot 2. Area 21 1-10*p.*, allotment 405, section K. Valuation 80*l.**Happy Valley.*Upset price 22*l.* per lot.—Charge for survey 1*l.*
Lot 3. Area 1*r.* 29 3-10*p.*, allotment 446, section A. Valuation 1400*l.**Williamson street.*Upset price 13*l.* per lot.—Charge for survey 1*l.*
Lot 4. Area 1*r.* 1 2-10*p.*, allotment 22, section 113*c.* Valuation 60*l.**Off Maple street.*Upset price 16*l.* per lot.—Charge for survey 1*l.*
Lot 5. Area 1*r.* 10 7-10*p.*, allotment 14, section 41*b.* Valuation 200*l.**King street.*Upset price 3*l.* per lot.—Charge for survey 1*l.*
Lot 6. Area 4 5-10*p.*, allotment 16*a.*, section 52*c.* Valuation 400*l.**Wills street.*Upset price 16*l.* per lot.—Charge for survey 1*l.*
Lot 7. Area 1*r.* 7 3-10*p.*, allotment 16, section 52*c.* Valuation 130*l.**Off Bond street.*Upset price 13*l.* per lot.—Charge for survey 1*l.*
Lot 8. Area 1*r.*, allotment 14, section 34*b.*

SUBURBAN LOTS.

PARISH OF SANDHURST, COUNTY OF BENDIGO.

*At Grassy Flat.*Upset price 11*l.* per lot.—Charge for survey 1*l.*
Lot 9. Area 2*r.* 8 1-10*p.*, allotment 271*a.*, section H. Valuation 220*l.*

PARISH OF NERRING, COUNTY OF BENDIGO.

*At Sydney Flat.*Upset price 5*l.* per acre.—Charge for survey 1*l.*
Lot 10. Area 3*r.* 37*p.*, allotment 16, section E. Valuation 75*l.**49th section block of Mr. T. E. Williams.*Upset price 1*l.* per acre.—Charge for survey 1*l.*
Lot 11. Area 16*a.*, allotment 74*a.* Valuation 150*l.**49th section block of Joseph Groves.*Upset price 1*l.* per acre.—Charge for survey 1*l.*
Lot 12. Area 20*a.*, allotment 22, section E. Valuation 52*l.* 10*s.*

PARISH OF HUNTLY, COUNTY OF BENDIGO.

*49th section block of R. Coles.*Upset price 1*l.* per acre.—Charge for survey 1*l.*
Lot 13. Area 6*a.* 0*r.* 4*p.*, allotment 2*b.*, section 16. Valuation 10*l.* 10*s.**Adjoining Mr. J. Matchett's 49th section block.*Upset price 1*l.* per acre.—Charge for survey 1*l.*
Lot 14. Area 17*a.* 3*r.* 4*p.*, allotment 7*a.*, section 26.

PARISH OF LEICHHARDT, COUNTY OF BENDIGO.

*19th section block of Mr. Jas. Gibson.*Upset price 1*l.* per acre.—Charge for survey 8*l.*
Lot 15. Area 160*a.*, allotment 24. Valuation 220*l.**19th section block of Mr. Jas. Rogers.*Upset price 1*l.* per acre.—Charge for survey 10*l.*
Lot 16. Area 200*a.*, allotment 108. Valuation 211*l.*

PARISH OF ELMORE, COUNTY OF BENDIGO.

*19th section block of Mr. M. Sullivan.*Upset price 1*l.* per acre.—Charge for survey 2*l.* 10*s.*
Lot 17. Area 49*a.* 1*r.*, allotment 9, section 5. Valuation 67*l.* 12*s.* 6*d.*

Lots 1 to 5 inclusively will be sold subject to the right to mine beneath the area without compensation, except for surface damage.

ALTERATIONS IN LAND SALES.

WANGARATTA.—Sale No. 4487.—It is hereby notified that the area of Lot 4, included in the sale gazetted (*Gazette* 1876, p. 1751) to take place at Wangaratta on the 24th of October 1876, has been increased to 5*a.* 3*r.* 28*p.*
Lot 2 should have been described as allotments 1 and 2 of section 2, parish of Whitfield.**H**AMILTON.—Sale No. 4491.—It is hereby notified that the valuation for improvements on Lot 6, included in the sale gazetted (*Gazette* 1876, p. 1784) to take place at Hamilton on the 31st October 1876, has been increased to 500*l.***M**ARYBOROUGH.—Sale No. 4493.—It is hereby notified that Lots 17, 18, 19, 20, and 21, included in the sale gazetted (*Gazette* 1876, p. 1784) to take place at Maryborough on the 31st of October 1876, should have been described as situated in section 56, and not section 55 as gazetted.**S**TAWELL.—Sale No. 4494.—It is hereby notified that Lot 5, included in the sale gazetted (*Gazette* 1876, p. 1785) to take place at Stawell on the 31st of October 1876, should have been described as allotment 6, section 51, and not section 5 as gazetted; and that a valuation of 70*l.* should have been placed on Lot 30.
The correct area of Lot 36 is 319*a.* 3*r.* 14*p.***H**ORSHAM.—Sale No. 4497.—It is hereby notified that Lot 4, included in the sale gazetted (*Gazette* 1876, p. 1842) to take place at Horsham on the 8th of November 1876, should have been described as allotment 1, parish of Darragan, and not allotment 6, parish of Nurrabiel, as gazetted.**R**OSEDALE.—Sale No. 4498.—It is hereby notified that the correct areas of Lots 2 and 3, included in the sale gazetted (*Gazette* 1876, p. 1843) to take place at Rosedale on the 8th of November 1876, are 24*a.* 3*r.* 24*p.*, and 80*a.* 1*r.* 7*p.* respectively.**S**ANDHURST.—Sale No. 4499.—It is hereby notified that the valuation on Lot 7, included in the sale gazetted (*Gazette* 1876, p. 1843) to take place at Sandhurst on the 16th of November 1876, has been increased to 195*l.*—Lot 18 should have been described as allotment 428 of section M; Lot 19, as 28*a.* of section M; and Lot 25, as allotment 164*a.***S**ALE.—Sale No. 4500.—It is hereby notified that the correct area of Lot 5, included in the sale gazetted (*Gazette* 1876, p. 1843) to take place at Sale on the 14th of November 1876, is 101*a.* 3*r.* 2*p.*D. GILLIES,
Commissioner of Crown Lands and Survey,
Department of Lands and Survey,
Melbourne, 18th October 1876.

LANDS TEMPORARILY RESERVED FROM SALE, ETC.

In pursuance of the provisions of *The Land Act 1869* (33 Vict. No. 360, § 6 and 9) and *The Education Act* (36 Vict. No. 447, § 4): Notice is hereby given that the Governor, with the advice of the Executive Council, has reserved from sale, temporarily, and has also excepted from occupation for mining purposes, or for residence or business under any miner's right or business license, and withheld from sale, leasing, and licensing in pursuance of the 6th and 102nd sections of the said *Land Act 1869*, the lands hereinafter described, viz.:-

Pursuant to Orders of 16 October 1876.

COONOOER WEST—Site for Public purposes.—Eighty acres, county of Kara Kara, parish of Coonooer West: Commencing at a point bearing S. 82° 20' E. one chain from the north-eastern angle of A. Barber's 19th section block, No. 36476; bounded thence by a road bearing S. 82° 20' E. thirty-five chains; thence by Richard Moore's 19th section block, No. 32728, bearing S. 7° 40' W. twenty-two chains eighty-five links and N. 82° 20' W. thirty-five chains; and thence by a road bearing N. 7° 40' E. twenty-two chains eighty-five links to the point of commencement.—(C.404.) (72.16225/19.)

COSTERFIELD—Site for Public purposes.—(State School, No. of application 1850).—Five acres, county of Dalhousie, parish of Costerfield: Commencing at the south angle of the site, being a point bearing N. 31° 33' E. twelve chains seventy-eight links from the east angle of allotment H; bounded thence by roads bearing respectively N. 31° 33' E. six chains twelve links, N. 70° 0' W. eight chains ninety-five links, S. 20° 0' W. six chains, and S. 70° 0' E. seven chains seventy-two links to the point of commencement.—(H.75c.) (76.W.82.)

DIGGERA—Site for public purposes.—(State School, No. of application 1854).—Two acres, county of Bendigo, parish of Diggera, being part of allotment 296: Commencing at the south-west angle of the site, being a point bearing north twenty chains fifty links from the south-west angle of the allotment; bounded thence by a road bearing north five chains; and thence by lines bearing respectively east four chains, south five chains, and west four chains to the point of commencement. The bearings are from the true meridian.—(D.153.) (76.E.1160.)

DROUIN EAST—Site for Railway purposes.—Fourteen acres two roods, county of Buln Buln, parish of Drouin East: Commencing at the north-east angle of the site, being a point bearing N. 53° 4' W. fifteen chains thirty-three links, N. 70° 18' W. eleven chains thirty-eight links, and N. 19° 42' E. two chains fifty links from the north-west angle of James Biram's 19th section block, No. 2055; bounded thence by lines bearing respectively S. 19° 42' W. fourteen chains fifty links, N. 70° 18' W. ten chains, N. 19° 42' E. fourteen chains fifty links, and S. 70° 18' E. ten chains to the point of commencement. The bearings are from the true meridian.—(L.P.1345.) (76.C.7144.)

HEATHCOTE—Site for Quarry.—Three acres thirty-two perches, county of Dalhousie, Municipal District of Heathcote: Commencing at the south-east angle of the site, being a point bearing S. 65° 34' W. thirteen chains eighty-seven links and S. 72° 32' W. twelve chains eighty links from the north-west angle of allotment 2 of section 3A; bounded thence by lines bearing respectively S. 86° 10' W. eight chains, N. 8° 41' W. four chains, N. 86° 19' E. eight chains, and S. 3° 41' E. four chains to the point of commencement. The bearings are from the true meridian.—(H.75.) (76.H.2583.)

KAPONG—Site for Watering purposes.—Eighty-seven acres three roods thirty-eight perches, county of Villiers, parish of Kapong, being part of allotment 1b of section 21: Commencing at the north-east angle of allotment 4b; bounded thence by that allotment bearing west twenty-four chains seventy-five links; thence by allotment 1a bearing north thirty-five chains fifty-five links; thence by C. Riorden's 19th section block, No. 1599, bearing east twenty-four chains seventy-five links; and thence by allotment 2a bearing south thirty-five chains fifty-five links to the point of commencement. The bearings are from the true meridian.—(K.100.) (76.R.1725.)

KAPONG—Site for Watering purposes.—Forty acres, county of Villiers, parish of Kapong, being part of allotment 4 of section 11: Commencing at a point bearing south two chains eighty-two links from the north-west angle of the allotment; bounded thence by C. Gleeson's 19th section block 677 bearing east thirty-six chains forty-two links; thence by C. Williams' 19th section block, No. 21542, bearing S. 34° 15' E. one chain ninety-three links, S. 26° 45' E. seven chains, S. 61° 50' W. five chains three links, N. 88° 50' W. three chains nineteen links, and west thirty-two chains thirty-six links; and thence by a road bearing north ten chains forty-five links to the point of commencement. The bearings are from the true meridian.—(K.100.) (76.R.1725.)

MACARTHUR—Site for Cemetery purposes.—Twenty acres, county of Normanby, parish of Macarthur, being part of allotment 1a of section 16: Commencing at the north-east angle of the site, being a point bearing west twenty-seven chains four links, south nine chains thirty links, S. 82° 48' E. seven chains fifty-five links, and S. 7° 12' W. one chain from the north-east angle of the allotment; bounded thence by a road bearing S. 7° 12' W. ten chains, N. 82° 48' W. twenty chains, N. 7° 12' E. ten chains, and S. 82° 48' E. twenty chains to the point of commencement. The bearings are from the true meridian.—(M.88a.) (76.C.7756.)

MAGORRA—Site for Public purposes (State School, No. of application 1186).—Five acres, county of Bogong, parish of Magorra: Commencing at the south-east angle of Torrens McCann's 40th section block, No. 8814; bounded thence by that block bearing S. 52° 30' W. ten chains sixty-eight links; and thence by roads bearing respectively S. 37° 30' E. five chains, N. 52° 30' E. nine chains eighty-three links, and N. 37° 30' W. three chains, and N. 14° 25' W. two chains seventeen links to the point of commencement.—(M.127a.) (76.E.1130.)

No. 77.—OCTOBER 20, 1876.—3.

SPRINGFIELD—Site for Quarrying purposes.—Three acres one rood twenty-six perches, county of Bourke, parish of Springfield: Commencing at the south-east angle of the site, being a point bearing S. 89° 9' W. eighteen chains seventeen links, and S. 0° 51' E. two chains seventy links from the east angle of allotment 30c; bounded thence by that allotment and a line bearing S. 89° 9' W. five chains seventy-four links; thence again by that allotment and allotment 30A bearing N. 0° 51' W. five chains ninety-five links; thence again by the last-mentioned allotment bearing N. 89° 9' E. five chains seventy-four links; and by that allotment and allotment 30c aforesaid bearing S. 0° 51' E. five chains ninety-five links to the point of commencement.—(S.312a.) (76.S.1477.)

SWANWATER—Site for Public purposes.—Seventy-nine acres three roods twenty perches, county of Kara Kara, parish of Swanwater: Commencing at an angle of Michael Aberne's 19t section block, No. 2040, bearing west twenty chains from the south east angle thereof; bounded thence by that block bearing north forty-five chains and west seventeen chains seventy-five links; thence by roads bearing respectively south forty-five chains and east seventeen chains seventy-five links to the point of commencement.—(S.367.) (72/16225/19.)

SWANWATER—Site for Public purposes.—Eighty-nine acres three roods thirty-two perches, more or less, county of Kara Kara, parish of Swanwater: Commencing at a point bearing S. 89° 57' W. twenty-five chains eighty-six links from the south-eastern angle of allotment 4 of section F; bounded thence by John Sheehan's licensed land bearing south forty-two chains thirty-four links and west twenty-one chains twenty-five links; thence by J. H. Willis' licensed land bearing north forty-two chains thirty-one links, more or less; and thence by a line and allotment 4 of section F aforesaid bearing N. 89° 57' E. twenty-one chains twenty-five links, more or less, to the point of commencement.—(S.367.) (72/16225/19.)

D. GILLIES,

Commissioner of Crown Lands and Survey.

Lands and Survey Office,
Melbourne.

PROPOSED REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

In pursuance of the provisions of *The Land Act 1869* (33 Vict. No. 360, § 6 and 9): Notice is hereby given that it is the intention of the Administrator of the Government, with the advice of the Executive Council, to revoke the temporary reservation of the lands hereinafter referred to, viz.:-

The following Notices were Gazetted 1^o on 29 September 1876, pursuant to Orders of 25 September 1876.

SPRING HILL—The temporary reservation, by Order of the 21st February 1870, of One hundred and twenty acres of land, in the parish of Spring Hill, for Victorian Water Supply purposes is about to be revoked.—(S.311.) (75.S.2152.)

STAWELL—The temporary reservation, by Order of the 26th October 1873, for Railway purposes, of the Crown Lands in the Borough of Stawell, lying within half a mile of the proposed line of railway from Ararat to Stawell, is about to be revoked.—(72.H.27605.)

The following Notices were Gazetted 1^o on 18 October 1876, pursuant to Orders of 9 October 1876.

GRAYTOWN—The temporary reservation, by Order of the 12th May 1873, of one rood twenty-one perches and six-tenths of land in the borough of Graytown, being allotments 9 and 10 of section 26, as a site for State School purposes, is about to be revoked.—(M.180a.) (76.E.1143.)

STAWELL—The temporary reservation, by Order of the 17th December 1860, of six acres of land for the purposes of Cricket in connection with the Pleasant Creek Reefs Cricket Club, is about to be revoked.—(S.329a.) (76.S.1352.)

The following Notice was Gazetted 1^o on 20 October 1876, pursuant to Order of 16 October 1876.

BUANGOR—The temporary reservation by Order of the 13th October 1873 of twenty-one acres one rood two perches of land in the township of Buangor, as a site for Public purposes, is about to be revoked.—(B.472a.) (75.S.2254.)

D. GILLIES,

Commissioner of Crown Lands and Survey.

Lands and Survey Office,
Melbourne.

LANDS PROPOSED TO BE PERMANENTLY RESERVED FROM SALE.

In pursuance of the provisions of *The Land Act 1869* (33 Vict. No. 360, § 6 and 8): Notice is hereby given that it is the intention of the Governor, with the advice of the Executive Council, to reserve from sale permanently the lands hereinafter described, for the purposes stated, viz.:-

The following Notice was Gazetted 1^o on 29 September 1876, pursuant to Order of 25 September 1876.

GEELONG—Site for Cemetery purposes about to be permanently reserved.—Nine acres three roods fifteen perches, county of Grant, parish of Corio, town of Geelong: Commencing at a point on the north-eastern side of the road from Geelong to Queenscliffe bearing S. 45° E. fifty-five chains seventy-six links from its intersection with the eastern side of Garden street; bounded thence by lines bearing respectively N. 89° 45' E. eight chains five links, N. 0° 9' W. seven chains three links, S. 89° 46' E. six chains fifty-four links, and

south two chains five links; thence by the site granted to the Wesleyan denomination for a burial ground bearing west four chains, by that site and the site granted to the Church of England denomination for a burial ground bearing south ten chains, and again by the latter site bearing east four chains; thence by the site set apart as an extension of the Presbyterian burial ground bearing south two chains fifty links, east four chains, and north two chains fifty links; thence by the site granted to the Jewish denomination for a burial ground and a line bearing east two chains four links; thence by lines bearing respectively S. 0° 15' E. four chains fifty-one links, and N. 89° 50' W. eleven chains twelve links; thence by the road from Queenscliffe bearing N. 45° W. two chains four links; thence by lines bearing respectively N. 0° 9' W. six chains ten links, and S. 89° 45' W. six chains six links; and thence again by the road from Queenscliffe aforesaid bearing N. 45° W. two chains eighty-three links to the point of commencement.—(M.188.) (76.C.1768.)

The following Notice was Gazetted 1° on 6 October 1876, pursuant to Order of 2 October 1876.

COLAC.—Site for Shire Hall purposes, about to be permanently reserved, being the sites temporarily reserved for offices for the Colac District Road Board, and for Shire Hall purposes, by Orders dated respectively the 18th January 1864, and the 8th April 1867.—Two roads, county of Polwarth, town of Colac, being allotment 3 of section 19: Commencing at the south-west angle of allotment 1; bounded thence by that allotment and allotment 2 bearing N. 10° W. five chains; thence by Murray street bearing S. 80° W. one chain; thence by allotment 4 bearing S. 10° E. five chains; and thence by Bromfield street bearing N. 80° E. one chain to the point of commencement.—(C.279.) (76.C.2337.)

The following Notices were gazetted 1° on 20 October 1876, pursuant to Orders of 16 October 1876.

MELBOURNE (ROYAL PARK).—Site for public park about to be permanently reserved.—Four hundred and twenty-four acres twenty-one perches, county of Bourke, city of Melbourne: Commencing at a point on the left bank of the Moonee Ponds where the north-east side of Elm street abuts thereon; bounded thence by that street bearing S. 47° 18' E. six chains forty-nine links, and S. 14° 45' E. six chains seventy-seven links; thence by section 98 bearing S. 25° 31' E. four chains thirty-two links and S. 44° 30' E. eleven chains two links, and by that section and Southgate street bearing S. 21° 56' W. nine chains sixty-six links; thence by the Flemington road bearing S. 52° 49' E. forty chains thirty-two links; thence by lines bearing respectively N. 37° 17' E. fourteen chains fifty-six links, and S. 52° 49' E. thirteen chains seventy-four links; thence by a street bearing N. 37° 17' E. nine chains sixty-one links; thence five chains sixty-five links in an arc of a circle whose chord bears N. 51° 52' E. five chains sixty-nine links, and whose centre lies south-easterly eleven chains thirty links, and by that street and Park street bearing N. 66° 27' E. seven chains four links; thence by the One-chain road from the Sydney road to the Zoological Gardens ten chains seventeen links in an arc of a circle whose chord bears N. 30° 22' W. ten chains five links, and whose centre lies north-easterly nineteen chains fifty-nine links; thence bearing N. 15° 30' W. five chains nine links; thence nine chains ten links and a half in an arc of a circle whose chord bears N. 42° 19' W. eight chains seventy-seven links, and whose centre lies south-westerly nine chains seven links; thence five chains two links and a half in an arc of a circle whose chord bears N. 79° 50' W. four chains ninety-nine links, and whose centre lies southerly thirteen chains sixty-five links; thence bearing S. 89° 38' W. one chain thirty links; thence six chains sixteen links and a half in an arc of a circle whose chord bears N. 68° 14' W. six chains and a half link, and whose centre lies north-easterly seven chains ninety-seven links; thence seven chains eighty-four links in an arc of a circle whose chord bears N. 19° 56' W. seven chains fifty-seven links, and whose centre lies north-easterly eight chains fifty-nine links; thence one chain thirty-five links in an arc of a circle whose chord bears N. 22° 2' E. one chain thirty-three links, and whose centre lies easterly two chains forty-nine links; thence bearing N. 37° 34' E. two chains eighty-seven links, and N. 52° 23' W. one chain sixty-seven links and a half; thence by the Zoological Gardens bearing S. 37° 37' W. fifteen chains ten links, N. 52° 6' W. six chains thirty-four links, N. 23° 34' W. twelve chains forty-one links; thence twenty-nine chains five links in an arc of a circle whose centre bears N. 64° 26' E. eleven chains one link from the commencement of the arc; thence bearing S. 52° 1' E. eleven chains ninety-one links, and S. 37° 37' W. ten chains forty-nine links; thence by the road one chain wide from the Zoological Gardens to the Sydney road, in a series of straight lines and curves respectively parallel to and concentric with those on the western side of that road as hereinbefore described, to a point on the western side of the Sydney road bearing N. 60° 27' E. seventy-nine links, and N. 2° 40' W. thirty-nine links from the intersection of the western side of the said road from the Zoological Gardens with the north-western side of Park street aforesaid; thence by the Sydney road bearing N. 2° 20' W. four chains sixteen links; thence by Park road bearing N. 57° 55' W. one chain sixty-seven links; thence five chains ninety-eight links in an arc of a circle whose chord bears N. 36° 43' W. five chains eighty-four links, and whose centre lies north-easterly eight chains eight links; thence bearing N. 15° 30' W. ten chains five links; thence twenty-seven chains sixty links in an arc of a circle whose chord bears N. 8° 30' W. twenty-seven chains fifty-one links, and whose centre lies easterly one hundred and twelve chains thirty links; thence bearing N. 1° 26' W. eight chains ten links; thence nine chains ten links in an arc of a circle

whose chord bears N. 5° 52' E. nine chains seven links, and whose centre lies easterly thirty-five chains seven links; thence eleven chains forty-three links in an arc of a circle whose chord bears N. 22° 25' E. eleven chains thirty-eight links, and whose centre lies south-easterly thirty-five chains forty-one links; thence four chains sixty-four links in an arc of a circle whose chord bears N. 56° 49' E. four chains fifty-two links, and whose centre lies south-easterly six chains; thence again by the Sydney road bearing N. 2° 20' W. one chain sixteen links; thence by Park street west bearing N. 89° 14' W. twenty-six chains twenty-eight links; thence by lines bearing respectively south eleven chains ninety-nine links, east two chains seventy links, south ten chains forty-two links, east six chains five links, south one chain, west nine chains fifty links, and north twenty-three chains forty-two links; thence again by Park street west bearing N. 89° 14' W. nineteen chains fifteen links; thence by a line bearing S. 0° 40' W. twenty-four chains fifty links; thence seven chains twenty-seven links in an arc of a circle whose chord bears S. 32° 2' W. six chains fifty links, and whose centre lies north-westerly six chains twelve links and a half; thence by lines bearing respectively N. 89° 15' W. twelve chains forty-six links, S. 66° 35' W. six chains, S. 85° 30' W. four chains, S. 3° 35' W. three chains, S. 77° W. three chains, N. 42° 40' W. three chains thirty-five links, and N. 32° 40' W. three chains to a gully; thence by that gully to the Moonee Ponds; and thence by the Moonee Ponds downwards to the point of commencement.—(76.P.714.)

MELBOURNE.—Site for Zoological Gardens and Road for access thereto about to be permanently reserved.—Fifty-five acres one rood one perch, county of Bourke, city of Melbourne: Commencing at a point bearing S. 2° 20' E. four chains fifty-five links, and S. 66° 27' W. seventy-nine links from the intersection of the south-western side of the Park road with the western side of the Sydney road; bounded thence by the Royal Park ten chains seventeen links in an arc of a circle whose chord bears N. 36° 22' W. ten chains five links, and whose centre lies north-easterly nineteen chains fifty-nine links; thence bearing N. 15° 30' W. five chains nine links; thence nine chains ten links and a half in an arc of a circle whose chord bears N. 42° 19' W. eight chains seventy-seven links, and whose centre lies south-westerly nine chains seventy-two links; thence five chains two links and a half in an arc of a circle whose chord bears N. 79° 50' W. four chains ninety-nine links, and whose centre lies southerly thirteen chains sixty-five links; thence bearing S. 89° 38' W. one chain thirty links; thence six chains sixteen links and a half in an arc of a circle whose chord bears N. 68° 14' W. six chains and a half link, and whose centre lies north-easterly seven chains ninety-seven links; thence seven chains eighty-four links in an arc of a circle whose chord bears N. 19° 56' W. seven chains fifty-seven links, and whose centre lies north-easterly eight chains fifty-nine links; thence one chain thirty-five links in an arc of a circle whose chord bears N. 22° 2' E. one chain thirty-three links, and whose centre lies easterly two chains forty-nine links; thence bearing N. 37° 34' E. two chains eighty-seven links and a half, the boundary, as above described, being the western boundary of the road for access to the Gardens; thence still by the Royal Park bearing S. 37° 37' W. fifteen chains ten links, N. 52° 6' W. six chains thirty-four links, N. 23° 34' W. twelve chains forty-one links; thence twenty-nine chains five links in an arc of a circle whose centre bears N. 64° 26' E. eleven chains one link from the commencement of the arc; thence bearing N. 52° 1' E. eleven chains ninety-one links, to a point bearing N. 84° 36' W. nine chains forty-seven links from the north-west angle of allotment 11 of section 19; thence in a series of straight lines and curves respectively parallel to and concentric with, and one chain distant from those hereinbefore described as the western boundary of the road for access to the Gardens, to the Sydney road; thence by the Sydney road bearing S. 2° 20' E. thirty-nine links; and thence by Park street bearing S. 66° 27' W. seventy-nine links to the point of commencement.—(76.P.714.)

D. GILLIES,
Commissioner of Crown Lands and Survey.

Lands and Survey Office,
Melbourne.

LANDS PERMANENTLY RESERVED FROM SALE.

IN pursuance of the provisions of *The Land Act 1869* (33 Vict. No. 360, § 6 and 8), and in fulfillment of intention duly notified, the Governor, with the advice of the Executive Council, has reserved from sale permanently the lands hereinafter referred to, pursuant to notice given in the *Government Gazette* mentioned in each instance and in subsequent issues thereof, viz.:—

Reserved by Orders of 16 October 1876.

MELBOURNE.—Site for Market purposes. See *Gazette* of 22 September 1876.

PORTLAND.—Site for Botanic Gardens. See *Gazette* of 15 September 1876.

SHEATON.—Site for Sheaton, Springhill, and Bullarook Agricultural Association's Show Yards. See *Gazette* of 1 September 1876.

SWANWATER.—Site for Watering purposes. See *Gazette* of 22nd September 1876.

D. GILLIES,
Commissioner of Crown Lands and Survey.

Lands and Survey Office,
Melbourne.

TEMPORARY RESERVATION OF CERTAIN LANDS
REVOKED.

IN pursuance of the provisions of *The Land Act 1869* (33 Vict. No. 360, §. 6, 7, and 9), and in fulfilment of intention duly notified, the Governor in Council has revoked the temporary reservation of the lands hereinafter referred to, wholly or partly, as the case may be, pursuant to notice given in the issue of the *Government Gazette* mentioned in each instance and in subsequent issues thereof, viz.:-

Revoked by Orders of 16 October 1876.

CROSBIE.—Site for State School purposes. See *Gazette* of 22 September 1876.

MOORABOOL WEST.—Site for Watering purposes and Stone getting (partly revoked). See *Gazette* of 22 September 1876.

STAWELL.—Site for Racing and General Recreative purposes. See *Gazette* of 22 September 1876.

D. GILLIES,
Commissioner of Crown Lands and Survey.
Lands and Survey Office,
Melbourne.

COMMON ADDED TO.

PROCLAMATION

By His Excellency Sir GEORGE FERGUSON BOWEN, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief in and over the Colony of Victoria and its Dependencies, and Vice-Admiral of the same, &c., &c., &c.

WHEREAS by *The Land Act 1869* it was amongst other things enacted, that it should be lawful for the Governor at any time and from time to time under regulations to be made for such purpose to proclaim any Crown lands as a common, and place it under the management of any borough or shire council, mining or road board, or any person or persons, or any two or more of the said councils, boards, or persons, and direct the manner by which the fees should be imposed, paid, collected, and recovered for depasturing thereon, and how such fees should be disposed of, and at any time alter, add to, diminish, revoke, or abolish such common, or unite one or more commons; and it was also enacted that notice of any proposed proclamation, alteration, addition, diminution, revocation, or union of commons should be published and all objections thereto should be heard in the manner set forth in the One hundredth section of the said Act: Now therefore I, the Governor of Victoria, with the advice of the Executive Council, do hereby increase the Rosedale Town Common by adding thereto the Crown lands hereinafter described, that is to say:-

The Rosedale Town Common, proclaimed by Order of the 5th March 1866, and increased by Order of the 5th January 1869, is hereby further increased by adding thereto the unappropriated Crown land comprised within the boundaries hereinafter described, viz.:-County of Buln Buln, parish of Rosedale: Commencing at a point on the right bank of the La Trobe River bearing north from the north-east angle of allotment 139; bounded thence by a line bearing south to the Middle Creek; thence by that creek and Blind Joe's Creek westerly to a point bearing north from the north-west angle of allotment 37; thence by a line bearing north to the La Trobe River aforesaid; and thence by that river upwards to the point of commencement. Area of extension, 432 acres.—(76.R.636.)

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

(L.S.) G. F. BOWEN,
By His Excellency's Command,
D. GILLIES,
Commissioner of Crown Lands and Survey.
GOD SAVE THE QUEEN!

ROSEDALE TOWN COMMON.

IN pursuance of *The Land Act 1869* (No. 360, § 61) notice is hereby given that the Rosedale Town Common, proclaimed by Order of the 5th March 1866, and increased by Order of the 5th January 1869, is about to be diminished by deducting therefrom the portions of land comprised within the allotments hereinafter enumerated, viz.:-Parish of Rosedale, allotments 91, 94, and 95. Area to be deducted, 52 acres 2 roods 25 perches.—(76.R.636.)

D. GILLIES,
Commissioner of Crown Lands and Survey.
Lands and Survey Office,
Melbourne, 16th October 1876.

Gazetted 1^o on 20 October 1876.

COMMITTEE OF MANAGEMENT OF FIVE ACRES
OF LAND AT SANDRIDGE, PERMISSIVELY OCCU-
PIED BY THE SANDRIDGE CRICKET CLUB.

WHEREAS by the 108th section of *The Land Act 1869* power is given to the Board of Land and Works to make rules and regulations for the care, protection, and management of all public parks and reserves, and for the preservation of good order and decency therein: Now therefore the Board of Land and Works, in pursuance of the power conferred as aforesaid, do hereby make the Regulations following to be observed and enforced in respect of five acres (5) of land at Sandridge, indicated by pink tint on tracing attached to Corr.76.C.7374, and permissively occupied by the

Sandridge Cricket Club, for cricket and recreation purposes; being part of the land in the city of Melbourne and suburbs temporarily reserved by Order of 27th July 1874 for public purposes:-

REGULATION.

The undermentioned gentlemen shall constitute a Committee of Management to exercise control over the said five (5) acres of the reserve alluded to above:-

Thomas Swallow,
John Wheeler Stephens,
William Morley,
Alexander Ebling Aitken, and
John Kelly.

—(Corr.76.C.7374.) (Chf. Clk.)

In witness whereof the Common Seal of the Board of Land and Works was hereunto affixed this eleventh day of October, One thousand eight hundred and seventy-six, in presence of—

(L.S.) D. GILLIES,
President.
W. H. ARCHER,
Member.

COMMITTEE OF MANAGEMENT OF A RESERVE
FOR WATER SUPPLY PURPOSES IN THE BOROUGH
OF WARRNAMBOOL.

WHEREAS by the 108th section of *The Land Act 1869* power is given to the Board of Land and Works to make rules and regulations for the care, protection, and management of all public parks and reserves, and for the preservation of good order and decency therein: Now therefore the Board of Land and Works, in pursuance of the power conferred as aforesaid, do hereby make the regulation following to be observed and enforced in respect of the land temporarily reserved by Order of 4th May 1874 as a site for water supply purposes in the borough of Warrnambool:-

REGULATION.

