# VICTORIA GOVERNMENT GAZETTE.

Published by Authority.

No. 108.]

## FRIDAY, OCTOBER 1.

[1886.

TREATY OF FRIENDSHIP, COMMERCE, AND NAVIGATION BETWEEN GREAT BRITAIN AND THE ORIENTAL REPUBLIC OF THE URUGUAY.

THE following Despatch from the Right Honorable the Secretary of State for the Colonies to His Excellency the Governor, and its enclosure, are published for general information.

By His Excellency's Command,

D. GILLIES. Premier.

Premier's Office, Melbourne, 24th September 1886.

[Circular (1).]

Downing street, 21st July 1886.

Sir,—I have the honor to transmit to you, for publication in the colony under your Government, a copy of a Treaty of Friendship, Commerce, and Navigation between Her Maje-ty and the Oriental Republic of the Uruguay, signed at Monte Video on the 13th of November 1885, the ratifications of which were exchanged at Monte Video on the 22nd of May last.

I have to call your attention to Article XIV, of the Treaty, from which you will observe that, if it is desired that the colony under your Government should come within the operation of the Treaty, notice must be given to the Uruguayan Government within two years from the date of the exchange of the ratifications.

I have therefore to request that you will be good enough to acquaint me as soon as possible of the wishes of your Government in the matter.

I have the honor to be, Sir, Your most obedient humble servant, GRANVILLE.

The Officer Administering the Government of Victoria.

TREATY OF FRIENDSHIP, COMMERCE, AND NAVIGATION BETWEEN HER MAJESTY AND THE ORIENTAL REPUBLIC OF THE URUGUAY. Signed at Monte Video, November 13, 1885.

[Ratifications exchanged at Monte Video, May 22, 1886.]

HER Majesty the Queen of the United Kingdom of Great Britain and Ireland, and His Excellency the President of the Oriental Republic of the Uruguay, being desirous of maintaining and strengthening friendly relations, and of promoting commercial intercourse between the dominions of Her Britannic Majesty and the territories of the Republic, have resolved to conclude a Treaty of Friendship, Commerce, and Navigation, and have named as their Plenipotentiaries, that is to say:

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, Wm. Gifford Pakgrave, Esq., Minister Resident in the Oriental Republic of the Uruguay;

And His Excellency the President of the Oriental Republic of the Uruguay, His Excellency Dr. Manuel Herrera y Obes, his Minister and Secretary of State for the Department of Foreign

Minister and Secretary of Secretary of Market School Affairs; Who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon and concluded the following Articles:—

#### ARTICLE I.

The High Contracting Parties agree that, in all matters relating to commerce and navigation, any privilege, favour, or immunity whatever which either Contracting Party has actually granted or may hereafter grant to the subjects or citizens of any other State shall be extended immediately and unconditionally to the subjects or citizens of the other Contracting Party; it being their intention that the trade and navigation of each country shall be placed, in all respects, by the other on the footing of the most favoured nation.

ARTICULO I.

Su Excelencia el Presidente de la República Oriental del Uruguay y Su Magestad la Reina del Reino Unido de la Gran Bretaña é Irlanda, deseando mantener y estrechar las relaciones amistosas y promover el intercambio comercial entre los terri-torios de la República y los dominios de Su Magestad Británica, han resuelto celebrar un Tratado de Amistad, Comercio, y Nave-gacion, nombrando por sus Plenipotenciarios, á saber:

Su Excelencia el Presidente de la República Oriental del Uruguay, á su Excelencia el Doctor Don Manuel Herrera y Obes, su Ministro Secretario de Estado en el Departamento de Relaciones Exteriores;
Y Su Magestad la Reina del Reino Unido de la Gran Bretaña é Irlanda, el Señor William Gifford Palgrave, su Ministro Residente en la República;

Ouienes, despues de haberse comunicado reciprocamente sus respectivos plenos poderes, hallados en buena y debida forma, convinieron y ajustaron los Artículos siguientes:—

Las Altas Partes Contratantes convienen en que, en todos los asuntos relativos al comercio y navegacion, cualquier privilegio, favor é inmunidad, sean los que fueren, que cada una de las Partes Contratantes hubiere actualmente concedido, é pudiere en lo sucesivo conceder, á los ciudadanos ó súbditos de cualquier otro Estado, se hará estensivo, inmediata e incondicionalmente, á los ciudadanos ó súbditos de la otra Parte Contratante; siendo su intencion que el conercio y la navegacion de cada país se hallen colocados, en todos conceptos, reciprocamente en la condicion de la nacion mas favorecida. dicion de la nación mas favorecida.

No. 108.—October 1, 1886.—1.

#### ARTICLE II.

ARTICLE II.

The produce and manufactures of, as well as all goods coming from, the dominions and possessions of Her Britannic Majesty, which are imported into Uruguay, and the produce and manufactures of, as well as all goods coming from Uruguay, which are imported into the dominions and possessions of Her Britannic Majesty, whether intended for consumption, warehousing, reexportation, or transit, shall be treated in the same manner as, and, in particular, shall be subjected to no higher or other duties, whether general, municipal, or local, than the produce, manufactures, and goods of any third country the most favoured in this respect. No other or higher duties shall be levied in Uruguay on the exportation of any goods to the dominions and possessions of Her Britannic Majesty, or in the dominions and possessions of Her Britannic Majesty on the exportation of any goods to Uruguay, than may be levied on the exportation of the like goods to any third country the most favoured in this respect.

Neither of the Contracting Parties shall establish a prohibition of importation, exportation, or transit against the other which shall not, under like circumstances, be applicable to any third country the most favoured in this respect.

In like manner, in all that relates to local dues, Customs formalties, brokerage, patterns or samples introduced by commercial travellers, and all other matters connected with trade, British subjects in Uruguay, and Uruguayan citizens in the dominions and possessions of Her Britannic Majesty, shall enjoy most-favoured-nation treatment.

In the event of any changes being made in Uruguayan laws, Customs Tariff, or regulations, sufficient notice shall be given in order to enable British subjects to make the necessary arrangements for meeting them.

#### ARTICLE 111.

ARTICLE III.

British ships and their cargoes shall, in Uruguay, and Uruguayan vessels and their cargoes shall, in the dominions and possessions of Her Britamic Majesty, from whatever place arriving and whatever may be the place of origin or destination of their cargoes, be treated in every respect as national ships and their cargoes.

The preceding stipulation applies to local treatment, dues, and charges in the ports, basins, docks, roadsteads, harbours, and rivers of the two countries, pilotage, and generally to all matters connected with navigation.

Every favour or exemption in these respects, or any other privilege in matters of navigation which either of the Contracting Parties shall grant to a third Power, shall be extended immediately and unconditionally to the other Party.

All vessels which, according to British law, are to be deemed British vessels, and all vessels which, according to the law of Uruguay, are to be deemed Uruguayan vessels, shall, for the purpose of this Treaty, be respectively deemed British or Uruguayan vessels.

Urugunyan vessels.

The coasting trade is excepted from the stipulations of the present Treaty, and remains subject to the respective laws of the two countries.

#### ARTICLE IV.

ARTICLE IV.

The subjects or citizens of each of the Contracting Parties shall be permitted to reside permanently or temporarily in the dominions or possessions of the other; and to occupy and hire houses and warehouses for purposes of commerce, whether wholesale or retail. They shall also be at full liberty to exercise civil rights, and therefore to acquire, possess, and dispose of every description of property, movable and immovable. They may acquire and transmit the same to others, whether by purchase, sale, donation, exchange, marriage, testament, succession at intradate, and in any other manner, under the same conditions as natives of the country. Their heirs and legal representatives may succeed to and take possession of it, either in person or by procurators, in the same manner and in the same legal forms as natives of the country.

In none of these respects shall they pay upon the value of such property any other or higher impost, duty, or charge than is payalle by natives of the country. In every case the subjects or citizens of the Contracting Parties shall be permitted to export their property, or the proceeds thereof if sold, freely and without being subjected on such exportation to pay any duty different from that to which natives of the country are liable under similar circumstances.

#### ARTICLE V.

The dwellings, manufactories, warehouses, and shops of the subjects or citizens of each of the Contracting Parties in the dominions and possessions of the other, and all premises appertaining thereto destined for purposes of residence or commerce, shall be respected. Except under the conditions and with the forms prescribed by the laws for natives of the country, such dwellings and premises shall be exempt from search or domicilary visit, and books, papers, or accounts shall be exempt from examination or inspection.

The subjects or citizens of each of the two Contracting Parties in the dominions and possessions of the other shall have free access to the Courts of Justice for the prosecution and defence of their rights, without other conditions, restrictions, or taxes beyond those imposed on natives of the country, and shall, like them, be at liberty to employ, in all causes, their advocates, attorneys, or agents, from among the persons admitted to the country.

#### ARTICULO II.

ARTICULO II.

Los productos y manuficturas, así como todas las mercaderías que procedan de Uruguay y se importen á los dominios y possiones de Su Magostad Británica, y los productos y manufacturas, así como todas las mercaderías que procedan de los dominios y posesiones de Su Magostad Británica, que se importen al Uruguay, sea los que se entiendan para consumo, almacenage, reembarco ó tránsito, serán tratados del mismo modo y especialmente mo estarán sujetos á ningun derecho mas alto, ni á otros impuestos, sean generales, numicipales ó locales, que los productos, manufacturas y mercaderías que cualquiera tercera Potencia, la mas favorecida al respecto, satisfaga. Ningun otro 6 mas elevado impuesto se exigirá en el Uruguay sobre la exportacion de caportacion de caportacion de substânica sobre la exportación de cualquiera mercadería para el Uruguay, que se pueda exigir para la exportación de mercaderías similares á cualquiera tercera Potencia la mas favorecida á este respecto.

similares á cualquiera tercera Potencia la mas favorecida a este respecto.

Tampoco las Partes Contratantes establecerán, una prohibicion de importacion, exportacion, ó tránsito para la otra que, en igualdad de circunstancias, no sea aplicable á cualquiera otra tercera Potencia la mas favorecida á este respecto.

De igual manera, en todo lo relativo á impuestos lecales, formalidades aduaneras, corretages, muestras ó modelos introducidos por viageros comerciales, y oualquiera otra materia que se relacione con el comercio, los ciudadanos Uruguavos en los dominios y posesiones de Su Magestad Británica y los súbditos Británicos en el Uruguay, serán tratados como los de la nacion mas favorecida. favorecida.

havorecida.

Dado el caso de que se introdugere cualquier cambio en las leyes Uruguayas, en la Tarifa de Aduanas ó en los reglamentos, se dará el aviso suficiente con el fin de habilitar á los súbditos Británicos para que adopten las medidas necesarias á fin de someterse á él.

#### ARTICULO III.

Articulo III.

Los buques Uruguayos y sus cargamentos en los dominios y possiones de Su Magestad Británica, y los buques Británicos y sus cargamentos en el Uruguay, de cualquier punto que procedan y cualquiera que sea la plaza de origen 6 destino de sus cargamentos, deberán ser tratados en todo y por todo como buques nacionales, así como sus cargamentos, estembros, desentos en tratados en estensivas á los tratamientos locales, derechos e impuestos en los puertos, radas, diques, ensenadas, fondeaderos, y rios de ambos países, pilotage, y en general en todos los asuntos que se relacionem con la navegación.

Todo favor ó exención al respecto, ó cualquier otro privilegio en matein de navegación, que cada una de las Partos Contratantes concediera é una tercera Potencia, será inmediata é incondicionalmente hecha estensiva á la otra Parte.

Todos los luques que, de conformidad con la ley Británica, debieren ser considerados como buques Británicos, y todos los buques que, de conformidad con la ley Uruguaya, deben ser considerados como buques Uruguayos, para los fines de este Tratado, serán respectivamente tratados como buques Británicos ó como buques Uruguayos.

Il cabotago queda esceptuado de las estipulaciones del presente Tratado y sujoto á las leyes respectivas de los dos Estados.

#### ARTICULO IV.

ARTICULO IV.

Los súbditos ó ciudadanos de cada una de las Partes Contratantes tendrán permiso para residir permanente ó temporalmente en los dominios ó posesiones de la otra, y para ocupar y alquilar casas y almacenes con el fin de comerciar, sea al por mayor ó al por menor. Tambien tendrán la plena libertad de ejercer los derechos civiles, y por consiguiente de adquirir, posecr y disponer de cualquiera class de propiedades muebles ó raices. Podrán adquirir y traspasar los mismos bienes á otros, sea por compra, venta, donacion, ó cambio, casamiento, testamento, sucesion abintestado, y en cualquiera otra manera, hajo las mismas condiciones que los naturales del país. Sus herederos y representantes legales les heredarán y tomarán posecion de ellos, sea personalmente ó por medio de procuradores, de la misma manera y en la nisma forma legal que los naturales del país.

En ninguno de estos casos pagarán, sobre el valor de esas propiedades, ningun otro ó mayor impuesto, tasa ó carga, que la que por ellos pagan los naturales del país. En todos los casos los súbditos ó ciudadanos de las Partes Contratantes tendrán permiso para esportar su propiedad ó sus productos, si se vende, libremente, sin estar sujetos, para esa estracción, á pagar ningun derecho diferente de aquel á que los naturales del país estén sujetos en circunstancias similares.

#### ARTICULO V.

Las moradas, manufacturas, almacenes, y tiendas do los súb-ditos ó cindadanos de cada una de las Partes Contratantes en los dominios ó posesiones de la otra, y todos los parages que les per-tonezcan, destinados á la residencia ó al comercio, serán respe-tados. Tales mo adas y parages estarán exentos del registro ó visita domiciliaria, y los libros, papeles y cuentas estarán igual-mente libres del exámen ó inspeccion excepto bajo las condiciones y con las formas prescriptas por las loyes para los naturales del país.

país.

Los súbditos ó ciudadanos de cada una de las dos Partes Contratantes en los dominios y posesiones de la otra tendrán libre acceso ante los Tribunales de Justicia para la prosecucion y defonsa de sus derechos, sin otras condiciones, restricciones ó tassa que lás impuestas á los naturales del país, y tendrín, como ellos, la libertad de emplear, en todas las causas, sus abogados, procuradores ó agentes eligidos entre las personas admitidas al ejercicio de esas profesiones de conformidad con las leyes del país.

#### ARTICLE VI.

The subjects or citizens of each of the Contracting Parties in the dominions and possessions of the other shall be exempted from billeting and from all compulsory military service whatever, whether in the army, navy, or national guard or militia. They shall likewise be exempted from all contributions, whether pecuniary or in kind, imposed as a compensation for billeting and for personal service, and finally from forced leans and military exactions or requisitions of any kind.

#### ARTICLE VII.

The subjects or citizens of either of the two Contracting Parties residing in the dominions and possessions of the other shall enjoy, in regard to their houses, persons, and properties, the protection of the Government in as full and ample a manner as native subjects or citizens.

In like manner the subjects or citizens of each Contracting Party shall enjoy in the dominions and possessions of the other full liberty of conscience, and shall not be molested on account of their religious belief; and such of those subjects or citizens as may die in the territories of the other Party shall be buried in the public cemeteries, or in places appointed for the purpose, with suitable decorum and respect.

The subjects of Her Britannic Majesty residing within the territories of the Oriental Republic of the Uruguay shall be at liberty to exercise in private and in their own dwellings, or within the dwellings or offices of Her Britannic Majesty's Minister, Consuls, or Vice-Consuls, or in any public editice set apart for the purpose, their religious rites, services, and worship, and to assemble therein for that purpose without hindrance or molestation. The same stipulations shall be observed in regard to the citizens of the Oriental Republic of the Uruguay within the territories of Her Britannic, Majesty.

#### ARTICLE VIII.

The subjects or citizens of each of the Contracting Parties shall have, in the dominions and possessions of the other, the same rights as natives, or as subjects or citizens of the most favoured nation, in regard to patents for inventions, trade-marks, and designs, and the protection of industrial property, upon fulfilment of the formalities prescribed by law.

#### ARTICLE IX.

Each of the Contracting Parties may appoint Consuls-General, Consuls, Vice-Consuls, Pro-Consuls, and Consular Agents, to reside respectively in towns or ports in the dominions and possessions of the other Power. Such Consular officers, however, shall not enter upon their functions until after they shall have been approved and admitted in the usual form by the Government to which they are sent. They shall exercise whatever functions, and enjoy whatever privileges, exemptions, and immunities are, or may hereafter be, granted there to Consular officers of the most favoured nation.

#### ARTICLE X.

In the event of any subject or citizen of either of the two Contracting Parties dying without will or testament, in the dominions and possessions of the other Contracting Party, the Consul-General, Consul, or Vice-Consul of the nation to which the deceased may belong, or, in his absence, the representative of such Consular officer, may, so far as the laws of each country will permit, take charge of the property which the deceased shall have left, for the benefit of his legal representatives, until an executor or administrator be named.

#### ARTICLE XI.

The Consuls-General, Consuls, Vice-Consuls, and Consular Agents of each of the Contracting Parties residing in the dominions' and possessions of the other shall receive from the local authorities such assistance as can by law be given to them for the recovery of deserters from the vessels of their respective countries.

#### ARTICLE XII.

ARTICLE XII.

Any ship of war or merchant-vessel of either of the Contracting Parties which may be compelled by stress of weather, or by accident, to take shelter in a port of the other, shall be at liberty to refit therein, to procure all necessary stores, and to continue their voyage, without paying any dues other than such as would be payable in a similar case by a vessel of the most favoured nation. In case, however, the master of a merchant-vessel should be under the necessity of disposing of a part of his merchandise, in order to defray his expenses, he shall be bound to conform to the regulations and tariffs of the place to which he may have come.

If any ship of war or merchant-vessel of one of the Contracting Parties should run aground or be wrecked within the territory of the other, such ship or vessel, and all parts thereof, and all furniture and appurtenances belonging thereunto, and all goods and merchandise saved therefrom, including any which may have been cast out of the ship, or the proceeds thereof, if sold, as well as all papers found on board such stranded or wrecked ship or vessel, shall be given up to the owners or their agents, when claimed by them. If there are no such owners or agents on the spot, then the same shall be delivered to the British or Urugnayan Consul-General, Consul, Vice-Consul, or Consular Agent in whose district the wreck or stranding may have taken place, upon being claimed by him within the period fixed by the laws of the country; and such Consuls, owners, or agents shall pay only the expenses incurred in the preservation of the property, together with the salvage or other expenses which would have been payable in the like case of a wreck of a vessel of the most favoured nation.

#### ARTICULO VI.

Los súbditos ó ciudadanos de cada una de las Partes Contratantes en los dominios y posesiones de la otra estarán eventos de dar alojamiento forzado á tropas y de todo servicio nullitar á que se les llamare, sea en el ejército, en la escuadra, en la guardia nacional ó en la milicia. Se hallarán tambien exentos de toda contribucion, sea pecuniaria ó equivalente, impuesta como compensacion por el alojamiento de tropas y por el servicio personal, y finalmente de empréstitos forzosos y esacciones ú otras requisiciones militares de cualquiera especie que fueren.

#### ARTICULO VII,

ARTICULO VII.

Los súbditos ó ciudadanos de cada uma de las dos Partes Contratantes residentes en los dominios y posesiones de la otra gozarán, respecto de sus casas, personas y propiedades, de la proteccion del Gobierno en tan plena y ámplia manera como la gozan los súbditos y ciudadanos naturales.

Del mismo modo los súbditos ó ciudadanos de cada uma de las Partes Contratantes gozarán en los dominios y posesiones de la otra, de la plena libertad de conciencia, y no serán molestados con respecto á sus creencias religiosas, y aquellos súbditos ó ciudadanos que fallecieren en los territorios de la otra parto serán sepultados en los cementerios públicos, ó en parages designados al efecto, con el debido decoro y respeto.

Los súbditos de Su Magestad Británica residentes en los territorios de la República Oriental del Uruguay tendrán la libertad de ejercer en privado y en sus propios domicilios, ó en las moradas á oficinos de los Ministros, Cónsules, y Vice-Cónsules de Su Magestad Británica, ó en cualquier edificio público erigido aparte con este objeto, sus ritos religiosos, servicios, y cultos, y de reunirse en ellos con este fin, smi impedimento mi molestía.

Las mismas estipalaciones se observaran con respecto á los ciudadanos de la Republica Oriental del Uruguay residentes en los territorios de Su Magestad Británica.

#### ARTICULO VIII.

Los súbditos ó ciudadanos de cada una de las Partes Contra-Tos subminos de cuadamos de cada una de na Tartes Contra-tantes tendrán en los dominios y posesiones de la otra, los mismos derechos que los naturales, ó que los súbditos ó ciudadanos de la nacion mas favorecida, respecto á las patentes de invencion, mar-cas de fábrica y diseños, y á la protección de la propiedad in-dustrial, despues de cumplidas las formalidades prescriptas por

#### ARTICULO IX.

Cada una de las Partes Contratantes podrá nombrar Cónsules-Generales, Cónsules, Vice-Cónsules, Pro-Cónsules, y Agentes Consulares para que respectivamente residan en ciudades ó puertos en los dominios y posesiones de la otra Potencia. Tales agentes Consulares no entrarán, sin embargo, en el ejercicio de sus funciones hasta tanto que hayan sido aprobados y almitidos en la forma usual por el Gobierno cerca del cual se les acredita. Ejercerán todas las funciones y gozarán de todas las prerogativas, exenciones é immunidades que estén concedidas é que despues se concedieren á los oficiales Consulares de la nacion mas favorecida.

#### ARTICULO X.

En el caso de que cualquier súbdito ó ciudadano de cada una de las dos Partes. Contratantes falleciere sin última voluntad ó testamento, en los dominios y posesiones de la otra Parte Contratante, el Cónsul-General, Cónsul, ó Vice-Cónsul de la nacion á que el fallecido perteneciere, ó, en su ausencia, el representante de tal Agente Consular, podrá, hasta donde las leyes de cada país lo permitan, hacerse cargo de la propiedad que el fallecido haya podido dejar, para beneficio de sus representantes legales y hasta tanto que se nombre un albacea ó administrador.

#### ARTICULO XI.

Los Cónsules-Generales, Cónsules, Vice-Cónsules, y Agentes Consulares de cada una de las Partes Contratantes, residentes en los dominios y posesiones de la otra, recibirán de las autoridades locales todo el auxilio que, con arreglo á la ley, se les pueda prestar para recuperar los desertores de los buques de sus respectivos

#### ARTICULO XII.

Anticulo XII.

Cualquier buque de guerra 6 mercante de una de las Partes Contratantes que se viere obligado, por mal tiempo 6 por accidente, á tomar abrigo en un puerto del territorio de la otra, tendrá la libertad de hacer reparaciones en él, procurarse las provisiones necesarias y continuar su viage, sin pagar ningun otro derecho sino aquellos que pagaría en idéntico caso un buque de la macion mas favorecida. En el caso, empero, de que el capitan de un buque mercante se viese en la necesidad de disponer de una parte de su morcancla con el fin de sufragar sus gastos, estará obligado à conformarse con los reglamentos y tarifas del puerto al cual hubiere arribado.

Si algun buque de guerra 6 morcante de una de las Partes Contratantes encallase 6 matíragase en el territorio de la otra, esa nave ó buque y todas sus partes, sus aparejos y pertenencias que le sean propias, y todas las mercaderías y efectos salvados de el, incluso los que se hubieren arrojado del buque, 6 los procedentes de él, si se vendiesen, así como tambien todos los papeles lallados á bordo de cas navo é buque encallado ó naufragado, serán entregados á los duenos 6 ú asus agentes cuando los reclamen. Si no hubiere en ese punto dueños ó agentes, entônces los mismos efectos serán entregados al Cómsul. General, Cónsul, Vice-Cónsul, 6 Agente Consular Británico ó Uruguayo en cuyo distrito encalló ó naufragó, despues de haberlos reclamado dentro del plazo fijado por las leyes del país; y csos Cónsules, propietarios, ó Agentes pagarán tan solo los gastos ocasionados por la conservación de la propiedad, juntamente con el salvamento ú otros gastos que se hubiesen de pagar en igual caso de naufragio de un buque de la nacion mas favorecida.

The goods and merchandise saved from the wreck shall be exempt from all duties of customs, unless cleured for consumption. in which case they shall pay the same rate of duty as if they had been imported in a vessel of the most favoured nation.

In the case either of a vessel being driven in by stress of weather, run, aground, or wrecked, the respective Consuls-General, Consuls, Vice-Consuls, and Consular Agents shall, if the owner or master or other agent of the owner is not present, or is present and requires it, be authorized to interpose, in order to afford the necessary assistance to their fellow-countrymen.

#### ARTICLE XIII.

For the better security of commerce between the subjects of Hor Britannic Majesty and the citizens of the Oriental Republic of the Uruguay, it is agreed that if at any time any interception of friendly intercourse, or any rupture, should unfortunately take place between the two Contracting Parties, the subjects or citizens of either of the said Contracting Parties, the subjects or citizens of either of the said Contracting Parties, the subjects or citizens of either of the said Contracting Parties who may be established there, in the exercise of any trade or special employment, shall have the privilege of remaining, and continuing such trade or employment, without any manner of interruption, in full enjoyment of their liberty and property, so long as they behave peacefully and commit no offence against the laws; and their goods, property, and effects, of whatever description they may be, whether in their own custody or intrusted to individuals or to the State, shall not be liable to seizure or sequestration, or to any other charges or demands than those which may be made upon the like goods, property, and effects belonging to native subjects or citizens. Should they, however, prefer to leave the country, they shall be allowed to make arrangements for the safe keeping of their goods, property, and effects, or to dispose of them, and to liquidate their accounts; and a safe conduct shall be given them to embark at the ports which they shall themselves select.

#### ARTICLE XIV.

Newfoundland, New South Wales,

Newfoundland,
New South Wales,
Victoria,
South Australia,
Vestern Australia,
Queensland,
Tasmania,
New Zealand,
The Cape,
Natal.

Provided always that the stipulations of the present Treaty
shall be made applicable to any of the above-named colonies or
foreign possessions on whose behalf notice to that effect shall
have been given by Her Britannic Majesty's Representative in
the Oriental Republic of the Uruguay to the Uruguayan Minister
for Foreign Affairs within two years from the date of the exchange of the ratifications of the present Treaty.
The Treaty shall apply in the case of such colonies or foreign
possessions from the date when this notice is given to the Uruguayan Minister for Foreign Affairs.

#### ARTICLE XV.

ARTICLE AV.

Any controversies which may arise respecting the interpretation or the execution of the present Treaty, or the consequences of any violation thereof, shall be submitted, when the means of settling then directly by amicable agreement are exhausted, to the decision of Commissions of Arbitration, and the result of such arbitration shall be binding upon both Governments.

The members of such Commissions shall be selected by the two Governments by common consent, falling which each of the Parties shall nominate an Arbitrator, or an equal number of Arbitrators, and the Arbitrators thus appointed shall select an Umpire.

Arbitrators, and and Theorems and Arbitration shall in each case be determined by the Contracting Parties, failing which the Commission of Arbitration shall be itself entitled to determine it beforehand.

#### ARTICLE XVI.

The present Treaty shall continue in force during ten years, counted from the day of the aschange of the ratifications; and in case neither of the two Contracting Parties shall have given notice, twelve months before the expiration of the said period of ten years, of their intention of terminating the present Treaty, it shall remain in force until the expiration of one year from the day on which either of the Contracting Parties shall have given such notice.

#### ARTICLE XVII.

The present Treaty shall be ratified by Her Majesty the Queen of Great Britain and Iroland and by His Excellency the President of the Oriental Republic of the Uruguay, and the ratifications shall be exchanged at Monte Video as soon as possible.

In witness whereof the respective Plenipotentiaries have signed the same and have affixed thereto the seals of their arms.

Done at Monte Video, this thirteenth day of November One thousand eight hundred and eighty-five.

WM. GIFFORD PALGRAVE. MANL. HERBA, Y OBES. (L.S.) (L.S.)

Los efectos y mercaderías salvados del naufragio se hallarán exentos de todo impuesto aduanero, excepto los que puedan espenderse para el consumo, en cuyo caso pagarán el mismo impuesto que si hubiesen sido importados en un buque de la nacion mas favorecida.

En el caso de que un buque haya arribado por razon del mal tiempo, encallado ó naufragado, los respectivos Cónsules-Generales, Cónsules, Vice-Cónsules, y Agentes Cónsuleres deberán, si el propietario ó capitan á otro agente del propietario, no está presente, ó si está presente y lo requiere, ser autorizados á intervenir para adoptar las medidas conducentes á asegurar la asistencia necesaria para sus connacionales.

#### ARTICULO XIII.

Para la mayor seguridad del comercio entre los ciudadanos de la República Oriental del Uruguay y los súbditos de Sa Magestad Británica, queda convenido que si en algun tiempo hubiere cualquiera interrupcion en las amistosas relaciones, ó si cualquier rompimiento tuviose lugar, desgraciadamente, entre ambas Partes Contratantes, los súbditos ó ciudadanos de cada una de las referidas Partes Contratantes que residieren en los dominios ó territorios de la otra, ó que estuvieren establecidos en el ejercicio de cualquier tráfico ó empleo especial, tendrán el privilegio de permanecor y continuar ese tráfico ó empleo sin interrupcion de ninguna especio, en el pleno goce de su libertad y su propiedad, durante tanto tiempo como vivan en paz y no cometan ninguna ofensa contra las leyes, y sus bienes, propiedades y efectos, de cualquiera clase que fueren y existisean allí, sea bajo su propia cuatodia ó encargados á individuos ó al Pistado, no serán sometidos á captura ó secuestro, ó á cualesquiera otras cargas ó exigencias que aquellas que se pudieren hacer sobreidénticos bienes, propiedades, y efectos pertenecientes á súbditos óciudadanos naturales. Siempre, empero, que ellos prefieran abandonar el país, les será permitido hacer arreglos para dejar á salvo sus bienes, propiedades, y efectos, o para disponer de ellos y liquidar sus cuentas, y se les dará un salvo-conducto para que se embanquen en los puertos que ellos mismos elijan. mismos elijan.

#### ARTICULO XIV.

Las estipulaciones del presente Tratado serán aplicables á todas las colonias y posesiones extrangeras de Su Magestad Británica, hasta donde las leyes lo permitan, con excepcion de las á continuacion nombrados, es decir, exceptuándose en—
India,
The Dominion of Canada,
Nowfoundland,
New South Wales,

New South Wales, Victoria, South Australia, Western Australia, Queensland, Tasmania, New Zealand, The Cape,

The Cape,
Natal.

Las estipulaciones del presente Tratado serán tambien aplicables á cualquiera de los dominios precitados, colonias, ó posesiones estrangeras á cuyo respecto se hubiese dado aviso, con ese fin, por el Representante de Su Magestad Británica en la República Oriental del Uruguay al Ministro Uruguayo de Negocios Extrangeros, dentro de los dos años á contar desde la fecha del cange de las ratificaciones del presente Tratado.

El Tratado será aplicado, en el caso de esas colonias ó posesiones estrangeras, desde la fecha en que ese aviso le sea notificado al Ministro de Relaciones Exteriores del Uruguay.

#### ARTICULO XV.

Cualesquiera controversias que pudieren suscitarse respecto de la interpretación ó de la ejecución de dl, se sometarán, cá consecuencia de cualquiera violación de dl, se sometarán, cuando los medios de resolverlas directamente por arreglo amigable se hayan agotado, á la decisión de Comisiones de Arbitrage, y el resultado de ese arbitrage será acatado por ambos Gobiernos. Los miembros de esas Comisiones serán elijidos por ambos Gobiernos de mútuo consentimiento, y faltando éste, cada una de la Partes nombrará un árbitro, ó un mimero igual de árbitros, y los árbitros así designados eligirán un tercer árbitro que decida.

El procedimiento del arbitrage se determinará en cada caso por las Partes Contratantes; faltando dicho acuerdo, la Comi-sion de árbitros estará desde luego habilitada para resolverlo de antemano.

#### ARTICULO XVI.

El presente Tratado continuará en vigencia durante diez años, á contar desde el dia del cango de las ratificaciones; y en el caso de que ninguna de las dos Partes Contratantes haya dado aviso, dece meses antes de la espiración del referido período de diez años, de su intención de poner término al presente Tratado, éste quedará en fuerza y vigor hasta la espiración de un año á contar desdo el dia en que cada una de las Partes Contratantes haya dado tal aviso. dado tal aviso.

#### ARTICULO XVII.

El presente Tratado será ratificado por su Excelencia el Presidente de la República Oriental del Uruguay y por Su Magestad la Reina de la Gran Bretaña é Irlanda, y las ratificaciones se cangearán en Monte Video, tan pronto como fuere posible.

En fé de lo cual los respectivos Plenipotenciarios han firmado el mismo y puestos sus sellos.

Hecho en Monte Video, à los trece dias del mes de Noviembre de mil ocho cientos ochenta y cinco.

WM. GINFORD PALGRAYS. MANL. HERRA. Y OBES,

#### TREATY OF FRIENDSHIP, COMMERCE, AND NAVIGATION BETWEEN GREAT BRITAIN AND THE REPUBLIC OF PARAGUAY.

THE following Despatch from the Right Honorable the Secretary of State for the Colonies to His Excellency the Governor, with its enclosure, is published for general information.

D. GILLIES. Premier.

Premier's Office,

Melbourne, 29th September 1886.

[Circular (1).]

Downing street, 2nd July 1886.

24th June 1886.— Sin.—I have the honor to transmit to you a copy of a letter from the Foreign Office, enclosing a copy of a Assumption on the 16th of October 1884, the ratifications of which were exchanged at Buenos Ayres on the 10th of May last.

2. I have to call your attention to Article XV. of the Treaty, from which you will observe that, if it is desired that the colony under your Government should come within the operation of the Treaty, notice must be given to the Paraguayan Government within two years from the date of the exchange of the ratifications.

3. I have therefore to request that you will be good enough to acquaint me as soon as possible of the wishes of your Government in the matter.

I have the honor to be, Sir, Your most obedient humble servant,

GRANVILLE.

The Officer Administering the Government of Victoria.

[Copy.]

The Foreign Office to the Colonial Office.

Foreign Office, 24th June 1886.

Sta,—I am directed by the Earl of Rosebery to transmit to you copies of a Treaty of Commerce, with Protocols relative thereto, signed on the 16th October 1884, between Great Britain and Paraguay, the ratifications of which were exchanged at Buenos Ayres on the 10th of May 1886.

I am to request that in laying the same before Earl Granville, you will suggest that the necessary steps should be taken to tain the views of the colonies named in Article XV., with regard to notification being made of their acceptance of the provisions of the Treaty.

I am, &c.,

(Sd.)

P. W. CURRIE.

The Under-Secretary of State, Colonial Office.

TREATY OF FRIENDSHIP, COMMERCE, AND NAVIGATION BETWEEN HER MAJESTY AND THE REPUBLIC OF PARAGUAY.

Signed at Assumption, October 16, 1884.

[Ratifications exchanged at Buenos Ayres, May 10, 1886.]

HER Majesty the Queen of the United Kingdom of Great Britain and Ireland and His Excellency the President of the Republic of Paraguay, being desirous of maintaining and strengthening the relations of good understanding which at present subsist between them, and of promoting commercial intercourse between the dominions of Her Britannic Majesty and the territories of the Republic, have resolved to conclude a Treaty of Friendship, Commerce, and Navigation, and have named as their Plenipotentiaries, that is to say:

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, the Honorable Edmund John Monson, Companion of the Most Honorable Order of the Bath, Her Majesty's Minister Plenipotentiary to the Republic of Paraguay;

Majesty's Minister Pienipotentary to the Republic of Para-guay;
And His Excellency the President of the Republic of Para-guay, His Excellency Don José Segundo Decoud, Knight Grand Uross of the Order of Isabel the Catholic, his Minister Secretary of State in the Department of Foreign Affairs;
Who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon and concluded the following Articles:—

#### ARTICLE I.

There shall be perfect peace and sincere friendship between the United Kingdom of Great Britain and Ireland and the Republic of Paragnay, and between the subjects and citizens of both States, without exception of persons or of places. The High Contracting parties shall use their best endeavours that this friendship and good understanding may be constantly and perpetually maintained.

#### ARTICLE II.

The Contracting Parties agree that, in all matters relating to commerce and navigation, any privilege, favor, or immunity whatever which either contracting party has actually granted or may hereafter grant to the subjects or citizens of any other state shall be extended immediately and unconditionally to the subjects or citizens of the other contracting party; it being their intention that the trade and navigation of each country shall be placed, in all respects, by the other on the footing of the most favoured nation.

#### ARTICLE III.

ARTICLE TII.

The produce and manufactures of, as well as all goods coming from the dominions and possessions of Her Britannic Majesty, which are imported into Paraguay, and the produce and manufactures of, as well as goods coming from Paraguay, which are imported into the dominions and possessions of Her Britannic Majesty, whether intended for consumption, warehousing, reexportation, or transit, shall be treated in the same manner as, and, in particular, shall be subjected to no higher or other duties, whether general, municipal or local, than the produce, manufactures and goods of any third country the most favoured in this respect. No other or higher duties shall be levied in Paraguay on the exportation of any goods to the dominions and

Su Magestad la Reina del Reino Unido de la Gran Bretaña é Irlanda, y Su Excelencia el Presidente de la República del Paraguay, deseando mantener y estrechar las relaciones de buena inteligencia que existen al presente entre ellos, y de promover el trato comercial entre los dominios de Su Magestad Británica y los territorios de la República, han resuelto concluir un Tratado de Amistad, Comercio, y Navegacion, y han nombrado por sus Plenipotenciarios, á saber:

Su Magestad la Reino del Reino Unido de la Gran Bretaña é Irlanda, al Honorable Edmundo Juan Monson, Compañero de la Muy Honorable Orden del Baño, su Ministro Plenipotenciario en la República del Paraguay;

Y Su Excelencia el Presidente de la República del Paraguay, á su Excelencia el Señor Don José Segundo Decoud, Caballero Gran Cruz de la Orden de Ysabel la Catolica, su Ministro Secre-tario de Estado en el Departamento de Relaciones Esteriores ; Quienes, despues de comunicarse sus respectivos plenos poderes, y halladolos en buena y debida forma, han convenido y concluido los Articulos siguientes:—

#### ARTICULO I.

Habrá paz perfecta y sincera amistad entre el Reino Unido de la Gran Bretaña é Irlanda y la República del Paraguay, y entro los súbditos y ciudadanos de ambos Estados, sin escepcion de personas ó de lugares. Las Altas Partes Contratantes usarán sus mejores esfuerzos á fin de que esta amistad y buena inteli-gencia sean constantes y perpetuamente mantenidas.

#### ARTICULO II.

Las Altas Partes Contratantes convienem, en que en todas las materias relativas al comercio y la navegacion, cualquier privilejio, favor, ó immunidad que una de las Partes Contratantes haya concedido é conceda en adelante à los súbditos ó ciudadanos de cualquiera otro Estado se hará immediata é incondicionalmente estensivo à los súbditos ó ciudadanos de la otra Parte Contratante; pues es su intencion que el trafico y navegacion de cada una de los dos paises sean puestos, en todos respectos, por el otro bajo el pic de la nacion mas favorecida.

#### ARTICULO III.

ARTICULO III.

Los productos y manufacturas y los géneros procedentes de los dominios y posesiones de Su Magestad Británica importados en el Paragnay, y los productos y manufacturas y géneros procedentes de Paragnay importados en los dominios y posesiones do Su Magestad Británica, bien se destinen al consumo, el depósito, la re-exportacion o el tránsito, serin tratados de la misma manera, y sobretodo, no serán sugetos á otros ó mas elevados derechos, bien sean estos generales, nuncipiales ó locales, que los productos, manufacturas, y géneros ce cualquier tercer pais mas favorecido en este respecto. Ningun otro ni mas altos derechos se impondrán en el Paragany á la exportación de cualesquiera géneros á los dominios y posesiones de Su Magestad Británica, ó en los

possessions of Her Britannie Majesty, or in the dominions and possessions of Her Britannie Majesty, on the exportation of any goods to Paraguay than may be levied on the exportation of the like goods to any third country the most favoured in this respect. Neither of the contracting parties shall establish a prohibition of importation, exportation or transit against the other which shall not, under like circumstances, be applicable to any third country the most favoured in this respect.

In like manner, in all that relates to local dues, customs, formalities, brokerage, patterns or samples introduced by commercial travellers, and all other matters connected with trade, British subjects in Paraguay, and Paraguayan citizens in the dominions and possessions of Her Britannic Majesty, shall enjoy mostfavoured-nation treatment.

#### ARTICLE IV.

British ships and their cargoes shall, in Paraguay, and Paraguayan vessels and their cargoes shall, in the dominions and possessions of Her Britannic Majesty, from whatever place arriving and whatever may be the place of origin or destination of their cargoes, be treated in every respect as national ships and

their cargoes.

The preceding stipulation applies to local treatment, dues, and

The preceding stipulation applies to local treatment, dues, and charges in the ports, basins, docks, roadsteads, harbours, and rivers of the two countries, pilotage, and generally to all matters connected with navigation.

connected with navigation.

Every favour or exemption in these respects, or any other privilege in matters of navigation, which either of the Contracting
Parties shall grant to a third Power shall be extended immediately and unconditionally to the other Party.

All vessels which according to British law are to be deemed
British vessels, and all vessels which according to the law of
Paraguaya are to be deemed Paraguayan vessels, shall, for the
purposes of this Treaty, be respectively deemed British or Paraguayan vessels. guayan vessels.

#### ARTICLE V.

The subjects or citizens of each of the Contracting Parties shall have, in the dominions and possessions of the other, the same rights as natives, or as subjects or citizens of the most favoured nation, in regard to patents for inventions, trade-marks, and designs, upon fulfilment of the formalities prescribed by

#### ARTICLE VI.

The subjects or citizens of each of the Contracting Parties who reside permanently or temporarily in the dominions or possessions of the other shall be at full liberty to exercise civil rights, and therefore to acquire, possess, and dispose of every description of property, movable and immovable. They may acquire and transmit the same to others, whether by purchase, sale, donation, exchange, marriage, testament, succession ab intestato, and in any other manner, under the same conditions as natives of the country. Their heirs may succeed to and take possession of it, either in person or by procurators, in the same nanner and in the same legal forms as natives of the country.

In none of these respects shall they pay upon the value of such property any other or higher impost, duty, or charge than is payable by natives of the country. In every case the subjects or citizens of the Contracting Parties shall be permitted to export their property, or the proceeds thereof if sold, freely and without being subjected on such exportation to pay any duty different from that to which natives of the country are liable under similar circumstances.

#### ARTICLE VII.

The dwellings, manufactories, warehouses, and shops of subjects or citizens of each of the Contracting Parties in the dominions and possessions of the other, and all premises appertaining thereto destined for purposes of residence or commerce, shall be

there of estimate for property respected. It shall not be allowable to proceed to make a search of, or a domiciliary visit to, such dwellings and premises, or to examine or inspect books, papers, or accounts, except under the conditions and with the forms prescribed by the laws for natives of the

and with the forms prescribed by the laws for natives of the country.

The subjects or citizens of each of the two Contracting Parties in the dominions and possessions of the other shall have free access to the Courts of Justice for the prosecution and defence of their rights without other conditions, restrictions, or taxes beyond those imposed on native subjects or citizens, and shall, like them, be at liberty to employ, in all causes, their advocates, attorneys, or agents from among the persons admitted to the exercise of those professions according to the laws of the country.

### ARTICLE VIII.

The subjects of each of the Contracting Parties in the dominions and possessions of the other shall be exempted from billeting and from all compilsory military service whatever, whether in the army, navy, or national guard or milita. They shall likewise be exempted from all contributions, whether pecuniary or in kind, imposed as a compensation for billeting and for personal service, and finally from forced loans and military exactions or requisitions of any kind.

#### ARTICLE IN.

ARTICLE IX.

The subjects or citizens of either of the two Contracting Parties residing in the dominions and possessions of the other shall enjoy, in regard to their houses, persons, and properties, the protection of the Government in as full and ample a manner as native subjects or citizens.

In like manner the subjects or citizens of each Contracting Party shall enjoy in the dominions and possessions of the other full liberty of conscience, and shall not be molested on account of their religious belief; and such of those subjects or citizens as may die in the territories of the other Party shall be buried in the public cemeteries, or in places appointed for the purpose, with suitable decorum and respect.

dominios y posesiones de Su Magestad Británica, á la exportacion de cualesquiera géneros al Paraguay que los que se impongan à la exportacion de los mismos géneros a cualquier tercer pais mas favorecido en este respecto.

Ninguma de las Partes Contratantes establecerá prohibicion de importaciones, exportacion ó tránsito contra la otra, que no sea aplicable, bajo las mismas circumstancius, á cualquier tercer pais mas favorecido en este respecto.

De la misma manera en todo lo relativo á derechos locales, formalidades de Aduanas, corretage, muestras introducidas por los viajeros comerciales, y todas las otras materias concernientes al trafico, los súbditos Británicos en el Paraguay, y los ciudadanos Paraguayos en los dominios y posesiones de Su Magestad Británica, disfrutarán el trato de la nacion mas favorecida.

#### ARTICULO IV.

Los buques Británicos y sus cargamentos en el Paraguay, y los Los buques Británicos y sus cargamentos en el Paraguay, y los buques Paraguayos y sus cargamentos en los dominios y possiones de Su Magostad Británica, cualquiera que sea su procedencia y cualquiera que sea el lugar de su origen ó el destino de sus cargamentos, serán tratados en todos respectos como buques nacionales y sus cargamentos.

La precedente estipulacion es aplicable al trato local, derechos, impuestos de puerto, fondeadero, dursenas, radas, puertos, y rios do los dos países, pilotage, y en general á todas las materias concernientes á la navegación.

Cada favor ó exencion en estos respectos, ó cualquier otro privilejio en materias de navogación, que cualquiera de las Partes Contratantes conceda á una torcera Potencia se hará immediata é incondicionalmente estensivo á la otra Parte.

Contratantes conceda a una tercera l'obelica se man immediata é incondicionalmente estensivo à la otra Parte.

Todos los buques que segun la ley Británica son tenidos por buques Británicos, y todos los buques que segun la ley Paraguaya son tenidos por buques Paraguayos, serán para los efectos de este Tratado considerados respectivamente buques Británicos é Paraguaya. guayos.

#### ARTICULO V.

Los súblitos ó ciudadanos de cada una de las Partes Contra-tantes tendrán, en los dominios y posesiones de la otra los mismos derechos que los naturales ó los súblitos y ciudadanos de la merion mas favorecida, en lo relativo à patentes de invencion, marcas de fabrica, y dibujos, si cumplen con las formalidades prescritas por la lev.

#### ARTICULO VI.

Los subditos ó ciudadanos de cada una de las Partes Contratantes que residen temporal ó permanentemente en los dominios é posseiones de la otra estarán en plena libertad de ejercer derechos civiles, y por consiguiente de adquirir, poseer, y disponer de toda clase de bienes muebles é inmuebles. Podran adquirir y trasmitir los mismos á otros, por compra, venta, donacion cambio, casamiento, testamento, sucesion de intestato, y de cualquier otro modo bajo las mismas condiciones que los naturales del pais. Sus herederos podrán sucederlos y tomar posesion de ellos, bien en persona é per procuración, de la misma manera y con las mismas formas legales que los naturales del pais. En ninguno de estos respectos pagarán sobre el valor de la propiedad ningun otro ni mas altos impuestos, derechos é recargo que los pagables por los naturales del pais. En cada caso à los súbditos é ciudadanos de las Partes Contratantes les será permitido exportar sus bienes, é sus productos si son vendidos, libremente y sin que sean sugetos à pagar derechos de exportación diferentes de los que bajo iguales circumstancias esten sugetos à pagar los naturales del pais. Los subditos ó ciudadanos de cada una de las Partes Contra-

#### ARTICULO VII.

Las habitaciones, fabricas, depositos, y almacenes de los sub-ditos 6 ciudadanos de cada una de las Partes Contratantes en los dominios y posesiones de la otra, y todas las casas pertenecientes á ellos destinadas á residencia ó comercio, serán respetados.

No será permitido proceder á hacer registros, ó visitas domi-ciliarias, en tales habitaciones ó casas, ni examinar ó inspeccionar libros, papeles, ó cuentas, escepto bajo las condiciones y con las formas prescritas por las leyes para los naturales del país.

Los súbditos ó ciudadanos de cada una de las dos Partes Contratantes en los dominios y posesionos de la otra tendrán libro acceso á los Tribunales de Justicia para la prosecucion y defensa de sus derechos, sin mas condiciones, restricciones, ó contribuciones que las impuestas á los súbditos ó ciudadanos naturales, y como ellos tendrán libertad, de emplear, en todos los casos, abogados, procuradores, ó agentes de entre las personas admitidas segun las leyes del pais, a ejercer estas profesiones.

#### ARTICULO VIII.

Los súbditos de cada una de las Partes Contratantes en los Los sibulios de cada ina de las latres continuantes en los dominios y poseciones de la otra estarán exentos de alojamiento y de todo servicio militar forzoso, bien sea en el ejercito, bien en la marina, ó en la guardia ó milicia nacional. De la misma manera estarán extentos de toda contribucion pecuniaria, ó en especie, impuesta como compensacion por alojamientos, ó servicio personal; y finalmente de empréstitos forzosos y exacciones y requisiciones militares de cualquier género que sean.

#### ARTICULO 1X.

Los súbditos ó ciudadanos de cualquiera de las dos Partes Contratantes residentes en los dominios y posesiones de la otra disfrutarán, respecto de sus casas, personas y bienes, la proteccion del Gobierno en la misma piena y amplia manera que los súbditos

del Goberno en la misma piena y ampira manera que los subortos é ciudadanos naturales.

Del mismo modo los súbditos é ciudadanos de cada Parte Contratante gozarán en los dominios y posesiones de la otra libertad plena de conciencia, y no serán molestados por sus creencias religiosas; y aquellos de estos súbditos é ciudadanos que mueran en los territorios de la otra Parte serán enterrados en los cementerios públicos, é en lugares destinados á este objeto, con el decoro y respeto debidos.

The subjects of Her Britannic Majesty residing within the territories of the Republic of Paraguay shall be at liberty to exercise in private and in their own dwellings, or within the dwellings or offices of Her Britannic Majesty's Consuls or Vice-Consuls, or in any public edifice set apart for the purpose, their religious rites, services, and worship, and to assemble therein for that purpose without hindrance or molestation.

#### ARTICLE X.

Each of the Contracting Parties may appoint Consuls-General, Consuls, Vice-Consuls, Pro-Consuls, and Consular Agents to reside respectively in towns or ports in the dominions and possessions of the other Power. Such Consular officers, however, shall not enter upon their functions until after they shall have been approved and admitted in the usual form by the Government to which they are sent. They shall exercise whatever functions, and enjoy whatever privileges, exemptions, and immunities are, or may hereafter be, granted there to Consular officers of the most favoured nation.

#### ARTICLE XI.

In the event of any subject or citizen of either of the two Contracting Parties dying without will or testament in the dominions and possessions of the other Contracting Party, the Consul-teeneral, Consul, or Vice-Consul of the nation to which the deceased may belong, or, in his absence, the representative of such Consular officer, shall, so far as the laws of each country will permit, take charge of the property which the deceased may have left, for the benefit of his lawful heirs and creditors, until an executor or administrator be named by the said Consul-General, Consul, or Vice-Consul, or his representative.

#### ARTICLE XII.

The Consuls-General, Consuls, Vice-Consuls, and Consular Agents of each of the Contracting parties residing in the dominions and possessions of the other shall receive from the local authorities such assistance as can by law be given to them for the recovery of deserters from the vessels of their respective

#### ARTICLE XIII,

ARTICLE XIII.

Any ship of war or merchant vessel of either of the Contracting Parties which may be compelled, by stress of weather or by accident, to take shelter in a port of the other, shall be at liberty to refit therein, to procure all necessary stores, and to continue their voyage, without paying any dues other than such as would be payable in a similar case by a mational vossel. In case, however, the master of a merchant vessel should be under the necessity of disposing of a part of his merchandize, in order to defray his expenses, he shall be bound to conform to the regulations and tariffs of the place to which he may have come.

If any ship of war or merchant vessel of one of the Contracting Parties should run aground or be wrecked within the territory of the other, such ship or vessel, and all parts thereof, and all function and appurtenances belonging thereunto, and all goods and merchandize saved thereform, including any which may have been cast out of the ship, or the proceeds thereof if sold, as well as all papers found on board such stranded or wrecked ship or vessel, shall be given up to the owners or their agents when claimed by them. If there are no such owners or agents on the spot, then the same shall be delivered to the British or larguayan Consul-General, Consul, Vice-Consul, or Consular Agent in whose district the wheek or stranding may have taken place, upon being claimed by him within the period fixed by the laws of the country; and such Consuls, owners or agents shall pay only the expenses incurred in the preservation of the property, togother with the salvage or other expenses which would have been payable in the like case of a wreck of a national vessel.

which would have been payable in the like case of a wreck of a national vessel.

The goods and merchandize saved from the wreck shall be exempt from all duties of Customs, unless cleared for consumption, in which case they shall pay the same rate of duty as if they had been imported in a national vessel.

In the case either of a vessel being driven in by stress of weather, run aground, or wrecked, the respective Consuls-General, Consuls, Vice-Consuls, and Consular Agents shall, if the owner or master or other agent of the owner is not present, or is present and requires it, be authorized to interpose in order to afford the necessary assistance to their fellow-countrymen.

#### ARTICLE XIV.

ARTICLE XIV.

For the better security of commerce between the subjects of Her Britannic Majesty and the citizens of the Republic of Paraguay, it is agreed that if at any time any interruption of friendly intercourse, or any ruptune, should unfortunately take place between the two Contracting Parties, the subjects or citizens of either of the said Contracting Parties who may be established in the dominions or territories of the other, in the exercise of any trade or special employment, shall have the privilege of remaining and continuing such trade or employment of their liberty and property, so long as they behave peacefully and commit no offence against the laws; and their goods, property, and effects, of whatever description they may be, whether in their own custody or intrusted to individuals or to the State, shall not be liable to seizure or sequestration, or to any other charges or demands than those which may be made upon the like goods, property, and effects belonging to native subjects or citizens. Should they, however, prefer to leave the country, they shall be allowed to make arrangements for the safe keeping of their goods, property, and effects, or to dispuse of them, and to liquidate their accounts; and a safe-conduct shall be given them to embark at the ports which they shall themselves select.

Los súbditos de Su Magestad Británica residentes en los territorios de la República del Paraguay tendrán libertad para ejercer en privado y en sus propias noradas, ó en las habitaciones y oficinas de los Consules ó Vice-Consules de Su Magostad Británica, ó en cualquier edificio público destinado á esto objeto, sus ritos religiosos, serviciosos y culto, y para reunirse en ellos con este proposito sin molestia ó impedimento.

#### ARTICULO X.

Cada una de las Partes Contratantes podrá nombrar Consules-Generales, Consules, Vice-Consules, Pro-Consules, y Agentes Consulares que residan respectivamente en las ciudades ó puertos de los dominios y posesiones de la otra Potencia. Pere estos funciomarios Consulares no empezarán á ejercer sus funciones hasta despues de haber sido aprobados y admitidos en la forma usual por el Gobierno cerca del cual han sido enviados. Dichos funcionarios ejercerán todas las funciones y disfrutarán todos los privilegios, exenciones é immunidados concedidos ó que se concedieren en lo futuro á los funcionarios Consulares de la nacion mas favorecida. mas favorecida.

#### ARTICULO XI.

ARTOLIO XI.

En la eventualidad de que muora algun súbdito ó ciudadano de cualquiera de las dos Partes Contratantes sin ultima voluntad ó testamento en los dominios y posesiones de la otra Parte Contratante, el Consul-General, Consul, ó Vice-Consul de la nacion á que pertenezca el finado, ó en su ausencia el representante del funcionario Consular, se hará cargo, hasta donde las leyes de cada pais permitan, de los bienes que haya dejado el finado para beneficio de sus legitimos heraderos y acreedores, hasta que sea nombrado ejecutor ó administrador por los dichos Consul-General, Consul, ó Vice-Consul, ó su representante.

#### ARTICULO XII.

Los Consules-Generales, Consules, Vice-Consules, y Agentes Consulares de cada una de las Partes Contratantes residentes en los dominios y posesiones de la otra recibirán de las autoridades locales la ayuda que permita ley para recobrar los desertores de los buques de sus respectivos países.

#### ARTICULO XIII.

Cualquier buque de guerra ó mercante de una de las Partes Contratantes que se vea obligado, á causa del mal tiempo ó por accidente, á guarecerse en un puerto de la otra, tendrá libertad para hacer reparaciones en el, procunarse las provisiones necesarias, y continuar su viage, sin pagar mas derechos que aquellos que serian pagables en caso semejante por un buque nacional. Pero en caso de que el capitan del buque mercante se vea en la necesidad de disponer de una parte de sus mercancias para pagar sus gastos estará obligado á conformarse á los reglamentos y tarifas del lugar á que haya arribado.

Si qualquier buque de guerra ó mercante de una de los Partes Contratantes encallase ó naufragase en el territorió de la otra, tal buque y todas sus partes, y todos los muebles y aparejos á el pertenecientes, y todos los géneros y mercancias salvadas del mismo, incluso cualquiera que haya sido arrojada del luque, ó sus productos en caso de ser vendidas, así como los papeles hallados abordo del buque encallado ó naufrago, serán entregados á los propietarios ó sus agentes cuando sean reclamados por ellos. Si los propietarios ó agentes no se hallan sobre ol terreno, serán entregados los mismos al Consul-General, Consul, Vice-Consul, ó Agente Consular Británico ó Paragnayo, en cuyo distrito haya tenido lugar el encallamiento ó naufragio, si son reclamados por él dentro del término fijado por las leyes del país; y tales Consules, propietarios, ó agentes pagarán solamente los gastos incurridos en la conservacion de la propiedad junto con el salvamento ú otros gastos que habrian sido pagables en el caso análogo del naufrágio de un buque nacional.

Los géneros y las mercancias salvadas del naufrágio estarán exentas de todos derechos de Aduanas, á menos que no sean despachados para el consumo, en cuyo caso pagarán la misma prorata de derechos que si hubiesen sido importados en un buque

nacional.

En el caso de que un buque bien se vea obligado à arribar à causa del mal tiempo, encallé ó naufraeue, los respectivos Consules-Generales, Consules, Vice-Consules y Agentes Consulers estáran autorizados para intervenir si el dueño ó capitan ú otro agente del dueño no se halla presente, ó si estando presente lo requiere, á fin de proporcionar los socorros necesarios á sus compatriotas.

#### ARTICULO XIV.

Para la mojor seguridad del comercio entre los súbditos de Su Magestad Británica y los ciudadanos de la República del Paraguay, queda convenido que si desgraciadamento tiene lugar en cualquier tiempo una interrupcion de las amistosas relaciones ó rupture entre las dos Partes Contratantes los súbditos ó ciudadanos de cualquiera de las dichas Partes Contratantes que se hallen establecidos en los dominios ó territorios de la otra, ejerciendo cualquier oficio ó empleo especial, tendrán el privilegio de permanecer y continuar tal oficio ó empleo en ellos, sin mingun, gónero de interrupcion, en el pleno goce de su libertad y sus bienes, tientras se conduzcan pacificamente y no cometa delito alguna contra las leyes; y sus bienes, projeciades y efectos, de cualquiera clase que sean, bien esten en su custodia ó hayan sido confiados á indiv. duos ó al Estado, nó podría ser confiscados ni secuestrados, ni estarán sugetos á otros gravamenes ó demandas mas que á los impuestos á los similares hienes, propiedades, y efectos pertenecientes á los súbditos ó ciudadanos naturales. Si no obstante preferen abandonar el país, se les permitira hacer arreglos para la segura custodía de sus bienes, propiedades y efectos, ó para disponer de ellos, y liquidar sus cuentas, dandoles tambien salvos conductos para que se embarquen en los puertos que ellos mismos elijan. puertos que ellos mismos elijan,

#### ARTICLE XV.

The stipulations of the present Treaty shall be applicable to all the colonies and foreign possessions of Her Britannic Majesty, so far as the laws permit, excepting to those hereinafter named, that is to say, except to—

The Dominion of Canada.

Newfoundland.

New South Wales.

Victoria.

South Australia

South Australia. Western Australia. Tasmania. Queensland, New Zealand. The Cape.

Astal.

Provided always that the stipulations of the present Treaty shall be made applicable to any of the above-named colonies or foreign possessions on whose behalf notice to that effect shall have been given by Her Britannic Majesty's Representative in Paraguay to the Paraguayan Minister for Foreign Affairs within two years from the date of the exchange of the ratifications of the present Treaty.

