



VICTORIA GOVERNMENT GAZETTE.

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FRIDAY, FEBRUARY 19.

[1886.]

"THE FEDERAL COUNCIL OF AUSTRALASIA ACT 1885."—PROROGATION OF COUNCIL.

THE subjoined Proclamation, received by His Excellency the Governor from His Excellency Sir George C. Strahan, K.C.M.G., the Governor of Tasmania, is published in accordance with the provisions of an Act of the Imperial Parliament (48 & 49 Vict. cap. 60), intituled *The Federal Council of Australasia Act 1885*.

Premier's Office,
Melbourne, 13th February 1886.

JAMES SERVICE,
Premier.

"THE FEDERAL COUNCIL OF AUSTRALASIA ACT 1885."

By His Excellency Sir GEORGE CUMINE STRAHAN, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief in and over the Colony of Tasmania and its Dependencies.

A PROCLAMATION.

WHEREAS by the Act of the Imperial Parliament of the 48 & 49 Vict. Ch. 60, intituled *An Act to constitute a Federal Council of Australasia*, it is enacted that the Federal Council of Australasia shall be summoned and prorogued by the Governor of the Colony in which the Session shall be held, and shall be so summoned and prorogued by Proclamation published in the *Government Gazette* of each of the Colonies in the said Act referred to in respect to which the said Act is in operation: And whereas in accordance with the provisions of the said Act the present Session of the said Federal Council (being the First Session thereof) has been held at Hobart, in the Colony of Tasmania: And whereas it is expedient that the said Federal Council shall be prorogued: Now therefore I, Sir George Cumine Strahan, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief as aforesaid, in pursuance of the said Act, and by virtue of the power thereby conferred upon me, do, by this my Proclamation, prorogue the said Federal Council.

Given under my hand, at Hobart, in Tasmania aforesaid, this sixth day of February, One thousand eight hundred and eighty-six.

By His Excellency's Command,
ADYE DOUGLAS, Chief Secretary.

GEO. C. STRAHAN.

"THE FEDERAL COUNCIL OF AUSTRALASIA ACT 1885."—ACTS ASSENTED TO.

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.

WHEREAS by an Act of the Imperial Parliament of the 48 and 49 Vict. Ch. 60, intituled *An Act to constitute a Federal Council of Australasia*, it was enacted that every Act assented to in the first instance should be proclaimed in the *Government Gazette* of the Colony in which the Session of the Council at which it was passed was held, and should also be transmitted by the Governor assenting thereto to the Governors of the several Colonies affected thereby, and should be proclaimed by them within the respective Colonies of which they are Governors: And whereas the Bills as set forth in the Schedule hereto passed in the First Session of the Federal Council, held at Hobart, in the Colony of Tasmania, have been assented to and proclaimed in the *Hobart Gazette*, bearing date the sixth day of February, One thousand eight hundred and eighty-six, by His Excellency the Governor of Tasmania, and transmitted by him to me in accordance with the provisions of the hereinbefore in part recited Act: Now therefore I, Sir Henry Brougham Loch, K.C.B., the Governor of the Colony of Victoria, do hereby proclaim the said Acts so passed and assented to as aforesaid, that is to say:—

The Schedule referred to:—

- No. 1. "An Act for shortening the Language used in Acts of the Federal Council of Australasia."
- No. 2. "An Act to facilitate the proof throughout the Federation of Acts of the Federal Council and of Acts of the Parliaments of the Australasian Colonies, and of Judicial and Official Documents, and of the Signatures of certain Public Officers."
- No. 3. "An Act to authorize the Service of Civil Process out of the Jurisdiction of the Colony in which it is issued."
- No. 4. "An act to make provision for the Enforcement within the Federation of Judgments of the Supreme Courts of the Colonies of the Federation."

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

(L.S.)

HENRY B. LOCH.

By His Excellency's command,
JAMES SERVICE,
Premier.

FEDERAL COUNCIL OF AUSTRALASIA.



1886.

ANNO QUADRAGESIMO-NONO VICTORIÆ REGINÆ.

No. 1.

A.D. 1886.

AN ACT for shortening the Language used in Acts of the Federal Council of Australasia.

[5 February 1886.]

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Federal Council of Australasia, assembled at Hobart, in the Colony of Tasmania, and by the authority of the same, as follows (that is to say):—

1. This Act may for all purposes be cited as "*The Federal Council Interpretation Act 1886*."
2. In all Acts of the Federal Council of Australasia the following expressions shall have the meanings hereinafter respectively assigned to them (that is to say):—
- "*The Federal Council of Australasia Act 1885*" shall mean the Act passed by the Parliament of the United Kingdom of Great Britain and Ireland in the forty-eighth and forty-ninth years of Her Majesty's reign, intituled "*An Act to constitute a Federal Council of Australasia*":
- "The Federation" shall mean and include all Colonies in Australasia forming a portion of the British Empire, whether now existing or hereafter to be created, in respect of which *The Federal Council of Australasia Act 1885* is for the time being in operation:
- "Federal Council" shall mean the Federal Council of Australasia:
- "Australasian Colony" shall mean and include the Colonies (including their respective dependencies) of Fiji, New South Wales, New Zealand, Queensland, South Australia, Tasmania, Victoria, and Western Australia, and any British Colonies which may be hereafter created within Her Majesty's possessions in Australasia:
- "Act of the Federal Council" shall mean an enactment of the Federal Council duly assented to by or on behalf of Her Majesty:
- "Act of Parliament" used with respect to any Colony shall include any Act of Council and Ordinance of the Legislature of such Colony:
- "*Government Gazette*" used with respect to any Colony shall mean the *Government Gazette*, *Royal Gazette*, or other official *Gazette* (as the case may be) of such Colony:
- "Governor" shall mean the person for the time being administering the Government of the Colony with respect to which the term is used:
- "Governor in Council" shall mean the Governor acting with the advice of the Executive Council of the Colony with respect to which the term is used:
- "Her Majesty" shall mean and include Her Majesty, her heirs and successors:
- "Justice" shall mean a Justice of the Peace of the Colony with respect to which the term is used:
- "Land" shall include land of any tenure and tenements and hereditaments corporeal or incorporeal, and houses and other buildings, also an undivided share in land:
- "Month" shall mean calendar month, unless words are added showing a lunar month to be intended:
- "Oath" and "affidavit" shall include affirmation or declaration in the case of persons by law allowed to affirm or declare instead of swearing and the word "swear" and other words relating to an oath or swearing shall be construed accordingly:
- "Person" shall include corporation, unless there is something repugnant to or inconsistent with that interpretation:
- "Property" shall include real and personal property, and any estate or interest in any property real or personal, and any debt, and anything in action, and any other right or interest:
- "Supreme Court" shall mean the Court having unlimited jurisdiction in the Colony in question.
- Words importing the masculine gender shall be deemed and taken to include females, and the singular to include the plural, and the plural the singular, unless the contrary as to gender or number is expressly provided.
3. The time prescribed or allowed in any Act for the doing of a particular thing shall in all cases be taken to exclude the day of the act or event from or after which the time is to be reckoned, but shall include the day for the doing of that thing. Provided that where that day falls on a Sunday, or on a Christmas Day, or Good Friday, the thing may be done on the day following.
- Distance of space mentioned or indicated in an Act shall be computed according to the nearest road ordinarily used in travelling, unless measurement in a direct line is expressed, or that construction is rendered necessary by the context.
4. When by any enactment a power is conferred on any officer or person by the word "may," or by the words "it shall be lawful," or by the words "it shall or may be lawful" applied to the exercise of that power, such word or words shall be taken to import that the power may be exercised or not at discretion; but where the word "shall" is applied to the exercise of any such power, the construction shall be that the power conferred must be exercised.
5. All Acts of the Federal Council shall be divided into sections if there are more enactments than one, which sections shall be deemed to be substantive enactments without any introductory words.
6. When in any Act of the Federal Council any Act of the Parliament of England, or of Great Britain, or of the United Kingdom of Great Britain and Ireland, or any Act of the Federal Council or Act of Parliament of any Australasian Colony is referred to, it shall be sufficient to name the Country, Federation, or Colony by whose Legislature such Act was passed, and to cite the year of the reign in which it was passed, and where there are more statutes or sessions than one in the same year the statute or the session (as the case may require), and where there are more chapters, numbers, or sections than one, the chapter, number, or section, or chapter or number and section (as the case may require), without reciting the title of such Act, and the reference shall be made in the case of Acts passed by the respective Parliaments of England, Great Britain, and the United Kingdom of Great Britain and Ireland, according to the copies of statutes printed by the Queen's Printer in London, or by the Government Printer of any of the Australasian Colonies, and in the case of Acts of the Federal Council according to copies of such Acts printed by the Government Printer of any of the Colonies of the Federation, and in the case of Acts of the Parliament of any of the Australasian Colonies according to the copies of such Acts printed by the Government Printer of such Colony. Provided that where it is intended to amend or repeal any portion only of a section of an Act, it shall be necessary either to recite such portion or to set forth the matter or thing intended to be amended or repealed.
7. When an Act repealing in the whole or in part any former Act is itself repealed, such last repeal shall not revive the Act or provisions before repealed unless words are added reviving such Act or provisions; and neither the repeal nor the expiration of an enactment shall affect any civil or criminal proceeding or any act, matter, or thing commenced to be done under the repealed or expiring Act, but the same may be continued under the repealed or expiring Act unless the provisions of the repealing Act otherwise indicate. And whenever an Act is made repealing in whole or in part any former Act and substituting some provision or provisions instead of the provision or provisions repealed, such provision or provisions so repealed shall remain in force until the substituted provision or provisions come into operation by force of the last made Act.
8. Whenever any person holding or occupying a particular office or position is mentioned or referred to in general terms, such mention or reference shall be taken to include all persons who at any time thereafter occupy for the time being such office or position.
9. Whenever power is given to do, perform, or submit to any act, matter, or thing, it shall be taken that such power may be exercised from time to time as occasion may require, unless the nature of the thing or the words used indicate a contrary intention.

February 19, 1886.

10. In every enactment whereby power is given to any officers or persons to make any rules, orders, or regulations, it shall be taken that such officers or persons may revoke, alter, or vary the same from time to time as occasion may require, unless the terms used or the nature and objects of the power indicate that such power is intended to be exercised finally in the first instance.

Power to revoke and alter rules and regulations to be inferred from power to make them. Acts may be repealed in same session.

11. This Act and every other Act to be passed by the Federal Council may be altered, amended, or repealed in the same session in which it has been made.

In the name and on behalf of Her Majesty the Queen, I assent to this Act.

GEO. C. STRAHAN, Governor.

No. 2.

An Act to facilitate the proof throughout the Federation of Acts of the Federal Council and of Acts of the Parliaments of the Australasian Colonies and of Judicial and Official Documents, and of the Signatures of certain Public Officers.

A.D. 1886.

[5 February 1886.]

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Federal Council of Australasia, assembled at Hobart, in the Colony of Tasmania, and by the authority of the same, as follows (that is to say):—

1. This Act may for all purposes be cited as "*The Federal Council Evidence Act 1886.*"
2. This Act relates to all cases in which it may be necessary for the purposes of any Act of the Federal Council to make proof of such things as are in this Act referred to.
3. For the purposes aforesaid, all Courts and persons acting judicially within the Federation shall take judicial notice of—
All Acts of the Federal Council and all Acts of Parliament of any Australasian Colony:
The Colonies forming the Federation, and the extent of their territories.
And any paper purporting to be a copy of any Act of the Federal Council and purporting to be printed by the Government Printer of any Colony of the Federation, and any paper purporting to be a copy of any Act of Parliament of any Australasian Colony and purporting to be printed by the Government Printer of such Colony, shall *prima facie* be deemed to be a correct copy of the same respectively without any proof being given that such copy was so printed. The date which appears on any such copy purporting to be the day on which such Act received the Royal Assent shall be received for all purposes, as evidence of the date of such Assent.
4. For the purposes aforesaid, any paper purporting to be the *Government Gazette* of any Australasian Colony and purporting to be printed by the Government Printer thereof shall be evidence of the publication thereof on the day on which the same bears date; and any such paper, if it purports to contain any proclamation, order, regulation, rule, bye-law, matter, or thing allowed, confirmed, cancelled, approved of, assented to, or certified shall also in such matters be *prima facie* evidence of the purport and due making of such proclamation, order, regulation, rule, bye-law, matter, or thing.
5. For the purposes aforesaid, all copies of the Votes and Proceedings of any House of the Legislature of any Australasian Colony and of Royal proclamations, if purporting to be printed by the Government Printer of the Colony to which they belong or relate, shall, on the mere production of the same, be admitted as evidence thereof throughout the Federation by all Courts and persons acting judicially without any proof being given that such copies were so printed.
6. For the purposes aforesaid, all Courts and persons acting judicially in any Colony within the Federation shall take judicial notice of the signature of every person who is now or hereafter, and of every person who has at any time been Governor, Judge of the Supreme Court, Prothonotary, Registrar, or Chief Clerk of the Supreme Court, Registrar-General, Judge or presiding Magistrate of any County Court or District or Local Court, or Court of Mines, Chairman of any Court of General or Quarter Sessions, Judge of any Court of Bankruptcy or Insolvency, or Police or Stipendiary Magistrate in any of the Australasian Colonies, and of the seal of every such Court, if such signature or seal is attached or appended to any decree, order, certificate, affidavit, or other judicial or official document.
7. The provisions of this Act as to proving documents shall be in addition to and not in derogation of any powers of proving documents existing at common law or given by any law now in force in any Colony of the Federation.

Short title.

Application of Act.

Acts of Federal Council and Acts of Parliament of Australasian Colonies to be judicially noticed, and Government Printer's copies to be deemed *prima facie* correct for certain purposes.

Government Gazette to be evidence.

Votes and Proceedings of Legislature of any Australasian Colony proved by copy. 8 & 9 Vict. c. 113 s. 3.

Certain signatures to be judicially noticed. 8 & 9 Vict. c. 113 s. 2.

Powers under this Act not to be in derogation of existing law.

In the name and on behalf of Her Majesty the Queen, I assent to this Act.

GEO. C. STRAHAN, Governor.

No. 3.

AN ACT to authorize the Service of Civil Process out of the Jurisdiction of the Colony in which it is issued.

A.D. 1886.

[5 February 1886.]

WHEREAS it is expedient to make provision for the service of Civil Process issued out of the Supreme Court of any of the Australasian Colonies in Colonies other than the Colony in which it is issued:

PREAMBLE.

BE it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Federal Council of Australasia, assembled at Hobart, in the Colony of Tasmania, and by the authority of the same, as follows:—

1. This Act may be cited as "*The Australasian Civil Process Act 1886.*"
2. In this Act—
"Action" means any action, suit, or other proceeding in which relief is sought by one person against another, and in which the Court may adjudge the possession or delivery of the possession of property, or the recovery of money or damages, or may declare the status of persons, and includes proceedings in Matrimonial Causes, or for the purpose of adjudication of Bankruptcy or Insolvency, or in a Vice-Admiralty Court;
"Writ of Summons" includes any writ or other mesne process by which an action is commenced, or which has for its object to require the appearance of any person against whom relief is sought in an action, or who is interested in resisting such relief;
"Supreme Court" means any Court having unlimited civil jurisdiction in the Colony in question, and includes a Vice-Admiralty Court;
"Plaintiff" includes Her Majesty, or any person suing on behalf of Her Majesty, and any person seeking relief in an action against any other person;
"Defendant" includes any person against whom relief is sought in an action.
3. A writ of summons issued out of the Supreme Court of any Colony in which this Act is in force may be served upon the defendant in any other Colony in which this Act is in force.
4. Every writ of summons issued under the provisions of this Act for service out of the Colony in which it is issued shall, in addition to any other indorsement or notice required by the law of the Colony in which it is issued, have indorsed thereon or annexed thereto a memorandum or notice in the form or to the effect following; that is to say:—
"This summons [or petition, or as the case may be] is to be served out of the Colony of _____, and
"in the Colony of _____,
"Your appearance to this summons [or petition, or as the case may be] must give an address at some place within five miles of the office of the Supreme Court of _____ at _____ at which address proceedings and notices for you can be left";
"proceedings and notices for you can be left";
and shall also have indorsed thereon a short statement of the nature of the claim made or the relief sought by the plaintiff in the action, and, if the plaintiff sues in a representative character, shall also state the capacity in which he so sues.