The said reserve shall be under the control of the Council of the Borough of Warrnambool as a committee of management thereof.

—(Corr.76.W.762.) (Chf. Clk.)

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this eleventh day of October One thousand eight hundred and seventy-six, in presence of—

(L.S.) D. GILLIES,
President.
W. H. ARCHER,
Member.

COMMITTEE OF MANAGEMENT OF A RESERVE FOR
CRICKET AND OTHER PURPOSES OF PUBLIC RE-
CREATION IN THE CITY OF MELBOURNE, AT
EAST MELBOURNE.

WHEREAS by the 108th section of *The Land Act 1869* power is given to the Board of Land and Works to make rules and regulations for the care, protection and management of all public parks and reserves, and for the preservation of good order and decency therein: Now therefore the Board of Land and Works, in pursuance of the power conferred as aforesaid, do hereby make the regulations following to be observed and enforced in respect of the land temporarily reserved by Order of 18th September 1876 as a site for Cricket and other purposes of Public Recreation in the City of Melbourne, at East Melbourne.

REGULATION.

The undermentioned gentlemen shall constitute a Committee of Management to exercise control over the said reserve:-

Henry Hale Budd,
Alfred Edward Clarke,
Robert Reik,
William Riggall, and
Owen Charles Williams.

—(Corr.76.C.7373.) (Chf. Clk.)

In witness whereof the Common Seal of the Board of Land and Works was hereunto affixed this eighteenth day of October, One thousand eight hundred and seventy-six, in presence of—

(L.S.) D. GILLIES,
President.
W. H. ARCHER,
Member.

CUIGMUNDI NORTH GRAZING LAND.

REFERRING to the description of the above-mentioned land, it is hereby notified that the following is the corrected description of the Cuigmundi North grazing land, and is in lieu of that published in the *Government Gazette* of 19th May last, at page 983.

D. GILLIES,
Commissioner of Crown Lands and Survey.
Department of Lands and Survey
(Occupation Branch),
Melbourne, 17th October 1876.

Lot 25, Cuigmundi North, 22,000 acres: Commencing at the north-east corner of the Cuigmundi run; thence westerly by said run to the north-west corner of the Cuigmundi West run; thence by a line bearing northerly to the south boundary of the Dargo High Plains run; thence easterly by said boundary to the north-west corner of the Birrigun grazing ground; thence southerly by said grazing ground and the Pheasant Park to the commencement.—(319.M.)

AUTHORITIES TO OCCUPY UNDER PART II "LAND ACT 1869" REVOKED.

NOTICE is hereby given that the authorities to occupy mentioned in the schedule hereunder have been revoked.

D. GILLIES,
Commissioner of Crown Lands and Survey, being
The Responsible Minister of the Crown administering
The Land Act 1869.
Department of Lands and Survey
(Occupation Branch, Rent Roll Division),
Melbourne, 17th October 1876.

Schedule.

Beechworth district: Thomas McHenry, junior; parish of Whorouly; extent, 60a. 0r. 19p.—(Corr.1287/19.)
St. Arnaud district: Daniel Denny; parish of East Charlton; extent, 249a. 3r. 35p.—(Corr.514/19.)

EXPIRED LICENSES UNDER PART II "LAND ACT 1869" DECLARED VOID.

WHEREAS the licenses as specified in the schedule hereunder have expired by effluxion of time: Notice is hereby given that the land described therein will not be open for re-licensing.

D. GILLIES,
Commissioner of Crown Lands and Survey, being
The Responsible Minister of the Crown administering
The Land Act 1869.
Department of Lands and Survey
(Occupation Branch, Rent Roll Division),
Melbourne, 17th October 1876.

Schedule.

Ballarat district: William Lewis; parish of Skipton; extent, 60a. 3r. 11p.—(Corr.28770/19.)
Camperdown district: Robert James Bowley; parish of Brucknell; extent, 40 acres.—(Corr.16177/19.)
Echuca district: Harriet Veitch; parish of Pannooamawm; extent, 320 acres.—(Corr.35102/19, 20.)
Sale district: Thomas Alexander Carroll; parish of Yeeving; extent, 80 acres.—(Corr.11728/19.)

LANDS DESCRIBED IN EXPIRED LICENSES UNDER PART II "LAND ACT 1869" OPEN FOR SELECTION.

WHEREAS the licenses as specified in the schedule hereunder have expired by effluxion of time: Notice is hereby given that the land described therein will be open for selection under the provisions of Part II. of *The Land Act 1869*, on and after Friday the 8th day of November 1876, at Nine a.m. Improvements, if any, to be paid for by incoming selector.

D. GILLIES,
Commissioner of Crown Lands and Survey, being
The Responsible Minister of the Crown administering
The Land Act 1869.
Department of Lands and Survey
(Occupation Branch, Rent Roll Division),
Melbourne, 17th October 1876.

Schedule.

¹Stawell district: George Frederick Wymark; parish of Stawell; extent, 38a. 2r. 13p.—(Corr.21575/19.)
²Ballarat district: Alexander McCollin; parish of Eurambreen; extent, 40 acres.—(Corr.18441/19.)
Benalla district: Patrick Cahill; parish of Shepparton; extent, 320 acres.—(Corr.24058/19.)
Benalla district: Charles Tebble; parish of Euroa; extent, 19a. 1r. 5p.—(Corr.34821/19.)
Ballarat district: William Henry Welsh; parish of Eurambreen; extent, 30a. 1r. 19p.—(Corr.21520/19.)
Sale district: Robert Lambert Seymour; parish of Glenmaggie; extent, 20 acres.—(Corr.34476/19.)
³Sandhurst district: John Boots; parish of Shelbourne; extent, 228 acres.—(Corr.26122/19.)

¹ Subject to extension of road and concurrence of Minister for Mines.
² Subject to concurrence of Minister for Mines.

LAND DESCRIBED IN EXPIRED LICENSE UNDER PART III "LAND ACT 1869" OPEN FOR SELECTION.

Corrigendum.

REFERRING to the notice in *Gazette* No. 72, 6/10/76, page 10, 1845, in which William Waller's 49th section license is declared expired, and land thrown open for selection on and after the 20th October 1876, it is hereby notified that the name of the licensee should have been stated as being William Walters.

D. GILLIES,
Commissioner of Crown Lands and Survey, being
The Responsible Minister of the Crown administering
The Land Act 1869.
Department of Lands and Survey
(Occupation Branch, Rent Roll Division),
Melbourne, 17th October 1876.

DISPOSITION OF CHURCH LANDS ALLOWED.

A STATEMENT of Trusts having been submitted by the head or authorized representative of the denomination of the Methodist New Connexion, under the provisions of the *Act to provide for the Abolition of State Aid to Religion*, for allowance by the Governor, the same was allowed by him on the sixteenth day of October 1876, and the following is the form in which such statement of trusts has been allowed:—

Description of Land.—Three roods twenty-five perches and two tenths of a perch, situate at East Melbourne, in the county of Bourke, being allotments 10, 11, 12, 13, of section 27: Commencing at the south-east angle of allotment 13, the said angle being formed by the junction of the north side of Grey street with the west side of Hoddle street; bounded thence by Grey street, bearing north 89° 41' west three chains fifty-five links; thence by allotment 9, bearing north two chains fifty-five links; thence by Primitive Methodist Church reserve, bearing south 89° 41' east three chains fifty-six links; and thence by Hoddle street bearing south two chains fifty-five links to the point of commencement.

Names of Trustees.—Alfred James Bicknell, Baker street, Richmond, carpenter; John White, Lincoln street, Richmond, storekeeper; Reverend Thomas Masterman, of East Melbourne, minister of religion.

Power of Disposition.—To sell, lease, mortgage, or exchange all or any part of the said land.

Purposes to which Proceeds of Disposition are to be applied.—Liquidation of debt upon present church property, and building of more church property.

As witness the hand of the Governor of the Colony of Victoria, this nineteenth day of October 1876.

G. F. BOWEN,
Governor of the Colony of Victoria.

WINES, BEER, AND SPIRITS SALE STATUTE 1864 AMENDMENT ACT.

PURSUANT to clause 14 of the regulations made by His Excellency the Governor in Council, in accordance with the provisions of the *Wines, Beer, and Spirits Sale Statute 1864 amendment Act*, it is hereby notified that an application has been received from the Council of the Shire of Lowan for the revocation of the proclamation of the 10th January 1873, authorizing the issue of £10 publican's licenses within the Shire of Wimmera, so far as the said proclamation relates to the Shire of Lowan; and that the Shire of Lowan, save and excepting the area within five miles of the townships of Dimboola and Lawloit, be proclaimed a district within which licensing magistrates may grant certificates for publicans' licenses for which an annual license fee of £10 shall be charged. And it is hereby further notified that representations in writing by any persons interested in opposing or promoting such application will be received by me at the Crown Law Offices up to Monday the 6th November proximo.

JOHN MADDEN,
Minister of Justice.

Crown Law Offices,
16th October 1876.

WEEKLY ABSTRACT OF BIRTHS AND DEATHS.

ABSTRACT of Births and Deaths registered in the Metropolitan and Suburban Registration Districts during the week ending 14th October 1876.

District.	Deputy Registrar.	Births.	Deaths.
Brighton	S. P. Simmonds ...	2	1
Brunswick	Joseph George ...	1	3
Carlton	J. Glennon ...	19	11
Collingwood	Adam Anderson ...	21	9 ¹
Fitzroy (North)	Catherine Langan	2
Flemington	James Gibson ...	2	...
Footscray	J. C. C. Schild ...	6	1
Hawthorn	Thos. Edwd. Serpell	1	1
Hotham	D. Morrison ...	6	6
Kew	E. Barnard ...	3	1
Melbourne (South)	Ellen Prendergast ...	5	23 ²
Melbourne (West)	Mary L. Nagle ...	15	8
Prichard	Isabella White ...	12	2 ³
Richmond	E. J. Croker ...	16	7
Sandridge	Andrew Plummer ...	7	1
Emerald Hill	Andrew Plummer ...	11	3
South Yarra	J. Turner ...	5	1
St. Kilda	Blanche E. Manley ...	6	1
Williamstown	Jane A. Burke ...	4	...
		142	76

¹ Four in Fitzroy.

² Fourteen in charitable Institutions.

³ One in the Alfred Hospital.

There were two deaths from scarlet fever. Of the total deaths, 24 or 31½ per cent. were children not exceeding the age of 3 years, 13 being under the age of 1 year.

RICHD. GIBBS,
Registrar-General.

Registrar-General's Office,
Melbourne, 18th October 1876.

CONTRACTS ACCEPTED.—(Series 1876-77.)

Serial No.	Purpose, No. of Tenders, particulars of Contract.	Amount.	Name for Approval.	Charged against Vote or Fund.	Authorized according to Regulations on the date stated.
911	PRISONERS, ETC.— (1) Supply of Rations at Merino, from 1st October 1876 to 30th June 1877, at 1s. for No. 9 and 2s. for No. 10	Rates ...	A. L. Craven ...	Contingencies, 1876-77	J. McCulloch. 11/10/76.
912	(1) Supply of Rations at Dunkeld, from 1st October 1876 to 30th June 1877, at 1s. for No. 9 and 1s. 6d. for No. 10	Ditto ...	Winnifred Ball ...		
913	(2) Supply of Vegetables at Ararat, from 1st December 1876 to 30th June 1877	Rates as per annex	J. D. Smith ...		
914	(3) Supply of Flour and Maize Meal in the Melbourne District, from 1st November 1876 to 30th June 1877	Ditto ...	Kimpton and Rush ¹		
915	(1) Supply of Fresh Milk at 3d. per quart at Coburg and at the Melbourne Gaol, from 1st November 1876 to 30th June 1877	Rates ...	John Kerr ² ...		
916	SCHOOLS— (4) Repairs, &c., to state school, Mia Mia, 952	£ s. d. 59 15 6	James Crowle ² ...	School Building Vote 1876-77	Robert Ramsay. 16/10/76.
917	(4) Erection of state school and quarters, Black Hill, Haddon	396 0 0	R. Brunton ² ...		
918	(5) Fencing state school site, Pirron Yallock, 1242	54 0 0	C. Drew and Son ...		
919	(3) Erection of state school and quarters, Tatarahoo, 1475	279 15 0	George Thomson ² ...		
920	(3) Additions to state school, Haddon, 1076	276 0 0	R. Brunton ² ...		
921	(7) Erection of state school, Warrenheip, 944	562 0 0	Richd. Hain ² ...		
922	(6) Repairs to state school and erection of teacher's quarters, Mount Wallace, 1018	150 3 0	Richd. Hain ² ...		
923	Erection of state school, Landsborough, 710	384 0 0	J. Butterworth ² ...		
924	(5) Additions to state school, Stanley, 550	655 12 0	J. H. Macaully ...		
925	(1) Erection of state school, Scrubby Creek, 1684	50 0 0	David Johnston ...		
926	(1) Materials for portable building, Tyrendarra East	113 4 0	J. Treeby ² ...		
927	(1) Materials for portable building, Wandin Yallock	113 4 0	J. Treeby ² ...		
928	(1) Materials for portable building, Mitiamo, 1521	113 4 0	J. Treeby ² ...		
929	(1) Materials for portable building, Twist's Creek, 897	113 4 0	J. Treeby ² ...		
930	(1) Materials for portable building, Goram Goram Gong	113 4 0	J. Treeby ² ...		
931	(1) Materials for portable building, Tatoon, 1344	113 4 0	J. Treeby ² ...		
932	FUNERALS— (2) Undertaking funerals at Stawell, from 4th October 1876 to 30th June 1877, as under:— each. Coffins, children ... £1 0 0 " adults ... 1 5 0 Graves, including fees, adults 2 0 0 " children 1 10 0 Mileage, one way, 5s. per mile	Rates ...	Henry Crouch ² ...	Contingencies, 1876-77	J. McCulloch. 18/10/76.
933	PURCHASE OF OLD STORES— (5) Purchase of old spades, &c., as old iron, from Yarra Bend, Lot No. 1 at 7s. 3d. Chandeller, &c. " No. 3 " 5s. 0d.	£ s. d. 0 12 3	Daniel Peterson ...	Revenue, 1876-77 ...	
934	(5) Purchase of old stores—casks, oil drums, and kerosene tins, from Yarra Bend, as per Lot No. 2	6 4 4	McLean Brothers and Rigg		
935	ROADS— (7) Construction of an iron bridge over the River Yarra at Johnston street. To extent of £111' 12s. 9d. Addition to contracts 1643 and 1680 of 1875-76	111 12 9	W. A. Shand ² ...	67, sub-div. 3 of 1876-77. Towards constructing bridge over Yarra at Johnston street	Joseph Jones. 19/10/76.
(1528 of 1875-76.) (104) (904) of 1876-77. (905)	} See note ³				

¹ In progress.
² Fulfilled previous contracts satisfactorily.
³ Contract No. 1528, Forge at Skipton, was cancelled on the 29th September ultimo.—J. McCULLOCH. 11/10/76.
 Contract No. 104, Funerals at Ararat, terminated on the 11th October 1876.—J. McCULLOCH. 18/10/76.
 Under contracts Nos. 904, 905 (for fire-plugs and pig-lead), read McEwen instead of McEwen.

ANNEX TO CONTRACT No. 913.

J. D. Smith.

VEGETABLES AT ARARAT.

	£	s.	d.
1. Potatoes per cental	0	4	8½
2. Onions per lb.	0	0	1
3. Carrots—Free from tops do.	0	0	0½

ANNEX TO CONTRACT No. 914.

Kimpton and Rush, Brunswick street, Fitzroy.

FLOUR AND MAIZE MEAL AT MELBOURNE DISTRICT.

	£	s.	d.
1. Flour—First quality per cental	0	12	8
2. " Third " do.	0	9	1½
3. Maize Meal do.	0	9	0

Melbourne, 20th October 1876.

QUARTERLY REPORTS OF INSPECTORS OF SHEEP.

IN pursuance of the provisions of the 12th section of *The Scab Act 1870*, the subjoined reports, which have been transmitted to me by the Inspectors of Sheep, on the state of the districts in which they are respectively acting, as respects the subject-matter of the said Act, and the execution of the same therein, are published.

EDWARD M. CURR,
Chief Inspector of Sheep.

Custom House,
Melbourne, 17th October 1876.

BALLARAT DISTRICT.

IN compliance with clause 12 of the *The Scab Act 1870*. I have the honor to state that my district is free from scab.

EDMD. ELLIGET.

Ballarat, 1st October 1876.

CASTLEMAINE AND SANDHURST DISTRICTS.

I HAVE the honor to transmit my quarterly report, in accordance with section 12 of *The Scab Act*, for the quarter ending 30th September.

Having inspected sheep in both the Castlemaine and Sandhurst districts, I am glad to inform you that I found them perfectly free from scab, and otherwise in a healthy condition, with the exception of a little fluke, which does not exist to any alarming extent.

M. McEACHERN.

Castlemaine, 30th September 1876.

GEELONG DISTRICT.

I HAVE the honor to hand, in accordance with section 12 of *The Scab Act*, my report of this district for the quarter ending this day.

I am glad to be able to state everything continues in a satisfactory state as regards scab, and that there are fewer cases of fluke. Shearing has begun on many stations; but fears are entertained that the water will not be sufficient to wash all the sheep. The lambing has been a full average one.

JAMES RILEY.

Geelong West, 30th September 1876.

GIPPSLAND DISTRICT.

I HAVE the honor, in compliance with the 12th section of *The Scab Act 1870*, to forward you the following quarterly report of the state of the District:—

The sheep are perfectly free from scab and in healthy condition.

JNO. M. ALLAN.

Sale, 30th September 1876.

HAMILTON DISTRICT.

I HAVE the honor, in accordance with section 12 of *The Scab Act*, to forward my report for the quarter ending 30th September 1876.

The sheep in this district are still free from scab. As regards that which is known as the "new disease" great numbers have died of that and fluke, but not nearly so many as in the preceding quarter of the year.

The chief inspector of sheep, accompanied by two veterinarians, examined a number of sheep, on various stations, in this district during the quarter, but I have not heard the result of that inspection.

ROBT. KERR.

Hamilton, 6th October 1876.

KILMORE DISTRICT.

IN accordance with the 12th section of *The Scab Act 1870*, I have the honor to report, for the quarter ending 30th September, that the Kilmore District continues free from scab.

W. H. STEPHEN.

Melbourne, 2nd October 1876.

MANSFIELD DISTRICT.

IN accordance with section 12 of *The Scab Act*, I have the honor to report, for the quarter ending 30th September, that the sheep in this district continue clean, and, with the exception of fluke, otherwise healthy.

No cases of the "new disease" have been brought under my notice.

A few cases of pleuro-pneumonia have been reported to me during the quarter. On inspection, I found the disease existing in a very mild form. In all the cases the diseased animals were destroyed, and in some inoculation was effected, and the further spread of the disease in the meantime thereby prevented.

WM. H. McWILLIAM.

Mansfield, 2nd October 1876.

MELBOURNE DISTRICT.

I HAVE the honor to report that, during the quarter ending 30th September 1876, the sheep in the Melbourne district have continued free from scab.

J. F. SHAW.

Melbourne, 1st October 1876.

NORTH-EASTERN DISTRICT.

I HAVE the honor, in compliance with the 12th section of *The Scab Act*, to state that the North-Eastern district still continues free from scab.

RICHARD PERRY.

Beechworth, 7th October 1876.

SANDHURST DISTRICT.

I HAVE the honor, in accordance with section 12 of *The Scab Act*, to transmit my quarterly report for the quarter ending 30th September.

I am glad to inform you that the sheep I have inspected during the quarter are free from scab, and otherwise in a healthy condition, with the exception of a little fluke which appears in some places, though not to any alarming extent.

M. McEACHERN.

Castlemaine, 3rd October 1876.

SEYMOUR DISTRICT.

IN compliance with *The Scab Act 1870*, I have the honor to furnish the following report for the quarter ending 30th September 1876:—

The sheep in this district continue free from scab.

I can safely say that, as far as this district is concerned, there is no foundation for the report published a few days back, in the *Pastoral Times*, that large numbers of sheep, with three years' fleeces on them, are running wild in the high grounds.

ROBERT STIRLING.

Seymour, 2nd October 1876.

WIMMERA DISTRICT.

I HAVE the honor to forward quarterly report, under *Scab Act*, to 30th September, for the Wimmera district. The season has been very dry, and frosts severe, consequently the sheep are in low condition, but with that exception very healthy.

WILLIAM SPURLING.

Stawell, 3rd October 1876.

RIGHT TO TAKE GUANO FROM THE LACEPEDE ISLANDS.

THE subjoined Notice is published at the instance of the Government of Western Australia.

JOHN A. MacPHERSON,
Chief Secretary.

Chief Secretary's Office,
Melbourne, 13th October 1876.

WESTERN AUSTRALIA.

NOTICE is hereby given that the Government of Western Australia will be ready to enter into an arrangement with some person or firm desirous of taking guano from one of the Lacepede Islands, situated in about 17° 6' S. lat., and 122° 10' E. long., the same being the second westernmost of the group.

The Government is willing to grant the exclusive right of removing guano from the island in question for a term of three years, to commence from the 1st day of July 1877; the licensee to guarantee to take a minimum amount of 40,000 tons during the three years; of which, at least, 5,000 tons must be taken in the first year, and 20,000 tons within the two first years. Tenders to state the royalty per ton to be paid in each year, and the nature of the security (to the extent of One thousand pounds) to be given for such payment. The license to be granted will bind the licensee to take the whole of the guano from any block of not less than five acres in extent, before proceeding to take it from any other part of the island, and to conform to such regulations as may be made by the Governor of the colony respecting the mode of taking the guano, and the mode and time of payment.

The Government do not bind themselves to accept the highest or any tender. Tenders to be addressed to the Crown Lands Office, Perth, W. A., and to be sent in on or before 31st January next.

MALCOLM FRASER,
Commissioner of Crown Lands.

Perth, 18th September 1876.

MINING LEASES AND A MINERAL LEASE DECLARED VOID.

IT is hereby notified, in accordance with the Order in Council relating to Gold Mining Leases and Mineral Leases, that the undermentioned Leases of Auriferous and Mineral Crown Lands have been declared void:—

ARARAT DISTRICT—PLEASANT CREEK DIVISION.

No. 698, dated 24th January 1874; The Little Wonder Q. M. Co. Limited; 1a. Or. 3p.; parish of Stawell.

CASTLEMAINE DISTRICT—CASTLEMAINE DIVISION.

No. 1820, dated 17th July 1876; J. Teague; 9a. 1r. 5p.; Wattle Gully, Chewton.

SANDHURST DISTRICT—SANDHURST DIVISION.

No. 2646, dated 20th July 1875; G. Coulson and another; 8a. 2r. 28p.; Spring Gully.

Mineral Lease.

GIPPSLAND DISTRICT—STRINGER'S CREEK DIVISION.

No. 277, dated 21st January 1873; W. T. Druce; 329a. 1r. 3p.; Strzelecki Ranges.

THOS. COUCHMAN,
Acting Secretary for Mines.

Office of Mines,
Melbourne, 20th October 1876.

APPLICATIONS FOR MINING LEASES.

IN pursuance of the Act of Parliament 29 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 of the portions of ground undermentioned, subject to such excisions, modifications, and reservations as may be necessary.

Office of Mines,
Melbourne, 20th October 1876.

WM. McLELLAN,
Minister of Mines.

Mining District.	No. of Application.	Names of Applicants, and style under which it is intended that the business shall be carried on.	No. of Lease.	Approximate Area of Ground applied for. A. R. P.	Amount of Money proposed to be invested, and in what manner the land is to be worked.	Minimum number of men to be employed when commencing operations, also subsequently when in full work.	Precise locality and time of commencing operations.	Term of Lease, and General Remarks.
Maryborough	354	F. J. Field. "Golden Stream G. M. Co."	1972	50 0 24	£1000. Machinery ...	First six months two men, subsequently twenty men	Maiden Hill, near Majorca. On grant of lease	15 years. Excising the sold land and the several residence sites.
Sandhurst	3544	C. J. Brown. "The Golden Lion Co. Registered."	3806	13 1 37	£5000. Manual labor and machinery	First six months two men, subsequently seven men	Bendigo Flat. Now at work	15 years.
	245	T. S. Williams ...	3809	6 0 8	£1000 ...	First six months two men, subsequently three men	Melvor. On grant of lease ...	15 years.

Corrigendum.—In the notice of intention to grant a lease, No. 822 in the Ararat Mining District, which appears in the *Government Gazette* of the 6th instant, at page 1830, the "general remarks" in the last column should read thus:—"Excising that portion of the area which is already held under lease No. 316, Ararat."

BOROUGH OF FOOTSCRAY.

PETITION FOR SUBDIVISION.

IN pursuance of the provisions of *The Local Government Act 1874* (No. 506, § 46), the substance and prayer of the petition hereinafter mentioned are published.

The petitioners (468 in number) state that they are resident ratepayers of the Borough of Footscray, and that their names are inscribed on the municipal roll; and they pray as follows:—

"That Your Excellency will exercise the powers vested in you by the *Local Government Act 1874*, for the purpose of subdividing the borough into three divisions or wards, the same to be called Yarraville or Lower Ward, Belgravia or Middle Ward, and Upper Ward, as defined in the map [accompanying the petition]."

JOHN A. MACPHERSON,
Chief Secretary.

Chief Secretary's Office,
Melbourne, 11th October 1876.

SHIRE OF LILLYDALE.

THE Governor in Council, in exercise of the power conferred by *The Local Government Act 1874* (38 Vict. No. 506), has, by Order made on 16th October 1876, confirmed the subjoined Order, made in pursuance of the 365th and 366th sections of the said Act.

JOHN A. MACPHERSON,
Chief Secretary.

Chief Secretary's Office,
Melbourne.

Order of the Council of the Shire of Lillydale.

In pursuance of the powers conferred by sections 365 and 366 of *Local Government Act 1874*, the Council of the Shire of Lillydale do hereby order that the land described in notices published in the *Government Gazette* of 17th December 1875, for the opening of the three following new roads:—No. 1 through allotment 15, parish of Gruyere, No. 2 through corner of allotment 44, parish of Wandin Yallock, No. 3 through the corner of section xv., parish of Yering, shall be public highways within the meaning of the Act; and also such roads shall be in lieu of a one-chain road in the parish of Gruyere, running easterly through Briarty's p.r. section, and between allotments 18, 20, 21, and 22, for the distance of 139.18 chains to its intersection with the Yarra Yarra River. It is also ordered that the land for a one-chain road, in the parish of Gruyere, commencing at the north-east corner of allotment 18, and running southerly for a distance of 98.13 chains to its intersection with the three-chain road shall be closed. Tracings of road attached hereto.

Confirmed by the Council of the Shire of Lillydale this 26th day of February 1876.

G. DE PURY,
President.
H. W. PAUL,
Shire Secretary.

Shire Office,
Lillydale, 13th March 1876.

SHIRES OF BUNINYONG AND GOULBURN.

IN pursuance of the provisions of *The Local Government Act 1874*, No. 506, § 121, the Governor, with the advice of the Executive Council, has appointed the undermentioned Polling-places for the purposes of Municipal Elections, viz.:—

IN THE SHIRE OF BUNINYONG,

the State School, Cambrian Hill, in the West Riding of the Shire of Buninyong, is appointed a polling-place for the shire.

Colla's Hotel, Black Lead, which was on the 13th of October 1869 appointed a polling-place for the said shire, is abolished.

IN THE SHIRE OF GOULBURN,

the House adjacent to Mr. Shelton's Store, at Avenel, in the Public Riding of the Shire of Goulburn, is appointed a polling-place for the shire.

JOHN A. MACPHERSON,
Chief Secretary.

Chief Secretary's Office,
Melbourne, 16th October 1876.

"THE COMPANIES STATUTE 1864."

I HEREBY certify that the "Western Port Steam Ship Company Limited" has been this day registered by me, and notify that the said company is incorporated, and is limited by shares.

Dated the twelfth day of October 1876.
RICH'D. GIBBS,
Registrar-General.

Registrar-General's Office, Melbourne.

THE COMPANIES STATUTE 1864.

I HEREBY certify that "The Southern Cross Newspaper Company Limited," has been this day registered by me, and notify that the said company is incorporated, and is limited by shares.

Dated the seventeenth day of October 1876.
RICH'D. GIBBS,
Registrar-General.

Registrar-General's Office,
Melbourne.

P. 2351.

FLINDER'S BOND.

IT is hereby notified, for general information, that permission has been granted to Messrs. W. and H. Hicks to use the above premises, known as 25 Flinders street east, for the warehousing and securing of goods therein, without payment of duty, in accordance with the 3rd clause of *The Customs Laws amendment Act 1863.*

ROBERT S. ANDERSON,
Commissioner of Trade and Customs.
Department of Trade and Customs,
Melbourne, 12th October 1876.

Courts.

CENTRAL CRIMINAL COURT: pursuant to Order in Council of 21 December 1875.
Melbourne Wednesday ... 15 November

COURTS OF ASSIZE: pursuant to Order in Council of 21 December 1875.

Ararat	
Ballarat	
Beechworth	
Belfast	0.
Castlemaine	
Geelong	
Hamilton	0.
Maryborough	0.
Sale	
Sandhurst	Monday ... 23 October

GENERAL SESSIONS: pursuant to Order in Council of 21 December 1875.

Ararat	
Bairnsdale	
Ballarat	Friday ... 16 December
Beechworth	
Belfast	Tuesday ... 21 November
Castlemaine	Friday ... 1 December
Clunes	
Daylesford	Tuesday ... 28 November
Dunolly	Monday ... 11 December
Echuca	Friday ... 8 December
Geelong	Friday ... 15 December
Hamilton	Tuesday ... 28 November
Heathcote	Tuesday ... 12 December
Inglewood	
Jamieson	
Kilmore	Wednesday ... 1 November
Kyneton	Friday ... 24 November
Mansfield	
Maryborough	Wednesday ... 13 December
Melbourne	Wednesday ... 1 November
Palmerston	
Portland	Friday ... 24 November
Sale	
Sandhurst	Tuesday ... 5 December
St. Arnaud	Friday ... 8 December
Stawell	Tuesday ... 5 December
Walhalla	
Warrnambool	Friday ... 19 November
Wood's Point	

COUNTY COURTS.— Dates fixed by the Judges.

Alexandra	
Amherst	
Ararat	Friday ... 1 December
Avoca	
Bacchus Marsh	Thursday ... 16 November
Bairnsdale	Wednesday ... 13 December
Ballan	Wednesday ... 15 November
Ballarat	Tuesday ... 12 December
Beaufort	
Beechworth	Thursday ... 7 December
Belfast	Monday ... 20 November
Benalla	
Blackwood	Tuesday ... 14 November
Bright	Monday ... 11 December
Camperdown	Friday ... 10 November
Carisbrook	
Casterton	
Castlemaine	Thursday ... 16 November
Chiltern	Friday ... 15 December

Clunes	Thursday ... 30 November
Colac	Wednesday ... 8 November
Creswick	Friday ... 1 December
Dandenong	Monday ... 6 November
Daylesford	Tuesday ... 28 November
Dunolly	Wednesday ... 22 November
Echuca	Thursday ... 7 December
Fryerstown	
Geelong	Tuesday ... 5 December
Gisborne	Thursday ... 26 October
Hamilton	Monday ... 27 November
Heathcote	Monday ... 11 December
Horsham	Wednesday ... 1 November
Inglewood	
Jamieson	
Kilmore	Wednesday ... 1 November
Kyneton	Friday ... 24 November
Maldon	
Mansfield	
Maryborough	Saturday ... 18 November
Melbourne	Wednesday ... 8 November
Mornington	Monday ... 23 October
Morse's Creek	(See Bright)
Mortlake	
Omeo	
Palmerston	
Pleasant Creek	(See Stawell)
Portland	Friday ... 24 November
Romsey	Thursday ... 23 November
Rushworth	
Rutherglen	Thursday ... 14 December
Sale	Friday ... 8 December
Sandhurst	Friday ... 15 December
Seymour	
Smythesdale	Tuesday ... 14 November
St. Arnaud	Thursday ... 7 December
Stawell	Monday ... 4 December
Steiglitz	
Talbot	Thursday ... 30 November
Taradale	
Tarnagulla	
Walhalla	
Wangaratta	Thursday ... 21 December
Warrnambool	Thursday ... 16 November
Wodonga	Saturday ... 16 December
Wood's Point	
Yackandandah	Monday ... 11 December

COURTS OF MINES.— Dates fixed by the Judges.