#### ARTICLE XVI.

The present Treaty shall continue in force during ten years, counted from the day of the exchange of the ratifications; and in case neither of the two Contracting Parties shall have given notice twelve months before the expiration of the said period of ten years of their intention of terminating the present Treaty, it shall remain in force until the expiration of one year from the day on which either of the Contracting Parties shall have given such notice.

#### ARTICLE XVII.

The present Treaty shall be ratified by Her Majesty the Queen of Great Britain and Ireland and by his Excellency the President of the Republic of Paragnay, and the ratifications shall be exchanged at Assumption or at Buenos Ayres as soon as possible.

In witness whereof the respective Plenipotentiaries have signed the same, and have affixed thereto the seals of their arms.

Done at Assumption on the sixteenth day of October, in the year of our Lord One thousand eight hundred and eighty-four.

(L.S.) EDMUND MONSON. José S. Decoud. (L.S.)

#### ARTICULO XV.

Las estipulaciones del presente Tratado serán aplicables á todas las Colonias y posesiones extrangeras de Su Magestad Británica, hasta donde lo permitan las leyes, esceptuandose las nombradas á continuacion, á saber, escepto á—El Dominio del Canada,
Terranova,
Nueva Gales del Sud,

Aueva Gaies del Sud, Victoria, Australia Meridional, Australia Occidental, Tasmania, Queensland, Nueva Zelandia, El Cabo de Buena Esperanza, Natal Natal.

Natal. Siempre en la inteligencia de que las estipulaciones del presente Tratado se harán aplicables á cualquiera de las espresalas colonias ó posesiones estrangeras en cuyo favor se haya al efecto notificado por el representante de Su Magestad Británica en el Paraguay al Ministro de Relaciones Esteriores Paraguayo dentro de dos años desde la fecha del cambio de ratificaciones del presente Tratado.

#### ARTICULO XVI.

El presente Tratado continuará en fuerza durante diez años, á contar desde el dia del cambio de las ratificaciones; y en el caso de que ninguna de las Partes Contratantes diese noticia doce meses antes de la expiracion del dicho periodo de diez años de su intencion de terminar el presente Tratado, seguirá en vigor hasta la espiracion de un año desde el dia en que una de las Partes Contratantes diere semejante noticia.

#### ARTICULO XVII.

El presente Tratado será ratificado por Su Majestad la Reina de la Gran Bretaña é Irlanda y por su Excelencia el Presidente de la República del Paraguay, y las ratificaciones cambiadas en la ciudad de Asuncion ó en la de Buenos Ayres tan pronto como

En testimonio de lo cual los respectivos Plenipotenciarios han firmado el mismo y puesto en el los sellos de sus armas.

Hecho en la Asuncion hoy diez y seis de Octubre del año de Nuestro Señor de mil ochocientos ochenta y cuatro.

EDMUND MONSON, (L.S.) (L.s.) José S. Decoud.

In proceeding to the signature this day of the Treaty of Friendship, Commerce, and Navigation between Her Britannic Majesty and the Republic of Paraguay, the undersigned Plenipotentiaries of the High Contracting Parties declare that the stipulations of Article III of the said Treaty shall not be understood to confer upon the subjects of Her Britannic Majesty the exceptional privileges of free trade reserved by Article XIII of the Treaty of the 7th June 1883, between the Republic of Paraguay and the Emperor of Brazil in favour of the Province of Matto-Grosso. The undersigned Plenipotentiaries further declare that the stipulations of Articles II and IV of the Treaty now concluded shall be understood to open the free navigation of the Rivers Paraguay and Parana, including the coasting trade, to British vessels, but that the said stipulations shall not be understood to confer upon the owners of steamships plying between British and Paraguayan ports the right to claim any such especial privileges or subventions as either one of the High Contracting Parties shall, in the exercise of their judgment, consider it expecient to grant to other lines for specified ends and purposes.

Done in dualicate at Assumption this six trenth day of Octa-

ends and purposes.

Done in duplicate, at Assumption, this sixteenth day of October, in the year of our Lord One thousand eight hundred and eighty-four.

EDMUND MONSON. José S. Decoud. (L.S.)

#### Protocol.

Protocol.

The undersigned Plenipotentiaries respectively of Her Majesty the Queen of the United Kingdom of Great Britain and Ireland and of the Republic of Paraguay, having met together for the purpose of exchanging the ratifications of the Treaty of Friendship, Commerce, and Navigation between the above-named Powers, signed at Assumption on the 16th day of October 1884, and being duly empowered by their respective Governments to make the following Declaration, hereby agree that it shall be understood that Her Majesty's Indian Empire shall not be included in the operation of the Treaty, and that all the provisions and stipulations of the Treaty shall be inapplicable to Her Majesty's Indian Empire, in the same manner and to the same extent as if the said Empire had been included in the specific list of those colonies and foreign possessions of Her Majesty contained in Article XV. of the Treaty. And it is hereby agreed by the undersigned that the understanding recorded in the present instrument's shall have the same force, and shall be as binding upon the High Contracting Parties as if it had been originally included in the Treaty.

In witness whereof the respective Plenipotentiaries have signed the same in duplicate, and have affixed thereto the seal of their

Done at Buenos Ayres on the tenth day of May, in the year of our Lord One thousand eight hundred and eighty-six.

F. J. PAKENHAM. (L.S.) CARLOS SAGUIER.

Al proceder en este dia á la firma del Tratado de Amistad, Comercio, y Navegacion entre Su Magestad Británica y la República del Paraguay, los infrascritos Plenipotenciarios de las Altas Partes Contratantes declaran que las estipulaciones del Artículo III del dicho Tratado no se entenderán que confieren á los súbditos de Su Magestad Británica los privilegios escepcionales del libre cambio reservados por el Artículo XIII del Tratado del 7 de Junio de 1835 entre la República del Paraguay y el Emperador del Brazil en favor de la Provincia de Matto-Grosso. Los infrascritos Plenipotenciarios declaran ademas que las estipulaciones de los Artículos II y IV de dicho Tratado concluido ahora se entenderán aboir la libro navegacion de los Ríos Paraguay y Paraná, incluyendo el comercio de cabotago á los buques Británicos; pero que dichas estipulaciones no se entenderán conferir a los dueños de los vapores que navegan entre los puertos Británicos y Paraguayos el derecho de reclamar cualesquiera privilegios especiales o subvenciones que cualquiera de las Altas Partes Contratantes considere, en el ejercicio de su juicio, couveniento conceder para fines y objetos especiales à otras lineas.

Hecho por duplicado en la Asuncion, hoy diez y seis de Octubro del año de Nuestro Señor de mil ochocientos ochenta y cuatro.

(L.S.)

#### Protocolo.

Protocolo.

Los abajo firmados Plenipotenciarios, el uno de Su Magestad la Reina del Reino Unido de la Gran Bretaña é Irlanda y el otro de la República del Paragnay, hebiendose reunido con el objeto de canjear las ratificaciones del Tratado de Amistad, Comercio, y Navegacion entre has Potencias arriba nombradas, firmado en la Asuncion a diez y seis diacdel mes de Octubre de 1884, hallandose investidos de poderes sufficientes para sus respectivos Gobiernos para hacer la siguiente Declaracion; a saber: que se conviene que se entenderá que el Imperio Indio de Su Magostad no quedará incluido en la aplicacion del Tratado y que cualquier clausula ó estipulacion del Tratado será inaplicable al Imperio Indio de Su Magostad de la misma manera y con la misma estencion que si el referido Imperio hubiese sido incluido en la lista específica de aquellas Colonias y posesiones estrangeras do Su Magostad contenida en el Artículo XV, del Tratado, y se conviene por Il presente entre los abajo firmados que lo entendido y consignado en el presente instrumento tendrá la misma fuerza y será obligatorio para las Altas Partes Contratantes como si originariamento se hubieren consignado en el Tratado.

En testimonio de lo qual los respectivos Plenipotenciarios

En testimonio de lo qual los respectivos Plenipotenciarios firmaron dos de un mismo tenor y los sellaron con el sello de sus

Macs. Hecho en Buenos Aires, el dia diez de Mayo en el año de Nuestro Señor mil ochocientos ochenta y seis.

(L.S.) F. J. PAKENHAM. CARLOS SAGUIER. (L.S.)

#### (IMPERIAL) MEDICAL ACT 1886.

THE following Despatch from the Right Honorable the Secretary of State for the Colonies to His Excellency the Governor, and its enclosure, are published for general information.

By His Excellency's Command,

D. GILLIES, Premier.

Premier's Office, Melbourne, 24th September 1886.

[Circular.]

Downing street, 22nd July 1886.

SIR.—I have the honor to transmit to you, for the first side of which Part II. relates to Colonial and Foreign Practitioners. . relates to Command Land
I have the honor to be,
Sir,
Your most obedient humble servant,
GRANVILLE.

The Officer Administering the Government of Victoria.

"Medical Act 1886." [49 & 50 Vict., Ch. 48.] ARRANGEMENT OF SECTIONS.

I. Short title and construction.

Part 1. ADMISSION TO MEDICAL PRACTICE AND CONSTITUTION OF GENERAL COUNCIL

Qualifying Examinations.

2. Examination before registration.
3. Qualifying examinations held by medical authorities.
4. Withdrawal from medical authorities of right to hold qualifying examinations.
5. Qualifying examinations held by medical corporation, with

assistant examiners.

Effect of Registration.

6. Privileges of registered persons.

Constitution of General Council.

7. Members of general council.
8. Regulations as to election of representatives of the medical profession.
9. Election of president of general council.
10. Revision of constitution of general council.

#### PART II.

COLONIAL AND FOREIGN PRACTITIONERS.

Registration of colonial practitioner with recognised diploma.
 Registration of foreign practitioner with recognised diploma.
 Medical diploma of colonial and foreign practitioner when deemed to be recognised.
 Separate lists of colonial and foreign practitioners in medical register.

Separate lists of colonial and foreign practitioners in medical register.
 Medical titles of colonial and foreign practitioners.
 Registration of foreign degrees held by registered medical practitioners.
 Power of Her Majesty in Council to define colonies and foreign countries to which this part of the Act applies.
 Amendment of 21 & 22 Vict., c. 90, s. 36, as to medical officers in ships.

PART III,

MISCELLANEOUS PROVISIONS,

Default of general council.
 Addition to qualifications under 21 & 22 Vict., c. 90.
 Registration of diploma in sanitary science.
 Exercise of powers of Privy Council.
 Evidence of orders.

Saving Clauses.

24. Saving as to practice of existing practitioners, 25. Saving as to local law.

Dentists.

26. Provisions as to 41 & 42 Vict., c. 33.

27. Definitions.

Definitions. Reveal.

28. Repeal of enactments in schedule. SCHEDULE.



CHAPTER 48.

An Act to amend the Medical Acts. [25th June 1886.]

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

1. Short title and construction.—This Act may be cited as the "Medical Act 1886," and shall be construed as one with the Medical Acts.

Part I.

ADMISSION TO MEDICAL PRACTICE AND CONSTITUTION OF GENERAL COUNCIL.

Qualifying Examinations.

2. Examination before registration.—On and after the appointed day a person shall not be registered under the Medical Acts in

respect of any qualification referred to in any of those Acts, unless he has passed such qualifying examination in medicine, surgery, and midwifery, as is in this Act mentioned.

3. Qualifying examinations held by medical authorities.—[1.] A qualifying examination shall be an examination in medicine, surgery, and midwifery held, for the purpose of granting a diploua or diplomas conferring the right of registration under the Medical Acts, by any of the following bodies, that is to say:—

(a.) Any university in the United Kindom or any medical corporation, legally qualified at the passing of this Act to grant such diploma or diplomas in respect of medicine and surgery: or

corporation, legally qualified at the passing of this Act to grant such diploma or diplomas in respect of medicine and surgery; or

(b.) Any combination of two or more medical corporations in the same part of the United Kingdom who may agree to hold a joint examination in medicine, surgery, and midwifery, and of whom one at least is capable of granting such diploma as aforesaid in respect of medicine, and one at least is capable of granting such diploma in respect of surgery; or

(c.) Any combination of any such university as aforesaid with any other such university or universities, or of any such university or university or university or university or surfurersities with a medical corporation or corporations, the bodies forming such combination being in the same part of the United Kingdom.

(2.) The standard of proficiency required from candidates at the said qualifying examinations shall be such as sufficiently to guarantee the possession of the knowledge and skill requisite for the efficient practice of medicine, surgery, and midwifery; and it shall be the duty of the General Council to secure the maintenance of such standard of proficiency as aforesaid; and for that purpose such number of inspectors as may be determined by the General Council shall be appointed by the General Council, and shall attend. as the General Council may direct, at all or any of the qualifying examinations appointed under this section shall not interfere with the correct of the section shall not interfere with the correct of the section shall not interfere with the correct of the section shall not interfere with the correct of the section shall not interfere with the correct of the section shall not interfere with the correct of the section shall not interfere with the correct of the section shall not interfere with the correct of the section of the sectio

(3.) Inspectors of examinations appointed under this section shall not interfere with the conduct of any examination, but it shall be their duty to report to the General Council their opinion as to the sufficiency or insufficiency of every examination which they attend, and any other matters in relation to such examination which the General Council may require them to report; and the General Council shall forward a copy of every such report to the body or to each of the bodies which held the examination in respect of which the said report was made, and shall also forward a copy of such report, together with any observations thereon made by the said body or bodies, to the Privy Council.

(4.) An inspector of examinations appointed under this section shall receive such remuneration, to be paid as part of the expenses of the General Council, as the General Council, with the sanction of the Privy Council, may determine.

of the General Council, as the General Council, with the sanction of the Privy Council, may determine.

4. Withdrawal from medical authorities of right to hold qualifying examinations.—(1.) If at any time it appears to the General Council that the standard of proficiency in medicine, surgery, and midwifery, or in any of those subjects or any branch thereof, required from candidates at the qualifying examinations held by any of the bodies for the time being holding such examinations is insufficient, the General Council shall make a representation to that effect to the Privy Council, and the Privy Council, if they think fit, after considering such representation, and also any objections thereto made by any body or bodies to which such representation relates, may by order declare that the examinations of any such body or bodies shall not be deemed to be qualifying examinations for the purpose of registration under the Medical Acts; and Her Majesty, with the advice of Her Privy Council, if upon further expresentation from the General Council or from any lody or bodies to which such order relates it seems to Her expedient so to do, shall have power at any time to revoke any such order.

(2.) During the continuance of any such order the examinations held by the body or bodies to which it relates shall not be deemed qualifying examinations under this Act, and any diploma granted to persons on passing such examinations shall not entitle such persons to be registered under the Medical Acts, and any such body shall not choose either separately or collectively with any other body a member of the General Council; and the member (if any) for the time being representing such body in the General Council.

5. Qualifying examinations held by medical corporation, with assistant examiners.—(1.) If a medical corporation, we was a second of the General Council.

section, be suspended from taking part in the proceedings of the General Council.

5. Qualifying examinations held by medical corporation, with assistant examiners.—(1.) If a medical corporation represents to the General Council that it is unable to enter into such combination as is in this Act mentioned for the purpose of holding qualifying examinations, and the General Council are satisfied that the said medical corporation has used its best endeavours to enter into such combination as aforesaid, and is unable to do so on reasonable terms, it shall be lawful for the General Council from time to time, if they think fit, on the application of such corporation, to appoint any number of examiners to assist at the examinations which are held by such corporation for the purpose of granting any diploma or diplomas conferring on the holders thereof, if they have passed a qualifying examination, the right of registration under the Medical Acts.

(2.) It shall be the duty of the said assistant examiners to secure at the said examinations the maintenance of such standard of proficiency in medicine, surgery, and midwifery as is required under the foregoing provisions of this Act from candidates at qualifying examinations, and for that purpose the said assistant examiners shall have such powers and perform such duties in the conduct of those examinations as the General Council may from time to time by order prescribe; and any examination held subject to the provisions of this section shall be deemed to be a qualifying examination within the meaning of this Act.

(3.) Assistant examiners appointed under this section shall receive such remuneration, to be paid by the medical corporation at whose examinations they take part, as the General Council determine.

(4.) A medical corporation shall have power to admit to its examinations assistant examiners appointed under this section, and to conduct its examinations in accordance with the requirements of this section and of any orders made thereunder, anything in any Act or charter relating to such corporation to the contrary notwithstanding.

#### Effect of Registration.

Effect of Registration.

6. Privileges of registered persons.—On and after the appointed day a registered medical practitioner shall, save as in this Act mentioned, be entitled to practise medicine, surgery, and midwifery in the United Kingdom, and (subject to any local law) in any other part of Her Majesty's dominions, and to recover in due course of law in respect of such practice any expenses, charges in respect of medicaments or other appliances, or any fees to which he may be entitled, unless he is a fellow of a college of physicians, the fellows of which are prohibited by bye-law from recovering at law their expenses, charges, or fees, in which case such prohibitory bye-law, so long as it is in force, may be pleaded in bar of any legal proceeding instituted by such fellow for the recovery of expenses, charges, or fees.

#### Constitution of General Council.

7. Members of General Council.—(1.) After the passing of this Act the General Council shall consist of the following members, that is to say:—

Five persons nominated from time to time by Her Majesty with the advice of Her Privy Council, three of whom shall be nominated for England, one for Scotland, and one for Ireland: One person chosen from time to time by each of the following

nominated for England, one for Scotland, and one for Ireland:
One person chosen from time to time by each of the following bodies:—

The Royal College of Physicians of London;
The Royal College of Surgeons of England;
The Apothecaries Society of London;
The University of Oxford;
The University of Cambridge;
The University of London;
The University of London;
The University of London;
The University of London;
The Victoria University, Manchester:
The Royal College of Surgeons of Edinburgh;
The Royal College of Physicians of Edinburgh;
The Enculty of Physicians and Surgeons of Glasgow;
The University of Edinburgh;
The University of Abordeen;
The University of Abordeen;
The University of Abordeen;
The King's and Queen's College of Physicians in Ireland;
The Royal College of Surgeons in Ireland;
The Boyal College of Surgeons in Ireland;
The Royal University of Ireland;
The Boyal University of Ireland;
The Person elected from time to time by the registered medical practitioners resident in England:
One person elected from time to time by the registered medical practitioners resident in Scotland:
One person elected from time to time by the registered medical practitioners resident in Scotland:
One person elected from time to time by the registered medical practitioners resident in Rootland:
One person elected from time to time by the registered medical practitioners resident in Fingland.

(2.) The provisions of this section relating to the representation of the Universities of Balmburgh and Abordeen shall take effect on the occurrence of the first vacancy in the office of the person representing such last-mentioned universities at the time of the passing of this Act; but nothing in this section shall affect the duration of the term of office of any person who at the time of the passing of this Act; but nothing in this section shall affect the duration

person who at the time of the passing of this Act is a member of the General Council.

8.—Regulations as to election of representatives of the medical profession.—(1.) The members of the General Council representing the registered medical practitioners resident in the several parts of the United Kingdom (in this section referred to as "direct representatives") shall themselves be registered medical practitioners: they shall be elected to hold office for the term of five years, and shall be capable of re-election, and any of them may at any time resign his office by letter addressed to the president of the General Council, and upon the death or resignation of any one of them, some other person shall be elected in his place; but the proceedings of the General Council shall my be questioned on account of a vacancy or vacancies among the direct representatives.

(2.) Each direct representative shall be a member of the branch council for the part of the United Kingdom in which he is elected; he shall also be entitled to fees for attendance and travelling expenses to the same extent as other members of the General Council are entitled to the same.

(3.) The president of the General Council, or any other person when the General Council and such returning officer shall, some time not less than six weeks nor more than two months before the day on which the term of office of any such representative will expire, and as soon as conveniently may be after the occurrence of any vacancy arising from the death or resignation of any such representative, issue his procept to the branch council for that part of the United Kingdom in which such representative was elected, requiring the said branch council to cause a representative to be elected by the registered medical practitioners resident in that part of the United Kingdom within twenty-one days after the receipt of the returning officer.

(4.) The election shall be conducted in such manner as may be provided by regulations to be made by the Privy Council, provided as follows:—

(a.) The nomination shall be in writing, and the nomination paper of each candidate shall be signed by not fewer than twelve registered medical practitioners; and

(b.) The election shall be conducted by voting papers, and it shall be the duty of the branch council in any part of the United Kingdom in which an election is to be held to cause a voting paper to be forwarded by post to each registered medical practitioner resident in that part at his registered address, but the election shall not be rendered void by reason of the omission of the branch council to cause such voting paper to be forwarded in any particular case or cases, and any registered medical practitioner to whom a voting paper has not been sent in pursuance of this Act may on application to the registered redical practitioner entitled to vote at such election may vote for as many candidates as there are representatives to be elected.

(5.) Each branch council shall certify to the returning officer the person or persons elected by the registered medical practitioners resident in the part of the United Kingdom to which such branch council belongs.

(6.) A direct representative elected in place of any such representative states and place of any such representative elected in place of any such represent

titioners resident in the part of the United Kingdom to which such branch council belongs.

(6.) A direct representative elected in place of any such representative retiring on the expiration of the period for which he was elected shall come into office at the expiration of that period, and a direct representative elected to fill a vacancy caused by the death or resignation of any such representative shall come into office on the day on which he is certified by the branch council to the returning officer to have been elected.

(7.) The expenses attending the election of a direct representative shall be defrayed as part of the expenses of the branch council for that part of the United Kingdom in which such representative is elected.

(8.) For the purpose of the first election of direct representatives the returning officer shall, in the course of such period of seven days (ending not later than the fifteenth day of November mext succeeding the passing of this Act), as the Privy Council may appoint, issue his precept to the branch council to cause the proper number of representatives to be elected in the part of the United Kingdom, requiring such branch council to cause the proper number of representatives to be elected in the part of the United Kingdom, requiring such branch council belongs, within twenty-one days after the receipt of the said precept; and the said representatives shall come into office on the first day of January One thousand eight hundred and eighty-seven.

9. Election of president of General Council.—The General Council from time to time, on the occurrence of a vacancy in the office of president of the General Council, shall elect one of their number to be president for a term not exceeding five years, and not extending beyond the expiration of the term for which he has been made a member of the said Council, but nothing in this Act shall affect the duration of the term of office of the person who at the time of the passing of this Act is president of the General Council.

council.

10. Revision of constitution of General Council.—(1.) The General Council may at any time represent to the Privy Council all or any of the following matters:—

(a.) That it is expedient to confer on any university or other body in the United Kingdom capable of granting a medical diploma, not being one of the constituent bodies for the time being of the General Council, and being, in the opinion of the General Council, of sufficient importance to be worthy of such a privilege, the power of returning a member to the General Council, either separately or collectively with any other body or bodies in the same part of the United Kingdom capable of granting a medical diploma:

(b.) That it is expedient to confer on any constituent body for the time being returning a member to the General Council collectively with any other body or bodies, and being, in the opinion of the General Council, of sufficient importance to be worthy of such a privilege, the power of returning a member to such council separately:

(c.) That it is expedient to confer on the registered medical practitioners resident in any part of the United Kingdom the power of returning an additional member to the General Council:

(d.) That it is expedient that any constituent body having

jower of returning an additional member to the General Council:

(d.) That it is expedient that any constituent body having, in the opinion of the General Council, so diminished in importance as not to be entitled to such privilege, should either be wholly deprived of the power of returning a member to the General Council, or be deprived of the power of returning a member to the General Council, or be deprived of the power of returning a member collectively with some other body or bodies.

(2.) The Privy Council, before considering such representation, shall cause the same to be laid before both Houses of Parliament.

(3.) If either House of Parliament, within forty days (exclusive of any period of adjointment for more than one week) next after any such representation has been laid before such House, present an address to Hor Majesty declaring that such representation or any part thereof ought not to be carried into effect, no further proceedings shall be taken in respect of the representation in regard to which such address has been presented, but if no such address is presented by either House of Parliament within such forty days as aforesaid, the Privy Council may, if they think fit, report to Her Majesty that it is expedient to give effect to such representation, and it shall be lawful for Her Majesty by Order in Council to give effect to the same, and any Order in Council so made shall be of the same validity as if it had been enacted in this Act.

#### PART II.

#### COLONIAL AND FOREIGN PRACTITIONERS.

11. Registration of rolonial practitioner with recognised diphona.—On and after the pre-cribed day where a person shows to the satisfaction of the registrar of the General Council that he holds some recognised colonial medical diploma or diphomas (as hereinafter defined) granted to him in a British possession to which this Act applies, and that he is of good character, and that he is by law entitled to practise medicine, surgery, and midwifery in such British possession, he shall, on application to the said registrar, and on payment of such fee not exceeding Five pounds

as the General Council may from time to time determine, be entitled, without examination in the United Kingdom, to be registered as a colonial practitioner in the medical register; Provided that he proves to the satisfaction of the registrar any of the following circumstances:—

(1.) That the said diploma or diplomas was or were granted to him at a time when he was not domiciled in the United Kingdom, or in the course of a period of not less than five years during the whole of which he resided out of the United Kingdom; or

(2.) That he was practising medicine or surgery or a branch of medicine or surgery in the United Kingdom or the said prescribed day, and that he has continuously practised the same either in the United Kingdom or elsewhere for a period of not less than ten years immediately preceding the said prescribed day.

prescribed day.

prescribed day.

12. Registration of foreign practitioner with recognised diploma.—
On and after the said prescribed day where a person shows to
the satisfaction of the registrar of the General Council that he
holds some recognised foreign medical diploma or diplomas das
hereinafter defined) granted in a foreign country to which this
Act applies, and that he is of good character, and that he is by
law entitled to practise medicine, surgery, and midwifery in such
foreign country, he shall, on application to the said registrar, and
on payment of such fee not exceeding Five pounds as the General
Council may from time to time determine, be entitled, without
examination in the United Kingdom, to be registered as a foreign
practitioner in the medical register;

Provided that he proves to the satisfaction of the registrar any
of the following circumstances:—

(1.) That he is not a British subject; or
(2.) That, being a British subject, the said diploma or
diplomas was or were granted to him at a time when he was
not domiciled in the United Kingdom, or in the course of a
period of not less than five years during the whole of which
he resided out of the United Kingdom; or
(3.) That, being a British subject, he was practising medicine or surgery, or a branch of medicine or surgery, in the
United Kingdom on the said prescribed day, and that he has
continuously practised the same in the United Kingdom or
elsewhere for a period of not less than ten years immediately
preceding the said prescribed day. 12. Registration of foreign practitioner with recognised diploma.

elsewhere for a period of not less than ten years immediately preceding the said prescribed day.

13. Motical diploma of colonial and foreign practitioner when deemed to be recognised.—(1.) The medical diploma or diplomas granted in a British possession or foreign country to which this Act applies, which is or are to be deemed such recognised colonial or foreign medical diploma or diplomas as is or are required for the purposes of this Act, shall be such medical diploma or diplomas as may be recognised for the time being by the General Council as furnishing a sufficient guarantee of the possession of the requisite knowledge and skill for the efficient practice of medicine, surgery, and midwifery.

(2.) Where the General Council have refused to recognise as aforesaid any colonial or foreign medical diploma, the Privy Council, on application being made to them, may, if they think fit, after considering such application, and after communication with the General Council, order the General Council to recognise the said diploma, and such order shall be duly obeyed.

(3.) If a person is refused registration as a colonial or foreign practitioner on any other grownd than that the medical diploma or diplomas held by such person is or are not such recognised medical diploma or diplomas as above defined, the registrar of the General Council shall, if required, state in writing the reason for such refusal, and the person so refused registration may appeal to the Privy Council, and the Privy Council, after communication with the General Council to enter the name of the appellant on the register.

(4.) A person may, if so entitled under this Act, be registered both as a colonial and a foreign practitioner.

- (4.) A person may, if so entitled under this Act, be registered both as a colonial and a foreign practitioner.

- both as a colonial and a foreign practitioner.

  14. Separate list of colonial and foreign practitioners in medical register.—The medical register shall contain a separate list of the names and addresses of the colonial practitioners, and also a separate list of the names and addresses of the foreign practitioners registered under this Act; each list shall be made out alphabetically according to the surnames; and the provisions of the Medical Act 1855, relating to persons registered under that Act, and relating to the medical register and to offences in respect thereof, shall, so far as may be, apply in the case of colonial and foreign practitioners registered under this Act and of the said lists of those practitioners, in the same way as such provisions apply in the case of persons registered under the said Medical Act 1858, and of the register as kept under that Act.

  15. Medical titles of colonial and Interim varietioners.—On and
- Medical Act 1898, and of the register as kept under that Act. 15. Medical titles of colonial and foreign practitioners.—On and after the appointed day it shall be lawful for any registered medical practitioner who being on the list of colonial or of foreign practitioners is on that day in possession of or thereafter obtains any recognised colonial or foreign medical diploma granted in a British possession of roreign country to which this Act applies to cause a description of such diploma to be added to his name in the modical register. the medical register.
- the medical register.

  10. Registration of foreign degrees held by registered medical practitioners.—On and after the appointed day it shall be lawful for any registered medical practitioner who, being on the medical register by virtue of English, Seotch, or Irish qualifications, is in possession of a foreign degree in medicine, to cause a description of such foreign medical degree to be added to his name as an additional title in the medical register, provided he shall satisfy the Goneral Council that he obtained such degree after proper examination and prior to the passing of this Act.
- 17. Power of Her Majesty in Council to define colonies and foreign countries to which this part of the Act applies.—(1.) Her Majesty may from time to time by Order in Council declare that this part of this Act shall be deemed on and after a day to be named in such Order to apply to any British possession or foreign country which in the opinion of Her Majesty affords to

the registered medical practitioners of the United Kingdom such privileges of practising in the said British possession or foreign country as to Her Majesty may seem just; and from and after the day named in such Order in Council such British possession or foreign country shall be deemed to be a British possession or foreign country to which this Act applies within the meaning of this part thereof; but until such Order in Council has been made in respect of any British possession or foreign country, this part of this Act shall not be deemed to apply to any such possession or country; and the expression "the prescribed day" as used in this part of this Act means, as respects any British possession or foreign country, the day on and after which this part of this Act is declared by Order in Council to apply to such British possession or foreign country.

is declared by Order in Council to apply to such British pos-session or foreign country.

(2.) Her Majesty may from time to time by Order in Council revoke and renew any Order made in pursuance of this section; and on the revocation of such Order as respects any British pos-session or foreign country, such possession or foreign country shall cease to be a possession or country to which this part of this Act applies, without prejudice nevertheless to the right of any persons whose names have been already entered on the register.

18. Amendment of 21 & 22 Viet., v. 90, s. 36, as to medical officers in ships.—Nothing in the Medical Act 1858 shall prevent a person holding a medical diploma entitling him to practise medicine or surgery in a British possession to which this Act applies from holding an appointment as a medical officer in any vessel registered in that possession.

#### Part III.

#### MISCELLANEOUS PROVISIONS.

MISCELLINEOUS PROVISIONS.

19. Default of Clemeral Council.—If at any time it appears to the Privy Council that the General Council has failed to secure the maintenance of a sufficient standard of proficiency at any qualifying examinations, or that occasion has arisen for the General Council to appoint assistant examiners under this Act for the purpose of examinations held by any medical corporation, or to exercise any power or perform any duty or do any act or thing vested in or imposed on or authorised to be done by the General Council under the Medical Acts or this Act, the Privy Council may notify their opinion to the General Council; and if the General Council fail to comply with any directions of the Privy Council relating to such notification, the Privy Council may themselves give effect to such directions, and for that purpose may exercise any power or do any act or thing vested in or authorised to be done by the General Council, and may of their own motion do any act or thing which, under the Medical Acts or this Act, they are authorised to do in pursuance of a representation or suggestion from the General Council.

20. Addition to qualifications under 21 & 22 Vict., c. 20.—The

20. Addition to qualifications under 21 & 22 Vict., c. 30.—The diploma of member of the King's and Queen's College of Physicians in Ireland, and the degree of Master in Obstetrics of any university in the United Kingdom, shall be deemed to be added to the qualifications described in Schedule A to the Medical Act 1858.

21. Registration of diploma in sanitary science.—Every registered medical practitioner to whom a diploma for proficiency in sanitary science, public health, or state medicine has after special examination been granted by any college or faculty of physicians or surgeons or university in the United Kingdom, or by any such bodies acting in combination, shall, if such diploma appears to the Trivy Council or to the General Council to deserve recognition in the medical register, be entitled, on payment of such fee as the General Council may appoint, to have such diploma entered in the said register, in addition to any other diploma or diplomas in respect of which he is registered.

in respect of which he is registered.

22. Exercise of powers of Privy Council.—(1.) All powers vested in the Privy Council by the Medical Acts or this Act may be exercised by any two or more of the Lords and others of Her Majesty's most honorable Privy Council.

(2.) Any act of the Privy Council under the Medical Acts or this Act shall be sufficiently signified by an instrument signed by the Clerk of the Council, and every order and act signified by an instrument purporting to be signed by the Clerk of the Council shall be deemed to have been duly made and done by the Privy Council, and every instrument so signed shall be received in evidence in all courts and proceedings without proof of the authority or signature of the Clerk of the Council, or other proof.

or signature of the Clerk of the Council, or other proof.

23. Ecidence of orders.—The following copies of any orders made in pursuance of the Medical Acts or this Act, or the Dentists Act 1878, shall be evidence, that is to say:—

(1) Any copy purporting to be printed by the Queen's printer, or by any other printer in pursuance of an authority giver by the General Council:

(2) Any copy of an order certified to be a true copy by the registrar of the General Council, or by any other person appointed by the General Council either in addition to or in exclusion of the registrar to certify such orders.

#### Soring Clauses.

- 24. Saving as to practive of crasting practitioners.—This Act shall not increase or diminish the privileges in respect of his practice of any person who, on the day preceding the appointed day, is a registered medical practitioner, and such person shall be entitled, on and after the said appointed day, to practise, in pursuance of the qualification possessed by him before the said appointed day, in medicine, surgery, and midwifery, or any of them, or any branch of medicine or surgery, according as he was entitled to practise the same before the said appointed day, but not further or otherwise. or otherwise.
- 25. Saring as to local law.—Any person who at the time of the ropeal of any enactment repealed by this Act was, in pursuance of such enactment, legally entitled to practise as a medical practitioner in any colony or part of Her Majesty's dominous other than the United Kingdom, shall after the date of such repeal continue to be so entitled if he would have been entitled if no such repeal had taken place.

#### Dentists.

26. Provisions as to 41 & 42 Vite., c. 33.—It is hereby declared that the words "title, addition, or description," where used in the Dentists Act 1878, include any title, addition to a name, designation, or description, whether expressed in words or by letters, or partly in one way and partly in the other.

There shall be repealed so much of section four of the Dentists Act 1878 as provides that a prosecution for any of the offences above in that Act mentioned shall not be instituted by a private person, except with the consent of the General Council or of a branch council, and a prosecution for any such offences may be instituted by a private person accordingly.

Notwithstanding anything in section five of the Dentists Act 1878, the rights of any person registered under the Dentists Act 1878 to practise dentistry or dental surgery in any part of Her Majesty's dominions other than the United Kingdom shall be subject to any local law in force in that part.

It shall be lawful for Her Majesty at any time after the said appointed day to declare, by Order in Council, that section twenty-eight of the said Dentists Act 1878 shall be in force on and after a day to be named in such Order, but in the meantime and until such Order has been made, and before such day as last aforesaid, such section shall not be deemed to be in force.

Save as in this Act mentioned, the Dentists Act 1878 shall not be affected by this Act.

#### Definitions.

27. Definitions.-In this Act, unless the context otherwise

ires—
The expression "part of the United Kingdom" means, according to circumstances a England, Scotland, or Ireland:
The expression "British possession" means any part of Her Majesty's dominions exclusive of the United Kingdom, but inclusive of the Isle of Man and the Channel Islands; and where parts of such dominions are under both a central and a local legislature, all parts under one central legislature are for the purposes of this definition deemed to be one British possession:

The expression "local law" means an Act or Ordinance

The expression "local law" means an Act or Ordinance passed by the legislature of a British possession:

The expression "the appointed day" means the first of June One thousand eight hundred and eighty-seven, or such other day in June One thousand eight hundred and eighty-seven as may be appointed by the Privy Council:

seven as may be appointed by the Privy Council:

The expression "inedical corporation" means any body in the United Kingdom, other than a university, for the time being competent to grant a diploma or diplomas conferring on the holder thereof, if he has passed a qualifying examination, the right of registration under the Medical Acts:

The expression "registered medical practitioner" means any person for the time being registered under the Medical Acts:

Acts:

The word "diploma" means any diploma, degree, fellowship, membership, license, authority to practise, letters, testimonial, certificate, or other status or document granted by any university, corporation, college, or other body, or by any departments of or persons acting under the authority of the government of any country or place within or without Her Majesty's dominions:

The expression "medical diploma" means a diploma granted in respect of medicine, surgery, and midwifery, or any of them, or any branch of medicine or surgery:

The word "person" includes a body of persons, corporate or not corporate:

21 & 22 Vict., c. 90.—The expression "the Medical Acts" means the Medical Act 1858, and any Acts amending the same, passed before the passing of this Act.

#### Repeal.

Repeal.

28. Repeal of enactments in schedule.—The Acts mentioned in the first part of the schedule to this Act are bereby repealed to the extent mentioned in the third column of the said part; and the Acts mentioned in the second part of the said schedule shall be repealed on and after the appointed day to the extent mentioned in the third column of the said last-mentioned part; provided that the repeal enacted by this section shall not affect anything done or suffered, or any right or title acquired or accurace, before such repeal takes effect, or any remedy, penalty, or proceeding in respect thereof.

## THE SCHEDULE.

#### First Part.

Session and Chapter.	Title or Short Title of Act.	Extent of Repeal,
21 & 22 Vict., c. 90	The Medical Act	Sections four and five Section twenty-four.
46 & 47 Vict., c. 19	The Medical Act (1858) Amend- ment Act 1883	The whole Act.
	Second Part.	
21 & 22 Viet., c. 90	The Medical Act	Section thirty-one.
31 & 32 Viet., c. 29	The Medical Act Amendment Act 1868	The whole Act.

#### ACT OF PARLIAMENT.

#### PROCLAMATION

By His Excellency Sir Henry Brougham Loch, Knight Commander of the Most Honorable Order of the Bath, Governor and Commander-in-Chief in and over the Colony of Victoria and its Dependencies, &c., &c., &c.

THE Governor of Victoria, do hereby declare that I have this day assented, in Her Majesty's name, to the Bill passed by the Parliament of Victoria, the title whereof is hereinafter set forth, that is to say:—

An Act to amend "The Trades Unions Act 1884."

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

HENRY B. LOCH.

By His Excellency's Command,

D. GILLIES, Premier.

GOD SAVE THE QUEEN!

AID TO THE BUILDING FUNDS OF FREE LIBRARIES.

A PPLICATIONS for a share in the Grant in aid of the Building Funds of Free Libraries for the financial year 1886-7 will be received at this office until the 16th October

No institution is entitled to a share in this grant which is not actually a "Free Library," that is, a library which is open to the public daily free of charge.

It is particularly requested that the fullest information may be given in filling up the forms of application which have been distributed to the institutions concerned. Any institution not having received the necessary forms should at once make application for a supply.

ALFRED DEAKIN. Chief Secretary.

Chief Secretary's Office, Melbourne, 22nd September 1886.

#### VICTORIAN MILITARY FORCES.—REGULATIONS.

At the Executive Council Chamber, Melbourne, the twenty-seventh day of September 1886.

PRESENT:
His Excellency the Governor.

Mr. Walker Mr. Nimmo Mr. Gillies Mr. Deakin Mr. Pearson Mr. Lorimer Mr. Derham.

Mr. Loriner

WHEREAS by The Discipline Act 1870 it was provided that the Governor in Council might make rules and regulations for the employment, removal, or dismissal, and for the better government of persons engaged by virtue of the said Act, and for enforcing good order and discipline among them, and otherwise carrying out the said Act, and from time to time annul, alter, or amend the same and substitute others in lieu thereof: Now therefore His Excellency the Governor of Victoria, with the advice of the Executive Council thereof, doth hereby make the following additions to the Regulations for the Victorian Military Forces, that is to say:—

PART IV., SECTION I.

Paragraph 11-

The following addition is made to the end of the paragraph :-

I ne following addition is made to the end of the paragraph:—Officers commanding corps can, with the approval of the Military Commandant, engage men in excess of the fixed establishment, pending the occurrence of vacancies in the corps.

All such men will be required to sign a declaration before taking the oath that they are aware that they are not entitled to receive pay whilst supernumerary to the fixed establishment of the corps.

And the Honorable James Lorimer, Her Majesty's Minister of Defence for Victoria, shall give the necessary directions herein accordingly.

ROB. WADSWORTH, Clerk of the Executive Council.

NOTICE TO MARINERS.—VICTORIA.

THE following Notice is published for general information.

W. F. WALKER, Commissioner of Trade and Customs.

Department of Trade and Customs, Melbourne, 27th September 1886.

#### SOUTH CHANNEL, GEELONG.

Alteration in Color of Light at Western Entrance.

Adverting to Notice to Mariners dated the 18th August, inti-mating that on and after the 1st October 1886 certain lights would be exhibited from the eastern and western entrances to the South Channel, Geelong, pilots, masters of vessels, and others are now notified that a queen light will be exhibited at the Western Entrance, in lieu of the white light previously notified.

ALEXE. WILSON, Engineer-in-Charge, Ports and Harbors.

Department of Ports and Harbors, Melbourne, 27th September 1886.

· JUDGE OF THE SUPREME COURT.

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

THOMAS A'BECKETT, Esquire (a practising Barrister of England of more than five years' standing),

to be a Puisné Judge of the Supreme Court of the Colony of Victoria.

> H. J. WRIXON. Attorney-General.

Crown Law Offices, Melbourne, 30th September 1886.

#### RESIGNATION.

 $\mathbf{T}^{\mathrm{HE}}$  Governor, with the advice of the Executive Council, has accepted the resignation by

Joseph Burdess, Esq.,

of the Commission of the Peace for the Midland Bailiwick.

HENRY CUTHBERT, Minister of Justice.

Crown Law Offices, Melbourne, 27th September 1886.

CERTIFICATION OF ACCOUNTS—MASTER-IN-EQUITY'S DEPARTMENT.

THE Governor, with the advice of the Executive Council, has been pleased to direct that, during the absence on leave of the Master-in-Equity,

Mr. John W. Fosbery

be appointed to certify to such accounts as it may be necessary to pass through the Treasury.

D. GILLIES.

Treasury, Melbourne, 27th September 1886.

VICTORIAN MILITIA.—UNATTACHED LIST.

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

HERBERT BERTRAM CHRISTIE, gentleman, late Lieutenant 3rd Battalion South Staffordshire Regiment, to be Lieutenant on probation.

THE Governor in Council has confirmed the commission of Lieutenant RUPERT TURNER HAVELOCK CLARKE, who was appointed on probation.

JAMES LORIMER, Minister of Defence,

Defence Department, Melbourne, 27th September 1886.

VICTORIAN NAVAL FORCES.

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

Assistant Surgeon HARRY SALMON be Surgeon on the Unattached List of the Victorian Naval forces.

JAMES LORIMER, Minister of Defence.

Defence Department, Melbourne, 27th September 1886.

VICTORIAN MOUNTED RIFLES.

THE Governor, with the advice of the Executive Council, has accepted the resignation of

Lieutenant JOHN SAVAGE of his probationary commission.

JAMES LORIMER, Minister of Defence.

Defence Department, Melbourne, 27th September 1886.

VICTORIAN VOLUNTEER CADET CORPS. THE Governor, with the advice of the Executive Council, has been pleased to approve of the formation of a detachment of Volunteer Cadets in

THE STATE SCHOOL NO. 1428, EAGLEHAWK NORTH.

JAMES LORIMER, Minister of Defence.

Defence Department, Melbourne, 27th September 1886.

PETTY SESSIONS.

THE Governor, with the advice of the Executive Council, has appointed

PAKENHAM

to be a place at which Courts of Petty Sessions shall be holden. HENRY CUTHBERT, Minister of Justice.

Crown Law Offices, Melbourne, 27th September 1886,

#### HEALTH OFFICER.

THE Central Board of Health, by virtue of the powers conferred on it by The Public Health Amendment Statute 1883, has approved of the undermentioned appointment by the Local Board of Health concerned, viz.:—

Shire of Newstead

... George More Reid, M.D., to be Officer of Health, vice Hugh Smith, L.F.P.S., resigned.

J. W. COLVILLE, Secretary, Central Board of Health.

Government Offices, Melbourne, 24th September 1886.

#### PUBLIC VACCINATOR.

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

CHARLES HENRY DEGUER, Esq., M.D.,

to be Public Vaccinator at Wycheproof, vice H. C. Jee, Esq., M.R.C.S., whose resignation has been accepted.

ALFRED DEAKIN, Chief Secretary.

Chief Secretary's Office, Melbourne, 27th September 1886.

#### RECEIVERS PAYMASTERS.

M. GLENTON, Postmaster, Heathcote,

to be also Receiver and Paymaster at Heathcote,  $\it vicc$  P. R. Challen transferred;

P. R. CHALLEN, Postmaster, Talbot,

to be also Receiver and Paymaster at Talbot, rice H. B. Jones transferred;

H. B. Jones, Postmaster, Belfast,

to be also Receiver and Paymaster at Belfast, vice J. Thwaites

J. T. R. DALTON

to be Acting Receiver and Paymaster at Maryborough, during the absence on leave of W. R. Anderson.

D. GILLIES. Treasurer.

Treasury, Melbourne, 25th September 1886.

### DEPUTY ELECTORAL REGISTRARS.

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

Timothy Ryan Harrington, Myamyn,

to be Deputy Electoral Registrar for the Heywood division of the Electoral District of Portland, and for the Portland Shire division of the Western Province;

H. E. CHESHIRE, Charlton,

to be Deputy Electoral Registrar for the Charlton East division of the Electoral District of Avoca, the Charlton West division of the Dectoral District of the Wimmera, and for the Korong division of the North-Western Province, vice T. F. P. Western, who has left the district.

ALFRED DEAKIN, Chief Secretary.

Chief Secretary's Office, Melbourne, 27th September 1886.

#### TRUSTEES.

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

Date of Order, 20th September 1886.

THOMAS DODD

to be a Trustee of the land temporarily reserved on 14th February 1883 as a site for a Public Hall at Callignee, in the room of Joseph Draffin, whose resignation has been accepted.

Date of Orders, 27th September 1886.

HUBERT PATRICK KEOGH

to be a Trustee of the land permanently reserved on the 9th July 1883 as a site for a Mechanics' Institute at Bruthen, parish of Tambo, in the place of John Merry, whose resignation has been accounted. been accepted;

CHABLES WEBB, JAMES COX, JAMES GARDNER,

to be Trustees of the land temporarily reserved on the 27th July 1885 as a site for a Public Library and Reading Room at Newtown, parish of Scarsdale.

THE Governor in Council has accepted the resignation of the undermentioned gentleman, viz.:—

CHRISTOPHER HOPPNER

as a Trustee of the Mechanics' Institute at Bruthen, parish of Tambo.

JOHN L. DOW,
Commissioner of Crown Lands and Survey,
Melbourne,

#### INSPECTORS OF SLAUGHTER-HOUSES

THE Members of the Police Force named below have been appointed by the Council of the specified municipal body as Inspector of Slaughter-houses and of Cattle intended for Slaughter, and to act within and for their respective areas, viz.:—

	Shire.	Inspector's Name.	Sumber.	Rank.	Stationed at-
Rodney	{	Keegan, Laurence Jno Blade, Patrick	3011 3128	Constable Constable	Henley Mooroopna

Police Department, Chief Commissioner's Office, Melbourne, 23rd September 1886.

H. M. CHOMLEY, Chief Commissioner of Police.

### CROWN LANDS BAILIFFS.

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

Mounted Constable Theodore Alexander Rodger Flint (No. 3685), William Knight, and Mounted Constable William Allen Priestley (No. 3190)

to be Crown Lands Bailiffs in and for the Colony of Victoria.

JOHN L. DOW, Commissioner of Crown Lands and Survey.

Lands and Survey Office, Melbourne, 27th September 1886.

#### MANAGER OF A COMMON.

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

ROBERT DOLLERY

to be a Manager of the Beremboke and Coolebarghurk Common, in the room of Edmond Kennealy, whose resignation has been accepted.

JOHN L. DOW, Commissioner of Grown Lands and Survey.

Lands and Survey Office, Melbourne, 27th September 1886.

#### KEEPER OF A GAOL.

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

DAVID STEWART, Chief Warder, Pentridge Gaol, to be, temporarily, Keeper of the Gaol at Ararat.

ALFRED DEAKIN, Chief Secretary.

Chief Secretary's Office, Melbourne, 27th September 1886.

#### CLERKS OF PETTY SESSIONS.

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

E. E. WILLIAMS, Clerk of Courts, Dandenong, &c., to be also Clerk of Petty Sessions at Pakenham.

THE Governor in Council has accepted the resignation by J. A. Микросн

of the office of Clerk of Courts, &c., at Rushworth, and Clerk of Petty Sessions at Murchison and Tatura respectively. To date from 20th September 1886.

HENRY CUTHBERT, Minister of Justice.

Crown Law Offices, Melbourne, 27th September 1886.

RETURNING OFFICER FOR A SCHOOL DISTRICT. THE Governor, with the advice of the Executive Council, has been pleased to appoint

DUNCAN McLENNAN

to be Returning Officer for the School District of the South-Western Riding of the Shire of McIvor, No. 200, rice T. W. Lavender resigned.

CHARLES HENRY PEARSON,
Minister of Public Instruction.

Education Department, Melbourne, 27th September 1886,

OFFICER FOR CELEBRATING MARRIAGES. THE Governor, with the advice of the Executive Council, has been pleased to appoint

EDWIN T. CHURCH

to be an Officer for the purpose of celebrating Marriages under the provisions of *The Marriage and Matrimonial Causes Statute* 1864, at Kyneton.

ALFRED DEAKIN, Chief Secretary.

Chief Secretary's Office, Melbourne, 27th September 1886.

"TRANSFER OF LAND STATUTE."—NOTICE.

T is hereby notified that

JAMES S. CHAWFORD, Esq., of Horsham, is specially licensed by me to practise as a Surveyor under the Transfer of Land Statute.

A. BLACK, Surveyor-General,

Department of Lands and Survey, Melbourne, 24th September 1886.

GRANT OF ONE HUNDRED AND FIFTY POUNDS (£150) AS PRIZES FOR THE BEST MANAGED FARMS IN VICTORIA.

#### REGULATIONS.

- Persons intending to compete must give notice, in writing, of their intention to the Secretary for Agriculture, Melbourne, not later than the 14th October 1886.
- 2. Intending competitors must, in such notice, give full particulars as to the locality in which their farms are situated, together with particulars as to the area of the land.
- 3. The competition shall be restricted to freeholders in occupation and Grown tenants.
- 4. A sum not exceeding Fifty pounds may be paid to the owner or owners in occupation or Grown tenant of a farm of any area, not less than three hundred and twenty acres, or exceeding twelve hundred and eighty acres; and a like sum may be paid to the owner or owners in occupation or Grown tenants of a farm, not exceeding three hundred and twenty acres, and not less than one hundred acres. The balance of the grant will be distributed in such manner as the Governor in Council may direct.
- 5. Particulars of all applications received shall be furnished by the Secretary for Agriculture to the Secretary of the Agricultural Society for the district within which the farms entered for competition are situated.
- 6. The committees of Agricultural Societies may appoint judges to select and nominate for competition one of the farms of a large area, also one of a small area, as specified in clause 4, and of which notice of intention to compete shall have been supplied by the Secretary for Agriculture.
- 7. In deciding the merits of the respective farms inspected by the judges, attention must be given to the following directions:—

  - judges, attention must be given to the following directions:—
    (a.) The best system of cultivation, rotation, &c., pursued on each farm inspected.
    (b.) The best system of manuring the land, names of manures, and quantities used per acre.
    (c.) The best system of saving stable and other manures on each farm.
    (d.) The best and cleanest growing crops.
    (e.) The best system of laying down the land in artificial grasses. grasses. (f.) The best and most profitable class of live-stock kept on

  - (f.) The best and most profitable class of live-stock kept on each farm.
    (g.) The best implements and machinery kept and used on each farm.
    (h.) The best and greatest length of live fences.
    (i.) The best system and largest extent of underground drainage.
    (j.) The best kept kitchen garden and orchard.
- 8. Competitors will be required to accompany the judges during the inspection of their farms, and to answer any questions bearing upon the management thereof which may be put to them by the judges.
- 9. Information as to the farms selected as most eligible for competition must be communicated by the secretaries of Agricultural Societies to the Secretary for Agriculture not later than 4th November 1886.
- 10. Upon receipt of information as to the farms selected for competition, the Minister of Agriculture may appoint three judges to decide the merits of such farms, and a decision of a majority of such judges shall be final.
- 11. The judges will be required to communicate to the Minister of Agriculture their decisions, also to report on the merits of the whole of the farms selected for competition.

JNO. L. DOW, Minister of Agriculture.

Department of Agriculture, Melbourne, 27th September 1886.

#### PUBLIC SERVICE BOARD.—NON-CLERICAL DIVISION.

THE following candidates have duly passed the examination for the above Division, held on 24th July 1886:—

### MISCELLANEOUS.

Name.	Marks	Name.	Mark
Smith, Wm. E	491	Fowler, Thos. G	383
McEvoy, John J Curley, John M	'491	[ Groves, James G	383
Carley, John M Campbell, Robt. J	488 476	Flatley, John A Stubbs, Albert E	382
77: T 1 T)	476	Seedsman, Alfred E Chambier, Henry	381
Moore, George McNamara, W	476 474	ll Comban Rartholomew	381
Fitzgerald, P	469	Williams, Methusalah	373
McMananniy, J	469 468	Williams, Methusalah Gorman, Michael Arblaster, Levi	372 372
Hall, George	467		1 37 1
Church, Geo. H	466 466	Hanmill, Arthur T	370 369
Gleeson, William	463	Rickard, Albert Pinsent, Joseph H	369
Parker, Jacob	460 460	Costello, Michael	367 367
Longridge, John W McColl, Neil	458	Rozenski, Louis H	366
McColl, Neil	456 455	II Harris, gawin L	366
Gall, Francis W Healy, James	453	Punshon, Arthur J Roffey, Thos. E	365 365
Hinds, W. A	452	Campbell, John Daniel	364
Love, James E	450 449	Davy, John H Quigley, Ed. J	363 362
Stevens, Andrew	449	Quigley, Ed. J Lewis, Samuel Jenkin, James J	361
Jermyn, Ellis Bryant, Fred Smith, William	448 448	Hale, Alfred E	361 358
Smith, William Gyles, Thomas H	447	Farquer, Frank	357
Sleeman, William J	445	Garland, Percy Frost, Frank L	357 356
Bond, Edwin M Doyle, Patrick	444	Drury, Oswald	356
	443 442	McTavisn, John	355 355
Donovan, Chas. G	442	Gillard, Thos. J	353
Donovan, Chas. G Deedfield, W. G Huntington, W. H	441 440	Jennings, Wm. A. Hill, William	353
Davy, Nicholas P	439	Wallington Arthur I H	352 351
Adams, William A	438 438	Battaini, Charles	350
Best, Thomas W	437	Paddock, F. W	349 348
Anthony, Albert	436	Collis, Arthur H	346
Kahle, William H	434 434	Collis, Arthur H Kenealy, Wm. E Morrow, Chas. H	345 345
Grose, Thomas H	433	Brown, John A	311
Powers, Robert Healy, Philip Howarth, Ernest W Truscott, Thomas	432 432	Hunter, John Humphries, W	344 340
Howarth, Ernest W	432	Horan, Serguis E	339
	431 431	Hutton, John Robt McKenna, John F	338 337
O'Kovovaly Pat f	428	L'anchem Thee	33.5
McMahon, William Cornehls, Francis Johnson, Samuel Baldock, Edward H. Gleeson, Bartholomey J. VoClebland, Hanny	428 428	O'Callaghan, Danl. Tresize, Walter W. Murphy, Henry Dolman, George Punch, Frederick Wells, Walter J. Miller, Thos. A. Debarty, Lehn	334 332
Johnson, Samuel	428	Murphy, Henry	330
Gleeson, Bartholomew J.	428 424	Punch, Frederick	329 329
77-1 Product 15m V	424 422	Wells, Walter J	329
McCarthy, Edward C	422	Doherty, John	327 327
McCarthy, Edward C McCarthy, Edward C Butcher, Henry G Kearney, Thomas Doyle, Patrick	421 419	Davies, Thos. H	327 325
Doyle, Patrick	417	McNamara, James	322 322
Wippell, George H	417	Fanning, Chas Fiddes, Frederick W	321 320
Wippell, George H Larkin, Michael H Balzary, Edwin A	417	Beatson, Joseph C	315
whalebone, william	417	Jones, Michael J.	314
Moran, Patrick A Haworth, Frederick P.	416 416	McDonnell, Eugene A.	312 310
McGilliviary, Ernest D. Dunn, Henry James	412	Keavy, Michael	309
Mayes, Percy R	412 412	Walton, James Goodwin, David	307 306
Opie, John	410	Warren, Joseph	303
Williams, John Simpson, James B	410 410	Kemp, Henry L McLeod, George T	301 296
O'Grady, Patrick J	408	l Flillman, Gresham W.	294
Clark, James Macauley, John	408 407	Horsburgh, Edmund Gardner, Alfred M	292 290
Macauley, John Wilson, William Parker, Henry W	405	Pauli, Stephen	289
	404 401	Spencer, John C	287 285
Ponting, Henry B	401	I Scully, James	284
Greene, Walter	401 400	Mauger, Philip Nicholson, J. L	282 282
Brown, George	399	McLoughlin, John	281
Dergiunu, Chas. A	398 397	Miller, James	279
Walker, George J Connor, William	393	Moden, Elijah	$\frac{277}{275}$
Hariev, Aured	392 390	White, John	$\frac{275}{273}$
Carthew, John	390	Gould, Henry S	272
Tricke, George A	389 389	Smith, Robert J	$\frac{271}{259}$
Fauvel, Francis J	389	Carroll, James Murray, Wm. R Barton, Henry	2.57
Larkin, Michael	386 384	Barton, Henry	256
Carron, Sylvester P	2004		

#### FEMALE ASSISTANTS.

Name.	Marks	Name,	Marks
			-
Dodds, Margaret	487	Switzer, Mary P	418
Bailey, Mary A	482	Young, May Florence	407
Jacobsen, Hannah	482	Duguid, Eliza M. K	405
Fitzsimons, Catherine	477	Embelton, Helen	403
Hogan, Mary J.	474	Mahon, May R	403
Biddle, Annie	472	McKenzie, İsabella	40L
McKimm, Mary	471	Smith, Margt. S	400
Rooke, Matilda	471	Berridge, Enuna A	388
Gleeson, Eliza C	469	Musschialli, Hannah	382
Ellsworth, Amy S	469	Neilson, Sarah	382
Brosnan, Catherine	467	Lyons, Julia	380
Bourke, Cecelia	466	Collins, Sarah M	377
Jacobsen, Emilie	464	McConnell, Elizth	370
Aston, Eliza	4:54	Weatherhead, Mary L.	369
McLaughlin, Margt	452	Smith, Mabel A	356
Lambert, Eliza	460	Quigley, Margt. A	356
Stothers, Letitia Gleeson, Mary A	460	Tait, Mary A	354
Gleeson, Mary A	457	Morris, Mary J	346
Young, Maude M	455	Brierty, Mary A	343
Fenton, Amelia L	453	Ryan, Frances E	343
Perrott, Elizabeth	450	Dickson, Ada M	336
Saunders, Emma L	449	Black, Marion	335
McGuire, Mary	444	Vaughan, Lucy T	330
Dallas, Annie A	440	Purdic, Isabella A	326
Shannon, Mary	440	Kidney, Dora C	320
Smith, Mary A	438	Wells, Clara E	318
Youren, Ada	484	Toolin, Catherine	313
Maelachlan, Margt	432	Davis, Jane	311
O'Leary, Katie	424	Healy, Mary E	306
Carroll, Lydia	421	Mulcahy, Mary E	290
Thomas, Grace	423	Sheridan, Catherine	288
O'Connell, Elizabeth	422	Rowden, Eliza	266
Lyhane, Margt. A. T.	421	Turner, Gertrude M. A.	255
Kennedy, Maggie	419	Davis, Dinah	253

#### TELEGRAPH MESSENGERS,

Name.	Marks	Name.	Marks	
Doney, E. T Morrow, Wm. Ward, H. M. Campbell, R. E. Donovan, Jos. Sturreck, J Shea, Wm. Campbell, R Stephens, Jonathan Stauton, Walter Bryan, J. E Thege, Herman Brown, O. C Commons, R. H. Dwyer, Wm Regers, G. P. McManns, T. J. Jolly, James Guard, J. R Harris, Geo	 483 468 467 467 461 451 446 441 440 437 432 426 422 421 418 417 408 406 406 406 390 389	Cass, F. J. Port, Win. Catchpole, H. P. Parker, F. H. Fitzgerald, C. Carpenter, F. S. McLennan, D. Chapman, C. N. Yarrow, W. J. Williamson, J. H. Phillips, A. H. Galbraith, J. E. Prout, A. Jones, H. G. Casey, Jumes Ashley, E. S. S. Waites, R. H. Hunt, M. R. Wuiff, H. Blake, Jas. Boortz, R.		382 372 371 371 370 368 363 356 355 348 325 327 311 309 302 288 250 250

By order,

H. T. GOMM, Secretary,

Public Service Board, Melbourne, 30th September 1886.

