

SUPPLEMENT SECOND

VICTORIA

GOVERNMENT GAZETTE

OF FRIDAY, MAY 9, 1884.

Bublished by Authority.

No. 58.]

TUESDAY, MAY 13.

[1884.

PUBLIC HOLIDAYS.—KERANG AND SHIRE OF ALEXANDRA.

NOTICE is hereby given, in accordance with the provisions of The Civil Service Act No. 160, sec. 38, that

SATURDAY THE 17TH DAY OF MAY INSTANT is appointed to be observed as a Public Holiday at Kerang;

MONDAY THE 26TH DAY OF MAY INSTANT is appointed to be observed as a Public Holiday within the Shire of Alexandra.

GRAHAM BERRY, Chief Secretary.

Chief Secretary's Office, Melbourne, 9th May 1884.

TEMPORARY MANAGEMENT OF WATER RESERVES.

PROCLAMATION

His Excellency the Honorable Sir WILLIAM FOSTER STAWELL, Knight, the Chief Justice of the Colony of Victoria, and Administrator of the Government of the said Colony, &c., &c., &c.,

Colony, &c., &c., &c.,

WHEREAS by The Victorian Water Conservation Act 1831
it was amongst other things enacted that the Governor
in Council might, from time to time, by proclamation, place
under the temporary management and control of, or might
absolutely vest in, any Waterworks Trust any public water
reserve or any waterworks, stream, or reservoir, either on any
Crown lands, or begun, constructed, or provided for by moneys
heretofore or hereafter voted by Parliament: Provided, however,
that notice of intention to make such proclamation should be
advertised for a period of at least one month previously to the
making thereof in the Government Gazette and in some newspaper
generally circulating in the neighborhood of the property to be
vested by such proclamation: And whereas it is expedient to
place under the temporary management and control of the
undermentioned Waterworks Trusts the reserves hereinafter
described, notices of intention of which have been duly advertised: Now therefore I, the Administrator of the Government,
with the advice of the Executive Council, in exercise of the
power conferred by the said Act, do hereby place under the
temporary management and control of the undermentioned
Waterworks Trusts the water reserves hereinafter specified, that
is to say:—

Public Water Reserve hereby placed under the Temporary Management and Control of the St. Arnaud Shire Waterworks Trust.

CARAPUGNA.—Seventy acres, county of Kara Kara, parish of Carapugna, being the land temporarily reserved by Order of the 20th August 1883 as a site for Conservation of Water, and No. 58.-May 13, 1884.-1.

described in the Government Gazette of the 24th August 1883, page 1932.—(83.C.37853.)

Public Water Reserve hereby placed under the Temporary Management and Control of the United Echuca and Waranga Waterworks Trust.

KOYUGA—Twenty perches, county of Rodney, parish of Koyuga, temporarily reserved, by Order of the 27th February 1884, as a site for Water Supply purposes, and described in the Government Gazette of the 7th March 1884, page 694. (83.M.37064.)

Given under my Hand and the Seal of the Colony, at Melbourne, this seventh day of May, in the year of our Lord One thousand eight hundred and eighty-four, and in the forty-seventh year of Her Majesty's reign.

(L.S.)

W. F. STAWELL.

By His Excellency's Command, A. L. TUCKER, Commissioner of Crown Lands and Survey. GOD SAVE THE QUEEN!

REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

N pursuance of the provisions of *The Land Act 1869* (33 Vict. No. 360, § 6 and 9), the Administrator of the Government in Council has revoked the temporary reservation of the lands hereinafter referred to, viz.:—

Revoked by Orders of 7 May 1884.

EAGLEHAWK.—Site for Water supply purposes (partly). See Gazette of 4 April 1884.

NEERIM.—Site for Public purposes (State school). See Gazette of 4 April 1884.

A. L. TUCKER,

Commissioner of Crown Lands and Survey.

Melbourne.