COURT OF CHIEF JUDGE.	
Melbourne	Monday ... 20 November
ARARAT DISTRICT.	
Ararat	Friday ... 1 December
Beaufort	
Pleasant Creek	(See Stawell)
Stawell	Monday ... 4 December
BALLARAT DISTRICT.	
Ballarat	Thursday ... 14 December
Clunes	Thursday ... 30 November
Creswick	Friday ... 1 December
Mount Blackwood	Tuesday ... 14 November
Smyth's Creek	Tuesday ... 14 November
Steiglitz	
BEECHWORTH DISTRICT.	
Alexandra	
Beechworth	Thursday ... 7 December
Bright	Monday ... 11 December
Chiltern	Friday ... 15 December
Jamieson	
Mansfield	
Morse's Creek	(See Bright)
Rutherglen	Thursday ... 14 December
Wood's Point	
Yackandandah	Monday ... 11 December
CASTLEMAINE DISTRICT.	
Castlemaine	Thursday ... 16 November
Fryerstown	
Heidelberg	

Hepburn (Daylesford) ...	Tuesday	28 November
Kyneton ...	Friday	24 November
Maldon
Taradale

GIPPSLAND DISTRICT.

Bairnsdale ...	Wednesday	13 December
Omeo
Palmerston
Sale ...	Friday	8 December
Walhalla

MARYBOROUGH DISTRICT.

Amherst
Avoca
Carisbrook
Dunolly ...	Wednesday	22 November
Inglewood
Maryborough ...	Saturday	18 November
St. Arnaud ...	Thursday	7 December
Talbot ...	Thursday	30 November
Tarnagulla

SANDHURST DISTRICT.

Heathcote ...	Monday	11 December
Kilmore ...	Wednesday	1 November
Rushworth
Sandhurst ...	Monday	4 December

Tenders.

PUBLIC WORKS OFFICE, MELBOURNE.

TENDERS will be received at this office until Twelve o'clock on the days and for the purposes undermentioned.

Particulars may be learnt at this office, and also at the offices named in each instance.

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

Additions and Repairs to Police Barracks, Colac. Specification, &c., also at Police Office, Colac. Preliminary deposit to accompany tender, £10. Final deposit 10 per cent. ... 26th Oct.

New Court House, Alterations to old Court House and Two-cell Brick Lock-up, Wodonga. Plans, &c., also at the Police Magistrate's Office, Wodonga. Preliminary deposit to accompany tender, £10. Final deposit, 10 per cent. ... 26th Oct.

Erection of Powder-magazine, Warrnambool. Plans, &c., also at Custom House, Warrnambool. Preliminary deposit to accompany tender, £10. Final deposit, 10 per cent. ... 26th Oct.

Repairs to the Court House at Meredith. Specification also at the Police Station, Meredith. Preliminary deposit to accompany tender, £3. Final deposit, 10 per cent. ... 26th Oct.

Repairs, New Fencing, and Sundry Works at the Court House, Learmonth. Specification, &c., also at Police Magistrate's Office, Ballarat. Preliminary deposit to accompany tender, £5. ... 26th Oct.

Brick Quarters of Four Rooms, Stable, and Forage Store, New Avenel. Plans, &c., also at the Police Office, Avenel. Preliminary deposit to accompany tender, £10. Final deposit, 10 per cent. ... 2nd Nov.

Post and Telegraph Office, Mansfield. Plans, &c., also at Police Magistrate's Office, Mansfield. Preliminary deposit to accompany tender, £15. Final deposit, 10 per cent. ... 2nd Nov.

Superstructure of New Law Courts. Bills of quantities can be obtained at this office upon payment of £7 10s. Preliminary deposit to accompany tender, £250. Final deposit, £5000. ... 21st Dec.

JOSEPH JONES,
Commissioner of Public Works.

TELEGRAPH POLES.

TENDERS will be received until Twelve o'clock on Tuesday, 7th November, for supplying Seventy-five Telegraph Poles at Colac.

Specifications may be seen at the Stores Branch, General Post Office; and at the Post Offices at Colac, Birregurra, Murroon, Dean's Marsh, Larpen, Irrewillipe, and Carpendit. Tenders to be endorsed "Tender for Telegraph Poles at Colac," and addressed (if by post, prepaid) to the Honorable the Postmaster-General, Melbourne, or deposited in the Tender-box at the General Post Office, Melbourne.

The amount of preliminary deposit to be enclosed with the tender is £5.

The lowest or any tender will not necessarily be accepted.

ROBERT RAMSAY,
Postmaster-General.
Post Office and Telegraph Department,
Melbourne, 18th October 1876.

TELEGRAPH POLES.

TENDERS will be received until Twelve o'clock on Tuesday, 7th November, for providing and erecting Telegraph Poles between Geelong and Winchelsea, along the Railway Line.

Models and specifications may be seen at the Stores Branch, General Post Office; and specifications at the Post Offices at Geelong, Ballarat, Beaufort, Camperdown, Avoca, Birregurra, and Winchelsea.

Tenders to be endorsed "Tender for erection of Poles, Colac Line," and addressed (if by post, prepaid) to the Honorable the Postmaster-General, Melbourne, or deposited in the Tender-box at the General Post Office, Melbourne.

The amount of the preliminary deposit to be enclosed with the tender is £75.

The lowest or any tender will not necessarily be accepted.

ROBERT RAMSAY,
Postmaster-General.
Post Office and Telegraph Department,
Melbourne, 18th October 1876.

TELEGRAPH POLES.

TENDERS will be received until Twelve o'clock on Tuesday, 7th November, for supplying 400 Red-gum Telegraph Poles, to be delivered in Melbourne.

Specifications may be seen at the Stores Branch, General Post Office; and at the Post Offices at Wahgunyah, Echuca, Moama, Wodonga, and Seymour.

Tenders to be endorsed "Tender for Red-gum Telegraph Poles," and addressed (if by post, prepaid) to the Honorable the Postmaster-General, Melbourne, or deposited in the Tender-box at the General Post Office, Melbourne.

The amount of the preliminary deposit to be enclosed with the tender is £25.

The lowest or any tender will not necessarily be accepted.

ROBERT RAMSAY,
Postmaster-General.
Post Office and Telegraph Department,
General Post Office,
Melbourne, 13th October 1876.

SCHOOL BUILDINGS.

TENDERS will be received at this office until One o'clock p.m. on the days and for the purposes undermentioned.

Plans and specifications may be seen and forms of tender obtained at the places named in each instance, and at the offices of this Department.

The lowest or any tender will not necessarily be accepted.

Brick Schools at Newtown, Geelong, and for No. 1190, Queenscliffe. Plans, &c., of the works at Newtown at School No. 1492, Ashby; of those at Queenscliffe, up to the 23rd instant, at the School itself, and after that up to date, at No. 1492, Ashby; also at the offices of this Department for both contracts. Preliminary deposit of £20 in each case. 31st October.

Alternative tenders for a Brick Building and a Wooden Building for State School No. 1177, Cowart; also, tenders for brick additions to No. 595, Stratford. Plans, &c., at No. 545, Sale, for both contracts, and at the School itself for works at Stratford. 24th October.

Brick Schools for Heidelberg (No. 294), Yea, and Nunawading (No. 454); Wooden Schools at Undera, and Arcadia; fencing at Darraweit Guim and Mulgrave Schools. Plans, &c., at the respective schools for works at Heidelberg, Nunawading, Darraweit Guim, Mulgrave, and Yea; at No. 1469, Shepparton, for those at Undera and Arcadia; also at the offices of this Department for all these contracts. 31st October.

ROBERT RAMSAY,
Minister of Public Instruction.
Education Department,
Melbourne, 17th October 1876.

Police Sales.

WEDDERBURN.

THE undermentioned unclaimed property, now in the possession of the police at Wedderburn, will, if not previously claimed, be sold by auction at the Wedderburn Police Station, at Twelve o'clock noon on the 11th November 1876:—

Fourteen full-fleeced sheepskins.

FREDK. C. STANDISH,
Chief Commissioner.
Police Department, Chief Commissioner's Office,
Melbourne, 17th October 1876.

Insolvency Notices.

In the Court of Insolvency, Sandhurst.

NOTICE is hereby given that the estate of Michael Phelan, of Sydney Flat, near Sandhurst, splitter, has been sequestrated; and that a general meeting of creditors will be held at the Court House, Sandhurst, on Wednesday the 25th day of October 1876, at Twelve o'clock noon, for the purposes set forth in the 53rd section of the Insolvency Statute 1871.

Dated at Sandhurst this 18th day of October 1876.
GEORGE MAYNARD,
Chief Clerk.

*The Insolvency Statute 1871.—In the Court of Insolvency,
Warrnambool, Western District.*

In the matter of JOSEPH HAZILDINE, of Elingamite, teacher.
NOTICE is hereby given that the estate of the said Joseph Hazildine has been sequestrated; and that a meeting of creditors has been appointed to be held at the Court House, Warrnambool, on Wednesday the 1st day of November proximo, at the hour of Two in the afternoon, for the purposes set forth in the 53rd section of the Insolvency Statute 1871.

Dated at Warrnambool this 16th day of October 1876.

ROBERT GIBTON,
Chief Clerk.

Mr. A. B. Mackay is the assignee named in the order, and Messrs. Bayly and Higgins are the solicitors acting for the insolvent.

In the Court of Insolvency, Castlemaine.

NOTICE is hereby given that the estate of Sarah Burlison, of Chewton, in the colony of Victoria, widow, has been sequestrated; and that a meeting of creditors will be held at the Court House at Castlemaine on Monday the 23rd day of October 1876, at the hour of Eleven o'clock in the forenoon, for the purposes set forth in the 53rd section of the Insolvency Statute 1871.

Dated at Castlemaine this 17th day of October 1876.

R. McNIECE,
Chief Clerk.

In the Court of Insolvency, Sandhurst.

NOTICE is hereby given that the estate of Frederick Pringle, of Sandhurst, publican, has been sequestrated; and that a general meeting of creditors will be held at the Court House, Sandhurst, on Monday the 30th day of October 1876, at Twelve o'clock noon, for the purposes set forth in the 53rd section of the Insolvency Statute 1871.

Dated at Sandhurst this 18th day of October 1876.

GEORGE MAYNARD,
Chief Clerk.

PARISH, TOWNSHIP, AND SELECTION PLANS.

LITHOGRAPHED Plans of parishes, on a scale of twenty chains to the inch, and of townships on a scale of four chains to the inch, may be obtained at the Crown Lands Office, La Trobe street west, price 7s. 6d. each, or will be forwarded to any address within the colony on receipt of that sum by the accountant of the department.

The large scales on which these lithographs are prepared constitute them valuable working plans for shire and other surveyors, rate collectors, &c., they show measurements, bearings, grantees names, and other various information in possession of the department at the date of their compilation.

The selection plans, price 5s. each, are to the same scale as the parish plans, they show measurements, bearings, names of selectors and the sections under which they are licensed.

The undermentioned plans are now ready, they will be followed by others now in the course of preparation:—

PARISH PLANS.—Addington, Adzar, Ardonachie, Awonga, Baangal, Balrook, Bangerang, Barongarook, Beckworth, Benayeo, Bil-bil-wyt, Bittern, Bonu, Borhoneyghurk, Boweya, Branjeo, Brimboul, Brim-brim, Bringalbart, Burnewang, Burramine, Calivil, Cardigan, Carraragumungee, Clunes, Colra, Killine, Craigie, Dargidjan, Carraragumungee, Clunes, Dookie, Dunnawalla, Durong, Echuca South, Eglinton, Ellesmere, Garvoe, Goomanada, Grueca, Haddon, Kalkee, Karrabumet, Kerrie, Kirkella, Lanacoorie, Lang-ghiran, Lindithgow, Mageppa, Maldon, Marnoo, Monagetta, Moyston, Nangeela, Nanneella, Narnbool, Narrawong, Nirranda, Nullawarre, Oxley, Pannooabamawm, Pannooomiloo, Raglan, Ravenswood, Runnymede, Tatyoon, Terrinallum, Timmering, Tongala, Vectis East, Winton, Wirchilleba, Wodonga, Woodend, Wy-yung Yanchoit.

TOWNSHIP PLANS.—Glenmuna, Glenrowan, Karrabumet, Koonoomoo, Minyip, Mitiamo, Muckntah, Stawell, Toolamba, Toolleen, Yarrowonga.

SELECTION PLANS.—Alexandra, Bagshot, Bairsdale, Ballark, Beremboke, Bet-bet, Bonegilla, Boorolite, Bylands, Caralulup, Dargalong, Donald, Drouin East, Drouin West, Drummaure, Egerton, Elmore, Gre-gre, Jeruk, Kimbolton, Lacey, Linton, Marong, Mortchup, Newham, Panyyabyr, Porepunkah, Shelbourne, Spring Plains, Tharanbeggia, Toolamba, Toolamba West, Wa-de-lock, Wharparilla, Yallakar, Yarraberb.

FRANCIS LONGMORE,
Commissioner of Crown Lands and Survey.

Lands and Survey Office,
Melbourne, 7th October 1875.

PARISH, TOWNSHIP, AND SELECTION PLANS.

LITHOGRAPHED Plans of the following parishes and townships have been prepared, in addition to those of which a list was published in the *Gazette* of the 17th of September last:—

PARISH PLANS.—Drawn to a scale of twenty chains to the inch.—Bangerang, Beckworth, Burrumbeep, Cargerie, Carisbrook, Castlemaine, Corindhap, Curruwa, Dean, Dunkeld, Echuca South, Elinders, Fryers, Geelongia, Glenmuna, Glen gower, Jancourt, Kalkee, Kanyapeth, Kerang, Mellier, Natimuk, and Narranra. Price, 7s. 6d. each.

TOWNSHIP PLANS.—Four chains to the inch.—Dergholm Glenrowan, Lallat, Natimuk, Rheola, Stawell, Tungamah, and Turrunberry. Price, 7s. 6d. each.

Also of Hotham (two sheets), 15s., and West Melbourne (two chains to the inch), 7s. 6d.

SELECTION PLANS.—Carapooe and Carapooe West. Price, 5s. each.

The parish plans show measurements, bearings, grantees' and selectors' names, and various other information. The selection plans give measurements, bearings, and the names of selectors, under the 42nd, 19th, and 49th sections, of those lands which are still held under license.

They may be obtained at the Crown Lands Office, La Trobe street west, or will be forwarded to any address within the colony, on receipt of their cost, by the accountant of the department. The large scales on which these lithographs are prepared render them valuable working plans for shire and other surveyors, rate-collectors, &c., &c.

D. GILLIES,
Commissioner of Crown Lands and Survey.
Lands and Survey Office,
Melbourne, 29th November 1875.

ACTS OF PARLIAMENT.

THE undermentioned Acts of Parliament, passed during the Session of 1875-6, and published with the *Government Gazette*, may be obtained at the prices affixed to each, viz.:—

No.		s.	d.
507.	Consolidated Revenue (1)	1	0
508.	Consolidated Revenue (2)	1	0
509.	Railways and Public Works Loans Application	1	0
510.	Melbourne Orphan Asylum Sale	1	0
511.	Prahran Church of England Trust Lands Sale	1	0
512.	Consolidated Revenue (3)	1	0
513.	Consolidated Revenue (4)	1	0
514.	Collection of Tolls Extension	1	0
515.	Pastoral Tenants' Rent	1	0
516.	Consolidated Revenue (5)	1	0
517.	Appropriation	4	0
518.	Bailiwicks	1	0
519.	Expiring Law Continuation (Drawbacks)	1	0
520.	Expiring Law Continuation (Diseases of Stock)	1	0
521.	Corporation Bye-Laws Proof	1	0
522.	Cheques, Bills of Exchange, &c.	1	0
523.	Succession Duties	1	0
524.	Public Health	1	0
525.	University Degrees	1	0
526.	Bank Notes Tax	1	0
527.	Medical Practitioners Statute Amendment	1	0
528.	Post Office Statute Amendment	1	0
529.	Railway Loan Liquidation and Construction Account Application	1	0
530.	Railway Construction Act Amendment	1	0
531.	Railway Loan	1	0
532.	Police Offences Statute Amendment	1	0
533.	Local Government Act Amendment	1	0
534.	Collection of Tolls Extension	1	0

N.B.—If postage stamps be sent to pay for any of the above-mentioned Acts an addition at the rate of one shilling in the pound must be forwarded, that amount being charged by the Postal Department for cashing the stamps.

Government Printing Office,
April 1876.

THE VICTORIA GOVERNMENT GAZETTE.

SUBSCRIPTIONS.—The Subscription, including Postage, will be at the rate of £1 6s. per annum, or 6s. 6d. per quarter, payable in advance.

A less period than three months cannot be subscribed for. ADVERTISEMENTS are 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, unless ONE SHILLING EXTRA IN THE POUND is added, as commission, without which the Post Office will not cash them.

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

Single copies of the GOVERNMENT GAZETTE will be Sixpence each (if paid in stamps, Sevenpence).

All payments are required in advance. Cheques and other remittances must be payable in Melbourne, and all communications should be addressed to "The Government Printer, Melbourne."

NOTICE.

MESSRS. GORDON AND GOTCH, News Agents, of Great Collins street west, Melbourne and 281, George street, Sydney;

MR. HENRY FRANKS, Bookseller and Stationer, Market square, Geelong;

MR. MARTIN BADE, Tobacconist, Sturt street, Ballarat;

MESSRS. CASEY and WENBORN, booksellers and stationers, Fall Mall, Sandhurst; and

MR. GEORGE LYELL, bookseller, &c., of Stawell, have been appointed Agents to receive Advertisements and Subscriptions for the *Government Gazette*.

A copy of the *Gazette* is filed at each place for public reference.

PRIVATE ADVERTISEMENTS.

SHIRE OF WYNDHAM.

Bye-laws of the Shire of Wyndham, made under Section 213 of the Local Government Act 1874, and numbered 1 and 2, for regulating Proceedings of Council, Officers, &c.

IN pursuance of the power conferred by the Local Government Act 1874, the President, Councillors, and Ratepayers of the Shire of Wyndham order as follow:—

That sections numbers 2 and 3 of Part ix. of the 13th Schedule of the Local Government Act 1874, and Part No. xi. of the said 13th Schedule, excepting alterations of sections numbers 2, 38, 39, 41, 49, and 53, and the excision of sections numbers 7, 8, 11, and 55 of said Part No. xi., be hereby adopted in and for the Shire of Wyndham.

Passed this 25th day of September 1876.

P. KELLY,
President.
P. J. NOLAN,
Secretary.

Local Government Act 1874.

BYE-LAW No. 1.

PART IX.—SECTIONS 2 AND 3.—MISCELLANEOUS MATTERS.

2. *Damaging trees.*—If any person shall wilfully, and without the authority of the council, cut, break, bark, root up, or otherwise destroy or damage the whole or any part of any tree, sapling, shrub, or underwood growing in or upon any street, road, or place under the management of the council, although the injury done shall not be to the amount of one shilling, he shall be liable to a penalty not exceeding Ten pounds.

3. *Removing soil, &c., from public places.*—If any person shall, without the authority of the council, break, displace, or remove the surface or soil of any land belonging to or under the control or management of the council, he shall be liable to a penalty not exceeding Five pounds.

BYE-LAW No. 2.

PART XI.—REGULATIONS OF PROCEEDINGS OF COUNCIL, OFFICERS, ETC.

1. *General conduct of business.*—In all cases not herein provided for, resort shall be had to the rules, forms, and usages of Parliament, which shall be followed so far as the same are applicable to the proceedings of the council.

2. *Minutes of meeting to be read at next subsequent meeting.*—At every meeting of the council the first business thereof shall be the reading and putting a question for the confirmation of the minutes of the proceedings at the preceding meeting, and the reading of the minutes of the proceedings of any committee presented at any such preceding meeting, and no discussion shall be permitted thereon except as to their accuracy as a record of the proceedings, and the said minutes of the proceedings at the preceding meeting shall then be signed as by this Act required.

3. *Order of business at meetings.*—After the signing of the minutes as aforesaid, the order of business of an ordinary meeting shall be as follows, or as near thereto as may be practicable, but for the greater convenience of the council at any particular meeting thereof it may be altered by resolution to that effect:—

1. Reading of copies of letters sent by the authority of the council.
2. Reading letters received, and considering and ordering thereon.
3. Reception and reading of petitions and memorials.
4. Presentation of reports of committees.
5. Payments.
6. Ordinary business.
7. Orders of the day, including subjects continued from proceedings of former meetings.
8. Extraordinary business and new rules and regulations.
9. Other motions of which previous notice has been given.
10. Notices of motion.

And the order of business at a special meeting shall be the order in which such business stands in the notice thereof.

4. *Decisions.*—Whenever a division shall be demanded by any councillor, the councillors voting in the affirmative shall first hold up their hands, and then those voting in the negative shall hold up their hands, and the result be declared by the chairman.

5. *Addresses to Governor.*—All addresses to the Governor shall be presented by the chairman and the clerk of the municipality, unless otherwise ordered by the council.

6. *Motions.*—All notices of motion shall be dated and numbered, and given by the intending mover to the municipal clerk at the close of the meeting of council, or if not required by law to be given at a meeting, then three clear days prior to the next meeting of council; and such clerk shall enter the same in the notice of motion book, in the order in which they may be received.

7. *Motions to be moved in order in motion-book.*—Except by leave of the council, motions shall be moved in the order in which they have been received and recorded by the municipal clerk in the notice of motion book, and if not so moved or postponed shall be struck out.

8. *Motion to be proceeded with by councillor giving same except with consent.*—No motion entered in the notice of motion book shall be proceeded with in the absence of the councillor who gave notice of the same, unless by some other councillor producing written authority from him to that effect.

9. *Order, &c., of debate.*—Any councillor desirous of making a motion or amendment or taking part in discussion thereon shall rise and address the chairman, and shall not be interrupted unless called to order, when he shall sit down until the councillor (if any) calling to order shall have been heard thereon and the question of order disposed of, when the councillor in possession of the chair may proceed with the subject.

10. *Nature of motion to be stated.*—Any councillor desirous of proposing an original motion or amendment must state the nature of the same before he addresses the council thereon.

11. *Motion not to be withdrawn without leave.*—No motion or amendment shall be withdrawn without the leave of the council.

12. *Motion to be seconded.*—No motion or amendment shall be discussed or put to the vote of the council unless it be seconded, but a councillor may, however, require the enforcement of any standing order of the council by directing the mayor's or chairman's attention to the infraction thereof.

13. *Mover of motion.*—A councillor moving a motion shall be held to have spoken thereon, but a councillor merely seconding a motion shall not be held to have spoken upon it.

14. *Designation of councillors.*—The councillors in meeting of council shall designate each other by their official titles, namely, that of mayor, president, chairman, or councillor, as the case may require.

15. *Priority of councillors.*—If two or more councillors rise to speak at the same time, the chairman shall decide which is entitled to priority.

16. *Chairman to rise in addressing council.*—The chairman shall rise in addressing the council to discuss any question, and shall not leave the chair on such occasions.

17. *Councillor not to speak second time on same question.*—No councillor shall speak a second time on the same question, unless entitled to reply, or in explanation when he has been misrepresented or misunderstood.

18. *Points of order.*—The chairman when called upon to decide on points of order or practice shall state the provision rule, or practice which he deems applicable to the case without discussing or commenting on the same, and his decision, as to order or explanation in each case shall be final.

19. *Councillors not to digress, &c.*—No councillor shall digress from the subject-matter of the question under discussion, or comment upon the words used by any other councillor in a previous debate; and all imputations of improper motives and all personal reflections on councillors shall be deemed highly disorderly.

20. *Councillors to apologize for disorderly, &c., expression.*—Whenever any councillor shall make use of any expression disorderly or capable of being applied offensively to any other councillor, the councillor so offending shall be required by the chairman to withdraw the expression and to make a satisfactory apology to the council.

21. *Councillor called to order to sit down.*—A councillor called to order shall sit down unless permitted to explain.

22. *Councillor twice offending guilty of an offence.*—Any councillor using offensive or disorderly language, and having been twice called to order or to withdraw and to apologize for such conduct and refusing so to do, shall be guilty of an offence.

23. *Strangers.*—Any person not being a councillor who shall, having been admitted to any meeting of the council, be guilty thereof of any improper or disorderly conduct, or who shall not leave when lawfully requested by the chairman so to do, may be forthwith removed by him, and shall be deemed guilty of an offence.

24. *Councillor not attending order for call.*—Any councillor not attending in compliance with an order for a call of the whole council without reasonable excuse to the satisfaction of the majority thereof shall be guilty of an offence.

25. *Councillor may demand documents.*—Any councillor may of right demand the production of any of the documents of the council applying to the question under discussion.

26. *Voting.*—The council shall vote by show of hands, and any councillor present and not voting, not being disabled by law from so doing, shall be guilty of an offence.

27. *Question, how declared.*—The chairman shall, in taking the sense of the council, put the question first in the affirmative, then in the negative, and the result thereof shall be recorded in the minutes.

28. *Motions, &c., to be in writing.*—At every meeting of the council all motions, whether original motions or amendments, shall be reduced into writing, signed by the mover, and delivered to the chairman immediately on their being moved and seconded.

29. *No second amendment until previous one disposed of.*—No second or subsequent amendment, whether upon an original proposition or on an amendment, shall be taken into consideration until the previous amendment is disposed of.

30. *Effect of rejection of words in original motion.*—If any words of an original question be rejected, the insertion of other proposed words shall form the next question, whereupon any further amendment to insert other words may be moved.

31. *If amendment be negatived, a second one may be moved.*—If an amendment be negatived, then a second may be moved to the question to which the first-mentioned amendment was moved, but only one amendment shall be submitted to the council for discussion at a time.

32. *Mover of motion to have right of reply.*—The mover of every original proposition, but not of any amendment, shall have a right to reply, immediately after which the question shall be put from the chair; but no councillor shall be allowed to speak more than once on the same question, unless permission be given to explain, or the attention of the chair be called to a point of order.

33. *Motion for adjournment.*—No discussion shall be allowed on any motion for adjournment of the council; but if on the question being put the motion be negatived, the subject then under consideration or the next on the notice-paper shall be discussed, or any other that may be allowed precedence, before any subsequent motion for adjournment be made.

34. *Protests.*—Any councillor may protest against any resolution of the council, and notice of intention to protest shall in every case be given forthwith on the adoption of the resolution protested against; and the protest shall specify the reasons for protesting, and shall be entered three days at least before the next ordinary meeting of the council by the protesting councillor in a book to be kept for that purpose in the office of the municipal clerk, and signed by such councillor, and shall be also entered in the minutes of the meeting at which notice of the intention to protest shall have been given previously to the confirmation thereof; but such protest may be expunged from the minutes if declared by a majority of the council to be not in accordance with truth or in its terms disrespectful to the council.

35. *Lapsed questions.*—If a debate on any motion moved and seconded be interrupted by the number of the councillors present becoming insufficient for the transaction of business, such debate may be resumed at the point, where it was so interrupted.

36. *Lapsed order of the day may be restored.*—If a debate on any order of the day be interrupted by such insufficiency of number as aforesaid happening, such order may be restored to the notice-book for a future day, and then such debate shall be resumed at the point where it was so interrupted.

37. *Committees.*—Minutes of all proceedings of committees as well as of their reports, numbered in consecutive order, shall be entered in the committees' minute-book, and being signed by the chairman of the committee shall be presented to the council; and the municipal clerk, when practicable, shall attend all meetings of committees.

38. *Meetings of the committee.*—The town clerk shall convene every committee within twenty days of its first appointment, or at any other time thereafter by order of the council, or on the written order of the chairman of the committee or of any two members of the committee.

39. *Petitions.*—No petition shall be presented after the council shall have proceeded to the orders of the day.

40. *Petitions to be respectful.*—It shall be incumbent on every councillor presenting a petition to acquaint himself with the contents thereof, and to ascertain that it does not contain language disrespectful to the council, and that the contents do not violate any bye-law or any provision hereof.

41. *Councillors to affix their names.*—Every councillor presenting a petition to the council shall write his name at the beginning thereof.

42. *Petitions to be in writing.*—Every petition shall be in writing, and not printed or lithographed, and shall contain the prayer of the petitioners at the end thereof, and be signed by at least one person on every skin or sheet on which it is written.

43. *To be signed by petitioners.*—Every petition shall be signed by the persons whose names are appended thereto by their names or marks, and by no one else except in cases of incapacity by sickness.

44. *No letters, &c., to be attached.*—No letters, affidavits, or other documents shall be attached to any petition.

45. *Councillors confined to statement of certain facts.*—Every councillor presenting a petition to the council shall confine himself to a statement of the persons from whom it comes, of the number of signatures attached to it, of the material allegations contained in it, and to the reading of the prayer thereof.

46. *Appointments, &c., of officers.*—No appointment to any permanent office at the disposal of the council shall take place until fourteen clear days' public notice shall have been given by advertisement in one or more newspapers circulating in the shire inviting applications from qualified candidates for the same.

47. *Salaries of officers, &c.*—The salary or allowance attached to all offices and places at the disposal of the council shall in all cases be fixed before they proceed to appoint any person to fill the same before the advertisement inviting applications as aforesaid, and shall be specified in such advertisement.

48. *No councillor, &c., to be surety for officer.*—No councillor or officer of the council and no assessor or auditor of the municipality shall be received as a surety for any officer appointed by the council or for any work to be done for the council.

49. *Expense of preparing security.*—In all cases of security being given for the faithful performance of any duty or contract, the expense of preparing such security shall be borne by the person providing the same.

50. *Miscellaneous.*—All the plans and specifications for any public work shall be laid before the council prior to the same being considered and ordered upon, and be open for inspection by any ratepayer during that time.

51. *Treasurer to disburse moneys in certain cases.*—It shall be lawful for the treasurer of the municipality from time to time, on the written order of the municipal clerk, to disburse such moneys as shall have been appropriated by the council for the purposes of this clause, and as shall be required for any necessary occasion, not exceeding in the whole in any interval between two ordinary meetings of the council the sum of Five pounds.

52. *Suspension of rules.*—Any one or more of the rules or regulations contained in this subdivision may be suspended for a special purpose on motion upon notice duly given, and shall not otherwise be suspended except by a unanimous vote of the council.

53. *Penalty.*—If any person shall be guilty of any wilful offence or misdemeanour or wilful or negligent act of commission or omission contrary to any provision contained in this subdivision, he shall forfeit a sum not exceeding Five pounds.
No. 2988

THE CITY OF SANDHURST.

BYE-LAW No. 1.

A Bye-law of the City of Sandhurst, made under Section 213 of the Local Government Act 1874, and numbered one, and repealing all previous bye-laws of the said city.

IN pursuance of the powers conferred by the said Act, the Mayor, Councillors, and Citizens of the City of Sandhurst order as follows:—

PART I.—STREETS AND FOOTWAYS.

(1.) PORTICOES, PROJECTIONS, ETC.

1. *Interpretation.*—The word "portico" shall mean and include every awning, portico, porch, verandah, shed, shade, or covering upon or across any public footway for the purpose of shade or shelter, together with the supports other than the building against which it shall be of such portico.

2. *Erection of porticoes.*—Subject to the provisions hereinafter contained, it shall be lawful for the owner of any house or building abutting upon any public footway to erect or place against or in front of such building, and upon or across such footway, such portico as such owner shall see fit.

3. *Height, &c., of porticoes.*—Every such portico shall be supported by upright pillars or supports fixed on the outer line or kerb of the footway, and shall be in every part thereof of such height from the ground not less than seven feet, and with the pillars or supports thereof shall be of such shape, figure, dimensions, and materials respectively as shall have been appointed as herein provided.

4. *Regulations relating to porticoes.*—It shall be lawful for the council from time to time to make regulations for all or any of the purposes following (that is to say):—

For regulating the height from the ground of such porticoes as aforesaid.

For appointing the shape, figure, dimensions, and materials of such porticoes.

And there shall be deposited at the office of the council a plan and specification of such portico as shall be appointed in any such regulation, and such plan and specification shall be referred to in such regulation, and shall be open for inspection by any ratepayer or person interested at all reasonable times without fee or reward.

5. *Porticoes erected contrary to bye-laws or regulations.*—Projections and obstructions.—If before the coming into operation of this subdivision any portico shall have been erected or placed against or in front of any building and upon or across any public footway contrary to some bye-law lawfully in force in that behalf, or if after such coming into operation any portico shall have been erected or placed against or in front of any building, and upon or across any public footway, otherwise than as shall have been appointed by some regulation to be made hereunder, or if any projecting window, balcony, step, cellar, cellar-floor, or window, or steps leading into any cellar or otherwise, lamp, lamp-post, lamp-iron, sign, sign-post, sign-iron, show-board, window-shutters, wall, gate, fence, or opening, or any other projection or obstruction placed or made against or in front of any building after the coming into operation of this subdivision therein shall be an annoyance in consequence of the same projecting into or being made in or upon or endangering or rendering less commodious the passage along any footway or street, it shall be lawful for the council to give notice to the owner or occupier of such building to remove or to alter so as to conform to such regulation such portico, or to remove or in such manner as the council shall by such notice require to alter such projection or obstruction; and such owner or occupier shall, within fourteen days after the service of such notice upon him, remove or in manner aforesaid respectively alter such portico, or such projection or obstruction as aforesaid respectively; and if the owner or occupier of any such building neglect or refuse for fourteen days after such notice so served to remove such portico, or such projection or obstruction, or to alter the same in manner aforesaid respectively, he shall forfeit a sum not exceeding Five pounds, and a further sum not exceeding Forty shillings for every day during which such projection or obstruction continues after the expiration of fourteen days from the time when he may be convicted of any such offence contrary to the provisions of this section.