# PUBLIC SERVICE—NON-CLERICAL DIVISION.

PUBLIC SERVICE—NON-CLERICAL DIVISION.

A TRUANT OFFICER is required for the Department of Education.

Rate of pay, £13 per mouth, in the Third grade.

Any officer in the Public Service who may consider himself entitled by seniority and merit to promotion to this office may apply through the Head of his Department to the Public Service Board, on or before Saturday the 2nd of October. Every application must contain evidence as to the fitness of the applicant for the duties of the office in question.

By order.

H. T. GOMM.

By order, H. T. GOMM, Secretary, Public Service Board.

Public Service Board, Melbourne, 23rd September 1886.

# "THE COMPANIES STATUTE 1864,"

HEREBY certify that "The Victoria Terra Cotta Lumber Company Limited" has been this day registered by me, and notify that the said company is incorporated, and is limited by shares.

Dated this twenty-seventh day of September 1886.

R. GIBBS, Registrar-General.

Registrar-General's Office, Melbourne.

# GOVERNMENT STATIST'S MONTHLY REPORT ON THE VITAL STATISTICS OF MELBOURNE AND SUBURBS, AUGUST 1886.

(Area of District, exclusive of water, 163,942 acres.)

RETURN for the Month of August 1886, showing the estimated population, also the numbers of registered births and deaths, and excess of the former over the latter, in the Statistical District of Melbourne and Suburbs, embracing a radius of ten miles, and divided into twenty-five sub-districts.

	I			Birthe-				Deaths.		Excess of
Sub-districts.	Estimated Population.	Including Twi	as and It	egitimate		Illegitimate Children.	Both	Males.	   Females.	Births over Deaths.*
		Both sexes.	Males.	Females.						
Melbourne—Bourke Ward  Gipps Ward  Lousdale Ward  La Trobe Ward  Albert Ward	15,020 8,740 2,874 4,512 6,549	33 8  2 5	19 3  	14 5  2 2		1  	17 13 4 3 2	11 12 4 1	6 1 - 2	16 -5 -4 -1
" Smith Ward " " Victoria Ward Hotham Town Fitzroy City	15,706 16,373 18,883 27,829	48 54 76 80	31 20 40 44 61	17 34 36 36 57	i i 	 4 4 6 2 5	22 17 28 32	11 10 15 16 16	11 7 13 16 24	26 37 48 48 80
Collingwood City Richmond City Brunswick Borough Northcote Borough Prahran City	26,711 28,541 8,396 2,500 28,637	118 112 46 10 86	58 25 5 49	54 21 5 37	1	4 2  2	35 15 4 45	23 8 2 23	12 7 2 1 22	77 31 6 41
South Melbourne City Port Melbourne Borough St. Kilda Borough Brighton Borough Essendon Borough	33,500 9,675 15,300 5,795 5,550	107 37 33 14 19	57 19 14 8 9	50 18 19 6 10	,1 i	5 3; 3 	50 18 14 6 7	20 11 6 2 4	30 7 8 4 3	57 19 19 8 12
Flemington and Kensington Borough Hawthorn Borough Kew Borough Footscray Borough	4,864 8,811 5,040 9,016 11,600	21 38 11 39 44	9 22 5 23 18	12 16 6 16 26	1 		3 15 -5 16 11	1 6 4 9	2 9 1 7	18 23 6 23 33
Remainder of District	19,860	67	28	39	ï	1	37	23	14	30
Hospitals, Asylums, &c. + Shipping in Hobson's Bay and River	3,620 1,478‡	64 	30	34 		45 	107	80	27	-43 
Total	345,380	1,172	600	572	7	90	564	321	243	608
Daily average		37.81	19:36	18.45	23	2.90	18.19	10.32	7.84	19.61

<sup>\*</sup> In cases where the minus sign (-) is prefixed to any number, it implies that the deaths exceeded the births by that number.
† Including the Melbourne, Alfred, Women's, Children's, Homeeopathic, and Austin Hospitals, the Metropolitan and Yarra Bend Lunatic Asylums, the Immigrants' Home, and Benevolent Asylum.

‡ Census figures.

The births and deaths in Melbourne and suburbs, together with the mean temperature in the shade, and the mean atmospheric pressure, during the month of August of each of the ten years 1876-1885 were as follow:—

				Number of Births.	Number of Deaths.	Mean Temperature.	Mean Height of Baromet
August	1876			718	360	49.9°	30.036 inches.
- 0	1877	***		806	453	50.7°	30.075 "
11	1878			794	405	51.6°	29°912 n
11	1879	***		<b>77</b> 1	345	50.6°	. 30.020 "
11	1880			813	413	52.6°	29·879 II
**	1881			871	457	51·2°	30.077 11
·	1882			928	482	49.9°	29:960 _ ii
- 11	1883			1,011	467	50·4°	29:962 n
H	1884			954	591	52.6°	29 902 n
n	1885			1,035	657	51.9°	29 <sup>,</sup> 907 a
	Mean o	of ten year	s	870	463	51·1°	29:973 н

The births of 1.172 children, viz., 600 boys and 572 girls, were registered in Melbourne and suburbs during the month of August. In the month of July, 1,023 births were registered, or 149 fewer than in the month under review. The births were 302 above the average of the month during the previous ten years, but only 116 above that average, if allowance be made for the increase of population.

The deaths registered in August numbered 564, viz., 321 of males and 243 of females; the births thus exceeded the deaths by 608, or 108 per cent. The deaths were fewer than those in July by 46, but exceeded the average of August during the previous ten years by 101. If, however, allowance be made for the increase of population, they will be found to have exceeded that average by only 2.

To every 1,000 of the population of the district the proportion of births registered was 3:39, and of deaths registered 1:63.

The highest temperature in the shade recorded at Melbourne Observatory during the month was 6819 on the 9th, and the lowest was 32.9° on the 24th. The mean temperature of the month (49.8°) was a degree and a third below the average. The greatest range of the thermometer in any one day (26.6°) took place on the 26th, viz., from a maximum of 64.5° to a minimum of 37.9°. The least range (3.8°) was on the 19th, viz., from a maximum of 45.3° to a minimum of 41.5°. The mean daily range was 15.2°. The highest atmospheric pressure recorded was 30.444° on the 24th, and the lowest was 29.233° on the 20th. The mean atmospheric pressure (29.753 inches) was slightly below the average.

Rain fell on 15 days, the amount of rainfall being 2.45 inches. The average rainfall in August during the previous ten years was 1.85 inches, or rather more than half an inch below that of the month under notice.

Males contributed 57 per cent., and females 43 per cent., to the mortality of the mouth. Children under 5 years of age contributed 30 per cent. to that mortality, as against 23 per cent. in August 1885, 39 per cent. in August 1884, 30 per cent. in August 1883, 31 per cent. in August 1882, 33 per cent. in August 1882, 33 per cent. in August 1883, 43 per cent. in August 1893, 36 per cent. in August 1876, 37 per cent. in August 1876, 38 per cent. in August 1876, 39 per cent. in August 1876, 30 per cent. in August 1876, 31 per cent. in August 1876, 32 per cent. in August 1876, 31 per cent. in August 1876, 32 per cent. in August 1876, 31 per cent. in August 1876, 32 per cent. in

The deaths of 32 persons who had attained or exceeded the age of 75 years were recorded during the month, viz.:—Those of a female, aged 75, and a farmer, aged 88, who died of cancer; a female, aged 75, a carpenter and a female, each aged 82, of bronchitis; a female, aged 76, a female, aged 77, a female, aged 81, and a female, aged 82, of paralysis; a gentleman, aged 76, and a chemist, aged 82, of heart disease; a shoemaker, aged 77, of diarrhear, a gilder, a laborer, and a female, each aged 76, of pneumonia; a gentleman, aged 84, of apoplexy; a male, of occupation unknown, aged 88, of pleuro-pneumonia; and a female, aged 75, a gentleman, a clerk, and a laborer, cach aged 75, a gentleman, a clerk, and a laborer, cach aged 76, a female, aged 81, a laborer, aged 82, a laborer and a currier, cach aged 84, a female, aged 85, a female, aged 89, a female, aged 80, a female, aged 81, of old age.

Thirty-four deaths were ascribed to external causes during the month, of which 27 were set down to accident, 3 to homicide and 4 to suicide. The following are the particulars of the accidental deaths:—A boy, aged 13, and a groom, aged 32, died of injuries, to the head, caused by falls from horses; a quarryman, aged 22, of fracture of the spine, occasioned by a fall; a laborer, aged 40, was killed—a quantity of earth falling on him: a prostitute, aged 37, by falling from a bridge; a coppersmith, aged 42, died of fracture of the skull, resulting from a fall whilst intoxicated; a wharf manager, aged 28, of fracture of the base of the skull, caused by being thrown from a waggon which collided with a tramscar; a blacksmith, aged 23, of injury to the howels (cause not stated); a storeman, aged 20, of injury to the spinal cord, received whilst playing football; a female, aged 22, an engine-driver, aged 26, a gentleman, aged 27, and a signal-boy, aged 17, were passed over by railway trains; a quarryman, aged 43, died of fracture of the skull, consequent on an injury received whilst blasting; a laborer, aged 35, died of the effects of a gunshot wound; a clerk aged 32, of blood-poisoning, consequent on wounds received by falling from a rann-car; a female, aged 51, was poisoned by opium administered medicinally; a seaman, aged 25, two males (of occupation unknown), aged 40 and 50 respectively, a quarryman, aged 56, and a female medicinally; a seaman, aged 25, two males (of occupation unknown), aged 40 and 50 respectively, a quarryman, aged 50, and a female medicinally; a seaman, aged 27, was drowned (no particulars given); a female, aged 30, was found drowned in Hobson's Bay; a male and a female infant, each aged 22 months, were overfain. The homicidal deaths were those of two males and one female infants, who were murdered at birth. Of those who committed suicide, a farrier, aged 48, cut his throat whilst of unsound mind; a chemist, aged 21, and a female, aged 60, poisoned themselves, the latter with strychnine; and a mi

One hundred and eight deaths, or 19 per cent. of the whole, took place in public institutions, viz.:—41 in the Melbourne Hospital, 23 in the Alfred Hospital, 4 in the Children's Hospital, 3 in the Women's Hospital, 17 in the Immigrants' Home, 7 in the Benevolent Asylum, 6 in the Yarra Bend Lunatic Asylum, 4 in the Metropolitan Lunatic Asylum, 2 in the Austin Hospital, and 1 in the Melbourne Gaol.

The deaths of children under five years of age numbered 170, of which 92, or 54 per cent., were of males, and 78, or 46 per cent. were of females. Of those who died, 109 were under one year of age, 30 were between one and two, 19 were between two and three, 7 were between three and four, and 5 were between four and five.

The persons who died at a more advanced age than five years numbered 394. Of these, 229, or 58 per cent., were males, and 165, or 42 per cent., were females; 23 were between five and ten, 12 were between ten and fifteen, 13 were between fifteen and twenty, 30 were between twenty and twenty-five, 42 were between twenty-five and thirty, 37 were between thirty and thirty-five, 20 were between forty and forty, 26 were between forty and forty-five and fifty, five and fifty, five and fifty-five, 25 were between sixty and sixty-five, 28 were between sixty and sixty-five, 28 were between sixty and seventy, 22 were between seventy-five and seventy, 22 were between seventy-five and seven

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:—

		l		N	Number of Death	S.		
Classes.	Causes of Death.	Causes of Death.			Fem	ales.		Proportions per cent.
			Under five years.	Over five years.	Under five years.	Over five years.	Total.	
I. III. IV. V. VI. VII. VIII.	Specific febrile or zymotic diseases l'Arasitic diseases		8  2 5 7 51 3 16	14  3 56 16 118 22	10	16 1 4 45 6 80 6	48 1 9 109 34 293 34 36	8·51 18 1·60 19·32 6·03 51·95 6·03 6·38
	All causes		92	229	78	165	564	100.00

CLASS I .- Specific Februle or Zymotic Diseases.

Sub-class I. Miasmatic discases.—Measles, 2; scarlet fever, 1; whooping-cough, 6; diphtheria, 7; simple continued fever, 1; typhoid, enteric fever, 12.

2. Diarrhaal discases.—Diarrhea, 6.

- 5. Venereal diseases.—Syphilis, 2.
- Septic discases.—Erysipelas, 1; pyæmia, septi-cæmia, 4; puerperal fever, 6.

CLASS II.-PARASITIC DISEASES.

Hydatids of omentum, 1.

CLASS III .- DIETIC DISEASES.

Want of breast milk, 2; chronic alcoholism, 6; delirium tremens, 1.

CLASS IV .- CONSTITUTIONAL DISEASES.

Rhoumatism, 2: cancer, malignant disease, 9: tabes mesenterica, 8: tubercular meningitis (acute hydrocephalus), 9; phthisis, 79; other forms of tuberculosis, scrofula, &c., 2.

CLASS V .- DEVELOPMENTAL DISEASES.

Premature birth, 8; atelectasis, 1; spina bifida, 1; imperforate anus, 1; other congenital defects, 1; old age, 22, at the following ages:—65, 67, 68, 71, 72, 73, 74, 75, 76, 76, 76, 77, 77, 80, 81, 82, 84, 84, 85, 88, 90, and 94.

CLASS VI.-LOCAL DISEASES.

Sub-class 1. Discases of the nervous system.—Inflammation of brain or its membranes, 15; apoplexy, 18; softening of brain, 4; hemiplegia, brain paralysis, 12; insanity (general paralysis of insane), 8; epidepsy, 5; convulsions, 14; paraplegia, discases of spinal cord, 1; brain disease (underlying)

CLASS VI.-LOCAL DISEASES-continued.

Sub-class 3. Diseases of the circulatory system.—Endocarditis, valvular disease, 5; pericarditis, 3; hypertrophy of heart, 1; angina pectoris, 2; aneurism, 1; heart disease (undefined), 22.

- 4. Diseases of the respiratory system.—Laryngitis, 2; croup, 8; others of larynx and trachea, 1; asthma, emphysema, 3; bronchitis, 31; pneuronia, 75; pleurisy, 3; lung disease (undefined), 1.
- 5. Diseases of the digestive system.—Dentition, 7; sore throat, quinsy, 2; dyspepsia, 2; diseases of stomach, 3; enteritis, 3; peritoritis, 2; cirrhosis of liver, 6; other diseases of liver, 12.
- Diseases of the urinary system.—Bright's disease, 3; uræmia, 2; hæmaturia, 1: diseases of bladder and of prostate, 1; kidney disease (undefined), 4.
- Diseases of parturition.—Miscarriage, 1; other accidents of childbirth, 5.
- 10. Diseases of the organs of locomotion.-Arthritis, 1.
- 11. Diseases of the integumentary system .- Carbuncle, 1. CLASS VII.-VIOLENCE.

Sub-class 1. Accident or negligence.—Fractures, contusions, 15; gunshot wounds, 1; cuts, 1; poison, 1; drowning, 7; suffocation, 2.

- 2. Homicide.-Murder and manslaughter, 3.
- 3. Suicide.—Cut, stab, 1; poison, 2; hanging, 1.

CLASS VIII.—ILL-DEFINED AND NOT SPECIFIED CAUSES.

Dropsy, 1; debility, atrophy, inanition, 31; tumor, 2; hæmorrhage, 1; sudden (cause unascertained), 1.

As compared with the experience of the previous month, deaths from zymotic diseases decreased from 62 to 48, those from developmental diseases from 46 to 34, and those from local diseases from 347 to 293. Under the zymotic head, the decrease was confined chiefly to deaths from typhoid fever, which fell from 21 to 12, from diarrhea, which fell from 10 to 6, and from syphilis, which fell from 6 to 2. Under the developmental head, death from premature birth fell from 16 to 8, and those from evanosis from 4 to nil. Under the local head, the decrease was chiefly confined to affections of the heart, deaths from which fell from 21 to 124; and to unitary complaints, deaths from which fell from 23 to 11. On the other hand, deaths from phthisis, classed as a constitutional disease, increased from 64 to 79. Twelve deaths of child-hearing women occurred during the month, as against 5 in July. Comparing these numbers with the births, it follows that 1 mother died to every 98 children born alive in August, as against 1 to every 205 such children in July.

HENRY HEYLYN HAYTER, Government Statist,

APPLICATIONS FOR GOLD MINING LEASES.

In purenance 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 under-Department of Mines and Water Supply,

Melbourne, 1st October 1886.

Arbov (45mm) Intermed to be 10mm of 10	be Winimum number of men to be em-	The same of the same of the same of the same	Towns of Lease and General Remarks, Showink
A. R. P. P. 18 2.26 10 3 38 34 0 0 13 3 38 3 3 14 21 3 8 27 0 34	Amonit of Mondy proposed to be arrivered. The land is to be worked.  Also anbequently when in fall work.	Precise locality and time of com- mencing operations.	excisions to be made from area applied for, &c.
10 3 38 34 0 0 13 3 38 3 3 14 21 3 8 27 0 34	First six months two men, sub-	Parish of Windham. On grant 15 years.	15 years.
34 0 0 0 113 3 38 3 14 21 3 8 27 0 34	sequently nine men First six months two men, sub-	of lease Haunted Stream. On grant of 15 years.	15 years.
13 3 38 3 3 14 21 3 8 27 0 34	hinery First six months two men, sub- Lower Ahua. On grant of lease 15 years. Excising sold land	lease Lower Ahna. On grant of lease	15 years. Excising sold land
220 G. Anderson and another. "Morning 5517 3 3 14 Star Gold Mining Company, Rush- worth" 221 W. Hemming and others. "The Sand. 5518 21 3 8 hurst Gold Mining Company No Liability" 225 T. J. Howard and others. "The Rail. 5522 27 0 34 way Gold Mining Company No Liability" blitty in the Rail. 5522 27 0 34	First six months two men, sub-	Alma North. On grant of lease	15 years.
221 W. Herming and others. "The Sand. 5518 21 3 8 harst Gold Mining Company No Lability" and others. "The Rail. 5522 27 0 34 way Gold Mining Company No Liable."	:	Rushworth. On grant of lease	Rushworth. On grant of lease 15 years. Excising sold land, Church of England reserve, and overlap on existing lease blocks.
Liability."  225 T. J. Howard and others. "The Rail. 5522 27 0 34 way Gold Mining Company No Liability."	£20,000. Manual labor and First six months two men, sub- Hard Hills. On grant of lease machinery	Hard Hills. On grant of lease	15 years.
	First six months two men, sub- Hard Hills Reef. On grant of 15 years. sequently twelve men	Hard Hills Reef. On grant of lease	15 years.
and another. "Native Aus- 5531 9 3 24	£3,000. Manual labor and First six mouths two men, sub. Rushworth. On grant of lease nachinery	Rushworth. On grant of lease	15 years.

"The Mining on Private Property Act 1884."

APPLICATIONS FOR MINING LEASES.

Intended to grant Leases of the portions of ground hereunder mentioned and described. D. GILLIES, Minister of Mines.

Department of Mines and Water Supply, Melbourne, 1st October 1886.

	,	
Term of Lease and General Remarks, showing excisions to be made from area applied for, &c.	15 years. 15 years.	
Precise locality and time of com- mencing operations.	Parish of Wagra. On grant of 15 years. lease Parish of Wagra. On grant of 15 years. lease	
Amount of Monoy proposed to be Minimium number of men to be eminyetical, and in what manner played when commencing operations, the land is to be worked, also subsequently when in full work.	### E1.000. Manual labor and Two men Parish of Wagra. On grant of 15 years.  ###################################	
Amount of Money proposed to be invested, and in what manner the land is to be worked.	E1,000. Manual labor and Two men machinery  E1,000. Manual labor and First six n machinery	•
Approximate Area of Ground intended to be leased.	A. n. F. 2 2 30. 12 1 25	
No. of Lease.	557	
style under which business shall be	"Tallangatta "Tallangatta	
Mining District, Appil-  1. By ord Names of Arpilicants, and style under which No. or Arpa of Ground Library Singli be Lease. Intended to leave the carried on.	2 H. Martin and others, "Tallangatta Gold Mining Coy." 3 H. Martin and others. "Tallangatta Gold Mining Co."	
No. of Appli- cation.	<u> 1</u>	
Mining District.	Beechworth "	

# LICENSES TO TRANSFER, ETC., MINING LEASES.

THE following is a List of Licenses, under the hand and seal of the Governor, empowering the holders of mining leases to transfer or otherwise part with their interests in their respective leases as hereunder set forth, which have been issued since the 31st August 1886. The last list of such licenses was published in the Government Gazette of 3rd September 1886, p. 2553.

. Lease.	No.	Date of License.	Particulars of License.
Ballaarat	1656	6th September 1886	To the lessee to transfer the said lease unto the North Birmingham Q. M. Co. No. Liability.
Castlemaine	2614	6th September 1886	To the lessee to transfer the said lease unto the Freehold United Q. M. Co. No. Liability.
Private Pro- perty	419	6th September 1886	To the lessee to transfer the said lease unto the Freehold United Q. M. Co. No. Liability.
II	230	6th September 1886	To the lessee to transfer a portion of the land held under the said lease unto N. Nicholson.
Mineral Sandhurst Beechworth	750 5350 3341 2046	20th September 1886 20th September 1886 20th September 1886 20th September 1886	To J. H. Cole to transfer certain interest in the said lease unto G. P. Lush. To the lessee to transfer the said lease unto G. Lansell. To F. B. Lewis to transfer the said lease unto F. B. Lewis and J. Anderson. To B. D. Smith to transfer the said lease unto The Howqua Hills G. M. Co. No
Private Property	159	20th September 1886	Liability.  To the lessees to transfer a portion of the land held under the said lease unto the Chalk's Freehold G. M. Co. No Liability.
"	159	20th September 1886	To the lessees to transfer a portion of the land held under the said lease unto the Chalk's Number One Co. No Liability.
II	159	20th September 1886	To the lessees to transfer a portion of the land held under the said lease unto the Chalk's Estate Co. No Liability.
D	160	20th September 1886	To the lessees to transfer a portion of the land held under the said lease unto the Chalk's Freehold G. M. Co. No Liability.
"	161	20th September 1886	To the lessees to transfer a portion of the land held under the said lease unto the Chalk's Freehold G. M. Co. No Liability.
"	161	20th September 1886	To the lessees to transfer a portion of the land held under the said lease unto the Chalk's Number One Co. No. Liability.
Maryborough Sandhurst	2773 5443	27th September 1886 27th September 1886	To the lessee to transfer the said lease unto D. G. Spence.  To the lessee to transfer the said lease unto the Victoria and Albert G. M. Co. No Liability.
" Beechworth	2496 5181 2312	27th September 1886 27th September 1886 27th September 1886	To the lessee to transfer the said lease unto the Perseverance G. M. Co. No Liability. To the lessee to let on tribute land demised by the said lease.  To the lessees to mortgage all their right, title, and interest in and to the said lease unto the Corporation of the Bank of Victoria.

C. W. LANGTREE, Secretary for Mines.

Office of Mines, Melbourne, 30th September 1886.

MINING LEASES AND WATER-RIGHT LICENSES DECLARED VOID.  $\mathbf{T}^{\mathrm{T}}$  is hereby notified that the undermentioned Leases and Licenses have been declared void.

District.		Division.	No. of Lease or License.	Date of Lease or License.	Lessees or Licensees.	A	rea.	Locality.
	ļ	j			•	Λ.	R. P.	
				Gold M	ining Leases.			
rarat		Raglan	1032	14th Jan. 1883	J. Gibbs	204	2 1	Beaufort
) 	• • •	37 1, , , ,	1061	4th June 1884	W. Iredale and another	3	1 18	Dominor
Seechworth	•••	Yackandandah	1411	30th Nov. 1871	T. Harvey	- 5		Yackandandah Creek
**	•••	Goulburn (Wood's	1617	10th May 1875	The Golden Bell Q.M.Co.	11	322	Raspberry Creek
		Point)	1845	0. 1 1) #000	Registered	_	_	
**	•••	Goulburn (Alex-	2378	2nd Dec. 1880 30th Nov. 1885	P. Perkins and another	8	2 14	1 "
"	•••	andra)	2010	outh 100. 1885	F. J. Bullen	9	2 11	Alexandra
astlemaine		Tarrangower	2296	12th June 1883	J. Ross and another	۰	1 18	T
ti .		"	2636	14th Dec. 1885	T 7 T m 1 1	8 14	3 28	Tenteman's Reef
н		Taradale	2339	30th Nov. 1883	NO TZ	8	0 20	Formby's Reef
ippsland		Stringer's Creek	808	14th Dec. 1885	T 37 T ~ ,	19	1 16	Hubber's Reef
		Mitchell River	751	14th April 1885	137 T. 1.	29	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Toombon
B		Crooked River	753	15th Dec. 1884	317 T T	25	3 23	Deptford
aryhorough		Inglewood	2188	14th June 1880	337 33 (P-4.11)	18	0 8	Dane's Creek
0		"	2709	25th Nov. 1884	M. Toghill and another	15	1 0	European Reef
andhurst		Sandhurst	5204	23rd June 1884	I 11 0:3-144	4	0 0	Inglewood
n		0	5280	15th Dec. 1884		8	1 14	Diamond Hill Kangaroo Flat
		Eaglehawk	5405	14th Dec. 1885	J. Neeson J. Mathieson		1 12	Jacob's Reef
0		Heathcote	3915	10th Dec. 1877	I to TT 11	22	1 12	Long Gully
11			3922	27th Nov. 1877	W. A. Bradley and another	9	0 22	Costerfield
li .		Rushworth'	3989	9th Dec. 1878	F. Christen and others	ő	3 19	Cov's Diggings
				·	al Leases.	U	0 13	Coy's Diggings
ippsland		Omeo ·	714	20th July 1885	A. W. Fergie	37	2 30	Stony Creek
ındhurst		Jericho	733	26th May 1885	T. Orchard	48		Red Jacket
nanurst	}	Sandhurst	544	5th Dec. 1881	M. Hole and another	2		White Hill
				Water Ri	ght Liceuses,			
eechworth	(	Jamieson	391	14th June 1875	The Gleeson's Lease G.M.		9.10	and none of
			''''	1401 9 1116 1019	Co. Limited	1,	3 12	Sailor Bill's Creek
ippsland	'	Mitchell River	510	28th May 1884	The Hidden Treasure	Δ	3 15	Deptford
		, !	1	1	Q.G.M. Co, No Liability	U	., 1.,	Deparen
		I	ease und	er "The Mining	on Private Property Act 188-	ı."		
echworth	1	Indigo (Chiltern)		21st Sept. 1885			9 10 1	T 2112
	- 1	8. (3	10	mr 10 (10 (10 (10))	P. S. Duff	211	9 18	Lilliput

#### MINING LEASES, ETC.

THE undermentioned Mining Leases, &c., with the lessees' names, extent of ground leased, and annual rent reserved, have been recently issued, and are now awaiting execution by the respective lessees. Any lease not executed within the period prescribed by the regulations under which the application for such lease shall have been made will be liable to forfeiture.

District.	Division.	No. of Lease or License.	Date of Lease or License.	Term (No. of Years).	Lessee or Licensee.	Area.	Annual Rent.	Fee.	Payable to Receiver at—
					;	A. R. P.	£ s. d.	£	
'	•			(	fold Mining Leases.				
Castlemaine   T	arrengower	2678	20.9.86	15	Great Western Cymru Company Limited	29 0 31	7 6 0	1	Maldon 
" T	" 'aradale 'aradale (Blue	2705 2710 2709	20.9.86 27.9.86 27.9.86	15 15 15	S. Dabb and T. Hannay 2 W. Aberdeen and C. Frank H. Meyer, H. Meyer, the	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	10 6 8 1 14 4 3 7 6	1 1 1	Castlemaine Kyneton
Sippsland S	Mountain) tringer's Creck tushworth andhurst	5498 5501	27.9.86 27.9.86 27.9.86	_	younger; and W. Meyer M. Carkeek W. H. Ryan W. Wolter and J. H. Kahrs	46 2 24 18 3 8 6 3 4	11 13 4 4 14 0 1 14 0		Melbourne Rushworth Sandhurst
,,		Lea	ses under	"The	Mining on Private Property A	ct 1884."			
	lreswick Laryborough		27.9.86 27.9.86		E. Brawn A. Lowenstein	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\left[\begin{array}{cccc} 4 & 0 & 0 \\ 4 & 0 & 0 \end{array}\right]$	1 1	Creswick   Maryborougl

Issued in lieu of Nos. 1296 and 1836, surrendered. Fine £2.
 Issued in lieu of Nos. 1875, 2415, 2481, and 2660, surrendered. Fine £4.

D. GILLIES, Minister of Mines.

Office of Mines, Melbourne, 29th September 1886.

# APPLICATION FOR A GOLD MINING LEASE REFUSED.

REFUSED.

IT is hereby notified, in accordance with the Order in Council relating to Gold Mining Leases, that the undermentioned application for a Lease of Auriferous Crown lands has been refused:—

MARYBOROUGH DISTRICT-MARYBOROUGH DIVISION. pplication No. 682, for lease 2821; J. Keenan; 15a. 2r. 25p.;

Note.—The notice of intention to grant a lease on the above application, which was published in the Government Gazette of the 10th September 1886, page 2617, is hereby cancelled.

C. W. LANGTREE, Secretary for Mines.

Office of Mines, Melbourne, 29th September 1886.

APPLICATIONS FOR MINING LEASES REFUSED.

T is hereby notified that the undermentioned applications for Leases of Auriferous Crown lands have been refused:—

BALLAARAT DISTRICT-BALLAARAT DIVISION. Application No. 481, for lease 180 (reserves); J. Billing and another; 88a, 2r, 23p.; Dowling Forest.

MARYBOROUGH DISTRICT-INGLEWOOD DIVISION. Application No. 481, for lease 181 (reserves); A. McIntyre and another; 159a. 2r. 16p.; Inglewood Racecourse.

C. W. LANGTREE, Secretary for Mines.

Office of Mines, Melbourne, 29th September 1886.

· "The Mining on Private Property Act 1884." APPLICATION FOR A MINING LEASE ABANDONED. T is hereby notified that the undermentioned application for a Lease of Auriferous lands has been abandoned:—

MARYBOROUGH DISTRICT-MARYBOROUGH DIVISION. Application No. 48, for lease 563; H. Olson; 520a. 2r.; parish of Carisbrook.

C. W. LANGTREE, Secretary for Mines.

Office of Mines, Melbourne, 29th September 1886.

# GOLD MINING LEASES SURRENDERED.

CASTLEMAINE DISTRICT—TARRANGOWER DIVISION.

No. 1296, dated 13th May 1872; F. Dennis and another: 12a, 3r, 35p.; Maldon.
No. 1836, dated 30th October 1876; The Cymru G. M. Co. Registerel; 16a, 1r, 14p.; Maldon.
A new lease, No. 2678, has been issued in lieu of the above leases.

leases. No. 1875, dated 20th December 1877; J. Lewis; 10a. 2r. 22p.; No. 1879, dated 18th August 1884; T. Vivian; Sa. 3r. 11p.; No. 2415, dated 18th August 1884; T. vivian; Sa. 3r. 11p.;

Maldon.
No. 2481, dated 10th February 1885; T. Hannay and another;

No. 2481, dated 10th February 1806, T. Hannay and another; No. 2560, dated 15th February 1886; T. Hannay and another; 14a, 3r, 13p.; Maldon, A new lease, No. 2705, has been issued in lieu of the above

C. W. LANGTREE,

#### MELBOURNE WATER SUPPLY.

(29 Vict. No. 289, section 222, Third Schedule.)

OTICE to the owners of tenements in the undermentioned streets, and the private streets, lanes, courts, and alleys opening thereto.

The main pipes in the said streets being laid down, the owners of all tenements situated as under are hereby required, on or before the 1st day of November next, to cause a proper pipe and stop-cocks to be laid, so as to supply water from the main pipe within such premises.

CHARLES LE CREN,

Secretary.

Melbourne, 9th September 1886.

Moreland grove,

Bath street.

Holmes road.

Laura street,

Brunswick.

1 Union street to Dawson street. Fallon street to Gray street. Sydney road westwards 45 chains. Albion street northwards 35 chains. Miller street to Victoria street. Glenlyon road to Victoria street. Albert street northwards 5 chains. Lobb street to Victoria street. Frith street eastwards 7 chains. Lobb street to Albert street. Blair street to Albert street. Blair street to Minnie street. Blair street to Minnie street. Lygon street westwards 17 chains. Nicholson street westwards 17 chains. Nicholson street westwards 10 chains. Lygon street eastwards 5 chains. Fallon street, Dawson street, Albion street, Grylls street, Nicholson street, Lygon street, George street, Frith street, Lobb street, Beath street, Laura street, Lydia street. Albert street, Albert street, Jarvie street,

Lygon street to Clarke street. Lygon street to Clarke street. Lygon street to John street. Glenlyon road to Evans street. Glenlyon road, St. Phillip's street, Minnie street, Brunswick road east, Lygon street to Amess street. Albert street to Victoria street.

Mary street,

Wilkinson street, throughout.

Wilkinson street,

Wilson street,

norm Albert street normwards 42 chains.

Nythey road to Railway.

Brunswick road west northwards 9 chains.

Whitby street to Victoria street.

Albion street southwards 7 chains. Hodgson street Daly street

Sutherland road. Coburg.

from Sydney road eastwards 27 chains. Collingwood.

from Hoddle street westwards 4 chains.

South terrace to Noone street.

Toid street to Hoddle street.

Johnston street to Turner street.

Trenery crescent westwards 18 chains.

Turner street to Trenery crescent.

Vere street southwards 9 chains. Noone street. Hoddle street, South terrace, Trenery crescent, Turner street,

### Essendon.

from Pascoevale road to Hutcheson street. Murray street, Pascoevine road to Hutenson street. Murray street southwards 3½ chains. Thistle street northwards 7 chains. Shannock street northwards 4½ chains. Buckley street northwards 4½ chains. Daisy street westwards 9 chains. Pietcher to Raleigh street. Mount Alexander road to Richardson street. Hutcheson street, Righardson street, Richardson street, Richardson street, McPhail street, Inckley street, Nicholson street, Shamrock street,

street.

Buckley street northwards 8 chains.

Norwood crescent to Margaret street.

Sydenham road to Holmes road.

Chester street to York street.

Holmes road to Egiinton street.

Holmes road southwards 4 chains. Violet street, Taylor street, Norwood crescent, Milverton street.

Secretary for Mines. Office of Mines, Melbourne, 29th September 1886.

Octavia street, Lambeth place ...

Sydenham road, Grace street, Chester street. York street, Pratt street, Young street, Margaret street, Daisy street, Miller street Lincoln road, Brewster street

Lorne street, The Crescent The Crescent, The Parade, Eglinton street, Eglinton street, Federation street, Selbourne street, Rose street, St. Leonards road, St. Leonards road, St. Leonards road; Union road. Mirams street, Crescent street, Laura street, Athol street.

Woodside street. Falconer street, Falconer street, Kueen street. Scotchmere street, Bennett street, Park street, Park street, Alfred crescent, Grant street, Tranmer street,

Egremont street. Holden street, St. George's road,

Victoria street.

Smithfield road

Marwick street, Brixton street, Lee street, Waltham street, High street, Finsbury street.
Lewis street,
Railway place east,
Railway place west,
Tunbridge street, Canterbury street, Chatham street, Farnham street,

Sutton street,

Storey street,

Richardson street, Drummond street,

Scotchmere street, Rathdowne street Rathdowne street, Macpherson street, McIlwraith street, McHwraith street, Patterson street, Wilson street, Arnold street,

Lang street,

Walsh street,

Clarko street, Helen street, Hawthorne lane,

Hawthorne lane, Westbourne grove. Separation street, Latham street, Henry street, Horbert street, Hartington street, Perry street, Andrew street,

Punt road. Blanche street, Cross street, Kelso street, Melrose street,

from Holmes road southwards 32 chains. Holmes road northwards 9 chains. Holmes road northwards 9 chains.

Holmes road northwards 9 chains. Holmes road northwards 5 chains. Puckle road to Gladstone street. Ascot Vale road to Pratt street. Park street to Brinnand street. Buckley street to Miller street. Daisy street to Lincoln road. Miller street northwards 3½ chains. Mount Alexander road eastwards 4 chains.

Mount Alexander road eastware chains.
Union road to Edgar street.
The Parade to St. Leonards road.
Union road to The Crescont.
Laura street eastwards 13 chains.
Laura street westwards 13 chains.
The Parade to St. Leonards road.
The Parade to St. Leonards road.
Union road to Ferguson street.
Union road to Selbourne street.
Union road wostwards 11 chains.

Union road to Selbourne street.
Union road westwards 11 chains.
Bay View terrace to the crescent.
Maribyrnong road westwards 11 chains.
Union toad westwards 133 chains.
St. Leonards road southwards 3 chains.
Athol street to Eglinton street.
Union road to Laura street.

Fitzrou North.

Fitroy North.

from Michael street to Rushall crescent.

Michael street to Rushall crescent.

Affred crescent to Delbridge crescent.

Scotchmere street northwards 9 chains.

Bennett street to Kneen street.

Tait street to Park street.

Bennett street to Ivan street.

St. George's road to Best street.

Falconer street to Grant street.

Alfred crescent to McKean street.

Brunsvick street north to St. George's road.

Scotchmere street to Tranmer street. St. George's road eastwards 14 chains, Holden street northwards 11½ chains.

Flemington. from Mount Alexander road southwards 16

chains.
Saltwater River N.E. 19 chains.
Mount Alexander road westwards 36 chains.
Kent street to Farnham street.

Kent street to Farnham street.
Kent street to Farnham street.
Farnham steet to Waltham street.
Wellington street to Brighton street.
Finsbury street to Norwood street.
Kent street southwards 15½ chains.
Kent street southwards 5½ chains.
Kent street to Canterbury street.
Tunbridge street to Chatham street.
Canterbury street to Dover street.
Wellington street to Railway place east.
Hatham

Hotham.

from Boundary road westwards 6 chains. Melbourne,—Parkville.

from Sydney road to Park street. Melbourne.—North Carlton.

from McIlwraith street to Garton street.

Macpherson street northwards 29

Lygon street to Rathdowne street. Lygon street to Rathdowne street. Scotchmere street northwards 5 chains. Scotchmere street southwards 3 chains. Lygon street to McIlwraith street. Patterson street to Figdon street. Macpherson street to Richardson street. Macpherson street to Arnold street. Macpherson street to Pigdon street. Richardson street to Macpherson street to Macpherson street to Macpherson street to Macpherson street.

Bowen crescent eastward 5 chains,

Mclbourne.-South Yarra.

from Domain road northwards 12 chains.

Northeole.

Northeole.

Westbourne grove to Hawthorne lane.

High street to Hartington street.

Henry street to Hartington street.

High street to Latham street.

Separation street northwards 4 chains.

Hawthorne lane to Westbourne grove.

Hawthorne lane to Westbourne grove.

Lawthorne lane to Westbourne grove.

Separation street southwards 3 chains.

Bastings street to Mitchell street.

Richmond.

from Gough street northwards 14 chains.

"Punt road to Wellington street.

Cremorne street to Dover street.

Punt road to Cremorne street.

Runt road to Gremorne street.

St. Kilda.

from Crimea street westwards 5 chains. ... Throughout.

South Melbourne.

South Wharf, from Johnston street westwards 20 chains.

Williamstown.

Koroit Creek road, from Cemetery road westwards 62 chains.

#### ST. ARNAUD SHIRE WATERWORKS TRUST. Additional Loan.

ADDITIONAL LOAN.

THE Governor in Council has approved of the application of the St. Arnaud Shire Waterworks Trust, made in pursuance of the provisions of The Victorian Water Conservation Act 1823, No. 778, for an additional lean for the purposes and to the extent hereunder specified, that is to say:—
Application for an additional loan of Nine thousand pounds sterling, for the purpose of constructing new works and extending the existing works of the said Waterworks Trust, in conformity with the detailed statement in that behalf dated the 24th day of October 1885.

ALFRED DEAKIN,

ALFRED DEAKIN, Minister of Water Supply.

Department of Water Supply, Melbourne, 27th September 1886.

MARYBOROUGH WATERWORKS TRUST.— REGULATION.

THE Governor in Council has approved of the subjoined Regulation, made by the Maryborough Waterworks Trust in pursuance of the provisions of The Victorian Water Conservation Act 1881 (No. 716, sec. 44).

The Commissioners of the Maryborough Waterworks Trust, in pursuance of the powers conferred by section 44 of *The Victorian Water Conservation Act IESI*, do make the following Regulation

Regulation for making a rate on all the rateable property in the Maryborough Waterworks District.

Maryborough Waterworks District.

1st. A rate of One shilling in the pound sterling, except as hereinafter mentioned, on the annual value of all the rateable property in the Maryborough Waterworks District, according to the valuation for the time being of all lands and tenements comprised within the said waterworks district for the municipal rates of the borough of Maryborough, is hereby made for the year commencing on the first day of January 1886 and ending on the thirty-first day of December 1885; provided that in pursuance of an Order of His Excellency the Governor in Council, dated the eighteenth day of May 1886, and made by virtue of the powers by section 95 of The Victorian Water Conservation Act 1883, the sum of One pound ten shillings sterling shall be the minimum amount of rates to be paid annually by every owner of any house or tenement liable to be rated by the Maryborough Waterworks Trust when the valuation in respect to such house or tenement shall not exceed the sum of Thirty pounds sterling per annum.

2nd. Such rate to be paid in two equal instalments, the first of which instalments shall be due and payable on the first day of July 1886, and the second instalment shall be due and payable on the first day of Juny 1886, and the second instalment shall be due and payable on the first day of Junuary 1887.

July 1886, and the second instalment shall be due and payable on the first day of January 1887.

3rd, Such person or persons as the Commissioners of the said Trust may from time to time appoint for that purpose shall be authorized to demand and collect the said rate.

4th. The foregoing Regulation No. 1 was made by the Commissioners of the Maryborough Waterworks Trust, under and by virtue of sub-section 4 of section 44 of The Victorian Water Conservation Act 1881, on the 31st day of May 1886, and confirmed on the 14th day of July 1886.

The seal of the said Trust was affixed hereto, in the presence

A. LOWENSTEIN. Chairman, D. CARRICK, Commissioners. JAMES FAY, JAMES LOGAN, W. R. ANDERSON, FRED. HUGHES, (L.S.)

Approved by the Governor in Council the 27th September 1886. ROB. WADSWORTH, Clerk of the Executive Council.

UNITED ECHUCA AND WARANGA WATERWORKS TRUST.--REGULATION.

THE Governor in Council has approved of the subjoined Regulation, made by the United Echnea and Waranga Waterworks Trust under the provisions of The Victorian Water Conservation Acts Nos. 716 and 829.

REGULATION No. 4.

IN pursuance of the powers conferred by The Victorian Water Conservation Acts 1881-1884, the Chairman and Commissioners of the United Echuca and Waranga Waterworks Trust make the Regulation following, that is to say:—

Regulation for the making of a rate for the year ISSG on all the rateable property within the Echuca and Waranga Waterworks District

The following rate for the year 1886, commencing on the first day of January, is made on the annual value of all the rateable property within the Echuca and Waranga Waterworks District, according to the valuation for the time heige on such lands and tenements for the municipal rates of the shires of Echuca,

October 1, 1886.

Waranga, and Rodney respectively, that is to say, a rate of Twelve pence in the pound on such valuation.

Such rate is hereby made payable on the first day of September 1886.

Such person or persons as the Commissioners of the said Trust may from time to time appoint for the purpose shall be authorized to demand and receive the said rate.

Made and adopted by the Commissioners of the United Echuca and Waranga Waterworks Trust on the tenth day of August One thousand eight hundred and eighty-six.

In witness whereof the common seal of the said Commissioners was affixed hereto, in the presence of—

(SEAL)

WOLTON WIGG, Chairman. J. A. CAREY, Secretary.

Approved by the Governor in Council the 23rd August 1886. ROB. WADSWORTH, Clerk of the Executive Council.

#### CHILD MURDER AT COLLINGWOOD.

FIFTY POUNDS REWARD.

WHEREAS on the evening of Monday the 13th instant the dead body of a fully developed male child, wrapped in a pair of drawers, and placed in an old corn bag, was found on a piece of vacant land off Islington street, Collingwood, adjoining Dr. Singleton's Home: And whereas at an inquest a verdict of Dr. singleton's Home: And whereas at an inquest a verdict of wilful murder was returned against some person or persons unknown: Notice is hereby given that a reward of Fifty pounds will be paid by the Government for such information as will lead to the conviction of the person or persons who caused the death of the child aforesaid.

ALFRED DEAKIN,

Chief Secretary's Office, Melbourne, 30th September 1886.

#### VICTORIAN RAILWAYS.

#### BYE-LAW No.

THE VICTORIAN RAILWAYS COMMISSIONERS, in pursuance of the powers conferred by The Victorian Railways Commissioners Act 1883, do hereby make the following Bye-law, and all provious Bye-laws conflicting therewith are hereby repealed :-

## CHARGES ON LIVE STOCK ARE FIXED AS FOLLOWS:-

During the Summer Season Sheep, for which the Commissioners cannot supply Trucks on a Monday will be carried on an "Off day"-that is, a Wednesday, Thursday, Friday, or Saturday, at the option of the Commissioners-at a reduction of 20 per cent. on the Ordinary Rates, as set forth in Byc-law 17, dated 1st July 1885; and Sheep carried in Goods or Cattle Trucks, in consignments of not less than two Trucks at a time, will be charged at a reduction of one-half the Sheep Truck Rates set forth in the said Bye-law 17, during the same period.

> The Common Scal of the Victorian Railways Commissioners was hereunto affixed this twenty-third day of September One thousand eight hundred and eighty-six, in the presence of-

> > R. SPEIGHT, Chairman.

(L.s.)

. ALFRED J. AGG, Commissioner.

R. FORD, Commissioner.

Confirmed by the Governor in Council the 27th September 1886.

ROB. WADSWORTH,

Clerk of the Executive Council.

#### CONTRACTS ACCEPTED.—(Series 1885-86.)

Serial	Purpose, No. of Tenders, and Particulars of Contract.	Amount.	Name for Approval.	Charged against Vote or Fund.	Authorized according to Regulations on the date stated,
_		£ s. d.	1		
2534	POST OFFICE—MAIL CONVEYANCE—For clearing receiving box at Gowerville, and conveying the letters to Preston, once a day, from 1st July 1885 to 30th June 1886, at the rate of £5 per annum. (In lieu of contract No. 1463 of 1885–86, cancelled from 1st July 1885: £5)	5 0 0	Harriet Marshall	Conveyance of Mails, 1886–87. Division 77	Fredk. T. Der- ham. 28,9,86,

# CONTRACTS ACCEPTED.—(Scries 1886-87.)

	CONTR	ACTS ACCE	APTED.—(Series 1886-8)	7.)	
Serial No.	Purpose, No. of Tenders, and Particulars of Contract.	Amount.	Name for Approval.	Charged against Vote or Fund.	Authorized according to Regulations on the date stated.
		£ s. d.			
2046	RAILWAYS— (5)—Erection of signal-box at South Yarra	571 19 10	J. H. Brewer	Loan 845, Item 1, Act	)
2017	Station (10)—Frection of station buildings, &c., at	311 6 1	W. Blackwood	860 Datto	
2048	Flemington Bridge Station (8)—Erection of 6 foot-bridges, South	1,904 17 11	R. Vickers	Votes and Loans as re-	P. P. Laber- touche, by
2049	Suburban Lines	618 15 0	J. Welch	quired Ditto	order of the
2050	Nagambie, or Seymour Stations (2)—Manufacture and supply of fish-bolts	1,015 0 0	W. Edgerton	Ditto	Commis- sioners.
2051	and nuts (3)—Supply of firewood at Ararat Station, at 7s. 6d. per ton	Rates	F. Shea	Vote 94 of 1886-87. Working Expenses,	29.9.86.
2052	OFFICES, Erc.— Supply to the undermentioned Offices from 1st October 1886 to 30th September 1887 (Firewood at per ton of 40 cubic feet)— (2)—Ballarat, firewood (white gum, peppermint, &c.)—  s. d.		·	ac.	
2053	In 2-feet billets, at 5 9 1 4½ 1 lengths, 1 5 8 (3)—Benalla, firewood (box)—	}Ditto	James Ker		
2054	(-,	}Ditto	Maria Roach		
	In 2-feet billets, at 8 0 $\frac{41}{2}$ $\frac{41}{2}$ lengths, $\frac{7}{2}$ 0	}Ditto	Mark Housden		
2055	(3)—Charlton, firewood (bull-oak, box, and gum)—In 2-feet billets, at 4s, 11d.	Ditto	James Bannon		
2056	Fresh water, at 1s. 6d. per lond (1)—Cloninel Island, firewood (ginn)—In	<u> </u>			
2057	2-feet billets, at 17s. 6d. Fresh water, at 1d. per load (2)—Eaglehawk, firewood (box)—	Ditto	John Robertson	•	
2058	In 2-feet billets, at 8 4 1 1 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	}Ditto	Wm. Manning		į
<b>20</b> 59	In 2-feet hillets, at 5 9 4½ lengths, a 6 0 (2)—Kilmore, firewood (peppermint and white gum)—	Ditto	William Goodyer		
2060	In 2-feet billets, at 5 6 4 4 1 lengths, 4 6 6 5 Maryborough, Carisbrook, and Bowenvale, firewood (box, gam, and ironbark)—	} Ditto	Laurence Dunphy		·
	In 2-feet billets, at $6$ 5 $a$ $4\frac{1}{2}$ $a$ lengths, $a$ $5$ 5	}Ditto	L. Maguire		Ì
2061	(2)—Majorca, firewood (box, guin, and iron- bark)—In 2-feet billets, at 7s. 6d.	Ditto	William Seers		
2062	(6)—Omeo, firewood (gum)— In 2-feet billets, at 5s. 9d.	Ditto	George Hodgson		
2063	(1)—Point Lonsdale Lighthouse, firewood (she-oak and gum)—In 2-feet billets, at 8s. 6d.	Ditto	George C. Curlewis	Contingencies, 1886-87	D. Gillies. 29.9.86.
2064	(1)—Palmerston and Port Albert, firewood (gum)—  In 2-feet billets, at 9 0 1 14 1 lengths, n 5 0	}  } <sub>Ditto</sub>	Lang Tip		
2065	Fresh water, at 10s, per load				
2066	In 2-feet billets, at \$ 0	}Ditto	Geo. C. Curlewis		
	In 2-feet billets, at 7 0	Ditto	Jessie Heal		
2067	(4)—Talbot, firewood (box, gum, and iron- bark)—In 2-feet lengths, at 5s.	Ditto	John Drake	·	
2068	(1)West Channel Pile Light, firewood (she-oak)—In 2-feet billets, at 16s. 6d.	Ditto	Geo. C. Curlewis	]	
2069	WORKS, Erc.—At the undermentioned Offices from 1st October 1886 to 30th September 1887. (Contracts for earth-closets to include the supply of dry earth)—(2)—Ballarat—————————————————————————————————				
	" earth-closets, at 1½d. each per	Ditto	Henry Smith		
2070	Emptying dustbins, at 5s. per cubic yard earth-closets, at 2s. 6d. each per	Ditto	Louis Charles		
2071	(1)—Castlemaine— s. d. Emptying cesspits, at 13 0 per cubic dustbins, a 6 0 yard earth-closets, at 2s. each per week	Ditto	William Robinson		
				•	

#### CONTRACTS ACCEPTED—(Series 1886-87)—continued.

	· · · · · · · · · · · · · · · · · · ·				
Serial No.	Purpose, No. of Tenders, and Particulars of Contract.	Amount.	Name for Approval,	Charged against Vote or Fund.	Authorized according to Regulations on the date stated.
2072	Emptying cesspits, at 0 10 \ \text{per cubic} \ \text{dustbins}, \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	}Rates	James Bannon		
2073	Emptying cesspits, at 15 0 per cubic dusthins, at 4 0 f yard arth-closets, at 1s. each per week	}Ditto	F. Arischinski		
2074	(1)—Kilmore— Emptying earth-closets, at 2s. each when required (1)—Maryborough (excepting Gaol)—	Ditto	Lazarus Berlowitz		
2013	(1)—Maryorough (excepting Gao)—  s. d.  Emptying cesspits, at 3 0 \ \text{per cubic}  distbins, ii 1 0 \ \ \text{yard}  earth-closets, at 1s. each per  week	}Ditto	Ellen Tromp	Contingencies, 1886-87	D. Gillies.
2076		Ditto	Ellen Tromp		29.9.86
2077	(1)—Omeo— Emptying earth-closets, at 3s, each per week	Ditto	Richard Hicks Baker	]   <b>1</b>	
	(1)—Palmerston and Port Albert— Emptying cesspits, at 30s, per cubic yard earth-closets, at 7s. 6d. each time when required	}Ditto	Lang Tip		1
2079	(1)—Stawell— Emptying cesspits, at 14 0 per cubic dustbins, 4 0 yard n earth-closets, at 11d. each per week	}Ditto	George Humphreys		
2080	(2)—Talbot— s. d. Emptying cesspits, at 1 3 \ per cubic dusthins, a 3 0 \ yard. earth-closets, at 2s, 4d. each per	}Ditto			
2081	week (2)—Alterations and additions to State School No. 246, Eldorado	£ s. d. 333 13 6	Alexander Hume	Loan Act 805, Item 5, State Schools	]}
2082	(2)—Erection of State School No. 2258, Lower	1,323 10 0	Joseph Jarvis 1	Ditto	John Nimmo.
2083		113 5 0	Berend Jensen 1	71/15/1. Maintenance	30.9.86.
2084	Yarrawonga (6)—Alterations and additions, Garrison Artillery Orderly Room, Belfast	1,493 13 0	Robert Treland 1	State Schools 72/1. Defences	<u> }.</u>

<sup>&</sup>lt;sup>1</sup> Fulfilled previous contracts satisfactorily.

#### ·Notes.

Contract No. 186, for the supply, by Henry Winter, of forage at Bright for the year 1886-87, will terminate on 31st December next. Purchases to be made by local police. Contract No. 515, for the supply, by T. Tobin and Co., of vegetables at Ballarat for the year 1886-87, will terminate on 31st October 1886. Contract No. 509, for the supply, by J. D. Smith, of vegetables at Ararat for the year 1886-87, will terminate on 30th November next.

Contract No. 509, for the supply, by J. D. Smith, of vegetables at Ararat for the year 1800-91, which contract No. 492, for the supply, by C. Lister and Co., of groceries, No. 1 schedule, at Melbourne for the year 1886-87, will terminate on the 30th November next.

Contract No. 516, for the supply, by C. Lister and Co., of groceries, No. 1 schedule, at Beechworth for the year 1886-87, will terminate on the 30th November next.

Contract No. 547, for the supply, by C. Lister and Co., of groceries at Sunbury for the year 1886-87, will terminate on the 30th November next.

Contract No. 546, for the supply, by John Bissett, of vegetables at Sandhurst for the year 1886-87, will terminate on the 31st October 1886.

Contract No. 836 (Gazette 1886, page 1783), for the supply of prisoners' rations at Violettown, is transferred from Margaret Block to Elizabeth H. Stockdale.—D. Gilles. 29.9.86.

Melbourne, 1st October 1886.

Melbourne, 1st October 1886.

Serial No.	Purpose and Particulars.	Amount.	Name for Approval.	Charged against Vote or Fund.	Authority.
—	POST OFFICE—For the conveyance, with- out advertising for tenders, of telegraph messengers in the Toorak and South Yarra line of omnibuses, from the 12th June 1886 to the 30th June 1887, at the rate of 7s. 6d. per week. (In lieu of Order in Council No. 1468 of 1885-86, caucolled from 12th June 1886: £1 0s. 4d.)	£ s. d. 20 11 5	S. F. Reynolds	Travelling Expenses, 1886-87. Division 75/4	Approved by the Governo in Council 20th Septem
2086 2087	by Messrs. Briscoe and Co., for 200 tons of 78-lb. steel rails, at £5 11s. 10½d. per ton	1,118 15 0 250 0 0	Briscoe and Co.  Benalla Waterworks Trust	Votes and Loans as required Loan 845, Item 1, Act 860	ber 1886.— Rob. Wads worth, Clerl of the Execu tive Council.
2088	WORKS, Etc.—Approved by the Governor in Council that the undermentioned services be performed without tenders being advertised for same, viz.:—Filling up of Inglis street, South Melbourne, with sand	1,846 13 4	Garnsworthy and Smith	71/17/2. Conveyance of Silt, &c.	)

#### APPROACHING LAND SALES.

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

	No. of Gazette.	1	No. of
Alexandra— Tuesday, 19 October	102	Numurkah— Friday, 29 October	101
Ballaarat— Tuesday, 5 October	. 97	Omeo— Tuesday, 19 October	102
Beechworth— Wednesday, 27 Octobe	er 104	Portland— Thursday, 4 Nov	108
Casterton— Thursday, 11 Nov	. 108	Rochester— Thursday, 7 October	94
Donald— Tuesday, 12 October	100	Sale— Wednesday, 27 Octobe	r 104
Echuca— Wednesday, 6 Octobe		Sandhurst— Tuesday, 19 October	102
Kerang		Seymour— Tuesday, 12 October	100
Tuesday, 12 October  Mansfield—	100	Traralgon— Thursday, 28 October	104
Tuesday, 12 October Melbourne—	100	Wangaratta— Friday, 19 November	108
Tuesday, 5 October Tuesday, 12 October		Yarrawonga— Wednesday, 10 Nov.	108

Lands and Survey Office, Melbourne.

SALES (Nos. 6421, 6422, 6423, AND 6424) 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 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 17th day of March 1885, and published in the Government Gazette of the 20th March 1885, page 817.

A deposit of one-fourth 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 receiver and paymaster, and the residue of such price will be payable in twelve (12) equal instalments on the last day of each successive period of three (3) months from the time of sale, or, if the purchaser choose, at any earlier time or times, being one of such last days of any of the periods of three (3) months stated above; such residue of payment will bear interest at the rate of six (6) per centum per annum, to be computed from the time of sale to the time of payment of such residue or instalment of such residue.

The Governor in Council may, if he think fit, register the transfer of the interest of any purchaser of an allotment sold by public auction prior to the final payment of the purchasemoney being made. The fee for such registration shall be One pound eleven shillings and sixpence.

JNO. L. DOW, Commissioner of Crown Lands and Survey.

Office of Lands and Survey, Melbourne, 30th September 1886.

CASTERTON.—Sale (No. 6421) at ELEVEN o'clock a.m. on THURSDAY the 11th NOVEMBER 1886, at the AUCTION ROOMS of Mesers, CUSSEN AND INGPEN, Casterton. To be conducted by the LAND OFFICER.

#### TOWN LOTS.

CASTERTON, PARISH OF CASTERTON, COUNTY OF FOLLETT.

The site of the Temperance Hall and Reading Room.

Upset price 15t. per lot.—Charge for survey 1t. Lot 1. Area Ir., allotment 5A, section 12. Valuation 300%.

DARTMOOR, PARISH OF DARTMOOR, COUNTY OF FOLLETT.

#### In the township.

Upset price 81. per acre.—Charge for survey 11.

Lot 2. Area 1a., allotment 1, section 12. Lot 3. Area 3r. 24p., allotment 2, section 12. Lot 4. Area 2r. 32p., allotment 3, section 12. Lot 5. Area 2r. 12p., allotment 4, section 12.

Lot 6. Area 2r. 4p., allotment 5, section 12. Lot 7. Area 2r. 38p., allotment 1, section 2. Lot 8. Area 1r. 26p., allotment 2, section 2.

TARRAYOUKAN, PARISH OF TARRAYOUKAN, COUNTY OF DUNDAS. In the township.

In the township.

Upset price 13l. per lot.—Charge for survey 1l.
Lot 9. Area 3a. 0r. 24 7-10p., allotment 15.
Lot 10. Area 3a. 0r. 24 7-10p., allotment 16.
Lot 11. Area 3a. 0r. 24 7-10p., allotment 17.
Lot 12. Area 3a. 0r. 23 6-10p., allotment 28.
Lot 13. Area 3a. 0r. 23 8-10p., allotment 27.
Lot 14. Area 3a. 0r. 23 9-10p., allotment 26.
Lot 15. Area 3a. 0r. 24 1-10p., allotment 25.
Lot 16. Area 3a. 0r. 24 1-10p., allotment 25.
Lot 16. Area 3a. 0r. 24 1-10p., allotment 24.