Short title.

Interpretation.

Writ of summons may be served in any Colony. Indorsement on writ for service beyond Colony.

- Effect where writ of summons not properly indorsed. Time limited for appearance.
5. If a writ of summons does not bear all the indorsements hereby required, it shall not therefore be void, but it may be set aside as irregular, or may be amended on application to the Court out of which it was issued, or to a Judge thereof. But no amendment shall be so made which would have the effect of taking the defendant by surprise.
6. The time to be limited by the writ of summons for the appearance of the defendant shall be such as is prescribed by the Rules of the Court out of which it is issued, but shall not be less than the following, that is to say—
- | | |
|--|------------------|
| (1.) When the writ is issued in a Colony on the mainland of Australia other than Western Australia, and is to be served in an adjoining Colony other than Western Australia | Thirty days. |
| (2.) If the writ is issued in either Queensland or Victoria, and is to be served in the other of those Colonies | Thirty days. |
| (3.) If the writ is issued either in Tasmania or Victoria, and is to be served in the other of those Colonies | Thirty days. |
| (4.) If the writ is issued or is to be served in a Colony on the mainland of Australia not adjoining that in which it is issued, except in the case of Queensland and Victoria | Forty-five days. |
| (5.) If the writ is issued or is to be served in Western Australia or Fiji | Sixty days. |
| (6.) If the writ is issued in Tasmania and is to be served in a Colony on the mainland of Australia other than Victoria or Western Australia | Forty-five days. |
| (7.) In any other case, if a writ is to be served in a Colony not on the mainland of Australia other than Fiji | Forty-five days. |
- Appearance to state address for service.
7. Every appearance by a defendant in person to a writ of summons served on him out of the Colony in which the writ was issued shall give an address at some place within five miles of the office of the Supreme Court out of which the writ was issued, at which address all proceedings and notices may be left for such defendant; and if such address is not given, or if a fictitious address is given, the appearance shall be treated as irregular, and may be disregarded.
- Consequences where no appearance entered.
8. When no appearance is entered by a defendant to a writ of summons served on him under the provisions of this Act according to the exigency thereof, then, if it is made to appear to the Supreme Court of the Colony in which the writ was issued or to a Judge thereof—
- (1.) That the subject-matter of the action so far as it concerns such defendant is—
 - (a) Land or other property situate or lying within the Colony in which the writ of summons was issued; or
 - (b) Shares or stock of a corporation or joint stock company having its principal place of business within that Colony; or
 - (c) Any deed, will, document, or thing affecting any such land, shares, stock, or property; or
 - (2.) That any contract in respect of which relief is sought in the action against such defendant by way of enforcing, rescinding, dissolving, annulling, or otherwise affecting such contract, or by way of recovering damages or other remedy against such defendant for a breach thereof, was made or entered into within that Colony; or
 - (3.) That the relief sought against the defendant is in respect of a breach which took place within that Colony of a contract wherever made; or
 - (4.) That any Act or thing sought to be restrained or removed or for which damages are sought to be recovered was done or is to be done or is situate within that Colony; or
 - (5.) That at the time when the liability sought to be enforced against the defendant arose he was within that Colony; or
 - (6.) That the domicile of the person against whom any relief is sought in a Matrimonial Cause is within that Colony;
- and if it is also made to appear to such Court or Judge that the writ of summons was personally served upon the defendant, or that reasonable efforts were made to effect personal service thereof upon the defendant, and that it came to his knowledge, and that the defendant wilfully neglects to appear to the writ, or is living out of such Colony in order to defeat and delay his creditors or deprive the plaintiff of the relief to which he is entitled, such Court or Judge may, on the application of the plaintiff, by order, direct from time to time that the plaintiff shall be at liberty to proceed in the action in such manner and subject to such conditions as to such Court or Judge may seem fit, and thereupon the plaintiff may proceed in the action against such defendant accordingly.
9. Any such order may nevertheless be rescinded or set aside or amended on the application of the defendant.
- Order may be set aside on application of defendant.
- Where it appears that conditions prescribed under section 8 do not exist, proceedings to be stayed.
- Effect of judgment &c. recovered under this Act.
10. If at any time in the course of an action it is made to appear to the Supreme Court of the Colony in which the writ of summons was issued, or to a Judge thereof, that the conditions prescribed by the last preceding section but one do not exist with respect to any defendant who was served with the writ of summons beyond the limits of that Colony and who has not appeared to such writ, or do not exist with respect to the subject-matter of the action so far as it concerns any such defendant, no further proceedings shall be taken in the action against such defendant.
11. When a judgment is recovered or a decree is pronounced or an order is made against a defendant against whom an order for leave to proceed in an action has been made under the provisions of this Act, such judgment, decree, or order shall have the same force and effect as if the defendant had been personally served with the writ of summons within the Colony in which such judgment, decree, or order is recovered, pronounced, or made, and had appeared to the writ and submitted to the jurisdiction of the Court out of which the writ was issued.

In the name and on behalf of Her Majesty the Queen, I assent to this Act.

GEO. C. STRAHAN, Governor.

No. 4.

A.D. 1886. AN ACT to make provision for the enforcement within the Federation of Judgments of the Supreme Courts of the Colonies of the Federation. [5 February 1886.]

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Federal Council of Australasia, assembled at Hobart, in the Colony of Tasmania, and by the authority of the same, as follows (that is to say):—

Short title.

1. This Act may for all purposes be cited as "*The Australasian Judgments Act 1886*."
2. In this Act—

Interpretation.

- "Action" means any action, suit, or other proceeding in which relief is sought by one person against another, and in which the Court may adjudge the possession or delivery of the possession of property or the recovery of money or damages, or may declare the status of persons, and includes proceedings in Matrimonial Causes, or for the purpose of adjudication of Bankruptcy or Insolvency, or in a Vice-Admiralty Court:
- "Writ of summons" includes any mesne process by which an action is commenced, or which has for its object to compel the appearance of the person against whom such relief is sought, or who is interested in resisting such relief:
- "Supreme Court" includes Vice-Admiralty Court:
- "Plaintiff" includes Her Majesty, or any person suing on behalf of Her Majesty, and any person seeking relief in an action against any other person:
- "Defendant" includes any person against whom relief is sought in an action:
- "Judgment" includes any judgment, decree, rule, or order recovered in or pronounced or made by the Supreme Court of a Colony in any action, and whereby any sum of money is made payable, or whereby the doing of or the forbearing to do any act, matter, or thing other than the payment of money, is required or enjoined; and the word "made" used in connection with the word "judgment" shall be construed accordingly.

Limitation of application of Act.

3. The provisions of this Act apply only in cases in which either—
 - (1.) The writ of summons has been served upon the defendant within the Colony in which it was issued, either personally or otherwise according to the practice of the Supreme Court of that Colony; or
 - (2.) The judgment has been made after an order for liberty to proceed against the defendant made under the provisions of "*The Australasian Civil Process Act 1886*," after service of the writ of summons upon him out of the Colony in which it was issued; or
 - (3.) The person against whom the judgment has been made has submitted to the jurisdiction of the Court by which it was made.

4. Any person in whose favour a judgment has been made in an action by the Supreme Court of any Colony of the Federation may obtain from the prothonotary, chief clerk, registrar, or other proper officer of such Court a certificate of such judgment in the form and containing the particulars set forth in the Schedule hereto, or as near thereto as the circumstances of the case will permit, which certificate such prothonotary, chief clerk, registrar, or other proper officer is hereby required to grant under his hand and the seal of such Court.
5. Upon production of any such certificate to the prothonotary, registrar, chief clerk, or other proper officer of the Supreme Court of any other Colony of the Federation, such prothonotary, registrar, chief clerk, or other proper officer shall forthwith register the same by entering the particulars thereof in a book to be kept by such officer for such purpose and to be called the "Register of Australasian Judgments."
- From the date of such registration such certificate shall become and be a record of such Supreme Court, and shall have the same force and effect in all respects as a judgment of such Supreme Court, and the like proceedings may be had and taken under and upon such certificate as if the judgment mentioned in the certificate had been made by such Supreme Court.
- No certificate of a judgment shall be so registered after the lapse of twelve months from the date of such judgment unless leave in that behalf has been first obtained from the Supreme Court of which such certificate is proposed to be made a record, or from a Judge thereof.
6. No execution shall be issued or other proceedings taken to enforce any such certificate unless an affidavit is first filed in the Court out of or in which it is intended to issue execution or take proceedings made by the person in whose favour the judgment was made, or by some other person cognizant of the facts of the case, and stating that the amount for which execution is proposed to be issued is actually due and unpaid, or that the act required or enjoined to be done remains undone, or that the person enjoined to forbear from doing an act has disobeyed the injunction, and no execution shall be issued for a larger amount than the amount sworn to.
- Every such affidavit shall be sworn before a Commissioner of the Supreme Court in which the affidavit is to be filed.
7. The Supreme Court of every Colony shall, so far as relates to execution upon a judgment, a certificate of which has been registered pursuant to the provisions of this Act, and to the enforcement of such judgment, have and exercise the same control and jurisdiction over such judgment as such Court would have and might exercise if the judgment had been originally made by such Court.
8. The Supreme Court of any Colony in which a certificate of a judgment has been registered under the provisions of this Act, or a Judge thereof, may, on the application of any person against whom the judgment has been made, direct a stay of execution or of proceedings on such judgment within such Colony. And such stay of execution or of proceedings may be ordered by such Court or Judge upon such terms as to giving security, or as to making application to the Supreme Court of the Colony in which the judgment was originally made to set aside the same, or otherwise as to the Court or Judge may seem fit.
9. The Judges of the Supreme Court of any Colony, or such of them as may make Rules of Court in other cases, may make rules prescribing the fees to be paid upon registering a judgment under this Act and the costs to be allowed to any person upon enforcing any such judgment. And any such fees and costs may be recovered in the same manner as any money payable under the judgment.
10. The provisions of this Act are in addition to and not in derogation of the provisions of the Acts of the several Australasian Colonies relating to the enforcement of the judgments of other Colonies.

Officer of Court to give certificate of judgment. The Schedule.

Enforcement of judgment of Supreme Court of any Colony of the Federation by Supreme Court of any other Colony of the Federation when registered there.

Execution not to issue without affidavit of debt or liability.

Proceedings under judgment to be subject to control of Court.

Court where certificate registered may direct stay of proceedings pending application to set judgment aside.

Fees and costs.

Saving of existing Acts.

THE SCHEDULE.

IN THE SUPREME COURT OF

Section 4.

Title of Action and date of commencement.	Form or Nature of Action.	Name and addition of Person to whom payment is to be made, or in whose favour order is made.	Name and addition of Person ordered to pay money, or to do or not do any act or thing.	Date of Judgment.	Abstract of Judgment, stating amount (if any) ordered to be paid, and particulars of any act or thing required or enjoined to be done or not to be done.	Date of Trial and Amount of Verdict (if any).	Colony within which Writ was served (if judgment is against a defendant) and date of order (if any) for leave to proceed (if writ was served out of the Colony in which the judgment is made.) In other cases show how person affected submitted to jurisdiction.

I certify that this certificate correctly and fully sets forth the particulars of a judgment made in this Court on the day of in an action [or suit] wherein A.B. was plaintiff and C.D. was defendant [or as the case may be].
Dated this day of

(L.S.)

A.B.,
[Prothonotary, Registrar, Chief Clerk,
or other proper officer of the above-named court.]

In the name and on behalf of Her Majesty the Queen, I assent to this Act.

GEO. C. STRAHAN, Governor.

CUSTOM-HOUSE SALE.

NOTICE is hereby given that, unless within one month from this date payment is made of the rent due on the goods specified in the schedule hereunto annexed, warehoused in Cleve's Bond, the said goods will be sold, in pursuance of section 27 of *The Customs Act 1833*, in the said warehouse, on Wednesday the 17th day of March 1886, at One o'clock p.m.

Department of Trade and Customs,
Melbourne, 8th February 1886.

G. D. LANGRIDGE,
Commissioner of Trade and Customs.

Warehouse.	Date of Bonding.	Ship.	Whence.	Merchants.	Mark.	Numbers.	Description of Goods.
Cleve's ...	1883. April 6	Marsala ...	London ...	L. Radingen ...	NN 728	3 1	1 package cigars
Cleve's ...	1884. February 8	Tai-wan ...	Hong Kong ...	A. J. Dawson ...	NZ 38	6-10	5 bales vermicelli
Cleve's ...	December 3	Southern Cross	Hobart ...	W. Crosby and Co.	PL 164	2-4	3 bales hops
Cleve's ...	1885. February 3	Glamis Castle	London ...	Luke, Williams, and Co.	PN 957	1-25	25 bales hops
Cleve's ...	May 12	Leura ...	Sydney ...	Luke, Williams, and Co.	PN 957	26.43 1	84 and 1 ullage case hops
Cleve's ...	June 5	Ballarat ...	London ...	W. Seabrook ...	PS 794	1-2	2 bales hops
Cleve's ...	June 13	Indus ...	London ...	W. Seabrook ...	PT 336	1-5	5 bales unmanufactured tobacco
Cleve's ...					PT 345	1-11	11 bales unmanufactured tobacco

February 19, 1886.

400

"THE LICENSING ACT 1885."—LICENSING COURTS.

THE Governor, with the advice of the Executive Council, has appointed the undermentioned Licensing Courts to be holden respectively at the intervals, times, and places hereunder specified, that is to say :—

Places at which Courts to be holden.	Intervals.	Times.	Licensing Districts for which Courts holden.
Melbourne	On the first Monday in each month, and such other days as the Licensing Court shall from time to time fix	Ten o'clock a.m., and such other times as the Licensing Court shall from time to time fix	For the Metropolitan Group of Licensing Districts
Sandhurst	Quarterly, commencing on 8th March next	Eleven o'clock a.m.	For the Sandhurst Group of Licensing Districts
Eaglehawk	Quarterly, commencing on 9th March next	Ten o'clock a.m.	

ALFRED DEAKIN,
Solicitor-General.

Crown Law Offices,
Melbourne, 16th February 1886.

"THE LICENSING ACT 1885."—LICENSING MAGISTRATES AND COURTS.

THE Governor, with the advice of the Executive Council, has been pleased to appoint the Police Magistrates named in the sub-joined Schedule to be the Licensing Magistrates for the Licensing Districts as specified therein, and has further appointed that the Licensing Courts specified shall be holden respectively at the intervals, times, and places set out in the said Schedule, that is to say :—

Schedule.