LAND PERMANENTLY RESERVED FROM SALE.

N pursuance of the provisions of The Land Act 1869 (33 Vict, No. 360, § 6 and 8), the Administrator of the Government in Council has reserved from sale, permanently, the land hereinafter referred to, viz.:—

Reserved by Order of 7 May 1884.

Oakleich.—Site for purposes of Public Recreation. Gazette of 4 April 1884.

A. L. TUCKER,
Commissioner of Crown Lands and Survey.
Lands and Survey Office,
Melbourne.

COMMON DIMINISHED.

PROCLAMATION

By His Excellency the Honorable Sir WILLIAM FOSTER STAWELL, Knight, the Chief Justice of the Colony of Victoria, and Administrator of the Government of the said Colony, &c., &c.

Colony, &c., &c., &c.

WHEREAS by The Land Act 1889 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 Administrator of the Government of Victoria, with the advice of the Executive Council, do hereby diminish the undermentioned common in accordance with the provisions of the said Act, that is to say:—

The GISBORNE AND BULLENGAROOK FARMERS' COMMON, pro-

provisions of the said Act, that is to say:—

The GISBORNE AND BULLENGAROOK FARMERS' COMMON, proclaimed by Order of the 13th May 1861, increased by Orders dated respectively the 24th October 1864 and the 2nd March 1868, and dimnished by Order of the 17th May 1881, is hereby further diminished by deducting therefrom the portion of land lying between the south boundary of Edwin Hider's 19th section block, parish of Bullengarook, and the Saltwater River, and comprising an area of sixteen acres, more or less.—(84. H. 24146.)

Given under my Hand and the Seal of the Colony, at Melbourne, this seventh day of May, in the year of our Lord One thousand eight hundred and eighty-four, and in the forty-seventh year of Her Majesty's reign.

(L.S.)

W. F. STAWELL.

By His Excellency's Command, A. L. TUCKER, Commissioner of Crown Lands and Survey. GOD SAVE THE QUEEN!

TOWN OF EMERALD.

PROCLAMATION

By His Excellency the Honorable Sir WILLIAM FOSTER STAWELL,
Knight, the Chief Justice of the Colony of Victoria, and
Administrator of the Government of the said Colony, &c.,
&c., &c.

Administrator of the coveriment of the said Colony, &c., &c., &c., &c.

WHEREAS by a Proclamation under the hand of the Governor and seal of the said colony, bearing date the eighteenth day of February One thousand eight hundred and sixty-one, and made in pursuance of an Act passed in the Session of Parliament holden in the twenty-third and twenty-fourth years of Her Majesty's reign, intituled An Act for regulating the sale of Crown Lands and for other purposes, the Governor with the advice of the Executive Council, did declare and order that the areas thereinafter defined should be considered towns within the meaning of the said Act: And whereas it is expedient to rescind the said Proclamation so far as the same relates to the Town of Emerald: Now therefore I, the Administrator of the Government of Victoria, with the advice of the Executive Council, do hereby rescind the said Proclamation bearing date the eighteenth day of February One thousand eight hundred and sixty-one, so far as it relates to the Town of Emerald therein described.

Given under my Hand and the Seal of the Colony, at

Given under my Hand and the Seal of the Colony, at Melbourne, this seventh day of May, in the year of our Lord One thousand eight hundred and eighty-four, and in the forty-seventh year of Her Majesty's reign. W. F. STAWELL.

By His Excellency's Command, A. L. TUCKER, Commissioner of Crown Lands and Survey. GOD SAVE THE QUEEN!

SHIRE OF YACKANDANDAH.

TN pursuance of the provisions of *The Local Government Act* 1874 (No. 506, secs. 305-306), the Administrator of the Government in Council has confirmed the subjoined Order of the Shire Council of Yackandandah.

ALFRED DEAKIN, Commissioner of Public Works.

Public Works Office, Melbourne, 7th May 1884.