Lipset unice 8l. per lot —Charge for survey 1l.

Upsot price 8t, per lot.—Charge for survey 1t.
Lot 17. Area la. 3r. 39p., allotment 23.
Lot 18. Area la. 3r. 39, allotment 22.
Lot 19. Area la. 3r. 31, 7-10p., allotment 21.
Lot 20. Area la. 2r. 39 7-10p., allotment 20.

#### COUNTRY AND SPECIAL LOTS.

Parish of Beerik, county of Dundas.

A former 110th section reserve, adjoining the holdings of G. Taylor and A. Riley.

Upset price 2l. per acre.—Charge for survey 1l. Lot 2l. Area 10a., allotment 2, section 14.

PARISH OF DARTMOOR, COUNTY OF FOLLETT. The forfeited selection of Duncan McPherson.

Upset price 1l. per acre.—Charge for survey 4l. 10s. 1.ot 22. Area 49a. 3r. 37p., al.otment 35s.

PORTLAND.—Sale (No. 6422) at TWELVE o'clock noon on THURSDAY the 4th NOVEMBER 1886, at the COURT HOUSE. Portland. To be conducted by the LAND OFFICER. Auctioneers: Messrs. JAMES HARRIS AND

#### SUBURBAN LOTS.

HEYWOOD, PARISH OF DRUMBORG, COUNTY OF NORMANBY.

In the township.

Upset price 4l. per acrs.—Charge for survey 1l.

Lot 1. Area 2a. 2r. 9p., allotment 29.

Lot 2. Area 2a. 1r. 3p., allotment 30.

Lot 3. Area 1a. 3r. 31p., allotment 34.

Upset price 37. per acre.—Charge for survey 11. Lot 4. Area 5a., allotment 11. Lot 5. Area 5a., allotment 12. Lot 6. Area 3a. 0r. 13p., allotment 49. Lot 7. Area 3a. 0r. 13p., allotment 50.

ORFORD, PARISH OF BROADWATER, COUNTY OF VILLIERS. In the township.

Upset price 21. 10s. per acre.—Charge for survey 11.

Lot 8. Area 20a., allotment 12 Lot 9. Area 20a., allotment 13. Lot 10. Area 11a. 0r. 27p., allotment 14.

#### COUNTRY LOTS.

Parish of Dunmore, county of Normanby.

A former reserve, adjoining the holding of Henry Cross.

Upset price 1l. 15s, per acre.—Charge for survey 3l. Lot 11. Area 60a., allotments 3D, 3E, 4K, and 4м.

PARISH OF TYBENDARRA, COUNTY OF NORMANBY.

A former reserve under section 102 of "The Land Act 1869."

Upset price 1/. 10s. per acre.—Charge for survey 7/. 8s. Lot 12. Area 147a. 0r. 29p., allotment 59c.

WANGARATTA.—Sale (No. 6423) at TEN o'clock a.m. on FRIDAY the 19th NOVEMBER 1886, at the COURT HOUSE, Wangaratta. To be conducted by E. T. DUNN, Esq., Land Officer. Auctioneer: Mr. ALEXANDER TONE.

### TOWN LOTS.

Wangaratta, parish of Wangaratta North, county of Moira.

#### In the township.

Upset price 211. per lot.—Charge for survey 11. Lot 1. Area 1a. 3r. 3p., allotment 1, section 66.

Upset price 20%, per lot.—Charge for survey 1%. Lot 2. Area 1a. 2r. 36p., allotment 2, section 66.

Upset price 12t, per lot.—Charge for survey 1t. Lot 3. Area 1a, 0r. 15p., allotment 3, section 66.

Upset price 7t. per lot.—Charge for survey 1t. Lot 4. Area 2r. 18p., allotment 4, section 66.

Upset price 12/. 10s. per lot.—Charge for survey 1l. Lot 5. Area 1a. 0r. 32p., allotment 1, section 67. Lot 6. Area 1a. 0r. 36p., allotment 2, section 67.

Upset price 10t. per lot.—Charge for survey 1t. Lot 7. Area 3r. 15p., allotment 3, section 67.

Upset price 6t. per lot.—Charge for survey 1t. Lot 8. Area 1r. 37p., allotment 4, section 67.

WANGARATTA, PARISH OF WANGARATTA NORTH, COUNTY OF DELATITE.

Upset price 12% per lot.—Charge for survey 1%. Lot 9. Area 1a. 0r. 21p., allotment 1, section 68. Upset price 15t, per lot.—Charge for survey 1t. Lot 10. Area 1a. 1r. 20p., allotment 2, section 68. Upset price 21t, per lot.—Charge for survey 1t.
Lot 11. Area la. 3r. 13p., allotment 3, section 63.
Upset price 12t, per lot.—Charge for survey 1t.
Lot 12. Area la. 0r. 19p., allotment 1, section 69. Upset price 10t. per lot.—Charge for survey 1t. Lot 13. Area 3r. 9p., allotment 2, section 69.

#### SUBURBAN LOTS.

GRETA, PARISH OF GRETA, COUNTY OF DELATITE.

In the township.

Upset price 4l. per acre.—Charge for survey 1l. Lot 14. Area 5a., section V. Lot 15. Area 5a. 3r. 20p., section W.

#### COUNTRY AND SPECIAL LOTS.

Parish of Moyhu, county of Delatite.

Formerly reserved under section 110 of "The Land Act 1869," adjoining the holding of Joseph Cleary.

Upset price 1l. 10s. per acre.—Charge for survey 1l. Lot 16. Area 6a. 3r., allotment 2c, section 16. Lot 17. Area 2a. 1r., allotment 2c, section 17.

PARISH OF MOROAN, COUNTY OF MOIRA.

Adjoining the holding of Mr. J. B. Higgins.

Upset price 1l. 6s. per acre.—Charge for survey 1l. Lot 18. Area 12a. 1r., allotment 456.

PARISH OF WANGARATTA NORTH, COUNTY OF BOGONG.

Formerly held under license by Thomas and Honora O'Dwyer, on the Reedy Creek, adjoining the holding of M. O'Neill.

Upset price 3t. per acre.—Charge for survey 2t. 5s. Lot 19. Area 5a., allotment 26. Lot 20. Area 5a., allotment 27.

Formerly held under license by Daniel O'Neill. Upset price 4l. per acre.—Charge for survey 4l. 10s. Lot 2l. Area 10a. 3r. 13p., allotment 5s, section 17a.

YARRAWONGA.—Sale (No. 6424) at ELEVEN o'clock a.m. on WEDNESDAY the 10th NOVEMBER 1886, at the COURT HOUSE, Yarrawonga. To be conducted by the LAND OFFICER. Auctioneers; Messrs. CHAS. WEMYSS AND CO.

#### TOWN LOTS.

YARRAWONGA, PARISH OF YARRAWONGA, COUNTY OF MOIRA. In the township.

In the township.

Upset price 3l. per lot.—Charge for survey 1l.

Lot 1. Area 24p., allotment 1, section 8a.

Upset price 5l. per lot.—Charge for survey 1l.

Lot 2. Area 1r. 4p., allotment 2, section 8a.

Lot 3. Area 1r. 4p., allotment 3, section 8a. One month allowed to remove improvements.

Lot 4l. Area 1r. 4p., allotment 4, section 8a.

Lot 5, Area 1r. 15p., allotment 5, section 8a.

Upset price 6l. per lot.—Charge for survey 1l.

Lot 6, Area 1r. 21p., allotment 1, section 10a.

Lot 7, Area 1r. 28p., allotment 2, section 10a.

Lot 8, Area 1r. 35p., allotment 2, section 10a.

Lot 9, Area 1r. 35p., allotment 4, section 10a.

Upset price 3l. per lot.—Charge for survey 1l.

Upset price 3t. per lot.—Charge for survey 1t. Lot 10. Area 20p., allotment 5, section 10A.

Upset price 10t. per lot.—Charge for survey 1t.
Lot 11. Area 2r., allotment 1, section 43.
Lot 12. Area 2r., allotment 11, section 43.
Lot 13. Area 2r., allotment 12, section 43.
Lot 14. Area 2r., allotment 1c, section 43.
Lot 15. Area 2r., allotment 1D, section 43.

Lot 15. Area 2r., allotment 1n, section 43.

Upset price 6l, per lot.—Charge for survey 1l.

Lot 16. Area 2r., allotment 1, section 44.

Lot 17. Area 2r., allotment 2, section 44.

Lot 18. Area 2r., allotment 3, section 44.

Lot 19. Area 2r., allotment 4, section 44.

Lot 20. Area 2r., allotment 6, section 44.

Lot 22. Area 2r., allotment 7, section 44.

Lot 22. Area 2r., allotment 7, section 44.

Lot 23. Area 2r., allotment 9, section 44.

Lot 24. Area 2r., allotment 10, section 44.

Lot 25. Area 2r., allotment 10, section 54.

Upset price 8l. per lot.—Charge for survey 1l.

Lot 26. Area 2r., allotment 1, section 51.

Lot 27. Area 2r., allotment 3, section 54.

Lot 28. Area 2r., allotment 4, section 54.

Lot 29. Area 2r., allotment 4, section 54.

Upset price 6l. per lot.—Charge for survey 1l.

Upset price 6l. per lot.—Charge for survey 1l.
Lot 30. Area 2r., allotment 1, section 55.
Lot 31. Area 2r., allotment 2, section 55.
Lot 32. Area 2r., allotment 3, section 55.
Upset price 7l. per lot.—Charge for survey 1l.
Lot 33. Area 2r. 21p., allotment 1, section 41.

Upset price 6l. per lot.—Charge for survey 1l. Lot 34. Area 2r. 6p., allotment 2, section 4l. Lot 35. Area 2r. 2p., allotment 3, section 4l.

Upset price 10!. per lot.—Charge for survey 1!. Lot 36. Area 1r. 18p., allotment 1, section 41A.

#### SUBURBAN LOTS.

Bundalong, parish of Bundalong, county of Moira.

In the township.

Bundalong, Parish of Bundalong, county of Mol

In the township.

Upset price 3d. per acre. —Charge for survey 1d.

Lot 37. Area 2a. 1r. 30p., allotment 1, section 23.

Lot 38. Area 3a. 0r. 7p., allotment 2, section 23.

Lot 39. Area 3a. 0r. 7p., allotment 3, section 23.

Lot 40. Area 4a., allotment 1, section 24.

Lot 42. Area 5a., allotment 3, section 24.

Lot 42. Area 5a., allotment 3, section 24.

Lot 43. Area 6a. 0r. 15p., allotment 1, section 25.

Lot 44. Area 5a., allotment 2, section 25.

Lot 45. Area 5a., allotment 3, section 25.

Lot 46. Area 5a., allotment 4, section 25.

Lot 47. Area 3a., 2r. 36p., allotment 1, section 26.

Lot 48. Area 3a. 0r. 7p., allotment 2, section 26.

Lot 50. Area 3a. 0r. 7p., allotment 2, section 27.

Lot 51. Area 3a. 0r. 7p., allotment 3, section 27.

Lot 52. Area 3a. 0r. 7p., allotment 4, section 27.

Lot 53. Area 2a. 0r. 20p., allotment 4, section 27.

Lot 54. Area 2a. 0r. 11p., allotment 4, section 28.

Lot 56. Area 2a. 1r. 11p., allotment 2, section 28.

Lot 56. Area 3a. 2r. 31p., allotment 3, section 28.

Lot 56. Area 3a. 2r. 33p., allotment 4, section 28.

Lot 58. Area 1a. 3r. 37p., allotment 4, section 28.

Lot 58. Area 3a. 2r. 33p., allotment 4, section 30.

Lot 60. Area 5a. 1r. 13p., allotment 1, section 31.

Lot 61. Area 6a. 3r. 33p., allotment 1, section 31.

Lot 62. Area 3a. 3r. 17p., allotment 1, section 32.

Lot 63. Area 3a. 3r. 17p., allotment 4, section 32.

Lot 66. Area 5a. 1r. 14p., allotment 3, section 33.

Lot 67. Area 5a. 1r. 14p., allotment 3, section 33.

Lot 68. Area 5a. 1r. 14p., allotment 3, section 33.

Lot 69. Area 5a. 1r. 14p., allotment 3, section 33.

Lot 69. Area 5a. 1r. 14p., allotment 3, section 33.

Lot 69. Area 5a. 1r. 14p., allotment 6, section 33.

Lot 69. Area 5a. 1r. 14p., allotment 6, section 33.

Lot 69. Area 5a. 1r. 14p., allotment 6, section 33.

Lot 60. Area 5a. 1r. 14p., allotment 6, section 33.

Lot 60. Area 5a. 1r. 14p., allotment 6, section 33.

#### COUNTRY LOTS.

Parish of Boomahnoomoonah, county of Moira.

Adjoining the holding of James Patullo.

Upset price 1l. 10s. per acre.—Charge for survey 1l. Lot 71. Area 7a. 1r. 30p., allotment 4A, section D.

Parish of Boosey, county of Moira.

Adjoining the holding of Michael Keady.

Upset price 1*l.* 10s. per acre.—Charge for survey 1*l.* Lot 72. Area 10a. 1r. 33p., allotment 131c.

#### ASSESSMENT OF RENT OF GRAZING AREAS.

NOTICE is hereby given that the yearly rent payable in respect of leases for grazing areas in the undermentioned parish, in the county of Anglesey, has been fixed as follows:—

Parish. Rate per acre per annum Threepence. Acheron ...

JNO. L. DOW, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 27th September 1886.

#### CEMETERY.

CCOUNTS of Trustees, pursuant to The Cemeteries Statute \_ 1864 (27 Vict. No. 201, sec. 28).

INGLEWOOD PUBLIC CEMETERY.

1st January to 31st December 1885.

				£149 ,6	6
Overdraft at Bank	•••	•••	 	13 14	1
Deposit by contractor	· for fen	cing	 • • • •	5 0	0
dovernment loan (to			 	35 10	0
Tees for graves, &c.			 	78 8	6
Salance		•••	 	£16 13	11

		EXPEN:	DITUR	F.			
Salaries				***	 £14	2	0
Office expenses		•••			 2	9	6
Works					 77	0	0
Refund of depo	sit to	contractor			 .5	0	0
Grave-digging	•••			***	 26	4	6
Interest			•••		 0	12	6
Balance		***	• • •		 23	18	0

P. DELANY, JOHN WALLS, THO. PHILLIPS;

£149 6 6

Trustees.

Declared at Inglewood, this 17th day of September 1886, here WM. BASTOW, J.P.

#### LANDS TEMPORARILY RESERVED FROM SALE, ETC.

IN pursuance of the provisions of The Land Act 1884 (48 Vict. No. 812, § 10 and 13) 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, temporarily, from sale and leasing, and from having a licenso granted in respect thereof, and has also (unless where otherwise stated) excepted from occupation for mining purposes or for residence or business under any miner's right or business license, in pursuance of the 10th section of the said Land Act 1884, the lands hereinafter described viz described, viz. :-

#### Pursuant to Orders of 27 September 1886.

Pursuant to Orders of 27 September 1886.

Ballaria East and Ballaria Parisi — Reserve for the growth and preservation of Timber, also excepted from occupation for residence or business under any miner's right or business license.—One thousand and forty acres, more or less, county of Grant, town of Ballaria East and parish of Ballariat: Commencing at the intersection of the southern side of Eureka street and the western boundary of the parish of Warrenheip; bounded thence by the said street bearing north-westerly to the north-east angle of allotment A of section 209, in the said town; thence by a line bearing south about one hundred and fifty chains to the north-eastern boundary of allotment A¹, parish of Ballaria; thence by that allotment south-easterly, south-westerly, and north-westerly, and by allotments? B¹ and B² north-westerly, and by allotment \$B¹ and B² north-westerly, to the west angle of the last-mentioned allotment; thence by a line bearing south-east angle thereof; thence by a line bearing south-westerly to the north-east angle of allotment 6 of section 4a¹; thence by that allotment bearing southerly, and by allotment 4 bearing easterly and southerly to the south-east angle of the latter; thence by a road bearing north-easterly and easterly to a point in line with the western boundary of allotment 12; thence by a line, the last-mentioned allotment, and a line bearing N. O¹ 18′ W. sixty-one chains; thence by a road bearing easterly that allotment, allotments 17′, 27′, 27′, and a line bearing N. O¹ 18′ W. sixty-one chains; thence by a road bearing north-enter Sr. (7°, 27′, and a line bearing north-enter) that pairs of commencement. — (B. 126(e) 128(e) 
Bolca—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—One hundred acres one rood cleven perches, county of Bogong, parish of Bolga: Commencing at the southeast angle of allotment 9 of section 10; bounded thence by that allotment and allotment 7 bearing N. 6° 37′ E. thirty-three chains fifty links; and by the last-mentioned allotment and a road bearing 'S. 83° 27′ E. eighteen chains ninety-nine links; and thence by roads bearing respectively S. 26° 31′ E. forty chains three links and N. 83° 23′ W. forty chains eighty-seven links to the point of commencement.—(W.292) (86.M.43011.)

BONTHERAMBO—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—Twenty-five acres seventeen perches, county of Bogong, parish of Bontherambo, being allotment 59c: Commencing at the north-cast angle of the allotment; bounded thence by the road from Rutherglen to Wangaratta bearing N. 0° 6° K. fifteen chains five links; thence by a road bearing N. 89° 56′ W. sixteen chains sixty-nine links; and thence by allotment 59n bearing N. 0° 7′ W. fifteen chains four links and N. 89° 54′ E. sixteen chains sixty-nine links to the point of commencement.—(B. 587(\*) (86.M. 43011.)

BONTHERAMBO—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—Forty acres fourteen perches, county of Bogong, parish of Boutherambo, in the two separate portions hereinafter described, viz.:—

Twenty acres, being portion of allotment 61: Commencing at a point bearing N. 0° 7′ W. eleven chains nine links from the south-east angle of the allotment: bounded thence by James Tuohey's leasehold bearing S. 89° 53′ W. ten chains, N. 0° 7′ W. twenty chains, and N. 89° 33′ E. ten chains; and thence by a road bearing S. 0° 7′ E. twenty chains to the point of commencement. And

Twenty acres fourteen perches, being part of allotment 03:, Commencing at a point bearing north eleven chains nine links, from the south-west angle of the allotment; bounded thence by a road bearing north twenty chains four links; and thence by W. Fitzgerald's licensed block bearing east ten chains three links, S. 0° 2′ W. twenty chains four links, and west ten chains two links to the point of commencement.—(B.587(2) (86, M.43011.)

BUCKRABANYULE—Site for a State School (application 2810), also excepted from occupation for mining purposes or for 1951 dence or business under any miner's right or business lierake.
—Five acres one perch, county of Oladstone, parish of Hatkrabanyule, at Buckrabanyule: Commencing at the south-wert angle of the site, being a point bearing S. 80° 57° E. one chain from the south-east angle of allotment 20; bounded thence by row a hearing respectively N. 9° 13° E. five chains one link. S. 80° E. mine chains minety-eight links and a half, S. 9° 3° W. five chains, and N. 80° 57° W. ten chains to the point of commencer int.—(B.661A) (86° E. 13007.) (B.661A) (86.E.13007.)

(B.661A) (86.E.13007.)

BINDALONG—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—Thirty-one acres two roads, county of Moira, parish of Bundalong, being allotment 550: Commencing at the south-west angle of allotment 55A; bombded thence by that allotment bearing cast forty-five chains and by allotment 86 learning south seven chains; and thence by roads-bearing respectively

west forty-five chains and north seven chains to the point of commencement.—(B.559(2)  $\,$  (86.M.43011.)

Commencement.—(B.559!2) (86.M.43011.)

Carlyle.—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—Fifty-six acres one rood thirty-eight perches, county of Bogong, parish of Carlyle, being allotment 2a; bounded thence by the road to Chiltern bearing S. 449 30° E. twenty-nine chains thenty-one links; thence by a road bearing west thirty-seven chains thirty-four links; thence by allotment 3 bearing north twenty chains eighty-four links; and thence by allotment 2a aforesaid bearing cast sixteen chains eighty-seven links to the point of commencement.—(C.187|3) (86.M.48011.)

Carraragament.—(C.18(\*) (86.M.43011.)

Carraragament.—(C.18(\*) (86.M.43011.)

Carraragament.—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—Forty acres twenty-four perches, county of Bogong, parish of Carraragamentage, being allotinent 222.1: Commencing at the north-east angle of the allotment; 2b ounded thence by allotment 222 bearing S. 0° 12′ W. twenty chains three links, and N. 0° 9′ E. twenty chains two links; and thence by a road bearing S. 89° 40′ E. twenty chains five links to the point of commencement.—(C.188(\*) (86.M.43011.)

of commencement.—(C.188') (86.31.43011.)

CARRARAGABMUNGEE—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—Sixty acres one rood three perches, county of Bogong, parish of Carraragarmungee, being allotment 205B: Commencing at the south-west angle of allotment 202; bounded thence by a line and allotment 225 hearing N. 89° 37' W. twenty-four chains four links; thence by allotment 255 bearing N. 0° 24' E. twenty-five chains seven links and S. 89° 36' E. twenty-four chains four links; and thence by allotment 202 aforesaid bearing S. 0° 24' W. twenty-five chains seven links to the point of commencement.—(C.1881) (86.M.43011.)

CARRARAGAEMUNGEE—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—Twenty acres, county of Bogong, parish of Carraragarmungee, being allotment 231s: Commencing at the south angle of allotment 230a; bounded thence by allotment 231 bearing S. 50° 36° W. thirteen chains thirty-three links, by that allotment and a line bearing N. 38° 24′ W. fifteen chains, and by a line bearing N. 50° 36′ E. thirteen chains thirty-three links; and thence by allotment 230a aforesaid bearing S. 38° 24′ E. fifteer, chains to the point of commencement.—(C.188(\*)) (86.M. 43011.)

ment.—(C.188(\*) (86.M.43011.)

Carraramamingee—Site for Water Supply purposes, also excepted from occupiation for residence or business under any miner's right or business license.—Forty acres twenty-seven perches, county of Bogong, parish of Carraragarmungee, being allotment 227A: Commencing at the north-east angle of the allotment; bounded thence by a road bearing S. 26' 28' W. twenty-five chains three links; thence by a line and allotment 227 bearing N. 89' 58' W. twelve chains thirty-three links, and by the last-mentioned allotment beauing N. 0' 2' E. twenty-two chains forty-five links; and thence by a road bearing S. 89' 54' E. twenty-three chains forty-eight links to the point of commencement.—(C.188(\*) (86.M.43011.)

(C.1884) (86.M.43011.)

CARRARAGAEMUNGEE—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—Twelve acres, more or less, county of Bogong, parish of Carraragarmungee, being allotment 6n of section 7a; Commencing at the west angle of allotment 6n; bounded thence by that allotment bearing N. 51° E. six chains sixty links; thence by allotment 6c and a line bearing N. 39° W. to Reedy or Eddorado Creek; thence by that creek downwards to a point in line with the north-east boundary of allotment 3n; and thence by a line and the last-mentioned allotment bearing S. 39° E. to the point of commencement.—(C.188(\*) (86.M.43011.)

E. to the point of commencement.—(C.188(\*) (86.M.43011.)

CARKARMARMENGEE—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—Eighty acres one rood, county of Bogong, parish of Carraragarmungee, being allotment 181: Commencing at the north-west angle of the allotment; bounded thence by allotment 181a bearing N. 89\*4\* E. twenty-eight chains sixty-two links; by that allotment and allotment 181b bearing S. 81\*6 ft. twenty-eight chains four links, and by the last-mentioned allotment bearing S. 81\*57\*W, twenty-eight chains sixty-three links; and thence by a road bearing N. 9\*3\*W, twenty-eight chains three links to the point of commencement.—(C.188(\*)) (86.M.43011.)

(C.188(\*) [86, M.43011.)

CARRAIMARMINGRE—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—Thirty-four acres three roods eleven perches, county of Bogong, parish of Cararagarmungee, being allotments 187 and 187a. Commencing at the south-west angle of allotment 190; bounded thence by roads bearing respectively N. 89° 28° W. twenty-four chains sixty-three links and N. 0° 24° E. eight chains three links; thence by allotment 188 bearing S. 89° 39° E. twelve chains three links, and S. 80° 30° E. twelve chains fifty-two links; and thence by allotment 190 aforesaid bearing S. 0° 30° W. twenty-four chains three links to the point of commencement. — (C.188(\*)) (86.M.43011.)

(86.M.43011.)
CARRARMARMENGEE—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—Twenty-three acres, county of Bogong, parish of Carraragamnunges, being allotanent 2c of Bogong, parish of Carraragamnunges, being allotanent 2c of bounded them the bearing N. 39° W. Abrachains fifty-four links from the west angle of allotment 4° bounded thence by a road bearing N. 39° W. nine chains links; thence by allotanent 2c bearing N. 31° E. twenty-first, and thence by allotanent 3c bearing S. 39° E. nine chains links and S. 51° W. twenty-five chains to the point of ment.—(C.1880) (86.M.43011.)

GLENROWEN—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—Nineteen acres, more or less, county of Delatite, parish of Glenrowen, being allotment 109a: Commencing at a point on the left bank of Fifteen-mile Greek where the south-western boundary of the Greenvale pre-emptive section abuts thereon; bounded thonce by the said section bearing N. 57° 58′ W. eleven chains forty links; thence by the road to Greta bearing S. 23° 16′ W. thirty-three chains seventy-eight links; thence by a road bearing S. 81° 58′ E. three chains seventy-nine links to the aforesaid creek; and thence by that creek downwards to the point of commencement.—(C.92(2)) (86.M.43011.)

wards to the point of commencement.—(G.92) (86.M.43011.)
GORAMBAT—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—Twelve acres two roods two perches, county of Moira, parish of Goorambat, being allotment 97A: Commencing at the north angle of allotment 97; bounded thence by that allotment bearing S. 53° 80° W. thit teen chains twenty-nine links; thence by J. H. Woodward's licensed block bearing S. 80° 18° W. fourteen chains seventeen links; thence by a road bearing N. 53° 30° E. twenty-five chains ninety-four links; and thence by allotment 98 and a line bearing S. 35° 30° E. six chains thirty-eight links to the point of commencement.—(G.173(\*) (86.M.43011.)

Killawarran-Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—Twenty-six acres, more or less, county of Moira, parish of Killawarra: Commencing at the north-east angle of allotment 76; bounded thence by a road bearing east about nineteen chains to the road to Benalla; thence by that road bearing south-westerly to the east boundary of allotment 76 aforesaid; and thence by that allotment bearing north to the point of commencement.—(K.124(\*) (86.M.43011.)

point of commencement.—(K.124(\*)) (86.M.43011.)

Killawarra.—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—One hundred and eighty-soven acres, more or less, county of Moira, parish of Killawarra, being allotments 44a, 44c, and 45b; Commencing at the north-east angle of allotment 45a; bounded thence by that allotment bearing west twenty-two chains seventy-five links; thence by allotment 44a bearing routh twenty chains seventy-eight links west fourteen chains eighty-eight links, and north thirty-nine chains thirty-six links; thence by a road bearing S. 56 29° E. to a point in line with the south-east boundary of the Greenvalo pre-emptive section; thence by a line and that section bearing N. 33 '1' E. seventeen chains twenty-four links; thence by allotment 45a bearing S. 56 29° E. seven chains eighty-eight links, and by the Stato School reserve bearing S. 33 '31' W. two chains fifteen links and S. 56' 29° E. ten chains thirty-five links; and thence by the road to Wangaratta bearing S. 10' 45' E. fifty-one chains thirty-eight links and S. 24' 40' W. seven chains sixty-five links to the point of commencement. Excepting a proclaimed road.—(K.124(-) (S.M.43011.)

(K.1247) (86.M.43011.)

Killawarra—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—Fifteen acres, county of Moira, parish of Killawarra: Commencing at the south-west angle of allotment 46.; bounded thence by that allotment and allotment 47 bearing east seventeen chains seventy-tivo links; thence by allotment 47.A bearing south ten chains forty-six links and west ten chains ninety-four links; and thence by the road from Wangaratta hearing N. 33° 3° W. twelve chains forty-eight links to the point of commencement.—(K.124(2)) (86.M.43011.)

of commencement.—(K.1242) (80.M.43011.)

Killanwarra.—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—Three hundred and nineteen acres one rood seven perches, county of Moira, parish of Killawarra, being allotment 39: Commencing at the south-west angle of 'allotment 40; bounded thence by that allotment and a line bearing east sixty chains fifty-five links; thence by a road bearing \$3.37.35' E. twenty-nine chains ninety-four links; thence by the road from Wangaratta bearing \$6.70 V. Eive chains and \$5.97 & E. sixty links; thence by a road bearing \$5.70.46' W. eighty-four chains eight links; and thence by allotments 32a and 32a bearing north fifty-six chains ninety-nine links to the point of commencement.—(K.1249) (88.M.43011.)

-(K.124°) (86.M.43011.)
LILIPUT—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—Fourteen acres, county of Bigong, parish of Lilliput, being allotment 4x of section Q: Commencing at the south-west angle of the allotment; bounded thence by a road bearing north seven chains; thence by allotment 4 bearing east twenty chains and south seven chains; and thence by a road hearing west twenty chains to the point of commencement.—(L.1154) (85.M.43011.)

Morans—Site for Water Supply researce allowed the seven commencement.—(L.1154)

(L.115)\*\* (86.M.43011.)

Moroan—Site for Water Supply purposes, also excepted from coupation for residence or business under any miner's right or business license.—One handred and eighty-four acres thirty-four perches, county of Moira, parish of Mokoan, being allotanents 56: and 57: Commencing at the south angle of allotanents 56: and barrier in the south angle of allotanents 56: seventeen chains fine links; thence by allotanent 56 bearing S. 22\*\* to E. seventeen chains fine links; thence by flottent 56 bearing S. 27\*\* 50\* E. thirty-nine chains fifty links and N. 62\*\* 10\*\* E. sixteen chains ninety-five links; thence by roads bearing respectively S. 27\*\* 50\* E. thirty-nine chains seven links, S. 32\*\* 41\*\* W. sixty-eight links, and S. 62\*\* 10\*\* W. thirty-three chains thirty-nine links; and thence by allotanent Fs, a line, and allotanent f1 bearing N. 27\*\* 50\*\* W. sixty-eight chains eighty-one links to the point of commencement—(Al.463(\*)) (86.M.43011.)

MOVIU—Site for Water Supply purposes, also excepted from quality for residence or business under any miner's right or license.—Nine acres, county of Delatite, parish of Commencing at a point beauing west seven chains fity the south-east angle of allotment 11s of section 16;

bounded thence by the said allotment, a line, and allotment 1A of section 17 bearing east eleven chains fifty links; and thence by William Thomas licensed block bearing south nine chains, by that block, a line, and allotment 2A bearing east eleven chains fifty links; and by the last-mentioned allotment bearing north nine chains to the point of commencement. Excepting a proclaimed road.—(M.2187) [86.M.43011.]

MOYHU—Site for Water Supply puposes, also excepted from occupation for residence or business under any miner's right or business license.—Forty acres, county of Delatite, parish of Moyhu, situate in section 9: Commencing at the south-cast angle of allotment 6; bounded thence by a road bearing south twenty-two chains thirteen links, west twelve chains, N. 46° 5W W. nine chains eighty links, and north fifteen chains forty-three links; and thence by allotment 6 aforesaid bearing cast nineteen chains sixteen links to the point of commencement.—(M.218°) (86.M.43011.)

PRECHELBA—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—Ninety acres, more or less, county of Moira, parish of Peechelba, being part of allotment 67: Commencing at the north-west angle of the stone reserve; bounded thence by that reserve bearing south five chains and east ten chains; thence by roads bearing respectively south and south-westerly, and by the west boundary of allotments 67a and 67c bearing south to the north boundary of T. Carley's licensed block; thence by that block hearing west twenty chains forty-four links, and by that block hearing west twenty chains forty-four links, and by that block and a line bearing north-westerly to the south boundary of allotment 66x; and thence by that allotment and allotment and solutionent 65 bearing east to the point of commencement.—

(P.137(4) (86.M.43011.)

(P.15)(?) (30.3.4.001.)

PELLUERLA—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—Forty-eight acres three roods thirty-seven perches, county of Moira, parish of Pelluebla: Commencing at the north-east angle of allotment 25 of section D; bounded thence by roads bearing respectively east twenty-five chains seventy-eight links and south nineteen chains; thence by a line bearing west twenty-five chains seventy-eight links; and thence by the aforesaid allotment bearing north nineteen chains to the point of commencement.—(P.145)(\*) (86.M.43011.)

Commencement.—(P.145(\*) (86.M.43011.)

Pelluebla—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—Twelve acrees one root thirty-two perches, county of Moira, parish of Pelluebla, being allotment 18 A of section A: Commencing at the south-east angle of allotment 20; bounded thence by that allotment bearing north fifteen chains two links, by that allotment, a line and allotment 18 bearing east mine chains twenty-nine links, and by the last-mentioned allotment bearing south fifteen chains two links; and thence by a road bearing west nine chains twenty-nine links to the point of commencement. Excepting a proclaimed road.—(P.145(\*)).

(86.M.43011.)

PELLIEBLA—Site for Water Supply purposes, also excepted from 'occupation for residence or business under any miner's right or business license.—Ninety-five acres, more or less, country of Moira, parish of Pelluebla: Commencing at the north-west angle of allotment 15a of section A; bounded thence by that allotment and a line bearing west fifteen chains ninety-one links; thence by allotment 11 bearing north-westerly, northerly, and north-easterly to the north-east angle thereof; thence by a line bearing N. 30; 53° E. one chain sixteen links; thence by allotment 10 and a line bearing east four chains seventy-six links, and by a line and the least-mentioned allotment bearing north six chains sixty-seyen links; thence by allotment 14 and a line bearing south seven chains sixty-seven links; and thence by allotment 15 bearing west and south to the point of commencement.—(P.145(4) (Sc.M.43011.)

commencement.—(P.145(!) (86.M.43011.)

Seymours—Site for a Public Park, also excepted from occupation for residence or business under any miner's right or business license.—Twenty-six acres three roads thirty-two perches, county of Anglesey, township of Seymour: Commencing at a point bearing N. 46' 23' W. one chain from the north angle of allotment 5 of section A: bounded thence by the police reserve bearing.N. 46' 23' W. fourteen chains forty-three links; thence by a line parallel with and one chain fifty links distant from the right bank of the Goulburn River, westerly and southerly to the road forming the north-east boundary of section J; thence by that road bearing S. 46' 52' E. five chains eighty links; and thence by a road bearing N. 43° 37' E. eighteen chains forty-one links to the point of commencement.—(S.257) (S.P.20635.)

point of commencement.—(S.257)—(S. P.20695.)

TAMINICK—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license. One hundred and fifty-six acres three roods thirty one perches, county of Moiral parish of Taminick: Communing at the southermost angle of Anna Green's leasehold: belyinded thence by that leasehold bedying N. 62°14′ E. fifty-four chairs styre-eight links and N. 27′ 46′ W. eighteen chains: thence by roads bearing respectively N. 62°14′ E. nine chains five links and S. 27° 46′ E. thirty-three chains seven links; thence by L. Green's licensed block bearing S. 62°14′ W. forty chair's and S. 27° 46′ E. eighteen chains eighty links; and thence by a last bearing respectively S. 62°11′ W. twenty-three chains seven by three links and N. 27′ 46′ W. thirty-three chains eigh 'sseven links to the point of dommencement.—(T.155(\*) (S8.) f. 43011.)

Thunner—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or tusiness license.—Tvienty acres, county of Moira, parish of Taminick, being part of gallottnent 6: Commencing at the south angle of the allottnent; bounded thence by a road bearing N. 17 14 El twenty-eight chains twenty-eight links; thence by Anna

Green's leasehold bearing S. 27° 46′ E. twenty chains; and thence by a road bearing S. 62° 14′ W. twenty chains to the point of commencement.—(T.155(2)) (S6.M.43011.)

thence by a road bearing S. 62° 14° W. twenty chains to the point of commencement.—(T.155(2) (86.M.43011.)

Taminor — Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—Twenty-four acrés, more or less, county of Moira, parish of Taminick: Commencing at the southernmost angle of D. Green's licensed block; bounded thence by that block bearing N. 31° 48° E. fourteen chains seventy links, N. 38° 12° W. seventeen chains, and N. 31° 48° E. five chains, S. 58° 12° E. seventeen chains, and N. 31° 48° E. four chains fifty links, and by that block and L. Green's block bearing N. 62° 14° E. twelve chains forty-one links; thence by a road bearing S. 42° 2° W. to a point in line with the south-western houndary of allotment 1; thence by a line and the last-mentioned allotment bearing S. 27° 40° E. mine chains forty-seven links; and thence by a road bearing S. 22° 14′ W. to the point of commencement. Excepting a proclaimed road.—(T.155(2)° (86.M.43011.)

Taminor — Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—Ninety-six acres two roods five perches, county of Moira, parish of Taminick, being allotment 15a: Commencing at the north angle of the allotment; bounded thence by a road bearing S. 27° 46′ E. sixty-seven chains minety-eight links; thence by allotment 15 bearing N. 27° 46′ W. sixty-seven chains ninety-eight links; thence by allotment by eight links; and thence by a road bearing N. 62° 14′ E. fourteen chains twenty links to the point of commencement.—(T.155(2)° (86.M.48011.)

TARRAWINGER—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—Twenty-six acres, county of Bogong, parish of Tarrawinges, being allotment 20s: Commencing at the north-west angle of allotment 19; bounded thence by a road bearing north twenty-three chains seventeen links; thence by allotment 20a bearing east eleven chains twenty-two links and south twenty-three chains seventeen links; and thence by allotment 19 aforesaid bearing west eleven chains twenty-two links to the point of commencement.—(T.611(\*) (86.M.43011.)

UPOTIPOTPON—Site for Public Recreation, also excepted from Uportporton—Site for Public Recreation, also excepted from occupation for residence or business under any miner's right or business license.—Twenty-four acres nine perches, county of Moira, parish of Upotipotpon: Commencing at a point bearing N. 89 '58' E. forty-one chains fifty-nine links from the south-west angle of allotment 23; bounded thence by the said allotment bearing N. 0' 2' E. fifteen chains fifty-links and S. 89 5' 8' E. fifty-three links; and thence by roads bearing respectively S. 0' 2' W. fifteen chains forty-eight links and S. 89 '58' W. fifteen chains fifty-three links to the point of commencement.—(U.536') (86.B.4462'.)

Wall—Reserve for the growth and preservation of Timber, also excepted from occupation for residence or business under any miner's right or business license.—One thousand four hundred and sixty-nine acres one rood elighteen perches, county of Borung, parish of Wall: Commencing at the south-west angle of allotment Hof section A: bounded thence by a road bearing south ninety-eight chains fity-six links; thence by a line bearing east one hundred and sixty-eight chains seventy-three links; thence by the road to Dimboola bearing N. 41 '9' E. to a point in line with the north boundary of allotment 39; thence by a line bearing east the last-mentioned allotment bearing east eighteen chains eighty-nine links; thence by a road bearing N. 6' 12' W. fifteen chains ten links; thence by a road bearing morth-westerly crossing the road to Dimboola, and by that road bearing N. 6' 13' W. three chains tenty-six links; thence by a road bearing S. 5' 23' W. thirty-one chains sixty-four links; thence by a line bearing morth themstalled bearing and by that allotment, a line, and allotments 41 and 12 bearing north fifty-eight chains lined, and allotment 14 and 12 bearing north fifty-eight chains lined, and allotment 16 aforesaid bearing west one hundred and thirty chains sixty-nine links to the point of commencement. Excepting surveyed roads.—(W.306l\*) (86.L.22200.)

WANGARATTA SOUTH—Site for Water Supply purposes, also Wall-Reserve for the growth and preservation of Timber,

Excepting surveyed roads.—(W.306(\*) (86.L.22206.)

WANGARATTA SOUTH—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—Three hundred and ninety acres, more or less, county of Delatite, parish of Wangaratta South, being allotments 1, 8, and 9 of section 31: Commencing at the south-cast angle of the cemetery reserve; bounded thence by that reserve and a line bearing north eleven chains seventy-two links, by allotment 9a bearing cast seventeen chains seventy-two links, by that allotment and allotment 8a bearing north inneteen chains seventy-nine links, and by the last-mentioned allotment hearing west fifteen chains eight links; thence by the road to Wangaratta bearing north-casterly to the road forming the north boundary of allotment 1; thence by the latter road bearing S. 87° 37° E. fifty chains ninety-five links; thence by a road bearing S. 7° 38° W. twenty-five chains sixty-two links and S. 25° 31′ W. thirty-eight chains three links; and thence by a road bearing west fifty-two chains fifteen links to the point of commencement.—(W.85(\*) (86.M.43011.)

WANGARATTA SOUTH—Site for Water Supply purposes, also

commencement.—(W.85(4) (86.M.43011.)

WANGARATTA SOUTH.—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—Seventy-nine acres two roods thirty-eight perches, county of Moira, parish of Wangaratta South, being allotment 1 of section 20: Commencing at the north-west angle of allotment 2: bounded thence by a road bearing north fifty-four chains eighty-five links; thence by the road to Wangaratta bearing S. 27° 52° E. fifty-eight chains forty links and S. 43° 13° E. to the north boundary of allotment 2 aforesaid; and thence by that allotment bearing west thirty chains twenty-four links to the point of commencement.—(W.86(\*) (86.M.43011.)

Wangaratta South-Site for Water Supply purposes, also excepted from occupation for residence or business under any

miner's right or busines and the commencing at a point of the point of

(86.K.14768.)
WINTON.—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—Six acress three roods thirty-six perches, county of Moira, parish of Winton: Commencing at the south angle of allotment 31a; bounded thence by that allotment bearing N. 53° 30° E. four chains thirty-six links; thence by allotment 31b bearing S. 36° 30° E. sixteen chains; thence by allotment 31b bearing S. 33° 30° W. four chains thirty-six links; and thence by a road bearing N. 36° 30° W. sixteen chains to the point of commencement.—(W.176(\*) (86.M.43011.)

C

JOHN L. DOW, 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 1884 (48 Vict. No. 812, § 10 and 13): Notice is hereby given that it is the intention of the Governor, with the advice of the Executive Council. to revoke the temporary reservations of the lands hereinafter referred to, viz.:—

The following Notices were gazetted 1° on 10 September, pursuant to Orders of 6 September 1886.

BALLARAT.—The temporary reservation, by Orders dated re-pectively the 28th May 1884 and the 29th June 1885, of thirty-eight perches of land in the City of Ballacrat, as a site for a Trades Hall and Literary Institute, is about to be revoked.— (B.202) (85.I.14978.)

BALLAARAT.—The temporary reservation, by Order of the 5th December 1881, of thirty-eight perches of land in the City of Ballaarat, as a site for Public purposes, is about to be revoked.—(B.202) (S.I.14978.)

(B.202) (S.I.14978.)

GEELONG (JOHNSTONE PARE).—The temporary reservation, by Order of the 12th August 1867, of thirteen acres three roods, more or less, of land in the town of Geelong, as a site for a Public Park and for general recreation purposes, is about to be revoked, so far as regards the portion thereof hereinafter described, viz :—One rood thirty-three perches: Commencing at the intersection of the northern side of Little Malop street and the western side of Fenwick street; bounded thence by the latter street bearing N. 18° 35′ W. three chains fourteen links; thence by the Railway reserve hearing S. 3′ 44′ W. one chain fifty one links and a half; and thence by Little Malop street aforesaid bearing S. 78° 35′ E. two chains minety-four links to the point of commencement.—(G.29(4) (8.6.G.25501.)

(86.C.20.01.)

Kewell East,—The temporary reservation, by Order of the 1st April 1878, of one hundred and thirty-eight acres, more or less, of land in the parishes of Kellalac and Kewell East, as a site for Watering purposes, is about to be revoked, so far as regards the portion thereof hereinafter described, viz.:—Nine acres twenty-eight perches, parish of Kewell East: Commencing at the south-east angle of allotment 199; bounded thence by that allotment bearing N. 0° 5° E. twenty chains nine links and N. 31° 8° E. thirteen chains ten links; thence by lines bearing respectively S. 21° 30° W. three chains seventy-eight links and S. 6° 9° W. twenty-seven chains ninety-five links; and thence by a read bearing N. 89° 35° W. two chains forty-two links to the point of commencement.—(K. 127(\*) (86.C. 487.29.)

Marong.—The temporary reservation, by Order of the 3rd

commencement.—(K.127(\*) (86.C.48729.)

Manone.—The temporary reservation, by Order of the 3rd May 1875, of sixty-three acres one rood of land in the parish of Marong, as a site for Watering and Camping purposes, is about to be revoked, so far as regards the portion thereof hereinafter described, viz.:—Forty-three acres thirty-eight perches and a half: Commencing at the east angle of the site; bounded thence by allotmouts 3a and 3u of section 12 bearing S. 62° 32° W. twenty-six chains five links, and by the latter allotment bearing N. 27° 28′ W. soventeen chains seventy-eight links: thence by a line bearing N. 62° 32° E. twenty-two chains fity-nine links; and thence by a read bearing S. 38° 23° E. eighteen chains twelve links to the point of commencement.—(M. 32(2)) (86 K. 10340.)

Toongamme.—The temporary reservation by Order of the

TOONGABBLE.—The temporary reservation, by Ordor of the 11th September 1873, of one hundred and ninety-five acres, more or less, of land in the township of Toongabbic, as a site for the use of the Police Department, is about to be revoked.— (74.N.1332.)

October 1, 1886.

17 September The following Notices were gazetted , pursuant 1886. to Orders of 13 Sep

Conden.—The temporary reserv May 1871, of seventy-five acres of le as a site for Recreation purposes, (C.353.1) (86.P.15879.) , by Order of the 8th in the town of Copien, about to be revolved.—

YARRAWONGA.—The temporary reservation, by Order of the 16th February 1886, of sixty-three ages three roots nineteen perches of land in the town of Yarrayonga, as a site for Public Park and Recreation purposes, is about to be revolved.—(Y.86s(1) core proposed.—(Y.86s(1) c

VARRAWONGA.—The temporary reservation by Order of the 12th June 1883, of nine acres thirty remaiss of land in the town of Yarrawonga, as a site for Cricket and after purposes of Public Recreation, is about to be revoked.—(Y.56n(\*) (86.P.20840.)

The following Notices were gazetted 1° on 24 September, pursuant to Orders of 20 September 1886.

BUNGULUKE.—The temporary reservation, by Order of the 27th April 1880, of twenty acres of land in the parish of Bungnluke, being allotment 67 of section A, as a site for Water Supply purposes, is about to be revoked.—(B.653(\*) (86.S.37986.)

Longwarny.—The temporary reservation, by Order of the 21st August 1876, of five acres of land in the parish of Longwarry, as a site for Public purposes (State School, application 1711), is about to be revoked.—(86.K.10416.)

YACKANDANDAH.—The temporary reservation, by Order of the 25th March 1867, of fifteen acres two roods, more or less, of land in the parish of Yackandandah, is about to be tevoked.—(86.S.34576.)

The following Notices were gazetted I' on I October, pursuant to Orders of 27 September 1886.

BARRSDALE.—The temporary reservation, by Order of the 21st January 1879, of certain land in the parish of Bairnsdale, for Public purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—80 acres, more or less, being the portion lying between the east boundary of allotment 157 and the south boundary of gllotment 152A.—(B.67(3), 186.67(3)).

DRYSDALE.—The temporary reservation, by Order of the 4th March 1867, of fifty acres of land in the town of Drysdale, as a site for Police purposes, is about to be revoked.—(D.99) (S6.P.19938.)

MOGRAHOOL WEST.—The temporary reservation, by Order of the 8th May 1871, of fifty-eight acres, more or less, of land in the parish of Moorarbool West, as a site for Watering purposes and whence stone might be procured, is about to be revoked so far as regards the portion thereof hereinafter described, viz.—One rood twenty perches, being the portion temporarily reserved, by Order of the 28th June 1886, as a site for Railway purposes, and described in the tiorernment tracette of the 2nd July 1886, page 1912.—(M.137(4)) (86.R.25683.)

JNO. L. DOW, Commissioner of Grown 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 1884* (48 Vict. No. 812, § 10 and 12): Notice is hereby given that it is the intention of the Governor in Council to reserve from sale, permanently, the lands hereinafter described, viz.:—

The following Notice was gazetted 1° on 10 September, pursuant to Order of G September ISSG.

to Order of 6 September 1886.

Warrenheif (Mount Warrenheif).—Site for Public Recreation and for the growth and preservation of Timber about to be permanently reserved.—One hundred and ninety acres one rood twenty-nine perches, county of Grant, parish of Warrenheip: Commencing at the south-west angle of allotment to of section 3x; bounded thence by that allotment and allotment to bearing N. 80° 31′ E. forty-eight chains thirty-nine links; thence by a road bearing S. 4° 15′ W. twenty-five chains five links, S. 36° 18′ W. six chains eighty-seven links, and S. 11° 30′ W. hinty-one chains seventeen links; thence by allotment 1n bearing N. 35° 24′ W. fourteen chains sixty links and S. 54° 30′ W. six chains eighty-two links; and thence by a road bearing N. 9° 9′ W. fitzen chains forty-seven links, and Y. 33° 4′ E. twelve chains ninety-five links to the point of commencement.—(W.8(2)) (86.T.20726.)

The following Notice was gazetted 1° on 17 September, pursuant to Order of 13 September 1886.

to Order of 13 September ISSG.

Derrit and Flowerdall.—Land about to be permanently reserved for purposes of Water Supply to Melbourne and suburbs.—Fourteen thousand five hundred acres, more or less, county of Anglesey, parishes of Derril and Flowerdale: Commencing at a point on the road from Whittlesen to Yea, being the easternmost angle of allotment 70A, parish of Flowerdale; bounded thence by the said allotment and a line bearing N. 32° 13° W. two hundred and fifty-six chains seventy-two links; thence by lines bearing respectively N. 56° 12° W. one hundred and eighty-six chains fifty-two links and N. 1° 21′ W. to the south-east angle of allotment 2 of section A, parish of Derril; thence by that allotment bearing north fifty-six chains forty links; thence by a line bearing N. 26° E. forty-three chains

ninety-eight links; thence by allotment 1 bearing easterly and northerly to the north-east angle thereof; thence by a line bearing east one hundred and eighty-two chains forty-six links to Silver Creek; thence by that creek downwards to a point bearing north from the north-west angle of allotment 54, parish of Flowerdale; thence by a line, the last-mentioned allotment, allotment 55, a line, and allotments 56 and 57 bearing south to the road from Yea to Whittlesea aforesaid; and thence by that road bearing south-westerly to the point of commencement.—(F.11(3 and 4) (L.P.10a) (S6.P.20344.)

The following Notices were gazetted 1° on 24 September, pursuant > to Orders of 20 September 1886.

Ballaarat.—Site for Municipal Cattle Sale Yards about to be permanently reserved.—Twenty-six acres two roods four perches, county of Grenville, parish of Ballaarat, city of Ballaarat, in the two separate portions hereinafter described, viz.:—

country of Grenville, parish of Ballaarat, city of Ballaarat, in the two separate portions hereinafter described, viz.:—

Ten acres three roods, being part of section 143: Commencing at the intersection of the west side of Brazenor street and the north side of Latrobe street west; bounded thence by the latter street bearing N. 89° 54° W. fourteen chains eighty-four links; thence by Gillies street bearing north seven chains sixty-three links; thence by lines bearing respectively cast six chains nineteen links, south two chains, cast three chains, north two chains, and east five chains sixty-five links; and thence by Brazenor street aforesaid bearing south seven chains sixty-seven links to the point of commencement. And

'Fifteen acres three roods four perches: Commencing at the intersection of the west side of Gillies street and the north side of Latrobe street west; bounded thence by the latter street bearing N. 89° 54° W. twenty-one chains eighty-five links; thence by Learmonth street bearing N. 0° 6° W. seven chains thirty-seven links, thence by lines bearing respectively east fifteen chains ninety-one links; south seventy links, east four chains ninety-seven links; and thence by Gillies street aforesaid bearing south seven links; and thence by Gillies street aforesaid bearing south seven chains forty links to the point of commencement.—(B.164a) (86.R.25778.)

Ballaara.—Site for Public Recreation about to be perma-

Ballaarat.-Site for Public Recreation about to be perma-Ballaarat.—Site for Public Recreation about to be permanently reserved, being the site temporarily reserved therefor by Order of the 27th March 1865.—Eighty-six acres one road seven perches, county of Grenville, parish of Ballaarat, city of Ballaarat: Commencing at the intersection of the east side of Sutton street and the south side of Hope street; bounded thence by the latter street bearing seat thirty-two chains two links; thence by Pleasant street bearing south twenty-six chains ninety-six links; thence by Rutton street bearing west thirty-two chains; and thence by Sutton street aforesaid bearing N. O' 5' W. twenty-six chains ninety-six links to the point of commencement.—(B.284) (86.R.26366.)

The following Notice was gazetted 10 on 1 October, pursuant to Order of 27 September 1886.

Order of 27 September 1886.

Yarrawonga.—Site for Water Supply purposes, about to be permanently reserved, being the site temperarily reserved therefor by Order of the 30th March 1886.—Two roods, county of Moira, town of Varrawonga, being part of section 22: Commencing at the north-east angle of the said section; bounded thence by Hovel street bearing south two chains fifty links; tinene by the State School reserve bearing west three chains thirty-two links and north fifty-one links; and thence by a road bearing N. 59' 2' E. three chains eighty-seven links to the point of commencement.—(Y.86g!) (86.C.48670.)

JOHN L. DOW, 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 1884 148 Vict. No. 812, § 10 and 12) and The Agricultural Colleges Act, 1884 (No. 825, § 3): Notice is hereby given that it is the intention of the Governor in Council to reserve from sale, permanently, the lands hereinafter described as an endowment for State Agricultural Colleges and Experimental Farms, viz.:—

The following Notices were gazetted 1° on 1 October, pursuant to Orders of 27 September 1886.

to Orders of 27 September 1886.

Bealiba.—Land about to be permanently reserved as an endowment for State Agricultural Colleges and Experimental Farms.—One hundred and thirty-five acres, more or less, county of Gladstone, parish of Bealiba, being allottment 10 a of section E: Commencing at the south-west angle of allottment 10; bounded thence by that allotment bearing S. 80° 39′ E. twenty-three chains eighty-eight links; thence by lines bearing respectively S. 17° 9′ W. four chains forty-soven links and S. 81° 5′ E. thirteen chains fifty-five links; thence by Locherais Greek downwards to a point in line with the morthern boundary of allottment 5; thence by a line and the last-mentioned allotment bearing N. 80° 39′ W. thirty chains twenty-three links; and thence by allotment 6 and a line bearing N. 9° 21′ E. thirty-nine chains ninety-one links to the point of commencement.—(B.588(2) (G.6.4337.)

Berringama.—Land about to be permanently reserved as an endowment for State Agricultural Colleges and Experimental Farms.—One hundred and ninety-nine acres three roods thirty-five perches, county of Benambra, parish of Berringama: Commencing at the south-west angle, being a point bearing east one chain sixty-one links and S. 22° W. twenty-two chains seven links from the south-east angle of R. Jephcott's licensed block; 'bounded thence by a road-and a line bearing N. 22° E. sixty-four 'chains thirty-four links;' thence by lines bearing respectively

Jingellie

thirty-one chains eight links and S. 22\* W. sixty-four thirty-four links; and thence by a line and a road bearing |W. thirty-one chains eight links to the point of com-nent.—(L. P.68) (86.8:34322.)

nent.—(L.P.68) (80.8.34a22.)

YARRAK.—Land about to be permanently reserved as an ment for State Agricultural Colleges and Experimental i.—Three hundred and fifty-nine acres three roads seventeen is, county of Lowan, parish of Dinyarrak, being allotment immencing at the north-east angle of allotment 40; bounded by a road bearing east eighty-four chains seventy-six; thence by agriculture and grazing block 41a bearing south y-six chains thirty-six links; thence by a road bearing government, and S. 45° 2′ W. twenty-nine chains eighty-eight links, S. 56° 28′ W. chains twenty links, and S. 45° 2′ W. twenty-one chains ty-seven links; thence by allotment 50 bearing west fifteen is; and thence by allotment 40 aforesaid bearing north two chains fifty-six links to the point of commencement.—

176(2) (86.A.14336.) J.176(2) (86.A.14336.)

-two chains fity-six links to the point of commencement.—

J.178[2] (Si.A.14336.)

Terrick Terrick East and Terrick Terrick West.—Land about to be permanently reserved as an endowment for State Agricultural Colleges and Experimental Parms.—One hundred and sixty acres, more or less, country of Gunbower, parishes of Terrick Perrick East and Terrick Terrick West: Commencing at the south-east angle of allotment 15a, parish of Terrick Terrick West; bounded thence by a road bearing S. St. 20 E. thirty-four chains; thence by allotment A, parish of Terrick Terrick East, bearing N. O. 15 E. forty-six chains thirty-two links and N. 899 45 W. ton chains; thence by the right bank of Mount Hope Creek westerly and northerly to a point in line with the south boundary of allotment 15, parish of Terrick Terrick West; thence by a line and the last-mentioned allotment bearing N. 89, 49 W. to the north-east angle of the State School reserve; thence by that reserve bearing S. 0 11 W. three chains seventy links and N. 89, 49 W. four chains sixty-four links; thence by a road bearing S. 22 18 E. to the north-west angle of allotment 15a aforesaid; and thence by that allotment bearing S. 812 20 E. eleven chains ninety links and S. 22 17 F. thirty-two chains fifty-four links to the point of commencement. Excepting the portion permanently reserved for Public purposes by Order of the 23rd May 1881.—(T.207(1)) ( 86.A.14339).

WABBA.—Land about to be permanently reserved as an en-

1881.—(T.207(\*)(\*) (86.A.14339.)

WABBA.—Land about to be permanently reserved as an endowment for State Agricultural Colleges and Experimental Farms.—Three hundred and thirty-five acres, more or less, county of Benambra, parish of Wabba, being allotments 2a, 2n, and 3a, and portions of allotments 3a and 6a of section 14: Commencing at the north angle of allotment 2a; bounded thence by a road bearing S. 52° 30° E. fifty chains; thence by a road bearing S. 52° 30° W. eighty-two chains ten links; thence by about Creek downwards to the road from Beechworth to Towong; and thence by that road bearing N. 74° E. seventy-two links and N. 37° 30° E. thirty-eight chains thirty-one links to the point of commencement—(W.239) (81.11.22605.)

Commissioner of Crown Lands and Survey. Lands and Survey Office,

Lands and Survey Office, Melbourne.

LANDS EXCEPTED OR WITHHELD UNDER SECTIONS 10, 13, AND 127 OF "THE LAND ACT 1884."

THE Governor, acting by and with the advice of the Executive Council, has made the following Orders under sections 10, 13, and 127 of The Land Act 1884:—

Pursuant to Orders of 27 September 1886.

Britagolone.—Land withheld from sale, leasing, and licensing, and excepted from occupation for residence or business under any miner's right or business license.—Two hundred and seventy-eight acres, note or less, county of Tanjil, parish of Britagolong, being agricultural and grazing block No. 29.—(B.97(2) (84.H.22676.)

(84.H.22676.)

TONGALA.—The Orders in Council dated respectively the 1st October 1877 and the 12th January 1886, excepting from occupation for residence or business under any miner's right or business licenset, and withholding from sale, leasing, and licensing one hundred and five acros eleven perches of land in the parish of Tongala, being allotment \$2A, have been revoked, so far as they relate to the portion theneof horeinafter described, viz.:—Ten acres: Commencing at the south-west angle of the allotment; bounded thence by a road bearing north ten chains; thence by lines bearing respectively east ten chains and south ten chains; and thence by a road bearing west ten chains to the point of commencement.—(T.145(\*\*) (86.J.9601.)

JOHN L. DOW, Commissioner of Crown Lands and Survey.

Lands and Survey Office, Melbourne.

### COMMONS ABOUT TO BE DIMINISHED.

IN pursuance of the provisions of The Land Act 1884, § 103: Notice is hereby given that the Governor in Council is about to diminish the Commons hereinafter mentioned, viz.:—

The following Notice was gazetted 1° on 3 September, pursuant to Order of 30 August 1886.

THE INGLEWOOD GOLDFIELD COMMON, proclaimed by Order of the 28th January 1861, is about to be diminished by deducting therefrom seven thousand five hundred acres, more or less, of land in the parishes of Glenalbyn and Brenanah, being the portion comprised in the Glenalbyn Timber Reserve and the portion situate south-west of that reserve and west of the Glenalbyn pre-emptive section,—(86.B.43963.)

izetted I° on 17 September, pursuant The following Notices well to Orders 13 September 1886.