Names of Police Magistrates.	Places at which Courts to be holden.	Intervals.	Times.	Licensing Districts for which Courts holden.
G. Webster, Esq., R. Strickland, Esq., C. H. Nicolson, Esq.	Kerang	Quarterly. Commencing on 3rd March next	10 o'clock a.m.	Kerang, Kerang West, Cohuna.
	Pyramid Hill	Quarterly. Commencing on 17th March next	11 o'clock a.m.	Terriek, Yarrowalla, Mitiamo.
	Wedderburn	Quarterly. Commencing on 19th March next	2 o'clock p.m.	Wedderburn, Kinypaniel, Jericho, Kingower, Boort.
	East Charlton	Quarterly. Commencing on 26th March next	10 o'clock a.m.	East Charlton, West Charlton, Glenloth, Towanninny.
	Inglewood	Quarterly. Commencing on 31st March next	2 o'clock p.m.	Inglewood, Bridgewater, Munica.
	Echuca	Quarterly. Commencing on 5th March next	10 o'clock a.m.	Echuca, Torrumbarry, Wharparilla.
	Rochester	Quarterly. Commencing on 18th March next	2 o'clock p.m.	Rochester, Elmore, Corop, Tandarra.
	Swan Hill	Quarterly. Commencing on 1st March next	10 o'clock a.m.	Swan Hill.
	Castlemaine	Quarterly. Commencing on 5th March next	10 o'clock a.m.	Castlemaine, Chewton, Campbell's Creek, Fryer's Town, Guildford, Vaughan, Elphinstone, Harcourt, Strangways.
	Maldon	Quarterly. Commencing on 11th March next	11.30 o'clock a.m.	Maldon, Baringhup East, Tarrangower, Newstead.
C. Shuter, Esq., J. H. Alley, Esq., J. J. O'Meara, Esq.	Daylesford	Quarterly. Commencing on 24th March next	11 o'clock a.m.	Daylesford, Glenlyon, Franklin, Smeaton.
	Kyneton	Quarterly. Commencing on 30th March next	10 o'clock a.m.	Kyneton, Carlsruhe, Woodend, Taradale, Malmsbury.
	Kilmore	Quarterly. Commencing on 2nd March next	10 o'clock a.m.	Kilmore.
	Trentham	Quarterly. Commencing on 3rd March next	10 o'clock a.m.	Tylden, Blackwood.
C. Shuter, Esq., J. H. Alley, Esq., F. A. Hare, Esq.	Bacchus Marsh	Quarterly. Commencing on 8th March next	10 o'clock a.m.	Bacchus Marsh, Melton, Maddingley.
	Ballan	Quarterly. Commencing on 9th March next	10 o'clock a.m.	Ballan South, Ballan North, Egerton, Burnt Bridge.
	Sunbury	Quarterly. Commencing on 18th March next	10 o'clock a.m.	The Gap, Gisborne, Bulla, Bylands, Lancefield.
	Kalkallo	Quarterly. Commencing on 19th March next	10 o'clock a.m.	Kalkallo, Beveridge, Campbellfield.
A. W. Howitt, Esq., F. A. Hare, Esq., H. C. Staveley, Esq.	Broadmeadows	Quarterly. Commencing on 26th March next	10 o'clock a.m.	Broadmeadows, Tullamarine, Keilor.
	Omeo	Quarterly. Commencing on 6th March next	10 o'clock a.m.	Omeo, Tongio.
	Bairnsdale	Quarterly. Commencing on 9th March next	2 o'clock p.m.	Bairnsdale, Wonnangatta, Buchan.
	Sale	Quarterly. Commencing on 11th March next	10 o'clock a.m.	Sale.
	Stratford	Quarterly. Commencing on 11th March next	3 o'clock p.m.	Stratford.
	Palmerston	Quarterly. Commencing on 12th March next	4 o'clock p.m.	Palmerston, Tarraville, Woodside, Alberton.
	Traralgon	Quarterly. Commencing on 15th March next	9 o'clock a.m.	Traralgon, Rosedale.
	Walhalla	Quarterly. Commencing on 16th March next	9 o'clock a.m.	Walhalla.
W. H. Foster, Esq., G. D. McCormick, Esq., J. J. O'Meara, Esq.	Warragul	Quarterly. Commencing on 17th March next	2 o'clock p.m.	Buln Buln.
	Yea	Quarterly. Commencing on 22nd March next	10 o'clock a.m.	Yea, Broadford, Reedy Creek, Tallarook.
	Alexandra	Quarterly. Commencing on 23rd March next	10 o'clock a.m.	Alexandra, Seven Creeks.
	Mansfield	Quarterly. Commencing on 24th March next	10 o'clock a.m.	Mansfield, Tatong, Greta, Oxley.
	Jamieson	Quarterly. Commencing on 25th March next	10 o'clock a.m.	Jamieson, Wood's Point.

LICENSING MAGISTRATES AND COURTS—continued.

Names of Police Magistrates.	Places at which Courts to be held.	Intervals.	Times.	Licensing Districts for which Courts held.
W. H. Foster, Esq., G. D. McCormick, Esq., J. J. O'Meara, Esq.	Beechworth ...	Quarterly. Commencing on 10th March next	3 o'clock p.m.	Beechworth, Stanley, Woolshed, Yackandandah, Myrtle Creek.
	Wodonga ...	Quarterly. Commencing on 11th March next	10 o'clock a.m.	Wodonga, Mitta Mitta, Towong.
	Bright ...	Quarterly. Commencing on 12th March next	10 o'clock a.m.	Bright, Snowy Creek.
	Benalla ...	Quarterly. Commencing on 15th March next	11.30 o'clock a.m.	Benalla, Dookie.
	Tungamah ...	Quarterly. Commencing on 16th March next	12 o'clock noon	Yarrawonga.
	Chiltern ...	Quarterly. Commencing on 17th March next	10 o'clock a.m.	Indigo, Wahgunyah.
	Wangaratta ...	Quarterly. Commencing on 18th March next	10 o'clock a.m.	Wangaratta.
J. G. Taylor, Esq., F. K. Orme, Esq., G. L. Hutchinson, Esq.	Euroa ...	Quarterly. Commencing on 19th March next	10 o'clock a.m.	Euroa.
	Portland ...	Quarterly. Commencing on 11th March next	11 o'clock a.m.	Portland, Bridgewater, Heywood.
	Belfast ...	Quarterly. Commencing on 8th March next	11 o'clock a.m.	Yambuk, Moyne, Belfast, Towerhill.
	Warrnambool ...	Quarterly. Commencing on 9th March next	..	Warrnambool, Caramut, Mortlake, Koroit, Allansford, Heytesbury West, Terang, Wangoom, Minnamite.
	Hamilton ...	Quarterly. Commencing on 16th March next	11 o'clock a.m.	North Hamilton, South Hamilton, Braxholme, Mount Rouse, Wickliffe, Dartmoor, Digby.
	Coleraine ...	Quarterly. Commencing on 17th March next	11 o'clock a.m.	Coleraine, Casterton.
	Harrow ...	Quarterly. Commencing on 19th March next	11 o'clock a.m.	Edenhope, Harrow, South Harrow, Balmoral.
J. H. Alley, Esq., A. W. Howitt, Esq., F. A. Hare, Esq.	Berwick... ..	Quarterly. Commencing on 22nd March next	12.30 o'clock p.m.	Berwick, Pakenham, Cranbourne.
	Lilydale... ..	Quarterly. Commencing on 23rd March next	10 o'clock a.m.	Lilydale, St. Andrews.
	Whittlesea ...	Quarterly. Commencing on 24th March next	11 o'clock a.m.	Whittlesea, Yan Yean, Plenty.
	Heidelberg ...	Quarterly. Commencing on 25th March next	11 o'clock a.m.	Heidelberg, Eltham, Anderson's Creek, Darebin.
	Preston ...	Quarterly. Commencing on 29th March next	4 o'clock p.m.	Preston, Epping.
	Griffith's Point ...	Quarterly. Commencing on 30th March next	2.30 o'clock p.m.	Corinella.
	Mornington ...	Quarterly. Commencing on 31st March next	3.30 o'clock p.m.	Mornington, Kangerong, Tootgarook.
C. W. Carr, Esq., J. C. Thomson, Esq., T. D. S. Heron, Esq.	Avoca ...	Quarterly. Commencing on 19th March next	10 o'clock a.m.	Avoca, Moonambel, Elmhurst, Lamplough, Lexton, Back Creek.
	Maryborough ...	Quarterly. Commencing on 11th March next	10.30 o'clock a.m.	Maryborough, Bowenvale, Baringhup West, Carlsbrook, Talbot, Majorena.
	Dunolly ...	Quarterly. Commencing on 12th March next	10 o'clock a.m.	Dunolly, Cochrans, Sandy Creek, Moliagul, Newbridge.
	St. Arnaud ...	Quarterly. Commencing on 16th March next	11 o'clock a.m.	St. Arnaud, Stewart Mill, Kokubear, Donald, Watchem.
J. H. Alley, Esq., T. D. S. Heron, Esq., F. A. Hare, Esq.	Wyndham	Quarterly. Commencing on 1st March next	12.30 o'clock p.m.	Wyndham, Little River.
T. D. S. Heron, Esq., J. C. Thomson, Esq., J. G. Taylor, Esq.	Geelong... ..	Quarterly. Commencing on 2nd March next	10 o'clock a.m.	Batesford, Barrabool, Kar-dinia, North Geelong, South Geelong, West Geelong, Newtown and Chilwell.
	Drysdale ...	Quarterly. Commencing on 2nd March next	2 o'clock p.m.	Barwon, Bellarine, Queens-cliffe, Connemara.
	Winchelsea ...	Quarterly. Commencing on 3rd March next	10 o'clock a.m.	Mount Moriac, Winchelsea West, Modewarre, The Leigh, Inverleigh, Winchelsea East.
	Colac ...	Quarterly. Commencing on 4th March next	12 o'clock noon	Colac.
	Camperdown ...	Quarterly. Commencing on 5th March next	10 o'clock a.m.	Camperdown, Darlington, Lis-more, Heytesbury East.
	Meredith ...	Quarterly. Commencing on 6th March next	10 o'clock a.m.	Steiglitz, Anakie.
J. C. Thomson, Esq., T. D. S. Heron, Esq., C. Shuter, Esq.	Ballaarat East ...	Quarterly. Commencing on 8th March next	11 o'clock a.m.	Gordon.
	Scarsdale ...	Quarterly. Commencing on 9th March next	11 o'clock a.m.	Scarsdale, Smythesdale, Linton, Carngham, Woady Yallock, Mount Misery, Rokewood.
	Beaufort ...	Quarterly. Commencing on 10th March next	12.30 o'clock p.m.	Skipton, Raglan, Burrumbeet.
	Creswick ...	Quarterly. Commencing on 8th March next	2 o'clock p.m.	Creswick, Clunes, Kingston.

ALFRED DEAKIN,
Solicitor-General.

ASSISTANT PRIVATE SECRETARY TO HIS EXCELLENCY THE GOVERNOR.

THE Governor has been pleased to appoint
G. SEYMOUR FORT, Esquire,
to be Assistant Private Secretary to His Excellency the Governor.

By command,

J. W. TRAILL,
Private Secretary.

Government House,
Melbourne, 15th February 1886.

LONDON EXHIBITION, 1886.

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

Colonel Sir ANDREW CLARKE, R.E., K.C.M.G., C.B.,
to be a Member of the Royal Commission to represent Victoria at the Colonial and Indian Exhibition to be held in London in 1886.

GRAHAM BERRY,
Chief Secretary.

Chief Secretary's Office,
Melbourne, 16th February 1886.

VICTORIAN MILITARY FORCES.

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

Victorian Volunteer Cadet Corps.

Lieutenant JOHN CHARLES HOAD,
from the 1st Battalion Victorian Rifles, to be Staff Officer of Volunteer Cadet Corps, from 11th February 1886.

F. T. SARGOOD,
Minister of Defence.

Defence Department,
Melbourne, 16th February 1886.

PUBLIC VACCINATOR.

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

JAMES W. FLORANCE, Esq., M.D.,
to be Public Vaccinator at Shepparton, *vice* J. C. C. Durham, Esq., L.R.C.S., resigned.

GRAHAM BERRY,
Chief Secretary.

Chief Secretary's Office,
Melbourne, 16th February 1886.

RESIGNATION OF MAGISTRATES.

THE Governor, with the advice of the Executive Council, has accepted the resignation of the following gentlemen of the Commission of the Peace for the Bailiwicks set opposite their respective names, with a view to their appointment to the Commission of the Peace in the Bailiwicks in which they reside, viz. :—

HENRY LEIGH JONES, Esq. ...	Southern Bailiwick.
JOHN MCNIEL CAMPBELL, Esq. ...	Southern Bailiwick.
JAMES EVERIST, Esq. ...	Midland Bailiwick.
WILLIAM MILLER DICKINSON, Esq. ...	Western Bailiwick.

ALFRED DEAKIN,
Solicitor-General.

Crown Law Offices,
Melbourne, 16th February 1886.

DEPUTY CORONER.

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

R. E. JOHNS, Esq., Clerk of Courts, Geelong,
to be a Deputy Coroner of Victoria.

ALFRED DEAKIN,
Solicitor-General.

Crown Law Offices,
Melbourne, 16th February 1886.

COMMISSIONER UNDER "THE TRANSFER OF LAND STATUTE."

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

WILLIAM JOHN FOKES, Esq., Melbourne,
to be a Perpetual Commissioner for taking acknowledgments of Applications and Instruments signed by married women under the provisions of *The Transfer of Land Statute*.

ALFRED DEAKIN,
Solicitor-General.

Crown Law Offices,
Melbourne, 16th February 1886.

ISSUER OF PRICED CROWN LANDS LICENSES.

MICHAEL JAMES DAER, Mounted Constable, Warracknabeal,
to be Issuer of Priced Crown Lands Licenses at that place, and as such a Collector of Imposts.

JAMES SERVICE,
Treasurer.

Treasury,
Melbourne, 8th February 1886.

ST. ARNAUD SHIRE WATERWORKS TRUST.—COMMISSIONER.

THE Governor, with the advice of the Executive Council, has, in pursuance of section 79 of *The Victorian Water Conservation Act 1833* (No. 778), been pleased to appoint

WILLIAM JOHN MADDELL.

to be a Commissioner of the St. Arnaud Shire Waterworks Trust.

F. T. SARGOOD,
Minister of Water Supply.

Office of Mines and Water Supply,
Melbourne, 16th February 1886.

HEALTH OFFICERS.

THE Central Board of Health, by virtue of the powers conferred on it by *The Public Health Amendment Statute 1833*, has approved of the undermentioned appointments by the Local Boards of Health concerned, viz. :—

Borough of Rutherglen ... THOMAS LOUGHREY, M.B.,
Corowa, N.S.W.

Shire of Wimmera ... WILLIAM JOSEPH CROSS, M.B.
et L.R.C.P.S., Horsham,
returned from leave of absence, *vice* C. E. Gray, M.D.,
resigned.

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

Government Offices,
Melbourne, 12th February 1886.

TRADE AND CUSTOMS—APPOINTMENT.

HIS Excellency the Governor, with the advice of the Executive Council, has been pleased to approve of the undermentioned appointment, viz. :—

Mercantile Marine, &c.

FRANK HORACE PELL SINCLAIR
to be Clerk, fifth class, on probation, *vice* Albert Scott deceased.
To date from the 19th January 1886.

G. D. LANGRIDGE,
Commissioner of Trade and Customs.
Department of Trade and Customs,
Melbourne, 15th February 1886.

TRUSTEES.