6. *Porticoes erected without violation of previous bye-laws.—Projections and obstructions.—*Proviso.—If before the coming into operation of this subdivision any portico shall have been erected or placed, without violation of any bye-law for the time being lawfully in force, against or in front of any building, and upon or across any public footway laid out as such hereunder or otherwise, and such portico shall not be in conformity with some regulation for the time being in force hereunder, or if any such projection or obstruction, as in the last preceding section mentioned, which has been placed or made against or in front of any building, before such coming into operation as aforesaid, shall be an annoyance, as in the said section mentioned, it shall be lawful for the council to cause such portico to be removed or altered so as to conform to such regulation, or (as the case may be) such projection or obstruction to be removed or altered as they see fit. Provided that the council shall give notice of every such intended removal or alteration to the owner or occupier against or in front of whose building such portico, projection, or obstruction may be, seven days before such removal or alteration shall be commenced, and shall make reasonable compensation, to be ascertained and ordered, if the parties differ, by two justices, to every person who shall incur any loss or damage by such removal or alteration, except in cases where the portico, projection, or obstruction shall have been erected, placed, or made without lawful right, or may be removable under some other Act or law, in which case no compensation shall be made.

7. *Repair, &c., of porticoes.*—Every owner or occupier of any building against or in front of which there shall be any portico shall keep the same clean and in good repair; and if shall be lawful for the council to give notice to any such owner or occupier to clean or repair such portico, if and as the same shall require; and every owner or occupier who shall neglect or refuse, within seven days after the service of such notice, to effect such cleaning and repair, shall forfeit a sum not exceeding Forty shillings for every day during which he shall fail to effect the same.

(2.) NAMING STREETS AND NUMBERING HOUSES.

8. *Names of streets.*—It shall be lawful for the council from time to time to cause to be painted or affixed on a conspicuous part of some house or building, at or near each end, corner, or entrance of every street, and in the direction of the line of such street, the name of such street, in legible characters, not exceeding three inches in length, and proportionately broad and near to each other; and the council may, where more than one street or road in the municipal district is called by the same name, alter the name of any or all of such streets or roads save one (to be described in the order altering the same) to any other name which to the council may seem fit; and before any name is given to any new street or road notice of the intended name shall be given to the council, and if there be any street or road in the municipal district called or about to be called by the same name the council may, by notice stating that there is already a street or road in the municipal district called or about to be called by the same name, and describing the locality thereof, given to the person by whom notice of such intended name was given to them, at any time within fourteen days of the receipt of such last-mentioned notice, object to such intended name; and it shall not be lawful to set up any name to any street or road until the expiration of fourteen days after notice thereof has been given as aforesaid to the council, or to set up any name objected to as aforesaid.

9. *Numbering, &c., of houses.*—The owners or occupiers of houses or buildings shall mark such houses or buildings with such numbers and names, for the purpose of distinguishing the same, as the council shall direct or approve, and shall renew the numbers or names of such houses or buildings as often as they are obliterated or defaced; and if any occupier of any such house or building neglect for one week after notice from the council to mark such house or building with such number or name as the council may direct or approve, or to renew the number or name thereof as aforesaid, he shall forfeit a sum not exceeding Forty shillings; and the council may cause such name to be so marked or renewed and recover the expense thereof from the owner of such house or building before any justice.

10. *Malicious injury to name or number.*—If any person wilfully and maliciously destroys, pulls down, obliterates, or defaces the name of any street or road, or the name or number of any house or building, or paints, affixes, or sets up any name to any street or road, or any name or number to any house or building, contrary to this subdivision, he shall for every such offence forfeit a sum not exceeding Five pounds; and it shall be lawful for the council to cause such name or number so unlawfully painted, affixed, or set up, to be obliterated or destroyed.

11. *Register of alterations.*—The council shall cause to be kept a register of all alterations made by them in the names of streets and roads, and such register shall be kept in such form as to show the date of every such alteration, and the name of every street or road previous to such alteration, and the new name thereof.

(3.) SPOUTS AND DRAINS FROM HOUSES, ETC.

12. *Spouts, &c.—Drains.*—The owner or occupier of every house or building in, adjoining, or near to any street or road, within seven days next after service of a notice by the council for that purpose, shall put up a shoot or trough of the whole length of such house or building, and shall connect the same, either with a similar shoot on the adjoining house or building, or with a pipe or trunk to be fixed to the front or side of such first-mentioned house or building, from the roof to the ground, to carry the water from the roof thereof in such manner that the water from such house, or the shoot

or trunk fixed thereto, or from any portico or projection therefrom, shall not fall upon the persons passing along the street or road, or flow over the footway, but so that no such pipe or trunk shall be an obstruction to the safe and convenient passage along the footway, and shall construct or lay from and in continuation of such pipe or trunk to the water channel a gutter, herein called channel, at the outer edge of the footway, and through, under, and transversely to the footway, such covered drain or trunk for carrying such water to such channel as shall be authorized or directed by some regulation in that behalf, and shall thereafter keep in good condition every such shoot, trough, pipe, drain, and trunk, and every such drain or trunk shall be constructed, laid, and repaired subject to the inspection of such officer as the council shall have appointed in that behalf; and in default of compliance with any such notice within the period aforesaid or with the provisions of this section such owner or occupier shall forfeit a sum not exceeding Forty shillings for every day that he shall so make default.

13. *Drains for discharge of surface water from land.*—Every owner or occupier of land in, adjoining to, or near any street or road, if such land shall be so situated that surface or storm water from or upon the same overflows or tends naturally, if not otherwise discharged, to overflow any footway of such street or road, shall within seven days next after the service of notice by the council for that purpose construct and lay from such point upon such land being near to the footway as shall be specified in such notice by plan appended or otherwise, and higher in level than the bottom of the channel at the outer edge of the footway, to the said channel, and through, under, and transversely to the footway, and keep in good condition such covered drain or trunk as and subject to the like inspection as in the last preceding section mentioned respectively; and in default of compliance with any such notice within the period aforesaid or with the provisions of this section such owner or occupier shall forfeit a sum not exceeding Forty shillings for every day during which he shall make default.

14. *Regulations.*—It shall be lawful for the council to make regulations for all or any of the purposes following (that is to say):—

For regulating the materials and the size, the level, and the fall of any drain or trunk to be laid or constructed under any footway, either absolutely or with relation to the level or fall of the footway or channel or otherwise, in like manner and so if they please that such size be variable within limits prescribed in the regulation according to the discretion of such officer as the council shall thereby direct.

(4.) CROSSINGS OVER FOOTWAYS AND CHANNELS.

15. *Crossing, &c. footway, &c., save by made crossing.*—Every person who wilfully and without lawful excuse rides or drives any horse or other animal, or drives or wheels any carriage, cart, or other vehicle upon, along, or across any footway or any water channel or gutter, herein called channel, by the side of any street or road, save in each such case upon and by or at some crossing to be made as hereinafter mentioned, shall forfeit a sum not exceeding Five pounds, and shall also pay to the council such sum, not exceeding Ten pounds, by way of compensation for any damage done by him to the footway or channel, as the justice adjudicating upon the information shall on the hearing thereof order.

16. *Notice of making crossing.*—If any land shall front to, adjoin, or abut upon the footway of any street or road, and if access with horses and vehicles from such street or road to such land, or to some sufficient way appurtenant thereto, cannot be had without riding, driving, or wheeling the same respectively upon or across the said footway, or the channel (if any) lying along the outer edge thereof, and if the owner of such land shall desire that a crossing for horses and other animals and for vehicles be made as herein provided over such footway and channel, and shall give a notice in writing of such his desire to the council, and in such notice describe the land in question and the proposed work by reference to the specification deposited as hereinafter mentioned, such specification being in accordance with the provisions hereof and with such regulation as may be in force in that behalf, it shall be lawful for such owner, after seven clear days from the giving such notice and not before (with no unnecessary delay or obstruction), at his own cost and under the inspection of such officer as the council shall have appointed for the purpose, to make such crossing according to the tenor of such notice and specification, and not otherwise, and the owner of such land shall afterwards in like manner maintain the same.

17. *Specification.*—Every such owner who desires as aforesaid that any such crossing shall be made shall, before giving notice to the council as herein provided, deposit with the municipal clerk a specification describing the proposed work with respect to each of the several matters hereby or by any such regulation in force in that behalf required or provided.

18. *Immunity of person giving irregular notice in certain cases.*—Unless within the period of seven days after the receipt of any such notice as aforesaid the council shall give notice to the person giving the same that (if the fact be so) such notice or the specification referred to therein and deposited is not in accordance with the provisions of such regulation as aforesaid, such notice and specification shall thereafter, so far only as affects the liability of such person to any penalty, be deemed to be in accordance therewith.

19. *Nature of crossing where there is a street-curb.*—In streets or roads in which, at the site of any such proposed crossing, there is a curb of stone or wood along the outer edge of the footway, the crossing so far as the footway extends shall have on both sides a curb not higher in any part than the surface of the footway at that part, and similar in all respects to such

first-mentioned curb, and such curb shall approach to and join the street curbing in gentle curves outwards; and such crossing shall be of such width, and the surface thereof, so far as the footway extends, shall have such inclination outwards, and be depressed so far below the footway, as shall have been respectively appointed by some regulation in that behalf, and shall, with respect to the channel, be so laid or constructed as not to raise or obstruct the same or any part thereof.

20. *Nature of crossing where there is no street-curb.*—In streets or roads in which, at the site of any such proposed crossing, there is no such curbing as in the last preceding section mentioned, the crossing over the channel shall be such suitable bridge as shall leave a free passage for the water underneath the same, and shall be of such materials, form, length, size, strength, and fall as shall have been respectively appointed by some regulation in that behalf; and the surface of such crossing, so far as the footway extends, shall be so made good by paving, macadamizing, gravelling, or otherwise, that the necessary traffic by animals or vehicles over the same shall not cause any damage thereto, but that such crossing shall be as sound and commodious for the passage of persons using the footway as the other portions of such footway adjoining such crossing.

21. *Departures from notice, &c., not punishable in certain cases.*—No person making any crossing shall be deemed guilty of an offence by reason only of some departure in making such crossing from the notice or specification relating thereto, unless the officer of the council appointed as hereinbefore provided to inspect the making of the crossing shall have reported in writing such departure to the council within three days after the same shall have occurred, and unless such person, being served by the council within three days after such report with a notice so to do, shall for the space of seven clear days after such notice have failed to correct or supply such departure.

22. *Council may alter improper crossing.—Expenses.*—If any crossing shall have been made in any respect contrary to this bye-law or any regulation in force hereunder, it shall be lawful for the council, if they shall see fit, to cause the same to be altered so as to conform hereto and to such regulation respectively, and to recover in manner in *The Local Government Act 1874* provided the expenses of such alteration from the owner of the land to which such crossing shall lead; but they shall not so recover in those cases of departure from the notice or specification which the council or their officer might respectively have given notice of or reported, but failed to give notice of or report respectively in manner and within the time provided in the preceding sections hereof.

23. *Crossings for private streets.—Expenses.*—If any private street or road shall meet at an angle the footway of any public street or road, and there shall be no crossing upon and across such footway and the channel adjacent thereto from such private street or road to such public street or road, it shall be lawful for the council, if they shall see fit, to make in accordance with any regulation in force in that behalf a crossing upon and over such footway and channel of the description hereinbefore provided with respect to other crossings, and to recover from the owner of each of the tenements abutting on such private street or road such portion of the expenses of such making as shall bear to the whole of such expenses the same proportion as the rateable value of such tenement bears to the whole rateable value of all the tenements so abutting.

24. *Council may alter crossings made before subdivision in force.*—If any crossing across or over any footway or channel to any land or way appurtenant thereto, or to any private street or road, shall have been made before the coming into operation of this subdivision, but shall in any respect not be in accordance with any regulation made hereunder, the council may, if they shall see fit, cause the same to be altered so as to conform to such regulation; and if such crossing shall have been made contrary to any bye-law in force at the time of making the same, the council may recover the expenses of such alteration in manner in the last two preceding sections mentioned, according as one or the other may be applicable to the case.

25. *Repair of crossings.*—If any crossing shall be out of repair, and the person liable hereunder to maintain or repair the same shall, for seven days after notice from the council to that effect, neglect properly and completely to repair the same, he shall forfeit for every day that such crossing shall remain so unrepaired a sum of Forty shillings; and the council may, if they shall see fit, effect such repair, and recover the same from such person before any justice.

26. *Regulations.*—It shall be lawful for the council, from time to time, to make regulations for all or any of the purposes following, that is to say:—

For regulating the width, depression, and inclination of crossings across or over footways and channels, and the materials for making and constructing the same; the mode of laying and bedding such materials; the length, width, size, strength, and fall of bridge crossings, and the said inclination and fall, either absolutely or with relation to the levels, inclination, or fall of the footway or channel, or otherwise, in like manner.

(5.) DEPOSIT OR DISCHARGE OF RUBBISH, LIQUID, ETC., ON STREETS, ETC.

27. *Causing, &c., offensive liquid, &c., to flow on street, &c.*—Every person who causes to run from any manufactory or any establishment for the boiling or preparing of any animal matter, or any brewery, slaughter-house, butcher's shop, or any dung-hill or other receptacle, or from any inn, into or upon any street or road, public or private, or any footway or channel, and every occupier of any land or premises who causes or permits to run from such land or premises into or upon any such street or road, footway or channel, any offensive liquid

or matter, shall, for every day during which any such liquid or matter shall so run, forfeit a sum not exceeding Five pounds.

28. *Causing sludge to flow on street, &c.*—Every manager and director of any company established for mining purposes, whether incorporated or not, and every other person who, unless where authorized by or under some Statute now or hereafter to be in force, shall cause or shall allow any sludge made in the process for washing earth for gold or otherwise to flow or run into or upon any street, public or private, or any footway or channel, shall, for every day during which any such sludge shall so flow or run, forfeit a sum not exceeding Five pounds.

(6.) DEPOSITING BUILDING MATERIALS, EXCAVATIONS, ETC.

29. *Unlawful depositing of building materials in street.*—Every person who throws or lays any building or other materials or building rubbish, or puts up, constructs, or erects any stage, scaffolding, hoarding or fence, in, upon, across, or over any street, road, footway, channel, or public place, save in lawful execution of the powers given by this subdivision, shall forfeit a sum not exceeding Ten pounds, and a further sum not exceeding Forty shillings for each day during which such matter or thing, or any of it, or any part thereof, is suffered to remain in or upon such street, road, footway, channel, or public place.

30. *Notice of intention to build, &c.*—Every person intending to build, put up, or take down, or cause to be built, put up, or taken down, any building, wall, or other structure or any fence, or to alter or repair, or cause to be altered or repaired, the outward part of any such building or other structure, whether in any of such cases over or under ground, or to make any hole within ten feet of any street, road, or footway, shall give notice in writing of such his intention to the council; and in such notice shall describe the intended work, and the height, depth, extent, and position thereof; and whether or not it be necessary for the execution of the said work that a scaffold or stage be constructed, or that buildings or other materials or building rubbish be deposited upon or in the footway or street adjoining or in front of such structure or hole, and for what time it will be necessary that such stage or scaffolding or such materials deposited be so kept or continued or that such hole remain open, together with such other particulars touching such intended work as such persons shall see fit.

31. *Penalty for commencing &c., work without notice.*—No person shall execute, or begin or continue to execute, any such work as in the last preceding section mentioned without having given to the council such notice as therein provided, or until the expiration of forty-eight hours after giving the same; and every person offending against the provisions of this section shall forfeit a sum not exceeding Five pounds for every day upon which he shall so offend.

32. *License for depositing materials, scaffolding, &c.*—It shall be lawful for the council, having received any such notice as aforesaid, to grant, if it shall seem to them fit, to the person having given such notice, upon payment by him of the sum of Five shillings, a license in the appointed form under the hand of the municipal clerk, authorizing such person to construct such stage and scaffolding as the proper officer of the council to be appointed in that behalf shall require or permit, and to deposit building and other materials and building rubbish upon or across, in each of the cases aforesaid, so much of the footway adjoining or in front of the site of the intended work, and so much of the street or road adjoining such footway, and to keep and continue the said stage, scaffolding, and materials, or rubbish, so constructed or deposited respectively, for such time respectively as shall seem fit to the said council, and be specified in the said license; and the council may, if it shall seem fit, renew such license, or grant a fresh license to such person from time to time; and such person may thereupon from time to time do the said acts according to the tenor of such license.

33. *Hoarding and fence.*—Every person who shall intend to build, or take down or cause to be built or taken down, any building or other structure, whether over or under ground, or to alter or repair, or cause to be altered or repaired, the outward part of any such structure within any of the cases aforesaid ten feet of any street, road, or footway, or who shall have a license for constructing any stage or scaffolding, or depositing any building or other materials or building rubbish upon or across any footway, street, or road shall, before beginning to execute such work, or to do such act, cause to be put up, so as to separate from the street or road, and from the remainder (if any) of the footway so much of the premises where the work is to be executed as fronts the site of such work and the area upon which according to the license such stage or scaffolding is to be constructed, or such materials or rubbish are to be deposited, such sufficient hoards or fences, together with such convenient platform or handrail, if there be room enough to serve as a footway for passengers outside of such hoard or fence, as shall be respectively approved by such officer as the council shall have appointed in that behalf, and shall continue such hoard or fence, with such platform and handrail as aforesaid, standing and in good condition to the satisfaction of such officer during the time limited as aforesaid in the said license, or the last renewal thereof, and for such longer time as the public safety or convenience requires; and shall in all cases in which it is necessary, in order to prevent accidents, cause the same to be sufficiently lighted from sunset to sunrise, and shall remove such hoard, fence, platform, and handrail, and make good the footway and the street or road within a reasonable time after the provisions of this section have been fulfilled.

34. *Penalty for not putting up, lighting, &c., hoarding.*—Every person who executes or begins or continues to execute any such work as in the last section mentioned, or who being

licensed thereto constructs, or begins or continues to construct any such stage or scaffolding, or deposits, or keeps deposited any such material or rubbish upon or across any footway, street, or road, without having in any of the cases aforesaid put up such hoard or fence or such platform with such handrail as aforesaid, or continuing the same respectively standing and in good condition as aforesaid during the time aforesaid, or without keeping the said hoard, fence, platform, or rail, and each part thereof respectively, while the same are standing sufficiently lighted from sunset to sunrise, or without removing the same within such reasonable time as aforesaid, or without making good the footway and the street or road, after such removal, shall for every such offence forfeit a sum not exceeding Five pounds, and a further penalty not exceeding Forty shillings for every day while such default is continued.

35. *Removal of scaffolding, &c.*—Every person licensed as herein mentioned to construct any stage or scaffolding, or to deposit any materials or rubbish, shall remove within a reasonable time after the time limited as aforesaid in such license, or in the last renewal thereof, all such stage, scaffolding, materials, and rubbish, and shall make good the footway and the street or road; and if any such person shall fail in any such case to comply with this section he shall forfeit a sum not exceeding Five pounds, and a further penalty not exceeding Forty shillings for every day while such default is continued.

36. *Street, &c., not to be obstructed, &c.*—Nothing herein contained shall render it lawful to construct any stage or scaffolding, or to deposit any materials or rubbish, or to put up any hoarding or fence, platform or handrail, as aforesaid, or all or any of them, so that the same shall extend, or be across, or over, or upon any street or road further from the inner edge of the footway than one-third of the whole breadth of such street or road, or in any case so as to render the street or road, exclusive of the footways, impassable for carriages, or so as to obstruct the channel.

37. *Council may remove, &c., in certain cases, and recover expenses.*—If any person who ought, under this bye-law, to remove any matter or thing, or to make good any footway or street or road, shall fail so to do, whether or not such person shall have been convicted or not of any offence under this subdivision, the council may remove such matter or thing, or make good such street or footway, and may recover the expenses of so doing from the person so making default before any justice.

(7.) LIGHTING, ETC., OF OBSTRUCTIONS GENERALLY.

38. *Persons laying materials, or making hole, whether by authority or not, to light, &c., same.*—When any building materials, rubbish, or other things are laid, or any hole made in any street, road, or footway, whether the same be done by order or authority of the council or not, the person causing such materials or other things to be so laid, or such a hole to be made, shall at his own expense cause a sufficient light to be fixed in a proper place upon or near the same, and continue such light every night, from sunset to sunrise, while such materials or hole remain; and such person shall, at his own expense, cause such materials or other things and such hole to be sufficiently fenced and enclosed until such materials or other things are removed, or the hole filled up or otherwise made secure; and every such person who fails so to light, fence, or enclose such materials or other things or such hole shall for every such offence forfeit a sum not exceeding Ten pounds, and a further sum not exceeding Forty shillings for every day while such default is continued.

39. *Penalty in like case for non-removal.*—In no case shall any such building materials or other things or such hole, as last-mentioned respectively, be allowed to remain an unnecessary time, under a penalty not exceeding Ten pounds, to be paid for every such offence by the person who, whether by order or authority of the council or not, causes such materials or other things to be laid, or such hole to be made; and in any such case the proof that the time has not exceeded the necessary time shall be upon the person so causing such materials or things to be laid, or causing such hole to be made.

(8.) HOUSES, ETC., ENCRoACHING ON STREET, ETC.

40. *Houses built so as to encroach on street.*—If any person shall erect or place any house or other building, or any part thereof, upon, over, or across any public street or road, footway, or channel, he shall forfeit a sum not exceeding Twenty pounds, and a further sum not exceeding Five pounds for every day while the same shall so continue.

(9.) OBSTRUCTIONS, ETC., TO STREETS, ETC., BY CATTLE, ETC.

41. *Cattle at large on unenclosed land.*—If any cattle shall be found upon any land not being a common and such that there is no fence, whether upon the same land or any other dividing such first-mentioned land from any street or road, whether public or private, without any person having charge of such cattle, the owner of such cattle shall forfeit a sum not exceeding Twenty shillings for every head of such cattle; and the proper officer of the council may seize such cattle and place the same at some neighbouring place of safe custody; and any justice, if such owner be not known, upon proof of the issue of a summons in the usual form, addressed to such owner as "owner" only, without otherwise naming or describing him, such cattle and the place of seizure being duly described therein, and of the publication of such summons in some newspaper commonly circulating in the neighbourhood, may, after the expiration of twenty-four hours from such publication, proceed with respect to such owner not appearing as if personal service of a summons, stating his name, had been effected, or if such owner appear, then as in other cases; and the justice may order the cattle to be sold, and the money arising from the sale, after deducting the said penalty and the costs awarded and the reasonable expenses, to be estimated and assessed by the justice, of seizing, keeping, and selling

the said cattle, shall be paid if demanded within one month to the owner of the cattle, and if not so demanded, then to the municipal fund; and if the said money shall not be sufficient for all the purposes aforesaid, the amount whereby the same falls short, or if no such sale be ordered, the whole of the said amount may be recovered from the said owner, if and when known, in like manner as other penalties and sums adjudged or ordered to be paid by justices are to be recovered.

42. *Cattle at large in streets.*—If any cattle be, at any time, found in any street without any person having the charge thereof, the owner of such cattle shall forfeit for every head of such cattle a sum not exceeding Twenty shillings, and if such cattle shall, by reason of having been so found at large, have been impounded by the council, the amount of such penalty and costs, if adjudged, respectively before the release or sale of such cattle shall be added to the pound fees and charges payable in respect of such cattle, and the amount thereof or such lesser amount (if any) as after the sale of the cattle may remain in the hands of the poundkeeper shall be paid over by him accordingly; and if the proceeds of any sale of such cattle shall not be sufficient, after paying the lawful fees and charges aforesaid, to satisfy such penalty and costs, or if such penalty and costs shall have been adjudged after the release or sale of the cattle, the same or so much thereof as remains unpaid shall and may be recovered from the owner of the cattle, in like manner as other penalties and costs adjudged by justices are by law to be recovered; and if, in the case of any information under this section, the owner be not known, then the provisions of the last preceding section, so far as necessary to give the adjudicating justice jurisdiction, shall apply.

43. *Goats sold for trespass to be released or killed.*—If any goat shall have been impounded under the provisions of either of the two last preceding sections, or under the provisions of this bye-law, relating to the impounding of cattle for trespass in the streets, and shall not after the expiration of twenty-four hours be released, and the penalty, costs, fees, and charges be paid by the owner thereof, any justice may by warrant under his hand directed to any constable authorize the destruction of such goat, and the same may be destroyed accordingly.

44. *Regulations.*—It shall be lawful for the council to make regulations from time to time for appointing the hours during which it shall not be lawful to drive into or through the municipal district or such parts thereof as shall by boundaries be set forth in such regulation any cattle intended for sale, slaughter, or shipment, or travelling from one part of Victoria or of any other colony to any other part, and to provide if they shall see fit in such regulations separately with respect to Sundays and week days; and if any person shall drive any such cattle contrary to such regulation he shall forfeit for every head of cattle so driven a sum not exceeding Twenty shillings: Provided that nothing herein contained shall apply to horses driven in harness or to oxen in the yoke.

45. *Breaking in, &c., horses in streets.*—It shall not be lawful to break in any horse or other animal in any street, whether public or private, or in any public place, save such public places as from time to time may be appointed by some regulation of the council in that behalf, which regulation the council are hereby authorized to make, or by locking the wheels of any cart or other vehicle, or otherwise to test or try any horse or other animal so as to obstruct or injure any street or public place; and any person offending against this section shall forfeit a sum not exceeding five pounds.

(10.) UNDERMINING STREETS.

46. *Court of Mines may restrain undermining of street.*—Upon application of the council in that behalf, and hearing of the parties, it shall be lawful for the judge of the Court of Mines having jurisdiction at the place (subject to and in accordance with the provisions of any law now or hereafter in force relating to the management of and the administration of justice in regard to mining interests), by order under his hand, to enjoin any person named in such order from mining under any street or road, whether public or private; and if any person shall disobey such order, he shall be liable to be dealt with in like manner as persons disobeying other like orders of such judge are by law liable to be dealt with.

(11.) MISCELLANEOUS.

47. *Council may regulate driving near places of worship.*—It shall be lawful for the council, on the application of the minister of any church, chapel, or other place of public worship, to make orders for regulating with respect to such place of public worship the route and conduct of persons who shall drive any cart or carriage or any cattle during the hours of divine service (to be named in every such order) on Sunday, Christmas-day, Good Friday, or any day appointed for a public fast or thanksgiving; and any orders which shall be so made shall be printed or affixed on or near the church, chapel, or place of public worship to which the same shall refer, and in some conspicuous places leading and contiguous thereto, and elsewhere as the council shall direct; and every person who offends against such orders shall forfeit a sum not exceeding Forty shillings.

48. *Council may regulate driving loaded drays, &c., on Sundays.*—It shall be lawful for the council to make regulations for prohibiting or restraining the travelling with or driving of loaded drays or carts on Sundays; and if any person travel with or drive any such loaded dray or cart contrary to such regulations, he shall forfeit for every such breach of such regulations a sum not exceeding Forty shillings.

49. *Council may regulate rate of speed for crossing bridges, &c.*—It shall be lawful for the council to make regulations prescribing the rate of speed and the manner of crossing over all bridges and crossings for horses, carts, and carriages; and

f any person driving or having the charge of any horse, cart, or carriage shall violate any such regulation, he shall forfeit a sum not exceeding Forty shillings.

PART II.—WATERWORKS, DRAINS, ETC.

1. *Polluting water, reservoirs, &c.*—Whosoever shall bathe in any stream, reservoir, conduit, aqueduct, or other waterworks belonging to or under the management or control of the council, or shall wash, cleanse, throw, or cause to enter therein any animal, whether alive or dead, or any rubbish, filth, stuff, or thing of any kind whatsoever, or shall cause, or permit, or suffer to run, or be brought therein, the water of any sink, sewer, drain, engine or boiler, or other filthy, unwholesome, or impure water, or shall do anything whatsoever whereby any water or waterworks belonging to the council, or under their management or control, shall be fouled, obstructed, or damaged, shall for every such offence forfeit on conviction a sum not exceeding Five pounds, and a further sum not exceeding Twenty shillings for each day while such offence is continued after written notice in that behalf.

2. *Wilful waste of water.*—Whosoever being supplied with water by the council from any waterworks of or belonging to or under the control or management of the council, or having access to any such waterworks for the taking of water therefrom, shall wilfully or negligently suffer any water to run to waste from any pipe or conduit from or by which he shall be so supplied, or to which he shall have such access, shall on conviction forfeit and pay for every such offence a sum not exceeding Ten pounds.

3. *Damming up water without consent.*—Whosoever shall without the consent in writing of the council construct or place any dam or embankment in or across any river, creek, or natural watercourse, or permanently obstruct the same in any way, shall on conviction forfeit a sum not exceeding Twenty pounds, and a further sum not exceeding Five pounds for every day after such conviction during which such dam or embankment or any part thereof shall continue.

4. *Diverting water from reservoirs of council in certain cases.*—In any case in which the council has the exclusive right of collecting for the supply of any reservoir or waterworks belonging to the council or under their management or control the storm-water having fallen on any gathering ground, whosoever shall by any means whatsoever divert any such water from the course of its natural flow, so that the same shall tend to flow elsewhere than to such reservoir or waterworks or some watercourse leading thereto, or shall flow to the same respectively in a foul state, shall forfeit on conviction a sum not exceeding Fifty pounds, and a further sum not exceeding Ten pounds for every day after such conviction during which such water so tends to flow or flows as the case may be.

5. *Shooting or fishing in or near reservoir.*—It shall be lawful for the council from time to time to make regulations for prohibiting or regulating the shooting of waterfowl and the taking of fish upon or in or within one-quarter of a mile of any stream, reservoir, or other waterworks belonging to or under the management or control of the council; and every person who shall offend contrary to any such regulation shall on conviction forfeit and pay for every such offence a sum not exceeding Five pounds.

6. *Obstructing, &c., culverts, &c.*—Whosoever shall obstruct or damage any culvert, sewer, or drain belonging to or under the control of the council, shall forfeit a sum not exceeding Ten pounds, and shall pay to the council by way of compensation for any such damage such further sum not exceeding Ten pounds as the convicting justice shall order.

PART III.—PLACES OF IMPROVEMENT AND RECREATION, ETC.

(1.) PUBLIC LIBRARIES AND MUSEUMS.

1. *Misconduct, &c., in library or museum.*—Every person who shall, being intoxicated, enter or remain in any public library or museum belonging to or under the control or management of the council, or who shall use therein any abusive, improper, or unbecoming language, or who shall by unnecessarily loud talking or any unnecessary noise or otherwise disturb or annoy the persons using or resorting to such library or museum, or who shall without lawful excuse but without felony remove any property from such library or museum, shall forfeit a sum not exceeding Ten pounds, and every such person may be forthwith removed by any officer of the council in charge of such library or museum.

2. *Regulations.*—It shall be lawful for the council from time to time to make regulations for the proper management and control of every such library and museum, and every person offending against any such regulation shall forfeit a sum not exceeding Five pounds.

(2.) PUBLIC GARDENS.

3. *Hours.*—The gardens under the management or control of the council and ground appertaining thereto, herein called the gardens, shall be open from sunrise to sunset on each day of the week.

4. *Injury to things in gardens.*—No person shall pluck any of the flowers, or walk on the beds or borders, or climb upon or get over the fences, or remove any of the tallies, or disturb, damage, or destroy any property or thing in the gardens.

5. *Shooting, &c.*—No person shall carry firearms through the gardens, or shoot, snare, or destroy any wildfowl either in the gardens or in or on any water adjacent thereto, or bathe within such distance from such gardens as shall be fixed by any regulation of the council to be made in that behalf in such water.

6. *Driving carts.*—No cart or other vehicle used for the conveyance of goods shall, without the authority of the proper officer of the council, be driven through the gardens.

7. *Supplying plants, &c.*—Such plants, seeds, or cuttings as are commonly purchasable at nurseries in Victoria shall not be supplied from the gardens to any person, unless in exchange, or for public institutions or for benevolent purposes.

8. *Interrupting workmen.*—No visitor shall interrupt the gardeners or laborers by conversation or otherwise.

9. *Children.*—Children under the age of ten years, not being under the control of some competent person, shall be removed from the gardens.

10. *Dogs.*—All dogs and goats, and all poultry, found within the gardens shall be destroyed, and the owner shall make compensation, to be recovered before any justice, for any damage done.

11. *Regulations.*—In addition to the provisions herein contained, it shall be lawful for the council from time to time to make such regulations for the proper maintenance and management of the gardens as shall seem to them fit.

12. *Penalties.*—Any person offending against this bye-law or any such regulation shall forfeit a sum not exceeding Ten pounds.

PART IV.—BUILDINGS, ETC., FOR PUBLIC MEETINGS, ETC.

1. *Public buildings, &c., to be registered.*—Every occupier of any hall or other building used for public meetings, or of any such building or any ground in which public amusements are conducted, shall in each year register at the office of the council such building or ground, together with the situation and description thereof, and the purpose being such as aforesaid for which the same is to be kept, and the name of such occupier; and every person who causes and every occupier of any such premises who permits any public meeting to be held or any public amusement to be conducted in or on any such premises, not being registered for the purpose, or without such certificate of registration as hereinafter mentioned having been obtained for the same, shall forfeit for every such offence a sum not exceeding Ten pounds.