ORDER OF THE COUNCIL OF THE SHIRE OF YACKANDANDAH, MADE ON THE 21ST APRIL 1884.

In pursuance of the powers conferred by sections 365 and 366 of The Local Government Act 1874, the Council of the Shire of Yackandandah do hereby order that the land described and set out in the First Schedule hereunder shall be a public highway, from and after the date upon which this Order appears in the Government Gazette, in lieu of certain other street or road described and set out in the Second Schedule hereunder.

FIRST SCHEDULE REFERRED TO.

All those pieces of land in the parish of Gundowring, being parts of allotments 1A, 1B, 3B, 4A, and 4B, section six, parish and

agricultural area of Gundowring: Commencing at the south-west angle of said allotment 4A; thence by a line bearing north sixty-one degrees east for a distance of four hundred and forty-four and a half links, more or less; thence by a line bearing north forty-eight degrees sixteen minutes east for a distance of six hundred and fifty-eight links, more or less; thence by a line bearing north sixteen degrees thirty-six minutes east for a distance of twelve hundred and eighty-four links, more or less; thence by a line bearing north eleven degrees fifty-nine minutes east for a distance of one thousand and eighty-four links, more or less; thence by a line bearing north fourteen degrees thirty-seven minutes east for a distance of eleven hundred and seventy links, more or less; thence by a line bearing north one degree thirty-one minutes west for a distance of one thousand and thirty-five links, more or less; thence by a line bearing north thirty-one minutes east for a distance of one thousand and sixty links, more or less; thence by a line bearing north eight degrees forty-six minutes west for a distance of four hundred and twenty-one link, more or less; thence by a line bearing north eight degrees forty-six minutes west for a distance of six hundred and twenty-seven links, more or less; thence by a line bearing north six degrees nine minutes west for a distance of six hundred and twenty-seven links, more or less; thence by a line bearing north hirty-three degrees thirty-three minutes west for a distance of six hundred and forty-eight links, more or less; to the learning south sixty-one degrees west for a distance of six hundred and fifty-eight degrees forty minutes west for a distance of six hundred and fifty-eight degrees fifty minutes east for a distance of six hundred and seventy-seven links, more or less; thence by a line bearing south hirty-three degrees thirty-six minutes east for a distance of one hundred and eighty-tipe links, more or less; thence by a line bearing south of the sum of the links, more or less;

SECOND SCHEDULE REFERBED TO.

All that piece of land in the parish of Gundowring, being part of section 5, in the said parish: Commencing at the southeastern angle of allotment 4n, section 5, parish of Gundowring; thence by a line bearing north twenty-nine degrees west for a distance of seven thousand eight hundred and fifty links, more or less; thence by a line bearing north sixty-one degrees east for a distance of one hundred and fifty links, more or less; thence by a line bearing south twenty-nine-degrees east for a distance of seven thousand eight hundred and sixteen links, more or less; thence by a line bearing south forty-eight degrees sixteen minutes west for a distance of one hundred and fifty-four links, more or less, to the starting point, and containing an area of eleven acres three roods, more or less.

Given under the Common Seal of the Council of the Shire

Given under the Common Seal of the Council of the Shire of Yackandandah, this twenty-first day of April One thousand eight hundred and eighty-four.

J. J. Hobbs, Prosident.
J. Molyneux, Secretary.

REGULATIONS UNDER "THE DISEASES IN STOCK ACT 1872."—INTRODUCTION OF DOGS

At the Executive Council Chamber, Melbourne, the seventh day of May 1884.

PRESENT :

His Excellency the Administrator of the Government.

Mr. Service Mr. Berry

Mr. Langridge Mr. Levien Mr. Campbell.

Mr. Kerferd Mr. Campbell.