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

SHADRACK LAMBERT,
JAMES THOMAS CLARK,
SAMUEL MAUGER,

to be Additional Trustees of the land temporarily reserved, on the 17th December 1878, as a site for a Temperance Hall at Collingwood;

JAMES ROBERT KINGSHOT,
WILLIAM HINON McDONALD,

to be Additional Trustees of the land temporarily reserved, on the 14th July 1884, as a site for a Temperance Hall at Corindhap;

ALBERT LAW,
WILLIAM THOMAS CAWKILL,
JOHN CHARLES PALMER,

to be Trustees of the land temporarily reserved, on the 5th January 1886, as a site for a station for the use of the Geelong Volunteer Salvage Corps at Geelong;

GEORGE MICHELMORE HITCHCOCK

to be a Trustee of the land set apart for a Mechanics' Institute at Geelong, in the room of A. Douglas deceased;

HUGH BROWN,
ROBERT BROWN,
DONALD McSWAIN,
MALCOLM FERGUSON,
ROBERT GILLESPIE,

to be Trustees of the land temporarily reserved, on the 13th March 1865, as a site for Presbyterian Church purposes at Mordialloc;

FREDERICK GEORGE DOCKER,
WILLIAM S. MACKAY,
ALEXANDER H. SMITH,
HENRY S. PARFITT,
CHARLES CHANDLER,

to be Trustees of the land set apart and temporarily reserved, on the 27th June 1859, the 19th November 1877, and the 20th April 1885, as a site for Agricultural and Horticultural purposes for the use of the Ovens and Murray Agricultural and Horticultural Association at Wangaratta.

THE Governor in Council has accepted the resignations of the undermentioned gentlemen, viz. :—

DAVID REID,
CURTIS A. REID,
ALBERT L. ELY,

as Trustees of the land temporarily reserved for Agricultural and Horticultural purposes for the use of the Ovens and Murray Agricultural and Horticultural Association at Wangaratta.

A. L. TUCKER,
Commissioner of Crown Lands and Survey
Lands and Survey Office,
Melbourne, 16th February 1886.

LICENSING DISTRICTS.—CORRIGENDUM.

"THE LICENSING ACT 1885."—LICENSING MAGISTRATES.
IN the notification under the above head published in the *Government Gazette* of 8th February 1886, p. 324—
 For Connewarra, read Connewarre.

ALFRED DEAKIN,
 Solicitor-General.

Crown Law Offices,
 Melbourne, 16th February 1886.

CLERKS OF LICENSING COURTS.—CORRIGENDA.

IN the notification under the above head published in the *Government Gazette* of 8th February 1886, p. 324—
 For McGladdney, J., read McGladdery, J.;
 For Martin, J., read Martin, I.;
 For Shee, F. J. J., read Shee, F. J. P.

ALFRED DEAKIN,
 Solicitor-General.

Crown Law Offices,
 Melbourne, 16th February 1886.

CROWN LANDS BAILIFF.

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

Constable THOMAS HAYDON

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

A. L. TUCKER.

Commissioner of Crown Lands and Survey.
 Lands and Survey Office,
 Melbourne, 16th February 1886.

CLERK OF COURTS.

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

W. M. BRIDE

to be Registrar of the County Court and Clerk of Petty Sessions at Benalla, and Clerk of Petty Sessions at Euroa and Violet Town, during the absence of E. N. Moore on leave.

ALFRED DEAKIN,
 Solicitor-General.

Crown Law Offices,
 Melbourne, 16th February 1886.

SHERIFF'S SUBSTITUTE.

THE Governor, with the advice of the Executive Council, has, by virtue of the provisions of section 85 of the Act No. 560, been pleased to appoint

W. M. BRIDE

(as Deputy Clerk of the Peace and Registrar of the County Court at Benalla) to do and perform with respect to the Courts at Benalla, in the place and stead of the sheriff, all such acts and things as the sheriff is by the said Act authorized or required to do or perform, during the absence of E. N. Moore on leave.

ALFRED DEAKIN,
 Solicitor-General.

Crown Law Offices,
 Melbourne, 16th February 1886.

KEEPER OF A POLICE GAOL.

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

CHRISTOPHER TORMEY, Constable of Police, No. 3303,

to be Keeper of the Police Gaol at Hamilton, *vice* Constable Robert Simpson transferred.

GRAHAM BERRY,
 Chief Secretary.

Chief Secretary's Office,
 Melbourne, 16th February 1886.

RETURNING OFFICERS FOR SCHOOL DISTRICTS.

THE Governor, with the advice of the Executive Council, has been pleased to appoint the undermentioned gentlemen to be Returning Officers for the School Districts referred to in conjunction with their respective names, viz. :—

The North Riding of the Shire of Aron. No. 366.

JAMES B. KELLY.

The South-western Riding of the Shire of McIvor. No. 200.

THOMAS W. LAVENDER,
vice D. McLennan resigned.

The East Loddon Riding of the Shire of Scan Hill. No. 368.

ANDREW KIRWAN.

D. GILLIES,
 Minister of Public Instruction.

Education Department,
 Melbourne, 16th February 1886.

BOARDS OF ADVICE FOR SCHOOL DISTRICTS.

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

The Town of Geelong. No. 7.

JOHN SCOTT.

The Borough of Heathcote. No. 35.

JAMES CROWLE.

The Lauriston and Edgcombe Riding of the Shire of Kyneton. No. 168.

RICHARD J. McCLELLAND,
 HENRY SMITH.

D. GILLIES,

Minister of Public Instruction.

Education Department,
 Melbourne, 16th February 1886.

STEIGLITZ GOLDFIELD COMMON.

I ALBERT LEE TUCKER, the Responsible Minister of the Crown administering *The Land Act 1884*, in exercise of the power conferred by Clause 4 of Chapter 22 of Regulations under the said Act, made by the Governor in Council on 17th March 1885, do hereby appoint

THOMAS MAUD SCOTT,
 JOSEPH BOARDMAN, and
 WILLIAM CRAIG,

Managers of the Steiglitz Goldfield Common, in the room of William McLellan, Robert Boardman, and John Edward Smith, resigned.

—(Corr. 86.C.50281.)

A. L. TUCKER,

Commissioner of Crown Lands and Survey,
 and President of the Board of Land and Works.
 Department of Lands and Survey,
 Melbourne, 17th February 1886.

PUBLIC SERVICE BOARD.

CANDIDATES' CLERICAL EXAMINATION, 6TH MARCH 1886.

CORRIGENDA of list published in *Gazette* of 12th February 1886, No. 16.

For Morgan, H., read Morgans, H.
 For Treyvand, L. S., read Treyvaud, L. S.
 For Langier, P. J. B., read Langier, P. J. B.
 For Gloss, J., read Sloss, J.
 For Dongan, C. H., read Dougan, C. H.
 For Molphy, T. O., read Molphy, T. A.
 For Poole, R., read Poole, J. R.
 For Junor, Mary J., read Junor, Mary I.

Name omitted from "Ordinary Clerical"—Thomas, W. E.
 The name of "McDonagh, S. W." should have appeared under heading "Qualified for Examination as Operators."

By order, H. T. GOMM,
 Secretary to Board.

Melbourne, 18th February 1886.

PUBLIC SERVICE BOARD.

APPPLICANTS to be recorded for appointment in the Non-Clerical Division of the Public Service are hereby called upon to present themselves for Examination at one of the undermentioned places at 9 a.m. on Saturday, 6th March 1886 :—

PLACES OF EXAMINATION.

The undermentioned State Schools :—

Melbourne, No. 391 (Central, Spring street);
 Ballarat, No. 33 (Dana street);
 Geelong, No. 260 (Flinders);
 Hamilton, No. 295;
 Sandhurst, No. 1976 (Camp Reserve);
 Castlemaine, No. 119;
 Beechworth, No. 1560;
 Seymour, No. 547;
 Maryborough, No. 404;
 Sale, No. 545.

Arrangements will be made for the examination of Candidates for the position of "Telegraph Messenger" at some convenient State School other than that they have been attending.

The classes of appointments, the selection of which is to be determined by the result of examination, are :—

Warders,	Gardeners,
Telegraph Messengers,	Night Watchmen,
Line Laborers (Telegraph),	Firemen,
Assistant Instrument Fitters,	Boatmen,
Inspectors of Works,	Mail Drivers,
Foresters,	Turncocks.
Junior Messengers,	

By order,

H. T. GOMM,
 Secretary to the Board.

Melbourne, 18th February 1886.

SUMMARY of Sworn Returns, rendered pursuant to *The Banks and Currency Statute 1864* (27 Victoria No. 104), of the Average Liabilities and Assets, and of the Capital and Profits, of all the Banks in Victoria, taken from the several Weekly Statements, for the quarter ended 31st December 1885.

No.		Banks.	Notes in Circulation.				Bills in Circulation.				Balances due to other Banks.				Deposits.				Total Amount of Liabilities.			
			Not bearing Interest.		Bearing Interest.		Not bearing Interest.		Bearing Interest.		Due to other Banks.		No. Bearing Interest.		Bearing Interest.							
£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.		
1	200,649	12	4	14,865	14	6	1,074,586	9	5	3	3,069,845	16	9	
2	101,878	0	0	23,966	9	11	543,150	7	3	2	2,000,471	8	3	
3	110,987	9	2	60	0	1	346,818	4	8	9	2,011,069	8	9	
4	247,002	0	0	8,880	12	9	1,315,388	3	0	5	3,255,036	19	5	
5	164,569	17	8	1,240	14	2	435,016	14	8	4	1,290,925	15	9	
6	62,814	0	0	492,344	17	0	1	1,432,645	16	4	
7	135,814	7	0	1,237	8	10	12,875	16	7	4	1,908,949	15	7	
8	175,276	2	3	1,756	10	3	698,092	3	2	8	2,557,161	9	3	
9	180,847	13	10	567	12	4	1,078,763	3	8	6	3,791,735	18	8	
10	54,153	8	6	1,023	8	8	293,738	2	6	1	2,172,185	14	4	
11	22,782	3	1	14,348	19	0	326,380	8	10	2	1,013,484	12	8	
		Totals	£	1,474,809	8	5	67,967	10	6	7,765,495	14	9	22,828,068	8	2	
			£																	32,517,644	19	10

No.		Banks.	Gold and Silver in Bullion or Bars.				Landed Property.				Notes and Bills of other Banks.				Balances due from other Banks.				Total Amount of Assets.			
			£		s.		d.		£		s.		d.		£		s.			d.		
£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.		
1	863,312	18	0	119,294	13	3	1,602	14	4	4,572,103	19	11		
2	654,615	9	2	108,620	3	10	2,834	14	0	2,773,329	7	3		
3	470,281	8	6	61,136	7	9	53,986	19	1	2,221,537	7	3		
4	440,903	3	7	232,602	19	1	66,623	6	4	4,741,121	2	6		
5	214,892	6	5	130,375	5	2	4,354	3	7	2,107,963	12	3		
6	233,825	12	6	112,686	19	8	14,297	18	8	2,123,839	13	6		
7	172,354	6	3	135,084	19	8	33,926	8	4	3,078,913	7	8		
8	305,995	8	11	94,966	6	5	52,641	18	1	3,567,388	10	11		
9	233,839	9	0	53,208	0	0	91,009	14	11	4,161,823	13	0		
10	102,397	12	7	63,065	10	5	26,430	2	2	2,838,446	18	8		
11	105,735	14	7	14,465	9	1	32,014	9	5	1,635,569	12	0		
		Totals	£	3,798,153	9	0	1,125,476	14	4	440,432	8	11	33,212,694	4	11	
			£																	39,174,126	17	6

No.	Banks.	CAPITAL AND PROFITS.										Total Amount of Capital and Profits.				
		Amount of Capital Stock paid up.		Rate of last Dividend declared to Shareholders.		Amount of last Dividend received.		Amount of Reserve Profit at the date of declaring such Dividend.		Total Amount of Capital and Profits.						
£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.		
1	Australasia	1,000,000	0	0	13 p cent.	...	120,000	0	0	784,000	0	0	1,784,000	0	0	
2	Union of Australia	1,500,000	0	0	16 p cent.	...	120,000	0	0	1,115,648	2	7	2,615,648	2	7	
3	New South Wales	1,000,000	0	0	17½ p cent.	...	87,500	0	0	580,000	0	0	1,587,500	0	0	
4	Victoria	1,000,000	0	0	10 p cent.	...	25,000	0	0	125,000	0	0	1,125,000	0	0	
5	London Chartered, of Australia	1,000,000	0	0	6 p cent.	...	30,000	0	0	118,062	4	6	1,118,062	4	6	
6	English, Scottish, and Australian Chartered	720,000	0	0	10 p cent.	...	36,000	0	0	205,000	0	0	925,000	0	0	
7	Colonial, of Australasia	406,250	0	0	15 p cent.	...	20,312	10	0	142,500	0	0	548,762	10	9	
8	National, of Australia	800,000	0	0	15 p cent.	...	60,000	0	0	430,794	10	9	1,230,794	10	9	
9	Commercial, of Australia (Limited)	600,000	0	0	10 p cent.	...	30,000	0	0	231,029	11	8	831,029	11	8	
10	City of Melbourne (Limited)	375,000	0	0	10 p cent.	...	18,750	0	0	141,292	15	7	513,292	15	7	
11	Federal, of Australia	400,000	0	0	8 p cent.	...	13,100	0	0	34,917	18	5	437,917	18	5	
		Totals	£	8,901,250	0	0	12.507 p cent. average	560,662	10	0	3,908,245	3	6	12,809,495	3	6

* Including notes, bills of exchange, and all stock and funded debts of every description, except notes, bills, and balances due to the bank from other banks.

SANDRIDGE BONDED WAREHOUSE.

(Order No. 86/2.)

IT is hereby notified for general information that the permission granted to the Melbourne Storage Company Limited to use the premises known as the Sandridge Bonded Warehouse, situated in Beach street, Sandridge, for the warehousing and securing of goods therein without payment of duty, in accordance with the 3rd clause of *The Customs Laws Amendment Act 1863*, has been withdrawn at the request of the proprietors.

G. D. LANGRIDGE,

Commissioner of Trade and Customs.

Department of Trade and Customs,
Melbourne, 30th January 1886.ABOLITION OF CUSTOMS STATION—STRATH-
DOWNE EAST.

(Order No. 86/3.)

IT is hereby notified for general information that the Customs Station at Strathdownie East was abolished on the 1st February 1886.

G. D. LANGRIDGE,

Commissioner of Trade and Customs

Department of Trade and Customs,
Melbourne, 11th February 1886.NOTICE TO MARINERS—(HYDROGRAPHIC).—
AUSTRALIA.

THE following Notice to Mariners, which has been received from the Admiralty Hydrographer, is published for general information.

G. D. LANGRIDGE,

Commissioner of Trade and Customs.

Department of Trade and Customs,
Melbourne, 12th February 1886.

The substance of this Notice, as soon as it is received on board, is to be inserted in red ink on the Charts affected by it, and introduced into the margin or otherwise in the page of the Sailing Directions to which it relates. See Admiralty Instructions, Navigation and Pilotage, pp. 312 and 313.

[No. 236.]

AUSTRALIA.—NORTH-EAST COAST.

ALBANY PASS APPROACH.

Non-existence of England Shoal, extension of Harrington Shoal. The following information has been received from Commander Hoskyn, H.M. Surveying vessel *Myrmidon*, relative to an unsuccessful search for England Shoal, and to the extension of Harrington Shoal, approach to Albany Pass from the south-eastward:—

The reported position of England Shoal was crossed by the *Myrmidon* several times, the lead giving 10 to 12 fathoms, and no indications of shallow water were seen from the deck or aloft, although shoals in the neighborhood were distinctly visible.

Harrington Shoal was found to extend in a north-westerly direction for a distance of nearly 2 miles from the black beacon on Z Reef; the depths near the edge being estimated at 1½ to 2 fathoms at low water. From this position North Brother (37 feet high) shows against Mount Adolphus Island and is not easily discerned, but Moring Island (102 feet high), somewhat resembling it in appearance, is clearly seen.

From the foregoing it is considered that the ship *England* in April 1874 struck on this extension of Harrington Shoal; on which there is also little doubt that the s.s. *Bonnington* grounded in August 1884. England Shoal has therefore been expunged from the Admiralty charts.