THE BARNAWARTHA A SOUTH BARNAWARTHA UNITED FARMERS' COMMON, proclaim of by Order of the 27th May 1872, and diminished by Order of the 20th December 1877, is about to be further diminished by Alucting therefrom one hundred and sixty acres, more or less, of land in the parish of Barnawartha North, being the portion lying between allotments K(1, 3A, and 4A of section 25, and 1A, 1n, 2A, 3A, and 5A of section 25, and the Murray River.—(86. Y. 2865.)

THE GERENHLL, EDGECOMBE, AND METCALFE FARMERS' COMMON, proclaimed by Order of the 4th March 1861, and increased by Order of the 20th Docember 1862, is about to be diminished by deducting therefrom thirty acres, more or less, of land in the parish of Redexdale, being the portion lying between allotments 31B, 32I, 32J, and 32AA and the Coliban River.— (86 II 2609.)

The following Notice was gazetted I' on 24 September, pursuant to Order of 20 September 1886.

THE RUTHERGLEN COMMON, proclaimed by Order of the 24th January 1876, and increased by Order of the 8th December 1879, is about to be diminished by deducting therefrom eighty acres, more or less, of land in the parish of Carlyle, being the portion situate cast of the Public Park,—(86.8.36502.)

JOHN L. DOW, Commissioner of Crown Lands and Survey.

Lands and Survey Office, Melbourne.

TOWNSHIP PROCLAIMED UNDER "THE LAND ACT 1884."

#### PROCLAMATION

By His Excellency Sir Henry Brougham Lock, Knight Commander of the Most Honorable Order of the Bath, Governor and Commander-in-Chief in and over the Colony of Victoria and its Dependencies, &c., &c., &c.

and its Dependencies, &c., &c., &c.

WHEREAS by The Land Act 1884 (48 Vict. No. 812, sec. 73)
it was amongst other things enacted that the Governor in Council might from time to time, by a notice in the Government Gazette, proclaim as a street or road or as a township any portion or portions of Crown lands, and the lands in such township, or within any city, town, or borough preclaimed before the passing of the said Act, should be sold by auction in the manner therein provided for the sale of Crown lands by public auction, and the lands upon which such street or road have been preclaimed should be and be deemed to be thenceforward dedicated to the public: Now therefore I, the Governor of Victoria, by and with the advice of the Executive Council thereof, do by this notice proclaim as a township the portion of Crown lands hereinafter described, that is to say:

Township in the parish of Bairnsbale,—County of Tanjil,

hereinafter described, that is to say:—

Township in the parish of Bairnsdale.—County of Tanjil, parish of Bairnsdale: Commencing at a point on the margin of Lake Victoria where the east side of the road forming the east boundary of allotment 157 abust thereon; bounded thence by the said allotment bearing northerly to the south angle of allotment 156; thence by that allotment ad a line bearing northeast to the south boundary of allotment, 155; thence by that allotment bearing east and north, by allotment 241 bearing east and north, by allotment 154 and a line bearing east and north, and by allotment 154 and a line bearing east to the margin of the aforesaid lake; and thence by that take southerly and southwesterly to the point of commencement.—(18.67(\*) (86.G.17130.)

Given under my Hand and the Seal of the Colony, at Melbourne, this swenty-swenth day of September, in the year of our Lord One thousand eight hundred and eighty-six, and in the fiftieth year of Her Majesty's (L.S.)

HENRY B. LOCH.

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

ROADS PROCLAIMED UNDER "THE LAND ACT 1884."

### PROCLAMATION

By His Excellency Sir Henry Brougham Loch, Knight Commander of the Most Honorable Order of the Bath, Governor and Commander-in-Chief in and over the Colony of Victoria and its Dependencies, &c., &c., &c.

and its Dependencies, &c., &c., &c.

WHEREAS by The Land Act 1884 (No. 812, sec. 75) it was amongst other things enacted that the Governor might from time to time, by a notice in the Government Gazette, proclaim as a street or road or as a township any portion or portions of Crown lands, and the lands in such township, or within any city, town, or borough proclaimed before the passing of the said Act, should be sold by auction in the manner therein provided for the sale of Grown lands by public auction, and the lands upon which such streetor road should have been proclaimed should be and be deemed to be thenceforward dedicated to the public: Now therefore I, the Governor of Victoria, with the advice of the Executive Council, do by this notice proclaim as roads the portions of Crown lands hereinafter mentioned, that is to say:—

ROAD IN THE PARISH OF DINGEE.—County of Bendigo, parish of Dingee: Commencing at the north-east angle of allotment

139A; bounded thence by that a bearing south twenty-one chains bearing east one chain and north to by a road bearing west one chain to (D.166(2) (86.E.14672.) ment and allotment 139 hence by allotment 139s ty-one chains; and thence point of commencement.~

(D.166f<sup>2</sup>) (86.E.14672.)

ROAD IN THE PARISH OF ROCHFORD.—County of Bourke, parish of Rochford: Commencing at a point on the left hank of Monument Creek where the north side of the road forming the north boundary of allotment 78.1 a buts thereon; bounded thence by the said road bearing west two chains fifty links; thence by the State School reserve and a line bearing N. 14° E. nine chains forty-one links; thence by allotments 76 and 74 bearing N. 37° 12′ W. forty-five chains sixty links, by the latter allotment and allotment 72 bearing N. 4° 50′ W. forty-seven chains fifty links, and by the last-mentioned allotment, a line, and allotment 70A bearing N. 25° 52′ E. fifty-two chains six links; thence by a line bearing northerly two chains twenty-nine links to the south-east angle of allotment 67; thence by a line bearing S. 5¹ ¹¹ E. to Monument Creek aforesaid; and thence by that creek upwards to the point of commencement.—(R.20′2) (86.P.20412.)

Given under my Hand and the Seal of the Colony, at Melbourne, this twenty-seventh day of September, in the year of our Lord One thousand eight hundred and eighty-six, and in the fiftieth year of Hor Majesty's

(L.S.)

HENRY B. LOCH.

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

COMMITTEE OF MANAGEMENT OF A RESERVE FOR RECREATION IN THE PARISH OF HINNO-

WHEREAS by the 133rd section of The Land Act 1884 power is given to the Board of Land and Works to make and alter or reseind rules and regulations, or to reseind any rules and regulations heretofore made, for the care, protection, and management of all public parks and reserves not conveyed to and vested in trustees, and for the preservation of good order and decency therein, and also for the collection and receipt of tolls, entrance fees, or other charges for entering in or upon such public parks and reserves: Now therefore the Board of Land and Works, in pursuance of the power conferred as aforesaid, doth hereby make the Regulation following to be observed and enforced in respect of the land temporarily reserved, by Order of 18th October 1875, for Recreation in the parish of Hinno-Munjie.

#### REGULATION.

The undermentioned gentlemen shall be Members of the Committee of Management to exercise control over the said

Henry Foster and William Coughlan,

in the room of Ernest Selk and William Martin, who have left the district.

-(Corr.86.R.26381.)

In witness whereof the Common Seal of the Board of Land and Works was hereunto affixed this twenty-seventh day of September One thousand eight hundred and eighty-six, in presence of—

(L.S.)

JNO. L. DOW. President.
A. MORRAH,
Member.

COMMITTEE OF MANAGEMENT OF A RESERVE FOR WATER SUPPLY PURPOSES IN THE PARISH OF WONWONDAH.

WHEREAS by the 133rd section of The Land Act 1884, power is given to the Board of Land and Works to make and alter or rescind rules and regulations, or to rescind any rules and regulations heretofore made, for the care, protection, and management of all public parks and reserves not conveyed to and vested in trustees, and for the preservation of good order and decency therein, and also for the collection and receipt of tolls, entrance fees, or other charges for entering in or upon such public parks and reserves: Now therefore the Board of Land and Works, in pursuance of the power conferred as aforesaid, doth hereby make the Regulation following to be observed and enforced in respect of the land temporarily reserved, by Order of 28th June 1886, as a site for Water Supply purposes in the parish of Wonwondah.

#### REGULATION.

The said reserve shall be under the control of the Council of the Shire of Wimmera, as a Committee of Management thereof.

-(Corr.85, W.26576.)

In witness whereof the Common Seal of the Board of Land and Works was hereunto affixed this twenty-seventh day of September One thousand eight hundred and eighty-six, in presence of-

JNO. L. DOW. President.
A. MORRAH, Member.

COMMITTEE OF MANAGEMENT OF A RESERVE FOR RECREATION IN THE PARISH OF WANGOOM.

WHEREAS by the 133rd section of The Land Act 1834 power is given to the Board of Land and Works to make and alter or rescind rules and regulations, or to rescind any rules and regulations heretofore made, for the care, protection, and management of all public parks and reserves not conveyed to and vested in trustees, and for the preservation of good order and decency therein, and also for the collection and receipt of tolls, entrance fees, or other charges for entering in or upon such public parks and reserves: Now therefore the Board of Land and Works, in pursuance of the power conferred as aforesaid, doth hereby make the Regulation following to be observed and enforced in respect of the land temporarily reserved, by Order of 12th February 1877, as a site for Recreation in the parish of Wangoom.

#### REGULATION.

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

Alexander McKenzie,
John Evans,
Thomas Barry,
James Maloney, and
Alfred Grundy.

-(Corr.86.R.26378.)

In witness whereof the Common Seal of the Board of Land and Works was hereunto affixed this twenty-seventh day of September One thousand eight hundred and eighty-six, in presence of—

· (L.S.)

JNO. L. DOW President. A. MORRAH,

### PASTORAL ALLOTMENTS AVAILABLE

A PPLICATIONS will be received by the Board of Land and Works up to Two p.m. of Monday the 25th October 1886 for the right to leases for the undermentioned pastoral allotments.

All applications lodged at this office prior to that hour on the day above mentioned will be deemed to have been received simultaneously.

JNO. J. DOW, Commissioner of Crown Lands and Survey.

Lands Department, Melbourne, 14th September 1886.

County.	Allotment.	Area, subject to modification of boundaries and area.	Gazetted assessment per annum.
Normanby " " " "	C D H F K	Acres. 11,200 13,100 13,600 12,000 10,300	£ s. d. 35 0.0 41 0 0 42 10 0 37 10 0 37 10 0

PUBLIC HEARINGS BY PERSONS APPOINTED UNDER THE 125TH SECTION OF "THE LAND ACT

NOTICE is hereby given that, at the times and places mentioned in the Schedule hereunder, applications for licenses under Parts II. and III. of The Land Act 1869, and Parts III., IV., and VIII. of The Land Act 1869, objections to such applications, objections to proposed proclamations, atterations, additions, diminutions, revocations, or unions of commons, and reasons against forfeiture of any leases or licenses under The Land Act 1869 or.any of the Acts thereby repealed, deemed liable to forfeiture for any cause except non-payment of rent or fees, will be publicly heard by the persons whose names are set opposite such places respectively in such Schedule, being persons appointed by me, the responsible Minister of the Crown administering The Land Act 1884, to hear the same and report thereon in writing to me.

JNO. L. DOW,
Commissioner of Crown Lands and Survey, and
President of the Board of Land and Works.
Department of Lands and Survey,
Melbourne, 29th September 1886.

Place of Meeting of Local Land Board.	Time of Meeting.	Members of Local Land Board,
Stuart Mill 1	1886. Tuesday, 26th	J. Frayne. Esq. J. C. Meakin, Esq.
$Charlton^{1}  \dots$	Oct., 11 a.m. Wednesday, 27th Oct., 11 a.m.	J. Frayne, Esq. J. C. Meakin, Esq.
Wedderburn 1	Thursday, 28th Oct., 11 a.m,	J. Frayne, Esq. J. C. Meakin, Esq.

<sup>1</sup> In lieu of notice published in the Government Gazette of the 24th September instant, page 2739, so fas as these Boards are concerned.

(L.S.)

# "The Land Act 1884." AREA OF LANDS UNDER SECTION 6 INCREASED AND MIMINISHED.

#### PROCLAMATION

By His Excellency Sir Henry Brougham Loch, Knight Commander of the Most Honorable Order of the Bath, Governor and Commander in Chief in and over the Colony of Victoria and its Dependencies, &c., &c.

WHEREAS by The Land Act 1884 it was amongst other things enacted that the Governor in Council might, by Proclamation to be published in the Government Gazette, from time to time increase or diminish the area of land comprised in any of the classes mentioned in section six of the said Act, except increasing lands which might be sold by auction: Now therefore I, the Governor of Victoria, by and with the advice of the Executive Council thereof, do hereby increase and diminish (as the case may be) the area of Crown lands comprised in Classes 2, 3, 4, and 6 of said section to the extent set forth in the subjoined Schedules, that is

#### The Schedules referred to:

#### AREA OF AGRICULTURAL AND GRAZING LANDS INCREASED.

County.	Parish.	Block.	Area.	Description.
			Acres.	
Normanby 1	Annya	A -	124	Forfeited holding of Alfred Day
Benambra 1	Berringama	Ā	102	Formerly applied for by F. Wheeler
Buln Buln 1	Darriman	A B	110	Formerly applied for by Patrick Costello
Bendigo 1	Egerton	Ā	255	Between the freeholds of Suffern, Lees, and Childs, and the Bendigo Creek
Lowan 1	Bringalbart	B	130	North and west of L. Tucker's holding
Anglesey 1	Kerrisdale	B B	70	Formerly a ten-chain reserve between the holdings of E. Green
Anglesey 1	Windham	E	. 86	Formerly a ten-chain reserve between W. Richards' hold- ings, and bounded on the south by Dodgshun's freehold
Kara Kara 1	Gre Gre	A	39	Adjoining James Carrol,'s holdings
Bendigo 1	Jarklan	Ā	86	Being allotment 193 on the Loddon River
Borung t	Bellaura	Ā	200	7
Borung 1	Bellaura	A B	408	North-east of Lake Lonsdale
Borung 1	Bellaura	Č	380	
Borung 1	Mokepilly	A	590	1 A -4-1-44
Borung 1	Mokepilly	! B	380	A strip the mean width of fifty chains excised from the
Borung 1	Mokepilly	C	370	south-eastern boundary between the parish boundaries of Bellellen and Stawell
Borung 1	Mokepilly	Ď	380	Or Delichen and Stawen

#### AREA OF AURIFEROUS LANDS DIMINISHED.

	Count	у.		Paris	sh.	Arca.	Description.
Borung Borung Borung Borung Borung Borung			•	Bellaura Bellaura Bellaura Mokepilly Mokepilly Mokepilly Mokepilly		 Acres. 200 408 380 590 380 370 380	North-east of Lake Lonsdale  A strip the mean width of fifty chains excised from the south-eastern boundary between the parish boundaries of Bellellen and Stawell

#### AREA OF LANDS WHICH MAY BE SOLD BY AUCTION DIMINISHED.

	Count	у.	Pari	sh.	.	Arca.	Description.
						Acres.	
Lowan Anglesey			 Bringalbart Kerrisdale			130 70	North and west of L. Tucker's holding Formerly a ten-chain reserve between the holdings
Anglesey	<b>;</b> ···		 Windham		·	86	of E. Green Formerly aten-chain reserve between W. Richards' holdings, and bounded on the south by Dodg-
Kara Kara Bendigo	•••		 Gre Gre Jarklan			39 86	shun's freehold Adjoining James Carroll's holdings Being allotment 193 on the Loddon River

#### AREA OF STATE FOREST RESERVES DIMINISHED.

County.	. Parish.	۴.	Area.	· Description.
Bendigo	Egerton		Acres. 255	Between the freeholds of Suffern, Lees, and Childs, and the Bendigo Creek

<sup>&</sup>lt;sup>1</sup> All applications must be todged with the Land Officer for the district in which the land is situated, and such applications so lodged on or before the 29th October 1886 will be deemed to have been simultaneously made. Valuation for improvements (if any) to be paid.

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

HENRY B. LOCH.

By His Excellency's Command,
JOHN L. DOW,
Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

"The Land Act 1884," Sections 93 and 119. PLICATIONS FOR LICENSES APPROVED.

THE following Applications for Licenses under The Land Act 1884 having been approved, it is bereby notified that the Rents and Fees specified in each case may be received by the undernantioned Officers authorized by the Treasurer to collect Territorial Revenue, to whom the Licenses have been forwarded for issue.

JNO. L. DOW, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 29th September 1886

		Area,		1	1			Amo	ount to l	be Co	llected	<b>.</b>			
Number of License.	Name of Licensee.	subject to modification of boundaries and area.	Parish or Situati	on.	Date of License.	Pay	ment.	excel	y Charge revenue pt when serwise stered.	Fo Lie	e for cense.	A	Fotal mount f first yment	1	Payable to Receiver of Revenue at—
		Acres.	j		1	£	s. d.	£	s. d.	£	в. d.	£	в. d	.	
	Unde	r Section 93	of "The Land.	Act	1884."—Pa	avın	ent to	be r	nade o	uart	erly.				
299	Mephan Ferguson: site				1.9.86	(1			i	ļ		10	8 4	4	Melbourne
	for coating wrought- iron pipes 1			;	1.500			-							Maffra 611
2017	T. O. McIntosh : gar- den	2r. 10p.	Glenmaggie		1.7.86	0	2 6		•••		•••	0	2 (	5	Maffra 611
	Renewal of Garden	Licenses un	der Section 93	of "	The Land	Ac	t 1884	."—1	Payme	nt t	be n	ıade	year	ly.	•
1021	Ah Ling 2	1 1	Longwarry		26.7.86	0	5 0		[			0	5 (	0	Warragul
1021 1681	Ah Ling 2 Bridget Griffiths 2	1 1	Longwarry Keilor		24,9.86	0	$\begin{array}{ccc} 5 & 0 \\ 5 & 0 \end{array}$	į.			,	0	5 ( 5 (		Melbourne
1681	Bridget Griffiths?		Keilor		- 0	0	5 0					0	5 (	0	tr .
2145	James Moore	1	Moe	]	8.11.85	0	5 0	1			• • •	0	5 (		Warragul
77	Jem Ah Yem	1	St. Arnaud	۳,	1,9,86 1.9,84	0	5 0	1	***			0	5 (	- 1	St. Arnaud
2905	Samuel Wham	1	Castlemaine	્યું	1.9.85	}0	10 0	1	٠. ا		•••	0	10 (	9	Castlemaine
592	Geo. Shorvell	1	Castlemaine	- {·	13,9,85 13,9,86	1}0	10 0					0	10 (	) c	**
415	John C. McKenzie	3r.	Kingower		15.9.86	ľo	5 0					0	5 (	) [	Inglewood
1260	Patrick Cleary	1	Bullarto		19.10.86		5 0					0	5 (		Trentham
232	John Gill		Craigie		13.10.86	0	5 0				•••	0	5 (		Talbot Castlemaine
294 2008	Julius Jackman E. C. Loudon	1	Elphinstone Edgecombe		1,10,86 8,10,86	i ()	5 0					ŏ	5 (		Kyneton
2087	Sophia Markuson	i	Strangways		15.10.86	Ŏ	5 0	١,				0	ă (	) (	Castlemaine
1881	J. Jones	2	Malmsbury		" "	0 1	10 0	ŀ					10 (		Kyneton
1898 1680	William Jolly		Guildford		1.10.86	0	$\begin{array}{ccc} 5 & 0 \\ 5 & 0 \end{array}$				•••	0	$\frac{5}{5}$ (		Castlemaine
1892	T. L. George Ruth Jennings	1 1	Fryers Harcourt		"		5 0					l ö	5 6		ti
1464	Elizh. Davis		Fryers		**	0	5 0					0	5 (	) [	H
2231	R. McRae, jun	1	Malmsbury		11.10.86		5 0	1			• • •	0	5 (		Kyneton
$\frac{726}{722}$	B. J. O'Hanlon Terence O'Hanlon		Edgecombe Edgecombe		27.10.86	0	$\begin{array}{ccc} 5 & 0 \\ 5 & 0 \end{array}$	1				0	5 (		11
505	Thomas Penns	3	Elphinstone		24.10.86	0 1	15 Ö	ŀ				ŏ	15 (	5	Castlemaine
2526	Thomas Pitts	, 1	Strangways		1.10.86		5 0	1				0	5 - 9		
$\frac{2684}{593}$	G. Snell N. Smith		Daylesford		2,10,86 13,10,86		$\begin{array}{ccc} 5 & 0 \\ 5 & 0 \end{array}$				• • •	0	5 (		Daylesford Maryborough
$\frac{555}{2471}$	E. O'Neil		Maryborough Malmsbury		15.10.60		5 0					lŏ.	5 6		Kyneton
725	Cathne. O'Keefe	i	Edgecombe		25.10.86	0	5 0					Ŏ	5 (	)	11
723	Philip O'Keefe	2	Edgecombe		**		io o				•••	0			11
$724 \\ 2717$	Daniel O'Keefe Albert Shertsinger	. 1	Edgecombe Fryers		1.10.86		$\begin{array}{cc} 5 & 0 \\ 5 & 0 \end{array}$		[		•••	0	5 (	ίl	Castlemaine
2833	F. W. Tocknell	1 - 1	Fryers		4.10.86		5 0					ŏ	5 (	5	**
780	l Ah Hop	, 1	Castlemaine		29.10.86		5 0					0	5 (		11
2892	Wong Ah Sing	1 1	Castlemaine		7.10.86		5 0				•••	0	5 (		11
1603 1003	Hen Fang Ah Ching		Castlemaine Castlemaine	'	11.10.86		5 0		:::			١ŏ	5 6	5 I	**
1613	Joseph Armstrong	1 5 1	Moliagul		19,10,86	0	5 0					0	5 (	) [	Dunolly
1882	Mary Ann Joy		Dunolly		18.10.86	0	5 0				•••	0	5 (		T1
1897 2098	P. S. Jurgensen Emily Mennil	1	Kangderaar Kangderaar		24.10.86		5 0 5 0	1				0	5 ( 5 (		Inglewood
371	John Moore	i	Dunolly		18.10.86		5 0					ŏ	5 (	i	Dunolly
368	John Moore		Dunolly		**		5 0					0	5 (		II .
369	John Moore	1	Dunolly		10		$\begin{array}{ccc} 5 & 0 \\ 5 & 0 \end{array}$				•••	0	5 (		
370 29	John Moore Geo. W. Briggs	1 2r.	Dunolly Lockwood		11.10.86		5 0		:::			ŏ	5 (		Sandhurst
261	J.O. F. Haertet	1	Sandhurst	]	29,10,86	ŏ	5 ŏ				•••	Ŏ	5 ( 5 (		"
	Unde	r Section 119	of "The Land	Act	1884."—1	ayn	nent t	o be	made ;	year	ly.				
4729	Geo. Graves	24	Drumborg	1	1.8.86	1	4 0	!	]		5 0	0		3	Portland
4158	Hy. Mills	46	Bolerch		17		6 0	ĺ			5 0	1	$\begin{array}{cc}4&2\\11&8\end{array}$		Avoca
4159 4160		16	Bolerch Tarnagulla	;	11		16 0 7 0	i			$\begin{array}{cccccccccccccccccccccccccccccccccccc$	0	$\frac{11}{7}$ $\frac{8}{11}$		Tarnagulla
2664	Henry Davies	160		1	1.10.86	2 1	3 4	1	:::		5 0	ŏ	18 4	ı	Kerang
2665	Cath. McKee	270	Boga		17	4 1	0 0	!		0	5 0	1	7 (	;	
2666 2667	Honora McCormack	134 640	Miepoll Bael Bael	!	11		4 S 3 4			0	5 0	0 2	$\frac{16}{18}$ $\frac{2}{4}$	1	Benalla Karang
	Joseph McKee Jno. U. Heesom	30	Yinnar		1.9.86	10 1 1	0 0				5 0	0			Kerang Traralgon
3100															
3709 642 457	William Wheeler Patrick Kilmartin	6 9	Kerrie Kerrie		1.10.86	0	6 0			Ó	5 0 5 0	0	6 (	;	Melbourne

- <sup>1</sup> Rent paid to 1st October 1886, on which date license expires.
- 2 Rent paid for current year.
- $^{3}$  This amount has been paid.

#### Notes.

BALLARAT DISTRICT.—The amount to be collected from 1175/49, Thos. J. Barrett, 1 rood, Ballarat, should be 2s. 6d, rent and 2s. 6d, fees, instead of that gazetted 3rd September 1886, p. 2571.

MELBOURNE DISTRICT.—Referring to Gazette of 24th September 1886, p. 2740, the date of licenses in the undermentioned cases is 1st January 1886, not 1st August 1886, viz.:—19, J. P. Adam, Merrinu; 20, J. P. Adam, Merrinu; 101, J. P. Adam, Merrinu; 202, Federal Brickmaking Coy., Ringwood; 303, Federal Brickmaking Coy., Ringwood;

### "The Land Act 1884," Section 2.

# LICENSES UNDER THE LAND ACTS 1869 AND 1884 REVOKED OR DECLARED VOID.

NOTICE is hereby given that the Licenses mentioned in the Schedule hereunder have been revoked, forfeited, or declared void for the reasons specified in each case.

Department of Lands and Survey, Melbourne, 29th September 1886. JNO. L. DOW, Commissioner of Crown Lands and Survey.

District.	Corr. No.	Name of Licensee.	Section of Land Act under which Licensed.	Parish.	Area	۱.	Order in Council dated	Reasons for Forfeiture, &c.	Pay Office.
,				.———	A. R	. Р.			-
3631				under "The L	and Act	1869	."		
Melbourne	$\frac{2623}{1952}$	Rumpf and Sons	47	Cut-Paw-Paw	0 2	0	1	Abandoned	Melbourne
	1552	Louisa Koehler	47	Grazing block 3200	1,952 0	0		Non-payment of rent	1 11
Ballarat	366	Helen Miller	47	Eurambeen	640 0	Λ			1
11	2887	Samuel Veal	47	Ballarat		16		Abandoned	Ballarat
0	1932	Robt. Kettle	47	Ballarat	ŏî	7		Non-payment of rent	l n
Castlemaine	2900 1001	Joseph Wade	47	Clunes	1 0	Ò		Abandoned	Clines
Castlemanie	767	1 . 1	47	Maryborough	10	0		Non-payment of rent	Maryborough
m1	771	Ah Sing Ah Moon	47	Craigie	1 0	0	١	Non-payment of rent	,
0	279	Michl. Harty	47	Craigie Maryborough	1 0 1 0	0		Non-payment of rent	**
	676	Wing Shang	47	Craigie	$\begin{array}{ccc} 1 & 0 \\ 1 & 0 \end{array}$	0		Non-payment of rent	ri .
Seymour	653	John Wilson	47	Tooborac	19 0			Non-payment of rent	
Melbourne	1143	Thos. Wm. Borwick	49	Narree Worran	20 0		20.9.86	Non-payment of rent At licensee's request	Heathcote
St. Arnaud	1671	Louisa Grant	49	Wedderburn	20 0	ŏ	10.0.00	At licensee's request	Melbourne Inglewood
* 1	1672	Marion Grant	49	Wedderburn	20 0	ŏ,	**	At licensee's request	ingiewood
_		Licenses under "The	Land A	of 1889.7 or no			771 T		
Horsham	4622		TA DEBLE	.cc 1000 as at	nenaea i	υу			
St. Arnaud	9667	Hy. Roberts	19	Marma	100 0	0 1		Land sold	Stawell
11	7286	Lizzie McCraith	19	Woosang Woosang	101 0 309 0	0	20.9.86	At licensee's request	Charlton
			10	woosang	909 U	U	11	To issue renewed license	ш
	13563	Thos. J. Pierce	19	Nar-nar-goon	197 0	n 1		dated 1.12.84 Non-payment of rent	35.33
	10492	Hy. A. Dalton	19	Tarrawarra		ŏ		Non-payment of rent Non-payment of rent	Melbourne
Sandhurst	3821	Hy. Thomas	19	Campaspe		ŏΙ	" !	Non-payment of rent	Rushworth
								2. on payment of tent	Musiiwortii
a		J.		nder "The La	nd Act	1884	."		
Castlemaine	353	Win Horridge		Castlemaine 1		0 ,		Abandoned	Cantlana
Geelong	745	Huddart, Parker. & Co.		Corio		226	1	Abandoned	Castlemain Geelong
St. Arnaud	$746 \\ 721$	Huddart, Parker, & Co.		Corio	0 3 2	22 👸		Abandoned	Geetong
ou minadu	(21	James Opie	119	Grazing block 2086	237 0	0		Non-payment of rent	Donald
Camperdown	358	John Hickey	119	Grazing block	8 0	,	1		
- 1	1		***	2149 block	o V	0		Abandoned	Camperdown
1	J		- 1	-22"		- 1	ſ		

# HEARING OF REASONS AGAINST THE FORFEITURE OF CERTAIN LICENSES BY PERSONS APPOINTED UNDER 125th SECTION OF "THE LAND ACT 1884."

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 1884, 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.

JNO. L. DOW, Commissioner of Crown Lands and Survey, Being the Responsible Minister of the Crown administering The Land Act 1884.

Lands and Survey Office, Melbourne, 29th September 1886.

Schedule

	<del> </del>		Schedule.					
Place and Date of Hearing.	Persons appointed by the Minister.	No. of License.	Date of License,	Name of Licensee.	A	reu,	_	Locality.
Kilmore, 20th October 1886	G. R. Watson, Esq., and	5748	1st Mar. 1885	Sydney Smith, jun.	A. 190	R. 0	P. 0	Billian
Charlton, 27th October 1886 Seymour, 20th October 1886	The Land Officer J. Frayne, Esq., J. C. Meakin, Esq. G. R. Watson,	6655 9692 8738 10006 4932	1st Mar. 1882 1st June 1883 1st Oct. 1882 1st Mar. 1885 1st Dec. 1883	Andrew Frascr John Spence Margaret Hall Donald Randall Thomas Kenny	320 320 320 320 320 113	0 0 0 0	0 0 0	Narraport Karyrie Karyrie Warmur
Heathcote, 27th October 1886	Esq., and The Land Officer M. Macoboy, Esq., and E. W. Welch,	3522	1st Oct. 1884	Geo. H. Pickard	320	-	0	Monea South Gobarup
Charlton, 27th October 1886	Esq. J. Frayne, Esq., J. C. Meakin,	8788	1st June 1884	Edward Hogan	320	0	0	Teddywaddy
Benalla, 19th October 1886	Esq. J. Hayes, Esq.,	19289	27th Dec. 1884	John McLiver	192	0	0	Arcadia
Warragul, 28th October 1886 Camperdown, 13th October	The Land Officer N. Wimble, Esq., J. Thomas, Esq.	12625/19	1st April 1885	Michael Flannagan	200	0	0	Mirboo
1886	Land Officer and G. R. Watson, Esq.	240/49 1735/19	1st Oct. 1882 1st Aug. 1883	James Daskein Thomas Hoath		0		La Trobe Narrawaturk

Payable to Receiver of Revenue at-

"The Land Act 1884." APPLICATIONS FOR LEASES APPROVED.

d by the undermentioned Officers OW, ands and Survey.

1.	Departm M	Department of Lands and Survey, Melbourne, 29th September 1886.	rvey, ber 1886.								-		-	-	Commis	ssioner or	Crown La	Commissioner of Crown Lands and Survey
Marg. O'Doughue         700         Sadewick in the control in the con	Number of Lease.	Name of Lesse	ij	Are	ea.			Block.	Section.	Date of Lease.	Term.		Раушел			<del></del>	al Amount of rst Payment.	Payable to Receive of Revenue at-
Marker Corporage   199   Solgweise   199   Sol				Aer	, ea									લ		<b>a</b>	ož (	÷
A. Marie Present	1474	Margt. O'Donoghue				iedgwick	:	3.1	: :	1.7.86	12½ years less 3 days		H 4	: : 10 			00	Sandhurst Heathcote
The Frings	91.	Alexr. E. Hestord				· asser modulioni	:	snd 42A		:	:		F	 		,	4 11 11	Kilmore
Second Prince   25   Street   12   Street   12   Street   12   Street   13   Street   14   Street   15   Street	996					Yea and Flowerdat	:	g t	:	= :	::	: :	3 10				4 10 3	=
The Machine	000 0121	en				Jowerdale Billian	: :	28	: :	: :	: =	:	1 12			, , , , , , , , , , , , , , , , , , ,	2 12 12 7 7 12 11 2 12 12 12 12 12 12 12 12 12 12 1	Rushworth
The Not Furthern   The State   The State	20	Robt. Anderson			-	Murchison	:	45	:	:	Ξ:	i	12	-			3 10 2	=
This content   155   This co	288	SOI				Sailieston	:	92c	: :	- =	= =	::	1 12	. :	·	.—.	2 2 2 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	:
Chiese Williamsen   Div Pulsecok   A not	1920					Sailieston	: :	92v	: :	: =	: =	1	77	99	_		27 F	Sevinour
Ader. Stewart         500         Wormship         Age of the control of the	1903	Chas. Wilkinson			_	Fallarook	:	78B		=	= :	:	9 9 9	: : : :				
Matches   Matc	1736	Alexr. Stewart				Vortough	:	A 3110 20A		= =	-	: :	0 17		_			=
This Reservoids, sen.   Si7   Mitchell   September	172	Walter W. Skunner Motthing Russell				Puckapunyal	: :	7413		: =	: =		00	01	:			= =
The Need   State   S	1601	Thos Revnolds, sen.			_	Vitchell	:	25		:	=	:	٠, د د	: 				: -
Funesh   F	1508	Jno. Ross				Northwood	:	50		=	= :	: :	370	: : 	 : :			=
State   American   135   Parketpunyal   155   Par	1456	Thos. Neal		_	_	Luckapunyal	:	102		= =	: =	: :	1 18	9				=
Figure 1972   Projection of Stand State   Projection of Stand Stan	1082	Stowwell Marshall			<u> </u>	onin Guin	: :	740		: :	. :	፥	0 12		•			£ :
Wich, Lanes   Comparison   Co	1007	Fack, Lynch, inn.		_		Puckapunyal	: :	82 and 83B		:		፥	ა. 4.ნ		:			
Value   Color   Colo	3 8 8	Michl. Kelly				Murrindindi	:	192	:	£	± :	÷	120	es				=
Volm Gilberts         102         Freedmund         76         76         76         77         76         77 </td <td>8</td> <td>Wm. James</td> <td></td> <td>_</td> <td></td> <td>Monea South</td> <td>:</td> <td>ν.<u>7</u></td> <td>:</td> <td>: :</td> <td>- :</td> <td>: :</td> <td>2 16</td> <td></td> <td>_</td> <td></td> <td></td> <td>=</td>	8	Wm. James		_		Monea South	:	ν. <u>7</u>	:	: :	- :	: :	2 16		_			=
Table Group	793	John Higgins				Puckapunyai	: :		: :	: 3	=	:	000		:			= =
Johann Graff   200   Mitchell   201   20	33	Jrs. Grove		_		Puckapunyal	: :			ē	=	:	200					: :
Higher   160   Foregroup   1	707	Johann Graf				-				= :	: :	: :	2 17	 	: :			=
Jacob Heisen   1969   Preference   1960   Pr	<b>2</b>	Jno. Gratton	:	_	_	덩	INOFER WOOD			= =	. 2	: :	2 19	91		<del></del>	3 19 6 4 15 6	= :
Rodle, Chisholm   245   Worcough   28	029	Kiend, F. Fitzgeran	:	_	-	72	Northwood		:	=	=	:	 		· · ;		2 10 8	= =
The Ahern	3.5	Rodk. Chisholm	: :			:	:		:	Ξ	± :	: :	2 16		. :		3 16 8	=
Jun. Autorison, Julii   3 and 4   18   18   18   19   19   18   19   19	18	Thos, Ahern				Mitchell Chin Ghin	:	8 <u>2</u>	: :	= =	= =	: :	3 7			_	4 7 3	= ;
Jno. Slevint         30. Slevint         31. Setgwick         31. Setgwick         11. St. Slevint         27. 2         11. St. 7. 2           Jno. Slevint         283. Sodgwick and Lyell         64. 65         16. 11. St. St. St. St. St. St. St. St. St. St	4	Wm. Anderson, Jun				Guilla Guilla	: <del></del>	3 and 4		:	=	:	83		•:		4 5 2	Sandhurst
Juo. Slevin         233         Sodgwick and Lyell         64         67         7         7         1         112         8         7         1         112         8         7         1         112         8         1         1         112         8         1         1         112         8         1	1991		:		_	Settgwick	 :	00 00		:	:							
University   Concording   Con		2				Sadowick and Live		9		•	=	:	63	_	:	-		=
Chas. Robins         7fl         Fillesmere         40          1         414         6           Vm. Sandster, jun.         82         1<	1687	Juo, Sievin	:		_		_	οο S		-						-	12	: '
Wm. Same Sullivan         447         Knowskey Zasi         1 <t< td=""><td>1592</td><td>Chas. Robbins</td><td>÷</td><td></td><td>_</td><td>Ellesmere</td><td>: :</td><td>_</td><td>:</td><td>: :</td><td>- :</td><td>: :</td><td></td><td></td><td>: :</td><td></td><td>4;</td><td>Heathcote</td></t<>	1592	Chas. Robbins	÷		_	Ellesmere	: :	_	:	: :	- :	: :			: :		4;	Heathcote
Pulgete Suntvaired   320   Katyil   1930   1940	1686	Wm. Sangster, jun.	:			Knowsiey mast Knowsiev	: :		: :	: <b>:</b>	=	:	-	œ c			<u> </u>	Horsham
Saml Symons, jun.         320 Mirampiran         Libba          163 miles          164 miles          165 miles   <	1683	Carl T. Nuske	: :		-	Katyil	:	m;		=	= :	:		92			10	Nhill
Angus McDonell 100 Autranglatine A A Bullin Lawson 218 4 10 10 0 1 13 0 0 Bullin Lawson 220 Yearing a 22 and Exhibit 557 Concongella South 22 and 44 6 1 5 9 6 III 5 9 6 III 1 4 0 5 III 1 4 0	1748	Saml. Symons, jun.	:	_	_	Mirampiram				= =	= -	: :	-	œ.		, ,-	910	= :
Hy. Brasser	1321		1	_		Woorak				=	=	:		4°C			9	: 2
Sarah Shevlin 957 Concongenta Soutet 41 41 48 Bessiebelle 44 41	108	_	1 1			Yearinga	:	-6		= =	= =	: :	94	9			<b>6</b>	Ararat
Joseph McMillan 483   Bessiebelle 44   41	1691		:		)ee	5	:		_				6					Portland
	1001			_		Bessiebelle	•	_	:	<del>-</del>	=	:			:	•	•	

Hamilton  " " " " " " " " " " " " " " " " " "	
, $ \frac{\text{$^{\circ}$}}{\text{$^{\circ}$}} $	Fund.
	in Press
1	Survey charge to be placed in Trust Fund
800000140000000000000000000000000000000	Survey cha
	. 2136.
	1886, p
12½ years less 3 days	In lieu of notice gazetted 23rd July 1886, p. 2136.
	z In lieu o
85, 28 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	lments
Beear Geerak Georgwak G	Ollected in equal ye
660 Beenr 665 Be	. to be c
<u> </u>	r charge
Geo. Walker Robt. Thomson Wm. Rogers Thos. Madin Geo. Lewis Geo. Lewis Malcolm Ferguson Loftus Hy. Brewis Murdeoher Ferguson Loftus Hy. Brewis Murdeoher Ferguson Wm. Cleator Wm. Cleator Wm. J. Henry Juo. Payne Juo. Payne Wm. J. Henry Juo. Payne Mun. J. Henry Juo. Dalde Wm. June Black, seu. Juo. Dalde Wm. June Black, seu. Juo. Dalde Wm. June Black, seu. Juo. Payne Loddy, sen. Edgar C. N. Halford Sills Hyrle Geo. Little Geo. Little Geo. Little Juo. Young McDonald Juo. Womg Wilson Juo. Scott Juo. C. Scott Juo. C. Scott Juo. C. Scott Juo. Recee	
18.54 19.54 19.55	

"The Land Act 1884," Section 2.
APPLICATIONS FOR LEASES APPROVED.
THE following Applications for Leases having been approved, it is hereby notified that the Rents and Fees specified in each case may be received by the jundermentioned Revenue Officers.

Officer	by the to collect Revenue		2604 1303 1305 1305 2028 379 357 15488 15830 14894	15310 15290 15719 14293 15018	14319 1759 16655 16655 16655 16655 1716 1717 1718 1718 1718 1718 1718 1718	4724 4790 853 4530 4747
Payable to the	rized trer ortal		Alexandra " " Mansfield Omeo " Benalla "	Numukah " Shepparton "	Wangaratta 1 Yarravonga 1 Donald Soymout Sandhurst Sandhurst Charlton Donald Charlton Tallangatta Beechworth Xackandandah Sandhurst Kerang	Boort Traralgon Sale Palmerston
	z ń	٩	000000000	00000	000000000000000000000000000000000000000	0000
	Total to pay	. B.	6 4 4 2 2 2 2 2 4 4 5 4 5 4 5 5 5 5 5 5 5	10 0 9 13 7 0 6 8 6 8	114 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	84.1187 81.0087
đ.	Certi-	GR				
Amount to be Collected.	Fees. Ce	<u> </u>   GR				
to be			000000000	00000	0000 0000000000 000	00000
ount	Rent due to date.	<b>6</b>	4040888600	0 11 8 11	440a :08F000&0500F0 :4 e0	ಜವಿ೦೦ವ
Αm		G-13	F400084188	∞ 1~10 4 w	888 1 22-788 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	4865
	Rent payable Half-yearly,	ė.	000000000	00000		00000
	nt pa. ilf-ye	G. 8.	8420004188 71,0401018000	8 0 2 4 8 0 8 11 8 8 11 8	######################################	H-1886
						1111
	95	1878	; ::::::::			::::
	Residence	, 1	111111111	:::::	111111111111111111111111	::::
	â	Land Act 1878	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	XX es		8 8 8 8 8
		  -: E	000000000	00000	000000000000000000000000000000000000000	00000
l with	Total.	8 2		00000		00000
mplfed		d. £	4825 8 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	801 801 279 176 145	250 250 250 250 250 250 250 250	885288
ow co	r rents.	d.	00000000	00000		00000
onaltions-Itow complied with	Other Improvements.	3. 3. S.	:	95 158 158 158 158 158 158 158 158 158 15	· · · · · · · · · · · · · · · · · · ·	រីដូងនទ
onditio	1 1	d.   £ s. d. £	0 00000	00000	000 0 0000000	00 00
٥	Cultivation,	* Pi	0 00000.	00000		0000
	Culti	3 4	138 188 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	130 130 46	250 212 213 213 213 213 213 213 213 213 213	88 <sub>N</sub> 88
		t .		00000		00000
	Fencing.	20 of	: :82:22:22:24	25		24588 84588
	1	P.   Section	0042800 048800000 048800000000	228808 80808		
	Extent.	B. I	00000000000	2000 C	810 80088008800088008 818	22882 2288
	Z.	A. B. Under	153 170 190 197 197 198 198 198 198 198 198 198 198 198 198	319 318 199 177 141	147 147 147 168 168 168 168 168 168 168 168 168 168	ងឧឧឌន
			111111111		**************************************	1111
	ą.	İ			Laceby Myribee  Myribee  Banyenmy  Witchipool  Yea  Yanraber  Moles  Moles  Mones  Mores  Mor	
	Parish		vorth nunji munji nunji n n ootpon	ona ona odge	atite  antite  antite  nung  bool  North  inchipite  ce  nung  re  re  re  re  re  re  re  re  re  r	orden orden org Boola
			Molesworth Yarck Eildon Dodan Hinnonunjie Hinnonunjie Miepol Winton Upotipotpon	Mundoona Yalca Mundoona Caniambo	Laceby Myrthee Katamatite Banyenmg Wytchipool Yya Yaaraberb Monea North Monea North Gorack Barnkee Monea Roun Monea North Gorack Barnkee Monea Jahnstelin Gorack Barnkee Forron Worring Worring Forron Worring Forron Worring Forron Worring Forron Worring Forron Worring Forron Worring Forron Worring Forrick Terrick	Quambatook Tanjil Bengworden Balloong Boola Boola
	<u> </u>	<u> </u> 				<del>-</del> -
			Vivia		wills	,
	ė.		homas F. Roberts	decreach James S. Mackenzie Ralph McClintzek 1	Peter Carton John Sanders John Sanders John Sanders John Sanders Filiah Kempton F	•: : : :
	Lesse	l	: T	ie 1 sutor	n,	ett
	Name of Lessee.	İ	Thomas F. Roberts Joseph Gonk Alext. Leach Thomas Harris Thomas Weaver Thomas Veaver Thomas Ones Walker Tenges Thomas Veaver Tho	deceased James S. Mackenzie Ralph McClintock 1 William Sims Walter G. Cole William Law, execut	There Carton John Sanders John Sanders John Sanders John Sanders Class, Richards Class, Richards P. W. Stephens Thomas Bridge F. W. Stephens Thomas Bridge The Sanders Thomas Bridge The Sanders Thomas Bridge The Sanders Thomas Bridge The Sanders Thomas Bridge To Cacherine White A. L. Charllohnes A. L. Charllohnes Toom Matheson Joseph P. Charlen Joseph P. Challan John T. Weldon John T. Weldon John T. Weldon Thomas Church Thomas Church Thomas Church Joseph A. Rollinson John T. Weldon Win, McKay, as exc. John McKay, as exc.	Hugh Griffith Jesse Hasthorpe Annie Blennerhass William Despard William G. Hensle
	Na		F. R. Sollin Sook Sook Wear Wear K Tan Walk Walk Walk Walk Walk Walk Walk Walk	Law, Colling	inders.  Inders.	riffith tsthou Design
			Thomas F. Rob George Collins Joseph Gook Alexr. Leech Thomas Harris Thomas Weaver Martin D. (Vitz Frederick Tanel Vivian Jones George Walker Jones, experted	deceased mes S. N alph Mc filliam Ni falter C.	Peter Carton Jones Green Jamos Green Jamos Green Jamos Green Pilah Shehrusta Pilah Kompton P. W. Stephens Phomas Pinkley Thomas Hendy Thomas Hendy John Santh John Shehr John Shehr John Matheson John Matheson John Jakeb	Hugh Griffith Jesse Hasthorpe Annie Blennerhassett William Despard William G. Hensley
			The Cee	PEEE E	Peter Plant Property	
	Date of Lease.	-	2.11.85 2.58.86 2.58.86 1.9.86 1.10.85 1.7.86 2.8.86 1.7.86	1.9.86	2. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	1.7.86 1.3.86 1.2.85 1.7.86
	a 9	ŀ	걸다하다하다다다	<del>-i</del>	ಟಕಕಕಣದಕರ ಕರಕರದರೆದೆ.5	

JNO. L. DOW,
Commissioner of Crown Lands and Survey,
Being the Responsible Minister of the Crown administering the said Act.

•	
3074 3037 3037 7002 7529 7729 2037 2037 3038 3730 11184 11115	
Casterton Harrow Horsham Nhill  Stawell  " " " " " " " " " " " " " " " " " "	
900000000000	
00 881 00 881 00 881 00 881 00 00 148 00 00 148 00 00 148 00 00 148 00 00 188 00 00 00 188 00 00 00 188 00 00 00 00 00 00 00 00 00 00 00 00 00	
менен мененене	-
	1
20000 200000020	
12 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	ase.
HHH	to 1
90000 90000090	lited
41888 111128922723 50000 1188022723	mse cre
	£3 14s. overpaid under license credited to lease. 12s. overpaid on license credited.
outors outors outors outors outors outors outors outors outors	id un
Yes Yes Yes Yes Yes Yes Yes Yes Yes Yes	verpa
99999 999999999	4s, o
00000 000000000	12s.
198 198 198 198 198 198 198 198 198 198	<b>→</b> 13
00000 000000000	
855524 . 288888 58855 0000 0000 000000	
#N #	
.0000 00000000	1 75
	ollect
00000 000000000	p pe o
000000000000000000000000000000000000000	nid te
2520 933 933 933 933 933 933 933 933 933 93	6d. short paid to be collected
10000000000000000000000000000000000000	6d. st
192 335 335 335 335 335 315 100 100 100 100 100 100 100 100 100 1	
	e leas
6:::::::::::::::::::::::::::::::::::::	to th
Oro	dited
Kaladbro Minimay Mosrak Leeor Leeor Mokepily Glynwylh Wampa Wampa Wampa Wampa Nandsborongh Glynwylh Wampa Nandsborongh Glynwylh Nandsborongh Glynwylh Narracan South Jindivick Vandin Yallook	e cre
	5.5 2.5
Keider	editec licen
George Lane	1 6s, overpaid on license credited.  ** One rent overpaid under license to be credited to the lease; 6s, for neart corruption to be credited to the lease.
2 m m m m m m m m m m m m m m m m m m m	lice mid 1
George Lane John Long William Long William Lynch J. H. Brokmeyer accentors of late Arthur Turner Alfred Clark Joseph Green Jones McConsel Thumas Redoord. Thumas Redoord. Amos Taylor, jim. Henry T. Staart. George Simpson	uid on over
George Lane Mun. Edgecombe William Lynch William Lynch J. H. Brockiney executors of lan Arthur Turner Alice Boyd Alfred Clark Joseph Green James McDonabé Thumas Peccok Samnel Stokes Annos Taylor, jin Henry T. Starat, George Simpson	verp rent
George Lane John Long Wm. Edgeco. William Lyn. J. H. Brockl Arthur Turne Arthur Turne Arthur Turne Joseph Green Junes McDo. Thomas Rebo Amos Taylor, Henry T. Stu- George Simps	Gs. o
George Lane John Long Win, Edgecombe William Lynch J. H. Brockmeyer axeautors of late Arthur Turner Alice Boyd Alice Boyd Joseph Green Jamas Peccock. Annus Achonald Thumas Peccock. Annus Taylor, jun. Annos Taylor, jun. Henry T. Staart George Simpson	- 70
1.7.86   George Lane 1.8.87   Adoli Long 1.4.86   Win, Edgeon 1.1.86   William Lyne 2.11.85   J. H. Brockin 1.6.86   Arthur Turne 2.8.86   Alfred Clark 1.7.86   Joseph Green 1.7.86   Amost Taylor, 1.10.88   Henry T. Stat	
22271	

as, contained and the confliction to be credited to the lease; 6s. 6d. short paid to be collected.

One rent overpaid under frems to be credited to the lease.

One rent overpaid to be credited to the lease.

Department of Lands and Survey, Methourne, 29th September 1886,

JNO. L. DOW, Commissioner of Crown Lands and Survey.

FESELES and Occupiers of Mallee Blocks are hereby notified that rents due for the half-year ended 30th June 1886, as set forth in the following statement, must be paid forthwith, together with survey fees and rent due for the passed to revenue. "THE MALLEE PASTORAL LEASES ACT 1883."—RENTS AND SURVEY FIRS DUE ON MALLEE BLOCKS FOR THE HALF-YEAR ENDED 30TH JUNE 1886.

Department of Lands and Survey, Melbourne, 29th September 1886.

No. of Block,

7

3888844

12.58

193 16s. 301, being rent overpaid on first three rents, less £5 17s. 6d. due for half-year ended 30th June 1886, to be refineded in amount payable 121 5s. short paid on first four rents included in amount payable 121 short paid on first four rents included in amount payable 121 short paid on 21st four rents included in amount payable 15s. overpaid on 2nd, 3rd, and 4th rents deducted from amount payable 15s. overpaid on 2nd, 3rd, and 4th rents deducted from amount payable 18s. 9d. short paid on 2nd, 3rd, and 4th rents included in amount payable 1n lise of notice gazetted 20th August 1889, p. 2442; £16 2s. 6d. short paid on first three rents included in rent payable £2 7s. 6d., amount short paid on first three rents, included in amount payable Remarks. Total to Pay. 8080018 ¢1 5016215 12.2 **⇔** ₩ 555 35 35 36 36 36 36 36 ö 24 11 10 0 73 Leased Part, 12 ø ÷ Survey Fees. 8858788 83.53 ė e  $\begin{smallmatrix}6&10\\17&7\end{smallmatrix}$ Occupied Part. SCHEDULE. . 10 교립프립턴하다 3 2 &24433F 32 0 0 £ s. d. :0 : :0 :0 22 92 88 the half-rear ended 31st Dec. 0 0 £ 8. d. ... 6-15 :0 £ s. d. 00000m+ 69 Amount Payable. 96550454 4 13 9 7 ည္တင္လုပ္ေလထ္ Average number of Stock depastured for the half-year ended 30th June 1886. Cattle. 33 : : Sheep. ×13,280 7,666 S : James Robert Gravenor Wood William Cumming and Cumming Lascelles.. Edward II. Lascelles. Edward H. Lascelles, Edward H. Lascelles, Edward H. Lascelles, Edward H. Lascelles, Edward H. Lascelles, Edward H. Lascelles, Lessee. 110 sq. miles Aren of Block. = : = = 

"THE MALLEE PASTORAL LEASES ACT 1883."—MALLEE BLOCKS AND MALLEE ALLOTMENTS AVAILABLE FOR APPLICATION.

A PPLICATIONS, addressed to the President of the Board of Land and Works, for right to lease the undermentioned Mallee Blocks for the term of seventeen years and eleven months, from the first day of January 1886, are now receivable. Plans and forms of application, which must be accompanied by a receipt for registration fee of £1, can be obtained at the Crown Lands Office, Melbourne.

Department of Lands and Survey, Melbourne, 30th September 1886.

J. L. DOW,
Commissioner of Crown Lands and Survey,
Being the Responsible Minister of the Crown administering the said Act,

MALLEE BLOCKS.

Number of Block.	Area in square miles.	Situation, &c.
31 37 39 40 44 67 70 71	412 281 392 193 300 911 214 101	On the South Australian boundary On the South Australian boundary On the South Australian boundary South of and adjoining block 39, on the South Australian boundary On Outlet Creek Formerly allotments 10, 13, 14, 15, 16, 17, 18, 20, and south part of allotment 22, county of Tatchera Formerly allotments 55 and 56, county of Tatchera Formerly allotments 99, 100, 103, 105, 108, 109, 110, 111, 1128, 114, 116, 117, 1194, 121, and 131, county of
79 80 82	52 78 34½	Tatchera South of Winiam and Woraigworm and north of Nurcoung and Arapiles, formerly allotments 140, 194, and 195, county of Lowan Formerly allotments 166, 167, 168, and 189, county of Lowan Formerly allotments 25 and 26, county of Lowan Note.—Allotments formed into blocks are available for application either as allotments or blocks.

#### MALLEE ALLOTMENTS.

THE undermentioned Mallee Allotments are now available for application. Particulars as to position of allotments, and character of country, can be obtained on application at the local Land Offices.

No. of Allotment.	· Area.		County.		
		Horsham Survey D	Pistrict.		
9 27 177 188	8½ square miles   15 square miles and 125 acres   13½ square miles   19 "		Lowan		
191 193	25‡ " 18‡ "		и П		
		Kerang Survey D	istrict.		
8 32 37 102 120 132 1398 144	2‡ square miles		Gladstone Tatchera " " " " " " " " " "		
		St. Arnaud Survey			
157B 201 74	500 acres 1 square mile and 147 acres 2½ square miles		Borung Gladstone Tatchera		

"THE MALLEE PASTORAL LEASES ACT 1883."—REDUCTION OF AREA OF MALLEE ALLOTMENT. T is hereby notified that the area of the Mallee Allotment as hereunder has been reduced as specified, and rent adjusted accordingly.

JNO. L. DOW,
Commissioner of Crown Lands and Survey,
Being the Responsible Minister of the Crown administering the said Act.

Department of Lands and Survey, Melbourne, 29th September 1886.

· Schedule.

Date of Lease.	Name of Lessee,	Allotment. Area as Reduced,		County.	Rent per Annum, to commence from 1.7.86.		
1.1.84	Andrew Weir	148	14 square miles	Lowan	£ s. d. 2 · 0 0		

"THE MALLEE PASTORAL LEASES ACT 1883."—CANCELLATION OF APPROVAL TO TRANSFER LEASE OF MALLEE ALLOTMENT.

T is hereby notified that notice appearing in *Gazette* of the 5th February 1886, page 296, is cancelled so far as regards approval of transfer specified in Schedule hereunder.

JNO. L. DOW,
Commissioner of Crown Lands and Survey,
Being the Responsible Minister of the Crown administering the said Act.

Department of Lands and Survey, Melbourne, 29th September 1886.

Schedule.

Allotment.	nent. County. Name of Transferror.		Name of Transferree.	Date and Place of Payment of Fee for Transfer.		
9	Lowan	William Lowe	Joseph Symonds	20.1.86. Nhill		

"THE MALLEE PASTORAL LEASES ACT 1883,"-LEASES FOR MALLEE ALLOTMENTS DECLARED VOID. T is hereby notified that the Leases for the Mallee Allotments specified in the Schedule hereunder are declared void. The Allotments will be available for application on and after Friday the 15th October 1886.

JNO. L. DOW,
Commissioner of Crown Lands and Survey,
Being the Responsible Minister of the Crown administering the said Act.

Department of Lands and Survey, Melbourne, 29th September 1886.

Schedule.

Date of Lease.	· Name,	Allotment.	Area.	County.	
1.7.84 1.1.85	John Davis Allan McAskill	137 212	$2$ square miles $6\frac{1}{2}$ square miles	Lowan Lowan	

"THE MALLEE PASTORAL LEASES ACT 1883,"—TRANSFER OF LEASE OF PORTION OF MALLEE ALLOTMENT.

T is hereby notified that the transfer of Lease of the portion of Mallee Allotment specified in the Schedule hereunder has been approved by the Governor in Council.

Department of Lands and Survey, Melbourne, 29th September 1886.

JNO. L. DOW, • Commissioner of Crown Lands and Survey,
Being the Responsible Minister of the Crown administering the said Act.

Date of Lease.	Aliot.	Area transferred.	County.	Name of Transferror.	Name of Transferree,	Rent per annum of transferred portion, paya- ble from 1.7.86.	Date and Place of Payment of Fee for Transfer.
1.1.84	148в	A. R. P. 1,229 0 0	Lowan	Andrew Weir	James Berry	£2	16.8.86. Nhill

"THE MALLEE PASTORAL LEASES ACT 1883."—TRANSFER OF LEASE OF MALLEE ALLOTMENT. IT is hereby notified that the Transfer of the Lease of Mallee Allotment specified in the Schedule hereunder has been approved by the Governor in Council.

Department of Lands and Survey, Melbourne, 29th September 1886.

JNO. L. DOW,
Commissioner of Crown Lands and Survey,
Being the Responsible Minister of the Crown administering the said Act. Schedule.

Date of Lease.	Allotment.	Area.	County.	Name of Transferror.	Name of Transferree.	Date and Place of Payment of Fee for Transfer.		
1.7.85	29	13 square miles and 601 acres	Lowan	John Nathaniel Harcourt	Charles Day and Albert Day	16.8.86. Nhill		

"THE MALLEE PASTORAL LEASES ACT 1883,"—APPLICATION FOR LEASE OF MALLEE ALLOTMENT NOT GRANTED.

Allotment.	Area.	County.	Name.	Remarks.
146	2 square miles	Tatchera	James Cameron	Refused.

Department of Lands and Survey, Melbourne, 29th September 1886.

JNO. L. DOW, Commissioner of Crown Lands and Survey, Being the Responsible Minister of the Crown administering the said Act.

"THE MALLEE PASTORAL LEASES ACT 1883."—ISSUE OF LEASES FOR MALLEE ALLOTMENTS. The Mallier Particular Harden Act 1606.—16360 of Education From Mallier Allotments and the Schedule hereunder having been approved, the Leases have been forwarded to the undermentioned Receivers of Revenue for execution, upon payment of the rent and fees in each case.

Applicants are required to execute and take delivery of their leases within sixty days after date of notice to pay first rent and fees.

Department of Lands and Survey, Melbourne, 29th September 1886.

JNO. L. DOW,

Commissioner of Crown Lands and Survey,

Being the Responsible Minister of the Crown administering the said Act.

Schedule.