2. *Certificate of registration, &c.*—The council, upon the written application of any such occupier as aforesaid stating the particulars aforesaid, may, if upon inspection by the proper officer the premises shall have been found to be secure and proper for the purpose stated, and if the council shall see fit, cause the premises to be registered in a registry book to be kept for that purpose, and shall thereupon grant to the applicant a certificate of such registration of such premises in the appointed form; and the council may at any time suspend for a stated period the effect of or cancel any such registration, and shall forthwith give notice of such suspension or cancellation to the occupier of the registered premises, and during such suspension or after such cancellation such premises shall be deemed to be unregistered in respect of the purpose mentioned in the certificate of registration, and such certificate shall be of no force or virtue.

3. *Inspection.*—The proper officer of the council may at all reasonable times enter and inspect any such registered premises as aforesaid.

4. *Regulations.*—It shall be lawful for the council from time to time to make regulations for appointing the times and hours during or at which respectively any such registered building or ground shall be used for the purpose for which it is registered, or shall be closed; and every occupier of any such premises who permits the same to be used for such purpose during or at any other time, or after any such hour respectively, shall for every such offence forfeit a sum not exceeding Ten pounds.

PART V.—FIRE PREVENTION.

(1.) FOUL CHIMNEYS.

1. *Wilfully setting fire to chimneys.*—Every person who wilfully sets or causes to be set on fire any chimney-flue, smoke-vent, or stove-pipe, herein called in common "chimney," shall forfeit a sum not exceeding Five pounds: Provided always that nothing herein contained shall exempt the person so setting or causing to be set on fire any chimney from liability to be informed against or prosecuted before any court having criminal jurisdiction for such act as for an indictable offence.

2. *Negligently suffering chimney to be on fire.*—If any chimney accidentally catch or be on fire, the person occupying or using the premises in which such chimney is situated shall forfeit a sum not exceeding Forty shillings: Provided always that such forfeiture shall not be incurred if such person prove to the satisfaction of the justice before whom the case is heard that such fire was in nowise owing to the omission, neglect, or carelessness, whether with respect to cleansing such chimney or otherwise, of himself or his servant.

(2.) DEPOSIT, ETC., OF INFLAMMABLE MATERIALS, ETC.

3. *Regulations.*—It shall be lawful for the council from time to time to make regulations for all or any of the purposes following (that is to say):—

For prescribing the distance from any adjoining land, or from any building, within which it shall not be lawful to make or keep any stack of hay, corn, straw, or other produce, if not placed under roof or cover, and the like were placed under roof or cover, and for prohibiting or restraining the use for such covering of such inflammable materials as shall be described in such regulation;

or prescribing the distance from any adjoining land, or from any street or public place, or from any building, within which it shall not be lawful to deposit such combustible materials as shall be specified in the regulation, or save in some properly constructed fireplace within some building, to make or light any fire:

And every such regulation may be made to apply to the whole or separately to any part or parts of the municipal district described by boundaries in such regulation, and may provide as to the subject-matter thereof either absolutely or with relation to the consent of the council or of the proper officer of the council to be given or withheld in any case to be in question under such regulation.

4. *Stacks or coverings, &c., in violation of or otherwise than required by regulation.*—Every person who shall make or place any stack of hay, corn, straw, or other produce, or place as or for the covering of any such stack any inflammable material, or deposit any combustible material, or light any fire, contrary in any such case to any regulation under this subdivision, and every occupier of any premises whereon any stack or any such covering of a stack shall be or any combustible materials have been deposited, if the same, though lawfully made, placed, or deposited before the coming into force of any such regulation, shall be there contrary to the tenor of such regulation, who shall not within seven days after notice from the council so to do remove such stack, covering, or materials, or who shall suffer to remain any such stack, covering, or materials unlawfully made, placed, or deposited before the coming into force of such regulations, shall forfeit on conviction for such offence a sum not exceeding Five pounds, and in every such case a further sum not exceeding Forty shillings for every day after any such conviction during which such stack, covering, or materials shall so continue.

5. *Setting fire to matter without notice.*—Every person who willfully sets fire to any inflammable matter whatsoever in the open air, without having given notice in writing to the occupiers of the land adjoining to the land upon which such matter shall be, and also to the municipal clerk, of his intention so to do, or within twenty-four hours after giving the last given of such notices, or between the hours of four in the afternoon of any day and eight in the morning of the following day, shall forfeit a sum not exceeding Five pounds.

6. *Fireworks.*—Every person who shall light any bonfire, tar-barrel, or firework upon or within sixty yards of any public or private street, or any public place, shall forfeit a sum not exceeding Five pounds.

7. *Brush fences.*—It shall not be lawful for any person to make or place or to keep or continue any fence of brushwood, bushes, or other like material, and every person who shall make or place any such fence, and every owner or occupier of any premises who for seven days after notice from the council to remove any such fence thereto appertaining if lawfully made or placed before the coming into operation of this subdivision shall suffer any such fence or any part thereof to remain, or who shall suffer to remain any such fence unlawfully made before such coming into operation, shall forfeit on conviction for such offence a sum not exceeding Five pounds, and in every such case a further sum not exceeding Forty shillings for every day after any such conviction during which such fence shall continue.

(3.) WATER TANKS ON PRIVATE PREMISES.

8. *Occupier of house to keep water.*—For the extinguishing of fires, the occupier of every dwelling-house, warehouse, or shop or other building, shall at all times keep therein or upon the land appertaining thereto, in some fit butt or tank, water in quantity not less than fifty gallons; and every such occupier who shall make default contrary to this section shall forfeit a sum not exceeding Twenty shillings for every day of such default.

PART VI.—NUISANCES, ETC.

(1.) NUISANCES OF VARIOUS KINDS.

1. *Keeper of goats to register name and address.*—Every owner or keeper of any goat usually kept within the municipal district shall register with the municipal clerk his name and address as a keeper of goats, and shall at the time of such registration pay to such clerk the sum of Sixpence, and shall place and keep upon the neck of every goat so owned and kept a collar bearing the name and address so registered; and if any person shall without lawful excuse offend in any respect against this section he shall for every such offence be liable to a penalty not exceeding Two pounds.

2. *Goats to be presumed to be kept by persons named on collar.*—If any goat shall be found having on its neck a collar purporting to bear the name and address of a person registered as aforesaid, such goat shall *prima facie* be presumed to be owned and kept by such person.

3. *Place for custody of goats seized hereunder.*—The council from time to time shall provide one secure enclosure for the keeping and custody of goats for the purposes of this subdivision, and forthwith when any such enclosure shall have been provided shall notify the same and the situation thereof in some newspaper generally circulating in the neighborhood.

4. *Goats at large may be seized.*—Every goat found at large in any street, road, or public place, may, by the proper officer of the council, be forthwith seized and confined in such enclosure as aforesaid until dealt with as hereinafter provided.

5. *Notice of seizure to registered owner.*—Whenever a goat having on the neck a collar purporting to bear the name and address of a person resident within the municipal district registered as aforesaid shall be seized hereunder, the proper officer of the council shall forthwith cause notice of such seizure to be given to such person or left at the place of such address.

6. *Goats seized may be destroyed after certain time.*—Subject to the provisions hereinafter in this bye-law contained, every goat so seized and confined as aforesaid which shall not have upon the neck a collar purporting to bear the name and address of some person registered as aforesaid may, by the proper officer of the council, be destroyed at or after noon of

the day following the day of such seizure, and every such goat which shall have on the neck such a collar as aforesaid may by the said officer be destroyed at or after noon of the day following next but one the day of such seizure.

7. *Owner may apply to a justice to have goat restored.*—But the restoration shall be conclusive as to his liabilities as owner.—The owner of any goat which shall have been seized as aforesaid may apply *ex parte* to any justice that such goat be restored to such owner, and such goat shall, if a justice shall so order and not otherwise, be, unless the same has been destroyed, restored to such owner accordingly; and such order of a justice or any minute thereof under the hand of such justice shall for all purposes of this subdivision be conclusive evidence that the person so applying was the owner of such goat.

8. *Owners of all goats found at large to be liable to penalty.*—The owner, whether registered hereunder or not, of every goat found at large in any street, road, or public place shall, whether such goat be destroyed or not or be restored or not, forfeit and pay a penalty of Five shillings.

9. *Regulation as to keeping swine.*—It shall be lawful for the council from time to time to make regulations for appointing by limits to be set forth therein portions of the municipal district in which it shall not be lawful to keep any swine; and if any person shall keep any swine within any such prescribed limits he shall forfeit for every day during which he shall so offend a sum not exceeding Five pounds.

10. *Removing nightsoil, &c.*—Every person who shall empty any privy, or load, carry, remove, or deposit any nightsoil, offal, or other offensive refuse or matter, save between such hours of the night, or shall deposit the same save at such places as respectively shall have been appointed by some regulation of the council in that behalf, or who shall use for any such purpose any cart or carriage not having a covering proper for preventing the escape of the contents of such cart, or of the stench thereof, shall forfeit for every such offence a sum not exceeding Five pounds; and it shall be lawful for the council from time to time to make regulations for appointing such hours and places as aforesaid.

(2.) PRIVATE SLAUGHTER-HOUSES.

11. *Licenses for private slaughter-houses where no public.*—Except it be by some Act of Parliament otherwise expressly provided, it shall be lawful for the council (if the council shall not as yet have provided abattoirs within the municipal district, and duly notify the same as ready for public use) to license, upon payment of such sum not exceeding Two pounds as shall be appointed by regulation in that behalf, such slaughter-houses (not being in any case within one mile from the corporate limits of the city of Melbourne or the town of Geelong) as they from time to time may think proper for slaughtering cattle, and every such license shall be in force until the thirty-first day of December in the year for which such license shall be granted.

12. *Slaughtering in unlicensed place.*—Every person who, without having such license as aforesaid in force, uses as a slaughter-house any place within the municipal district other than a slaughter-house which was in use at the time of the coming into operation of the Act numbered one hundred and eighty-four, and has so continued to be used ever since, shall for each such offence be liable to a penalty not exceeding Five pounds, and a like penalty for every day after conviction upon which he shall so offend.

13. *Registration of slaughter-houses previously established.*—Every place which at the time of the coming into operation of the last-mentioned Act was in use as a slaughter-house, and has so continued ever since, shall within three months after the coming into operation of this subdivision be registered by the owner or occupier thereof at the office of the council; and on application to the council for that purpose, and on payment of such sum not exceeding Twenty shillings as shall have been appointed by regulation in that behalf, they shall from time to time cause every such slaughter-house to be registered in a book to be kept for that purpose; and such registration shall be of effect for one year after the making thereof and no longer; and every person who, after the expiration of such period of three months, uses or suffers to be used any such place as a slaughter-house without its being so registered shall forfeit on conviction a sum not exceeding Five pounds for such offence, and a further sum not exceeding Ten shillings for every day after such conviction during which such place shall be used as a slaughter-house without having been so registered.

14. *Regulations.*—It shall be lawful for the council from time to time to make regulations for all or any of the purposes following (that is to say):—

For the licensing (where the council are empowered to license) and for the registering and inspection of all private slaughter-houses:

For appointing, subject to the limits herein prescribed, the fees for licenses and registration:

For preventing cruelty in such slaughter-houses:

For keeping the same in a cleanly and proper state, and for removing the filth at least once in every twenty-four hours, and requiring them to be provided with a sufficient supply of water:

For confining the use of licensed slaughter-houses to the slaughter of any particular kinds of animals:

And every person offending contrary to any such regulation shall be liable to a penalty not exceeding Five pounds, and in the case of a continuing offence a further sum not exceeding Ten shillings for every day during which such offence shall continue after such conviction.

15. *Suspension, revocation, &c., of license, &c.*—The justice before whom any person is convicted of any offence against this subdivision, in addition to any penalty, may suspend for

a period not exceeding two months the license for any slaughter-house granted hereunder to such person or the effect of the registration of any slaughter-house of which such person is the owner or occupier, and upon the conviction of any person for a second or subsequent like offence may, in addition to any penalty, declare the license granted hereunder to such person revoked, or the registration of any slaughter-house of which such person is the owner or occupier cancelled, and no license while so suspended or after such revocation, and no registration while the effect thereof is suspended, or after the same is cancelled, shall exist or avail for any purpose whatsoever.

16. *Seventh section of the "Abattoirs Statute" saved.*—Nothing in this subdivision shall be deemed in anywise to affect any of the provisions of the "Abattoirs Statute" or to render lawful any act or thing therein prohibited.

PART VII.—MISCELLANEOUS MATTERS.

1. *Regulations as to bathing.*—Where any part of the sea-shore or strand of any river or creek used as a public bathing place is within the municipal district, or within three hundred yards of the boundary thereof, and not within any borough, the council may make regulations for and with respect to the time and place of bathing at or within such part, and according to the sex of the persons bathing or otherwise, and also as to persons resorting to or passing by such parts, whether by land or water, and for the stands of bathing machines, and otherwise for securing reasonable privacy for bathers and the observance of decency.

2. *Damaging trees.*—If any person shall wilfully, and without the authority of the council, cut, break, bark, root up, or otherwise destroy or damage the whole or any part of any tree, sapling, shrub, or underwood growing in or upon any street, road, or place under the management of the council, although the injury done shall not be to the amount of One shilling, he shall be liable to a penalty not exceeding Ten pounds.

3. *Removing soil, &c., from public places.*—If any person shall, without the authority of the council, break, displace, or remove the surface or soil of any land belonging to or under the control or management of the council, he shall be liable to a penalty not exceeding Five pounds.

4. *What shall be deemed a secure fence in case of goats.*—For the purpose of those provisions of any Statute now or hereafter to be in force whereby any person may be authorized to destroy goats, land shall be deemed to be securely enclosed and fenced if the same be enclosed or fenced with a substantial three-railed fence of the usual height, and the openings in which (if any) shall at the time of trespass be secured or barred with gates or other fastenings of like closeness and strength with the fence, or if such land be enclosed or fenced with any fence and gates, or fastenings of equivalent closeness and strength with such first-mentioned fence.

5. *Exclusion of rats from borough.*—Whosoever wilfully and knowingly, save by the authority hereinafter in this section contained, shall convey into or through the municipal district, or shall within the municipal district have in his possession or on his premises or receive any rats, shall be liable to a penalty not exceeding Forty shillings for every such rat; and any person may seize and forthwith destroy any rat found within the municipal district whether confined or not.

6. The council may employ any person or persons to destroy sparrows and minnows, and may make regulations for the effectual destruction of such birds.

PART VIII.—CARRIAGE OF PERSONS AND GOODS.

(1) PASSENGER VEHICLES.

1. *Prescribed space for licensing, &c.*—The words "prescribed space" shall, for the purposes of this subdivision, mean for any borough the space within the circumference of a circle whose radius is five miles in length from the principal post office of such borough, and where any group of two or more boroughs, whether this subdivision is in force in all of them or not, is so situated that any portion of the prescribed space as hereinbefore defined of each of them is also portion of the prescribed space of some other or others of them; the prescribed space for each such borough hereinafter called occasionally with respect to such boroughs "common prescribed space" shall be the whole area comprised by the prescribed spaces of all such boroughs.

2. *Interpretation.*—In this subdivision the term "hackney carriage" shall include every wheeled carriage, whatever may be its form or construction, used in standing or plying for hire for a passenger in any street within the prescribed space for any borough, not being a stage carriage, and not being such borough stage carriage, as next hereinafter mentioned; and the term "borough stage carriage" shall include every wheeled carriage, whatever may be its form or construction, used in standing or plying for hire for passengers at separate fares, and which shall upon every journey go from or come to any place within the prescribed distance for such borough to or from any other place within such prescribed distance; and for all purposes the terms "hackney carriage" or "borough stage carriage" (as the case may require) shall be deemed sufficient to describe a carriage of either of the kinds hereinbefore mentioned; and the word "owner" shall include every person who, either alone or in partnership with any other person, shall keep or be concerned otherwise than as a driver or attendant in the keeping, employing, or letting, to hire of any hackney carriage or borough stage carriage; and the word "conductor" shall include every director or other person, except the driver, who shall attend upon the passengers in any borough stage carriage; and the word "passenger" shall include every person carried by any hackney carriage or borough stage carriage, except one driver

and (where there shall be a conductor to such borough stage carriage) one conductor.

3. *Council may license carriages.*—The council of the borough may, from time to time, license to ply for hire, within the prescribed space for the same, such hackney carriages and such borough stage carriages of any kind adapted for the carriage of persons as such council shall see fit.

4. *Payments for licenses.*—For every such license there shall be paid to the council granting the same for a hackney carriage such sum not exceeding twenty shillings, and for a borough stage carriage such sum not exceeding forty shillings, as shall have been directed by some regulation in that behalf. Provided that in all cases in which any such license shall be of effect within the common prescribed space of several boroughs, the licensing council, on the first day of January in each year, shall pay to the councils of such other boroughs respectively, and shall itself retain such several portions of the sums so received as aforesaid, as shall be proportioned to the net annual value of the rateable property situated in each of the boroughs concerned as appearing by the then last rate for each.

5. *Application for license.*—Before any such license is granted by the council of the borough, an application for the same in the appointed form shall be made and signed by the owner or one of the owners of the carriage in respect of which such license is applied for, and in every such application shall be truly stated the name and surname and place of abode of the person applying for such license, and of every owner of such carriage; and any person who states in such application the name of any person who is not an owner of the carriage in respect of which he applies, or wilfully omits to specify truly in such application the name of any owner of such carriage, shall be liable to a penalty not exceeding Five pounds.

6. *Inspection of carriage.*—The council to whom any such application as aforesaid shall be made shall cause an inspection to be made of the carriage to which the same shall relate, and shall not grant the license unless such carriage shall be found to be in a fit and proper condition for public use.

7. *Contents of license.*—In every such license shall be specified the name and surname and place of abode of every owner of the carriage in respect of which the license is granted, and the name of the borough by the council of which the same is granted, and also the number of the license, but so that no two licenses granted hereunder by the council of any borough shall bear the same number, and also the number of persons to be carried in and by such carriage, together with such other particulars as the council shall think fit.

8. *Registration of license.*—Every such license shall be made out and signed by the town clerk of the borough the council of which grants the same, and shall be duly entered in a registry book to be provided for that purpose; and in such book shall be contained columns or places for entries to be made, which entries the town clerk is hereby required, having satisfied himself of the truth of the matter, to make, of every offence committed by any owner, driver, or conductor of such carriage; and any person may at any reasonable time inspect such book without fee or reward.

9. *Duration and effect of license.*—Every license so to be granted shall be in force for one year only from the day of the date thereof, or until the next general licensing day, in case any general licensing day be appointed by the council, which day shall in such case be named in such license, and such license shall not include more than one carriage so licensed; but nothing herein contained shall prevent the licensing of the same carriage both as a hackney carriage and a borough stage carriage.

10. *Owner changing abode to give notice.*—So often as any person named in any such license as an owner of any such carriage changes his place of abode, he shall within seven days next after such change give notice thereof in writing signed by him to the council having granted such license, specifying in such notice his new place of abode, and he shall at the same time produce such license at the office of the said council, and the town clerk shall endorse thereon and sign a memorandum specifying the particulars of such change; and any person named in any such license as the owner of any such carriage who changes his place of abode and neglects, or wilfully omits, to give notice of such change, or to produce such license in order that such memorandum as aforesaid may be endorsed thereon within the time and in the manner herein directed, shall forfeit a sum not exceeding Five pounds.

11. *Number, &c., of carriage to be marked thereon.*—The owner of every licensed carriage and borough stage carriage shall cause to be painted or marked thereon in such manner, and in such conspicuous position as shall be directed by some regulation in that behalf, and to be kept so painted or marked, the name of the borough the council whereof shall have granted the license, and the number of such carriage corresponding with the number of the license.

12. *Plying without license.*—If any owner of any carriage permits the same to be used as a hackney carriage, or as a borough stage carriage plying within the prescribed space for any borough, without having a license in force in respect of such carriage from the council of the borough, or in the case of two or more boroughs having a common prescribed space from the council of some one of such boroughs, or without having the name and number aforesaid painted or marked on such carriage as aforesaid, or if any person be found driving, standing or plying for hire, within such prescribed space, with any hackney carriage, or borough stage carriage, for which no such license is in force, or without having the name of the borough and the number of such carriage as aforesaid openly displayed on such carriage, every such person so offending shall forfeit a sum not exceeding Five pounds.

13. *Occasional inspection of carriages.—Plying for hire with unfit carriage.*—The council of the borough may, as often as they may deem it necessary, cause an inspection to be made of all hackney carriages and borough stage carriages licensed by them, and of the harness and the horses used in drawing such carriages; and if any such carriage or the harness or the horses used in drawing the same shall at any time be in a condition unfit for public use, the council shall give notice to that effect to the owner thereof, which notice shall be personally served on such owner or delivered at his usual place of residence; and if, after notice as aforesaid, any owner shall use or let to hire such carriage as a hackney carriage or borough stage carriage, or use or let to hire such harness or horses whilst respectively in a condition unfit for public use, the council may suspend for such time as may seem proper the license of such carriage; and every driver or conductor who knowingly shall ply for hire with any hackney carriage or borough stage carriage which shall be at the time unfit for public use shall forfeit a sum not exceeding five pounds.

14. *Endorsement on license of route, &c., for stage carriage.*—The owner of every borough stage carriage plying for hire within the prescribed space for any borough shall from time to time procure to be endorsed upon the license for such carriage by the town clerk of the borough the council of which shall have granted the same the places or termini between which such carriage is by a single route so to ply, and every such clerk shall on being required make such endorsement without fee or reward; and if any such owner permits such carriage to ply as such stage carriage to or between other termini, or by any other route than those mentioned in the then last such endorsement on such license or the intermediate places of call (if any) appointed as herein provided between such termini, he shall forfeit for every such offence a sum not exceeding forty shillings.

15. *Drivers' and conductors' licenses.*—No person shall act as driver of a hackney carriage or as the driver or conductor of a borough stage carriage, licensed respectively in pursuance of this subdivision to ply for hire within the prescribed space for any borough, without having a license so to act from the council of such borough, or in case of two or more boroughs having a common prescribed space from the council of some one of such boroughs, which license such council is authorized to grant on being satisfied that the person applying for the same is a person of good character and proper skill and fitness for being so licensed; and every such license shall be registered by the town clerk of the borough the council whereof shall grant the same, and a fee of one shilling shall be paid for the same.

16. *Acting as driver or conductor without license.*—If any person acts as such driver or conductor as aforesaid within any such prescribed space without having such license as last aforesaid in force for the time being, or if he lend or part with his license except to the owner of the carriage, or if the owner of any carriage employ any person as the driver or conductor thereof who has not such license in force, every such driver and conductor and every such owner shall for every such offence respectively forfeit a sum not exceeding twenty shillings.

17. *Owner to hold and produce driver's or conductor's license.*—In every case in which the owner of any carriage permits or employs any licensed person to act as the driver or conductor thereof, such owner shall cause to be delivered to him and shall retain in his possession the license of such driver while such driver or conductor remains in his employ; and in all cases of information or complaint where the owner of a carriage is summoned to attend before a justice, or to produce the driver or conductor of such carriage, he shall also produce the license of such driver if at the time of receiving such summons he be then in his employ; and if any driver or conductor charged in any such case be adjudged guilty of the offence alleged against him, such justice shall make an endorsement upon the license of such driver or conductor, stating the nature of the offence and the amount of the penalty inflicted; and if any such owner shall neglect or omit to have delivered to him and to retain in his possession the license of any driver or conductor while such driver or conductor remains in his employ, or if he refuse or neglect to produce such license as aforesaid, he shall forfeit a sum not exceeding forty shillings.

18. *Owner may in certain cases retain license of driver, &c., leaving.*—When any driver or conductor leaves the service of any owner of a carriage, such owner shall on demand thereof return to him his license; but if such owner shall have any complaint against such driver or conductor he may retain the license for a time not exceeding forty-eight hours after the demand thereof, and within that time may summon such driver or conductor to appear before a justice to answer such complaint; and if any owner who on demand thereof shall have refused or neglected to return to any driver or conductor his license shall not, within such period of forty-eight hours, apply for such summons, or shall not appear to prosecute his complaint at the time mentioned therein, it shall be lawful for such driver or conductor to summon before a justice such owner for the unlawful detention of the license; and any justice shall have power to hear and determine any complaint under this section; and if the justice shall think that there was no just cause for detaining the license, or that there has been needless delay on the part of the owner in bringing the matter to a hearing, he shall have power to order the owner to pay such compensation to such driver or conductor as the said justice shall think reasonable, and the justice shall order the license to be forthwith returned to the said driver or conductor unless there be proof of any matter by reason whereof the justice shall think that the license ought, under the powers herein given, to be revoked or suspended.

19. *Suspension and revocation of license.*—The council having granted any license under this subdivision may at any time, if it be proved to their satisfaction that the owner of any carriage thereby licensed or any person thereby licensed to act as driver or conductor (as the case may be) has been convicted of any offence against this subdivision or any regulation made in pursuance thereof, or of any offence in respect of property entrusted to him as such owner, driver, or conductor respectively, suspend for any stated time, or on the like proof of a second such conviction or of two such convictions suspend for any stated time or revoke as they may deem fit, such license, and also any other license which such owner, driver, or conductor may hold under this subdivision; and no license while suspended under this section or otherwise or when revoked shall be deemed to be of any force or virtue hereunder.

20. *Number of passengers to be painted on carriage.—And observed.*—No hackney carriage or borough stage carriage shall be used or employed or let to hire or shall stand or ply for hire within the prescribed space for the borough unless the number of persons which according to the license may be carried by such carriage, in words at length and in the form following (that is to say):—"To carry _____ persons," be painted in manner directed by some regulation in that behalf on a plate placed on some conspicuous place on the outside of such carriage and in legible letters, so as to be clearly distinguishable from the colour of the ground whereon the same are painted, one inch in length and of a proportionate breadth; and the driver of any such carriage shall not be entitled to carry in or by such carriage a greater number of persons than the number which according to the license may be carried.

21. *Default in pointing number.—Carrying excessive number.—Refusal to carry full number and luggage.*—If the owner of any hackney carriage or borough stage carriage permit the same to be used, employed, or let to hire, or if any person stand or ply for hire with such carriage within in any such case aforesaid the prescribed space for the borough, without having the number of persons which according to the license may be carried by such carriage painted and exhibited in manner aforesaid, or if the driver or conductor of any such carriage shall carry a greater number of persons in or by such carriage than such number, or shall, where the carriage is a hackney carriage and for the time employed or plying as such, refuse, when required by the hirer thereof, to carry in or by such carriage the number of persons which such carriage is licensed to carry, or a less number, together with a reasonable quantity of luggage without additional charge, or refuse, where the carriage is a borough stage carriage and for the time being employed or plying as such, to carry any passenger not forming with other passengers already being in such carriage an excess of the number which such carriage is licensed to carry, and to whose admission no reasonable objection is made, every owner, driver, or conductor so offending shall forfeit a sum not exceeding forty shillings.

22. *Omission to drive hackney carriage as required.*—Any driver of a hackney carriage standing at any of the stands appointed for hackney carriages, or being in any street, public or private, within the prescribed space for the borough the council of which shall have licensed such carriage, who, without reasonable excuse, refuses or neglects to drive such carriage to any place within such prescribed space to which he is directed to drive by the person having hired or wishing to hire such carriage, or refuses to drive any such carriage for any time not exceeding three hours if so required by any such person, or who shall not drive the same at a reasonable and proper speed, not less than six miles an hour, except in case of unavoidable delay, or when required by the hirer thereof to drive at any slower pace, shall forfeit a sum not exceeding forty shillings.

23. *Carrying others without consent of hirer.*—Every owner or driver of any hackney carriage who permits or suffers any person to be carried in or upon or about such hackney carriage during the hire thereof without the express consent of the person hiring the same shall forfeit a sum not exceeding forty shillings.

24. *Agreement for excessive fare not binding.*—No agreement made with the owner or driver of any hackney carriage for the payment for the hire thereof of more than the proper sum limited by some regulation in that behalf shall be binding on the person making the same; and every owner or driver of a hackney carriage who exacts or demands for the hire thereof more than such proper sum, whether in pursuance of any such agreement or not, shall forfeit a sum not exceeding forty shillings; and the adjudicating justice may upon the hearing order in addition that such owner or driver pay to the party aggrieved the amount of such overcharge if paid.

25. *Omission to fulfil agreement where fare stipulated for.*—No owner or driver of any hackney carriage, having agreed to take any fare for any time or from or to any place, shall refuse, neglect, or delay to fulfil such agreement; and every owner or driver offending against this section shall forfeit a sum not exceeding forty shillings.

26. *Plying elsewhere than on standing and obstructions by driver of hackney carriage.*—Every driver of a hackney carriage who, save for such reasonable time as may be required for taking up or setting down any passenger or luggage, stands or plies for hire with such carriage or suffers the same to stand elsewhere than at some standing or place appointed for that purpose by some regulation in that behalf, or stops such carriage across any street whether public or private, or alongside of any other carriage whatsoever, or refuses to give way if he conveniently can to any other carriage, or who by loitering or any wilful misbehaviour causes any obstruction in any street whether public or private, or who obstructs or hinders the driver of any other hackney carriage in taking up or setting down any person into or from such carriage, or who wrong-

fully in a forcible manner prevents the driver of any other hackney carriage from being hired, shall forfeit a sum not exceeding Forty shillings.

27. *Borough stage carriage plying elsewhere than on standing, &c.*—No borough stage carriage shall stand or ply for passengers elsewhere than on some standing duly appointed, according to the route and terminus by and to which such carriage is to proceed, or upon such route, or shall stop or delay upon such route, save whilst taking up or setting down passengers, or at some place of call on such route appointed by some regulation in that behalf; and no such carriage shall leave any standing for use as a stage carriage save in such succession or turn as shall have been appointed as aforesaid; and every driver or conductor of any such carriage who shall offend against this section shall forfeit a sum not exceeding Forty shillings.

28. *Obstruction or misbehaviour by drivers, &c., of borough stage carriage.*—Every driver or conductor of any borough stage carriage who, by loitering or any wilful misbehaviour, shall cause any obstruction in or upon any street, whether public or private, or shall improperly delay such carriage on any journey, or wilfully deceive any person with respect to the route or destination thereof, or who shall demand more than the lawful fare for any passenger, or who for the purpose of taking up or setting down a passenger, or except in case of accident or other unavoidable necessity, shall stop such carriage opposite to the end of or across any street, or upon any place where foot passengers usually cross the carriageway, or who shall ply for hire or passengers by blowing a horn or using any other noisy instrument within any borough in which this subdivision shall be in force, and every driver or conductor of any such carriage who shall smoke while acting in such capacity after an objection taken by any person riding in or upon such carriage, and every conductor who shall allow any person besides himself to ride upon the steps or in the place provided for him, shall for every such offence forfeit a sum not exceeding Twenty shillings.

29. *Driver, &c., of borough stage carriage not to carry persons misbehaving, &c.*—Every driver or conductor of a stage carriage who shall knowingly carry or permit to be carried in such carriage any person who so violently, noisily, or indecently conducts himself, or otherwise so misbehaves as to annoy any other passengers, save for such time only as may be necessary to procuring the delivery of such person into proper custody, shall forfeit a sum not exceeding Forty shillings.

30. *Furious driving, &c.—Damage to persons or property.—Other offences.*—Every driver of a hackney carriage, or driver or conductor of a borough stage carriage, who shall be guilty of wanton or furious driving, or who by carelessness or wilful misbehaviour shall, during his employment, cause any hurt or damage to any person or property being in any public or private street, or be drunk, or make use of any insulting or abusive language, or be guilty of any insulting gesture, or any misbehaviour, shall forfeit a sum not exceeding Five pounds, and, if the adjudicating justice see fit, shall without or in addition to any penalty awarded be imprisoned for a period not exceeding three months.

31. *Compensation for damage done.*—In every case in which any such hurt or damage as in the last section aforesaid shall have been caused, the justice upon the hearing may also adjudge as and for compensation to any party aggrieved as aforesaid a sum not exceeding Ten pounds, and may order the owner of the carriage, the driver or conductor of which shall have caused such hurt or damage, forthwith to pay such sum with costs; and any sum and costs so paid may be recovered by such owner in a summary way before a justice from the driver or conductor through whose default such sum shall have been paid, or the justice in the first instance may adjudge that such compensation be paid by such driver or conductor to the party aggrieved.

32. *Common standings for hackney and borough stage carriages.*—No carriage licensed both as a hackney carriage and a borough stage carriage shall stand or ply for hire elsewhere than on some standing appointed as herein provided for the standing of borough stage carriages or both of hackney carriages and borough stage carriages, and any such carriage which shall leave any such standing under hire or for use as a hackney carriage shall not be used or ply as a borough stage carriage until the same shall have returned to some such standing as aforesaid; and every driver or conductor offending against this section shall forfeit a sum not exceeding Forty shillings.