WHEREAS by The Discases in Stock Act, 1872 among other things the Governor in Council is empowered from time to time to make orders and regulations for the purposes therein mentioned and to rescind the same: And whereas by Order bearing date the tenth day of September 1883 certain regulations were made relating to the introduction into the colony of dogs, and it is expedient to rescind a portion of the same: Now therefore the Administrator of the Government in Council doth hereby rescind aub-section II. of clause 5 of the aforesaid Regulations bearing date the tenth day of September 1883, so far as relates to the payment of the sum of £50 therein mentioned, and doth hereby order the sum of £15 to be substituted as the payment in lieu thereof.

And the Honorable Jonas Felix Levien, Her Majesty's Minister of Agriculture for Victoria, shall give the necessary directions herein accordingly.

ROB. WADSWORTH, Clerk of the Executive Council.

COUNCIL OF DEFENCE REGULATIONS.

(Pursuant to Section V. of Act No. 777.)

THE Administrator of the Government in Council has made the subjoined Regulations.

F. T. SARGOOD, Minister of Defence.

Defence Department, Melbourne.

REGULATIONS.

1. All meetings of the Council of Defence shall be convened by circular issued by the Minister of Defence.

2. Ordinary meetings shall be held weekly, at such day and hour as the council may from time to time decide.

3. The Minister may convene a special meeting at any time.

4. Special meetings may be convened upon a written request signed by three or more members of the council, addressed to the Minister, and such meeting shall consider and order only upon the subject or subjects stated in such request.

5. In the absence or inability of the Minister, the senior officer on the council available therefore shall convene the meeting.

Should a quorum not be present within fifteen minutes of the time named in the circular convening the meeting, such meeting shall lapse.

7. A record shall be kept of the business transacted at each meeting, and also of the attendance of members.

8. The following shall be the order of business at all meet-

(a). The minutes of the preceding meeting shall be read, and after being confirmed by the members present, shall be signed by the President.

(b). Accounts.—All accounts shall be submitted to the council.

(c). Correspondence received and ordered upon.
(d). Reports received and ordered upon.
(e). Appointments, promotions, and resignations shall be submitted.

(f). General business and matters submitted by members of the council.

9. The order of business may be suspended or varied upon a motion duly carried.

10. At the commencement of each financial quarter the Paymaster shall prepare for the council a statement showing the expenditure and liabilities incurred under the Defence Vote.

11. All questions shall be decided by vote. Vote to be taken by a show of hands unless a division be demanded, in which case the names of members voting for and against shall be recorded in the minutes of the proceedings.

12. In case of an equality of votes the president for the time being shall have a casting vote in addition to his ordinary vote as a member.

13. No resolution of the council shall be resolution shall have days' notice of the intention to rescind such resolution shall have

Approved by the Administrator of the Government in Council, 7th May 1884.

ROB. WADSWORTH, Clerk of the Executive Council.

MILITARY REGULATIONS.

THE Administrator of the Government in Council has made the subjoined Regulations.

F. T. SARGOOD.

Defence Department, Melbourne.

REGULATION FOR LETTING OF DRILL-ROOMS OF VICTORIAN MILITIA. ~

MILITIA.
Commanding officers are permitted to let drill-rooms belonging to their corps (when not required for instruction) for purposes other than military.

All rents to be paid by the officer commanding the detachment or portion of corps which occupies the drill-room to the officer commanding the corps, who will apply the same for the benefit of the said detachment or portion of corps, subject to such rateable deductions for benefit of corps head-quarters as he may deem advisable.

advisable.

The rate of hiring to be fixed by the commanding officer.

ESTABLISHMENT OF DRILL INSTRUCTORS.

7 first-class drill instructors, at £180 per annum... 1,260 0 5 second-class drill instructors, at 8s. 6d. a day ... 775 12 13 third-class drill instructors, at 7s. 6d. a day ... 1,789 7

£3,825 0 0

Warrant and non-commissioned officers will take rank among themselves in accordance with the nature of their appointments, as shown in scale below.

Those holding appointments in same class to rank according to date of warrant or appointment.