			!	payable half- d		A					
Date of Lease.	Name of Applicant.	Allot- ment.	Area.			une w	Fee for Lease.	Vermin Ratefor 1886.	Survey Fees.	Total to pay.	Payable to Receiver of Revenue at—
	•				£ 8.	£s.	ı.e	£ 8.	£ s. d.	£ s. d.	
1.7.86	Joseph Bass Miller, the	67	8‡ sq. miles	Lowan	£ s. 2 5	2 5	ĩ	1 7	12 10 11	17 2 11	Nhill
	Oliver Austin Marriott <sup>1</sup>	139	17 sq. miles	Lowan	4 5	4 5	l ı	2 11	810 7	16 6 7	,,
11	Charles Langley, the	198	13 sq. miles	Lowan	0 10	0 10	1	0 6	2 7 1	4 3 1	Horsham
11	Patrick Joseph Hogan	136	3 sq. miles and 80 acres	Borung	3 0	3 0	1	2 4	5 8 0	11 12 0	Donald
10	Adam Smith	66	1 sq. mile and 184 acres	Tatchera	2 0	2 0	ĩ.	1 0	1 2 6	5 2 6	Kerang
11	Samuel Cameron	115	21 sq. miles	Tatchera	1 10	1 10	l 1.	1 10		4 0 0	! "
**	Thomas Widdy	146	2 sq. miles	Tatchera	0 10	0 10	ī	1 0	1 16 10		

<sup>&</sup>lt;sup>1</sup> Allotment only partly surveyed. Balance of survey fees to be collected when survey is completed.

"The Land Act 1884,"

APPLICATIONS FOR LEASES NOT GRANTED.

TT is hereby notified that the following Applications for Leases have not been granted.

No.	Name of Appl	licant.		Ares	s.	}	Parish			Remarks.
				A. R	. P.	1				,
	•		Lease	s under Sec	tion 32	of "The Lar	d Act	1884."		
1260	P. McLaren			650 ' 0		Tanjil	•••	•••	•••	Refused.
$1706 \\ 1894$	H. Squires W. Varney	• • •	•••	650 0 650 0		Tanjil Tanjil	•••	•••	•••	Refused. Refused.
1279	A. J. Macpherson	•••	***	650 0		Tanjil	•••	•••	•••	Refused.
1293	C. H. Williams		***	640 0	0	Tanjil '		•••		Refused.
1485	J. O'Donnell	***		830 0		Tanjil		• • •	***	Refused.
1840 1828	H. Tonkyn	***		200 0		Maryvale		•••	•••	Refused.
608	P. Toner D. Fleming			200 0 200 0		Maryvale Maryvale	•••	•••	***	Refused.
454	Sarah Dwyer			60 0		Maryvale			•••	Refused.
1830	T. Theobald T. Harrison		***	200 0	0	Maryvale		•••		Refused.
760	T. Harrison		•	690 0		Carrajung Tanjil		•••	•••	Refused.
483 76	L. N. Day H. Baillie	•••		520 0 320 0		Tanjil		•••		Refused.
767	H. Baillie		•••	320 0 320 0				•••	•••	Refused.
84	J. N. Birkley			800 o				•••		Refused.
768	H. Hampton			800 0		Tanjil	•••			Refused.
1711	E. W. Sibbritt	•••		230 0			•••	•••	•••	Refused.
87 451	Emily Hasthorpe J. N. Birkley H. Hampton E. W. Sibbritt F. W. Brock J. Davidson	• • • •	•	230 0 400 0		Tanjil Traralgon	•••	•••		Refused. Refused.
88	M. Bolger	•••		130 0		Traralgon		··•		Refused.
617	A. Fraser			130 0	0	Traralgon		•••	]	Refused.
1479	J. M. A. O'Donnell			640 0		l Taniil		•••		Refused.
$\begin{array}{c} 766 \\ 1826 \end{array}$	C. Hampton H. Taylor	***		640 0 400 0			• • •	•		Refused. Refused.
459	W. Drysdale	•••		400 0		Callignee Callignee	•••			Refused.
1824	W. Drysdale W. Taylor			400 0		Callignee	•••			Refused.
933	H. W. Kitchen	•••	[	32 0		Traralgon				Refused.
$\frac{1615}{1821}$	Jno. H. Reed E. J. Timmins .	٠;	[	32 0 20 0		Traralgon Toongabbie	No. and le	***		Refused. Refused.
1881	E. Veitch			600 0		Toongabbie	South	•••		Refused,
1434	E. Veitch J. G. Nippe			600 0		Toongabbie	South	•••		Refused.
1038	C. Langhorne	• • •		620 0		Bulga				Refused.
$\frac{283}{288}$	Elinor R. Carroll	•••	•••	620 0			•••	•••		Refused.
928	T. Chamney	•••	:::	400 0 65 0		Bulga Travalgon	• • •			Refused, Refused,
1693	H. W. Kitchen H. W. Smith		:	640 0		Traralgon Boola Boola	• • • • • • • • • • • • • • • • • • •	•••		Refused.
1266	J. McEwen			640 0		Boola Boola	,	•••	}	Refused.
$\begin{array}{c} 474 \\ 1265 \end{array}$	Jno. Deakin J. McEwen	•••	• }	520 0 200 0		Bulga   Boola Boola	•	•		Refused.
297	F. P. Chegweddin	• • • • • • • • • • • • • • • • • • • •		650 0		Tanjil East				Refused. Refused.
1111	F. Morrell			320 0	0	Callignee				Refused,
922	S. Kennedy			610 0		Callignee		• • • •	•••	Refused.
1622	T. J. Roger	•••		620 0 400 0		Bulga		•	•••	Refused.
$\frac{128}{1954}$	S. Box G. Walker		:::	640 0				•••		Refused. Refused.
129	J. H. Browne		]	960 Ö	ŏ					Refused.
1002	J. Loughnan	•••		490 0	0	Callignee :		•••	[	Refused.
775 1738	P. L. Harvey A. F. Salmon	•••		830 0 600 0	0	. Welshpool .		• • •		Refused.
1725	W. R. Staff		:::	320 0	ŏ	Welshpool Tanjil				Refused.
614	W. Flett			440 0	ŏ	Numerella .				Refused,
1749	T. Smith	•••		200 0	0	Budgeree	•••	•		Refused.
$1251 \\ 1825$	J. McDonald H. Taylor	•••	•••	610 0 680 0	0	Callignee Callignee		•••	•••	Refused.
457	D. Drysdale		:::	680 0	ŏ	Callignee .	•••	•••		Refused. Refused.
1827	W. Taylor			680 0	ŏ	Callignee .				Refused.
696	J. H. Graham	***		640 0	0	Boola Boola				Refused.
937 1517	Jno. King T. Pratt	•••		530 0 640 0	0	Boola Boola   Boola Boola		• • •		Refused.
759	Jessie Hasthorn		:::	520 0	ŏ					Refused. Withdrawn.
125	W. T. Betteson			350 0	0	Callignee .				Withdrawn.
114	Jas. Brooks	•••		640 0		Boola Boola				Withdrawn.
$\frac{936}{742}$	W. King W. C. Hogben	•		640 0 250 0	0	Boola Boola Tanjil East		•••	••• ]	Withdrawn.
1599	Geo. Ratcliffe		:::	680 0		Callignee .				Withdrawn. Withdrawn.
1891	R. Vincent			200 0		Rosedale				Withdrawn.
758	R. Vincent J. W. Hagan			580 0	0	Tong Bong .				Withdrawn.
$\frac{117}{1240}$	J. F. Matthews J. F. Matthews	•••		1,000 0 680 0	0		••	•••	•••	Withdrawn, Withdrawn,
1918	J. Wright		:::	340 0	ŏ	Tong Bong	••			Refused.
1107	E. Missen			340 O	0	Tong Bong .				Refused.
1018	H. A. W. Luelf			540 0	0	Boga .	••		•••	Refused.
$1925 \\ 1520$	Jno. White C. R. Pearse	•••	***	540 0 100 0	0		••	• • •		Refused. Refused.
686	C. E. Gibbes	•••		319 0	ŏ					Refused,
883	Jno. Jones			540 0	0	Boga .			•••	Refused.
280	Jno. Cairns	• • •			0	Narioka .				Refused.
906 887	C. Johnson Jno. James	•••		220 0 100 0	0	Kaarimba . Narioka .		•••	]	Refused. • Refused.
1704	M. Skehan			540 0	0				:::	Refused.
(015	T. Langtry			100 0	0	Narioka .				Refused.
1841 3824	T. Langtry W. B. Thorne W. B. Thorne		***	320 0	0	Moondarra .		•••		Refused.
8824	W. B. Thorne Jno. James	•••	• • • •	$\frac{45}{120} \frac{0}{0}$	0	Moondarra .		•••	•••	Refused.
888 L480	D. O'Brien		•••	100 0	0				•••	Refused. Refused.
63	W. H. Bracken			35 0	0	Kotupua .	••			Refused.
749	G. Hutchins	•••		170 0	0	Kotupna .	A.			Refused.
456	W. Douglas	• • •		39 0	0	Kotupna .		• • •		Refused.
1101 1697	J. E. Moore K. Simpson		::: ]	170 0 170 0	0					Refused. Refused.
1094	Margaret Middleton			30 0	0					Refused.
602	E. Forrester			540 0	0	Boga				Refused.
677	T. Gilmartin W. J. Turner	•••		540 0	0 1			•••		Refused.
.834 269	J. McAlister		•	540 0 540 0	0	Boga . Boga .				Refused.

## "The Land Act 1884."

APPLICATION FOR A LEASE APPROVED.

THE following application for a lease under section 91, Land Act 1884, having been approved, it is hereby notified that the rent specified may be received by the undermentioned Officer authorized by the Treasurer to collect Territorial Revenue.

Corr.	Date,	Term.	Name.	Situation.	Extent.	Purpose.	Annual Rent.	Amount payable quarterly.	Amount of first payment.	Payable to the Receiver and Land Officer at—
456	1.1,86	10 years	William Kenney	. St. Kilda	A. R. P.	Bathing site	£ s. d.	£ s. d. 5 0 0	£ s. d.	Melbourne
		<i>T</i> )				· · · · · · · · · · · · · · · · · · ·	ommission e	JNO.	L. DOW	nd Survey,

Department of Lands and Survey, Melbourne, 29th September 1886.

## "The Land Act 1884."

## APPLICATIONS FOR GRANTS APPROVED.

THE following Applications for Grants 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.

			An	iount to be Collected.		Payable to
Name.	Parish.	Extent.	Balance	Fees	1	the Officer authorized by the Treasurer
			to complete Purchase. Gran	Certifi-	Total to pay.	to collect 'Territorial Revenue at—
		A. R. P.	£ s. d. £ s	£ s. £ s. d.	£ s. d.	
	Ţ	Inder Section	20 of "The Land	Act 1869."		
Christina Cowan	Gobur	19 3 36	14 0 0   1 1	11 0 / 0 0 10	16 1 10	Alexandra 1306
•	Under Section 20 of	"The Land A	Let 1869, ' as amen	ded by "The Land	Act 1878."	
Jeremiah Outtram		87 3 22 4		1 0 0 3 8		Casterton 3495
	Under Sec	tion 4 of "Th	e Land Acts Amer	dment Act 1880."		
Henry Einsporn Robert B. F. Bush Mary J. McPherson Peter Nelson Samuel Speed William Madden John Sundin Harry Broom Edward J. Stanley James Campbell	Strathbogie   Jamieson   Moyston   Eversley   Ellerdie   Smythesdale   Neilborough   Narioka   Keelangie   Granya	19 3 38 10 3 21 20 0 0 20 0 0 2 0 16 7 0 6 20 0 0 16 1 36 19 3 38 19 3 24	19 0 0 1 1 12 0 0 1 1 4 10 0 1 1 Nil 1 1 27 4 0 1 8 0 0 1 14 0 0 1	$ \begin{vmatrix} 1 & 0 & 0 & 1 & 1 \\ 1 & 0 & 0 & 0 & 6 \\ 1 & 0 & 0 & 0 & 10 \\ 1 & 0 & 0 & 0 & 10 \\ 1 & 0 & 0 & 0 & 4 \\ 1 & 0 & 0 & 0 & 4 \\ 1 & 0 & 0 & 0 & 10 \\ 1 & 0 & 0 & 0 & 10 \\ 1 & 0 & 0 & 0 & 10 \\ 1 & 0 & 0 & 0 & 10 \\ 1 & 0 & 0 & 0 & 10 \\  \end{vmatrix} $	21 2 1 6 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Benalla   275   Jamieson   38   Ararat   623   707   Warrnambool 802/49   Sandhurst   852   Nathalia   2684/49   Tallangatta   2684/49   1296/49

<sup>&</sup>lt;sup>1</sup> In lieu of notice gazetted 27th August 1886, p. 2507.

Department of Lands and Survey, Melhourne, 29th September 1886.

JNO. L. DOW, Commissioner of Crown Lands and Survey.

## APPLICATIONS FOR GRANTS APPROVED.

THE following Applications for Grants having been approved, it is hereby notified that the Purchase-money and Fees specified in each case may be received by the undermentioned Revenue Officers.

				i			Amount to be Collected.							Payuble									
Nume.		Parish.		Extent.		Purchase-		Fees.								the Officer authorized by the Treasurer to collect							
							nioney,		Grant. Certi-		Assurance.		Total to pay.		у.	Territorial Revenue							
			,		. R.	P.	_ _	£	5.	d.	£	8.	£	8.	£	s.	d.	1	2 8	. d.	.		
		τ	nder	Sect	ion	3 of	г" Т	`he	Re	side	nce	Are	as.	Act	188	1."				•			
James Martin		Buninyong	]	0	1	0	1	7	10	0	1	1 ]			0	0	4	8	11	4	1	Rallarat	M.39244
			U	nder	Sec	etior	1 76	of	"Т	he I	ane	i Ac	t l	884.	"								
Alice J. Panton		Tarrawarra	]	2	1	2		10	0	0	1 i	1	-		0	0	5	11	. 1	5	i	Melbourne	P.20713
Department of Land	la and		In lie	u of	not	ice g	gaze	tte	d 2	7th 2	Lug	ust 1	L88				issio	J ner o	NC of C	). I	ı.	DOW, Lands and S	urvey.

Melbourne, 29th September 1886.

## "The Land Act 1884," Section 32. GRAZING AREA AVAILABLE.

THE undermentioned allotment will be available for application under the above section, at the office mentioned hereunder, on or before Friday the 29th October 1886. All applications lodged on or before that date will be deemed to have been simultaneously made.

County.	Parish,	Area Available.	No. of Allotment.	Land Office.	Remarks.
	<del></del>	Acres.			
Kara Kara	Swanwater	306	9, section F	St. Arnaud	Formerly reserved under section 102

Department of Lands and Survey, Melbourne, 30th September 1886.

JNO. L. DOW, Commissioner of Crown Lands and Survey.

"The Land Act 1884," Section 2.

CANCELLATION OF ALTERATION OF TERMS AND CONDITIONS OF LICENSES UNDER SECTION 19 OF "THE LAND ACT 1869," AND TRANSFERRED TO SECTION 3 OF "THE LAND ACT 1880."

TOTICE is hereby give	n that the undermentioned	Gazette notices are cancelled, viz.:-

District.	Name.		Parish.	Area.	Date gazetted.	Corr. No.
Horsham St. Arnaud Benalla	Francis Houston Donald Cross A. W. Cooper Jas. A. Flanagan Kate McManus Henri Rust		Kinimakatka Corack East Tamleugh Dunbulbalane	 A, R, P, 317 0 0 320 0 0 320 0 0 320 0 0 200 0 0 160 0 0	12th August 1881 22nd September 1882 12th May 1882 5th May 1882 29th September 1882 21st October 1881	6750/19 6323/19 6311/19 14629/19 15304/19 15602/19

Department of Lands and Survey, Melbourne, 29th September 1886.

JNO. L. DOW, Commissioner of Crown Lands and Survey.

# VICTORIAN RAILWAYS.

MELBOURNE HUNT CLUB RACES AT FLEMINGTON, ON SATURDAY, 2ND OCTOBER.

Trains will run as required from 11 a.m. to 2 p.m. from Melbourne. The usual arrangements as to entrance at Spencer street will be carried out. Passengers by the 11.10 a.m. to Ballarat and the 12.15 p.m. to Sandhurst, as well as those for the Williamstown, Coburg, and Essendon lines, will be booked at and enter by the gate at Spencer street next to Collins street.

#### CHEAP EXCURSIONS.

First and second class return tickets (the former to a limited extent) available by the specials only going, and for return by all ordinary trains for 21 days (day of excursion and return included), will be issued as under, and the trains will run on the dates specified. The second class return adult fares are quoted after certain principal stations, and proportionate rates will be charged to or from the others (as the case may be). The first class fares are double the rates for second class; children under 15 years will be charged about half fare. For further particulars see handbills exhibited at stations.

\*\*Daulzeford line.\*\*—Monday 4th October, from Melbourne to

see handbills exhibited at stations.

Daylesford line.—Monday, 4th October, from Melbourne to Carlsruhe and all stations thence to Daylesford inclusive; same date, to Melbourne from Daylesford and all stations thence to Carlsruhe inclusive. Farses: Between Melbourne and Trentham, 4s. 6d.; Daylesford, 5s. 3d. Tickets can be obtained at Spencer street, or the respective stations on the Daylesford line (as the case may be), up to 5 p.m. on Friday, 1st October.

case may be), up to 5 p.m. on Friday, lit October, from Melbourne to Mangalore and all stations thence to Numurkah and Tatura inclusive; same date, to Melbourne from Tatura, Numurkah, and all stations thence to Mangalore inclusive. Fares: Retween Melbourne and Nagambie, 5s. 6d.; Murchison, 6s. 3d.; Tatura, 7s. 6d.; Shepparton, 7s. 9d.; Numurkah, 9s. Tickets can be obtained at Spencer street, or the respective stations on the Goulburn Valley and Tatura lines (as the case may be), up to 5 p.m. on Monday, 4th October.

## DRAFTSMEN.

Applications, accompanied by copies of testimonials, will be received by the Secretary for Railways up to Noon of Monday, 4th October, from persons desirous of obtaining employment as Supernumeraries in the following capacities:—Engineering Draftsmen, Architectural Draftsmen. Applicants must have a practical knowledge of their respective branches, and those accustomed to railway work will be preferred. The envelopes containing the applications must be endorsed "Application for employment as Supernumerary Draftsman."

By Order of the Commissioners,

P. P. LABERTOUCHE, Secretary for Railways.

## Courts.

SITTINGS of the Supreme Court for the hearing of Criminal Trials, &c.: pursuant to Orders in Council of 14th December 1885 and 18th May 1886.

Ararat	***	 •••	
Ballarat	•••	 Thursday	7 October
Beechworth		 Wednesday	10 November
Belfast		 	
Benalla		 Friday	12 November
Castlemaine		 Tuesday	12 October
Echuca		 Tuesday	14 December
Geelong		 Monday	4 October
Hamilton		 Friday	10 December
Horsham		 ***	
Maryborough		 Friday	3 December
Sale		 Tuesday	30 November
Sandhurst	'	 Thursday	14 October
Shepparton		 Tuesday	16 November

St. Arnaud	 	Friday	5 November
Stawell	 	Friday	19 November
Warrnambool	 	Tuesday	23 November
Melbourne	 	Friday	15 October

GENERAL SESSIONS: pursuant to Orders in Council of 28th December 1885, 13th April, 12th July, 23rd August, and 13th September 1886.

and 13th Septe	mbei	. 1000'		
Alexandra	•••		Saturday	2 October
Ararat			Tuesday	23 November
Bairnsdale		•••	Tuesday	16 November
Ballarat			Monday	15 November
Beechworth	•••	***	***	
Belfast		•••	Tuesday	30 November
Benalla	•••	•••	***	
Castlemaine	•••		Tuesday	7 December
Clunes	•••	•••	Friday	19 November
Daylesford		• • • •	Wednesday	10 November
Dunolly			•••	
Echuca				
Geelong		•	Tuesday	7 December
Hamilton			Thursday	11 November
Heathcote			Thursday	9 December
Horsham			Tuesday	7 December
Inglewood			Tuesday	14 December
Jamieson			•••	•
Kilmore		•••	Saturday	11 December
Kyneton				
Mansfield			***	
Maryborough		•••	Tuesday	5 October
Melbourne			Monday	1 November
Palmerston			Monday	25 October
Portland			Friday	3 December
Sale			***	
Sandhurst			Friday	12 November
Shepparton			•••	
St. Arnaud			***	
Stawell				
Walhalla			Tuesday	21 December
Wangaratta		•••	Thursday	25 November
Warrnamboo	٠			
Wood's Point				

WOOG S I OHIL		***	
C OUNTY Judges.	c c	URTS I	Dates fixed by th
Alexandra		Saturday	2 October
Ararat		Tuesday	23 November
Avoca	***	Wednesday	6 October
Bacchus Marsh		•••	
Bairnsdale		Tuesday	5 October
Ballan		Wednesday	20 October
Ballarat	,,,	Wednesday	13 October
Beaufort		Thursday	25 November
Beechworth		Wednesday	17 November
Belfast		Wednesday	1 December
Benalla		Wednesday	24 November
Blackwood	***	Thursday	21 October
Bright		Monday	11 October
Camperdown		Thursday	25 November
Casterton			,
Contlamaine		Tneeday	7 December

						D
Chiltern	•••	***		- •	8 October	Castlemaine Tuesday 7 December
Clunes	•••			•	19 November	Castlemaine Tuesday 7 December Heidelberg
Colac	•••	***	•••	•	24 November	Hepburn (Daylesford) Wednesday 10 November
Coleraine	•••	•••			16 November	Kyneton Friday 5 November
Creswick	•••	•••	•••	Saturday	20 November	Maldon
Dandenong	•••	***		Friday	15 October	Gippsland District.
Daylesford	•••	•••		Wednesday	10 November	m 1 10 N h
Donald		•••	•••			Omeo Tuesday 16 November
Dunolly	***	•••		Thursday	11 November	Palmerston Monday 25 October
East Charlton	•••	•••		•	15 December	Sale Thursday 16 December
Echuca	•••	•••		Thursday	18 November	Walhalla Tuesday 21 December
Geelong	***	•••			8 December	MARYBOROUGH DISTRICT.
Gisborne	•••	•••		Friday	22 October	Avoca
Hamilton		•••		Friday	12 November	Dunolly Thursday 11 November
Heathcote	•••	•••		Friday	10 December	Inglewood Tuesday 14 December
Horsham	•••	•••		Tuesday	7 December	Maryborough Tuesday 5 October
Inglewood	•••	•••		Tuesday	14 December	St. Arnaud
Jamieson	•••	•••	•••			Talbot Thursday 7 October
Kerang	•••	•••			17 November	SANDHURST DISTRICT.
Kilmore	•••	•••		Saturday	11 December	Heathcote Friday 10 December
Kyneton	•••	•••		Friday	5 November	Rushworth Wednesday 20 October
Maldon	•••	•••	•••	Friday	8 October	Sandhurst Wednesday 8 December
Mansfield	•••	•••	•••			
Maryborough		•••		Tuesday	5 October	
Melbourne	•••	•••		Monday	1 November	Tenders.
Mornington	•••	•••		Friday	12 November	
Nagambie	***	•••		Thursday	21 October	PUBLIC WORKS OFFICE, MELBOURNE.
Nhill	•••	•••		Wednesday	6 October	TENDERS will be received at this office until Twelve o'clock on the days and for the purposes undermentioned.
Omeo	•••	•••		Thursday	14 October .	I on the days and for the purposes undermentioned.  Particulars may be learnt at this office, and also at the offices
Palmerston	•••	***		Monday	25 October	named in each instance.
Portland	•••	***		Thursday	2 December	The Board of Land and Works will not necessarily accept the
Romsey	•••	•••		Thursday	21 October	lowest or any tender.
Rushworth	•••	•••		Wednesday	20 October	State School, Yarraville West. Preliminary
Rutherglen	***	•••		Thursday	7 October	deposit to accompany tender, £40. Final deposit, 5 per cent 7th October
Sale	•••	•••		Friday	8 October	
Sandhurst	`	•••		Wednesday	8 December	Pulling down and re-building portions of quadrangle, General Post Office, Mel-
Seymour	•••	•••		Wednesday	6 October	bourne. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent 7th October
Shepparton	•••	•••		Wednesday	1 December	Additions to drill instructor's quarters, Cas-
Smythesdale	•••	•••	•••	Saturday	13 November	tlemaine. Particulars also at Police Sta-
St. Arnaud	•••		•••		_	tion, Castlemaine. Preliminary deposit to
Stawell	•••	•••			24 November	
Talbot	•••	•••		Thursday	7 October	New police buildings, &c., Shepparton. Par- ticulars also at Sub-Treasury, Shepparton.
Walhalla	***	***		Tuesday	21 December	Preliminary deposit to accompany tender,
Wangaratta	•••	•••		Thursday '	25 November	£10. Final deposit, 5 per cent 7th October
Warragul		•••		Tuesday	7 December	Alterations and repairs to earth-closets, &c., Lunatic Asylum, Kew. Preliminary de-
Warrnambool		•••		Monday	29 November	posit to accompany tender, £10 7th October
Wodonga	•••	•••		Friday	22 October	Additions to drying closets, Lunatic Asylum,
Wood's Point		•••			00.1	Kew. Preliminary deposit to accompany £10. Final deposit, 5 per cent 7th October
Yackandanda		•••		Saturday	9 October	Fencing Police Paddock, Sale. Particulars
Yarrawonga	•••	• • •		Wednesday Tuesday	27 October 5 October	Fencing Police Paddock, Sale. Particulars also at Police Station, Sale. Preliminary
Yea	•••		,	1 desday	5 October	deposit to accompany tender, £5 7th October
OUR	r s	OF	M	INES.	Dates fixed by the	Erection of kitchen and other works, Torpedo Store Shed, Dockyard, Williamstown. Par-
U Judges	3.					ticulars also at Police Station, Williams-
Mal				CHIEF JUDG	2.	town. Preliminary deposit to accompany tender, £10. Final deposit, 5 per cent 7th October
Melbourne	•••		•••	- Dage		Additions to Police Station, Chiltern. Par-
				T DISTRICT.	00 3* 1	ticulars also at Police Station, Chiltern.
Ararat Beaufort	•••	•••		Tuesday Thursday	23 November 25 November	Preliminary deposit to accompany tender,
Stawell				Wednesday	24 November	Additions, &c., Police Station, Mornington.
	•••			-	Di ito omioci	Particulars also at Police Station, Morn-
75. 31 4				AT DISTRICT.	10.0-4-1	ington. Preliminary deposit to accompany tender, £5 7th October
Ballarat Clunes				Wednesday Friday	13 October 19 November	Cartage of 1,400 tons of wrought-iron pipes
Creswick				Saturday	20 November	from Melbourne to tramway line between
Mount Black		***		Thursday	21 October	Preston and Morang. Preliminary deposit to accompany tender, £25. Final deposit,
Smythe's Cre				Saturday	13 November	£50 7th October
				RTH DISTRICT		Improvement of Botanical Gardens pumping
Alexandra		DEROF		Saturday	2 October	scheme. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent 7th October
Beechworth				Wednesday	17 November	
Bright				Monday	11 October	Asphalting, drainage, &c., Defence Reserve, Port Melbourne. Preliminary deposit to
				Friday	8 October	accompany tender, £10. Final deposit, 5 per
Chiltern	•••					1
Jamieson		***	•••			1 Alternative tenders for binactons and being
Jamieson Kilmore				. Saturday	11 December	Alternative tenders for bluestone and brick buildings for State School No. 453, Newlyn.
Jamieson Kilmore Mansfield				•		buildings for State School No. 453, Newlyn. Particulars also at Police Station, Creswick.
Jamieson Kilmore Mansfield Rutherglen		 		Thursday	11 December 7 October	buildings for State School No. 453, Newlyn. Particulars also at Police Station, Grewick, up to the 30th instant; and after that date on application to the District Inspector of
Jamieson Kilmore Mansfield Rutherglen Wodonga				. Thursday		buildings for State School No. 453, Newlyn. Particulars also at Police Station, Crewick, up to the 30th instant; and after that date on application to the District Inspector of Works, Ballarat. Preliminary deposit to
Jamieson Kilmore Mansfield Rutherglen		 		. Thursday		buildings for State School No. 453, Newlyn. Particulars also at Police Station, Grewick, up to the 30th instant; and after that date on application to the District Inspector of

October 1, 1886.
Hardwood building for State School, Dederang North. Particulars also at Police Station, Yackandandah, up to the 30th instant: and after that date at Police Station, Beech- worth. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent 14th October
New quarters, stable, fencing, &c., Police Station, Morwell. Particulars also at the Police Station, Morwell. Preliminary de- posit to accompany tender, £20. Final deposit, 5 per cent 21st October
Fencing and stockyard, Police Reserve, Warrnambool. Particulurs also at Police Station, Warrnambool. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent 21st October
Wooden building for teacher's residence at State School No. 1739, Miner's Rest. Par- ticulars also on application to the District Inspector of Works, Ballarat. Preliminary deposit to accompany tender, £10. Final deposit, 5 per cent 21st October
New State School No. 2711, Alphington. Preliminary deposit to accompany tender, £25. Final deposit, 5 per cent 21st October
New police buildings, Charlton. Particulars also at Police Station, Charlton, to Friday, 24th September; after that date at Warden's Office, Sandhurst. Preliminary deposit to accompany tender, £20. Final deposit, 5 per cent
Additions, State School No. 1490, North Fitz- roy. Preliminary deposit to accompany tender, 425. Final deposit, 5 per cent 28th October
Wooden building for State School No. 2627, Rosebud. Particulars also at Police Station, Dromana, until the 14th October; and after that date at Police Station, Morn- ington. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent 28th October
All deposit-receipts, &c., must be made payable to the Secretar

for Public Works. for Public Works.

Tenders to be addressed to the Honorable the Commissioner of Public Works, and marked "Tender for ——."

JOHN NIMMO, Commissioner of Public Works.

# VICTORIAN RAILWAYS.

SEPARATE Tenders are invited for the undermentioned works, &c.

Tenders, accompanied by the necessary preliminary deposit, and endorsed "Tender for \_\_\_\_\_\_" (as the case may be), must be deposited in the Tender-box. Secretary's Office, Spencer street, Melbourne, at or before Twelve o'clock noon of the dates as energified. as specified.

Monday, 11th October.—Erection of station building at Arcadia, on the Goulburn Valley line. Particulars at the office of the Engineer for Existing Lines, Spencer street, and at Seymour, Murchison, Arcadia, and Shepparton stations. Preliminary deposit, 4:20.

Monlay, 11th October.—Erection of goods-shed and platform at Maffira Station, on the Heyfield and Bairnsdale line. Particu-lars at the Engineer-in-Chief's Office, Spencer street; Assistant Engineer's Office, Stratford; and at Sale and Heyfield stations. Preliminary deposit, £10.

Monday, 11th October.—Erection of goods-shed and platform at Tinambra Station, on the Heyfield and Bairmsdale line. Par-ticulars at the Engineer-in-Chief's Office, Spencer street; Assist-ant Engineer's Office, Stratford; and at Sale and Heyfield stations. Preliminary deposit, £10.

Monday, 11th October.—Supply of 500 tons of firewood at Seymour. Particulars at the Railway Storekeeper's Office, Williamstown, and at Seymour Station. Preliminary deposit,

Monday, 11th October.—Tar paving passenger platform at Flemington Racecourse Station. Particulars at the office of the Engineer for Existing Lines, Spencer street. Preliminary deposit, 410.

Monday, 11th October.—Painting 10 gatekeepers' cottages between Korong Vale and Mysia stations. Particulars at the office of the Engineer for Existing Lines, Spencer street, and at Sandhurst, Korong Vale, and Mysia stations. Preliminary deposit, 45.

Monday, 18th October.—Erection of 7 gatekeepers' cottages on the Gordons and Ballan line. Particulars at the Engineer-in-Chief's Office, Spencer street, and at Ballarat and Gordons sta-tions. Preliminary deposit, £20.

Monday, 18th October.—Frection of sheep and cattle yards at Sheep Hills Station, on the Warracknabeal line. Particulars at the Engineer-in-Chief's Office, Spencer street, and at Murtoa and Sheep Hills stations. Preliminary deposit, £10.

Monday, 20th December.—Supply of 50,450 tons of steel rails and fishplates.

Spencer street. Preliminary deposit, £1,500.

No tender will necessarily be accepted.

By Order of the Commissioners.

P. P. LABERTOUCHE, Secretary for Railways,

#### GROCERIES AND VEGETABLES.

TENDERS will be received until Ten o'clock a.m. on Friday the 15th October from persons willing to furnish either of the above-mentioned supplies, in such quantities as may be ordered by the various Departments of the Public Service (oxcept the Aborigines)—delivery at the undermentioned places—from the dates given below to 30th June 1887.

The places for which tenders will be received, and the amount of security required for the due fulfilment of each contract, are as follow:—

	Security.
Melbourne District.—From 1st December 1886— Groceries, No. 1 Schedule	£50
Ararat (Lunatic Asylum is included in this con- tract).—From 1st December 1886—Vegetables	£15
Beechworth (Lunatic Asylum is included in this contract).—From 1st December 1886—Gro- ceries, No. 1 Schedule	£30
Sunbury Lunatic Asylum, &c.—From 1st December 1886—Groceries	£30
Ballarat (Industrial Schools are included in this contract).—From 1st November 1886—Vege-	2,50
tables Sandburst.—From 1st November 1886—Vege-	£4
tables	£3

Melbourne District will include a radius of  $\sin$  miles from the General Post Office.

Supplies for country stations for which no local contract may have been taken may be ordered under the Melbourne contract

Packages suitable for transport of goods supplied must be provided by the contractor free of expense.

Samples of the sago, rice, tea, and sugar required at the asylums at Yarra Bend, Kow, Sunbury, and Beechworth can be seen at those institutions; and samples of the tea, sugar, and tolacco required at the gaol at Beechworth can be seen on application to the officer in charge. Samples of the whole of the above-mentioned articles can also be seen at the offices of the Secretary to the Tender Board.

The prices must be expressed, without alterations or erasures, in words as well as in figures, and the total amount of tender stated.

The value of all packages, whether in bulk or otherwise, is to be included in the price demanded (except potato bags, which will remain the property of the contractor, empties to be removed at contractor's expense), and only the actual net weight or quantity received will be paid for.

Printed forms of tender, showing the estimated monthly consumption, and conditions of centract, may be obtained from the Secretary to the Tender Board, Melbourne; the Sheriffs at Arurat, Ballarat. Sandhurst, and Beechworth; and the Medical Superintendent, Lunatic Asylum, Sunbury; by whom also information will be afforded to persons tendering.

Security will be required, either in Government debentures, bank deposit-eccipt, or cash deposit, as the tenderer may elect. The security will be calculated at Ten per cent. on contracts under £1,000, and Five per cent. over that sum, but the amount required will in no case exceed that above specified.

Bank deposit-receipts to be in favor of the Secretary, Tender Board.

Tenders must be accompanied by a preliminary deposit in bank notes, or a bank draft payable to the order of the Secretary to the Tender Board, for Ten per cent. of the amount of security required (cheques will in no case be received), which will be returned within ten days to unsuccessful tenderers on their application. Such deposit to be forfeited in the event of the successful tenderer failing to complete the security within the prescribed

The security must be completed within ten days of acceptance of the tender, failing which the contract may be again advertised, or another tender accepted.

In the event of the contractor failing to carry on the contract, the contract security money will in that case be absolutely forfeited; and in addition the contractor will be held liable for any loss which the Government may sustain in consequence of such failure.

Tenderers failing to take up their accepted tenders will be disqualified from tendering for Government supplies for a period of twelve months.

The Government will not necessarily accept the lowest or any

tender.

Tenders must be enclosed in a separate envelope, and must have the verils. Tender for Greecries, or (as the case may be) written thereon.

Tenders must be deposited in the Tender-box at the Pay Office, Treasury, Melbourne, or (if sent by post) must be prepaid, and addressed to the Chairman of the Tender Board, Pay Office, Treasury, Melbourne.

The conditions of contract will be those for Provisions for 1886-87 previously published.

D. GILLIES.

D. GILLIES, Treasurer.

Treasury, Melbourne. 27th September 1886.

## POWDER-MAGAZINE AT EAGLEHAWK.

TENDERS are invited for the erection of a Powder-magazino at Eaglehawk, wooden framing, covered with iron, and surrounded by earthern embankment, as per drawings, conditions, and specifications, which may be seen by intending tenderers up to Half-past Four p.m. on the 1st proximo, at the Office of Mines, Melbourne, and from 2nd to 6th proximo inclusive at the Victorian Water Supply Office, Sandhurst.

Tenders endorsed "Tender for erection of Powder-magazine," to be deposited with the undersigned not later than Half-past Two p.m. on Thursday, 7th October proximo.

The lowest or any tender not necessarily accepted.

(By order)

C. W. LANGTREE, Secretary for Mines and Water Supply.

Department of Mines and Water Supply, Melbourne, 24th September 1886.

## FIREWOOD, ETC., AT NHILL.

FIREWOOD, ETC., AT NHILL.

TENDERS will be received until Three o'clock p.m. on Monday the 4th day of October proximo, addressed to the gundersigned, at the Receipt and Pay Office, Nhill, for the supply of Firewood, and also for the emptying of Cesspits, Dustbins, and Earth-closets (including the requisite supply of dry earth for the latter), for the several Government Departments at Nhill, except Railways and State Schools, from 1st October 1886 to 30th September 1887.

Successful tenderer will be required to enter into a bond, with two sureties, in the sum of Ten pounds for each contract.

Forms of tender and particulars can be obtained from the Receiver and Paymaster, Nhill.

The lowest or any tender not necessarily accepted.

A. H. RUTHERFORD, Chairman of the Local Tender Board.

Receipt and Pay Office, Nhill, 28th September 1886,

EMPTYING EARTH-CLOSETS, ETC., AT BELFAST.

EMPTYING EARTH-CLOSETS, ETU., AT DELIFASI.

TENDERS will be received up to Twelve o'clock noon on Saturday, 9th October 1886, addressed to the undersigned, at Receipt and Pay Office, Belfast, for the emptying of Cesspits. Dustbins, and Earth-closets (including the requisite supply of dry earth for the latter), for the several Government Departments at Belfast (except State School), from 11th October 1886 to 30th September 1887.

The successful tenderer will be required to enter into a hond, with two sureties, for each contract.

Forms of tender and particulars can be obtained from the undersigned.

undersigned.

The lowest or any tender not necessarily accepted.

H. B. JONES, Chairman of Local Tender Board.

Receipt and Pay Office, Belfast, 28th September 1886.

REPAIRS TO TELEGRAPH LINE—BEECHWORTH TO WODONGA.

TENDERS will be received until Twelve o'clock on Tuesday the 2nd November 1886 for repairs, &c., on the section of the Telegraph Line between Beechworth and Wodonga and Beechworth and Bright.

Specifications may be seen at the Chief Inspector's Room, General Post Office, and at the Post Offices at Beechworth, Bright, Yackandandah, Wodonga, and Myrtleford.

Tenders to be endorsed "Tender for Repairs, &c., on Telegraph Lines, Beechworth to Wodonga and Beechworth to Bright," and addressed (if by post, prepaid and registered) to the Homorable 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 £20.

The lowest or any tender will not necessarily be accepted.

FREDK. T. DERHAM, Postmaster-General,

Post Office and Telegraph Department, Melbourne, 28th September 1886.

TENDERS FOR AGRICULTURAL COLLEGES LAND.

TENDERS FOR AGRICULTURAL COLLEGES LAND.

TENDERS will be received not later than Noon on Monday

11th October 1856, by the Secretary to the Council of
Agricultural Education, Public Offices, Melbourne, on behalf of
the Trustees of Agricultural Colleges for the lease for seven, ten,
or fourteen years of the following areas:

The whole or portion of 1,015 acres, more or less, known as
Woolshed Lake, in the parish of Wychitella, and situated about
three miles and a half south of the township of Boots.

The whole or portion of 817 acres 1 rood 13 perches in the
parish of Bullarto, adjoining the township of Lyonville, and
known as the Agricultural College Reserve.

The whole or portion of allotment 38 containing 585 acres 3
roods; allotment 46 containing 444 acres; and allotment 10
containing 602 acres, Pental Island.

4.32						Α.	R.	P,	
Allotments			section	25a,	containing	98	1	$^{24}$	
0	2			5A	"	107	0	14	٠
11	3 and			őд	11	86	1	32	
**	4 and	5		$5\Lambda$	"	96	0	0	
11	235					56	0	29	
- 0	266					05	1	16	

in the parish of Carraragarmungee.

Also the right of using for grazing purposes for one, two, or three years the whole of Beveridge Island, containing 2,732 acres, and situated on the Murray River, near Swan Hill.

Each allotment or area must be tendered for separately. The amount offered per acre per annum, the period for which lease is required, and whether it is intended to use the land for agricultural or grazing, or both such purposes, must be stated.

Tenders to be marked "Tender for Agricultural College land," and to be accompanied by a sum equal to ten per cent. of the amount offered per annum. Within fourteen days after notice shall have been forwarded to any tenderer of his tender having been accepted such tenderer shall pay to the treasurer of the Agricultual College Fund, if required, the amount necessary for

survey by an authorized surveyor, together with a sum which, in addition to the money previously deposited, shall amount to rent for three months. A copy of the conditions of lease was published in the Government Gractet of 9th October last, and may be seen at the Receipt and Pay Offices at Boort, Daylesford, Wangaratta, the District Land Office at Kerang, and obtained from the secretary to the Council of Agricultural Education. The trustees reserve the right of accepting or rejecting any tender.

J. F. LEVIEN, Chairman of Trustees of Agricultural Colleges. Melbourne, 21st September 1886.

## , TENDERS FOR GRAZING LANDS.

Note.—The fee for the period from 1st November 1886 to 31st December 1886, and fee of Five shillings for license, must accompany each tender.

Tenders must be placed in the Crown Lands Office Tender-box not later than Twelve noon on 26th October 1886.

TENDERS will be received by the Board of Land and Works, up to Noon of Tuesday, 26th October 1886, for the occupation for Grazing purposes only of the following unappropriated portions of land, subject to the Regulations approved by the Governor in Council and also the subjoined special conditions.

Every license granted under section 119 of The Land Act 1884 shall be subject to the conditions set forth in the schedule hereto, and to such special conditions and payment in advance of such fee as the Minister may determine, and shall be issued by an officer of the Department of Lands and Survey duly authorized in that behalf.

Under sections 3 and 4 of The Rabbit Suppression Act Amendment Act 1884, all licenses under the section for which these licenses will issue are liable for the destruction of rabbits within the boundaries of their licenses.

#### Conditions:

- 1. The issue of this license shall not prevent the land comprised therein, or any part or parts thereof, being sold, leased, licensed, alienated, or dealt with under any of the provisions of The Lond Act 1884, except under the 119th section thereof, under which the license is issued, or being resumed by order of the Governor or Administrator of the Government of Victoria, with the advice of the Executive Council, for any of the purposes for which land may be reserved under section 10 of The Land Act 1884 or for mining purposes. 1884, or for mining purposes.
- 1884, or for mining purposes.

  2. No licensee shall, in case of any resumption, be entitled to any compensation other than the return of such portion of the fee paid by him as the responsible Minister of the Crown for the time being administering Part XI. of The Land Act 1884 may think fit. This license is also subject to the rights of the holders of miners' rights or of mining leases now issued or hereafter to be issued to enter upon the allotment hereby licensed, and to search for gold, and to mine therein, and to erect and occupy mining plant and machinery, without making any compensation for surface or other damage.

  3. No land comprised in roads from time to time surveyed and marked out within the boundaries of the land comprised in this license shall be deemed within its operation.

  4. This license entitles the holder thereof, during the period
- 4. This license entitles the holder thereof, during the period for which it is granted, to use the land therein comprised for depasturing purposes only, but does not confer any right to build thereon, or to cultivate, or to fence any portion thereof.
- 5. If the licensee desire a renewal of this license, notice to that effect must be given to the responsible Minister aforesaid one month prior to the expiration thereof, but nothing herein contained shall be deemed to confer the right to any renewal.
- 6. The interest in this license may not be transferred without the consent of the Minister aforesaid and the payment of a fee
- 7. No claim whatever shall be made or entertained by reason of this license not being renewed or transferred.

- of this license not being renewed or transferred.

  8. This license is to be used under and in accordance with the regulations made or to he made under the provisions of the said Act and for the time being in force.

  9. This license may be forfeited if the licensee commit a breach of or neglect to comply with any of these conditions.

  10. The publication of a notice in the Government Gazette purporting to declare that the Governor or Administrator, with the advice aforesaid, has forfeited this license, shall be conclusive evidence that the license is forfeited.

## Special Conditions:

- The period of occupation will be from 1st November 1886 to 31st December 1886.
- 31st December 1886.

  2. The license fee must be paid in advance. The fee for the period from 1st November 1886 to 31st December 1886—for which the license will be issued—nust accompany the tender, or be paid by the successful tenderer or his agent immediately on the declaration of the acceptance of the tender, otherwise the offer of the next highest tenderer who may be prepared to comply with this condition may be accepted.

  3. Toucher to be for an much per bluck per annum.
- 3. Tenders to be for so much per block per annum.
- 4. Separate tenders must be lodged for each block.
  5. Tenders to be endorsed "Tender for Block" "2823," or 2824," as the case may be,
- 6. The highest or any tender not necessarily accepted.
- Tenderers must give their full name and ordinary postal
- The areas are given as more or less, and all appropriated, alienated, or licensed land (if any) within the boundaries is excluded.

Plans can be seen and information may be obtained in this

JNO. L. DOW, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 30th September 1886.

Grazing block (No. 2823)—35 acres, being a reserve for Public purposes between allotments 10s and 8s, and south of allotment 8s and J. Stevenson's holding, parish of Tharanbegga: Benalla district.—(C.47271.)

Grazing block (No. 2824)—100 acres, allotment 13, section 2, parish of Benjeroop: Kerang district.—(W.23257.)

Grazing block (No. 2825)—45 acres, the 110th section reserved orth of allotment 3, parish of Yarrawonga: Benalla district. north of al (B.42368.)

Grazing block (No. 2826)—188 acres, between the Sydney road, sections 15 and 16, suburban allotments 10 and 11, and portions of the western and southern boundaries of the township of Avenel: Seymour district.—(838/119.)

Grazing block (No. 2827)—160 acres, on the Yallock Creek, parish of Yallock, county of Mornington: Commencing on the creek at the east boundary of S. Charman's grazing license; thence north about eighty-nine chains, east fifty chains, and south twenty-six chains to the creek; and thence down the creek to the point of commencement: Melbourne district.—(1947/47.)

Grazing block (No. 2828)—7,700 acres, formerly let as lot 41, Armadale South: Sale district.—(94/47.)

Grazing block (No. 2829)—60 acres, being the 102nd section reserve south of allotment 102 and east of allotment 82, parish of Jeffcott: St. Arnaud district.—(M.34114.)

Grazing block (No. 2830)—125 acres, allotment 15, reserved under section 110, north-west of and adjoining O. C. Chambers' selection, parish of Woorak: Horsham district.—(C.45316.)

Grazing block (No. 2831)-6 acres, parish of Blackwood, being the reserve for trigonometrical station at Mount Blackwood: Ballarat district. Note.—The licensee must not interfere with

Grazing block (No. 2832)—20 acres, parish of Drumdlemara, county of Buln Buln, lying between the west boundaries of allotment 2 (Savage's block) and the quarry reserve and the Screw Creek: Melbourne district.—(W.22219.)

Grazing block (No. 2833)—44 acres, on the Narracan Creek, parish of Moe, being grazing and agricultural block No. 171, between the selections of G. Cox and T. W. Fowler: Melbourne district.—(653/119.)

Grazing block (No. 2834)—200 acres, on the Morwell River, parish of Maryvale, reserved for ballast: Sale district.—(Mc.30696.)

Grazing block (No. 2835)—1,630 acres, adjoining the selections of J. and R. Gray, J. Baird, W. J. Davey, A. J. Jones, F. and R. W. Zirkler, W. Radeliffe, and R. Doughty, parish of Meran: Kerang district.—(A.14440.) whee.—The licensee must not ring or destroy any of the trees growing on the land.

or destroy any of the trees growing on the land.

Grazing block (No. 2836)—930 acres, adjoining the selections of G. Adams, J. Butler, J. Roughan, J. F. Zirkler, and the one-chain road passing the State school, parish of Meran: Kerang district.—(A.14440.) Note.—The licensee must not ring or destroy any trees growing on the land.

Grazing block (No. 2837)—370 acres, adjoining the recreation reserve, the selection of W. Elliott on his west boundary, and the one-chain roads on the south and north-west, parish of Meran: Kerang district.—(A.14440.) Note.—The licensee must not ring or destroy any trees growing on the land.

Grazing block (No. 2838)—600 acres, adjoining the selections of G. Tate, L. M. Taverner, 1). Hawthorne, F. A. Minton, and J. Wilson, parish of Meran: Kerang district.—(A.14440.) Note.—The licensee must not ring or destroy any trees growing on the land.

Grazing block (No. 2839)—560 acres, adjoining the selections of F. J. Taverner, J. and W. Mackay, J. Connelly, and F. A. Manton, parish of Meran: Kerang district.—(A.14440.) Note.—The licensee must not ring or destroy any trees growing on the

Grazing block (No. 2840)—310 acres, adjoining the selections of W. Pickle, W. and D. Williamson, J. McKenzie, J. Cameron, and E. H. Dunstan, parish of Meering: Kerang district.—(A.1440.) Note.—The licensee must not ring or destroy any trees growing on the land.

Grazing block (No. 2841)—580 acres, adjoining the selections of D. McKenzie, E. Cook, H. Lange, and the three-chain road on the west, and J. and D. Cameron, parish of Meering: Kerang district.—(A.14440.) Note.—The licensee must not ring or destroy any trees growing on the land.

destroy any trees growing on the land.

Grazing block (No. 2842)—1,770 acres, adjoining the selection of H. Richardson, the 102nd section reserve, the selection of A. Kirk, the State school site, the three-chain road on the east, and the holdings of H. and C. R. Foster and D. Cameron, parish of Meering: Kerang district.—(A.14440.) Note.—The licensee must not ring or destroy any trees growing on the land.

Grazing block (No. 2843)—4,230 acres, adjoining the selection of J. Howcroft, block 67a, the parish boundary, the selection of J. Pattison, the three-chain road on the west, and the selections of D. and J. Campbell, D. Cameron, Lake Meering, and the selection of I. A. Dunetan, parish of Meering: Kerang district.—(A.14440.) Note.—The licensee must not ring or destroy any trees growing on the land. trees growing on the land.

Grazing block (No. 2844)—2,020 acres, adjoining the selections of J. and T. Rundle, the three-chain road on the west, the selections of J. Campbell, E. A. and J. T. Teasdale, R. and W. J. Dunstan, T. Hallinan, block 67A, and the parish boundary, parish of Leaghur: Kerang district.—(A.14440.) Note.—The licensee must not ring or destroy any trees growing on the land.

Grazing block (No. 2845)—640 acres, adjoining the selection of J. Campbell, the three-chain road on the west, and the selection of J. Waterman, parish of Leaghur: Kerang district—(A.14440.) Note.—The licensee must not ring or destroy any trees growing on the land ing on the land

Grazing block (No. 2846)—157 acres, parish of Goldie, being allotments 298 and 30: Melbourne district.—(J.13084.)

Grazing block (No. 2847)—25,000 acres, formerly let as lot 47, Merriman's Creek east: Sale district.—(98/47.)

Grazing block (No. 2848)—206 acres, parish of Patho, north of the Mount Hope Creek pre-emptive right and fronting the Kow Swamp: Echuca district.—(263/32.)

Grazing block (No. 2849)—218 acres, north of allotment 41a, section D, cast of 57 section C, west of Alvina Mull, and south of F. and J. Thomas' selections, parish of Gowar: St. Arnaud district.—(C.47181.)

Grazing block (No. 2850)—360 acres, between allotments 12, 14, 15, 17, and 20, section A, parish of Tharanbegga: Benalla district.—(17019/19.)

Grazing block (No. 2851)—114 acres, being a quarry reserve in the parish of Borung: St. Arnaud district.—(A.41223.)

Grazing block (No. 2852)—66 acres, south of R. Blanch, north of J. P. W. Bruhn, east of James Driver, and west of R. Blanch's selections, parish of St. Arnaud: St. Arnaud district.

Grazing block (No. 2853)—4,430 acres, blocks 33, 34, 35, 36, and 37, parishes of Banyarinbite, Darlingford, and Thornton (formerly part of the Dry Creek and Torbreck runs): Alexandra district.—(24/47.)

Grazing block (No. 2854)--95 acres, allotment 109 and the frontage on the River Goulburn, parish of Arcadia: Benalla district.--(C.45664.)

Grazing block (No. 2855)—6,500 acres, parish of Gerangamete, being the unappropriated Crown lands comprised within allotments 34a, 35a, 36, 41, 37, 40, 39, 44, 42, 47a, 45, 50, 49, 51, 52, 53, 60, 59c, 62, 61, 63, 11, and 64: Geeelong district.—(C. 45716.) Note.—This does not include the land applied for under section 19, Land Act 1869, by E. and J. Wood.

Grazing block (No. 2856)—9 acres, parish of Carrung-e-mur-nong, being the reserve lying between the western boundary of allotment 6, section 11, and the Barwon River: Geelong district.

Grazing block (No. 2857)—3 acres, parish of Murdeduke, being the water reserve south of and adjoining allotment 22x: Geelong

Grazing block (No. 2858)—62 acres, the frontage on the Avoca River to allotments 34 and 35, parish of Jeruk, excepting the three-chain road and the reserve on the river, 150 links wide.

Grazing block (No. 2859)—220 acres, being portion of the Dundas Ranges reserve within the Melville Forest forfeited run: Hamilton district.—(D.18749.)

(Frazing block (No. 2860)—160 acres, allotment 3, section 4, the land set apart as a water reserve in the parish of Leeor: Hörsham district.—(L.16099.)

Grazing block (No. 2861)—457 acres, being the water supply reserve, parish of Wodonga: Beechworth district.—(T.18023.)
Grazing block (No. 2862)—197 acres on the Latrobe River, reserved for camping and watering purposes, parish of Longford: Sale district.—(C.48020.)

Grazing block (No. 2863)--40 acres, being the reserve at Mount Kincaid, parish of Cobboboonee: Hamilton district.—(451/119.)

## Ensolvency Notices.

The Insolvency Statute 1871.—In the Court of Insolvency, Northern District, at Benalla.

NOTICE is hereby given that the estate of John Rickard, trading as John Rickard, Sons, & Co., of Tungamah, in the colony of Victoria, coachbuilder, has been sequestrated, and that a general meeting of creditors will be held at the Court House, Benalla, on Wednesday the 6th day of October 1886, at Ten o'clock in the forencon, for the purposes set forth in the 53rd section of the Insolvency Statute 1871.

Dated at Benalla this 23rd day of September 1886.

E. NOTLEY MOORE, Chief Clerk.

In the Court of Insolvency, Bairnsdale, Eastern Bailiwick.—In the estate of Walter George Carter, of Bairnsdale, in the colony of Victoria, carpenter.

NOTICE is hereby given that a general meeting of creditors in the above estate will be held at Bairnsdale on Thursday the 14th day of October A.D. 1886, at the hour of o'clock in the forenoon, for proof of debts and for the election of a trustee in the said estate.

Dated at Bairnsdale the 24th day of September 1886.

JAMES H. TYRER, Chief Clerk.

In the Court of Insolvency, Southern District, at Ballarat, No. 838.—In the matter of John Aveny, of Ballarat, in the colony of Victoria, miner.

NOTICE is hereby given that the estate of the said John Avery has been sequestrated; and I do hereby appoint a meeting of creditors herein to be held at the Court House, Lydiard street, Ballarat, on Monday the 4th day of October 1886, at the hour of Eleven o'clock in the forenoon, for the purposes set forth in the 53rd section of the Insolvency Statute 1871.

J. A. MULLIGAN

Dated at Ballarat this 27th day of September 1886. Mr. F. M. Claxton is the assignee named in the order. Messrs. Pearson and Mann solicitors acting in the insolvency.

In the Court of Insolvency, Castlemaine.

NOTICE is hereby given that the estate of George Rowe, of Fryerstown, in the colony of Victoria, laborer, has been sequestrated, and that a meeting of creditors will be held at the Court House, Castlemaine, on Monday the 4th day of October 1886, at Eleven o'clock in the forenoon, for the purposes set forth in the 53rd section of the Insolvency Statute 1871.

Dated at Castlemaine this 28th day of September A.D. 1886.

O. W. COLLINS, Chief Clerk.

In the Court of Insolvency, Bairnsdale, Eastern District.—In the estate of John Wilson, of Buchan, in the colony of Victoria, carter.

NOTICE is hereby given that a general meeting of creditors in the above estate will be held at Court House, Bairnsdale, on Thursday the 14th day of October A.D. 1886, at the hour of Eleven o'clock in the forenoon, for proof of debts and for the election of a trustee in the said estate.

Dated at Bairnsdale the 28th day of September 1886.

JAMES H. TYRER, Chief Clerk

In the Court of Insolvency, Ararat.—In the estate of JOHN KITHER, of Ararat, in the colony of Victoria, wood-carter.

NOTICE is hereby given that the estate of John Kither has been sequestrated, and that a general meeting of the creditors will be held at the Court House, Ararat, on Tuesday the 12th day of October 1886, at the hour of Eleven in the forenoon, for the purposes set forth in the 53rd section of the Insolvency Statute 1871.

Dated at Ararat the 30th day of September 1886.

R. FERRES, Chief Clerk.

In the Court of Insolvency, Northern Insolvency District, Shepparton, No. 92.—In the matter of James Kinsella, formerly of Ulupna, hotelkeeper, now of Nunurkah, sawyer.

NOTICE is hereby given that the estate of the said James Kinsella has been sequestrated, and that a meeting of creditors has been appointed to be held at the Court House, Shepparton, on Thursday the 14th day of October 1886, at the hour of Eleven a.m., for the purposes set forth in the 53rd section of the Insolvency Statute 1871.

Dated at Shepparton this 20th day of Santendar, 1987.

Dated at Shepparton this 30th day of September 1886.

MORTON S. CLARK, Chief Clerk.

Mr. Thomas Richards, of Numurkah, is the assignee named in the order, and Mr. H. Turner, of Numurkah, the solicitor acting in the insolvency.

## Private Advertisements.

#### SHEPPARTON WATER TRUST.

SHEPPARTON WATER TRUST.

NOTICE is hereby given that the Commissioners of the above Trust have forwarded to the Honorable the Minister of Water Supply an application for a loan, under the Victorian Water Conservation Acts 1881-1885, together with a general plan and description of the works proposed to be constructed out of such loan, which include works necessary to afford a supply of water for domestic and stock purposes from the Broken River, near Casey's, parish of Devenish, and that copies of such general plan and description may be inspected at the Shire Offices, Numurkah, on Mondays and Tuesdays for three weeks from this date.

THOS. C. MODGSON, M.C.F. THOS. C. HODGSON, M.C.E., Secretary to the Trust. 3929

Numurkah, Sept. 9th 1886.

SHIRE OF WINCHELSEA.

SHIRE OF WINCHELSEA.

LOCAL BOARD OF HEALTH, BYE-LAW NO. 1.

In pursuance of the powers contained in "The Public Health Amendment Statute 1883," and of every other power enabling the Local Board in this behalf, the Local Board of Health in and for the Shire of Winchelsea, being the Municipal Council thereof, for the purpose of carrying the said Act into execution within the jurisdiction of the said Local Board doth hereby make the following bye-law, that is to say:—

1. Interpretation of terms.—In the construction and for the purposes of this lye-law the following terms shall, if not inconsistent with the context or subject-matter, have the respective meanings hereby assigned to them:—

"House" shall mean and include dwellings of any kind, schools, hotels, licensed public-houses, factories, work-rooms, common or other lodging-houses, or other buildings or premises.

No. 108.—October 1, 1886.—4.

"Cesspool" shall mean any receptacle for night-soil, or for noxious or offensive matter below or above the ground.

"Street" shall mean and include any highway, and any public bridge, and any road, lane, footway, square, court, alley, or passage, whether a thoroughfare or not.

2. Premises to be kept so as not be a nuisance.—Every occupier or person having the management or control of any house or premises shall cause the same to be kept in such a state as not to be a nuisance or injurious to health.

3. Receptacles for house-refuse.—Every occupier of a house or premises shall provide and keep thereon a box, or some other covered receptacle, for the temporary deposit of house-refuse, which box or receptacle shall be of such dimensions as that the same may, with the contents thereof, when full, be readily and conveniently movable by one man; or so many such boxes or receptacles as may be necessary to contain all the house-refuse produced or accumulated on such premises during one week, and shall cause all house-refuse to be deposited as soon as conveniently may be in some such box or receptacle.

4. Renord of refuse from places there animats are kept.—Every occupier of land, on which is erected any stable, shed, stye, yard, or other place for the keeping of animals, shall from time to time remove from such premises all dung, soil, or other manure produced or accumulated thereon as often as the same shall amount to two cubic yards, or once at least every week, and in case of the default of such occupier the Local Board may remove the same.

5. Power to use refuse as manure.—Nothing contained in the

same.