Note.—The "course recommended" on the charts to Albany Pass from the southward should be altered 4 cables to the westward near Harrington Shoal, so as to lead about midway between the extension of that shoal as reported above and the 4-fathoms patches.

[The bearings are magnetic. Variation 4½° easterly in 1885.]

By command of their Lordships,

W. J. L. WHARTON,

Hydrographer.

Hydrographic Office, Admiralty, London,
19th December 1885.

This notice affects the following Admiralty charts:—Coral Sea, Great Barrier Reef, sheet II., No. 2764; Torres Strait, Western Channels, No. 2375; Albany Pass to Booby Island, No. 437; Cape Grenville to Booby Island, No. 2354; Port Albany, No. 1937. Also, *Australia Directory*, vol. II., 1879, pages 295, 303-308; and Supplement, 1884, to *Australia Directory*, vol. II., page 54.

NOTICE TO MARINERS—FIJI.

THE following Notice to Mariners, which has been received from the Chief Harbor-master, Suva, is published for general information.

G. D. LANGRIDGE,

Commissioner of Trade and Customs.

Department of Trade and Customs,
Melbourne, 12th February 1886.

[No. 1, 1886.]

SUVA HARBOR.—LIGHT-VESSEL AT ENTRANCE.

NOTICE is hereby given that on or about the 16th instant a light-vessel, painted red, will be moored at the north extreme of the reef, forming the eastern side of the harbor entrance, and turning-point for vessels proceeding to an anchorage off the town, at present marked by a white buoy, which will be removed.

From this vessel will be exhibited two white lights at a vertical distance apart of 10 feet, the upper light being 40 feet from the water's edge. These should be visible on a clear night at a distance of 4 miles.

Caution.—Vessels should keep the leading lights in line when south of the light-ship.

Discontinuance of Red Turning-light.

Notice is hereby given that on and after the 1st May 1886 the red turning-light, situated to the north of the town, on the eastern side of Suva Harbor, will be discontinued.

C. F. DE M. MALAN,

Lieut. R.N., and Chief Harbor-master.

Chief Harbor-master's Office,
Suva, 4th January 1886.

NOTICE TO MARINERS—FIJI.

THE following Notice to Mariners, which has been received from the Colonial Secretary, Tonga, is published for general information.

G. D. LANGRIDGE,

Commissioner of Trade and Customs.

Department of Trade and Customs,
Melbourne, 12th February 1886.

His Honor the Administrator has directed the publication of the following letter from the British Vice-Consul at Tonga, reporting recent volcanic disturbances in the vicinity of the Culebras Reef, near Nukualofa.

By Command,
JAMES STEWART,

For the Colonial Secretary.

Colonial Secretary's Office,
15th January 1886.

British Consulate,

Tonga, 21st December 1885.

SIR,—I have the honor to report that the reef bearing the name of the Culebras Reef, bearing 50 to 60 miles to the north-west of the port of Nukualofa, lately became a volcanic island.

When last visited it was estimated to be some 4 miles long by 2 miles wide, and to be 300 feet high.

During the past week several steam-clouds, apparently proceeding from submarine volcanoes, have been seen on the horizon, bearing west, north, north-east, and east from this port.

Captains of vessels that have lately arrived report that they have not noticed anything unusual during the voyage, but there is no doubt that great changes are taking place in the reefs of these seas.

I have, &c.,

HENRY F. SYMONDS,

British Vice-Consul.

His Excellency J. B. Thurston, Esq., C.M.G.,
Consul-General, &c., &c., &c.SEPARATE CONFINEMENT FOR FIRST CONVICTED
PRISONERS.

REGULATION.

IN pursuance of the provisions of section 9 of an Act of the Parliament of Victoria entitled *An Act to Consolidate the Laws relating to Gaols* (No. 219), the Governor in Council has made the following Regulation, that is to say:—

Every first convicted prisoner sentenced to a term of imprisonment in any penal establishment or gaol not exceeding six (6) months, either with or without hard labor, or either with or without the option of paying a fine, shall, while undergoing such imprisonment, be kept in separate confinement.

Provided that in every case in which separate confinement shall be undergone by any prisoner as aforesaid the medical officer of such penal establishment or gaol may from time to time order the postponement of the whole or any part of the said separate confinement, or any modification of the same; and such medical officer shall, within seven (7) days after the making of any order as aforesaid, report in writing, stating his reasons for making such order, to the Inspector-General of Penal Establishments for the time being, and such Inspector-General shall forthwith transmit the same for the information of the Chief Secretary for the time being.

GRAHAM BERRY,

Chief Secretary.

Chief Secretary's Office,
Melbourne, 16th February 1886.Approved by the Governor in Council
the 16th February 1886.ROB. WADSWORTH,
Clerk of the Executive Council.

AUCTIONEERS' LICENSES.

THE following is supplementary to the list, published in the *Gazette* of the 22nd ultimo, of Auctioneers' Licenses issued at the several Receipt and Pay Offices during the month of December 1885:—

At the Receipt and Pay Office, ARARAT.
Wm. F. Nicholls (General).

E. S. SYMONDS.

Under-Treasurer.

Treasurer,

Melbourne, 17th February 1886.

AUCTIONEERS' LICENSES.

THE following list of Auctioneers' Licenses, issued at the several Receipt and Pay Offices named during the month of January 1886, is published for general information.

E. S. SYMONDS,
Under-Treasurer.

Treasury,
Melbourne, 17th February 1886.

At the Receipt and Pay Office, ARARAT.
General.

Hadland, Charles

At the Receipt and Pay Office, BALLARAT.
General.

Cooke, David	Bones, William
Valentine, Samuel G.	Conran, John
Fitzpatrick, David	Tannock, James
Young, George	Freeman, Thomas A.
Brokenbush, J. J.	Walker, Charles
Coglan, William J.	Timbridge, Richard
Synott, George	Strickland, E. J.
Herbert, Henry C.	

At the Receipt and Pay Office, BAIRNSDALE.
General.

Smith, John Kennedy	Macarthur, Andrew
Macarthur, Arch. Norman	

At the Receipt and Pay Office, CASTLEMAINE.
General.

Adams, William	Thomas, George
Davison, Thomas Bell	

At the Receipt and Pay Office, CLUNES.
General.

Pitcher, James	Edwards, James
Pitcher, William T.	Holmes, Henry E.

At the Receipt and Pay Office, COLAC.
General.

Hearn, H. M.

At the Receipt and Pay Office, CRESWICK.
General.

Smith, James John

At the Receipt and Pay Office, DONALD.
General.

Meyer, Hy. August

At the Receipt and Pay Office, DUNOLLY.
General.

Nevins, Penrose

At the Receipt and Pay Office, ECHUCA.
General.

Vines, Caleb	Adams, Charles
Kelly, J. S.	Shackell, James
Stewart, Jas. G.	White, Andrew W. H.
Brown, Joseph S.	Seward, C. M.
Muggridge, Urban W.	

At the Receipt and Pay Office, HAMILTON.
General.

Bree, R. S.	Stretch, Samuel
Smalpage, F. G.	Gaffney, E.

At the Receipt and Pay Office, HORSHAM.
General.

Little, C. J.

At the Receipt and Pay Office, KERANG.
General.

Yeo, Charles	Taverner, John William
Yeo, Charles Henry	

At the Receipt and Pay Office, KILMORE.
General.

Osborn, James Wilson	Dillon, Maurice
Sawell, William Leonard	

At the Receipt and Pay Office, KYNETON.
General.

Hughes, Wm. E.

At the Receipt and Pay Office, MARYBOROUGH.
General.

Simson, John Coghill Camp- bell	Outtrim, Alfred Richard
	Logan, James

At the Receipt and Pay Office, MELBOURNE.
General.

Lemme, F. C. V.	Clarke, J.
Lord, S. P.	Warren, W. R.
Knipe, J. H.	Oldfield, F. A.
Lovelock, D.	Paice, J. T.
Lovelock, F. B.	Renouf, E.
Lovelock, D. M.	Ritchie, T.
Buchan, D. T.	Hill, Jos.
Denton, J. J.	Tydemann, W. G.
Trenchard, E.	Tracy, P.
Lymnott, C.	Forbes, A. P.
Atkinson, T. G.	Langford, R.
Parker, T. H.	Langford, J. W.
Dougharty, J.	Curtis, C.
Dougharty, J. G.	Mentiplay, W.
Rains, L. N.	Gray, C.
McClure, L. J.	Tope, H.
Paterson, E. A.	Connell, J.
Walker, R.	Scarr, F.
Clarke, C.	Jennings, J. K.

Anderson, W.	Mills, R. J.
Beauchamp, H. L.	Holgate, W. D.
Beauchamp, C. F.	Barnard, L.
Kelson, J. H.	Alexander, L. M.
Mawbey, H.	Lyons, Isaac
Robertson, J.	Sevier, P. N.
Naylor, W. H.	Walker, J.
Forbes, R. A.	Kennett, C. A., junior
Clark, A. T.	Maguire, J. F.
King, E.	Perryman, W. H.
McDonald, S.	Dare, D. G.
Sadgrove, C. W.	Cooper, A.
Hair, R. T.	Buller, G.
Adamson, F. E.	Wise, J. A.
Moyle, T. H.	Tone, A.
Kettle, E. G.	Gardiner, J.
Raleigh, J.	Scott, J. W.
Mumro, D.	Jonnes, S. W.
Baillieu, W. L.	Macfarlan, D.
Row, E., senior	Milligan, J.
Row, E., junior	Ievers, W. J., junior
Arkle, T.	Goldie, E. B.
Perry, H.	Lobascher, S.
McCaw, T. M.	Flynn, B. M.
McIlwrick, W.	Beard, C.
McGinty, J.	Tindall, H.
Duthie, W.	Griffin, F.
Byrne, R.	Orr, W.
Moore, T.	Hamilton, C. W.
Hart, R.	Jones, J.
Mates, T.	Lillie, A. E.
Smith, E.	Ross, J.
Smith, M. J.	Orr, J.
McDonald, W.	Murphy, W. J.
Corlett, A.	Tonner, E. T.
Kingston, R.	

At the Receipt and Pay Office, NUMURKAH.
General.

North, George

At the Receipt and Pay Office, STAWELL.
General.

Grieve, Robt. W. C.

Farley, James

At the Receipt and Pay Office, SANDHURST.
General.

Teague, John Henry	Hill, Edwin Walker
O'Neill, Richard	Dobbins, Thomas
Hobson, George H.	Andrew, James
White, Charles	Andrew, Charles
Bentley, Wm. Geo.	Hayes, John Jas.
Marks, Harry M.	Reade, George

At the Receipt and Pay Office, SALE.
General.

McIntosh, Charles	McLean, John
McLean, Allan	

At the Receipt and Pay Office, TALBOT.
General.

Stewart, James Syme

Fisher, Joseph

At the Receipt and Pay Office, WALHALLA.
General.

Tricks, F. C.

At the Receipt and Pay Office, WARRNAMBOOL.
General.

Hyland, John	St. Quintin, Henry William
McDonald, John	Slattery, Daniel Joseph

COURTS FOR HEARING OF CRIMINAL TRIALS AT BALLAARAT AND HAMILTON.

At the Executive Council Chamber, Melbourne, the sixteenth day of February 1886.

PRESENT:

His Excellency the Governor.

Mr. Service	Mr. Deakin
Mr. Berry	Mr. Leven
Mr. Gillies	Mr. Sargood
Mr. Langridge	Mr. Campbell
Mr. Tucker	Mr. Thornley.

WHEREAS by the Acts numbered DII. and DCLXII. the Sittings of the Supreme Court for the hearing of Criminal Trials, and also for the trial of causes elsewhere than in Melbourne, are to be held on such days as the Governor in Council shall from time to time appoint: Now therefore His Excellency the Governor, by and with the advice and consent of the Executive Council, doth by this present Order appoint that the Sittings of the said Supreme Court for the hearing of Criminal Trials shall be holden at the places and on the days hereinafter mentioned for and in lieu of certain days previously appointed for the holding of the said Courts, that is to say:—

At BALLAARAT, on the 7th day of April, in lieu of the 3rd day of April next.

At HAMILTON, on the 3rd day of April, in lieu of the 8th day of April next.

And the Honorable Alfred Deakin, Her Majesty's Solicitor-General for Victoria, shall give the necessary directions herein accordingly.

ROB. WADSWORTH,
Clerk of the Executive Council.

ARARAT MINING DISTRICT.

Bye-law No. 5.—Regulating Alluvial and Quartz Mining in the Raylan Division of the Ararat Mining District.

AT a meeting of the Mining Board of the Mining District of Ararat, begun and holden at the Mining Board Room, Ararat, in the said district, on the 2nd day of February 1886, it is ordained by the said Board as follows, that is to say:—

SECTION I.—GENERAL REGULATIONS.

1. *Interpretation clause.*—In the construction and for the purposes of this bye-law the following terms shall, if not inconsistent with the context or subject-matter, have the respective meanings hereby assigned to them, that is to say:—

The word "registrar," or the words "mining registrar," shall mean the mining registrar for the Raylan division of the Ararat Mining District.

The word "lead" shall mean any auriferous deposit, or any alluvial deposit, earth, drift, or gutter containing or supposed to contain gold.

The words "depth of sinking" shall mean the depth to which it shall be necessary to sink a shaft for the purpose of reaching the bed-rock immediately under the lead.

The words "tail-race" shall mean a race cut or constructed for the purpose of diverting water for mining purposes.

The word "race" shall mean a channel made for the purpose of conveying water for mining purposes.

Words importing the singular number shall include the plural number, and words importing the plural number shall include the singular number, and words importing the masculine gender shall include the feminine gender.

2. *Definition of wet and dry workings.*—Wet workings shall comprise all ground in which, by the occurrence of water below the surface or gravel drift, slabbing of the shaft from top to bottom becomes necessary. Dry workings shall comprise all ground in which such slabbing is not required.

3. *Mode of taking possession of and defining the boundaries of claims.*—The mode of taking possession of all claims shall be by marking off each angle thereof by a substantial post at least three (3) feet above the surface, and with a trench four (4) feet long, and not less than six (6) inches deep, running in the direction of the boundary-lines of such claim. Such posts and trenches to be kept easily discernible during the working of the claim. In places where it is impossible to keep wooden posts standing to define the boundaries, an iron peg, firmly driven into the ground, shall be a sufficient definition of the boundaries.

4. *Definition of prospectors.*—Prospectors shall be deemed and held to be persons engaged in searching for or discovering any new, lost, or abandoned lead.

5. *Registrations.*—All extended areas which may be occupied under section 4:—

- All alluvial or quartz prospecting claims,
 - All ordinary quartz claims,
 - All claims on which steam machinery is employed,
 - All machinery sites held under section 7,
 - All cement, tailings, quartz, &c., stacked on abandoned ground for the purpose of extracting gold therefrom,
 - All liens or mortgages,
 - All claims in wet workings,
 - All water privileges,
 - All water-rights for sluicing purposes,
 - All sluicing claims, and
 - All residence areas and business sites,
- shall be registered with the mining registrar.

Registration in ordinary claims in dry alluvial workings shall be optional with the owners of such claims.

6. *Protection during suspension of work.*—When the holders of any claim (quartz or alluvial) require time for the purpose of procuring, erecting, or repairing machinery, or whenever, through unforeseen causes, it becomes necessary to suspend work on any claim upon which steam machinery has been erected, the mining registrar shall, upon application, grant a certificate (in the form of Schedule C) authorizing such claim to be held in reserve, and unworked for a period of three (3) months. At the expiration of such term, if it be found necessary to further suspend work, such protection may be renewed from time to time, provided always that, before any subsequent renewal of suspension shall be granted, a statutory declaration shall be produced, giving good and sufficient reasons for each further suspension of work. Such statutory declaration shall be filed by the mining registrar.