33. *Order, &c., of standing.*—Hackney carriages and borough stage carriages shall take their stations on the standing in the order of their arrival, and when any such carriage shall be driven off any stand the driver of the carriage immediately behind shall cause his carriage to move forward to the place vacated by the carriage so driven on, and the drivers of the other carriages behind shall cause them to move forward each up to the place vacated by that immediately before it, but subject to the provision next hereinafter contained; and every driver offending against this section shall forfeit a sum not exceeding Twenty shillings.

34. *Spaces to be left in certain cases.*—After every four carriages which shall be on any standing there shall be left a clear space of eight feet, and if the driver of any carriage which shall be next after the fourth or eighth carriage upon any standing, or next after any other carriage after which such clear space as aforesaid ought to be left, shall suffer his carriage or the horse attached thereto to stand or be within the distance of eight feet from such fourth, or eighth, or other carriage, he shall forfeit a sum not exceeding Twenty shillings.

35. *Statement of fares to be painted on carriage.*—The owner of every hackney carriage and every borough stage carriage shall put up and at all times keep distinctly painted or marked upon every such carriage in such a manner and in such a position as shall be directed by some regulation in that

behalf, if the carriage be a hackney carriage, the amount of fare, according to distance and time, which may be legally demanded and taken from the hirer of such carriage; and if the carriage be a borough stage carriage, the amount of fare which may legally be demanded and taken for the carriage of passengers between or to the termini, or several places of call of or on the route of such borough stage carriages; and every owner offending against this section shall forfeit a sum not exceeding Five pounds.

36. *Carriage lights.*—The owner of every hackney carriage or borough stage carriage used in plying for hire or passengers, and of every private vehicle and velocipede travelling or being driven after sunset and before sunrise, shall cause the same to be provided with proper carriage lights, and the driver or conductor of such carriage shall keep the same properly lighted while such carriage shall be so used; and every owner or driver offending against this section shall forfeit a sum not exceeding Forty shillings.

37. *Lamps inside borough stage carriages.*—The owner of every covered borough stage carriage shall cause to be placed and kept inside thereof a lamp, in such manner and position as shall have been appointed by some regulation in that behalf, and the conductor, or if there be no conductor the driver, of such carriage shall keep the said lamp properly lighted whenever such carriage shall be used to ply for hire or carry passengers at any time after sunset and before sunrise; and every owner, conductor, or driver offending against this section shall forfeit a sum not exceeding Forty shillings.

38. *Property left in carriages.*—All property left by any passenger in any borough stage carriage shall be given up to the conductor of such carriage, or if there be no conductor to the driver, upon pain of a penalty of not exceeding Twenty pounds to be paid by any person refusing or neglecting to give up any such property belonging to another person; and the conductor or driver of every such carriage to whom any property shall be so given up and every conductor or driver of any such carriage and driver of a hackney carriage who respectively shall find in the carriage any property so left shall within two days next after the same shall have been left carry the property in the state in which the same shall have come to his hands to the office of the council of the borough the council of which granted the license of such driver or conductor, and deposit and leave such property with the town clerk of such borough; and every conductor or driver offending against this section shall forfeit a sum not exceeding Twenty pounds.

39. *Entry and restitution, &c., of lost property.*—The town clerk with whom any such property shall be deposited shall forthwith enter in a book to be kept by him at the said office for that purpose the description of such property, and the name and address of the conductor or driver who shall have brought the same, and the day on which it shall have been brought; and the property so entered shall be returned to the person who shall prove to the satisfaction of the said council that the same belongs to him, such person previously paying all expenses incurred together with such reasonable sum to such conductor or driver as with reference to the value of the property in question the said council shall award: Provided that if such property shall not be claimed by and proved to belong to some person within one year after the same shall have been so deposited (the same having been advertised in such manner as the council shall direct) such property shall be delivered up to the conductor or driver who deposited the same, provided he shall apply for the same within one month after the expiration of the said one year; and in default of such application the council shall cause such property to be sold, and the proceeds thereof shall be carried to the borough fund.

40. *Leaving carriage unattended.*—If the driver of any hackney carriage or of any borough stage carriage shall leave such carriage unattended in any street, whether public or private, or at any place of public resort or entertainment, whether such carriage, if a hackney carriage, be hired or not, any constable may drive away such carriage and deposit the same, with the horses harnessed thereto, at some neighboring place of safe custody, and such driver shall forfeit a sum not exceeding Forty shillings for such offence; and in default of payment of the said penalty on conviction, and of the expenses to be awarded by the adjudicating justice of taking and keeping the said carriage and horses, the same, together with the harness belonging thereto, or any of them, may, by order of such justice, be sold, and after deducting from the produce of the said sale the amount of the said penalty and costs (if any), and of the said expenses so awarded and expenses of the said sale, the surplus (if any) shall be paid to the owner of the said carriage.

41. *Feeding horses in street, &c.—Muzzles.*—No driver of any hackney carriage or borough stage carriage in any street, whether public or private, or in any public place, shall feed any horse attached to such carriages save by means and out of a nose-bag containing the forage and attached to the head of such horse, or shall remove the blinkers of any such horse, and every driver of any such carriage to which any vicious horse shall be attached shall keep such horse, while standing on any stand, or in any such street or place as aforesaid, properly muzzled; and every driver offending against this section shall forfeit a sum not exceeding Forty shillings.

42. *Suffering another to drive, &c., without consent of owner.*—No person authorized by the owner of any hackney carriage to act as driver thereof, or by the owner of any borough stage carriage to act as driver or conductor thereof, shall suffer any other person to act as driver or conductor, as the case may be, of such carriage without the consent of the owner; and no person, whether licensed or not, shall act as driver or conductor of any such carriage without the consent of the owner; and any person so suffering another person to act as driver or conductor, and any person so acting as driver or conductor

without such consent as aforesaid, shall forfeit a sum not exceeding Forty shillings.

43. *Owner may be summoned to produce driver or conductor.*—When any complaint shall be made before any justice against the driver of any hackney carriage, or the driver or conductor of any borough stage carriage for any offence committed by him against the provisions of this subdivision, it shall be lawful for such justice, if he shall think proper, forthwith to summon the owner of such carriage to produce before him or such other justice as shall then be present the driver or conductor by whom such offence was committed to answer such complaint; and in case such owner, after being duly summoned, shall fail to produce the driver or conductor, it shall be lawful for the justice before whom such driver or conductor ought to be produced (if he shall think fit) to proceed in the absence of such driver or conductor to hear and determine the case in the same manner as if he had been produced, and to adjudge payment by the owner of any penalty or sum of money, or both, and costs, which the driver or conductor shall, being convicted, be adjudged or ordered to pay; and any sum of money which shall be so paid by the owner may be recovered by him before any justice from the driver or conductor by whose default such sum shall have been paid, upon proof of the payment thereof, pursuant to the order of the justice having ordered such payment and upon proof of the service of the notice next hereinafter mentioned.

44. *Penalty for not producing driver or conductor.*—If the justice before whom any such owner shall be so summoned as last aforesaid shall deem it proper, it shall be lawful for him when such owner shall fail to produce his driver or conductor without any satisfactory excuse to be allowed by such justice to impose a fine not exceeding Forty shillings upon such owner, and so from time to time as often as he shall be summoned in respect of such complaint until he shall produce his driver or conductor; and every owner so summoned to produce his driver or conductor shall cause to be given to such driver or conductor, or to be left at the abode specified in his license, or (if such license shall expire after the offence committed and before the hearing of the complaint) at his usual place of abode, a written notice of the time and place when and where such driver or conductor shall be required to attend; and if such driver or conductor shall not attend according to such notice it shall be lawful for a justice to issue a warrant for his apprehension; and if after such notice any driver or conductor shall without a reasonable excuse to be allowed by the justice neglect or refuse to attend at the time and place therein mentioned, or (having previously left the service of the owner so summoned as aforesaid) shall not at the time and place of his attendance produce his license, he shall forfeit the sum of Forty shillings, and so from time to time as often as he shall so neglect or refuse.

45. *Compensation where complaint against driver, &c., dismissed, &c.*—If the driver of any hackney carriage, or the driver or conductor of any borough stage carriage, be summoned or brought before a justice to answer any complaint or information made or laid by a private person touching or concerning any offence alleged to have been committed by such driver or conductor against the provisions of this Act, or of any regulation made under this Act, and such complaint or information shall afterwards be withdrawn, quashed, or dismissed, or if such driver or conductor be acquitted of the offence charged against him, such justice, if he shall think fit, may order the complainant or informant, in addition to any costs awarded, to pay to such driver or conductor such compensation for his loss of time in attending such justice touching or concerning such complaint or information as to such justice may seem reasonable.

46. *Lawful fare how recovered.*—If any person without lawful excuse refuse to pay on demand to any owner or driver of any hackney carriage, or to any owner, driver, or conductor of any borough stage carriage, the fare allowed and limited by any regulation in that behalf and due under such regulation, any justice may order payment of the same.

47. *Willful injury to carriage by passengers.*—Any passenger in or by any hackney carriage or borough stage carriage plying under a license granted hereunder who wilfully injures the same shall forfeit a sum not exceeding Five pounds, and shall also pay to the owner of such carriage such reasonable satisfaction for the damage so caused as shall upon the hearing be awarded and ordered by the adjudicating justice.

48. *Regulations.*—The council of every borough in which this subdivision shall be in force and which shall not be within any common prescribed space may from time to time make regulations for all or any of the purposes following (that is to say):—

For appointing, subject to the limits herein prescribed, the several sums to be paid for licenses for hackney carriages, borough stage carriages, drivers, and conductors:

For regulating the manner in which the name of the borough and the number of each carriage corresponding with the number of its license shall be displayed thereon:

For regulating the conduct of the owners, drivers, and conductors of hackney carriages and of borough stage carriages plying within the prescribed space in their several employments, and determining whether such drivers or conductors shall wear any and what badges, and for regulating the days and hours within which they may exercise their calling:

For regulating, either by relation to the nature and dimensions of the carriage and the number of horses required to draw the same, or all or any of these or otherwise, the number of persons to be carried by hackney carriages and borough stage carriages, and in what manner such number is to be shown upon such carriage, and in what position and manner the lamp, where required hereby to be placed inside borough stage carriages, is to be placed therein:

For fixing the following local matters, namely, the standings of hackney carriages and of borough stage carriages, whether separately or otherwise, and the number of such carriages to be allowed at any such standing, and the mode in which such carriages are to stand thereon, and the routes and places of call for borough stage carriages, and the time during which each such stage carriage shall be allowed to remain at any such place, and the times and succession for the starting and the running of such stage carriages:

For fixing the rates or fares, as well for time as for distance, to be paid for hackney carriages and by passengers in borough stage carriages, and the mode in which such rates or fares are to be painted or marked on every such carriage.

49. *Joint regulations of boroughs having common prescribed space.*—The councils of all boroughs to which this subdivision shall apply, and which shall be within one common prescribed space, may from time to time together make joint regulations to be in force within such space for all or any of the purposes in the last preceding section mentioned, save as is next hereip otherwise provided, that is to say, each such council may and shall, in manner and to the extent in the said section provided, severally make separate regulations for fixing within the limits of the borough the local matters mentioned in the last preceding section.

(2.) CARTS AND CARTERS.

50. *Prescribed space for licensing, &c.*—The words "prescribed space" shall, for the purposes of this subdivision, mean for any borough the space within the circumference of a circle whose radius is five miles from the principal post office of such borough; and where any group of two or more boroughs, whether this subdivision is in force in all of them or not, is so situated that any portion of the prescribed space as hereinbefore defined of each of them is also portion of the prescribed space of some other or others of them, the prescribed space for each such borough, hereinafter called occasionally with respect to such boroughs "common prescribed space," shall be the whole area comprised by the prescribed space of all such boroughs.

51. *Interpretation.*—The word "cart" shall, for the purposes of this subdivision, include every waggon, dray, van, or other such carriage, whatever be its construction, drawn by horses or other animals, used wholly or chiefly for the carriage of burthens or heavy goods; the word "woodcart" shall mean a cart used in the hawking of firewood for sale; the word "watercart" shall mean a cart used in the hawking of water for sale; and the word "nightcart" shall mean a cart used in the carrying or removing of nightsoil, offal, or other offensive refuse.

52. *Licenses for carts.*—The council may, if they shall see fit, from time to time license to ply for hire within the prescribed space for the borough such carts as respectively, after inspection had by the authority of the council, shall be found fit for public use, and also such carts to be used within the prescribed space in hawking wood or water for sale respectively, or both wood and water, and also such carts to be used and ply for hire or to be employed as nightcarts within the prescribed space as shall after the like inspection be found fit for such purposes respectively; and for every such license there shall be paid to the council granting the same such sum not exceeding Twenty shillings as shall with respect to each kind of cart aforesaid be directed by some regulation in that behalf.

53. *Application for license.*—Every such license shall be granted on the written application for the same of the owner, or if there be more owners than one of some one owner of the cart to be licensed; and in every such application shall be set forth truly the name and surname and place of abode of the applicant, and the like shall be set forth in the license when granted; and any person who shall wilfully omit from any such application any particular hereby required to be stated therein, or shall wilfully state anything falsely touching any such particular, shall forfeit a sum not exceeding Twenty pounds.

54. *Numbering, &c., of licenses and carts.*—Every such license shall be numbered so that no two or more licenses granted under this subdivision by the council of any borough shall bear the same number, and shall be registered with such number by the town clerk in a registry book to be kept for the purpose, and shall be in force for one year only from the date thereof, or until the next general licensing day (if any) which shall have been appointed by the council; and the owner named in any such license shall cause to be painted or marked, and to be kept so painted or marked, on some conspicuous place on the right or off side of the cart thereby licensed the name of the borough the council of which shall have granted such license, with the number of such license, in legible letters and figures one inch in length and of a proportionate breadth, and the words "licensed cart" in the like letters; and every such owner who shall omit or fail to comply with the provisions of this section shall forfeit a sum not exceeding Forty shillings.

55. *Contents of license for nightcart.*—In every license granted for any nightcart, in addition to the particulars hereinbefore required to be set forth, there shall be set forth the hours between which it shall be lawful, as herein provided, that such nightcart be used as such, and the places at which it shall be lawful as aforesaid to deposit the nightsoil, offal, or offensive refuse or matter.

56. *License for cart may be extended to hawking of wood or water.*—The town clerk of any borough by the council of which any cart (not being a nightcart) shall have been licensed to ply for hire as aforesaid may and shall from time to time, upon application by the owner named in such license, make and sign with his name, without fee or reward, an endorsement on such license being still in force authorizing,

during the currency of such license or for such less time as may be stated in such endorsement, the use of such cart for the hawking for sale within the prescribed space for the borough of wood or of water, or of both wood and water, and forthwith upon making such endorsement shall make an entry thereof in a proper column of the registry book aforesaid against the entry of such license; and every authority so endorsed upon any such license shall, while the same shall be in force, have the effect of and be deemed for all purposes to be a license of the like tenor granted under this subdivision.

57. *Plying for hire, &c., without license, &c.*—If any owner of any cart permits the same to stand or ply for hire or to be used as a woodcart or as a watercart, or to ply for hire or to be used as a nightcart, within the prescribed space for any borough, without having a license in force for such cart, licensing or authorizing such standing, plying for hire, or use respectively within such prescribed space, or if any person be found within any such prescribed space standing or plying for hire with any cart, or using any woodcart or watercart, or plying for hire or using any nightcart for which respectively no such license is in force, or without having the name of the borough by the council of which the license for such cart shall have been granted, and the number of such license, and the words "licensed cart" displayed upon such cart openly and in manner herein provided, every such person so offending shall forfeit a sum not exceeding Forty shillings.

58. *Registration of private carts.*—The owner of every cart kept within the borough, and not used within the prescribed space thereof in standing or plying for hire, or for any other of the purposes hereinbefore in this subdivision mentioned, shall in each year apply to the town clerk of the borough that such cart be registered, and shall truly state at the same time to the said town clerk the name and place of abode of such owner, and if such cart have been previously registered in the borough the number of such registration; and such town clerk shall forthwith register the said cart and enter the said particulars in a register book to be kept for the purpose, numbering all such entries with a number, but so that in no case shall any two such entries bear the same number, save in the case of such previous registration, in which case the second and all subsequent entries of the cart shall bear the number of the said previous registration; and the town clerk shall issue to such owner a certificate signed by such clerk of such registration, bearing the number thereof, and the name and place of abode of such owner; and every such registration shall be of effect until such day in each year as the council shall by general order for that purpose have appointed and no longer; and every such owner shall cause such number to be painted or marked on such cart and kept so painted or marked in the like position and manner as is herein required in the case of licensed carts.

59. *Penalty for not registering.*—Every owner of any such cart as in the last preceding section aforesaid, who in any year keeps any such cart within any borough without having registered the same in such year in the manner therein aforesaid, or without having caused such number to be so painted or marked as aforesaid, and keeping the same so painted or marked on such cart, shall for such default forfeit a sum not exceeding Forty shillings, and a further sum not exceeding Five shillings for every day during which such default continues after any conviction for the same under this section.

60. *Driver to hold and produce license.*—The driver of every licensed cart shall hold the license for such cart, and shall, when required by any constable or by any officer of the council of any borough within the prescribed space for which such cart shall be, or by any person wishing to hire or having hired such cart, if licensed to stand and ply for hire, produce for the inspection of the person so requiring such license, and also a copy of the table of rates and charges appointed as herein provided; and every such driver who shall, on being so required, refuse or neglect so to produce such license or copy shall forfeit a sum not exceeding Forty shillings.

61. *Owner to cause driver's name to be written on license.*—Every owner of a cart licensed under this by-law, who shall employ any other person to drive the same, shall cause to be truly written upon the license for such cart the name of the person so employed, and shall keep such name so written while such person remains so employed, and thereafter forthwith shall erase or deface such writing; and if any such owner shall wilfully make default in causing such writing to be made, or to be erased or defaced respectively, when and as herein required, or if any person so employed as aforesaid shall, without reasonable excuse, refuse or neglect, when required by such owner, to produce or return to such owner such license, every person so offending respectively shall forfeit a sum not exceeding Forty shillings; and any justice may order such production of return.

62. *Abusive language by driver.*—Every owner or driver of any cart who uses any abusive or insulting language to any person who wishes to hire or has hired such cart, or if the same be then employed as a woodcart or watercart who shall deal with such owner or driver for the purchase of or have immediately before purchased of him any wood or water of the loading of such cart respectively, shall forfeit a sum not exceeding Five pounds.

63. *Omission to carry when required.—Exacting excessive hire.—Plying elsewhere than on stand.*—Every owner or driver of any cart licensed to stand or ply for hire which shall stand upon any standing appointed for the purpose, or shall be in any street, who, when required by any person who, after sunrise and before sunset any day, wishes to hire or has hired such cart, refuses or neglects, without reasonable excuse, to carry for a single load such weight as shall have been appointed as herein provided, or any less weight, to any place

within the prescribed space for the borough; and every such owner or driver who demands and takes for the hire of such cart a greater sum than that appointed as herein provided, or who, without reasonable excuse, refuses or neglects to load or unload such dray when hired, so far as he can without assistance; or who stands or plies for hire with such cart elsewhere than at some standing or place appointed as aforesaid, shall for every such offence forfeit a sum not exceeding Forty shillings.

64. *Leaving cart unattended, &c.*—If the driver of any cart shall leave the same unattended in any street, whether public or private, or shall go for a distance of more than two yards from the side of such cart, being in any such street, without passing through the rear wheel or wheels thereof a suitable chain or chains, so as effectually to prevent the rotation of such wheel or wheels, whether in any such case such cart be hired or not, such driver shall in every such case forfeit a sum not exceeding Forty shillings for such offence; and where such cart shall have been so left unattended, any constable may drive away such cart and deposit the same, with the horses harnessed thereto, at some neighbouring place of safe custody; and in default of payment of the said penalty on conviction for such last-mentioned offence, and of the expenses, to be awarded by the adjudicating justice of taking and keeping the said cart and horses, the same together with the harness belonging thereto, or any of them, may by order of such justice be sold, and after deducting from the produce of the said sale the amount of the said penalty and costs (if any), and of the said expenses so awarded, and expenses of the said sale, the surplus (if any) shall be paid to the owner of the said cart.

65. *Feeding horses in streets, &c.—Muzzles.*—No driver of any cart in any street, whether public or private, or in any public place, shall feed any horse attached to such cart, save by means and out of a nose-bag containing the forage, and attached to the head of such horse, or shall remove the blinkers of any such horse; and every driver of any cart to which any vicious horse shall be attached shall keep such horse while standing on any stand, or in any such street, or place as aforesaid, properly muzzled; and every driver offending against this section shall forfeit a sum not exceeding Forty shillings.

66. *Wood or water cart standing at improper places.*—Every owner or driver of any licensed woodcart or watercart for the time being employed as such respectively who shall stand with such cart, save for such reasonable time as may be necessary for loading or unloading the same, elsewhere than at some standing appointed for woodcarts or watercarts (as the case may be), shall forfeit a sum not exceeding Forty shillings.

67. *Water-carter to have name, &c., marked on premises.*—Every owner of a licensed watercart shall cause his name, and the words "licensed watercart," to be painted or marked, and kept painted or marked, in legible letters, one inch in length and of a proportionate breadth, in white on black ground, or in black on white ground, in some conspicuous place outside the premises where such cart is kept; and if any such owner shall fail to comply with the provisions of this section he shall forfeit a sum not exceeding Forty shillings.

68. *Water-carters to attend at fires.*—Every owner and driver of a licensed watercart shall keep such cart loaded with water during all times after sunset and before sunrise, and shall, if any building, premises, or property shall be on fire within the borough the council whereof shall have granted the license, attend at the place of such fire with such cart loaded with water, and shall continue to cart water by full loads to such place, and shall deliver such water in such manner as may be required by any constable, or officer of the council, or fireman authorized by the council, then present for extinguishing such fire; and every such owner or driver who shall without reasonable excuse fail to comply with the provisions of this section shall forfeit a sum not exceeding Ten pounds.

69. *Compensation for attendance at fires.—Rewards.*—There shall be paid out of the borough fund to the owner of every licensed watercart who shall have attended with any water at the place of any fire, as herein provided, and delivered the same as required for extinguishing such fire, such reasonable compensation as the council of the borough shall by regulation have appointed in that behalf; and also to such owners as shall have first and second in order attended with loads of water at any such place such sum by way of reward as such council shall in like manner have appointed; and every such payment shall be made if the council be satisfied, on the certificate of some officer of the council authorized in that behalf, that the conditions contained in this section have been fulfilled.

70. *Suspension or revocation of license.*—The council having granted any license under this subdivision may at any time, if it shall be proved to their satisfaction that the owner of the cart thereby licensed has been convicted of any offence against this Act, or of any offence in respect of any property entrusted to him as such owner, suspend for any stated time, or on the like proof of a second such conviction or of any two such convictions, suspend for any stated time or revoke, as seems to them fit, such license, and no license while suspended under this section or otherwise shall be deemed to be of any force or virtue hereunder.

71. *Lights for carts.*—The driver of every cart which shall, during the hours after sunset of any day and before sunrise of the following day, be in any street or public place within the prescribed space for any borough, shall keep a light attached to or suspended from the off or right side of such cart, so as to be plainly visible to the driver of any carriage proceeding along or through such street or place in a contrary direction to that in which such first-mentioned cart shall be directed, and in the case of a nightcart only such light shall be such and be so disposed as to appear white in front and red at the outer side; and every driver who shall fail to comply

with this section shall forfeit a sum not exceeding Forty shillings.

72. *Removing nightsoil, &c.*—Every owner or driver of any cart who shall use or employ the same in loading, carrying, removing, or depositing any nightsoil, offal, or other offensive refuse or matter within the borough, save between such hours of the night or shall deposit the same save at such places as respectively shall have been appointed by some regulation in that behalf, shall forfeit a sum not exceeding Five pounds.

73. *Regulations.*—The council of every borough in which this subdivision shall be in force, and which shall not be within any common prescribed space, may from time to time make regulations for all or for any of the purposes following (that is to say):—

For appointing the several sums to be paid for licenses for carts:

For appointing the weight to be carried for a single load by any cart licensed to stand or ply for hire:

For appointing the standings for carts licensed to ply for hire, not being nightcarts, and for woodcarts and watercarts respectively:

For appointing the rates and charges as well for time, distance, or weight, or all or any of these, to be paid for the hire of any licensed cart:

For appointing the amount or rate of compensation and of rewards respectively, to be paid to water-carriers attending at fires, under this subdivision:

For appointing the places at which and the hours, not other than between seven o'clock in the evening and six o'clock on the following morning, between which hours it shall be lawful to load, carry, remove, or deposit nightsoil, offal, or other offensive refuse or matter.

74. *Joint regulations.*—The councils of all boroughs to which this subdivision shall apply, and which shall be within one common prescribed space, may, from time to time, together make joint regulations to be in force within such space for all or any of the purposes in the last preceding section mentioned, save so far as the same extends to the appointing places for the standing for carts within any borough; and each council may, in manner in the said section mentioned, severally make separate regulations for appointing such standings within the limits of the borough.

(3.) BOATS AND BOATMEN.

75. *Licenses for boats.*—The council may, from time to time, upon any navigable water being a public highway within the municipal district or adjoining to the boundaries thereof, and not within the boundaries of any other municipal district, and to or from any accustomed wharf, jetty, or other landing place for boats along or in any such water if it shall seem fit, license to ply for hire such boats for the conveyance of passengers and luggage as, after inspection had as herein provided shall have been found, together with the tackle and gear thereof, seaworthy and fit for such conveyance and for public use; and for every such license there shall be paid to the council granting the same such sum not exceeding Five pounds as shall have been directed by some bye-law in that behalf.

76. *Application for license.*—Before any such license is granted a written application for the same shall be made to the council, and every such application shall be in the appointed form, and shall be signed with his name by an owner of the boat to which the same shall relate, and in every such application the name, surname, and place of abode of the applicants and all the owners of the boat to which the same shall relate, and the name of the said boat shall be duly stated, and every such application shall have annexed thereto such certificate as next hereinafter mentioned; and every person so applying who in such application states untruly or wilfully omits any of the particulars hereby required to be stated shall be liable to a penalty not exceeding Ten pounds.

77. *Inspector of boats.—Certificate.*—The council may and shall from time to time appoint a fit person as and to be inspector of boats, and may from time to time remove such person from his office; and any person desirous of obtaining a license hereunder for any boat may, upon payment to such inspector of such sum not exceeding five shillings as shall have been appointed by some bye-law in that behalf, require such inspector to inspect such boat and the tackle and gear thereof; and such inspector shall thereupon inspect the same respectively; and if he shall find the same respectively to be seaworthy and fit for the conveyance of passengers and luggage and for public use, he shall deliver to the person so requiring a certificate to that effect in the appointed form; and every such inspector who shall make default contrary to this section shall forfeit a sum not exceeding Forty shillings; and every such inspector who shall knowingly and wilfully state any matter falsely in any such certificate shall be guilty of a misdemeanour.

78. *Contents of license.*—In every such license shall be specified the name, surname, and place of abode of every owner of the boat thereby licensed, the name of the said boat, the name of the municipality by the council of which the same is granted, and also the number of such license, but so that no two such licenses issued by such council shall bear the same number, and the number of passengers which such boat is licensed to carry; and every such license shall be signed by the town clerk, and be duly entered by him in a registry book to be kept for that purpose, together with the particulars aforesaid contained in such license in proper columns of the said book; and every such license shall be in force for one year only from the date thereof, or until the next general licensing day (if any) which shall have been appointed by the council; and the owner named in every such license shall cause to be painted or marked, and to be kept painted or marked on some conspicuous part of such boat, the name of

the licensing municipality and the name and number of the license of the said boat, and the number of passengers which such boat is licensed to carry, in form following, that is to say, "licensed to carry _____ passengers" and the same respectively shall be so painted or marked in legible letters and figures at least one inch in length, and of a proportionate breadth; and every owner of any licensed boat upon which there shall not be so painted or marked the several matters aforesaid shall forfeit a sum not exceeding Five pounds.

79. *Plying without license.*—If any owner of any boat permits the same to ply for hire, for the conveyance of passengers or luggage as aforesaid, on any water, or to, from, or alongside of any landing place as aforesaid, or on any water adjacent to such landing place, such boat not being then in any of such last-mentioned cases within some other municipal district, without having a license in force for such boat from the council; or if any person be found plying for hire on any water, or so plying to, from, or alongside of any such landing place, or on any water adjacent thereto as aforesaid, with any boat for which no license granted by the council is in force, or without having the name of the licensing municipality, and the name of such boat, the number of the license for the same, and the number of passengers as aforesaid, painted or marked in legible letters and figures, at least one inch in length and of a proportionate breadth, upon some conspicuous part of such boat, such boat in any of such last-mentioned cases not being within some other municipal district, every person so offending shall be liable to a penalty not exceeding Five pounds.

80. *Occasional inspection of boats.—Suspension of license for unseaworthy boat.*—The council who shall have licensed any boat under this subdivision may, from time to time as they may see fit, cause an inspection of such boat and of the tackle and gear thereof, to be made by the inspector of boats aforesaid; and if upon such inspection or otherwise the council shall be satisfied that such boat or any such tackle or gear thereof is not in a seaworthy condition, or not fit for the conveyance of passengers or luggage or for public use, they shall cause notice in writing to that effect to be given to the owner or one of the owners named in the license for such boat; and if after such notice any owner of any such boat shall ply for hire or permit any other person to ply for hire with such boat while the same or the tackle or gear thereof are so not seaworthy, or not fit for such conveyance and use as aforesaid, the council may suspend for a stated time the license for such boat; and every boatman or person who knowingly shall ply for hire in any such water, or to or from or alongside of any such landing place as aforesaid, with any boat which shall be, or the tackle or gear thereof, shall be unseaworthy or unfit for such conveyance and use as aforesaid, shall forfeit a sum not exceeding Twenty pounds.

81. *Transfer of license for boat lost or under repair.*—If any boat licensed as aforesaid shall be lost or be under necessary repair, it shall be lawful for the council having granted the license by endorsement thereon under the hand of the municipal clerk, to transfer such license to some other boat, if the council, after inspection had of such boat, shall be satisfied of the like matters concerning such boat and the tackle and gear thereof, and in the like manner respectively as is herein required with respect to the grant of a license for a boat; and such license shall, on such endorsement, cease to be in force with respect to the boat previously licensed thereby, and shall be deemed, for all purposes, to be a license according to the tenor of such endorsement for the boat to which the transfer is made until the council shall, as they are herein empowered to do, if it shall seem fit, on application of the owner of the boat previously licensed not being lost, and being satisfied of the matters and in the manner aforesaid touching such boat, cause the said endorsement to be erased or defaced, whereupon, and not before, the license shall be in force for such last-mentioned boat, and cease to be in force for the boat to which the transfer was made: Provided that, in every such endorsement, the number of passengers to be carried by the boat to which any transfer is made shall be stated.

82. *Boatman's license.*—No person shall act as a boatman in any boat plying for hire in any such water, or to, or from, or alongside any such landing place as aforesaid, such boat not being at the time within any other municipal district, whether or not he be the owner of such boat, without having a license so to act from the council; and if any person desiring to obtain such license shall make written application for the same, and produce to the council a certificate signed by five ratepayers of the borough that the applicant is a person of good character and of proper skill and fitness for being so licensed, the council, if satisfied of the truth of the matters contained in the said certificate, and if it shall seem fit, may grant such license upon payment by the applicant to the council of such sum not exceeding Ten shillings as shall have been appointed by some regulation in that behalf, and every such license and certificate may be in the appointed forms respectively; and every such license shall be signed by the municipal clerk, and be registered together with the particulars therein contained by him in a registry book to be kept for that purpose.

83. *Omission to convey, &c., when required.—Carrying excessive number, &c.—Exercising excessive hire.*—Every owner or boatman in charge of a licensed boat who plies for hire in any such water, or from or alongside any such landing place as aforesaid, and without reasonable excuse refuses or neglects, when required by the person wishing to hire or having hired such boat, to carry with reasonable expedition to any place, or for any distance appointed as herein provided, the full number of passengers and the full quantity of luggage appointed as herein provided in that behalf, or any less number or quantity, or who, if so plying for passengers at separate fares, without reasonable excuse refuses or neglects to carry with reasonable expedition to any such place or for any such distance as afore-

said any passenger offering himself as such, or any luggage of any such passenger, such passenger or luggage respectively not forming together with any passengers or luggage already received to carry an excess of the number and quantity respectively appointed as herein provided, or who carries in such boat a greater number of persons or a greater quantity of luggage than the number and quantity so appointed as aforesaid, or who demands and takes for the hire of such boat, or for the conveyance of any passenger or luggage, a greater sum than that appointed as herein provided, shall forfeit a sum not exceeding Ten pounds.

84. *Boatman to produce license and table of fares.—Abusive language, &c.*—Every licensed boatman shall, when required by any constable, or by any person wishing to hire or having hired any boat in which such boatman shall be plying, or by any passenger or person intending to be a passenger, or having immediately before been a passenger in or by such boat, produce for the inspection of such person the license of such boatman, and also a copy of the table of fares and charges appointed as herein provided; and every such boatman who shall, on being so required, refuse or neglect so to produce such license or copy; and every boatman plying for hire with any boat who uses any abusive or insulting language to any person who wishes to hire or has hired such boat, or to any passenger or person intending to be a passenger or having immediately before been a passenger in or by such boat, shall forfeit a sum not exceeding Five pounds.