5. Power to use refuse as manure.—Nothing contained in the foregoing sections shall be taken to prevent the occupier of any premises from causing any dung, soil, or other refuse matter produced or accumulated on any premises to be at any time removed or to be used as manure on any garden or land, or to be kept for the purpose of being used on any garden or land, contiguous to such premises as manure so that the same be not so removed, kept, or used as to contravene any bye-law of the Local Board of Health, or so as to be a nuisance or injurious to health.

6. Remard of refuse from these whenever the contravents.

kept, or used as to contravene any bye-law of the Local Board of Health, or so as to be a nuisance or injurious to health.

6. Remord of refuse from places where nacious or offensive trades are carried on.—Every occupier and every person having the management or control of premises used for the purpose of any noxious or offensive trade, business, or manufactory whatsoever shall cause all rubbish, fitth, offal, soil, or other offensive matters, and all waste products of such manufacture from which effluvia may arise to be removed from such premises once at least in every twenty-four hours, and to be in the meantine kept so as not to be a nuisance or injurious to health, and so that no noxious or offensive effluvia arise therefrom: and if any such occupier or person shall neglect or fail to have removed any such offensive matter or waste products as aforesaid, the same may be removed by the Local Board of Health.

7. Remoral of blood from places where animals are slaughtered.—Every occupier, licensee, or person having the management or control of an abattoir, slaughter-house, or place where any cattle or other animals are killed, shall cause all the blood from the animals killed therein, as soon as conveniently may be, to be collected in a fit receptacle to be provided for that purpose, and to be effectually decodorized by mixing therewith commercial sulphate of iron or chloride of lime in the proportion of one pound to the gallon, or some other efficient decdorizer, sufficient to effectually decodorize the same, and to be removed from the premises within twety-four hours after such blood is shed.

8. Removal of affal.—Every occupier of any premises on which may be any offal shall forthwith effectually deodorize the same, and remove the same from the premises within twenty-four hours.

9. Construction of privice.—No person shall construct or cause

may be any offal shall forthwith effectually deodorize the same, and remove the same from the premises within twenty-four hours.

9. Construction of privies.—No person shall construct or cause to be constructed any privy except in the form of an earth-closet, which shall consist of a suitable privy building, the floor whereof is at no point less than three inches above the surface of the adjoining ground, and every such building shall be constructed with proper openings or flues to provide sufficient means of ventilation, and shall be provided with a suitable pan or movable receptacle for night-soil, the contents whereof does not exceed three cubic feet, and with the requisite apparatus for the application of dry earth or some other deodorizing material to the contents thereof, and shall be constructed and placed so as to afford easy means of access for the purpose of removing the pan or receptacle and the contents thereof, and emptying and cleansing the same. Every privy attached to any school, hotel, licensed public-house, factory; work-room, or common lodging-house, and every public privy, shall be flagged or paved with some non-absorbent material having a fall or inclination towards the door or other opening of at least half-an-inch to the foot.

10. Supply of deodorizing material to carth-closets.—Every occupier and every person having the management or control of any premises shall cause to be kept in every carth-closet belonging thereto a supply of dry powdered earth, ashes, charcoal, line, or some other material efficient for deodorizing night-soil, and shall cause all night-soil which may be deposited in any pan or other receptacle in such earth-closet to be immodiately on the deposit thereof covered with a quantity of such deodorizing material sufficient to thoroughly and effectually deodorize the contents of such pan or other receptacle.

11. Emptying vereptacles for night-soil on or belonging to such premises.

12. Remond of night-soil to be by properly-constructed convergences.—No and all amble cau

premises.

12. Remoral of night-soil to be by properly-constructed convey-ances.—No person shall empty, cause or permit to be emptied, or assist in emptying, any earth-closet, privy, cesspool, or place for the deposit of night-soil, except by means of a cart, carriage, or means of conveyance properly constructed, and furnished with a sufficient covering so as to pravent the excape of the contents or of any portion thereof, or of effluvia therefrom.

13. Hours within which wight-soil may be removed.—No person shall empty, assist in emptying, or cause or permit to be emptied, any earth-closet, privy, cesspool, or place for deposit of night-

No. 108.—October 1, 1886.—4.

soil, except between the hours of twelve p.m. and four a.m., or until the contents thereof have been properly deolorized, and every person emptying, or causing to be emptied, any earth-closet, privy, cesspool, or place for the deposit of night-soil, shall cause the night-soil taken therefrom to be removed as soon as the same is emptied.

the same is emptied.

14. Construction of cesspools.—Every existing cesspool shall be furnished with a water-tight cover or roof, and every existing cesspool shall be provided with water-tight walls or sides, which project on all sides at least six inches above the surface of the ground.

15. Emptying of cosspools.—Every occupier of premises, and every person having the management or control of premises, on which there shall be any cosspool shall cause the same to be emptied once at least in every week.

16. Times within which cesspools may be emptied, &c.—No person shall empty, or assist in emptying, or cause or permit to be emptied, any cesspool or place for the deposit of offal, blood, or other refuse and offensive matter, except between the hours of of twelve and four a.m., or until such contents have been properly deodorized, and every person emptying or causing to be emptied any cesspool shall remove or cause to be removed the contents thereof so soon as the same is emptied.—No person shall empty, cause or permit to be emptied, or assist in emptying, any cesspool or place for the deposit of offal, blood, or other refuse and offensive matter, except by means of a cart, carriage, or other conveyance properly constructed, and furnished with a sufficient covering so as to prevent the escape of the contents, or of any portion thereof, or of any effluvia therefrom.

18. Disposal of refuse and offensive matter.—No person shall place or deposit any dust, mud, ashes, rubbish, fifth, blood, offal, manure, dung, or soil, or any night-soil or other offensive matter, in any place so as to be a nuisance to any person or injurious to health.

19. Night-soil, dv., removal from any carth-closet, dv., and 16. Times within which cesspools may be emptied, &c.—No person

18. Disposal of refuse and affensive matter.—No person shall place or deposit any quist, mud, ashes, rubbish, filth, blood, offal, manure, dung, or soil, or any night-soil or other offensive matter, in any place so as to be a misance to any person or injurious to health.

19. Night-soil, dr., removal from any earth-closet, dr., and deposited anywhere, to be covered with earth. — Every person placing or depositing, or causing or suffering to be placed or deposited, or assisting in placing or depositing, on any land, whether by way of manure or otherwise, any night-soil, offal, blood, or other refuse matter removed from any earth-closet, privy, cesspool, or other place of deposit, shall immediately on the deposit thereof cover the same, or cause the same to be covered, and shall keep the same evered, with a layer of earth not less than six (6) inches in thickness.

20. Earth-closets, dc., not to be empired into drains or secres.—
No person shall campty, cause or permit to be emptied, or assist in emptying, any earth-closet, privy, cesspool, or place for the deposit of night-soil, offal, blood, or other refuse matter into any drain or sewer, so that the contents thereof may find its way, or be likely to find its way, into any drain or sewer.

21. Prevention of pollution of nater.—No person shall place, assist in placing, or cause or permit to be placed, in or so that the same may or may be likely to find its way into any water-used for likely to be used by man for drinking or domestic purposes or for manufacturing drinks for the use of man, or suced or likely to be used in any persons using such water or drinks or milk or other produce of such dairy.

22. Craspools not to be emptied into reder used for drinking or domestic purposes, or for manufacturing drinks for the use of man, or used or likely to be used by man for drinking or domestic purpose, or for manufacturing drinks for the use of man, or used or likely to be used by man for drinking or domestic purpose, or for manufacturing drinks for the use of man, or

Application for registration as -

To the Secretary of the Local Board of Health for the Shire of

I desire to be registered in accordance with the particulars in the Schedule bereunder:—

Schedule.

Name in full	
Trade in respect of which registration is desired	
Style or firm under which trade is carried on	
Every place within the jurisdiction of the Local Board of Health at which such trade, or any part of it, is carried on	
Period of time for which registration is desired	Year commencing the 1st day of October 1886.

Upon receipt of every such application and fee, the Secretary of the Local Board of Health shall endorse the same with a memorandum of the date on which it is received, and of the payment of the fee, and shall file the same, and shall enter the particulars in the schedule to such application, in a book to be kept for that purpose, and cause the same to be properly indexed.

be kept for that purpose, and cause the same to be properly indexed.

30. Milk stores and shops to be kept clean.—Every person following the trade of cowkeeper or dairyman shall cause every milk store or milk shop in his occupation, or under his management or control, and every milk vessel used by him for containing milk for sale, to be kept thoroughly clean.

31. Dairyman, &c., to report disease to the health officer.—Every person carrying on the trade of a cowkeeper, dairyman, or nurveyor of milk, and every person having the management of any such trade, shall forthwith report in writing to the health officer the occurrence of any disease in man or animal upon the premises upon which such trade is carried on.

32. Extent of application of bye-law.—This bye-law, containing sections numbered 1 to 33, shall apply to and have operation in the whole of the Shire of Winchelsea, and shall come into full force and operation on its confirmation by the Central Board of Health, and immediately after its publication in the Government Gazette.

diacette.

33. Penalties.—If any person commit a breach of any of the provisions of this bye-law, he shall for every such breach be liable to a penalty not exceeding Ten pounds, or to a penalty not exceeding Ten pounds, or to a penalty not exceeding Five pounds for each day during which such breach shall be committed or continued. Provided the justices before whom any penalty inposed hereby is sought to be recovered may order the whole or part only (not being less than Five shillings) of such penalty to be paid. And every person committing any such breach as aforesaid shall be liable to the foregoing penalty, notwithstanding that the Local Board of Health may be empowered by this bye-law or otherwise to remedy such breach, and whether such Local Board of Health have or have not taken advantage of such powers.

Made and ordered by the Local Board of Health for the Shire of Winchelsea this second day of July 1886.

J. R. HOPKINS, Chairman.
VICTOR ELKINGTUN, Secretary.

The foregoing bye-law was allowed and confirmed by the Central Board of Health in and for the colony of Victoria (it having been first certified that notice of the intention to apply for such confirmation had been given in the shire for which the same has been made in the manner required by law) this tenth day of September, in the year of our Lord One thousand eight hundred and eighty-six.

By writer of the Central Board

By order of the Central Board,

J. W. COLVILLE, (L.S.) Secretary.

4084

## SHIRE OF DUNMUNKLE.

Bye-law No. 5.

IN pursuance of the powers contained in "The Public Health Amendment Statute 1883," and of every other power enabling them in this behalf, the Local Board of Health for the Shire of Dunmunkle, being the Municipal Council thereof, for the purpose of carrying the said Act into execution within its jurisdiction, doth hereby make the bye-law following, that is to

1. Interpretation of terms.—In the construction, and for the purpose of this bye-law, the following terms shall, if not inconsistent with the context or subject-matter, have the respective meanings hereby assigned to them.

meanings nereby assigned to them.

"House" shall mean and include dwellings of any kind, schools, hotels, licensed public-houses, factories, work-rooms, common or other lodging-houses, or other buildings or premises.
"Cesspool" shall mean any receptacle for night-soil, or for noxious or offensive matter, below or above the ground.
"Street" shall mean and include any highway and any public bridge, and any road, lane, footway, square, court, alley, or passage, whether a thoroughfare or not.

2. Premises to be kept so as not to be a nuisance.—The occupier of every house and premises within the said shire shall cause the yard and ground belonging thereto, or occupied in connection therewith, to be kept so as not to be a misance or injurious to bealth, and shall cause all fiith and rubbish matter to be from time to time removed from such yard and ground; or if at any time the occupier of any premises shall neglect or fail to have such filth, rubbish, or refuse matter so removed as aforesaid, the Local Board of Health may cause the same to be removed at the expense of such occupier.

such filth, rubbish, or refuse matter so removed as aforesaid, the Local Board of Health may cause the same to be removed at the expense of such occupier.

3. Henoval of refuse from places where animals are kept.—The occupier of any land in the said shire on which there shall be erected any stable, cow-yard, cattle-shed, or pigsty, or other place for the keeping of animals, shall cause such premises to be kept in such a state in respect of cleanliness as not to be a musance or injurious to health, and shall cause all dung or other manure produced or accumulated therein to be from time to time removed from such premises as often as the quantity of the same so produced or accumulated shall amount to two cubic yards; and if at any time the occupier of such premises shall neglect or fail to have such dung, soil, or other manure removed therefrom as aforesaid, the same may be removed by the Local Board of Health, at the expense of such occupier.

4. Power to use refuse as manure.—Nothing contained in the foregoing bye-law shall be taken to prevent the occupier of any premises from causing any dung, soil, or other refuse matter produced or accumulated on any premises to be at any time removed, or to be used as manure on any garden or land, or to be kept for the purpose of being used on any garden or land contiguous to such premises as manure, so that the same be not so removed, kept, or used as to contravene any bye-law of the Local Board of Health, or so as to be a muisance or injurious to health.

5. Hemoval of affail.—Every occupier of any premises on which may be any offal shall forthwith effectually decdorize the same, and remove the same from the premises within twenty-four hours.

any composition of might-every occupier or any premises on what may be any offal shall forthwith effectually deodorize the same, and remove the same from the premises within twenty-four hours.

6. Supply of deodorizing material to earth-closets. — Every occupier and every person having the management or control of any premises shall cause to be kept in every earth-closet belonging thereto a supply of dry powdered earth, ashes, charcoal, lime, or some other material efficient for deodorizing night-soil, and shall cause all night-soil which may be deposited in any pan or other receptacle in such earth-closet to be immediately on the deposit thereof covered with a quantity of such deodorizing material sufficient to thoroughly and effectually deodorize the contents of such pan or other receptacle.

7. Empujua receptacles for night-soil. — Every occupier and every person having the control of any premises, once at least in every week shall empty or cleanse, or cause to be cleansed, every earth-closet, privy, or place for the deposit of night-soil on or belonging to such premises.

8. Removal of night-soil to be by properly constructed conregances.—No person shall empty, cause or permit to be emptied, or assist in emptying, any earth-closet, privy, or place for the reception of night-soil, except by means of a cart, carriage, or conveyance properly constructed and furnished with a sufficient covering, so as to prevent the escape of the contents, or of any portion thereof, or of efflivial therefrom.

9. Hours within which night-soil may be removed.—No person shall empty, assist in emptying, or cause or permit to be emptied, any earth-closet, privy, or place for the reception of night-soil taken therefrom to be removed as the same is completed.

10. Night-soil, etc., removed as the same is completed.

emptying, or causing to be emptied, any earth-closet, privy, or place for the reception of night-soil shall cause the night-soil taken therefrom to be removed as the same is completed.

10. Night-soil, &c., removed from any earth-closet, &c., and deposited anywhere to be covered with earth.—Every person placing or depositing, or causing or suffering to be placed or deposited, or assisting in placing or depositing, on any land, whether by way of manure or otherwise, any night-soil, offal, blood, or other refuse matter removed from any earth-closet, privy, cesspool, or other place of deposits, shall, immediately on the deposit thereof, cover the same or cause the same to be covered, and shall keep the same covered, with a layer of earth not less than six (i) inches in thickness.

11. Earth-closets, &c., not to be emptied into drains or severs.—No person shall empty, cause or permit to be emptied, or assist in emptying, any earth-closet, privy, cesspool, or place for the deposit of night-soil, offal, blood, or other refuse matter, into any drain or sewer, or so that the contents thereof may find its way, or be likely to find its way, into any drain or sewer.

12. Construction of closet pans.—Every earth-closet pan shall be constructed of galvanized fron, properly riveted and soldered, so as to be water-tight, and with handles thereto, and of capacity not exceeding three cubic feet.

13. Prevention of pollution of water.—No person shall place, assist in placing, or cause or permit to be placed, in, or so that the same may or may be likely to find its way into, any water used or likely to be used by man for drinking or domestic purposes, or for manufacturing drinks for the use of man, or used or likely to be used in any dairy, any matter or thing likely to endanger the health of any person shall keep any animal of any kind so as to be kept so as to pollute water.—No person shall keep any animal in such a manner as to pollute any water used, or likely to be used of ordinks for the use of man, or used or likely to be

such dairy.

16. Drainage of new buildings.—Every person erecting, or causing to be erected, any new building shall cause the foundations thereof, and the ground over which such building is to be placed, to be rendered dry, sound, and well drained, so that no water soakage or damp shall lodge there.

17. Drainage of existing buildings.—Every owner of a building shall cause the same to be provided with proper and sufficient drains, so constructed as to prevent any nuisance arising therefrom, and to secure the healthfulness of the imnates of such building and every tenant of a building under a lease of which fourteen years or upwards is unexpired shall be deemed an owner within the meaning of this section.

18. Registration of can keepers, dairymen, and purreyors of milk.—Every person carrying on the trade of a cow-keeper, dairyman, or purveyor of milk shall, on or before the first day of January in every year register himself with the Local Board of Health in manner following, that is to say, by signing and forwarding to the secretary of the Local Board of Health an application in the form hereunder written, and every such person shall, with every such application, pay a fee of One shilling.

Application for Registration as—

shall, with every such approximation as—
Application for Registration as—
To the Secretary of the Local Board of Health for the Shire of
Dunmunkle.

Screen	uie.
Name in full	
Trade in respect of which registration is desired	·
Style or firm under which trade is carried on	
Every place within the jurisdiction of the Local Board of Health at which such trade or any part of it is carried on	
Period of time for which registration is desired	Year commencing the 1st day of January 188 .

(SEAL) President and Chairman of the Local Board of Health.
H. McLEAN,
Secretary of the Local Board of Health.

The foregoing bye-law of the Local Board of Health for the Shire of Dunmunkle was confirmed by the Central Board of Health this twenty-fourth day of September in pursuance of an application by such Local Board of Health, made not less than one month after notice of the intention of such Local Board to apply for such Local Board to apply for such confirmation had been given in the shire by posting a copy of such bye-law in or upon the door of the office of such Local Board.

By order of the Central Board of Health,

J. W. COLVILLE, Secretary. (SEAL) 4121

#### BOROUGH OF PORTLAND. BYE-LAW No. 35.

A Byc-law of the Borough of Portland, made under Section 213 of The Local Government Act 1874, and numbered 35, for the adoption of certain provisions of the Thirteenth schedule to "The Local Government Act 1874."

IN pursuance of the powers conferred by "The Local Government Act 1874," the Mayor, Councillors, and Burgesses of the Borough of Portland, order as follows:—

That bye-law No. 29 of the said borough for preventing obstructions by wandering cattle is hereby repealed.

2. That sections 41, 42, 43, 44 and 45 of subdivision 9 of Part I. of the Thirteenth schedule to the Local Government Act 1874 are hereby adopted in and for the Borough of Portland.

Passed by the council of the Borough of Portland the tenth day of August One thousand eight hundred and eighty-six.

PETER WOTTON SHEVILL, Mayor.

(L.S.) E. W. V. GRIBBLE, Town Clerk.

Confirmed by the council of the Borough of Portland the twenty-first day of September One thousand eight hundred and eighty-six.

eighty-six.

4072 (L.S.)

WILLIAM T. PILE, Mayor. E. W. V. GRIBBLE, Town Clerk.

CITY OF BALLARAT.

WHEREAS the Council of the city of Ballarat has obtained from the Governor in Council an order authorizing the construction of tramways, in the city of Ballarat, under the provisions of The Local Government Act 1883: And whereas, the Council of the said city is desirous of delegating the authority so conferred on them to Edward Thomson, of the city of Adelaide, South Australia, contractor:—

Now notice is hereby given that the corporation, styled—The Mayor, Councillors and Citizens, of the city of Ballarat, the Council of the said municipality intend to delegate the authority obtained as aforesaid to the said Edward Thomson. And further notice is hereby given that at a meeting of the said Council to be held at the Council Chambers, Town Hall, Sturtstreet, in the city of Ballarat, on the third day of November One thousand eight hundred and eighty-six, at Three o'clock in the afternoon, it is the intention of the Council in exercise of the power vested in it to adopt a proposition—That the Council delegate the authority conferred by the said order to the said Edward Thomson to construct, maintain, and manage such tramways as aforesaid, upon the terms and subject to the conditions and stipulations contained in the agreement in writing under the seal of the said municipality and the said Edward Thomson, and which may be inspected at the said Town Hall by any person interested therein.

Dated this twenty-ninth day of September 1886.

(By order) (FEORGE PERRY,

Dated this twenty-ninth day of September 1886.
(By order) GEORGE PERRY

4115

NOTICE is hereby given that on the 22nd day of September One thousand eight hundred and eighty-six, the partnership on or before that date existing between Cuthbert Corke and Alfred Scrivener Crawley, as general storckeepers, at Wahgunyah, in the colony of Victoria, and at Corowa, in the colony of New South Wales, under the style of "Brown, Corke, & Co.," was dissolved by mutual consent, and that the said business will be still carried on by the said Cuthbert Corke under the same style at Corowa aforesaid, and that all debts due to and from the said late firm will be received and paid by the said Cuthbert Corke.

Dated the 22nd day of September One thousand eight hundred and eighty-six.

and eighty-six.

CUTHBERT CORKE.
ALFRED S. CRAWLEY.
Witness to the signatures of the said Cuthbert Corke and Alfred Scrivener Crawley—ALEXR. THOMSON, Clerk to Percy H. Carne, solicitor, Corown.

NOTICE is heroby given that the partnership hitherto subsisting between the undersigned Alexander Florida Cameron and Harry James Goodricke Cattanach, under the style or firm of Cameron & Co., as stock and station agents, at Bourke street west, in the city of Melbourne, has been dissolved by nutual consent as from the first day of January One thousand eight hundred and eighty-six. The business will in future be carried on by the said Alexander Florida Cameron alone, by whom all debts due to and by the said partnership will be received and only the first can be said and the said alexander.

whom an above and paid.

Dated this twenty-third day of Sep. One thousand eight hundred and eighty-six.

A. F. CAMERON.

A. F. CAMERON.
Witness to the signature of the said
Alexander Florida Cameron—
ABTHER C. D.— Alexander Florida Cameron—ARTHUR C. BUTCHER, bookkeeper to A. F. Cameron.

HARRY J. G. CATTANACH.

Witness to the signature of the said Harry James Goodricke Cattanach —H. M. CALDWELL, Dennison st., Waverley, Sydney.

NOTICE is hereby given that the partnership lately subsisting between us, the undersigned Jessie Alkemade, Cornelius Lambertus Theodorus Alkemade, Petrus Vanlauschot Alkemade, and Matthew Egan, carrying on business as line-burners at Coimadai, in the colony of Victoria, under the style or firm of "Alkemade, Bross, Egan, & Co.," has this day been dissolved by mutual consent.

As witness our hands this twentieth day of August, One thousand eight hundred and eighty-six.

JESSIE ALKEMADE,
C. L. T. ALKEMADE,
PETRUS V. L. ALKEMADE,
MATTHEW EGAN.

NOTICE is hereby given that the business of manufacturing chemists, hitherto carried on by us in copartnership under the form or style of "Grist and Bowring," has been this day dissolved by mutual consent. All moneys due to, and by the late firm will be received and paid by Mr. H. G. Grist, who will carry on the business as heretofore.

Dated this seventeenth day of September 1886.

H. G. GRIST.

H. G. GRIST, J. C. BOWRING

Witness-Chas, S. Price, solicitor, Melbourne.

NOTICE is hereby given that the copartnership carried on for some time past at Brighton and elsewhere, as contractors and builders, by Isaac Smith, George William Warren, and John Francis Wooldridge, under the firm of "Smith, Warren, and Co.," was this day dissolved by mutual consent. Mr. Isaac Smith is empowered to receive, discharge, and settle the delts due to and by the said copartnership business.

Dated this 23rd day of September 1886.

GEO. W. WARREN.
JOHN F. WOOLDRIDGE.
ISAAC SMITH.
Witness—Geo. Jno. Sims, solicitor, Melbourne.
41

Patent for invention entitled "An improvement in the manufacture of watch-chain swivels."

This is to notify that Siegfried Hannemann, of 52 Bourke street east, Melbourne, manufacturing jeweller, has applied for letters patent for the said invention, and that I have appointed Monday the first day of November 1886, at Eleven o'clock in the forenoon, at the Patent Office, Melbourne, to hear the said application and all objections thereto. All persons objecting to the grant of such application must leave notice thereof, in writing, at the said office, on or before the 28th day of October 1886, or they will not be heard.

Dated this 30th day of September 1886.

(Signed) H. J. WRIXON, Attorney-General.

H. J. WRIXON, Attorney-General.

Patent for invention entitled "Improvements in the deposition

Patent for invention entitled "Improvements in the deposition of platinum by electricity."

The His is to notify that The Bright Platinum Plating Co.
Ltl., of 27 Clement's lane, London, England, has applied for letters patent for the said invention, and that I have appointed Monday the first day of November 1886, at Eleven o'clock in the forenoon, at the Patent Office, Melbourne, to hear the said application and all objections thereto. All persons objecting to the grant of such application must leave notice thereof, in writing, at the said office, on or before the 28th day of October 1886, or they will not be heard.

Dated this 30th day of September 1886.

(Signed) H. J. WRIXON,

Attorney-General.

Attorney-General.

Patent for invention entitled "Improvements in lighting railway trains by electricity and in apparatus for that purpose."

THIS is to notify that Edward John Houghton, of Pilkington road, Peckham, England, electrical engineer, has applied for letters patent for the said invention, and that I have appointed Monday the first day of November 1886, at Eleven o clock in the forenoon, at the Patent Office, Melbourne, to hear the said application and all objections thereto. All persons objecting to the grant of such application must leave notice thereof, in writing, at the said office, on or before the 28th day of October 1886, or they will not be heard.

Dated this 30th day of September 1886.

(Signed) H. J. WRIXON, Attorney-General.

4140

Attorney-General.

Patent for invention entitled "An improved method of, and apparatus for, extracting the useful products from all descriptions of ores."

tions of ores."

THIS is to notify that Auguste Alexandre Rampant, of No. 1

Queen street, Melbourne, civil engineer, has applied for letters patent for the said invention, and that I have appointed Monday the first day of November 1886, at Eleven o'clock in the forenoon, at the Patent Office, Melbourne, to hear the said application and all objections thereto. All persons objecting to the grant of such application must leave notice thereof, in writing, at the said office, on or before the 28th day of October 1886, or they will not be heard.

Dated this 30th day of September 1885.

(Signed)

H. J. WRIXON, 4141

Attorney-General.

Patent for invention entitled "An improved rotary knifecleaner."

THIS is to notify that Alfred McMillan, of 13 Little Lonsdale street east, Melbourne, manufacturer, has applied for letters patent for the said invention, and that I have appointed Monday the first day of November 1886, at Eleven o'clock in the foremoon, at the Patent Office, Melbourne, to hear the said application and all objections thereto. All persons objecting to the grant of such application must leave notice thereof, in writing, at the said office, on or before the 28th day of October 1886, or they will not be heard.

Dated this 30th day of September 1886.

(Signed)

H. J. WRIXON,
Attorney-General.

4149

Attorney-General.

Patent for invention entitled "Improved method of manufacturing popeorn balls."

THIS is to notify that William Kaiser, of Mary street, Richmond, Victoria, architect, has applied for letters patent for the said invention, and that I have appointed Monday the first day of November 1886, at Eleven o'clock in the forenoon, at the Patent Office, Melbourne, to hear the said application and all objections thereto. All persons objecting to the grant of such application must leave notice thoreof, in writing, at the said office, on or before the 28th day of October 1880, or they will not be heard.

Dated this 30th day of September 1886.

(Signed) II, J. WRIXON,

(Signed)

II. J. WRIXON, Attorney-General.

Patent for invention entitled "Improvements in the electrochemical process of, and apparatus for, extracting the various elements from the regulus of smelted ores."

THIS is to notify that Franz Wunderlich, of 52 Bourke street east, Melbourne, mining engineer and doctor of philosophy, has applied for letters patent for the said invention, and that I have appointed Monday the first day of November 1886, at Eleven o'clock in the forenoon, at the Patent Office, Melbourne, to hear the said application and all objections thereto. All persons objecting to the grant of such application must leave notice thereof, in writing, at the said office, on or before the 28th day of October 1886, or they will not be heard.

Dated this 30th day of September 1886.

(Signed) H. J. WRIXON,
Attorney-General.

4144

Attorney-General.

Patent for invention entitled "Improvements in the manufacture of boots and shoes."

THIS is to notify that David Falk Jacobs, of Queen street, Melbourne, merchant, has applied for letters patent for the said invention, and that I have appointed Monday the first day of November 1886, at Eleven a.m., at the Patent Office, Melbourne, to hear the said application and all objections thereto. All persons objecting to the grant of such application must leave notice thereof, in writing, at the said office on or before the 28th of October, or they will not be heard.

Dated this 29th day of September 1886.

H. J. WRIXON,

H. J. WRIXON, Attorney-General

Joshua A. Kay, 68 Flinders lane E., agent for applicant. 4192

Patent for invention entitled "Improvements in strength testing machinery."

THIS is to notify that Joseph Henry Thompson, of Prahran, near Melbourne, mechanician, has applied for letters patent for the said invention, and that I have appointed Monday the first day of November 1886, at Eleven a.m., at the Patent Office, Melbourne, to hear the said application and all objections thereto. All persons objecting to the grant of such application must leave notice thereof, in writing, at the said office on or before the 28th of October, or they will not be heard.

Dated this 29th day of September 1886.

H. J. WRIXON,

H. J. WRIXON,

Attorney-General Joshua A. Kay, 68 Flinders lane E., agent for applicant. 4193

Patent for invention entitled "Improvements in fire-places."

THIS is to notify that Henry Rowley, of Melbourne, engineer, has applied for letters patent for the said invention, and that I have appointed Monday the 1st day of November 1886, at Eleven a.m., at the Patent Office, Melbourne, to hear the said application and all objections thereto. All persons objecting to the grant of such application must leave notice thereof, in writing, at the said office on or before the 28th of October, or they will not be heard.

Dated this 29th day of September 1886.

H. J. WRIXON, Attorney-General.

Attorney-General.

Joshua A. Kay, 68 Flinders lane E., agent for applicant. 4194

APPLICATION FOR REGISTRATION OF ONE TRADE-MARK.—(No. 1365.)

To the Registrar-General, Melbourne.



Tubber, or the like.

Dated this 22nd day of July 1886.

J. J. MICHAEL,

Secretary of and for the company.

Witness-JNO. H. WHITEHEAD, 24 Southampton Buildings,
London, W.C.

EDWARD WATERS, agent for applicant.

APPLICATION FOR REGISTRATION OF ONE TRADE-MARK.—(No. 1380.)

To the Registrar-General, Melbourne.

WE, J. S. Fry and Sons, trading at Union street. Bristol,
Gloucestershire, England, and also at London, Middlesex,
England, aforesaid, and also at Sydney, New South Wales,
manufacturers of chocolate and cocoa, apply to be registered as
proprietors of atrade-mark, consisting of the name "Fry," thus:—

## FRÝ

We desire that the said trade-mark may be registered in respect of the following goods, contained in Class 42, that is to say, in respect of Chocolate, Cocoa, and all manufactures thereof.

J. S. FRY & SONS,

By their agent,

W. S. BAYSTON.

Witness-Walter C. Hart. EDWARD WATERS, agent for applicants.

APPLICATION FOR REGISTRATION OF ONE TRADE-MARK.—(No. 1382.)

To the Registrar-General, Melbourne.

W. E. Joseph Pickering and Sons, of Albyn Works, Sheffield, Yorkshire, England, polishing paste manufacturers, apply to be registered as proprietors of a trade-mark consisting of the name "Needham," thus—

# NEEDHAM

We desire that the said trade-mark may be registered in respect of the description of goods following, contained in Class 50, that is to say, in respect of Preparations for Polishing Purposes,

JOSEPH PICKERING & SONS,

Re their agent

By their agent, W. S. BAYSTON.

Witness-Walter C. Hart. EDWARD WATERS, agent for applicants.

APPLICATION FOR REGISTRATION OF ONE TRADE-MARK.—(No. 1374.)

To the Registrar-General, Melbourne, Victoria

To the Registrar-General, Melbourne, victoria.

I ELLIS NEWTON, of Sydney, in the colony of New South. Wales, auctioneer, apply to be registered as proprietor of a trade-mark of the following description, namely:—A device consisting of an eagle, with outspread wings, holding in its claws a six-pointed star made up of two equilateral triangles, within which are the words "Virginia Gold." This is generally stamped or engraved upon the articles to which it may be applied thus—



I desire that the said trade-mark may be registered in respect of the goods following, contained in Class 14, namely, Jewellery and imitations thereof, and of all articles of Precious Metals. Dated this eighteenth day of September One thousand eight burdend and industries.

hundred and eighty-six.

ELLIS NEWTON.

Witness-Fred. Walsh.

by his agent, HENRY HILL.

EDWARD WATERS, agent for applicant.

General Rules under "The Trade Marks Registration Act 1876."
Third Schedule.

To the Registrar-General.

APPLICATION FOR REGISTRATION OF ONE TRADE-MARK.—(No. 1377.)

WILLIAM DONALDSON, trading as the "Don" Patent, Medicine Company, at number 12 Victoria, parade east, Melbourne, apply to be registered as proprietor of a trade-mark consisting of the special and distinctive word "Don," together with the words "Magic Painless Corn Solvent," and which is represented in the paper annexed hereto.

I desire that the said trade-mark may be registered in respect of the description of goods following, contained in Class 3, that is to say, in respect to Corn Solvents, et cetera.

(Signature) W. DONALDSON.

(Signature)
Witness—Hy. Thomas. W. DONALDSON.

(5s. stamp.)

THE COMPANIES STATUTE 1864.

THE company Limited is at No. 81 Collins street west, Melbourne.

LYNCH, McDONALD, & STILLMAN, solicitors for the said company, 59 William street, Melbourne.

4137

THE MELBOURNE & BEACONSFIELD SAW MILL & FIREWOOD CO. LTD.

Notice of Change of Registered Office TAKE notice that, on an after the 27th Sept. 1886, the registered office of the above company will be at 74 Queen street, in place of No. 121 Collins st. west.

4151 WILLIAM KNOX, Secretary.

BAY EXCURSION COMPANY LTD.

Notice of Change of Registered Office.

TAKE notice that, on and after 27th Sept. 1886, the registered office of the above company will be at No. 74 Queen street, in place of No. 121 Collins street west.

4152WILLIAM KNOX, Secretary.

VICTORIAN BRICK AND ORNAMENTAL TILE CO.

Notice of Change of Registered Office.

MAKE notice that, on and after 27th Sept. 1886, the registered office of the above company will be at No. 74 Queen street, in place of No. 121 Collins street west.

WILLIAM KNOX, Secretary.

THE DANDENONG BRICK COMPANY LTD.
Notice of Change of Registered Office.

TAKE notice that, on and after 27th Sept. 1886, the registered office of the above company will be at No. 74 Queen street, in place of No. 121 Collins street west.

WILLIAM KNOX, Secretary.

THEATRE ROYAL PROPRIETARY ASSOCIATION LD.

O'TICE is hereby given that, on and after the 27th day of
September 1886, the registered office of the Theatre Royal
Proprietary Association Limited will be changed from No. 121
Collins st. west, Melbourne, to No. 74 Queen st., Melbourne,
4156

WM. KNOX, Secretary.

BROKEN HILL CONSOLIDATED BLOCKS CO. LD. NOTICE is hereby given that, on and after the 27th day of September 1886, the registered office of the Broken Hill Consolidated Blocks Company Limited will be changed from No. 121 Collins st. west, Melbourne, to No. 74 Queen st., Melbourne.

WM. KNOX, Secretary.

BROKEN HILL PROPRIETARY COMPANY LD.

NOTICE is hereby given that, on and after the 27th day of
September 1886, the registered office of the Broken Hill
Proprietary Company Limited will be changed from No. 121
Collins st. west, Melbourne, to No. 74 Queen st., Melbourne.

WM. KNOX, Secretary.

BARNET LAZARUS, DECEASED.

PURSUANT to a judgement of the Supreme Court, made in an action Samuel Lazarus, abraham Lazarus, and Daniel Lazarus, an infant under the age of 21 years, by his next friend the said Samuel Lazarus against Dinah Lazarus and William Mendell, the creditors of Barnet Lazarus, late of West End Hall, Sandhurst, in the colony of Victoria, gentleman, who died in or about the month of December 1886, aut, on or before the 5th day of November 1886, to send by post pre-paid to Thomas Jefferson Counelly, of Albion Chambers, Sandhurst, in the said colony, the solicitor of the defendants the executive and executor of the deceased, their christian and surnames, addresses, and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said judgment. Every creditor holding any security is to produce the same before the Chief Clerk, at his Chambers, situated at the Supreme Court Buildings, William street, Molbourne, on the 12th day of November 1886, at Halfpest 10 o'clock in the foremoon, being the day appointed for adjudicating on the said claims.

Dated this 28th day of September 1886.

(Five shilling)

(Five shilling)

(Cancelled)

(Five shilling stamp.
Cancelled.

Wisewould, Gibbs, & Wisewould, 51 William street, Mel-bourne, agents for Charles Cohen, Albion Chambers, View street, Sandhurst, solicitor for plaintiffs.

4117

EDWARD MAY, DECEASED.

PURSUANT to "The Statute of Trusts 1864," notice is hereby given that all creditors and other persons having any claims against the estate of Edward May, late of Mulgrave, in the colony of Victoria, retired civil servant, deceased, are hereby required, on or before the 21st day of October next, to send particulars of such claims to Hargreaves William Deam, of South Yarra, in the said colony, rate collector, and Annie Louiss May, of Mulgrave aforesaid (the evecutor and executrix of the will of the said deceased, to whom probate has been granted), to the care of the undersigned, the solicitors for the said executor and executrix. And notice is hereby further given that, after the said 21st day of October, the said executor and executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they may have received notice, and will not be answerable for the assets so distributed, or any part thereof, to any person of whose claim they shall not then have received notice.

Dated this 21st day of September 1886.

CRISP, LEWIS, & HEDDERWICK, 51 and 53 Little Collins street west, Melbourne, solicitors for the executor and executrix.

GOTTLOB HERMANN REIHER, DECEASED.

PURSUANT to "The Statute of Trusts 1864," notice is hereby given that all creditors and other persons having any claims against the estate of Gottlob Hermann Reiher, late of Leeor, in the colony of Victoria, farmer, deceased, are hereby required, on or before the 23rd day of October next, to send particulars of such claims to John Henry Brockmeyer, of Leeor aforesaid, farmer, and Otto Keidel, of the same place, farmer (the executors of the will of the said eleceased, to whom probate has been granted), to the care of Mr. Arthur E. Flood, of Nhill, solicitor for the said executors: And notice is hereby further given that after the said 23rd day of October the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they may have received notice, and will not be answerable for the assets so distributed or any part thereof to any person of whose claim they shall not then have received notice.

Dated this 18th day of September 1886.

CRISP, LEWIS, & HEDDERWICK, 51 and 53 Little Collins street west, Melbourne, agents for Arthur E. Flood, Nhill, solicitor for the executors.

In the matter of the Succession of the late Mrs. CATHARINE SANDERSON, or Park, who resided at Whitebank, Morningside, near Edinburgh, Scotland.

In Formal Toronto is desired regarding George Park, a native of East Lothian, in Seveland, son of George Park, of Skedsbush, latterly of Edinburgh, if alive, or if dead, regarding his death. Born in 1830, arrived in Melbourne in 1849; some time employed with Mr. Airey, sheepfarmer, Cheviot Hills, in the Goulburn River; afterwards with Mr. Laing, architect, Melbourne, and Mr. Cree, storckeeper there. In Melbourne, when last heard from, in 1851; supposed to have gone afterwards to

Geelong or Bendigo. Address Messrs. Cairns, McIntosh, and Morton, writers to the signet, 31 Queen street, Edinburgh, Scotland.

This advertisement has been ordered by Lord Fraser, Ordinary in the Court of Session in Scotland, in an action to distribute the estate of the said Mrs. Catherine Sauderson, or Park, mother of the said George Park. 3962

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

NOTICE is hereby given that under and by virtue of certain processes issued out of the Supreme Court of the colony of Victoria, and directed to the Sheriff of the Western Balliwick, requiring him to levy certain moneys of the real and personal estate of William Jamieson of Murndal, farmer, the said Sheriff will, on Saturday the 30th day of October 1886, at the hour of Twelve o'clock noon, at the Victoria Hotel, Gray street, Hamilton, in the said Balliwick, cause to be sold (unless the said processes shall have been previously satisfied, or the said Sheriff be otherwise stayed):—
All the right, title, and interest (if any), of the said William Jamieson, in and to Crown allotments 10, 11, 12, 13, 14 and 15 of section 21, parish of Murndal.

Terms—Cash.on the fall of the hammer.
Dated at Hamilton, this 28th day of September 1886.

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

NOTICE is hereby given that under and by virtue of certain process issued out of the Supreme Court of the Colony of Victoria, and directed to the Sheriff of the Eastern Bailiwick, requiring him to levy certain moneys of the real and personal estate of Daniel Devine, the said Sheriff will, on the 8th day of November 1886, at the hour of noon, cause to be sold, at the Chib Hotel, Foster st., Sale (unless the said process shall have been previously satisfied, or the said Sheriff be otherwise stayed):—All the right, title, and interest (if any) of the above-named Daniel Devine in and to all that piece of land containing two roods or thereabouts, being Crown allotment 8, section 34, town and parish of Sale, county of Tangil.

Terms—Cash.

GEORGE CAIN, Sheriff's Officer.

GEORGE CAIN, Sheriff's Officer.

In the Supreme Court.—In the matter of the Companies Statuto 1864 and in the matter of "The New Imperial Tm Mining Company Limited."

NOTICE is hereby given that His Honor Mr. Justice Webb has fixed Wednesday the 6th day of October 1886, at 10.30 o clock in the forenoon, at his chambers, the Law Courts, William street, Melbourne, as the time and place for the appointment or nomination of official liquidator of the above company, for fixing a time for the proof of debts, and for the list of contributories to be brought in, and generally to take His Honor's directions as to further proceedings.

Dated this 23rd day of September 1886.

ALEXR. O'GRADY ROSE, (5s. stamp.)

(5s. stamp.)
Associate.
Lynch, McDonald, & Stillman, No. 1 St. James' Buildings.
59 William street, Melbourne, solicitors having carriage of the
proceedings.
413

### Mining Notices

GARFIELD GOLD MINING COMPANY
NO LIABILITY.

A N Extraordinary General Meeting of Shareholders is hereby
convened, to be held at the company's office, High street,
Sandhurst, on Monday, October 18th 1886, at 4 o'clock p.m.
Business:

(1.) To authorize and empower the directors to part with lease
No. 2570 by sale or otherwise.

No. 3670 by sale or otherwise.

(2.) To confirm the minutes of the meeting.

3389 SYDNEY GEO. COLE, Manager.

CUMBERLAND No. 1 NORTH GOLD MINING
COMPANY NO LIABILITY.

A SPECIAL and Extraordinary Meeting of the Shareholders
of the above company will be held at the registered office
of the company, 9 Commercial Bank Chambers, 22 Collins street
west, Melbourne, on Monday the 18th day of October 1886, at
12 o'clock now. west, Melbourne 12 o'clock noon.

To increase the capital of the company.
To confirm the minutes of the meeting.
EDW. W. D. LONGDEN, Manager.
Melbourne, 30th September 1886.

ELDORADO Q. M. CO. NO LIABILITY, BROWNS,
A Tan Extraordinary Meeting, a resolution was carried to
increase the capital of the company from £5 to £10 on the
300 shares. A Call (the 16th) of Ten shillings per share has been
made, payable on Wednesday, 13th Oct. 1886, at the company's
office, Smythesdale. G. J. JONES, Manager.

WHITTLESEA TRIBUTE GOLD MINING COMPANY, NO LIABILITY, WHITTLESEA.

NOTICE is hereby given that a Call (the 17th) of One penny per share has been made upon the unpaid capital of the company, payable on or before the 13th October 1885.

THOS. BARKER, Manager.

September 27th 1886.

NEW NELSON MINING COMPANY, NO LIABILITY!
NOTICE.—A Call (the 23rd) of Threepence per share has been made on the capital of the above company, payable at the office of the company, Main street, Maldon, on Oct. 13th 1886. THOS. HANNAY, Manager.

NEW JERSEY REEF COMPANY, NO LIABILITY, INGLEWOOD.

A CALL, the fifth, of Threepence per share, has been made on the capital of this company, due on Wednesday the 13th day of October, and payable at the company's office, Bull street Sandhurst.

LOUIS HERMAN, Manager. Sandhurst, Sept. 29, 1886.

NORTH CROWN CROSS G.M. COMPANY, LIMITED.

NOTICE.—A Call (the second) of Threepence per share has
been made on the capital of the above company, payable
at the office of the company on Wednesday the 13th October

W. G. BLACKHAM, Manager. Beehive Chambers, Sandhurst. 4088

THE EMPIRE AMALGAMATED COMPANY
(NO LIABILITY).

NOTICE.—A Call, 36th, of Threepence per share has been made on the capital of the company, due and payable on Wednesday, October 13th 1886, at office of company, Albion Chambers, Sandhurst.

W. W. BARKER, Manager. W. W. BARKER, Manager.

WEST ELLENBOROUGH AND BELMONT GOLD MINING COMPANY (NO LIABILITY).

NOTICE.—A Call (the 5th) of One penny per share has been made, due and payable at the company's office, Eaglehawk, on Wednesday the 13th day of October 1886.

HAY KIRKWOOD, Manager.

Forbehawk 28 Sentember 1886.

Eaglehawk, 28 September 1886.

NORTH ARGUS UNITED GOLD MINING COMPANY (NO LIABILITY).

NOTICE.—A Call (the 22nd) of One penny per share has been made, due and payable at the company's office, Eaglehawk, on Wednesday the 13th day of October 1886.

HAY KIRKWOOD, Manager.

Eaglehawk, 28th September 1886.

UNITED WHIP AND JERSEY MINING COMPANY NO LIABILITY.

NO LIABILITY.

NOTICE.—A Call (the 27th) of Threepence per share has been made on the capital of the company, due and payable at the company's office, View Point, Sandhurst, on Wednesday, October 13th 1886.

CHERETORIUM AND ALCOHOLOGY.

CHRISTOPHER MOORE, Manager.

DIXON'S TRIBUTE COMPANY (NO LIABILITY).

A CALL (the 31st) of Threepence per share has been made on the capital of the above company, nayable at the office of the company, Victoria Chambers, Sandhurst, on Wednesday the 13th day of October 1886.

J. NEESON, Manager.

EXTENDED ST. MUNGO GOLD MINING COMPANY NO LIABILITY.

NOTICE.—A Call (the first) of Sixpence per share has been made, due and payable at the company's office, Camp Chambers, Eaglehawk, on Wednesday, October 13th 1886.

W. B. WALKER, Manager.

THE BLACK HORSE UNITED COY. NO LIABILITY, EGERTON.

A CALL, the 12th, of One shilling per share has been made on the capital of the above-named company, payable at 1 Bath street, Ballarat, on Wednesday, 13th October 1886.

J. M. MACKAY, Manager.

4101

Ballarat, 29th Sep. 1886.

CHALKS FREEHOLD GOLD MINING COMPANY
NO LIABILITY.

NOTICE.—A Call (the 10th) of One shilling per share has
been made, payable to the manager, at the company's
office, 11 Lynn's Chambers, Ballarat, on Wednesday the 13th day
of October 1886.

THOS W. PARKER Manager

THOS. W. PARKER, Manager.

LONG TUNNEL CONSOLS GOLD MINING COMPANY
NO LIABILITY, WALHALLA.

A CALL, the 15th, of 3d. per share on all shares in the
above company has this day been made, payable at the
company's office, 16 Temple Court, on Wednesday, Oct. 13th
1886.

LOUIS WEICHARD, Manager.
Melbourne, Sept. 27th 1886. 4119

NEW HIT OR MISS QUARTZ MINING COMPANY NO LIABILITY, DONNELLY'S CREEK.

CALL (the 73rd) of Threepence per share is made, payable 13th October 1886, at the office, 80 Elizabeth street, Mel-

WM. GUTMANN, Manager.

NEW LONGFELLOWS QUARTZ MINING COMPANY NO LIABILITY, WALHALLA.

A CALL (the 6th) of Threepence per share is made, payable 13th October 1886, at the office, 80 Elizabeth street, Mel-

WM. GUTMANN, Manager.

ADAMS FREEHOLD GOLD MINING COMPANY NO LIABILITY, STONEY CREEK. CALL (the 21st) of 3 pence per share is made, payable 13th October 1886, at the office, 80 Elizabeth street, Mel-

WM. GUTMANN, Manager.

NEW FRA GOLD MINING COMPANY NO LIABILITY, FRANKLINFORD.

A CALL (the 24th) of One penny per share on 24,000 shares has been made, due and payable to the manager, at Daylesford, on Wednesday, October 13, 1886.

T. PRICE, Manager.

GREAT WESTERN FREEHOLD GOLD MINING COMPANY NO LIABILITY, FRANKLINFORD.

A CALL (the 15th) of Twopence per share on 30,000 shares has been made, due and payable to the manager, at Franklinford, on Wednesday, October 13, 1886.

T. PRICE, Manager.

SHAKSPEARE GOLD MINING COMPANY
NO LIABILITY, MOUNT FRANKLIN.

CALL (the Third) of Twopence per share on 24,000 shares
has been made, due and payable to the manager, at
ranklinford, on Wednesday, October 13, 1886.
T. PRICE, Manager.

SOUTH MONS MEG QUARTZ MINING COMPANY
NO LIABILITY, HARRIETVILLE.
A CALL, the First, of (d. per share has been made, due and
payable to manager, at company's office, on or before
Wednesday, 13th October 1886.

W. F. DIXON, Manager.

47 Queen street, Melbourne.

THE GENERAL GORDON QUARTZ MINING COMPANY NO LIABILITY, ST. ARNAUD.

NOTICE.—A Call (6th) of One penny per share has been made on the capital of the above company, due and payable at the office of the company. Napier street south, St. Arnaud, on Wednesday the thirteenth (13th) day of October 1886.

THOMAS SEAVER, Manager.

St. Arnaud, 28th September 1886.

4166

St. Arnaud, 28th September 1886.

NORTH LONG TUNNEL GOLD MINING COMPANY
LIMITED, WALHALLA.

NOTICE is hereby given that a Call (No. 83) of Threepence
per share has been made, payable to the manager, at the
office of the company, 103 Collins street west, Melbourne, on 13th
October 1886.

CHAS. E. KER, Manager.

Melbourne, 28th Septr. 1386.

DREADNOUGHT QUARTZ MINING COMPANY
NO LIABILITY.

No Liability.

No due and payable to the undersigned, at the office of the company, 95 Collins street west, Melbourne, on Wednesday the 13th day of October 1886.

A. C. MACDONALD, Manager.
4171

Melbourne, 27/9/1886.

Melbourne, 27/9/1886.

NORTH BIRMINGHAM QUARTZ MINING COMPANY NO LLABILITY, STERGLITZ.

A CALL (the 2nd) of 2d, per share has this day been made on the capital of the above-named company, payable to the manager, Charles Joseph Lewis, at the company's office, 41 Queen street, Melbourne, on or before Wednesday, 13th October 1886.

CHAS. J. LEWIS, Manager.

Melbourne, 27th Septr. /86.

EGERTON QUARTZ MÍNING COMPANY
NO LIABILITY, BLACKWOOD.

A CALL (the 40th) of One penny per share has been made,
due and payable at the registered office of the company,
59 Queen st., Melbourne, on Wednesday, 13th Octr. 1886.
174

10. McPHERSON, Manager.

MORNING STAR TRIBUTE COY, NO LIABILITY.

A CALL (7th) of Twopence per share has been made, payable at the office, Inglewood, on Wednesday, 13th day of October 1886.

JOSEPH RODDA, Manager.

UNION JACK MG. COY. NO LIABILITY.

CALL (36th) of One penny halfpenny per share has been made, payable at the office, Inglewood, on Wednesday, 13th day of October 1886.

JOSEPH RODDA Manager

JOSEPH RODDA, Manager.

UNITY QUARTZ MINING COMPANY NO-LIABILITY,
INGLEWOOD.

NOTICE.—A Call (the 38th) of Threepence per share on the
capital of the company has been made, due and payable at
the company's office, Brooke street, Inglewood, on Wednesday,
13th October 1886.

SAMUEL DEEBLE, Manager.

SAMUEL DEEBLE, Manager.

UNITED BUCHANAN'S AND AMERICAN QUARTZ - MINING COMPANY NO-LIABILITY, INGLEWOOD.

A CALL (22nd) of Twopence per share has been made on the capital of the company, payable at the office, Brooke street, Inglewood, on Wednesday, October 13th, 1886.

R. H. ARTHUR, Manager.

October 1, 1886.	844
DOWLING FOREST ESTATE GOLD MINING COY.  NO. 1 NO LIABILITY.  CALL, the (29), of 6d, per share has been made, due and payable at the company's office, 54 Queen street, Melbourne, on Wednesday, 13 October 1886.  B. D. SMITH, Manager.  GIBSON'S FREEHOLD GOLD MINING COMPANY NO LIABILITY, SANDY CREEK, MALDON.  CALL (7) of Threepence per share has been made on the company's office, Napier street south, St. Arnaud, on Wednesday the thirteenth day of October 1886.  THE PRINCESS DAGMAR GOLD MINING COMPANY NO LIABILITY.  NO LIABILITY.  NOTICE is hereby given that a Call, the 3rd, of Sixpence per share has been made on the capital of this company, due on Wednesday, October the 13th, 1886, and payable at my office, High street, Sandhurst.  SYDNEY GEO. COLE, Manager.  THE RONBARK COMPANY NO LIABILITY.  NOTICE is hereby given that a Call, the 9th, of Sixpence per share has been made on the capital of this company, due on Wednesday, October the 13th, 1886, and payable at my office, High street, Sandhurst.  SYDNEY GEO. COLE, Manager.  THE SOUTH BELLE VUE UNITED COMPANY NO LIABILITY.  NOTICE is hereby given that a Call, the 33rd, of Sixpence per share has been made on the capital of this company, due on Wednesday, October the 13th, 1886, and payable at my office, High street, Sandhurst.  SYDNEY GEO. COLE, Manager.  THE SOUTH BELLE VUE UNITED COMPANY NO LIABILITY.  NO LIABILITY.  A CALL (the 25th) of 3d. per share has been made on the capital of the company, due and payable at the company's office, on Wednesday the 13th October 1886.  J. M. BICKETT, Manager.  3 Camp street.  J. M. BICKETT, Manager.  3 Camp street.  J. M. BICKETT, Manager.  3 Camp street.  A CALL (the 46th) of 3d. per share has been made on the capital of the company, due and payable at the company's office, on Wednesday the 13th October 1886.  J. M. BICKETT, Manager.  3 Camp street.  A CALL (the 66th) of 3d. per share has been made on the capital of the company's office, Haddon.  A CALL (the 76th) of 3d. per share on the capital of the company office, Haddon.  D	
moder the provisions of "The 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 Bendigo Gold Mining Company.  2. The place of operations (or intended operations) is at Castlemaine.  3. The registered office of the company will be situated at Beehive Chambers, Sandhurst.  4. The nominal capital of the company is Two thousand pounds, in 24,000 shares of One shilling and eightpence each.  5. The number of shares subscribed for is 24,000, being not less than two-thirds of the entire number of shares in the company.  6. The number of paid-up shares (if any) is 4,000, paid up to One shilling.  7. The amount already paid up is £100.  8. The name of the manager is William George Blackham.  9. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as follows:—  Name, Address, Occupation.  William Webber, Campbell's Creek, miner	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.  Taken before me, at Melbourne, this twenty-eighth day of September 1886—Derri Willder, J.P.  Taken before me, at Melbourne, this twenty-eighth day of September 1886—Derri Willder, J.P.  Sixth Schedule.  THE MADAME BENT GOLD MINING COMPANY NO LIABILITY.  I THE undersigned, hereby make application to register The Madame Bent Gold 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 Madame Bent Gold Mining Company No Liability.  2. The place of operations (or intended operations) is near Ballarat, in the parish of Enfeld, county of Grenville.  3. The registered office of the company will be situated at 82 Collins street west, Melbourne.  4. The value of the company's property, including claim, is Twenty-four thousand pounds.  5. The number of shares in the company is twenty-four thousand, of One pound each.  6. The number of shares subscribed for is twenty-four thousand.  7. The name and addresses and occupations of the share-holders, and the number of shares held by each at this date, are as follow:  Names, Addresses, and Occupations.  I. Kong Meng, Malvern, merchant.  2.400  W. B. Gedge, Prahran, gentleman.  2.400  J. T. Wynne, Melbourne, civil engineer.  1.200  J. Mathieson, Prahran, licensed victualler.  W. H. Roberts, Middle Brighton, gentleman.  600  M. Sullivan, Middle Brighton, gentleman.  600  J. W. Searle, Melbourne, accountant  600  J. W. Searle, Melbourne, accountant  600

Names, Addresses, and Occupations.
O. McLean, Melbourne, merchant
George Pilley, St. Kilda, gentleman
C. E. Clarke, Melbourne, broker
John Langdon, Melbourne, broker
H. E. Wilson, Malvern, surgeon
J. A. Lockwood, Melbourne, civil servant
G. B. Hogg, Ballarat, journalist
F. Wildman, Melbourne, nime manager
Henry Creswick, Melbourne, gentleman
J. C. Brown, Melbourne, gentleman
Thomas Bent, Middle Brighton, gentleman
George Butler, Melbourne, gentleman
J. Edwards, South Yarra, gentleman
H. B. Harrison, East Melbourne, gentleman
James Burnett, Armadale, gentleman No. of Shares. 1 600 600 600 600 600 600 600 600 2,400 ... 2,400 24,000

Dated this twenty-eighth day of September 1886.

JAMES BURNETT, Manager.

Witness to signature—Sidney Stephen.

JAMES BURNETT, do solemnly and sincerely declare that
 1 am the manager of the said intended company.
 2. The above statement is, to the best of my belief and know-

2. The above statement is, to the dest of my sold.

ledge, 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.

JAMES BURNETT. Taken before me, at Melbourne, this 28th day of September 1886—Debbin Willder, J.P. 4191

PRINCE OF WALES GOLD MINING COMPANY NO LIABILITY, SOUTH TARADALE.

NOTICE—All shares, from 1 to 24,000, on which (the 13th and final) call of One penny per share remains unpaid are forfeited, and will be sold by public auction, at the Junction Hotel, Malmsbury, on Friday, 8th October 1886, at 3 o clock p.m., unless previously redeemed.

J. R. TREGLOWN, Manager.

1 tranhart street, Malmsbury.

4073

UNITED AJAX GOLD MINING COMPANY
NO LIABILITY, CAMPBELL'S CREEK.

LL shares in the above-named company, numbering consecutively from 1 to 30,000, upon which the 37th call of Threepence per share (due 8th Sept.) remains unpaid, will be sold at public auction, by Mr. Thomas, auctioner, at the Corner Hotel, Castlemaine, on Saturday, 9th October 1886, at 4 o'clock b.m. 4 o'clock p.m. H. W. GREEN, Manager.

CLUNES QUARTZ MINING COMPANY,
REGISTERED, CLUNES.

A LL shares forfeited for the non-payment of the eighth call
of One shilling per share will be sold by auction by Mr.
James Edwards, at the Club Hotel, Clunes, on Saturday the 9th
day of October 1886, at 2 o'clock p.m., unless previously paid.

B. J. MATTHEWS, Manager.

DAVIES FREEHOLD JUNCTION GOLD MINING COMPANY NO LIABILITY, SPRING HILL.

A LL shares in the above company, on which a call remains unpaid, will be sold at Leake's Hotel, Creswick, on Saturday, Oct. 9th, at 5 o'clock.

J. J. SMITH, Manager

Creswick, 29 Sep. '86.

THE HEPBURN ROCKY LEAD GOLD MINING COMPANY, NO LIABILITY, MOUNT PROSPECT.

A LL shares forfeited for non-payment of the 47th call of 6d.

A per share will be sold by public auction at Leake's Hotel, Creswick, on Saturday, 9th October 1886, at 5 p.m., unless calls and expenses be previously paid:

Nos. 1 to 18,000, except those previously paid on.

4078

M. C. DONNELLY, Manager.

WEST LOUGHLIN GOLD MINING COMPANY, NO
LIABILITY, SEVEN HILLS, KINGSTON.
A LL shares forfeited for the non-payment of the 7th call of
6d, per 12,000th share will be sold by public auction, at
the Unicorn Hotel, Ballarat, on Tuesday, 12th October 1886, at
12 o'clock noon, unless calls and expenses be previously paid:
Nos. 1 to 12,000, except those already paid on.
4079
W. P. JONES, Manager.

THE BERRY CONSOLS GOLD MINING COMPANY, NO LIABILITY, SEVEN HILLS, KINGSTON.