7. *Definition of old workings.*—The term "old workings" shall mean ground the greater part of which has been mined upon and which has been abandoned.

8. *Regulation for working claims.*—All claims shall be worked in accordance with the clauses contained in the sections regulating the class of mining under which they fall.

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

10. *Disputed shares or claims.*—No miner shall take forcible possession of any disputed claim, share, or interest, but to obtain the same must proceed by summons before the warden, in accordance with the provisions of clause 180 of *The Mining Statute 1865*, or in some other court of competent jurisdiction.

11. *Absence from claim.*—In all cases of absence of a shareholder, his partner or partners can, if he or they think proper, have his place supplied by a competent miner, and such shareholder shall

be responsible for any reasonable wages due to the person so employed. Any shareholder in a claim, unless when specially provided for in this bye-law, absents himself from his work forty-eight hours, his share or interest is liable to forfeiture, unless he provide a competent miner as his representative.

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

13. *Claims or shares therein not forfeited by neglect of hired workmen or tributors.*—No person holding a claim or portion thereof, or share or interest therein, who employs hired workmen, and no person holding a claim or interest therein, where the claim or a portion thereof is let on tribute, or worked by contract, shall be deemed to have forfeited his right, title, or interest in the same through any neglect, absence, or omission on the part of any workman thereon employed by him, nor by neglect, absence, or omission of any tributor to whom the claim or a portion thereof is let on tribute.

And the owner or owners of any claim let on tribute as aforesaid shall be deemed to be working the same in a *bona fide* manner, as much as if they employed hired workmen for that purpose, and shall enjoy all the rights, privileges, and exemptions contained in this bye-law, provided always that any such neglect shall not extend over a period of fourteen days; but, in the event of the neglect extending over that period, then any such claim, or shares therein, shall be liable to forfeiture, whether the owner or owners be acquainted with such neglect or not.

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

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

16. *Protection to stacked cement, tailings, &c.*—Any miner or miners wishing to retain possession of cement, tailings, quartz, or other substances, for any period not exceeding twelve months, for the purpose of extracting gold therefrom, may do so by registering their title thereto with mining registrar in the form of Schedule L.

17. *Sites proving auriferous.*—When the site occupied by cement, tailings, dams, tramway, quartz, tunnel, or race shall prove auriferous, the same may be mined upon, and the parties desiring the site shall, before commencing work, compensate the owners for any injury sustained, such compensation to be determined by arbitration, as provided for in clause 21.

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

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

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

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

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

23. *Redemption of title.*—When the owner of any claim or mining tenement forfeits his title to such claim or mining tenement, or any portion thereof, through the non-fulfilment of any of the provisions of this bye-law, his subsequent fulfilment of the aforesaid provisions shall redeem his title to any portion of such claim or mining tenement which may have been forfeited as aforesaid; provided no legal process has been commenced to obtain possession of such forfeited portion during the existence of the cause of forfeiture.

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

25. *Spare ground and over-sized claims.*—Any miner or miners may measure the surface area of any claim, and, should there be too much ground therein, he or they shall be entitled to the excess on whichever side of the claim he or they may prefer; provided the superficial area of such excess does not exceed the quantity allowed for the number of miners so taking possession.

26. *Mode of obtaining registration.*—Application in writing (in the form of Schedule A) shall be made to the mining registrar for the registration of all alluvial or quartz prospecting claims; all claims on which steam machinery is employed; all claims in wet workings; all ordinary quartz claims; all machinery sites; all water privileges; all water rights for sluicing purposes, and all sluicing claims held under this bye-law. Upon receipt of any application as aforesaid the mining registrar shall give to the applicant or applicants a certificate (in the form of Schedule B). A copy of such certificate, legibly written, shall forthwith be posted and kept posted by the applicants for seven (7) days in a conspicuous place on the area taken possession of or about to be taken possession of. At the expiration of seven (7) days from the date of such certificate the mining registrar shall, unless restrained by an injunction from some judge of a competent court or from a warden, make the registration applied for. For the registration of a residence or business area, application in writing (in the form of Schedule D) shall be made to the mining registrar, who shall give to the applicant a certificate (in the form of Schedule M). A copy of such certificate legibly written shall forthwith be posted and kept posted by the applicant for seven (7) days on the area taken possession of, and the registrar shall, at the expiration of seven days from the date of such certificate, unless restrained as above stated, make the registration applied for. All registrations effected by the mining registrar shall be correctly entered in a registration book to be kept by him for that purpose.

27. *Efficient mining.*—For the purposes of clauses 41 and 51 of this bye-law, efficient mining shall be the employment of such appliances and such a number of men as shall be necessary to carry on the work at its various stages with reasonable expedition; nevertheless within six (6) months after the discovery of payable gold, every share shall be fully represented, or the same shall be deemed liable to forfeiture.

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

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

30. *Abandonment of shares.*—Any shareholder in a registered claim may abandon his share or interest, provided that, previous to such abandonment, he shall give to his partner or partners, also to the registrar, a notice, in writing, to that effect.

Clauses 28, 29, and 30 shall not apply to any share or interest in a claim held under section 4 of this bye-law.

31. *Abandoned claims or shares.*—Claims held under sections 3 and 5 of this bye-law, or any share in such claims left unworked for eight (8) consecutive days, unless protected by clauses 6, 12, 13, 14, 23, 41, 51, 53, and 54 of this bye-law, shall be deemed to be abandoned.

SECTION 2.—DRY WORKINGS.

32. *Prospecting area.*—Any number of persons not exceeding six (6) purposing to prospect for any new, lost, or abandoned lead of gold in dry workings shall be entitled to take possession of a parcel of Crown lands not exceeding one hundred (100) feet along the supposed course of the lead for each person, by a width of one thousand (1,000) feet, and provisionally occupy the same as a prospecting area until the discovery of gold therein. When the lead has been discovered in such prospecting area, the holders thereof shall, within fourteen (14) clear days of such discovery, mark off the prospecting claim, to which they shall be entitled, and shall also report such discovery to the mining registrar, and at the same time make application for the registration of their claim, in accordance with clause 26. Prospectors neglecting to comply with these conditions shall only be entitled to an ordinary claim.

33. *Size of prospecting claims.*—Prospectors shall be entitled to mark off and hold an extent of claim as follows:—For discovering a new lead, one hundred (100) feet along the course of the lead for each person, by a width of five hundred (500) feet; for discovering a lost lead, seventy (70) feet along the course of the lead for each person, by a width of three hundred (300) feet. No prospecting claim shall exceed in extent the area allowed for six (6) men.

34. *Protection to prospectors.*—Prospectors, after taking possession of their prospecting area, and commencing to work thereon in a *bond fide* manner, shall be deemed to be the autho-

rized prospectors, and no other prospecting claim shall be allowed on the same lead within half-a-mile of such authorized prospectors' claims.

35. *Size of ordinary claims.*—Any number of persons not exceeding six (6) shall be entitled to take possession, in the manner specified in clause 3, of fifty (50) feet along the supposed course of the lead for each person, by any width not exceeding eight hundred (800) feet, and provisionally occupy such area until the discovery of the lead therein. At the expiration of fourteen (14) days after the discovery of the lead in such area, the provisional occupation thereof shall cease, and the owners shall thereupon define, in accordance with clause 3, the boundaries of the claim to which they shall then be entitled, and which shall be as follows:—Fifty (50) feet along the course of the lead for each person, by a width of two hundred (200) feet.

36. *Size of claims in old workings.*—Where machinery is not employed, one hundred (100) feet by one hundred (100) feet for each man, such claims shall not exceed in extent the area allowed for eight (8) men. Where machinery, either horse or steam, is employed, one hundred and fifty (150) feet by one hundred and fifty (150) feet for each man, but such claims shall not exceed in extent the area allowed for twelve (12) men.

37. *Mode of working.*—Working on dry alluvial claims must be proceeded with within forty-eight hours after the time of marking out until the claim is abandoned, except in cases provided for in general regulations, section 1. A breach of this clause shall render the share or shares affected liable to forfeiture.

SECTION 3.—WET WORKINGS.

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

Depth of sinking.	Length of claim.
Not exceeding one hundred (100) feet.	One hundred and twenty (120) feet.
Exceeding one hundred (100) feet, and not exceeding one hundred and fifty (150) feet.	One hundred and forty (140) feet.
Exceeding one hundred and fifty (150) feet, and not exceeding two hundred (200) feet.	One hundred and sixty (160) feet.

for each person on the supposed course of the lead, and such claim may be of any width not exceeding one half its entire length, but no claim shall exceed in extent the area allowed for forty (40) persons.

39. *Size of ordinary claims.*—The extent of ordinary claims shall be as follows:—

Depth of sinking.	Length of claim.
Not exceeding one hundred (100) feet.	Sixty (60) feet.
Exceeding one hundred (100) feet, and not exceeding one hundred and fifty (150) feet.	Seventy (70) feet.
Exceeding one hundred and fifty (150) feet, and not exceeding two hundred (200) feet.	Eighty (80) feet.

for each person on the supposed course of the lead, and such claim may be of any width not exceeding one half its entire length, but no claim shall exceed in extent the area allowed for forty (40) persons.

40. *Size of claims in old workings.*—The extent of claims in old workings shall be twice the ordinary extent in length for each person specified in clause 39. With full width of the old workings, such claim shall not exceed in extent the area allowed for twenty (20) persons.

41. *Registration and mode of working.*—Application in accordance with clause 26 shall be made for the registration of all claims held under clauses 38, 39, and 40 of this bye-law within twenty-one (21) days after taking possession of such claims, and within seven (7) days after registration the holders of such claims, or as many of them as can from time to time be properly employed thereon, shall *bond fide* proceed to work, and shall continue to work regularly upon or in connection with such claims, according to the usual course and practice of efficient mining; and any such holder neglecting to work, or to continue to work as aforesaid, either personally or by substitute, shall be deemed to have forfeited his share or interest in and to such claims: provided, nevertheless, any person may work his share or interest by contract, hired labor, or otherwise, and the title of such person to such share or interest shall not be invalidated by reason of such work being done by a smaller number of men than are registered in respect to the claim, provided such claim be worked efficiently.

SECTION 4.—ALLUVIAL EXTENDED AREAS.

42. *Conditions.*—In wet workings, irrespective of the depth of sinking, but where steam machinery of not less than fifteen (15) horse-power is required to work the ground, extended areas may be taken possession of, and may be occupied under section 4 of this bye-law by the projectors of mining companies in the manner and subject to the provisions hereinafter mentioned.

43. *Size of claim.*—Any number of persons not exceeding six (6), each being the holder of a miner's right, and being also the projectors of a mining company, may take possession, in the manner described in clause 3 of this bye-law, of seven hundred (700) feet in length on the supposed course of the lead for each person, by any width not exceeding one-third (1/3) the entire length taken possession of, and may provisionally occupy the same conjointly as a claim, without commencing work thereon for a period of four (4) months from the date of taking possession, such period being allowed for the formation and also the incorporation, under *The Mining Companies Act 1871*, of a company to work the ground.

44. *Survey.*—Within seven (7) days after taking possession of an extended area, the persons in possession thereof, or their agent, shall apply to the mining surveyor for the survey of the area, and a copy of the plan of survey, when made, shall be deposited with the mining registrar, who shall file the same. Upon application for a survey being made to the mining surveyor, and upon a deposit of £5, for the survey, having been lodged with the mining registrar, who shall receive such deposit, and give a receipt for the same, and shall also notify the mining surveyor that such deposit has been lodged, it shall be the duty of the surveyor to make, or cause such survey to be made, within fourteen days from the date of application; and, on completion of the survey, the mining registrar shall hand over to the surveyor the £5 deposited as aforesaid; provided nevertheless that, if any surveyor neglect or refuse to make the survey applied for, and thereby prevent the fulfilment of the conditions imposed by this clause, such neglect or refusal on the part of the surveyor shall not invalidate the occupation of such claim. The fees to be paid the surveyor shall be as per scale made by Order in Council gazetted 11th June 1867, or any subsequent Order in Council made in lieu thereof.

45. *Registration.*—When a company has been formed as aforesaid, a deed of association executed, and the required officers of such company appointed, the provisional occupation of the claim shall cease, and thereupon each and every seventy (70) feet comprised in the length of the claim shall be deemed and held to be the extent of ground allowed for one (1) person, and the legal manager of the company shall then make application, in writing, to the mining registrar in the form of Schedule O for the registration of the claim under a consolidated miner's right representing a single miner's right for each and every seventy (70) feet comprised in the length of the claim. Upon receipt of the application for registration, the mining registrar shall give to the applicant a certificate in the form of Schedule P. A copy of such certificate, legibly written, shall forthwith be posted by the applicant in a conspicuous place at the office of the mining registrar. At the expiration of seven (7) days from the date of such certificate, the mining registrar shall, unless restrained by an injunction from some judge of a competent court, or from a warden, make the registration applied for.

46. *Labor to be employed.*—If all the foregoing provisions have been complied with, the manager shall then be entitled, on behalf of the company, to hold the ground for a period of six (6) months by keeping constantly employed on the claim such a number of men as shall be requisite to carry on the work at its various stages with reasonable expedition; and, on the expiration of the aforesaid period of six (6) months, if the requisite number of men have been constantly employed on such claim, the manager shall, on behalf of the company, be entitled to hold the ground for a further period of six (6) months, by keeping constantly employed on the claim one (1) man for every three (3) persons' ground comprised in such claim; always provided that, when the underground workings are sufficiently extended to admit of the full complement of men required to represent such claim being employed thereon, the manager shall then, on behalf of the company, employ and keep employed one man for each and every one person's ground comprised in such claim. Further, provided that, should the holders of such claim fail to form a company as aforesaid within the first-mentioned period of four (4) months, or, if formed, fail to comply with the provisions of this bye-law, then all such holders' rights and title to such claim shall be absolutely forfeited, and any person or persons may, under an order from a competent court, take possession of the whole or any portion of such forfeited claim, subject to the provisions and conditions imposed under this bye-law. It shall be imperative that, within seven (7) days after taking possession of an extended area, the parties taking possession shall advertise notice thereof (in the form of Schedule N) in one issue of a newspaper circulating in the district, and a copy of the newspaper containing such notice shall be lodged with the mining registrar, who shall file the same.

47. *Mode of fixing boundaries at the time of survey.*—It shall not be necessary at the time of taking possession of an extended area under clause 43 to mark or define the boundaries thereof accurately and completely, but at the time of making survey the boundaries shall be adjusted so as to include the land taken possession of, or intended to be taken possession of, and the boundaries of every such extended area shall, at the time of making survey thereof, be completely and accurately defined by the surveyor, in accordance with clause 3 of this bye-law, but in no case shall the width of an extended area exceed one-third (1/3) the length thereof, and such boundaries shall be correctly delineated upon a plan showing accurately the extent and locality of such extended area, and also its connection with some fixed point in the survey of some other claim, or in some Government survey.

48. *Re-survey not required.*—When any person shall have been put into possession, by a competent court, of an abandoned or forfeited extended area which has been previously surveyed, it shall not be necessary to have a re-survey, but such person can, by paying the prescribed fee, obtain from the mining registrar a tracing or duplicate thereof, to be taken from the office plan, showing the area as held by the previous owner or owners, and such area, with such boundaries as are therein set forth, shall be deemed the boundaries of the area held by the new owner the same as if the survey had been made at his request.

SECTION 5.—QUARTZ REEF CLAIMS.