85. *Suspension and revocation of license.*—The council having granted any license under this subdivision may, at any time, if it shall be proved to their satisfaction that any owner of the boat thereby licensed, or any person thereby licensed to act as a boatman (as the case may be), has been convicted of any offence against this bye-law, or in respect of any property entrusted to him as such owner or boatman respectively, suspend for any stated time, or on the like proof of a second such conviction, or of any two such convictions, suspend for any stated time or revoke, as seems to them fit, such license; and no license, while suspended either under this section or otherwise, or when revoked, shall be deemed to be of any force or virtue hereunder.

86. *Regulations.*—The council may, from time to time, make regulations for all or any of the purposes following (that is to say):—

For appointing the several sums to be paid for licenses for boats and for boatmen:

For regulating the conduct of owners of licensed boats and of licensed boatmen in the exercise of their several employments, and for determining whether they wear any and what badges:

For regulating upon what part of the boat the several particulars herein required to be painted or marked thereon shall be so marked:

For regulating by proportion to the beam and dimensions of boats, or in other like manner, the number of passengers and the amount of luggage to be carried by licensed boats: and

For fixing the rates or fares, both for time and distance, to be paid for the hire of any licensed boat, or for the conveyance of passengers or luggage by any licensed boat, and the places and the extreme distances to which licensed boats shall be compelled to go.

(4.) PORTERS.

87. *Porters' licenses.*—The municipal clerk shall from time to time issue to every person who shall desire to ply for hire as a porter and deliver to him a written application for a license so to do, together with a certificate signed by two ratepayers that the applicant is of good repute and a fit person to receive such license, and who shall pay to such municipal clerk such sum not exceeding Ten shillings as shall have been appointed by some regulation in that behalf, a license to be called a porter's license, numbered so that no two such licenses shall bear the same number, and containing the name and address of the applicant; and the said municipal clerk shall forthwith enter in a registry book to be kept for that purpose the number of and other matters contained in such license, and shall deliver to the person thereby licensed a table of the rates and fares appointed for porters as herein provided, and a badge upon which shall be engraved the initial letter or letters of the words expressing the name of the municipality and the number of such license.

88. *Plying as porter without license.—Production of license, &c.*—No person shall ply for hire as a porter within the municipal district or shall wear any badge as a licensed porter unless he shall have a license in force under the provisions hereof licensing him as such porter; and every licensed porter, when required by any constable or any officer of the council, or by any person wishing to hire or having hired such porter, shall produce for the inspection of the person so requiring the same his license and also the table of rates and fares aforesaid, and shall whilst plying for hire keep and wear upon his person so as to be plainly visible the badge aforesaid; and no licensed porter shall part with or transfer his license or badge to any person whomsoever; and every person offending against any of the provisions of this section shall for every such offence forfeit a sum not exceeding Forty shillings.

89. *Omission to convey, &c., when required.*—Every person plying for hire as a licensed porter within the municipal district who shall be required by any person who, after sunrise or before sunset of any day, not being Sunday, wishes to hire or has hired such porter to do within such district any proper work as such porter, and without reasonable excuse shall refuse or neglect so to do such work; and every person plying for hire as a porter who shall demand and take for hire as a porter any greater sum than that appointed as herein provided, or who

shall use any abusive or insulting language to any person wishing to hire or having hired such porter, shall forfeit a sum not exceeding Forty shillings.

90. *Suspension and revocation of license.*—It shall be lawful for the council at any time, if it be proved to their satisfaction that any porter licensed for the municipality has been convicted of any offence hereunder, or in respect of any property entrusted to him as such porter, to suspend for a stated time, or on the like proof of a second such conviction or of any two such convictions, to suspend for a stated time, or revoke, as seems to them fit, the license of such porter; and no license, while so suspended or when so revoked, shall be deemed to be of any force or virtue hereunder; and any justice may order that the badge of any person whose license is so revoked be delivered up to the municipal clerk.

91. *Regulations.*—The council may, from time to time, make regulations for appointing the sum to be paid for a porter's license, and the rates and fares to be taken by licensed porters.

PART IX.—REGULATION OF PROCEEDINGS OF COUNCIL, OFFICERS, &C.

1. *General conduct of business.*—In all cases not herein provided for, resort shall be had to the rules, forms, and usages of Parliament, which shall be followed so far as the same are applicable to the proceedings of the council.

2. *Minutes of meeting to be read at next subsequent meeting.*—At every meeting of the council the first business thereof shall be the reading and putting a question for the confirmation of the minutes of the proceedings at the preceding meeting, and the reading of the minutes of the proceedings of any committee presented at any such preceding meeting, and no discussion shall be permitted thereon except as to their accuracy as a record of the proceedings, and the said minutes of the proceedings at the preceding meeting shall then be signed as by this Act required; and the rough minutes of the proceedings of the council at any meeting shall be read at the close of such meeting.

3. *Order of business at meetings.*—After the signing of the minutes as aforesaid, the order of business of an ordinary meeting shall be as follow, or as near thereto as may be practicable, but for the greater convenience of the council at any particular meeting thereof it may be altered by resolution to that effect:—

- (1.) Reading of copies of letters sent by the authority of the council.
- (2.) Reading letters received, and considering and ordering thereon.
- (3.) Reception and reading of petitions and memorials.
- (4.) Presentation of reports of committees.
- (5.) Payments.
- (6.) Ordinary business.
- (7.) Orders of the day, including subjects continued from proceedings of former meetings.
- (8.) Extraordinary business and new rules and regulations.
- (9.) Other motions of which previous notice has been given.
- (10.) Notices of motion.

And the order of business at a special meeting shall be the order in which such business stands in the notice thereof.

4. *Divisions.*—Whenever a division shall be demanded by any councillor, the councillors voting in the affirmative shall first hold up their hands, and then those voting in the negative shall hold up their hands, and the result be declared by the chairman.

5. *Addresses to Governor.*—All addresses to the Governor shall be presented by the chairman and the clerk of the municipality, unless otherwise ordered by the council.

6. *Motions.*—All notices of motion shall be dated and numbered, and given by the intending mover to the municipal clerk at the close of the meeting of council, or if not required by law to be given at a meeting, then three clear days prior to the next meeting of council; and such clerk shall enter the same in the notice of motion book, in the order in which they may be received.

7. *Notice of motion to be given.*—No member shall make any motion initiating a subject for discussion but in pursuance of notice given as prescribed in the last preceding clause.

8. *Petitions.*—No motion except that for receiving the same shall, unless under most urgent circumstances, be made on any petition, memorial, or other like application until the next ordinary meeting of council after that at which it has been presented.

9. *Motions to be moved in order in motion book.*—Except by leave of the council, motions shall be moved in the order in which they have been received and recorded by the municipal clerk in the notice of motion book, and if not so moved or postponed shall be struck out.

10. *Motion to be proceeded with by councillor giving same except with consent.*—No motion entered in the notice of motion book shall be proceeded with in the absence of the councillor who gave notice of the same, unless by some other councillor producing written authority from him to that effect.

11. *Draft of address or petition to be submitted at previous meeting.*—No motion for an address or petition shall be entertained unless the mover shall at some previous meeting have submitted a draft of the same.

12. *Order, &c., of debate.*—Any councillor desirous of making a motion or amendment or taking part in discussion thereon

shall rise and address the chairman, and shall not be interrupted unless called to order, when he shall sit down until the councillor (if any) calling to order shall have been heard thereon and the question of order disposed of, when the councillor in possession of the chair may proceed with the subject.

13. *Nature of motion to be stated.*—Any councillor desirous of proposing an original motion or amendment must state the nature of the same before he addresses the council thereon.

14. *Motion not to be withdrawn without leave.*—No motion or amendment shall be withdrawn without the leave of the council.

15. *Motion to be seconded.*—No motion or amendment shall be discussed or put to the vote of the council unless it be seconded, but a councillor may, however, require the enforcement of any standing order of the council by directing the mayor's or chairman's attention to the infraction thereof.

16. *Mover of motion.*—A councillor moving a motion shall be held to have spoken thereon, but a councillor merely seconding a motion shall not be held to have spoken upon it.

17. *Designation of councillors.*—The councillors in meeting of council shall designate each other by their official titles, namely, that of mayor, president, chairman, or councillor, as the case may require.

18. *Priority of councillors.*—If two or more councillors rise to speak at the same time, the chairman shall decide which is entitled to priority.

19. *Chairman to rise in addressing council.*—The chairman shall rise in addressing the council to discuss any question, and shall not leave the chair on such occasions.

20. *Councillor not to speak second time on same question.*—No councillor shall speak a second time on the same question, unless entitled to reply, or in explanation when he has been misrepresented or misunderstood.

21. *Points of order.*—The chairman when called upon to decide on points of order or practice shall state the provision, rule, or practice which he deems applicable to the case without discussing or commenting on the same, and his decision as to order or explanation in each case shall be final.

22. *Councillors not to digress, &c.*—No councillor shall digress from the subject-matter of the question under discussion, or comment upon the words used by any other councillor in a previous debate; and all imputations of improper motives and all personal reflections on councillors shall be deemed highly disorderly.

23. *Councillors to apologize for disorderly, &c., expression.*—Whenever any councillor shall make use of any expression disorderly or capable of being applied offensively to any other councillor, the councillor so offending shall be required by the chairman to withdraw the expression and to make a satisfactory apology to the council.

24. *Councillor called to order to sit down.*—A councillor called to order shall sit down unless permitted to explain.

25. *Councillor twice offending guilty of an offence.*—Any councillor using offensive or disorderly language, and having been twice called to order or to withdraw and to apologize for such conduct and refusing so to do, shall be guilty of an offence.

26. *Strangers.*—Any person not being a councillor who shall, having been admitted to any meeting of the council, be guilty thereof of any improper or disorderly conduct, or who shall not leave when lawfully requested by the chairman so to do, may be forthwith removed by him, and shall be deemed guilty of an offence.

27. *Councillor not attending order for call.*—Any councillor not attending in compliance with an order for a call of the whole council without reasonable excuse to the satisfaction of the majority thereof shall be guilty of an offence.

28. *Councillor may demand documents.*—Any councillor may of right demand the production of any of the documents of the council applying to the question under discussion.

29. *Voting.*—The council shall vote by show of hands, and any councillor present and not voting, not being disabled by law from so doing, shall be guilty of an offence.

30. *Question, how declared.*—The chairman shall, in taking the sense of the council, put the question first in the affirmative, then in the negative, and the result thereof shall be recorded in the minutes.

31. *Motions, &c., to be in writing.*—At every meeting of the council all motions, whether original motions or amendments, shall be reduced into writing, signed by the mover, and delivered to the chairman immediately on their being moved and seconded.

32. *No second amendment until previous one disposed of.*—No second or subsequent amendment, whether upon an original proposition or on an amendment, shall be taken into consideration until the previous amendment is disposed of.

33. *Effect of rejection of words in original motion.*—If any words of an original question be rejected, the insertion of other proposed words shall form the next question, whereupon any further amendment to insert other words may be moved.

34. *If amendment be negatived, a second one may be moved.*—If an amendment be negatived, then a second may be moved to the question to which the first-mentioned amendment was moved, but only one amendment shall be submitted to the council for discussion at a time.

35. *Mover of motion to have right of reply.*—The mover of every original proposition, but not of any amendment, shall have a right to reply, immediately after which the question shall be put from the chair; but no councillor shall be allowed to speak more than once on the same question, unless permission be given to explain, or the attention of the chair be called to a point of order.

36. *Motion for adjournment.*—No discussion shall be allowed on any motion for adjournment of the council; but if on the question being put the motion be negatived, the subject then under consideration or the next on the notice-paper shall be discussed, or any other that may be allowed precedence, before any subsequent motion for adjournment be made.

37. *Protests.*—Any councillor may protest against any resolution of the council, and notice of intention to protest shall in every case be given forthwith on the adoption of the resolution protested against; and the protest shall specify the reasons for protesting, and shall be entered three days at least before the next ordinary meeting of the council by the protesting councillor in a book to be kept for that purpose in the office of the municipal clerk, and signed by such councillor, and shall be also entered in the minutes of the meeting at which notice of the intention to protest shall have been given previously to the confirmation thereof; but such protest may be expunged from the minutes if declared by a majority of the council to be not in accordance with truth or in its terms disrespectful to the council.

38. *Lapsed questions.*—If a debate on any motion moved and seconded be interrupted by the number of the councillors present becoming insufficient for the transaction of business, such debate may be resumed at the point where it was so interrupted, on motion upon notice.

39. *Lapsed order of the day may be restored.*—If a debate on any order of the day be interrupted by such insufficiency of number as aforesaid happening, such order may be restored to the notice-book for a future day on motion upon notice, and then such debate shall be resumed at the point where it was so interrupted.

40. *Committees.*—Minutes of all proceedings of committees as well as of their reports, numbered in consecutive order, shall be entered in the committees' minute-book, and being signed by the chairman of the committee shall be presented to the council; and the municipal clerk, when practicable, shall attend all meetings of committees.

41. *Meetings of the committee.*—The municipal clerk shall convene every committee within ten days of its first appointment, or at any other time thereafter by order of the council, or on the written order of the chairman of the committee or of any two members of the committee.

42. *Petitions.*—No petition shall be presented after the council shall have proceeded to the orders of the day.

43. *Petitions to be respectful.*—It shall be incumbent on every councillor presenting a petition to acquaint himself with the contents thereof, and to ascertain that it does not contain language disrespectful to the council, and that the contents do not violate any bye-law or any provision hereof.

44. *Councillors to affix their names.*—Every councillor presenting a petition to the council shall write his name at the beginning thereof.

45. *Petitions to be in writing.*—Every petition shall be in writing, and not printed or lithographed, and shall contain the prayer of the petitioners at the end thereof, and be signed by at least one person on every skin or sheet on which it is written.

46. *To be signed by petitioners.*—Every petition shall be signed by the persons whose names are appended thereto by their names or marks, and by no one else except in cases of incapacity by sickness.

47. *No letters, &c., to be attached.*—No letters, affidavits, or other documents shall be attached to any petition.

48. *Councillors confined to statement of certain facts.*—Every councillor presenting a petition to the council shall confine himself to a statement of the persons from whom it comes, of the number of signatures attached to it, of the material allegations contained in it, and to the reading of the prayer thereof.

49. *Appointments, &c., of officers.*—No appointment to any permanent office at the disposal of the council shall take place until seven clear days' public notice shall have been given by advertisement in one or more newspapers circulating in the borough inviting applications from qualified candidates for the same.

50. *Salaries of officers, &c.*—The salary or allowance attached to all offices and places at the disposal of the council shall in all cases be fixed before they proceed to appoint any person to fill the same before the advertisement inviting applications as aforesaid, and shall be specified in such advertisement.

51. *No councillor, &c., to be surety for officer.*—No councillor or officer of the council and no assessor or auditor of the municipality shall be received as a surety for any officer appointed by the council or for any work to be done for the council.

52. *Expense of preparing security.*—In all cases of security being given for the faithful performance of any duty or contract, the expense of preparing such security shall be borne by the person providing the same.

53. *Treasurer to disburse moneys in certain cases.*—It shall be lawful for the treasurer of the municipality from time to time, on the written order of the municipal clerk, to disburse such moneys as shall have been appropriated by the council for the purposes of this clause, and as shall be required for any necessary occasion, not exceeding in the whole in any interval between two ordinary meetings of the council the sum of five pounds.

54. *Common seal.*—The common seal of the municipality shall be kept in a box having two locks, of one of which locks each councillor shall have a key and of the other of which locks the key shall be kept by the municipal clerk; and the corporate seal shall not be affixed to any document unless the chairman of the municipality and one other member of the council or in the absence of such chairman unless two councillors be present.

55. *Suspension of rules.*—Any one or more of the rules or regulations contained in this subdivision may be suspended for a special purpose on motion upon notice duly given, and shall not otherwise be suspended except by a unanimous vote of the council.

56. *Penalty.*—If any person shall be guilty of any wilful offence or misfeasance or wilful or negligent act of commission or omission contrary to any provision contained in this subdivision, he shall forfeit a sum not exceeding five pounds.

PART X.—REPEAL OF BYE-LAWS.

1. All bye-laws of the said city are hereby repealed.

Adopted the 8th day of September 1876 by the Council of the City of Sandhurst, and confirmed by the said council on the 13th day of October 1876.

(L.S.) HENRY HATTAM, Mayor.
DUGALD MACDOUGALL, Town Clerk.

No. 3221

APPLICATION TO CLOSE AND PURCHASE A ROAD.

WHEREAS it is provided under the 399th section of the Local Government Act 1874, that "where a road adjoins any purchased lands, and is required for access to such lands only, and not otherwise for public use or convenience, if the owner of such land make application to close such road, and the Governor in Council approve thereof, &c." the Governor in Council may, on certain conditions of advertising, &c., being fulfilled by the applicant, and on payment of an appraised consideration by him, "grant in fee the soil of the road so closed to the owner of such adjoining land": Now I, John McMahon, farmer, of Mudjegongga, hereby apply for the closing and sale to me of the road adjoining and on the west of my allotment of 316a. 2r. 20p., more or less, at Mudjegongga aforesaid, and running from a road dividing George Bleakley's allotment from mine on the north, and between my allotment on the east and a small lot of Bleakley's, two allotments of John Brown's, and an allotment originally in the occupation of P. Leonard, on the west, as far south as the road bounding my allotment on the south-west. And I further notify that there are no objections to the closing and sale of such road, and that I have applied to the Beechworth United Shire Council, under whose control the road is vested, in regard to same, and that no objection has been offered by them.

Mudjegongga, 9th October 1876.
No. 3146

JOHN McMAHON.

BOROUGH OF HAMILTON.

NOTICE is hereby given that it is the intention of the Council of the Borough of Hamilton, under the provisions of Part 15 of the Local Government Act 1874, to increase the width of the roads leading to Taylor's Ford, in the said borough, so as to give access to the existing Stone Ford, by taking portions of allotment 14, section A, parish of North Hamilton, and allotment 29, section B, parish of South Hamilton.

A plan and technical description of the land proposed to be taken are deposited at the Town Hall, Grand street, Hamilton, for inspection, at all reasonable hours, by all persons interested, and will so remain for the space of forty days clear after this notice shall have appeared in the *Government Gazette*; and all persons affected by the proposed widening of the roads are hereby called upon to set forth, in writing, addressed to the Borough Council or the Town Clerk, within forty days from the publication of this notice as aforesaid, all objections which they may have to the proposed increase of width.

(By Order of the Borough Council)

WILLIAM SMITH, Town Clerk.

Town Hall, Hamilton, 14th October 1876. No. 3188

LOCAL GOVERNMENT ACT 1874, CLAUSE 399.

NOTICE is hereby given that I intend to apply for permission to place two swing gates on one-chain road adjoining blocks 14 and 44, between my selection and Campbell Bros.' property.

OSWALD MARRIAGE, Traralgon.
No. 3205

EDMUND WALTER TURNER, DECEASED.

PURSUANT to the Statute of Trusts 1864, notice is hereby given that all claims against the estate of Edmund Walter Turner, late of Sidney street, Collingwood, in the colony of Victoria, gentleman, deceased, who died on the 7th day of August 1876, must be rendered on or before the first day of December next to Mary Ann Turner, the administratrix of the estate of the said Edmund Walter Turner, deceased, at the office of her proctor, Mr. John Hughes Clayton, 28 Collins street west, Melbourne, and that thereafter the said Mary Ann Turner will distribute the assets of the said Edmund Walter Turner, deceased, amongst the parties entitled thereto, having regard only to the claims of which she shall then have had notice, and that she will not be answerable to any person of whose claim she shall not then have had notice.

Dated this 21st day of September 1876.

JOHN HUGHES CLAYTON,
28 Collins street west, Melbourne,
Proctor for the said Administratrix.

No. 3181

DISSOLUTION OF PARTNERSHIP.

WE, the undersigned, have this day mutually dissolved partnership, known as "Tweddle Bros."

(Signed) JOHN TWEDDLE, Farmer,
JOSEPH TWEDDLE, Farmer.

Witness to our signatures—ANDREW WISHART.

Koyunga Vale, 10th October 1876.

No. 3182

DISSOLUTION OF PARTNERSHIP.

WE, the undersigned Herbert McDowell, George Cable, and Allen Hulse, of Hare street, Echuca, grocers and storekeepers, carrying on business under the style of "McDowell, Cable, and Co.," have this day dissolved partnership. All debts due by and to the late firm will be paid and received by George Cable and Company, who will carry on the business under the style of "Cable and Company." Dated this eleventh day of October 1876.

H. MCDOWELL,
GEO. CABLE,
A. HULSE.

Witness to the signatures of the said Herbert McDowell, George Cable, and Allen Hulse—ARTHUR HEWITT, solicitor, Echuca. No. 3207

HERDSMAN.

THOMAS BAZELY, of Moorra, has been appointed Herdsman for the Waranga Farmers' Common by the Waranga Shire Council.

No. 3185

GEORGE DIGBY HEILY,
Secretary Shire of Waranga.

Patent for "An invention for improvements in Steam Pumps called the Pulsometer Pump," granted to Charles Ernest Clarke and William Clarke, and dated the 23rd of December 1875.

THIS is to notify, to all whom it may concern, that Charles Ernest Clarke and William Clarke, of Melbourne, have applied to me for leave to enter a disclaimer of the said invention, the particulars whereof are stated below: I do therefore appoint Monday the twentieth day of November next, at Twelve o'clock noon, to hear and consider the said application, and all objections to the same: And I do hereby require all persons having an interest in opposing the said application to leave, on or before the sixteenth day of November, at my chambers in Melbourne, particulars in writing of their objections to the same, otherwise they will be precluded from urging such objections.

Given under my hand this seventeenth day of October A.D. 1876.

(Signed)

GEO. B. KERFERD,
Attorney-General.

The following is the disclaimer which we desire to make in our specification of the said invention, viz., we desire to disclaim the following words:—"Being a communication received by us from David Donds and John Henry Hartsuff, of the United States of America, the inventors."

CHARLES ERNEST CLARKE,
WILLIAM CLARKE,
By his Attorney,
A. B. CLARKE

James Hingston, Patent Agent, Chancery lane, Melbourne.
No. 3189

Patent for "Improvements in Stoppers and Bottles for containing Aerated Waters and other Liquids, Machine for inserting Stoppers in Bottles, Shears for forming Necks of Bottles, and Machine for filling stoppered Bottles with syringing tap attached."

THIS is to notify that Edward Joseph Prévôt, cordial manufacturer, and Tom Frederic Shallard, carter, both of Carlton, did, on the tenth day of October 1876, deposit at the office of the Registrar-General, in Melbourne, a specification, or instrument in writing, under their hands and seals, particularly describing and ascertaining the nature of the said invention, and in what manner the same is to be performed; and that by reason of such deposit the said invention is protected and secured to them exclusively for the term of six calendar months thence next ensuing: And I do further notify that the said Edward Joseph Prévôt and Tom Frederic Shallard have given notice, in writing, at my chambers for patent cases, of their intention to proceed with their application for letters patent for the said invention, and that I have appointed Monday the twentieth day of November next, at Twelve o'clock noon, at my said chambers, to hear and consider the said application and all objections thereto; and I do hereby require all persons having an interest in opposing the grant of such letters patent to leave, on or before the sixteenth day of November, at my said chambers for patent cases, in Melbourne, particulars in writing of their objections to the said application, otherwise they will be precluded from urging the same.

Given under my hand this seventeenth day of October A.D. 1876.

GEO. B. KERFERD,
Attorney-General.

Attorney-General's Chambers for Patent Cases, Patent Office, Registrar-General's Department, Swanston street (north), Melbourne. No. 3220

PATENT FOR "IMPROVEMENTS IN EXPLOSIVE COMPOUNDS."

THIS is to notify that Alfred Nobel, of Paris, in France, did, on the thirteenth day of October 1876, deposit at the office of the Registrar-General, in Melbourne, a specification, or instrument in writing, under his hand and seal, particularly describing and ascertaining the nature of the said invention, and in what manner the same is to be performed; and that by reason of such deposit the said invention is protected and secured to him exclusively for the term of six calendar months thence next ensuing; And I do further notify that the said Alfred Nobel has given notice, in writing, at my chambers for patent cases, of his intention to proceed with his application for letters patent for the said invention, and that I have appointed Monday the twentieth day of November next, at Twelve o'clock noon, at my said chambers, to hear and consider the said application and all objections thereto; and I do hereby require all persons having an interest in opposing the grant of such letters patent to leave, on or before the sixteenth day of November, at my said chambers for patent cases, in Melbourne, particulars in writing of their objections to the said application, otherwise they will be precluded from urging the same.

Given under my hand this seventeenth day of October A.D. 1876.

(Signed) **GEO. B. KERFERD,**
Attorney-General.

Attorney-General's Chambers for Patent Cases, Patent Office, Registrar-General's Department, Swanston street (north), Melbourne. No. 3190

PATENT FOR "IMPROVEMENTS IN STEAM CYLINDERS AND THEIR CONNECTIONS."

THIS is to notify that William Wright and Henry Dale Edwards, both of Little Bourke street west, Melbourne, engineers, did, on the fourteenth day of October 1876, deposit at the office of the Registrar-General, in Melbourne, a specification, or instrument in writing, under their hands and seals, particularly describing and ascertaining the nature of the said invention, and in what manner the same is to be performed; and that by reason of such deposit the said invention is protected and secured to them exclusively for the term of six calendar months thence next ensuing; And I do further notify that the said William Wright and Henry Dale Edwards have given notice, in writing, at my chambers for patent cases, of their intention to proceed with their application for letters patent for the said invention, and that I have appointed Monday the thirteenth day of November next, at Twelve o'clock noon, at my said chambers, to hear and consider the said application and all objections thereto; and I do hereby require all persons having an interest in opposing the grant of such letters patent to leave, on or before the ninth day of November, at my said chambers for patent cases, in Melbourne, particulars in writing of their objections to the said application, otherwise they will be precluded from urging the same.

Given under my hand this eighteenth day of October A.D. 1876.

GEO. B. KERFERD,
Attorney-General.

Attorney-General's Chambers for Patent Cases, Patent Office, Registrar-General's Department, Swanston street (north), Melbourne. No. 3208

PATENT FOR "IMPROVEMENTS IN HYDRAULIC ENGINES."

THIS is to notify that George Fincham, of Bridge road Richmond, near Melbourne, organ builder, did, on the twentieth day of July 1876, deposit at the office of the Registrar-General, in Melbourne, a specification, or instrument in writing, under his hand and seal, particularly describing and ascertaining the nature of the said invention, and in what manner the same is to be performed; and that by reason of such deposit the said invention is protected and secured to him exclusively for the term of six calendar months thence next ensuing; And I do further notify that the said George Fincham has given notice, in writing, at my chambers for patent cases, of his intention to proceed with his application for letters patent for the said invention, and that I have appointed Monday the thirteenth day of November next, at Twelve o'clock noon, at my said chambers, to hear and consider the said application and all objections thereto; and I do hereby require all persons having an interest in opposing the grant of such letters patent to leave, on or before the ninth day of November, at my said chambers for patent cases, in Melbourne, particulars in writing of their objections to the said application, otherwise they will be precluded from urging the same.

Given under my hand this eighteenth day of October A.D. 1876.

GEO. B. KERFERD,
Attorney-General.

Attorney-General's Chambers for Patent Cases, Patent Office, Registrar-General's Department, Swanston street (north), Melbourne. No. 3209

**TWO POUNDS REWARD.
CAUTION TO POUNDKEEPERS.**

LOST from Kewell, a light-bay mare, branded AK conjoined off shoulder. The above reward will be paid on the delivery of the mare to Messrs. Southern Bros., Minyip.
No. 3184 **DONALD MCKENZIE.**

*In the Supreme Court of the } In Equity.
Colony of Victoria.*

In the matter of "The Companies Statute 1864" and in the matter of the RIVERINE MEAT PRESERVING COMPANY ECHUCA LIMITED.

By an order made by His Honor Mr. Justice Molesworth in the above matters, dated the twelfth day of October 1876, on the petition of Charles Croaker and Henry Scott, trading as "Croaker, Scott, and Co.," of Melbourne, in the said colony of Victoria, merchants, creditors of the said company, it was ordered that the said Riverine Meat Preserving Company Echuca Limited be wound up by the court under the provisions of "The Companies Statute 1864."

HENRY HALE BUDD,
Eldon Chambers, Bank place, Melbourne, solicitor
for the said petitioners.
No. 3206

NOTICE TO POUNDKEEPERS.

LOST 13 calves, branded JW off rump, top off near ear.

JOHN WHITE,
Mayfield, South Dunolly.
No. 3183

NOTICE.

LOST, September last, from Gordons, a black mare, like H near shoulder. Apply Jeremiah Hogan, Gordons.
No. 3197

Mining Notices.

GERMANIA QUARTZ GOLD MINING COMPANY, LIMITED.

AN Extraordinary Meeting of the above company will be held on Monday the 23rd October 1876, at Eight p.m., at the company's office, Stawell.

Business: To elect directors, to discuss and order on the future working of the claim, and to confirm minutes of above meeting.

Stawell, 3rd October 1876.
No. 3156 (By Order) **G. B. N. BRISTOW,** Manager.

BAND OF HOPE AND ALBION CONSOLS No. 2 TRIBUTE COMPANY, NO LIABILITY.

I, THE undersigned, hereby make application to register the Band of Hope and Albion Consols No. 2 Tribute Company as a no-liability company under the provisions of the Mining Companies Act 1871.

1. The name of the company is to be the Band of Hope and Albion Consols No. 2 Tribute Company, No Liability.
2. The place of operations is at Ballarat.
3. The registered office of the company will be on the mine.
4. The value of the company's property, including license to mine, is Two thousand pounds.
5. The number of shares in the company is eighty.
6. The number of shares subscribed for is eighty.
7. The name of the manager is William Geen Williams.
8. The names, addresses, and occupations of the shareholders, and the number of shares held by each at this date, are as under:—

Addresses.	No. of Shares.
William Geen Williams, miner, Sebastopol	... 24
Jacob Roach, miner, Sebastopol	... 4
Evan Thomas, miner, Sebastopol	... 10
Ebenezer Drosser, miner, Sebastopol	... 8
Thomas Williams, miner, Sebastopol	... 10
William Josephs, miner, Sebastopol	... 12
John Herridge, miner, Sebastopol	... 8
Joseph Harrison, engine-driver, Ballarat	... 4
Total	... 80

Dated this 13th day of October 1876.

WILLIAM G. WILLIAMS, Manager.

Witness to signature—**R. M. SERJEANT.**

I, WILLIAM GEEN WILLIAMS, of Sebastopol, in the colony of Victoria, do solemnly and sincerely declare that—

1. I am the manager of the said intended company.
2. The above statement is, to the best of my belief and knowledge, true in every particular.

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

WILLIAM GEEN WILLIAMS, Manager.

Taken before me at Ballarat, in the colony of Victoria, this 13th day of October A.D. 1876.—**DANIEL BROPHY, J.P.**
No. 3198

SERAPIS MINING COMPANY (NO LIABILITY).

I, THE undersigned, hereby make application to register the Serapis Mining Company as a no-liability company under the provisions of the Mining Companies Act 1871.

1. The name of the company is to be the Serapis Mining Company No Liability.
2. The place of operations is at Dawson street, Ballarat.
3. The registered office of the company will be situated at 10 Dana street, Ballarat.

4. The value of the company's property, including claim and leased ground, is Six hundred and forty-five pounds ten shillings (£645 10s.).

5. The number of shares in the company is four thousand, of Ten shillings each.

6. The number of shares subscribed for is four thousand.

7. The name of the manager is Walter Quarles Pinnell.

8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as follows.

	Shares.
William Thomson, Ballarat, secretary	500
Rudolph Häger, Ballarat, hotelkeeper	500
James Cameron, Ballarat, foreman	500
David Turpie, Ballarat, produce merchant	500
Robert Kilpatrick, Ballarat, agent	500
John W. McCallum, Ballarat, ironmonger	500
John Irving, Ballarat, timber merchant	500
Walter Q. Pinnell, Ballarat, clerk	500
	4000

Dated this seventeenth day of October 1876.

W. Q. PINNELL, Manager.

Witness to signature—W. A. JENKINS.

I, WALTER QUARLES PINNELL, do solemnly and sincerely declare that—

1. I am the manager of the said intended company.

2. That the above statement is, to the best of my belief and knowledge, true in every particular.

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

W. Q. PINNELL.

Taken before me at Ballarat this seventeenth day of October 1876.—DAVID FITZPATRICK, J.P. No. 3200

NORTH SULTAN MINING COMPANY NO LIABILITY.

I, THE undersigned, hereby make application to register the North Sultan Mining Company as a no-liability company under the provisions of the Mining Companies Act 1871.