A LL shares forfeited for the non-payment of the 60th call of 1s. per 20,000th share will be sold by public anction, at Leake's Hotel, Creswick, on Saturday, 9th October 1886, at 5 o'clock p.m., unless calls and expenses be previously paid.:—

Nos. 1 to 20,000, except those already paid on.

4080

W. P. JONES, Manager.

EARL OF BEACONSFIELD GOLD MINING COMPANY, NO LIABILITY, SPRING HILL, KINGSTON.

A LL shares forfeited for the non-payment of the 39th call of 1st. per 12,000th share will be sold by public auction, at Leake's Hotel, Creswick, on Saturday, the 9th October 1886, at 5 o'clock p.m., unless calls and expenses be previously paid:

Nos. 1 to 10,000, except those already paid on.
4081

W. P. JONES, Manager.

BELL'S FREEHOLD AND LEASEHOLD GOLD MINING CO., NO LIABILITY, RED STREAK, CRESWICK.

A LL shares forfeited for the non-payment of the 13th call of 6th per 29,000th share will be sold by public auction, at Leake's Hotel, Creswick, on Saturday, 9th of October 1886, at 5 o'clock p.m., unless calls and expenses be previously paid.:—

Nos. 1 to 20,000, except those already paid on.
4082

W. P. JONES, Manager.

NEW JERSEY REEF COY. NO LIABILITY,
INGLEWOOD.

THE postponed sale of shares in the above company, for nonpayment of fourth call of 3d. per share, will take place on
Saturday next, 2nd proximo, at the Beehive, Sandhurst, by
Messrs, J. H. Teague & Coy., at 4.30 o'clock p.m.
LOUIS HERMAN, Manager.
Sandhurst, Sant. 27th 1836.

Sandhurst, Sept. 27th 1886.

NORTH CROWN CROSS G. M. COMPY. LIMITED. N OTICE.—All shares in the above company, from 1 to 24000, upon which the 1st call of One penny per share shall remain unpaid by Saturday the 9th October 1886, will be sold on that day, by public auction.

W. G. BLACKHAM, Manager.

LA BELLE COMPANY NO LIABILITY.

MESSRS. J. ANDREW & CO. will sell by public auction, at the Victoria Hotel, Sandhurst, on Saturday, October 9th 1886, at 4 o'clock, p.m., all shares in the above company that have been forfeited for non-payment of the 5th call of Sixpence per share, unless the said call and expenses be previously paid to W. B. WALKER, Manager.

SOUTH NIL COMPANY NO LIABILITY.

W. G. BENTLEY will sell by auction, at the Victoria Hotel,
D.M., all shares in this company included in Nos. from 1 to 24,000
on which the sixth call of One penny per share is then unpaid.

J. H. McCOLL, Manager.

GLADSTONE GOLD MINING COMPANY
NO LIABILITY, SMEATON.

A LL shares forfeited for non-payment of 16th call of Threepence per share will be sold by public auction, on Tuesday
12th October 1886, at 12 o'clock noon, at the Mining Exchange, Ballarat.

G. C. ROBINSON, Manager.

MORGAN'S FREEHOLD GOLD MINING COMPANY
NO LIABILITY, SEBASTOPOL.

A LL shares forfeited for non-payment of 5th call of Threepence per share will be sold by public auction, on Saturday,
9th October 1886, at twelve o'clock noon, at the Mining Exchange,
Ballarat.

G. C. ROBINSON, Manager.

THE BLACK HORSE UNITED COY. NO LIABILITY, EGERTON.

CHARES forfeited for non-payment of calls will be sold by public auction, at the Mining Exchange, Ballarat, on Monday, 11th October 1886, at 12 o'clock noon.

Nos. 1 to 10,000, exclusive of those paid on.

Ballarat, 29th September 1886.

4100

THE SULIEMAN PASHA MINING COMPANY
NO LIABILITY, BALLARAT.

NOTICE—All shares forfeited for non-payment of the 16th call of Sixpence per share, due 8th of September 1886, will be sold by public auction, on Saturday, October 9th 1886, at the Corner, Ballarat, at 12 o'clock noon.

JOSEPH CURTHOYS, Manager.

CHALK'S FREEHOLD GOLD MINING COMPANY
NO LIABILITY.

NO LIABILITY.

OTICE.—All shares in arrear of the 9th call of One shilling
per share, due Septemper 8th, are forfeited, and will be
sold by public auction, at the Unicorn Hotel, Sturt street,
Ballarat, at 12 o'clock noon, on Tuesday, October 12th 1886,
unless previously redeemed by payment of call:—
Progressive numbers 1 to 2000, excepting those shares on
which the call is paid.

THOS. W. PARKER, Manager.

THOS. W. PARKER, Manager. 11 Lynn's Chambers, Ballarat.

AMPHITHEATRE GOLD MINING COMPANY
NO LIABILITY, PYREXEES.

NOTICE.—All shares forfeited for non-payment of the 8th call of One penny per share will be sold by public auction, at the Mining Exchange, Ballarat, on Saturday, 9th October 1886, at 12 octock noon:—

s. 1 to 20000, exclusive of those shares on which said call shall have been paid.

JOHN P. ROBERTS, Manager Ballarat, Sept. 29th 1886.

MIDAS NO. 1 COMPANY NO LIABILITY, SULKY GULLY.

NOTICE.—All shares forfeited for the non-payment of the 6th call of Twopence per share will be sold by public Office.—All shares forfeited for the non-payment of the 6th call of Twopence per share will be sold by public auction, at the Mining Exchange, Ballarat, on Saturday, 9th October 1886, at 12 o'clock noon:—

Nos. 1 to 24000, exclusive of those shares on which said call shall have been paid.

NAME OF TOWNS OF T

JOHN P. ROBERTS, Manager. 4106 Ballarat, Sept. 29th 1886.

MIDAS REVIVAL GOLD MINING COMPANY,
NO LIABILITY, BALD HILLS.

NOTICE.—All shares forfeited for non-payment of the 2nd
call of Threepence per share will be sold by public auction,
at the Mining Exchange, Ballarat, on Saturday the 9th October
1886, at 12 o clock noon:
Nos. 1 to 20,000, exclusive of those shares on which said call

s. 1 to 20,000, exclusive of those shares on which said call shall have been paid.

JOHN P. ROBERTS, Manager Ballarat, Sept. 29th 1886.

SMEATON RESERVE UNITED COMPANY,
NO LIABILITY, SMEATON.

NOTICE.—The undermentioned shares, forfeited for nonpayment of the 40th call of Threepence per share, will be
sold by public auction, on Monday, 11th October 1886, at Twelve
o'clock noon, at the Mining Exchange, Ballarat:—
Numbers I to 24,000, exclusive of those on which the said call
has been paid.

W. M. ACHESON, Manager. Furnival's Chambers, Lydiard street, Ballarat, 29th September 1886.

EAST MIDAS COMPANY NO LIABILITY, SULKY GULLY.

NOTICE.—The undermentioned shares, forfeited for non-payment of the 1st call of One penny per share, will be sold by public auction, on Monday, 11th October 1886, at Twelve o'clock noon, at the Mining Exchange, Ballarat:—
Numbers 1 to 24,000, exclusive of those on which the said call has been paid.

W. M. ACHESON, Manager. Furnival's Ohambers, Lydiard street, Ballarat, 29th September 1886.

SIR HENRY LOCH QUARTZ MINING COMPANY, NO LIABILITY, REDAN, BALLARAT.

NOTICE.—The undermentioned shares, forfeited for non-payment of the 23rd call of Threepence per share, will be sold by public auction, on Saturday, 9th October 1886, at Twelve o'clock moon, at the Mining Exchange, Ballarat:—Numbers 1 to 24,000, exclusive of those on which the said call has been raid.

as been paid. W. M. ACHESON, Manager.
Furnival's Chambers, Lydiard street, Ballarat, 29th Sep4112

CRITERION COMPANY, NO LIABILITY, BRITANNIA LEAD.

NOTICE.—The undermentioned shares, forfeited for non-paymant of the 9th call of Sixpence per share, will be sold by public auction, on Saturday, 9th October 1886, at Twelve o'clock noon, at the Mining Exchange, Ballarat:—

Numbers 1 to 10,000, exclusive of those on which the said call has been paid.

W. M. ACHESON, Manage Furnival's Chambers, Lydiard street, Ballarat, 29th

BERRY NUMBER ONE GOLD MINING COMPANY
"NO LIABILITY."

NOTICE.—All shares (Nos. 1 to 20,000) in above company
upon which the 56th call of One shilling per share shall
then remain unpaid, will be sold by auction, at Twelve o'clock
noon on Tuesday, 12th October 1886, at the Corner, Ballarat.

CHAS. BARKER, Manager.
5 Lydiard street, Ballarat.

4114

5 Lydiard street, Ballarat.

EGYPTIAN QUARTZ AND ALLUVIAL GOLD MINING COMPANY, NO LIABILITY, MALMSBURY.
Postponed Sale of Shares.

A LL shares forfeited for non-payment of thirteenth (13th) call of Sixpence per share will be sold at public auction, by J. H. Knipe, 34 Collins st. west, Melbourne, on Saturday, 9th Oct. 1886, at 12 o'clock noon, unless previously redeemed.

4129

E. D. McMILLAN, Manager.

THE O'CONNOR'S FREEHOLD QUARTZ
AND ALLUVIAL GOLD MINING COMPANY,
NO LIABILITY, MALMSBURY.

NOTICE.—Shares forfeited for non-payment of the 19th call
of One penny per share will be sold by public auction, on
Monday, 11th September 1886, at 12 o'clock noon, at Mesers.
Gemmell, Tuckett, and Coy,'s rooms, Collins st. west, Melbourne, unless previously redeemed.
1130 JOHN DITCHBURN, JUNE, Manager.

NORTH LONG TUNNEL GOLD MINING COMPANY LIMITED, WALHALLA.

NOTICE is hereby given that all shares forfeited for non-payment of S2nd call of Threepence per share, due 8th September 1886, will be sold by auction, at Messrs. Gennmell, Tuckett, & Co.'s rooms, Collins street west, Melbourne, on Saturday, 9th October 1886, at Half-past Eleven o'clock a.m., unless previously redeemed:—

Nos. 1 to 28,000, exclusive of those shares upon which the call has been paid.

CHAS. C. KER, Manager.
Melbourne, 29th September 1886. 4165

WILDBOAR MINING COMPANY NO LIABILITY.

NOTICE.—All shares forfeited for the non-payment of the 6th call of 1d. will be sold by W. Taylor, at his rooms, Collins street W., on Saturday, October 9/86, 12 noon, unless previously redeemed.

THE WELSHMAN'S GOLD MINING COMPANY NO LIABILITY, SANDY CREEK, MALDON.
ALL shares in the above company, from No. 1 to 32,000 inclusive, on which the 35th call of Four per share remains unpaid, are forfeited, and will be sold by public auction, by Messrs. G. D. Langridge and Son, at their rooms, 42 Collins street west, Melbourne, at 11.30 a.m. on Saturday the 9th of October 1886, unless call and expenses are previously paid.

ANTHON VRENDENBERG, Manager.

13 Phenix Chambers, Market street, Melbourne, September 30th 1886.

KING MIDAS COMPANY NO LIABILITY, SULKY GUILLY.

R. M. CLANTON will sell by action, at the Gorner, Balshares in the above-named company forfeited for non-payment of 2nd call of 3d. per share. Progressive numbers from 1 to 24,000, with the exception of shares already paid on.

R. A. THOMPSON, Manager.

Commercial Chambers, Ballarat.

4175

MANWELL'S COMPANY NO LIABILITY, INGLEWOOD.

R. M. CLAXTON will sell by auction, at the Corner, Ballares in the above-named company forfeited for non-payment of 31st call of 4d. per share. Progressive numbers from 1 to 20,000, with the exception of shares already paid on.

T. H. THOMPSON, Manager.

Commercial Chambers, Ballarat.

4176

PRINCE OF WALES & OLD POVERTY COMPANY
NO LIABILITY, TARNACULLA.

M. CLANTON will sell by auction, at the Corner, Ballarat,
on Tuesday, 12th October 1886, at 12 o'clock noon, shares
in the above-named company, forfeited for non-payment of 34th
call of 3d. per share:

Progressive numbers from 1 to 30,000, with the exception of
shares already paid on.

shares already paid on.

T. H. THOMPSON, Manager.

Commercial Chambers, Ballarat.

ALBION COMPANY NO LIABILITY, STEIGLITZ.

M. CLAXTON will sell by auction, at the Corner, Ballarat,
on Tuesday, 12th October 1886, at 12 o'clock noon, shares
in the above-named company, forfeited for non-payment of 45th

call of 3d, per share:—
Progressive numbers from 1 to 20,600, with the exception of shares already paid on.

T. H. THOMPSON, Manager. Commercial Chambers, Ballarat.

LAST CHANCE TRIBUTE GOLD MINING COMPANY
NO LIABILITY, BALLARAT EAST.
A LL shares on which the 35th call of Threepence per share
remains unpaid on Saturday, 9th October 1886, will be
sold by public auction, at the Corner, Ballarat, on that date.

JOHN McWHAE, Manager.

49 Sturt street, Ballarat.

49 Sturt street, Ballarat.

UNITY QUARTZ MINING COMPANY NO LIABILITY, INGLEWOOD.

NOTICE.—All shares upon which the 37th call of Threepenco per share remains unpaid are forfeited, and will be sold by auction on Saturday, 2nd October 1886, at 2 o'clock p.m., at S. Deeble's auction mart, Brooke street, Inglewood, unless call and expenses are previously paid.

SAMUEL DEEBLE, Manager.

UNITED BUCHANAN'S AND AMERICAN QUARTZ MINING COMPANY, NO LIABILITY, INGLEWOOD.

A LL shares in arrear of the 21st call of Twopence per share are now forfeited, and will be sold by auction by Mr. S. Deeble, at his rooms, Brooke street, Inglewood, on Saturday, October 9th 1886, at 2 o'clock p.m., unless said call is previously paid. Nos. 1 to 24,000 inclusive, except those already paid upon.

By order of the directors,
R. H. ARTHUR, Manager.

EGERTON QUARTZ MINING COMPANY,
NO LLABILITY, BLACKWOOD.

A LL shares on which the 39th call of 1d. per share has not been paid will be sold by public auction, at the company's office, 59 Queen st., Melbourne, on Saturday the 9th Octr., at 11 o'clock

D. MACPHERSON, Manager.

LANGRIDGE GREAT EXTENDED G.M. COMPANY, NO LIABILITY, REEDY GREEK.

A LL shares in the above company on which the 24th call of will be sold by public auction at the company's office, Kilmore, on Thursday the 7th October 1886, at 12 o'clock noon, unless the call and expenses thereon are previously paid to me.

Company's office, Kilmore, 25/9/86.

4196

MURRAY QUARTZ GOLD MINING COMPANY NO LIABILITY, DAYLESFORD.

A LL shares forfeited for non-payment of the 16th call of Twopence per share will be sold by auction at the Corner, Ballarat, on Monday the 11th Oct. 1886, at 12 o'clock noon.

4203

JOHN SCHAFER, Manager.

THE LADY HEPBURN (GOLD MINING COMPANY, NO LIABILITY, SMEATON.

A LL shares forfeited for non-payment of the 2th call of 6d.

per share will be sold by public auction, at Leake's Hotel, Creswick, on Saturday, 9th October 1886, at 5 p.m., unless calls and aveness be near-dually raid. Creswick, on Saturday, on School and expenses be previously paid.

Nos. 1 to 20,000, except those previously paid on.

Nos. 1 to 20,000, except those previously paid on.

4206 M. C. DONNELLY, Manager.

THE PRINCE OF WALES GOLD MINING COMPANY NO LIABILITY, SOUTH TARADALE.

INCREASE OF CAPITAL.

THE undersigned manager hereby gives notice that an increase in the capital of the above-named company was, on the twenty-ninth day of September 1886, resolved on.

The mode adopted for the increase is by paising the amount of each of the twenty-four thousand shares existing in the company from Two shillings to Seven shillings.

Dated this twenty-ninth day of September 1886.

J. R. TREGLOWN, Manager.

JOHN EBBOTT,

WILLIAM ROGERS, Directors.

I, John Robert Trectown, of Malmsbury, do solemnly and sincerely declare that the foregoing statement is to the best of my knowledge and helief time in every particular.

2. I am the manager of the above-named company.

3. John Ebbott and William Rogers, whose signatures are affixed to the said statement, are directors of the said company. And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

Declared at Malmsbury, in the colony of Victoria, this twenty-ninth day of September, in the year of our Lord One thousand eight hundred and eighty-six, before me, ROBERT HUNTER, J.P., one of Her Majesty's Justices of the Peace in and for the Midland Bailwick of the colony of Victoria.

CHALK'S ENTENDED COMPANY NO LIABILITY,

\*\*CARISBROOK.\*

We hereby give notice that the registered office of the above-named company is situate in Sturt street, Ballarat, and that the name of the manager is Joseph Cutthoys.

The common seal of Chalk's Extended Company

\*\*No Liability, was affixed hereto in our presence, (SEAL) we being two of the directors—

B. J. FINK,

A. LOWENSTEIN.

Ballarat, September 27, 1886.

4108

THE CANNIBAL CREEK SAW MILL COMPANY LIMITED.

Notice of Change of Registered Office.

TAKE notice that, on and after 27th September 1886, the registered office of the above company will be at 74 Queen street, in place of 121 Collins thereto west.

4150 WILLIAM KNOX, Secretary.

PHONEER TIN MINING CO. LID.

NOTICE is hereby given that, on and after the 27th day of September 1886, the registered office of the Pioneer Tin Mining Company Limited will be changed from No. 121 Collins st. west, Melbourne, to No. 74 Queen st., Melbourne, 4155

WM. KNOX, Secretary.

ROUND HILL SILVER MINING CO. LID.

NOTICE is hereby given that, on and after the 27th day of September 1886, the registered office of the Round Hill Silver Mining Coupany Limited will be changed from No. 121 Collins st. west, Melbourne, to No. 74 Queen st., Melbourne, WM. KNOX, Secretary.

BROKEN HILL JUNCTION SILVER MINING CO. LD.

NOTICE is hereby given that, on and after the 27th day of
September 1886, the registered office of the Broken Hill
Junction Silver Mining Company Limited will be changed from
No. 121 Collins st. west, Melbourne, to No. 74 Queen st.,
Welbourne No. 121 Melbourne. WM. KNON, Secretary.

VICTORIA CROSS SILVER MINING CO. LD.

NOTICE is hereby given that, on and after the 27th day of September 1886, the registered office of the Victoria Cross Silver Mining Company Limited will be changed from No. 121 Collins-st., Melbourne, to No. 74 Queen-st., Melbourne, 4160

WM. KNON, Secretary.

BROKEN HILL NORTH SILVER MINING CO. LdD.

NOTICE is hereby given that, on and after the 27th day of
September 1886, the registered office of the Broken Hill
North Silver Mining Company Limited will be changed from
No. 121 Collins st. west, Melbourne, to No. 74 Queen st., Melbourne. 4162

WM. KNOX, Secretary.

THE SEAHAM-GLADSTONE GOLD MINING COMPANY NO LIABILITY, ALMA.

We have undersigned, hereby give notice that the registered office of The Seaham-Gladstone Gold Mining Company is situated at Cambridge street, Marvborough, and that the name of the manager is Joseph Benedict Higham.

CHARLES BROCKWELL, HANS OLSON.

J. B. HIGHAM, Manager.

Dated the 29th of September 1886.

GOLDIE GOLD MINING COMPANY, NO LIABILITY.

THE undersigned manager, hereby give notice that an increase in the capital of the above-named company was on the 31st day of August resolved on.

The mode adopted for the increase is by raising the amount of each of the Twenty-four thousand shares existing in the company from Four shillings to Five shillings.

JOHN WHITE, Manager of the above-named company.

WM. PATIERSON, GEO. RUSSEILL, Directors. Registered office of the company, Bank Place, Melbourne. 10th Sept. 1886.

#### Ensolvency Notices.

Insolvency Statute 1871.—Insolvent estate of William Henry

Monteney Standie 19/1.—Insolvent estate of William Henry Long, of Ballarat, grocer.

NOTICE to Creditors.—A dividend (second) will be payable at my office, Bridge street, Ballarat, on Monday the 4th day of October 1886, to creditors that have proved.

Ballarat, 23 September 1886.

WM. D. McKEE, Assignee.

The Insolvency Statute 1871.—In the Court of Insolvency.—
In the matter of Thomas Oriental Fowler, formerly of Chestnut street, Richmond, in the colony of Victoria, contractor, but now of Euroa, in the said colony, carpenter, an insolvent.

insolvent.

THE above-named Thomas Oriental Fowler intends to apply to the Court of Insolvency at Melbourne, on the twenty-scoud day of October 1886, a. Half-past Ten o'clock in the forenoon, for a certificate of discharge, pursuant to the provisions of the Insolvency Statute 1871, and to dispense with the condition required by section 136 of the said statute.

Dated this twenty-eighth day of September 1886.

WALTER DAVIES, 34 Collins street west, Melbourne, solicitor for the above-named Thomas Oriental Fowler.

4116

The Insolvency Statute 1871.—In the Court of Insolvency at Melbourne.—In the matter of the insolvency of James Tyrrell, of Inkerman street, Saint Kilda, in the colony of Victoria, livery stable-keeper.

THE above-named James Tyrrell intends to apply to the Court of Insolvency at Melbourne, on the twenty-minth day of October 1886, at the hour of Half-past Ten o'clock in the forenoon, for a certificate of discharge, pursuant to the provisions of the Insolvency Statute 1871, and to dispense with the condition required by section 136 of the said statute.

Dated this twenty-seventh day of September 1886.

JAMES MOLDNEY, 22 Collins street east, Melbourne, insolvent's solicitor.

In the Court of Insolvency, Melbourne.—In the estate of John Bentry, of Whittlesca, carrier, deceased (4795).

NOTICE is hereby given that a general meeting of creditors in the above extate will be holden at the Insolvency Court Offices, the Law Courts, in the city of Melbourne, on Monday the 4th day of October a.u. 1886, at the hour of Haft-past Ten o'clock in the forenoon, for the election of a trustee in the place of Stanley William Giffard Smith, deceased.

Dated at Melbourne this 30th day of September A.D. 1886.

CHAS. P. WILLIAMS,

Chief Clerk.

The Insolvency Statute 1871.—In the Court of Insolvency.—In the matter of Charles Seymour Grey, late of Castlemaine, now of Beechworth, in the colony of Victoria, draper.

A FIRST divident will be payable at the office of Messrs.
Damby & Gilmour, 38 Elizabeth street, Melbourne, on and after Tuesday, 5th October 1886.

A. GILMOUR, Trustee.

The Insolvency Statute 1871.—In the Court of Insolvency, Melbourne.—In the matter of the insolvency of Joseph Cox, of Mount Eliza, parish of Kara, in the county of Bourke, in the colony of Victoria, farmer.

THE above-named Joseph Cox intends to apply to the Court of Insolvency, new Law Courts, Melbourne, on Friday the twenty-inith day of October One thousand eight hundred and eighty-six, at 10.30 o'clock in the forenoon, for a certificate of discharge, pursuant to the provisions of the Insolvency Statute 1871.

Dated this twenty-third day of September 1886.
FAUSSET & BUTLER, Salisbury Buildings, corner Queen and Bourke streets, Melbourne, insolvent's attorneys.

4195

## Empoundings.

XE CREEK.-Impounded at Axe Creek.

65. White and red spotted cow, WW off rump, M off ribs 66. Red bull calf, unbranded 97. Grey pony marc, shot, S near shoulder

If not claimed and expenses paid, to be sold on 27th October

BENJN. CODE, Poundkeeper.

```
October 1, 1886.
                                                                                                           2848

48. Red and white heifer, JB off rump
49. Red and white heifer, JB off rump, tar on near ribs
50. Strawberry heifer, JB off rump
51. Black and white heifer, JB off rump

      NOBURG.—Impounded at Coburg, 23rd September 1886, by
 the Preston police.

1 bay horse, shod, collar marked, very old, like P near shoulder
    If not claimed and expenses paid, to be sold on 23rd October
 1886
                                                                                                                       If not claimed and expenses paid, to be sold on 27th October
                                                                   F. W. BUZAGLO,
Poundkeeper.
                                                                                                                                                                                               W. BOLTON.
  COLAC.—Impounded at Colac.
                                                                                                                                                                                                     Poundkeeper.
                                                                                                                    ROSEDALE.—Impounded at Rosedale, by James Boram.
 1 strawberry heifer, white face, like S or 8 off thigh
1 brindle and white heifer, speckled face, same brand
1 dark-red steer, white face and belly, staggy horns, no visible
                                                                                                                   1 grey pony gelding, C or G reversed near shoulder
1 bay filly, no visible brand
1 brown mare, 1M over C near shoulder, like D off shoulder, small star
1 brown colt foal, grey face, like progeny of above
1 bay gelding, JS near shoulder, white on near hind fetlock, star
 1 strawberry heifer, no visible brand
    If not claimed and expenses paid, to be sold on 22nd October
                                                                  JOHN METCALF.
                                                                                                                       If not claimed and expenses paid, to be sold on 26th October
                                                                                   Poundkeeper.
                                                                                                                                                                                         S. R. DAWSON,
Poundkeeper..
DENNINGTON.—Impounded at Dennington Shire Pound, 20th September 1886.

1 red and white heifer calf, branded like K off rump

1 black and brown heifer calf, white spots, top off off ear
                                                                                                                   5/6
                                                                                                                    UTHERGLEN.—Impounded at Rutherglen Shire Pound, 25th September 1886, by order of C. Morris, Esq. 1 flea-bitten grey horse, lame two fore feet, like T over like \diamondsuit near shoulder
    If not claimed and expenses paid, to be sold on 27th October
                                                          THOMAS SCARLETT, Poundkeeper.
                                                                                                                       If not claimed and expenses paid, to be sold on 27th October
 4/
  DONALD.—Impounded at Donald, 20th September 1886, by
George Burge. Esa —Damages For
                                                                                                                                                                                               R. TURNER,
Poundkeeper.
                                                                                                                   4/
 George Bugge, Esq.—Damages 5s.

1 red and white spotted cow, swallow near ear and off ear, branded like H off rump
                                                                                                                    SALE.—Impounded at Sale, by C. Naper.
    If not claimed and expenses paid, to be sold on 25th October
                                                                                                                      red Hereford bull, white face, no visible brand
If not claimed and expenses paid, to be sold on 20th October
                                                                ALEX. CAMERON,
Poundkeeper.
                                                                                                                   1886.
 4/
                                                                                                                                                                                         GEORGE ROSS.
  LITHAM.—Impounded at Eltham Shire Pound, 29th September 1886.
                                                                                                                                                                                                     Poundkeeper.
                                                                                                                    SANDHURST,—Impounded at Sandhurst, by J. Neal.
1 brown cow, white head, back, and legs, like OE milking rump
1 red cow, like M milking rump
1 red cow, no visible brands
1 yellow poley cow, H milking rump
1 red cow, star, white flanks, top off off ear, near ear slit, K
                                                                                                                   1 red and white heifer, like JM off rump, near ear slit
1 red heifer, no visible brand
                                                                                                                       If not claimed and expenses paid, to be sold on 20th October
 near rump
1 red steer, white forehead and belly, M off rump
1 spotted red and white bull, no visible brands
1 red bull, no visible brands, there may be other brands, but not
                                                                                                                                                                                                 C. NELSON,
Poundkeeper.
                                                                                                                    SMYTHESDALE,—Impounded at Smythesdale.
    If not claimed and expenses paid, to be sold on 27th October
                                                                                                                   73. Red and white cow, TF conjoined near rump, both ears notched
                                                               WILLIAM WALSH.
                                                                                   Poundkeeper.
                                                                                                                       If not claimed and expenses paid, to be sold on 20th October
 MERINO.—Impounded at Merino, 23rd September 1886, from Merino Downs.

16. Roan heiter, JK conjoined upside down off rump 17. Red and white heifer, same brand 18. Red cow, white belly and face, like JO off rump, swallow off
                                                                                                                   1886.
                                                                                                                                                                                       D. T. PERROTT,
Poundkeeper.
                                                                                                                   TAMBO.—Impounded at Tambo Shire Pound, 25th September 1886, by Mr. Wm. Naylor, Tambo River.

1 dark-bay mare, near hind foot white, near eye out, blotch brand
     If not claimed and expenses paid, to be sold on 23rd October
                                                                                                                       near shoulder
 1886.
                                                                                                                   On 27th September, by Mr. Stephen Preston, Bruthen.
1 bay mare, star forehead, branded like EJ near shoulder
                                                                       T. D. CLARKE,
Poundkeeper.
                                                                                                                       If not claimed and expenses paid, to be sold on 22nd October
                                              NOTICE.
                                                                                                                                                                                            J. W. BROOK,
 NUMURKAH Shire Pound.—Bay horse gazetted 24th September, is branded TS near thigh, as well as W near shoulder.
                                                                                                                                                                                                    Poundkeeper.
                                                                                                                     WANGARATTA.—Impounded at Wangaratta.—Damage
     If not claimed and expenses paid, to be sold on 20th October
                                                                         W. W. BIRCH,
Poundkeeper.
                                                                                                                   1 dark-red and white bull, branded JON [off ribs, piece out off
                                                                                                                   If not claimed and expenses paid, to be sold on 23rd October 1886.
POCHESTER.—Impounded at Rochester, 23rd September 1886, by the herdsman of the Rochester Common.—
Trespass 1d. per head.
152. Dark-grey mare, light breed, illegible brand, and like G near shoulder, saddle marked
153. Bay mare, light breed, small star, near hind foot white, like faint brand over TJ near shoulder
154. Bay mare, light breed, gr-P over TJ near shoulder
On 27th September.
160. Dark-brown mare, light breed, star, both fore coronets white, saddle marked, shod all round, reversed B over half circle near shoulder
                                                                                                                                                                          MICHAEL MALONEY,
Poundkeeper.
                                                                                                                    WORANGA.—Impounded at Woranga, 22nd September 1886, by Mr. Gellion.

1 white steer, piece off top and slit near ear, no visible brand 1 spotted cow, like M off rump 1 strawberry steer, piece off top and slit near ear, blotch brand off ribs
                                                                                                                       red steer, white back, piece off top and slit near ear, no visible
                                                                                                                       brand
                                                                                                                       red steer, white tail, blotch brand ribs and thigh
     If not claimed and expenses paid, to be sold on 27th October
                                                                                                                      red steer, white tail, blotch brand ribs and thigh black and white poley heifer, piece off top and slit near ear, no visible brand spotted heifer, piece off top and slit near ear, no visible brand red and brindle steer, piece off top and slit near ear, no visible brand
 1886.
                                                                         C. E. SUBLET,
                                                                                   Poundkeeper
  RUNNYMEDE.—Impounded at Runnymede, 20th September 1886, by J. Hampton.
44. White and red spotted heifer, no visible brand
                                                                                                                       red and white heifer, piece off top and slit near ear, no visible brand
                                                                                                                   1 red and white poley heifer, piece off top and slit near ear, like M ribs

    Willie and real spotted lenter, by J. G. McRobert.
    Black draught horse, star and snip, hind feet white, off fore foot turned inwards, saddle and collar marked, heart near shoulder
    On 25th September, by J. Hampton.—Damages 2s. 6d. each.
    Red and white steer, JB off rump
    Red and white steer, JF off rump

                                                                                                                      yellow steer, slits bottom of both cars, O near rump spotted calf, unbranded
```

1886.

12/

47. Red and white heifer, JB off rump

If not claimed and expenses paid, to be sold on 16th October

JOHN RAV Poundkeeper.

#### POUNDKEEPERS' REMITTANCES.

THE	IE Government	PRINTER	acknowledges	the receipt of	the
	undermentioned	sums:-			

1886.				£ s. d.
September 25.—Jno. Ray				0 11 5
September 29.—Alex. Cameron				0 3 9
September 29.—T. D. Clarke		***		0 10 0
September 30.—F. W. Buzaglo				1 0 0
September 30.—Benj. Code		• • • •		$0 \ 5 \ 0$
September 30.—W. W. Birch				0 4 0
September 30.—C. E. Sublet				0 10 0
September 30.—J. Newling		•••		0 3 0
September 30 J. W. Brook		***		0 5 8
September 30.—W. Walsh	• • • •			0 7 0
October 1.—S. R. Dawson	• • •	•••	• • • •	0 5 0
		****	7177	

JNO. FERRES, Government Printer.

Melbourne, 1st October 1886.

#### THE VICTORIA GOVERNMENT GAZETTE.

Subscriptions.—The Subscription, including Postage, is £1 6s. per annum, or 6s. 6d. per quarter, payable in advance.

Subscribers do not receive the Acts of Parliament with the Gazette. Subscriptions are required to commence and terminate with a

A less period than three months cannot be subscribed for.

Advertisements are charged at the rate of Sixpence per line

The Title (£5 Reward, Dissolution of Partnership, &c.) forms one or more lines, as a heading.

On an average, ten words make a line, but for the description of a brand consisting of more than one letter, de., placed perpendicularly, thus, B, each additional letter under the first is charged B

as a line.

Every Signature must likewise be counted as a line.

The final words of a paragraph, though only a portion of a line, must be counted as one line.

Signatures (in particular) and Proper names must be written very plainly in the text; ONE SIDE ONLY of each slip of paper should be WRITTEN UPON.

ALL DOCUMENTS illegibly written will be returned unpublished, and where brands occur unprovided for by the ordinary letters of the alphabet, a worded explanatory description must be furnished.

POSTAGE STAMPS cannot in any case be received in payment 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 on or before Two o'clock of the day preceding the day of publication.

the day of publication.

Single copies of the Government Gazette are Sixpence each (if paid in stamps, Sixpence half-penny).

N.B.—All Gazettes prior to 1st January 1872 are One shilling and sixpence each (if paid in stamps One shilling and seven pence).

\*\*\* ALL PAYMENTS ARE REQUIRED IN ADVANCE. Advertise-ments unaccompanied by a remittance sufficient to cover the cost of insertion will be returned unpublished.

All communications should be addressed to "The Government Printer, Melbourne."

November 1884.

#### NOTICE.

MESSRS. GORDON AND GOTCH, News Agents, of Great Collins street west, Melbourne, and at 281 George street, Sydney; MR. HENRY FRANKS, Bookseller and Stationer, Market Supare Geelour.

square, Geelong;
MR. HENRY BADE, Tobacconist, Sturt street, Ballaarat; MR. JOHN ARMSTRONG, 56 Elizabeth street, Melbourne;

MR. HENRY THOMAS, Law Stationer, 82 Chancery lane, Melbourne;

MESSRS. J. H. GEARING AND SON, Maryborough; MR. H. BYRON MOORE, Exchange, 48 Collins street west, Melbourne;

MR. M. K. ARMSTRONG, Kyneton;

MR. JOHN ROYCRAFT, Creswick;

MR. H. L. JONES, Clunes;

MR. WILLIAM BICKERTON, Wangaratta;

MR. THOMAS HANNAY, Maldon;

MR. JOHN MAYES, Stawell;

MR. W. J. PARKER, Dunolly;

MR. J. A. JAMES, Castlemaine;

MR. A. J. SMITH; Jun., (late Weneorn) Sandhurst; and

MR. K. VAN DAMME, Sandhurst,

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.

- DEPARTMENT OF MINES AND WATER SUPPLY. GEOLOGICAL AND OTHER LITHOGRAPHIC MAPS, REPORTS OF PROGRESS, ETC., ETC.

COPIES of the following plans, reports, &c., may be obtained at the Office of Mines, Melbourne, or will be forwarded post free to any address, on prepayment by Post Office Order or otherwise of the cost thereof:

or otherwise of the cost thereof :-	100	or On			uei
Map of Victoria (Skene's, 8 sheets), Geological	lly		£		
Geological Sketch Map of Australia includi	ng	price			-
Tasmania Map showing the distribution of Forest Trees	in	"	1	1	0
		**	1	1	0
Geological Sketch Map of South-west Gippslan	nd	11	0	12	6
Geological Sketch Map of district comprisi Walhalla, Toombon, Donnelly's Creek, a McAllister and Avon Rivers	ng nd		^	.,	
Geological Maps of Ballaarat (with section	٠	17	0	3	6
Sandaurst, Ararat (with section) and Staw	eil		_		_
Geological Sketch Map of Cape Otway Distri	ch ict	".	0	7	6
(with section)		- 11	0	5	0
		61	0	5	0
Geological Map of the Learmonth district	•••	***	0	5	0
Geological Sketch Map (revised) of Cape Patter son Coalfields ea			0	3	6
Geological Maps of Beechworth and Mitch		11	v	0	v
River (with section) Goldfields ea		**	0	3	0
Plan of Ballaarat, Sebastopol, and Buninyo	ng				
Goldfield (with section), showing mining are to be drained by a proposed adit	8.8		0	5	0
Quarter-sheets published by the late Geologic	al		٠		·
Survey Department ea		**	0	3	0
Geological Map of Russell's Creek Goldfield	•••	*1	0	2	6
Plan of the underground survey of the Hustler line of Reef, Sandhurst		н	0	3	0
Plan of the underground survey of the Garde	en	"	۰	J	v
Gully line of Reef, Sandhurst, 7 sheets		п	0	7	0
Plan of the underground workings of the prince pal mines at Stawell, 6 sheets		11	0	6	0
Plan showing the longitudinal and transver sections of mines on the northern portion	se of				
sections of mines on the northern portion the New Chum line of Reef, Sandhurst, 9 shee	ta	"	0	9	0
Plan and transverse sections of shafts on the northern portion of the New Chum line	of		_		
Reef, Sandhurst, 9 sheets Plan showing the deep levels of Mr. Lansell's N	0.	**	0	9	0
180 mine, Sandhurst		tt	0	2	6
Plan showing the underground workings of the Catherine United Co., New Chun line of Ree	f,				
Eaglehawk, 4 sheets Plan showing the underground workings of the mines on the New Chum line of Reef, Eagl	 1e	"	0	4	0
nawk, from Eastwood's mine northerly to the	e- 1e				
Central Catherine mine, inclusive, 4 sheets Plan showing the supposed expension of the No.		II.	0	4	0
Chum line of Reef, Sandhurst, 2 sheets		ш	0	5	0
Plan showing the underground workings of the Band and Albion mine, Ballarat, 3 sheets			0	3	0
Plan showing the underground workings of th Band and Barton, Crescent, Serjeants Freehold	ie i,				
and Band of Hope Mines, Ballaarat, 3 sheets		**	0	3	0
Plan showing surface extensions of quartz reel northward from Eaglehawk, Sandhurst (wit	h			•	
notes)		91	0	2	6
lease blocks, with reference table (3 sheets)		tt	0	5	0
Outline Plan of the Reedy Creek Goldfield, topographically surveyed. Scale 16 chs. to 1 in. eac Pamphlet on the "Treatment of Ores in Upper Hungary." (Ulrich)	)- h		0	2	6
Pamphlet on the "Treatment of Ores in Uppe	er				
Notes on the Nuggety Reef, Maldon. (Ulrich		**	0	0	0 6
Reports of Progress on the Geological Survey of	ıf	"	۰	٠	U
Victoria, with maps and illustrations. Nos II., IV., and V eac	3. h		0	•	6
Ditto, ditto, ditto. No. III eac.		"	ŏ	3 5	0
Ditto, ditto, ditto, Nos. VI, and VII, each	h	11	ŏ	2	6
Prodromus of the Palæontology of Victoria, of Figures and Descriptions of Victorian Organia	r				
Remains (McCoy). Decades II., III., IV. V., VI., and VII each	e				
V., VI., and VII eacl	h	**	0	2	6
Report on the Physical Character and Resource of Gippsland (Smyth and Skene)	8		0	0	3
Report of the Board appointed to report on the	e s				
vein-stuffs, as practised on the Goldfields of			^		^
Victoria, &c., &c., with plans and sections Acts, Orders in Council, Notices, Mining Board	d	tr	0	4	0
Bye-laws relating to the Goldfields, 1874		19	1	1	0
Observations on New Vegetable Fossils of the Auriferous Drifts of Victoria (Mueller). De cades I. and II each			۸	9	e
Synopsis of a Report on Mining in California and Nevada, U.S.A. (Thureau)	a-		0	2	6
C. W. LANGT	RE	E.	0	2	6
Secretary for Mines and Melbourne.	Wat	er Su	pp	ly,	

PARISH AND TOWNSHIP PLANS.—Lithographed plans PARISH AND TOWNSHIP PLANS.—Lithographed plans of the undermentioned Parishies, on a scale of twenty chains to the inch (except when a different scale is specified), can be obtained at the Crown Lands Office, Spring Gardens, Melbourne, 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.

Also, same price, lithographed plans of Townships, drawn to a scale of four chains to the inch.

The above show areas, measurements, hearings, grantees, lessees, and licensees names, school-sites, reserves, and other various information in possession of the department up to the date of their compilation.

The large scales on which these lithographs are prepared constitute them valuable-working plans for shire and other surveyors, rate collectors, assessors, &c., &c.

The undermentioned are now ready; others are in course of preparation. Second editions have been published of those to which asterisks are attached.

#### PARISH PLANS.

Bogalara Caramballuc South Acheron Addington Adzar\* Caramut Caramut South Boho\* Boikerbert Adzar\*
Alberton East
Alberton West
Alexandra.\*
Amherst (10 chs.)
Amphitheatre
Anakie Carapooce Carapooce West Carapook Carabap Bolerch Bolwarra Bonegilla Bonn\* Cardigan Cargerie Carisbrook\* Bontherambo Boola Boloke Arapiles Ararat (10 chs.) Arcadia Arduo\* Boomahnoomoonah Boonahwah Carlsruhe Boorhaman Carlyle\* Boorpool Boort (40 chs.)\* Boosey\* Bootahpool Boram-boram Carngham Ardonachie Carpendeit Argyle Carrah Carrok Ascot
Ashens\* Carraragarmungee Borhoneyghurk Audley Avenel Carron Boroka Boroondara Borriyalloak Carrung-e-murnong Casterton Castle Donnington Avoca Awonga' Castle Domington Castlemaine (10 chs.) Cavendish Charam Charlton East Charlton West\* Chatsworth West Axedale Baangal\* Bael Bael Borung\* Boweya\* Bradford Bagshot Bahgallah Bailieston Bairnsdale Bramburra Branjee\* Brankect Branxholme Chapstowe Chewton (4 chs.) Chiltern Chiltern West Ballaarat (10 chs.)
Ballan (4 chs.)
Ballan (8 chs.)
Ballangeich
Ballark
Ballendella Brewster Brewster
Briagolong
Bridgewater
Bright
Brimboal\*
Brim Brim\* Chintin Clarendon Clarkesdale Clonleigh Balliang Balloong Ballyrogan Balmattum\* Brimin Bringalbart Brit Brit Broadford Clunes\* Cobaw obra-killue\* Balnarring Balrook Broad water Cobram Balrootan Bamawii Brucknell Cohungra Bruk-bruk Bruthen Cocoroc Codrington Cohuna Colac (4 chs.) Bambra Banganie Banangal Bangerang Buangor Buchan Buckeran Yarrack Colac-ĉolac Banyena Baranduda Barnawartha North Buckrahanyule Budgerum West Coleraine Coliban olongulac Colquhoun Colvinsby Barnawartha South Bulban Bulgana
Bulgana
Bullanbul
Bullarook
Bullarto
Bullengarook
Bullioh Barnoolut Barongarook Commeralghip Contineralignip Concongella Concongella South Condali Barrakee Barrarbool Barwidgee Barwite Barwo Barwon Downs Concwarre Bumberrah Bundalaguah Bundalong Connewarren Coolebarghurk Coomboona Coonooer East Baynton Bealiba Bungal Bungalally Bunganail Bungaree Bung-bong Coonooer West (40 Beaufort Beckworth Cooncoor West (40 chs.)
Cooramook
Cooriejong
Cooroopajerrup
Corack (40 chs.)
Corack East (40 chs.) Beear Beechworth Bungeeltap\* Bungeet\* Bunguluke Buninyong Beerik Beethang Belfast Corangamite Bellarine Bunnayong
Bunnugal
Burnewang\*
Burramboot East
Burramine\*
Burrumbeep
Burrumbeet Bellaura Belvoir West Benalla Benayco Corea Corindhap Corio Cornella Corop Costerfield Bengworden Bengworden South Benjeroop Beolite Beremboke Burram Burrum Craigie Burtwarrah Byaduk Byambynce Byjuke Bylands Calivil\* Cranbourne Cressy Creswick\* Crosbie Crowlands Berrimal Berringa Berwick Bessiebelle Bet Bet Bil-bil-wyt\* Croxton East Croxton West Cudgewa Cundare Callawadda Campaspe Campbelltown Caniambo\* Bilbah Birregurra Bittern\* Blackwood Bochara Currawa Cut-paw-paw (10 chs.)\* Cannum Carag-carag chs.)\*
Carallup Dalyenong
Caramballue North Dandenong

Boga

Dargalong Glenburnie Katandra Darkbonce Glencoe Glendaruel Katunga Katyil Darlingford Darlington Glendaruel Glenelg Glengower Glenhope Glenlogie Glenloth Kay Keelbundora (40 Darlington West Darragan Darraweit Guim Darriwil chs.) Keilambete Kelfeera Kellalac Dartagook Glenlyon Glenmaggie Glenmoua Glenorchy Kentbruck Kerang\* Kergunyah Kergunyah North Kerrie\* Dartmoor Dean\* Dederang Glenormiston Delatite Glenpatrick Glenrowen Glynwylln Gnarkeet Denison Dereel Kerrisdale Kerrist Barect Kewell East\* Kewell West Kialla\* Dergholm Derrimat Deutgam Devenish\* Gnarwarre Gobarup Gobur\* Kiata Killara Killawarra\* Devon Dewrang Goldie Digby Diggorra (40 chs.) Dimboola\* Gonzaga Goomalibee \* Goon Nure Gooramadda\* Kilnoorat Kingower Kinimakatka Dingee Dinyarrak Djerriwarrh Goorambat Kinypanial\* Kiora Kirkella\* Knowsley Doboobetic gong Goornong Donald Gorae Gorong Knowsley East Kolora Kongbool Konong Wootong Koolomert Doolam Gorrinn Gorrockburkghap Dorchap Doroq Doutta Galla Gowangardie Gowar Grassdale Koorec Koort-koort-nong Dowling Forest Dreeite Greenhills Drik Drik Greta Gringegalgona Korkuperrimul Kornong Drumborg Drung Drung Dunbulbalane Duneed Dunkeld Korong Gritiurk Gruyere Guildford\* Gunbower Gunbower West Kororoit Kotupna Kout Narin Dunmore
Dunmunkle\*
Dunmawalla
Dunneworthy
Dunoily (10 chs.)
Durdidwarrah
Durong
Echuca North
Echlia South\*
Ecklin Dunmore Koyuga Krambruk Haddon\* Kurraca Kurting Hamilton North Hamilton South Kuruc-a-ruc Harcourt Harrow Kyabram Kyabram Kast\* Laanecoorie Havelock Hawkestone Laang Laceby Hayanmi liazelwood Eddington Edenhope Edgecombe Heathcote Laen Lake Lake Wollard Helendoite Hesse Hexham East Hexham West Laikaldarno Lai Lai Lallat Egerton Eglinton\* Hexham West Heywood Hilgay Hinno-munjie Holey Plains Homerton Lancefield Landsborough Langhi-ghiran Langi-kal-kal Eildon ilyar Elingamite Ellerslie Langi-kal-ka Langi-logan Langkoop Langulac Langwarrin Langworner Ellesmere Horsham Hotspur\* Howqua Howqua West Huntly Elliminyt Elmore Elphinstone Emberton Enfield Lara Lauriston Enuc Eppalock Illawarra Inglewood Lawaluk Leaghur (40 chs.) Ledcourt Ercildonn Irrewarra Estcourt Ettrick Eumenmering Enmeralla Irrewilline Jallukar Leeor Jamieson Jancourt Janiember East Leichardt Lexington\* Lexton Eurambeen Euramoe Euroa Eversley Evertou Faraday Fingal Flinders Ligar Lillicur Lillimur Lilliput Lillirie Jan Juc Jarklan Jeetho Jeetho West Jeffcott Jellalabad Lima Linlithgow Flowerdale Forbes Jennawarra Jennawarra Jerrywarook Jeruk Jika Jika Jindivick\* Joel Joel Jung Jung\* Kaarimba Kadnook Lismore Framlingham East Framlingham West Franklin (10 chs.) Livingstone Lockwood Loddon (40 chs.) Frankston Longerenong Longwood Lorne Lowan Fryers (10 chs.)\* Galla Galla
Gampola
Gannawarra
Ganoo-ganoo
Garvoc
Gatum-gatum
Gooloogia Kadnook Lowan Lowry Loyola Loy Yang Lurg Lyell Kaladbro\* Kalkee\* Kalymna Kamarooka Kanawalla Kanawinka (40 chs.) Geelengla Lyell
Lynchfield
Lyndhurst
Macarthur
Macedon (10 chs.)
Macorna
Maffra Geerak Kangerong Kangertong Kaniva Kanyapella\* Gellibrand Gerangamete Gherang Gherang Gherineghap Ghin Ghin Kapong Karabeal Mageppa Mahkwallok Ghin Gnin Girgarre East\* Gisborne Glenalbyn Glenaroua Glenaulin Kariah Karngun Karrabumet\* Karramomus Maindample Malakoff Maldon\*

Mambourin

Mannibadar

Karup-karup Katamatite

(10

St. Helens St. James\* Sale Salisbury West Myrrhee\* Myrtleford Mysia\* Marida-yallock Marma Marmal (40 chs.) Nagwarry
Nalangil
Nanapundah
Nangeela (40 chs.)
Nanimia
Nanneella
Nareeb-nareeb Marnoo Marong Marraweeny Maryvale Meerai Samaria Sandford Sandon Sarsfield Sarstield Scarsdale (10 chs.) Scoresby\* Sedgwick Seymour Shadforth Meerlieu Meercek Naringaningalook Naringhil North Naringhil South Narioka Narmbool\* Meering Mellier Mepunga\* Meran Meredith Shelford Shelford West Nar-nar-goon Narraport Shepparton Sherwood Merino Merrimu Merrymbuela Narrawaturk Shirley (10 chs.) Shirley (10 chs Skipton Smeaton Smythesdale Springfield Spring Hill Spring Plaius Stanley Stawell Narrawong\* Narree Worran Narrewillock Merton Metcalfe Mickleham Micpoll\* Millewa Natrewillock Natimuk\* Natteyallock Navarre Neilborough\* Nekeeya Milloo Mincha Mincha West Mindai Nenean Stewarton Nerrin Nerrin Newham Ni Ni Minhamite Stradbroke Strangways (10 chs.) Stratford\* Minimay Minimera Strathbogie Strathfieldsaye Strathmerton Streatham (4 chs.) Ninyeunook (40 chs.) Miniah Minjah North Minto Mirampiram Nirranda Noorilim Noorongong Norong Northwood Nullan Miruee Struan Mirranatwa Sutton Sutton Grange Mitchell Mitiamo Mitta Mitta Swanwater\* Switzerland Taaraak Nullawarre Nunawading Moallaack Mocamboro Modewarre Nuntin Nurrabiel Taggerty Ondit Tabara Oxley Paaratte Painswick Talambe Talgarno Tallangatta Moglonemby' Moira\* Mokanger Tailangoork Tailarook Tailygaroopna Tambo Pakenham\* Mokepilly Mokean\* Pannoobamawm\* Pannoomilloo\* Molesworth Moliagul Panyule Paraparap Parrie Yalloak Parupa Molka Taminick Mologa (40 chs.) Monea South Monegeetta\* Tanningk Tandarook Tandarra Tangambalanga Parwan Patho Monivac Moolap Moolerr Moolort Pawbymbyr Paywit\* Peechelba\* Pelluebla\* Tara Taripta Taruagulla Tarneit
Tarneit
Tarragal
Tarrangianie
chs)
Tarrawarra Moora' Moorabbin Pendyk-pendyk Phillip Island Picola Pine Lodge\* Mooradoranook Mooralla Moorarbool West Mooree Moormbool East Moormbool West Pircarra
Pircarra
Pircarra
Pircarra
Poliah North
Poliah North
Pomborneit Tarrawingee Tarrayoukyan Tarrayoukyan
Tatong
Tatonga
Tatyoon
Teddywaddy
Telangatuk
Ternappee
Terrick Terrick
East (40 chs.)
Terrick (40 chs.)
Terrick Terrick
Terrindlum
Thalia Moorngag Moorooduc Mooroolbark Pompapiel Pom Pom Mooroopna\*
Mooroopna West\*
Moorpanyal
Moorwinstowe Poorneet Poowong Portland Moranding Powlett Powlett Prahran (8 chs.) Puckapunyal Puebla Purdeet Purdeet East Morang Moranghurk Mordialloc Moreep Mortchup Thalia Tharanbegga Purnim
Purnim
Purrumbete North
Purrumbete South
Pyslong
Pywheitjorrk Thornton Timboon Timmering\* Tinamba Mortlake Mostyn Mount C Moutajup Mouyong Tinamba
Tintaldra
Tongala\*
Toosan
Tooborac
Toolamba\*
Toolamba West Mouyong Mouzie Moyhu\* Moyreisk Moyston Moyston West Muckleford Mulgrave Mullindolingong Mumbannar Mundona Quambatook (40 chs.) chs.) Quamby Quamby North Juantong Raglan Raglan West Rathsear Toolang Tooliorook Toolka Toolleen Ravenswood Redbank Mundóona Toolongrook Muntham Murchison North Murdeduke Murghe-boluc Murndal Redeastle Redesdale Redruth Riachella Tooloy Toongabbie North Toorak Tottington (40 chs.) Rich Avon West\* Tourello Rich Avon West Ringwood Rochester Rochester West Rochford Rodborough Rosedale Roseneath\* Rothesay\* Runnymede Runnymede Murrabit Towaninny (40 chs.)
Towanway
Towong
Traawool Murrabit West Murramurrangbong Murrandarra Murrindindi Tragowel Traralgon Trawalla Trentham Murroon Murtcaim Muryitym Myamyn Trewalla Rupanyup\* St. Arnaud Truganina Tullamarine Myaring Myrniong

Watta Wella Tullich Wormbete Worrough Wurdi Youang Turkeeth Wedderburne Turrumberry ohs.)
Turrumberry North Weecurra Wurrook Tutegong Tyabb Tylden Weering Wehla Wycheproof Wychitella Wytwallan Wytwalian Wytwarrone Wynna Wy Yung Yabba Yabba Yabba Yackandandah Tyrendarra Undera Upotipotpon\* Wellstord Werribee Werrigar Urangara Vectis East\* Vite Vite Wa-de-lock Weston Whanregarwen Wharparilla Whoorel Yalca Whorell Whorolly Whroa Wickliffe North Wickliffe South Wilgul North Wilgul South Willam Willam (alimba Waggarandall Yalimba Yalimba East Yallakar Yalla-y-poora Yallook Yalong Yalong South Yambuk Wagra Wahring Wail\* Wallaloo Walla Walla Wallinduc Waliup Waliuer Walwa Wanalta Wando Willatook Willaura Wills\* Yandoit Yangerahwill Yan Yan Gurt Willung Will-will-rook Yan Yean Will-will-roo Windermere Windham Wingeel Winjallok Wintindoo\* Winton\* Winyayung Wirchilleba\* Wangaratta North Wangaratta South Wangoom Yarek Yarima Yarpturk Yarraberb Yarram Yarram Yarrawyljup Yarrawonga\* Wannaeue Wanurp Wanwandyra Wappan Waranga Yarrayne Yarrowalla Warmur Warngar Witchipool (40 chs.)\*
Wodonga Yarrowee Warrabkook Wondoomarook Yarroweyah Yatchaw East Yatchaw West Warragamba Warrak Wongan Wonwondah Wonwron Yatmerone Warrambine Woodend Yea Yearinga Warrandyte Warranook Warra Warra Woodnaggerak Woodside Yeerung Woodstock Yehrip Warrayure Warrenbayne Warrenbelp Warrenmang Woohlpooer Wookurkook Woolsthorpe Yeth-vouang Yeungroon Yielima Youanmite Woorak Warrion Warrock Warrong Wooriwyrite Woorndoo Woornyallook (onarang Youpayang Yowang Yulecart Warrowitue Wooronook Woorragee Woorragee North Wataepoolan Wategat Watgania oosang' Yuppeckiar Yuroke Watgania West Wormangal

### TOWNSHIP PLANS.

Blackwood Camperdown Daylesford Malmsbury Queenscliff Rushworth Talbot Taradale Walhalla (2 chs.) Geelong (2 chs.) St. Arnaud

#### SUBURES OF MELBOURNE.

Emerald Hill Fitzroy North\* Hotham Prahran Sandridge West Melbourne Williamstown (2 Carlton Carlton North
East Melbourne (2 chs.) chs.)

A. L. TUCKER, Commissioner of Crown Lands and Survey. Lands and Survey Department, Melbourne, 31st December 1885.

Just Published. New and enlarged edition.

Price 5s., in cloth.

SELECT EXTRA-TROPICAL PLANTS, readily eligible for Industrial Culture or Naturalization, with indications of their Native Countries and some of their uses. By Baron Ferd. von Mueller, K.C.M.G. &c., Government Botanist for Victoria. To be had of all Booksellers, and at the Government Printing Office, Melbourne.

#### Now ready

## THE LAND ACT WITH REGULATIONS THEREUNDER.

8vo. pamphlet.

Price 2s. 6d. Posted free on receipt of Postal Note for 2s. 6d.; or 2s. 8d. Stamps where postal notes cannot be obtained. Government Printer, Melbourne; and all booksellers.

THE NEW RULES AND STANDING ORDERS FOR PRIVATE BILLS are on sale at the Government Printing Office; price 1s. 6d.

CONTENTS.	CONTENTS—continued	
APPOINTMENTS: PAGE	3.5	
Cadet corps 2801	Mining:	PAGE
Certifying officer 2801	Companies' notices:	
Chief justice of Victoria 2771	Calls	2842
Clerks of petty sessions 2802	Meetings	2842
Crown lands bailiff 2802	Miscellaneous	2847
Deputy electoral registrar 2801	Registrations	2844
Inspector of slaughter-houses 2802	Sales	2848
Judge of supreme court 2801	Leases abandoned	2808
Keeper of a gaol 2802	n applied for	2806
Licensed surveyor 2802	a declared void	2807
Magistrates—resignation 2801	,, issued	2808
Managers of a common 2001	n refused	2808
Officer for celebrating marriages 2802	u surrendered	2808
S TO STATE OF THE	Licenses to transfer leases	2807
2004	2310011000 W B11110101 104000	
311100100111111111111111111111111111111	Miscellaneous:	
2) 111		
	Aid to building fund of free libraries	2800
The state of the s	Ballarat city-notice	2840
	Cattle impounded	2847
	Companies' notices	2803
LANDS:	Contracts	2811
Areas increased and diminished 2821	Dunmunkle shire—bye-law	2838
Assessment of rept of grazing areas 2814	Grant for best managed farm	2802
Cemeteries 2814	Holidays 2771,	
Committees of management 2820	Mariners' notices	2800
Commons / 2819	Medical act—(imperial)	2797
Grants approved 2831	Military forces—regulations Partnerships	2800
Grazing areas available 2831	Partnerships	2840
Lands excepted or withheld from sale 2819	Patents	2840
Leases approved 2824, 2831	Portland borough—bye-law	2839
not granted 2830	Public service board—candidates passed in non-clerical	
Licenses approved 2822	division	2803
and leases-alteration of terms and condition 2832	Railways-bye-laws	2810
-hearing of reasons against forfeiture of 2823	n notices	2832
revoked, cancelled, or declared void 2823 Local boards—meetings 2820	Revenue and expenditure	2775
Local boards—meetings 2820	Rewards	2810
Mallee blocks and allotments—available for application 2828	Tenders	2833
" cancellation 2828	Trade-marks	2841
lease issued 2828	Treaty of friendship between Great Britain and the	
n transferred 2829	republic of Paraguay	2793
reduction of area 2828	Treaty of friendship between Great Britain and the	_,
rents, survey fees due 2827	republic of Uruguay	2789
Reservations about to be revoked 2817	Vital statistics	
proposed to be permanent 2818	Waterworks trusts—notices	2809
(temporary) 2815	Waterworks trusts—notices	2837
Roads proclaimed 2819	" meneroted surre-bye-taw	2001
Sales 2813		
Townships proclaimed 2819	PARLIAMENT:	
	Act assented to	2800
LEGAL:		
Courts 2801, 2832 Insolvencies 2836, 2847		
	By Authority : JOHN FERRES, Government Printer, Melbou	tne.
Notice to creditors of deceased persons 2842	i.	