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

50. *Prospecting claim.*—Any number of persons not exceeding twenty (20) prospecting for a quartz reef shall be entitled to mark

off and hold as a prospecting claim an area of sixty (60) feet in length along the course or supposed course of the reef for each shareholder, by a breadth of eight hundred (800) feet, but no prospecting claim shall be allowed within a quarter of a mile from any other quartz reef claim at work at the time of marking out such prospecting claim.

51. *Registration and mode of working.*—Application, in accordance with clause 26 of this bye-law, shall be made for the registration of all quartz claims within seven (7) days after taking possession of such claims, and within seven (7) days after the registration of any claim the owners thereof, or as many of them as can from time to time be properly employed thereon, shall *bond fide* proceed to work, and continue to work upon such claim by themselves, or their agents or servants, according to the usual course and practice of efficient mining, and any such holder neglecting to work and to continue to work as aforesaid, either personally or by substitute, shall be deemed to have forfeited his share and interest in and to such claim; nevertheless the title to any claim, share, or interest shall not be invalidated by reason of such claim being worked by a smaller number of men than are registered in respect of such claim, or by reason of the work being done by contract, hired labor, or otherwise, provided such claim be worked efficiently.

52. *Amalgamation of claims.*—Any number of adjoining quartz claims on the same line of reef may, provided the length of such claims taken together does not exceed four hundred (400) yards, be amalgamated by the holders thereof posting near the centre of the claims so amalgamated a notice stating the extent of the claims so amalgamated; claims so amalgamated must be worked *bond fide*; the amalgamation of such claims must be registered in form of Schedule G. This clause shall not apply to prospecting claims.

53. *Suspension of work.*—Any persons who have done six (6) consecutive months' *bond fide* work in a quartz claim may obtain from the registrar a certificate (in the form of Schedule C, hereto appended) authorizing suspension of work in said claim for any period not exceeding three (3) months; previous to a subsequent suspension being allowed three (3) additional consecutive months' *bond fide* work must be done on the claim. The provisions of this clause shall not apply to claims amalgamated under clause fifty-two (52) of this bye-law.

54. *Claims dependent on machinery.*—Should the machinery on any claim by which any adjoining quartz claims are drained be disabled or stopped from working, the holders of such claims shall be entitled to suspension from work until the machinery is repaired, or the working of it renewed. Holders of adjoining claims, who have worked out the level such machinery is drawing water from, may suspend work until the owners of the machinery have completed the sinking of their shaft to a lower level.

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

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

SECTION 6.—SITES OCCUPIED BY CRUSHING MACHINES.

57. *Size of claim.*—The owner or owners, or the legal representatives of the owners of any machinery may occupy four thousand (4000) square yards for each nominal horse-power of the engine, always provided that any miner or miners shall be allowed to work any auriferous ground, or prospect any portion thereof, so long as the same does not interfere with or injure the works; and any person or persons may erect any tent or building thereon at distance of not less than two hundred (200) feet from the centre of the works.

58. *Notice of application.*—Any person seeking to occupy ground for the purpose herein specified shall make application (in accordance with clause 26) to the registrar for the registration thereof within seven (7) days after marking off the site, and shall state in the application the nominal horse-power of the engine to be used.

59. *Objections.*—Any person objecting to the occupation of any site for machinery, under clause 57 of this bye-law, must proceed before the warden or Court of Mines, as the case may be, under *The Mining Statute 1865*, or any amendment thereof.

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

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

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

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

SECTION 7.—WATER PRIVILEGE.

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

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

Seven (7) days before the registration of any water privilege a copy of the above notice, legibly written, must be kept posted on the site to be taken possession of, and a copy also lodged with the registrar, and on the registration of the water privilege the site can be taken possession of, and any person objecting to any site for a water privilege must proceed before the warden or Court of Mines, as the case may be, under *The Mining Statute 1865*, or any amendment thereof.

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

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

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

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

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

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

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

72. *Waterholes reserved.*—Waterholes, reservoirs, or springs may be reserved for domestic or commonage purposes upon registering the same with the mining registrar (in the form of Schedule J), but no monopoly of any spring or natural waterhole shall be allowed.

SECTION 8.—WATER-RIGHTS AND PRIVILEGES FOR SLUICING PURPOSES.

73. *Extent of hill and surface claims for sluicing purposes.*—The extent of hill and surfacing claims where opened and prospected by a sluicing party, and worked with an open face or cutting from the surface, shall be forty (40) yards by one hundred and sixty (160) yards, three (3) men at least to be employed at each claim.

74. *Extent of claims in gullies.*—The extent of claims in gullies, where opened and prospected by a sluicing party, and worked with an open face or cutting from the surface, shall be thirty (30) yards wide by two hundred and sixty (260) yards in length, three (3) men at least to be employed at each claim.

75. *Size of extended claims.*—Claimholders having to cut a tail-race, exceeding one mile in length, or using expensive machinery, shall be entitled to an extended claim, not exceeding four ordinary claims.

76. *Forfeiture of claim.*—Claims unoccupied or abandoned for seven days shall be deemed forfeited, except in cases of sickness, attendance at courts of justice, public holidays, urgent business, or unless specially provided for in this bye-law.

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

78. *Notice of intention to take up a water-right.*—A written notice (in the form of Schedule E) of intention to take up a water-right or to shift the head of a race, shall be left with the registrar, who shall keep a copy posted and exposed for fourteen (14) clear days at his office. At the expiration of the aforesaid fourteen days, application, in accordance with clause 26, shall be made to the registrar for the registration of the right, and the right when registered can be taken possession of.

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

80. *Priority of rights.*—In case of failure of water, the junior water-right shall give way to the next preceding senior right, and so on in rotation as the supply diminishes, and three (3) clear days after notice from the registrar such junior right-holder shall turn sufficient water down the creek from the head of his race to make up the deficiency in the gauge of the preceding right, and, without further notice, shall continue or increase the quantity of water so diverted as the race may require to keep up the gauge.

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

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

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

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

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

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

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

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

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

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

91. *Drains to be cut for carrying off sludge.*—The owners of any sluicing claim or race must cut a drain to carry off their tailings, sludge, or water, into some main channel or water-course. Should they, by neglecting to observe this provision, injure any claims or gold workings, or do other injury to the public, such owners or shareholders, or any of them, will be liable to the penalty provided for in clause 24.

SECTION 9.—RESIDENCE AND BUSINESS SITES.

92. The mining surveyor shall, when requested in writing by any six (6) or more holders of business licenses, survey and mark out a line of street for occupation under business license, and the frontage of a business site to any such street shall not exceed sixty-six (66) feet, the depth shall be one hundred and sixty-five (165) feet.

93. No street shall be marked out within a quarter of a mile of any quartz reefs in actual work, or which have not been abandoned for a longer period than two (2) years. All streets shall be surveyed and laid out in straight lines, and as nearly as possible at right angles to each other.

94. All applicants for sites surveyed by the mining surveyor shall draw lots for the priority of choice, unless the applicants or any of them have previously erected buildings thereon, in which case such applicants shall be left in possession of the sites they occupy, or unless the applicants can agree mutually without such drawing of lots: previous to the drawing of the lots a plan shall be prepared, and the allotments numbered. After obtaining any site by ballot or selection the occupant thereof must, within ten (10) days, commence to erect a building thereon or the site will be forfeited.

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

96. Any holder of a miner's right or business license shall be entitled to take possession of, in the manner described in clause 3 of this bye-law, and hold, for the purpose of residence, an area of ground not exceeding one (1) acre in extent, to be in the form of a parallelogram where practicable, whose length shall in no case exceed three (3) times its width: such area may be occupied on any Crown lands within the Raglan division of the Ararat Mining District, not reserved for roads or any other public purpose, and outside the boundaries of a proclaimed township; provided always that no larger area than a frontage of sixty-six

(66) feet, by a depth of one hundred and sixty-five (165) feet, shall be occupied by the holders of a miner's right as a residence area within the boundaries of a proclaimed township in the aforesaid division.

97. If the holder of any residence area fails to put up a dwelling-house thereon, and to occupy it for residence within four (4) months from the date of registration thereof, his title thereto shall be deemed to be absolutely forfeited.

98. Any holder of a miner's right having resided on his residence area for a period of twelve (12) months, may be absent from the same for a period of twelve (12) months without forfeiting the same, by registering it under a protection registration (in the form of Schedule K).

SECTION 10.—MINING REGISTRAR.

99. *Duties of mining registrars.*—It shall be the duty of the mining registrar appointed for the Raglan division of the Ararat Mining District to have his office in a convenient place, and to keep it open daily between the hours of ten o'clock a.m. and two o'clock p.m.; he shall effect all the registrations required by the bye-law in force in his division; shall transfer registered claims or shares in registered claims; shall keep a register-book in which shall be entered all transactions that he shall be required to register; shall, on receiving the prescribed fee, give a certified copy of any entry made in said book to any person desiring the same; and shall perform such duties as may be prescribed for him in the bye-laws of this board; provided always that no neglect or default of any registrar, or his deputy or assistant, shall in any way prejudice the right or title of any person to any interest, matter, or thing in respect of which such registrar shall have any duty to perform under this bye-law.

100. *Expenses of registration.*—The sums to be paid to the mining registrar for the purpose of defraying the expenses of registration mentioned in this bye-law shall be as follow:—

	E	s.	d.
For each one person's ground, clause 45	0	0	6
For each share or interest	0	0	6
For each transfer of a share or interest, or registration of same	0	1	0
For liens and mortgages, clause 20	0	1	0
Certificate of suspension under clauses 6, 53, and 54	0	1	0
Amalgamation of claims, water-rights, &c.	0	1	0
Stacked cement, quartz, or any auriferous substance, clause 16	0	1	0
For registration for residence area or business site	0	1	0
For copy from the registration book	0	1	0
Address of agent	0	0	6
Machinery sites, section 6	0	2	6
For obtaining tracing or duplicate of surveyor's plan, clause 48	1	0	0
Registration under clause 72	0	1	0
Registration under clauses 95 and 98	0	1	0
For filing statutory declaration, clause 6	0	0	6
For receiving deposit for survey and notifying surveyor, clause 44	0	2	6
For filing copy of plan of survey, clause 44	0	1	0
For filing copy of newspaper, clause 46	0	0	6
Renewal of registration for residence area or business site			Free

101. *Extent of bye-laws, and repeal of former bye-laws.*—This bye-law shall apply to and be in force in the Raglan division only, and from and after the date at which this bye-law shall have the force of law, the following bye-laws, viz.:—Bye-law No. 2, regulating alluvial mining in the Raglan division of the Ararat Mining District, gazetted 8th July 1881; bye-law No. 3, Raglan division, gazetted 30th December 1881; also section 8—quartz bye-law—being clauses 104 to 141 of bye-law No. 1, gazetted 13th October 1881—so far as the said section and clauses relates to the Raglan division, shall be, and the same are hereby repealed; always saving and excepting the obligations, liabilities, and rights of all persons obtained previous to and held at the time of this bye-law coming into operation.

SCHEDULE A.—Clause 26.

Form of Application for Registration of Claims.

I [or we], the undersigned, hereby give notice to the mining registrar for the division of the Mining District of Ararat that I did, on the day of at the hour of o'clock .m., take possession, in accordance with the provisions of the bye-law of the Mining Board of the Mining District of Ararat, numbered clause of a situated containing or thereabouts; and hereby make application to the said to make registration thereof.

Dated at this day of 188 .

Signatures.

SCHEDULE B.—Clause 26.

Certificate.

This is to certify that the undermentioned person did, this day of at the hour of o'clock .m., make application for the registration of such a quantity of land at as may, under the provisions of clause of bye-law No. be held under miner's right as a , and did at the time of making such application produce to me the miner's right hereunder set forth , and that I shall on the day of make registration of such unless prior to said date an injunction from some judge of a competent

No. 21.—FEBRUARY 19, 1886.—2.

court, or from a warden, shall have been served upon me, restraining me from making such registration.

Dated at this day of 188 .
Mining Registrar.
Names. No. Miners' rights. Date.

SCHEDULE C.—Clauses 6, 53, and 54.

Notice of Protection Registration.

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

Dated at this day of 188 .
Mining Registrar.

SCHEDULE D.—Clause 26.

Application for Residence and Business Areas.

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

Miner's right or business license.

No. date [Signature].

SCHEDULE E.—Clause 78.

Notice of Application for Water-right.

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

Dated at this day of 188 .
Signatures.

SCHEDULE F.—Clauses 52 and 90.

Application for Amalgamation of Claims.

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

Miners' rights. Date.
Signatures. No.

SCHEDULE G.—Clauses 52 and 90.

Certificate of Amalgamation.

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

Given under my hand at this day of 188 .
Mining Registrar.

SCHEDULE H.—Clause 20.

Form of Lien Ticket.

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

Dated at this day of 188 .
Miners' rights. Date.

Lienor—
Lienee—
Witness—

The within lien was registered by me this day of 188 , at the hour of o'clock .m.
Mining Registrar.

SCHEDULE I.

Form of Transfer.

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

Dated at _____ this _____ day of _____ 188____.
Miner's right.
No. _____ Date _____.

Transferor—

Transferee—

Witness—

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

Mining Registrar.

SCHEDULE J.—Clause 72.

We, the undersigned, do hereby certify that the _____ situated _____ is required for _____ purposes, and apply to have the same registered therefore.

I have this day registered for _____ purposes the above situated _____
[Signed.]

Dated _____ Mining Registrar.

SCHEDULE K.—Clause 98.

I, the undersigned, hereby certify that I have resided on my _____ area situated at _____ for the period required by clause _____ of bye-law numbered _____, and I now apply for the protection registration thereof for a period of _____ from this date.

Date _____ Miner's right.
No. _____ Date _____.

I have this day registered _____ for leave to absent himself from his _____ area situated _____ for the period of _____ from this date.

Dated _____ Mining Registrar.

SCHEDULE L.—Clause 16.

I have this day registered for protection for a term of _____ months from the date hereof the _____ belonging to and stacked by _____ at _____ under the provisions of clause _____ of bye-law No. _____

Dated _____ Miners' rights.
No. _____ Date _____.

Mining Registrar.

SCHEDULE M.—Clause 26.

Certificate.

This is to certify that the undermentioned person did, this _____ day of _____ at the hour of _____ o'clock, make application to me for the registration of a _____ area situated at _____, and being allotment _____ of section _____ in the parish of _____, having a frontage of _____ feet to _____ street or road by a depth of _____ feet; and that I shall on the _____ day of _____ make registration of such _____ area, unless prior to said date an injunction from a judge of a competent court, or from a warden, shall have been served upon me restraining me from making such registration.

Miner's right.
No. _____ Date _____.

Mining Registrar.

SCHEDULE N.—Clause 46.

We, the undersigned, hereby give notice that we did on the _____ day of _____ take possession of such a quantity of land as may, under the provisions of section 4 of the bye-law of the Mining Board of Ararat, numbered _____, be provisionally occupied under _____ miners' rights as an extended area; the land taken possession of is situated. [State precise locality and the names of persons (if any) in occupation of the surface for other than gold mining purposes.]

Date _____ Signatures _____ Date of miners' right _____.

SCHEDULE O.—Clause 45.

I, the undersigned, legal manager of the [state name of the company] do hereby, on behalf of the said company, make application to the mining registrar for the Raglan division of the Ararat Mining District for the registration of the claim taken possession of on the _____ day of _____, by _____ as an extended area claim, under the provisions of section 4 of bye-law No. _____ of the Mining Board of Ararat. The said claim contains _____ persons' ground of 70 feet in length for each person, and is situated as shown on the copy of the plan of survey deposited with the mining registrar.

Dated at _____ this _____ day of _____ 188____.
Signature _____.