1. The name of the company is to be the North Sultan Mining Company No Liability.

2. The place of operations is at Blackwood.

3. The registered office of the company will be situated at number ten Lydiard street, Ballarat.

4. The value of the company's property, including claim and machinery, is Three thousand pounds.

5. The number of shares in the company is seven thousand, of Three pounds each.

6. The number of shares subscribed for is seven thousand.

7. The name of the manager is Harry Marquand.

8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as below:—

Charles Alexander, Fitzroy, butcher	200
William Hill, Melbourne, builder	200
William Hinds, Carlton, gentleman	200
John Langdon, Ballarat, sharebroker	200
Edward Morey, Ballarat, gentleman	200
Robert Thurling, Ballarat, hotelkeeper	200
James Charles Wilton, Ballarat, gentleman	200
Harry Marquand, Ballarat, mining agent	5600

Total 7000

Dated this 4th day of October 1876.

HARRY MARQUAND, Manager.

Witness to signature—JAMES J. BROCKENSHIRE.

I, HARRY MARQUAND, do solemnly and sincerely declare that—

1. I am the manager of the said intended company.

2. The above statement is, to the best of my belief and knowledge, true in every particular.

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

HARRY MARQUAND, Manager.

Taken before me, at Ballarat, this fourth day of October 1876.—FRED. M. CLAXTON, J.P. No. 3210

THE CAMERON'S QUARTZ MINING COMPANY, NO LIABILITY.

I, THE undersigned, hereby make application to register the Cameron's Quartz Mining Company as a no-liability company under the provisions of the Mining Companies Act 1871.

1. The name of the company is to be The Cameron's Quartz Mining Company, No Liability.

2. The place of operations is at Middle Creek.

3. The registered office of the company will be situated at Albert street, Creswick.

4. The value of the company's property, including claim and machinery, is Two thousand pounds stg.

5. The number of shares in the company is ten thousand, of Ten shillings each.

6. The number of shares subscribed for is (10,000) ten thousand.

7. The name of the manager is A. Wilson.

8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as below:—

Name, Address, Occupation.	No. of Shares.
Allen, H., Terricks, farmer	100
Bell, Wm., Creswick, auctioneer	2,200
Bell, John, Mitiamo, farmer	500
Bell, James, Mitiamo, farmer	500
Brophy, Daniel, Ballarat, hotelkeeper	100
Bentwitch, J., Creswick, agent	100
Barker, J., Creswick, accountant	100
Butler, Rd., Creswick, farmer	100
Bunyan, T., Smeaton, farmer	50
Bunyan, W., Smeaton, farmer	50
Clarke, A., Middle Creek, farmer	100
Cameron, D., Middle Creek, farmer	100
Cameron, A., Middle Creek, farmer	100
Cameron, A., jun., Middle Creek, farmer	100
Cameron, D., Middle Creek, hotelkeeper	100
Cowan, J. G., Ullina, farmer	100
Frazier, D., Middle Creek, farmer	100
Gore, H., Kingston, engineer	100
Hepburn, G. S., Smeaton, gentleman	100
Harrison, Mrs., Creswick, housewife	100
Irvine, T., Middle Creek, farmer	100
Jones, W. P., Creswick, auctioneer	100
Janssen, A., Creswick, merchant	100
McKenzie, A., Clunes, farmer	100
Maher, T., Ballarat, hotelkeeper	100
Montgomery, P., Creswick, hotelkeeper	100
Moran, C. F., Creswick, speculator	100
McCaulman, J., Glengower, speculator	100
Meiklejohn, A., Glengower, farmer	100
McVicar, D., Middle Creek, farmer	100
McVicar, —, Middle Creek, farmer	50
Milner, E., Creswick, speculator	100
Nicholson, J., Middle Creek, farmer	100
Nicholson, A., Middle Creek, farmer	100
Northcott, W., Creswick, merchant	100
Palmer, T., Creswick, miller	100
Pitcher, J., Clunes, auctioneer	100
Rossell, T., Kingston, speculator	100
Riordan, J., Creswick, speculator	100
Talent, M., Dean, farmer	100
Williams, J., Creswick, merchant	100
Ward, E., Creswick, speculator	100
Whalley, R., Creswick, speculator	2,300
Wilson, A., Creswick, legal manager	750
	10,000

Dated 11th October 1876, at Creswick.

A. WILSON, Manager.

Witness—MATTHEW McCORMICK.

I, ANDREW WILSON, of Creswick, do solemnly and sincerely declare that—

1. I am the manager of the said intended company.

2. The above statement is, to the best of my belief and knowledge, true in every particular.

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

ANDREW WILSON.

Taken before me, at Creswick, this eleventh day of October 1876.—THOS. COOPER, J.P. No. 3211

ARCADIAN TRIBUTE COY. LIMITED.

NOTICE.—A Call (the seventh) of One penny per share has been made, payable at the company's office, Albion Chambers, Sandhurst, on Wednesday, 8th November 1876.

No. 3202

J. G. WEDDELL, Manager.

G. V. BROOKE GOLD MINING COMPANY LIMITED.

NOTICE.—A Call (the sixth) of Twopence per share has been made, payable at the office of the company, St. James's Hall, Sandhurst, on Wednesday the 8th November 1876.

No. 3203

FRANKLAND COATES, Manager.

UNITED CENTRAL EAGLE HAWK QUARTZ MINING COMPANY, MALDON, "LIMITED."

NOTICE is hereby given that Mr. T. B. Davison will sell by public auction, at the Lounge Hotel, on Saturday the 28th October 1876, at Three o'clock in the afternoon, all forfeited shares in the above company, unless calls and expenses due thereon be previously paid.

Maldon, 16th October 1876.

No. 3194

JOHN W. ELCOATE, Manager.

THE CAMBRIAN REEF GOLD MINING COMPANY, LIMITED, MOSQUITO.

ALL shares in the above company on which the twenty-fifth call of Sixpence per share shall not have been paid previously will be sold by public auction at the Bull and Mouth Hotel, Maryborough, at Three p.m. on Saturday 28th October 1876.

No. 3195

J. C. SIMSON, Manager.

**DARLING QUARTZ MINING COMPANY LIMITED,
STAWELL.**

R. W. C. GRIEVE will sell by public auction, at his rooms, Main street, Stawell, at Four p.m. on Saturday, 28th October 1876, all shares in the above company forfeited for the non-payment of the forty-fifth call of One penny per share, due 13th September 1876:—

Nos. 1 to 12000, exclusive of those shares on which said call has been paid.
No. 3196 **P. GALBRAITH, Manager.**

**NELL GWYNNE QUARTZ MINING COMPANY
LIMITED.**

MESSRS. MANN and SON will sell by auction, at Victoria Hotel, Sandhurst, on Saturday, 28th October 1876, at Four p.m., all shares forfeited for non-payment of eleventh call.
No. 3201 **E. NORWOOD, Manager.**

**NEW REEFERS HOPE QUARTZ GOLD MINING
COMPANY NO LIABILITY.**

THE whole of the shares on which the twentieth call of Threepence per share is not paid will be sold by auction, at the American Hotel, Creswick, on Saturday, 28th October 1876:—

Nos. 1 to 4000, with the exception of those on which the call has been paid.
Creswick, 18th October 1876.

No. 3212 **ROBERT MACEY, Manager.**

ELAINE COMPANY NO LIABILITY, ELAINE.

NOTICE is hereby given that the registered office of the Elaine Company No Liability is situate at No. 3 Eldon Chambers, Lydard street, Ballarat; and the name of the manager is John Alfred Chalk.
Dated this 12th day of October 1876.

ARCHD. KAY, (SEAL)
THOS. DAVIES,
No. 3199 Two of the directors of said company.

NORTH PANDORA GOLD MINING CO. LIMITED.

NOTICE—The office of the North Pandora Gold Mining Co. Limited is situated at Beehive Chambers, Sandhurst; and the name of the manager is John Neeson.

WM. PIPER, (SEAL.)
DAVID GRANT,
No. 3204 Directors.

**NEW VICTORIA GOLD MINING COMPANY,
NO LIABILITY, WATERLOO FLAT.**

NOTICE—The office of the above company has been removed to the claim, Waterloo Flat, Ballarat, 14th October 1876.

(Signed) **JOHN D. WILLIAMSON,** (L.S.)
JOHN L. PRITCHARD,
No. 3213 Directors.

Insolvency Notices.

In the Court of Insolvency.—The Insolvency Statute 1871.

In the matter of the estate of **EDWIN DUDLEY**, formerly of Kyneton, now of Shepparton, in the colony of Victoria, farmer, an insolvent.

THE above-named Edwin Dudley, formerly of Kyneton, now of Shepparton, in the colony of Victoria, farmer, an insolvent, intends to apply to the Court of Insolvency at Castlemaine, on the sixteenth day of November 1876, at Eleven o'clock in the forenoon, for a certificate of discharge, pursuant to the provisions of the Insolvency Statute 1871.

W. AND J. HIGGINS,
Yarra street, Geelong,
No. 3186 Solicitors for the above-named insolvent.

The Insolvency Statute 1871.—In the Court of Insolvency.

In the matter of **CORNELIUS JOHNSON**, of Woodend, farmer.

THE above-named Cornelius Johnson intends to apply to the Court of Insolvency, on the sixteenth day of November 1876, at the Court House at Castlemaine, at the hour of Ten o'clock in the forenoon (or so soon thereafter as the applicant can be heard), for a certificate of discharge, and to dispense with the condition mentioned in section 136 of the Insolvency Statute 1871.

No. 3187 **CORNELIUS JOHNSON.**

The Insolvency Statute 1871.—In the Court of Insolvency.

In the estate of **GEORGE MATTHEWS**, of Birregurra, contractor and licensed victualler.

A DIVIDEND will be payable at my office, on and after the 23rd October 1876, to creditors who have proved.
Geelong, 18th October 1876.
No. 3191 **JAMES SIMSON, Assignee.**

The Insolvency Statute 1871.—In the Court of Insolvency.

In the matter of **JOHN LA GERCHE** and **ROBERT DODDS**, of Daylesford, sawmillers.

THE above-named John La Gerche intends to apply to the Court of Insolvency, on the sixteenth day of November 1876, at the Court House at Castlemaine, at the hour of Ten o'clock in the forenoon (or so soon thereafter as the applicant can be heard), for a certificate of discharge, and to dispense with the condition mentioned in section 136 of the Insolvency Statute 1871.

No. 3192 **JOHN LA GERCHE.**

The Insolvency Statute 1871.—In the Court of Insolvency.

In the matter of **JOSEPH GRANT**, of Maldon, in the colony of Victoria, storekeeper.

THE above-named Joseph Grant intends to apply to the Court of Insolvency, on the sixteenth day of November 1876, at the Court House, Castlemaine, at Ten o'clock in the forenoon, for a certificate of discharge, pursuant to the provisions of the Insolvency Statute 1871.

No. 3193 **FRANCIS EDWARD PAYNTER,**
Attorney for the above-named insolvent.

In the Court of Insolvency.—The Insolvency Statute 1871.

In the matter of **JAMES O'DAY**, of Me'rose street, Hotham Hill, near the city of Melbourne, in the colony of Victoria, licensed victualler.

THE above-named James O'Day intends to apply to the Court of Insolvency, at the Insolvent Court House, situate in Swanston street, Melbourne, on the tenth day of November 1876, at Eleven o'clock in the forenoon, for a certificate of discharge, pursuant to the provisions of the Insolvency Statute 1871.

Dated this eighteenth day of October 1876.
No. 3214 **JAMES O'DAY,**
The above-named insolvent.

The Insolvency Statute 1871.—In the Court of Insolvency.

In the estate of **ELIZA CATTERUS**, of Melbourne, dressmaker.

A DIVIDEND will be payable in this estate at my office, Eldon Chambers, Collins street west, on and after Saturday the 21st instant, to those creditors who have proved.
Melbourne, 20th October 1876.
No. 3215 **R. E. JACOMB, Assignee.**

The Insolvency Statute 1871.—In the Court of Insolvency at Melbourne.

In the estate of **ARTHUR MISSON**, of Bass, in the colony of Victoria, storekeeper and publican.

THE above-named Arthur Misson intends to apply to the Court of Insolvency, on the tenth day of November 1876, at Eleven o'clock in the forenoon, for a certificate of discharge, pursuant to the provisions of the Insolvency Statute 1871.

Dated this 18th day of October 1876.
No. 3216 **P. D. PHILLIPS,**
12 Collins street west, Melbourne,
Solicitor for the said Arthur Misson.

The Insolvency Statute 1871.—In the Court of Insolvency.

In the matter of **LIONEL HERBERT NOYES**, of Castlemaine, in the colony of Victoria, gentleman.

NOTICE is hereby given that, by resolution of the creditors assembled at the general meeting of creditors in the estate held at Castlemaine on the eighteenth day of October instant, I, the undersigned William Joseph Keroyd, of number 38 Elizabeth street, in the city of Melbourne, accountant and trade assignee, was appointed to fill the office of trustee of the property of the said insolvent, and such appointment has been duly confirmed. All persons having in their possession any of the effects of the insolvent must deliver them to me; and all debts due to the insolvent must be paid to me. Creditors who have not proved the debts must forward their proofs to me.

Dated this eighteenth day of October One thousand eight hundred and seventy-six.

No. 3217 **W. J. ECROYD,**
Trustee.

The Insolvency Statute 1871.—In the Court of Insolvency.

In the Estate of **THOMAS NORBLE**, of Capel street, West Melbourne.

A FIRST Dividend is payable at the trustees' office, 82 Collins street, West Melbourne.
No. 3218 **WAKEFIELD AND SMITH, Trustees.**

In the Court of Insolvency.—The Insolvency Statute 1871.

In the matter of **FREDERIC REED**, of the firm of Noyes, Reed, and Co., of Collins street, Melbourne, in the colony of Victoria, insolvents.

THE above-named Frederic Reed intends to apply to the Court of Insolvency, on the seventeenth day of November 1876, at Eleven o'clock, for a certificate of discharge, pursuant to the provisions of the Insolvency Statute 1871.

FREDERIC REED.
Taylor and Manton, solicitors to the said insolvent, 70 Queen street, Melbourne.
No. 3219

Impoundings.

ALLANSFORD.—Impounded at Allansford, 3rd October 1876.

1 Chesnut mare, blaze down face, shod all round, JB near shoulder
GC
If not claimed and expenses paid, to be sold on 1st November 1876.

4/

JOHN BRISTOW,
Poundkeeper.

ANAKIE.—Impounded at Anakie, 13th October 1876.

1 white steer, red spots, no visible brands
If not claimed and expenses paid, to be sold on 8th November 1876.

3/

JAMES NEWLING,
Poundkeeper.

ARARAT.—Impounded at Ararat Shire Pound, 12th October 1876, by G. Grabsch.

2591. Brown horse, large blotch, brands near shoulder, illegible brand off shoulder, broken knee
On 14th October, by J. Stevens, Kiara.
2593. Bay mare, large star and streak, like LD very faint off neck, part of both hind legs white
2594. Bay colt foal, white face, both hind legs white, progeny of 2593

On 16th October, by J. Watts.
2595. Brown mare, injured in near fore foot, like AM or N near shoulder

On 16th October, at Borough Pound, by J. Watts.
1 grey mare, lame, like (1) near shoulder, saddle marked
If not claimed and expenses paid, to be sold on 15th November 1876.

9/

THOMAS GIBSON,
Poundkeeper.

AVOCA.—Impounded at the Avoca Shire Pound, 16th October 1876, by the Herdsman of Homebush Goldfield Common.

110. Bay horse, star, hind feet white, QP near shoulder
111. Roan horse, star, lame, no visible brand
If not claimed and expenses paid, to be sold on 11th November 1876.

4/

JOHN BATCHELOR,
Poundkeeper.

BALLARAT.—Impounded at Ballarat City Pound, by Mr. Jas. O'Reilly.

1 black horse, like W near shoulder, star, hind feet and fore coronets white
If not claimed and expenses paid, to be sold on 15th November 1876.

4/

J. MILLER,
Poundkeeper.

BENALLA.—Impounded at Benalla Shire Pound, 12th October 1876, by Mr. George Gawley Cherry.—Damages 40s.

143. Dark-bay mare, OII off shoulder, like OM near shoulder, star, collar and saddle marked, has been stinted by his entire horse

On 12th October, by Joseph Cherry, jun.—Damages 40s.
144. Chesnut mare, E near shoulder, star, saddle marked, has been stinted by his entire horse

On 14th October, by Campbell and Co.—Trespass 1d.
171. Chesnut gelding, like WC near shoulder, like T conjoined
TAC conjoined (writing T)
to top of anchor off shoulder, star, saddle and collar marked, near hind foot white

If not claimed and expenses paid, to be sold on 15th November 1876.

9/6

ALEXANDER WHITLA,
Poundkeeper.

NOTICE.

BET BET SHIRE POUND.—No. 315, black horse previously gazetted star, four white legs, switch tail, blind near eye, now shows DN near shoulder. Will be sold 11th November 1876.

3/6

THOMAS LAWSON,
Poundkeeper.

BRANXHOLME.—Impounded at Branxholme, by D. McEachern, Esq., Kangaroo Station.—Damages £5.

195. Black entire colt, illegible brand like DII or DM conjoined near shoulder

196. Roan gelding, switch tail, PC near shoulder
If not claimed and expenses paid, to be sold on 11th November 1876.

4/6

J. S. MUNDY,
Poundkeeper.

NOTICE.

BUNINYONG SHIRE POUND.—No. 82, advertised in Gazette 13th October, shows now faint brand near shoulder like M

3/

PATRICK DINNEEN,
Poundkeeper.

CARLSRUHE.—Impounded at Carlsruhe, 16th October 1876, by John McNamara.

1 bay horse, black points, like S or I-S near shoulder
If not claimed and expenses paid, to be sold on 13th November 1876.

8/6

WILLIAM MURPHY,
Poundkeeper.

CRESWICK.—Impounded at Creswick Shire Pound, by Henry Glendinning.

130. Black horse, star, white on off fore foot, saddle and collar marked, H near cheek, IIV off shoulder, 72 off neck

By Catherine McKenzie.
133. Light-bay pony mare (rather roan), PC off shoulder

If not claimed and expenses paid, to be sold on 11th November 1876.

5/

JAMES BUNYAN,
Poundkeeper.

DENNINGTON.—Impounded at Dennington Shire Pound, 14th October 1876, by Thomas Kinan.

1 white and yellow spotted cow, white forehead
1 yellow bull calf, some white on back and forehead, the progeny of above, no visible brands

If not claimed and expenses paid, to be sold on 15th November 1876.

4/6

JOHN SPROUI,
Poundkeeper.

ECHUCA.—Impounded at Echuca, 14th October 1876, by R. J. Glass.—Trespass 1d.

181. Bay horse, long tail, star, like QII over MR conjoined over W over W near shoulder, 2 near thigh, E off shoulder

If not claimed and expenses paid, to be sold on 15th November 1876.

4/6

GEORGE JAMIESON,
Poundkeeper.

NOTICE.

ECHUCA.—No. 178. Brown and white cow, off horn shelled, C2 off ribs, like J near shoulder, TT near rump, now shows C off rump; will not be sold until 15th November.

3/

GEORGE JAMIESON,
Poundkeeper.

HAMILTON.—Impounded at Hamilton Borough Pound, 7th October 1876, by Mr. George Panovitch.—Damages £5.

191. Red bull, white on both thighs, D off rump
If not claimed and expenses paid, to be sold on 15th November 1876.

4/

R. BLOOMFIELD,
Poundkeeper.

KILMORE.—Impounded at Kilmore.

1 red and white cow, springing, no visible brand
1 red and white heifer, PE off rump
1 dark-bay mare, star, black points, saddle marked, RHK conjoined near shoulder (the R reversed)
1 brown horse, IB near shoulder, + off shoulder

If not claimed and expenses paid, to be sold on 11th November 1876.

6/6

C. G. ANDERSON,
Poundkeeper.

KOROIT.—Impounded at the Koroit Borough Pound, 17th October 1876, by Nuisance Inspector.

1 strawberry cow, white face, buck, and belly, MH off rump
If not claimed and expenses paid, to be sold on 15th November 1876.

8/6

JAS. SHEEHAN,
Poundkeeper.

LANCEFIELD.—Impounded at Lancefield, 14th October 1876.

228. Brindle heifer, G in circle near rump
229. Red and white heifer calf, Q in circle near rump
230. Roan steer calf, G in circle near rump
231. Red heifer, same brands
232. Roanish strawberry steer calf, same brands
233. Red and white steer calf, same brands
234. Red and white spotted poley steer calf, same brands
235. Red and white spotted steer, same brands
236. White steer calf, same brands
237. Roan heifer, same brands
238. Yellow heifer, same brands
239. Reddish strawberry steer, same brands
240. Red heifer calf, same brands
241. Red and white spotted heifer, same brands
242. Red steer calf, same brands
243. Red steer calf, same brands
244. Roan heifer calf, same brands
245. Red heifer calf, same brands
246. Strawberry heifer calf, same brands
247. Red poley heifer calf, same brands
248. Red heifer calf, same brands
249. Red and white spotted steer calf, same brands
250. Red heifer calf, same brands
251. White steer calf, same brands
252. Roanish strawberry heifer, near ear marked, G in circle near ribs

If not claimed and expenses paid, to be sold on 15th November 1876.

16/

A. MADIGAN,
Poundkeeper.

LINTON.—Impounded at Linton, 13th October 1876, by Mr. Whitcross for Managers.
28. White steer, $\frac{2}{2}$ off shoulder
32. Strawberry steer, slit in off ears, no visible brands
34. Red bull, white belly, no visible brands
If not claimed and expenses paid, to be sold on 15th November 1876.

4/6 T. MATHEWS,
Poundkeeper.

LONGWOOD.—Impounded at Longwood, 15th October 1876, by John McNamara.—Damages £1 each.
40. Bay horse, small star, collar marked, $\frac{2}{2}$ off shoulder
41. Brown horse, star, collar marked, has had a fistula, XY near shoulder, 5 or S off shoulder, XY off ribs
If not claimed and expenses paid, to be sold on 8th November 1876.

5/ D. MACDONALD,
Poundkeeper.

MALDON.—Impounded at Maldon Shire Pound, 11th October 1876, by Herdsman United Common.
1 red steer, white flanks and belly, top off near ear, unintelligible brand on off rump
1 red and white steer, star on forehead, no visible brands
1 red steer, white back and white on forehead, no visible brands
If not claimed and expenses paid, to be sold on 13th November 1876.

5/ J. V. WALSHIE,
Poundkeeper.

McIVOR.—Impounded at McIvor Creek, 11th October 1876, by Mr. D. Foan.—Trespass 4s. 2d.
22. Red or brindle cow, F near ribs, both ears slit
23. Strawberry heifer calf, progeny of above, no brands
If not claimed and expenses paid, to be sold on 15th November 1876.

4/ JOHN WILSON,
Poundkeeper.

MEREDITH.—Impounded at Meredith, 11th October 1876, by S.-J. Bulwer.
487. Yellow and white spotted steer, like MM blotched near rump
488. Red and white spotted steer, JT off rump
On 14th October, by John Byrne.
492. Red steer, TK off rump
If not claimed and expenses paid, to be sold on 15th November 1876.

5/ JAMES SPECKMAN,
Poundkeeper.

MERINO.—Impounded at Merino, 2nd October 1876.—Trespass 1d.
254. Chestnut horse, aged, ME and other brands near shoulder
If not claimed and expenses paid, to be sold on 28th October 1876.

3/6 THOS. D. CLARK,
Poundkeeper.

MOORA.—Impounded at Moora, 15th October 1876, by J. Horsburgh, for J. J. Winter, Esq.
1 strawberry yearling steer, brown ears, S near ribs
1 white steer, Δ off rump
1 red and white heifer, piece out top off ear, piece out bottom near ear, $\frac{1}{2}$ near rump
By G. Groves.

1 brown pony mare, H near shoulder
If not claimed and expenses paid, to be sold on 15th November 1876.

6/ JOHN MATHESON,
Poundkeeper.

MOORABBIN.—Impounded at Moorabbin Shire Pound, 17th October 1876.—Damages nil.
265. Bay mare or filly, black points, like L to left near shoulder
If not claimed and expenses paid, to be sold on 15th November 1876.

4/ HY. FRASER,
Poundkeeper.

MORANG.—Impounded at Morang Pound, 17th October 1876.
446. Bay mare, $\frac{2}{2}$ on near shoulder, two white forelocks and one hind one, blazed
If not claimed and expenses paid, to be sold on 11th November 1876.

4/6 DUNCAN McRAE,
Poundkeeper.

MOUNT FRANKLIN.—Impounded at the Mount Franklin Shire Pound, 17th October 1876, by Mr. Patrick Molloy.
1 yellow and white heifer, near ear marked, like O near shoulder.
If not claimed and expenses paid, to be sold on 10th November 1876.

4/ JAMES ELLIS,
Poundkeeper.

MOUNT ROUSE.—Impounded at the Mount Rouse Shire Pound, Penshurst, 11th October 1876, by Mr. Robert Hyde.
60. Bay horse, star on forehead, FO near shoulder
NA (writing A)
If not claimed and expenses paid, to be sold on 15th November 1876.

4/6 PETER GREIG,
Poundkeeper.

MURCHISON.—Impounded at Murchison, 13th October 1876.—Trespass 1s.
36. Brown mare, blotched brand off neck, G behind, off shoulder, 4 near shoulder, M near back
If not claimed and expenses paid, to be sold on 15th November 1876.

4/ H. WILSON,
Poundkeeper.

OXLEY.—Impounded at Oxley, by Mr. Diffey.

185. Bay horse, like GR over JT near shoulder
If not claimed and expenses paid, to be sold on 11th November 1876.

3/ GEO. W. KENNEDY,
Poundkeeper.

RAYWOOD.—Impounded at Raywood, by Mr. McKay.

1 bay horse, shod, star and snip, hind fetlocks white, FN near shoulder

1 brown horse, short tail, collar-marked, hip down, near hind coronet white, AG over other brands near shoulder
If not claimed and expenses paid, to be sold on 15th November 1876.

4/6 JOHN FREDK. WILLOUGHBY,
Poundkeeper.

NOTICE.

RAYWOOD.—The black horse, white face, advertised 6th October as 35 near shoulder and 56 off shoulder, now shows 356 over like EJ near shoulder, and will be sold 1st November 1876.

3/6 J. E. WILLOUGHBY,
Poundkeeper.

ROSEDALE.—Impounded at Rosedale, by Mr. Kenevan.

252. Dapple-grey mare, like T $\frac{2}{2}$ near shoulder
253. Bay mare, JC over AL near shoulder, AL off shoulder
257. Iron-grey filly, illegible brand both shoulders
If not claimed and expenses paid, to be sold on 15th November 1876.

4/ CHARLES DU VE,
Poundkeeper.

RUNNYMEDE.—Impounded at Runnymede, 14th October 1876, by H. R. Barran.—Damages 1s.

105. Brown draught mare, grey hairs in forehead, near hind heel white, AK near shoulder
106. Bay draught horse, running star and snip, hind feet white, shod, JB off shoulder
On 15th October, by J. Bell.

113. Brown draught horse, white face, hind legs white, white near fore coronet, like WD (faint) near shoulder, blotch off shoulder

If not claimed and expenses paid, to be sold on 15th November 1876.

7/ W. BOLTON,
Poundkeeper.

SALE.—Impounded at Sale, 5th October 1876, from Sale Borough Common, by F. S. Bock, Town Herdsman.

1 brown horse, A over blotch near shoulder, off hind foot white, shod

1 chestnut mare, blotch near shoulder, star and streak
1 bay horse, like HC near shoulder
U or G

1 brown filly, blotch like TC near shoulder, star, near hind foot white

1 chestnut mare, stiff neck
On 7th October.

1 red bull calf, notch out both ears
1 roan steer calf, no visible brands
1 white heifer calf, no visible brands
1 white cow, T and blotch like B near ribs
1 roan heifer, like $\frac{2}{2}$ off ribs, notch out back near ear

1 white heifer calf, $\frac{2}{2}$ off ribs, notch out back near ear

1 red cow, white face, 7B near ribs

1 yellow poley cow, WW off ribs, piece out off ear

1 red and white heifer, no visible brands

1 red and white heifer, M off ribs, off ear slit

1 red steer, H off ribs, piece out near ear

1 red and white poley heifer, WJ off ribs, 3 off thigh

1 red bullock, white back, $\frac{2}{2}$ near ribs, like Δ near rump, notch out top and back near ear

1 roan heifer, white face, two holes in off ear, no visible brand

1 red and white steer, RR off ribs, piece out both ears

1 white heifer, red ears, no visible brand

1 white heifer, like 5) off rump

1 white bullock, H near join, notch out of back and front off ear

If not claimed and expenses paid, to be sold on 15th November 1876.

19/ E. A. PATERSON,
Poundkeeper.

SANDHURST.—Impounded at Sandhurst, by M. R. Shanahan.

404. Strawberry cow, ear marked, 2S near rump
If not claimed and expenses paid, to be sold on 15th November 1876.

3/6 D. MACKAY,
Poundkeeper.

SMYTHESDALE.—Impounded at Smythesdale, 17th October 1876, by Mr. Geo. Williamson.
 50. Red heifer, white belly and white spots, no brands visible
 51. Strawberry bull, white face, no visible brand, off ear slit
 52. Red and white poley heifer, writing M near rump, white face, off ear slit, top off off ear
 53. Red and white spotted heifer, like TG off rump
 By Mr. Thos. Jones.
 54. Strawberry steer, WE off rump, snaily horns
 If not claimed and expenses paid, to be sold on 15th November 1876.
DAN. T. PERROTT,
 Poundkeeper.

S.T. ARNAUD.—Impounded at St. Arnaud, 12th October 1876, by Fanning and Nankivell, Spring Bank.
 1 strawberry spotted steer, no visible brand
 1 red and white steer, like AJ (the J reversed) near ribs
 1 red and white spotted steer, like AJ (the J reversed) near ribs
 1 yellow cow, white spot on back and belly, like scar near rump, no visible brand
 1 yearling bull, progeny, no visible brand
 On 14th October, by Fanning and Nankivell.
 1 red steer, white on face, belly, and legs, slit off and back quarter near ear, R near rump
 1 red steer, white on belly, blotch, like (B off rump
 1 white and yellow spotted cow, like F and blotch near rump
 1 red heifer calf, white face and belly, progeny, no visible brand
 1 red heifer, white on face, belly, and back, no visible brand
 1 yellow working bullock, cock horns, JAS near rump
 1 strawberry steer, red neck, Y near rump
 1 red steer, white on belly and face, tip off near ear, like JC off rump
 1 brindle and white spotted cow, cock horns, slit and piece out of off ear, no visible brand
 1 yellow and white bull calf, progeny, no visible brand
 1 red yearling bull, no visible brand
 1 strawberry yearling heifer, no visible brand
 1 red cow, no visible brand
 1 yellow heifer calf, progeny, no brand
 N.B.—These cattle might have other brands not now visible.
 If not claimed and expenses paid, to be sold on 13th November 1876.
S. S. ROTHWELL,
 Poundkeeper.

NOTICE.

TYLDEN.—No. 3, advertised in *Government Gazette* of 13th October, should be J near rump, RD near ribs, like JJ off rump.
HENRY DRAYTON,
 Poundkeeper.

WARRANTDYTE.—Impounded at Warrantdyte.
 127. Dark-bay or brown mare, dark points, shod, short tail, saddle marked, wart on breast and off shoulder, like D near shoulder
 If not claimed and expenses paid, to be sold on 15th November 1876.
WILLIAM HUTCHINSON,
 Poundkeeper.

WICKLIFFE.—Impounded at Wickliffe, 14th October 1876, by Mr. J. Noble, Streatham.—Trespass 6s. per head.
 1353. Yellow and white cow, TH near back
 1354. Red heifer, little white under belly, TH near back
 1355. Dark-red bull, white tail and under belly, TH near back
 1356. Red and white bull, TH near back
 1357. Dark-red or brown and white bull, TH near back—Damages £5. The bulls appear to be from one to two years old.
 If not claimed and expenses paid, to be sold on 15th November 1876.
ROBERT FORD,
 Poundkeeper.

WIMMERA.—Impounded at Wimmera Shire Pound, 9th October 1876, by G. Featherby, for Thomas Eliss, Kalce.—Trespass 5s.
 872. Red steer, straight horns, speckled face, like JK conjoined near ribs
 If not claimed and expenses paid, to be sold 8th November 1876.
A. SMITH,
 Poundkeeper.

NOTICE.

WODONGA.—The four head of cattle Nos. 383, 387, 388, 395, advertised in *Gazette* 6th October to be sold 2nd October, should be to be sold 2nd November 1876.
HENRY HUON,
 Poundkeeper.

POUNDKEEPERS' REMITTANCES.

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

	£	s.	d.
October 17.—Wilson, John	1	0	0
October 18.—Paterson, E. A.	6	0	0
October 18.—Town Clerk, Malmsbury, for C. Morris	2	3	0
October 19.—Fraser, Hy.	0	10	0
October 19.—Mathews, S.	1	0	0
October 19.—Smith, Alexr.	1	0	0
October 19.—Walshe, J. V.	1	0	0
October 19.—Whitla, Alexr.	1	0	0

26th October 1876.

J. FERRES,
 Government Printer.

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