The undermentioned appointments carry warrant rank:—
(1) Head-quarters drill instructors.
(2) Instructors at head-quarters of brigades of artillery or battalions of infantry.
(3) Instructors of corps of cavalry, torpedo, or engineers.
(4) Sergeant-Major of Victorian Artillery.
(5) Brigade or regimental sergeants-major or quartermaster sergeants.

Drill instructors with warrant rank are divided into 1st and 2nd class.

Non-commissioned officers holding any of the above appoint-ents temporarily, or on probation, shall receive acting rank without a warrant.

All instructors appointed prior to 1st April will retain the rate of pay they were receiving on that date, independent of the class to which they belong, but in future appointments the rates of pay will be as follow:—

1st class drill instructor—£180 per annum allowance in lieu, uniform, and me-3rd class drill instructor—7s. 6d. per diem allowance in lieu, uniform, and me-dical attendance. The following is the scale for warrant officers and non-commissioned officers:—

WARRANT OFFICERS. Ist class.—1st class drill instructors — Sergeant-Major Victorian Artillery.
 2nd class.—2nd class drill instructors—Brigade and regi-

mental sergeants-major and quartermaster ser-

NON-COMMISSIONED OFFICERS.

3rd class.—3rd class drill instructors.
4th class.—Troop, battery, and company sergeants-major and color sergeants.

5th class.—Sergeants.
6th class.—Corporals and bombardiers.

REGULATIONS FOR THE MEDICAL DEPARTMENT.—VICTORIAN MILITIA.

1. The officers of the medical department will, subject to the orders of the commandant, be detailed for duty by, and be under the immediate command of, the Principal Medical Officer, both for discipline and professional supervision.

2. When on active service, or when the militia force is in camp, they will be employed in general, station, or field hospitals, with troops in barracks or in the field, and on all such special duties in camp or quarters as the Principal Medical Officer may decide.

3. The Regulations for the Medical Department of Her Majesty's Army to be the Regulations for the Victorian Medical Department in so far as they can be applied, more especially in respect to constitution, general duties, hospital organization and management, supply of surgical instruments, appliances and materials, medical examination of recruits, sanitary regulations, and general regulations.

4. Medical officers will be detailed for duty with the various corps, and will, on the application of the officers commanding corps to which they are attached, perform, without further reference, the undermentioned duty:—

Examination of recruits on certain nights, to be fixed by the commanding officer in conjunction with the medical officer.

5. Attendance at artillery and rifle practice and field days will

commanding officer in conjunction with the medical officer.

5. Attendance at artillery and rifle practice and field days will be arranged for by the Principal Medical Officer at head-quarters, and by the Senior Medical Officer at out-stations.

6. In the event of an officer being unable to attend to any of the foregoing duties, he will either make arrangements with some other medical officer to take his place (informing the commanding officer) or report to the Principal Medical Officer, in sufficient time to enable him to provide for the duties.

7. The medical officers of non-metropolitan corps will be required to give professional attendance to the drill instructors, together with their wives and families, who may be attached to the corps at the several stations.

8. Medical officers will be liable to be detailed for boards, &c., where the attendance of a medical officer is necessary.

9. Medical officers will receive pay as follows:—

(a) For examination of recruits, 2s. 6d. a head.

9. Medical officers will receive pay as follows:—

(a) For examination of recruits, 2s. 6d. a head.

(b) For other military duties—

Surgeon-Majors, £2 10s. for whole day.

Ditto £1 5s. for half-day.

Surgeons, £2 for whole day.

Ditto £1 for half-day.

(c) The maximum amount of pay, however derivable, from the various sources shall not exceed in one year £30 for a Surgeon-Major, and £25 for a Surgeon.

10. Horse allowance will be issued to mounted medical officers under the same regulations as to other mounted officers.

Approved by the Administrator of the Government in Council, 7th May 1884.

Rob. Wadsworth, Clerk of the Executive Council.

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