SCHEDULE P.—Clause 45.

This is to certify that Mr. _____, describing himself as legal manager of the _____, did, this _____ day of _____ make application, on behalf of the said company, for the registration of a claim taken possession of on the _____ day of _____ by _____ as an extended area claim, under the provisions of section 4 of bye-law No. _____ of the Mining Board of Ararat, and situated as shown on a copy of the plan of survey deposited with me, and stated to contain _____ persons' ground of 70 feet in length for each person, and did, at the time of making such application, produce to me a consolidated miners' right, representing _____ miners' rights as hereunder set forth. And that I shall, on the _____ day of _____, make registration of such _____, unless, prior to said date, an injunction from some judge of a competent court, or from a warden, shall have been served upon me, restraining me from making such registration.

Dated at _____ this _____ day of _____ 188____.
Mining Registrar.

Consolidated miners' right.

Name _____ No. _____ Date _____.

The undersigned members of the said Mining Board concurred in making the foregoing Bye-law.

J. W. BROWNE,
W. REID NICOLL,
W. B. HODGETTS,
JOSEPH FROST,
SAMUEL GLISSON,
ALEXANDER MILLER,
W. M. BURKE,
THOS. CHAMBERLAIN,
STEPHEN WILLIAMSON,
JOHN F. HUNTER, Chairman.

I hereby certify that in my opinion this Bye-law is not contrary to law.

ALFRED DEAKIN,
Solicitor-General.

Crown Law Offices,
Melbourne, 10th February 1886.

GOLD MINING LEASES AND MINERAL LEASES DECLARED VOID.

It is hereby notified, in accordance with the Orders in Council relating to Gold Mining Leases and Mineral Leases, that the undermentioned Leases of Auriferous and Mineral Crown lands have been declared void.

District.	Division.	No. of Lease.	Date of Lease.	Lessee.	Area.	Locality.
					A. R. P.	
Gold Mining Leases.						
Gippsland ...	Jericho ...	738	8th Sept. 1884	M. Lang ...	47 0 4	Mount Useful
Sandhurst ...	Sandhurst ...	4218	16th Sept. 1880	E. Kimpton ...	6 1 25	Golden Gully
" ...	" ...	5216	4th Aug. 1884	J. Lehmann and another	7 1 34	Diamond Hill
" ...	" ...	5397	7th Dec. 1885	C. Wood ...	5 3 15	Gold Dust Reef
Mineral Leases.						
Sandhurst ...	Heathcote ...	527	25th Oct. 1880	T. Lang ...	12 2 24	North Costerfield
Castlemaine ...	Kyneton ...	718	27th Oct. 1884	A. McKenzie ...	26 1 13	Bullengarook

C. W. LANGTREE,
Secretary for Mines.

Office of Mines,
Melbourne, 17th February 1886.

"Mining on Private Property Act 1884."
APPLICATION FOR A MINING LEASE.

IN pursuance of the Act of Parliament 48 Victoria No. 796, section 29, it is hereby notified that, after the expiration of one month from the date hereof, it is intended to grant a lease of the portion of ground hereunder mentioned and described.

J. F. LEVIEN,
Minister of Mines.

Mining District.	No. of Lease.	Name of Applicant.	Name of Owner.	Area.	Locality.	Term of Lease.	General Remarks.
Ballaarat ...	321	The Parade Quartz Co. No Liability	The Parade Quartz Co. No Liability	Alotments 1, 4, 7, 15 and 16, section 24	Township of Ballaarat East	15 years	This application is made under the provisions of sec. 3 of the Act.

APPLICATIONS FOR GOLD MINING LEASES.

IN pursuance of the Act of Parliament 48 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 mentioned, subject to such excisions, modifications, and reservations as may be necessary.

Department of Mines and Water Supply,
Melbourne, 17th February 1886.

J. F. LEVIEN,
Minister of Mines.

Mining District.	No. of Application.	Names of Applicants, and style under which it is intended that the business shall be carried on.	No. of Lease.	Approximate Area of Ground intended to be leased.	Amount of Money proposed to be invested, and in what manner the land is to be worked.	Minimum number of men to be employed when commencing operations, also subsequently when in full work.	Produce locality and time of commencing operations.	Term of Lease, and General Remarks, showing excisions to be made from area applied for, &c.
Ararat ...	571	E. C. Grant	1102	A. R. P. 20 2 0	...	Fifteen men ...	Stawell. Now at work	15 years.
Sandhurst ...	200	G. Phillips. "New Cockatoo G. M. Company, Rushworth"	5442	27 3 35	£6000. Manual labor and machinery	First six months two men, subsequently twelve men	Nuggetty Gully. On grant of lease	15 years.
" ...	4029	J. G. Weddell	5459	18 1 14	...	Ten men ...	Wilson's Reef. Now at work	15 years.

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.	£	
Gold Mining Leases.									
Castlemaine	Castlemaine ...	2627	18.1.86	15	S. W. Jonnes, A. E. Jonnes, and T. Boyd	20 2 25	5 3 4	1	Melbourne
Sandhurst	Sandhurst ...	5411	21.12.85	15	J. Baird and J. Lehmann	14 1 5	3 11 6	1	Sandhurst
Mineral Lease.									
Gippsland	Russell's Creek (Moe)	749	8.2.86	15	The Moe Coal Mining Company Limited	144 2 25	7 4 8	1	Melbourne
Leases under "The Mining on Private Property Act 1884."									
Sandhurst	Sandhurst ...	158	8.2.86	11	Extended Hustlers Freehold Company No Liability	2 3 39	4 0 0	1	Sandhurst
Ballaarat	Ballaarat ...	446	8.2.86	15	T. Richards	137 2 26	4 0 0	1	Ballaarat

Corrigendum.—In notice, Mining Leases, &c., published in the *Government Gazette* of the 12th February 1886, p. 338, it should be stated that lease No. 2386, Beechworth, was issued in lieu of leases Nos. 1649 and 2314, Beechworth, surrendered. Fine £2.

J. F. LEVIEN,
Minister of Mines.

Office of Mines,
Melbourne, 17th February 1886.

GOLD MINING LEASES SURRENDERED.

BEECHWORTH DISTRICT—GAFFNEY'S CREEK DIVISION.
No. 1649, dated 21st December 1875; W. Hogarth; 13a. Or. 12p.; Gaffney's Creek.
No. 2314, dated 8th September 1884; Hunt's Extended G. M. Co. Limited; 3a. Or. 28p.; Gaffney's Creek.
A new lease, No. 2386, has been issued in lieu of the above leases.

C. W. LANGTREE,
Secretary for Mines.

Office of Mines,
Melbourne, 17th February 1886.

POPULATION OF VICTORIA.

QUARTERLY Abstract, showing the Estimated Population of Victoria on the 31st December 1885:—

Year 1885.	Males.	Females.	Males.	Females.	Total.
Births ...	15,407	14,508			
Arrivals by sea ...	53,531	23,649			
			68,938	38,157	107,095
Deaths ...	8,269	6,113			
Departures by sea ..	41,502	20,648			
			49,771	26,761	76,532
Increase during the year ...			19,167	11,396	30,563
Population on the 31st December 1884			510,659	450,617	961,276
Population on the 31st December 1885			529,826	462,013	991,839

Note.—In 1885, the births numbered 29,915, and the deaths 14,382, the excess of the former over the latter being thus 15,533, or 108 per cent. The births exceeded those in 1884 by 1,065, and were also more numerous than in any other year; the deaths exceeded those in 1884 by 877, and also exceeded those in any other year, except 1875, when they numbered 15,287. The apparent increase of population in 1885 (30,563) exceeded that in 1884 by 1,077, and was also much above that in any year since 1857, when the apparent increase was 41,384. The next highest numbers since 1857 were 29,784 in 1864, 29,486 in 1884, 26,809 in 1870, and 26,157 in 1880—the last named being the Exhibition year. The excess of arrivals by sea over departures by sea recorded in 1885 (15,030) was 889 above the similar excess in 1884, and was also above that in any year since 1858, when it was 30,286. The increase by excess of registered births over registered deaths (15,533) was higher than in 1884 by 188, and was also higher than any such increase recorded since 1873, when it was 16,599. It should be stated that, whilst it is probable nearly all the deaths and arrivals by sea are noted, there is reason to believe that some births and departures by sea are not recorded; it should also be borne in mind that no account is or can be taken of persons who come and go overland. The figures of births and deaths during 1885, and consequently those of population, will probably be slightly altered when the returns of the deputy registrars are finally examined.

The estimated population of New South Wales at the end of 1885, just published, was 980,573; the increase during the year being 59,305, or 7,300 more than in 1884. With increases corresponding with those in 1885, a population of a million should be shown by the returns of Victoria at the end of next March, and by those of New South Wales about a month later.

HENRY HEYLYN HAYTER,
Government Statist.

Office of the Government Statist,
Melbourne, 17th February 1886.

POLLING-PLACES.

At the Executive Council Chamber, Melbourne, the sixteenth day of February 1886.

PRESENT:

His Excellency the Governor.

Mr. Service	Mr. Deakin
Mr. Berry	Mr. Leven
Mr. Gillies	Mr. Sargood
Mr. Langridge	Mr. Campbell
Mr. Tucker	Mr. Thornley.

IN pursuance of the provisions contained in the 73rd section of *The Electoral Act 1865*, His Excellency the Governor, with the advice of the Executive Council, doth by this present Order appoint

For the Electoral District of Avoca:

NORTH QUAMBATOOK

to be a Polling-place for the Glenloth division.

For the Electoral District of Benambra:

WALWA

to be a Polling-place for the Towong division.

For the Electoral District of Kilmore and Anglescy:

MERTON

to be a Polling-place for the Alexandra division;

SWITZERLAND

to be a Polling-place for the Tallarook division;

BREAK-O'DAY

to be a Polling-place for the Yea division.

For the Electoral District of Moira:

BADDAGINNIE

to be a Polling-place for the Benalla division.

For the Electoral District of South Gippsland:

LEONGATHA

to be a Polling-place for the Alberton division;

ALLAMBERE WEST

to be a Polling-place for the Buln Buln division;

CALLIGNEE

to be a Polling-place for the Traralgon division;

SOUTH WILLUNG

to be a Polling-place for the Woodside division.

For the Electoral District of Villiers and Heytesbury:

CARPENDIT

to be a Polling-place for the Heytesbury East division;

GRASSMERE

to be a Polling-place for the Minhamite division;

ELLERSLIE

to be a Polling-place for the Terang division;

LAKE BOLAC

to be a Polling-place for the Wickliffe division.

And the Honorable Graham Berry, Her Majesty's Chief Secretary for Victoria, shall give the necessary directions herein accordingly.

ROB. WADSWORTH,
Clerk of the Executive Council.

VICTORIAN MILITARY FORCES.—REGULATIONS.

At the Executive Council Chamber, Melbourne, the eighth day of February 1886.

PRESENT:

His Excellency the Governor.

Mr. Gillies	Mr. Sargood
Mr. Langridge	Mr. Campbell
Mr. Deakin	Mr. Thornley

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 addition to the Regulations for the Victorian Military Forces, that is to say:—

DRESS REGULATIONS.

Part 2, section N, page 28, "Non-commissioned officers and men of Torpedo Corps."

The following paragraph is added, viz:—

"Permanent Staff—Dress as for Engineer Corps."

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

THOS. BRISBANE,

For the Clerk of the Executive Council.

GRANT FOR THE PURCHASE OF BOOKS FOR MECHANICS' INSTITUTES OR PUBLIC LIBRARIES IN COUNTRY DISTRICTS—1885-86.

APPLICATIONS to participate in the above grant of £5000 will be received at this office until the 28th February 1886.

The conditions attached to the vote are:—

I. That grants be made in proportion to the sum; in the aggregate not less than £5, collected by private subscriptions or local rates during 1885.

II. That no grant, exceeding £100 be paid to any one library.

III. That no more than one-sixth of the entire sum be divided amongst institutions within ten miles of Melbourne.

Institutions not already supplied with forms of application can obtain them on application, by letter, addressed to this office.

ALFRED DEAKIN,

For the Chief Secretary.

Chief Secretary's Office,
Melbourne, 2nd February 1886.

SHIRES OF NUMURKAH AND SOUTH SHEPPARTON.—ADJUSTMENT OF ACCOUNTS.

At the Executive Council Chamber, Melbourne, the sixteenth day of February 1886.

PRESENT:

His Excellency the Governor.

Mr. Service	Mr. Deakin
Mr. Berry	Mr. Leven
Mr. Gillies	Mr. Sargood
Mr. Langridge	Mr. Campbell
Mr. Tucker	Mr. Thornley

WHEREAS by *The Local Government Act* (38 Vict. No. 506, secs. 19-20) it was enacted that, subject to the provisions of the said Act, the Governor in Council might make Orders exercising certain powers therein set forth, amongst others to constitute any part of Victoria containing rateable property capable of yielding upon a rate not exceeding One shilling in the pound on the annual value thereof, estimated under the provisions of the said Act, a sum of Five hundred pounds, a shire: and to sever any portion of Victoria forming part of a municipal district from such municipal district, and annex the same to any other municipal district with which the portion so severed forms one continuous area, and from time to time make any apportionment of property, rights, and liabilities, and give any directions as to any matters and things that might be necessary to do justice as between the municipalities concerned: And it was further enacted that, where, in consequence of the exercise of any of the powers contained in the above in part recited section, any rights, liabilities, or matters require to be adjusted, the Governor in Council might by any Order settle and adjust the same: And whereas the Governor in Council, by an Order made on the 10th April 1884, severed a certain area from the Shire of Shepparton (now the Shire of Numurkah) and constituted the same a new municipality under the name or title of The Shire of South Shepparton, and in consequence of such severance it has become necessary to adjust certain rights and liabilities of the said shires: And whereas such adjustment has been made and agreed to by the Councils of the said shires: Now therefore I, the Governor, with the advice of the Executive Council, do hereby order in accordance with such adjustment that the second moiety of subsidy due and payable in the year 1885, on rates collected within the area contained in the said shires and withheld pending such adjustment, be paid to the said municipalities in the two following amounts, viz:—To the Shire of South Shep-

parton Eleven hundred and thirty-seven pounds nineteen shillings and fivepence, and to the Shire of Numurkah Seven hundred and thirty-five pounds one shilling and sixpence.

And the Honorable Alfred Deakin, Her Majesty's Commissioner of Public Works for Victoria, shall give the necessary directions herein accordingly.

ROB. WADSWORTH,
Clerk of the Executive Council.

VICTORIAN RAILWAYS.

PASSENGERS FROM QUEENSLIFFE TO MELBOURNE ON MONDAYS.

For the convenience of passengers returning to Melbourne on Mondays during the Summer season, carriages will be set apart for them on the 6.55 a.m. train from Queenscliffe. On arrival at Geelong, these carriages will be attached to the Melbourne train, thus obviating the necessity of passengers changing there.

SEASIDE EXCURSIONS.

To give residents in the country an opportunity of visiting the coast at or near Queenscliffe, Birregurra, Portland, Frankston, or Sale, during the summer months, Seaside Excursion tickets, available for one month, will be issued at a low rate at the principal stations from 24th November 1885 to 31st March 1886 (both dates inclusive). The issue of these tickets will not be affected by any other excursions. For full particulars, see posters at all stations.

TOURISTS' TICKETS.

Tourists' Tickets (not available for breaking journey between starting and first terminating station, but available for so doing at certain stations on the return journey) are still issued daily at Melbourne, Ballarat, Geelong, Sandhurst, Castlemaine, and Maryborough stations, available for return for 30 days. They will continue to be issued till the 30th April, and full particulars and fares may be obtained from the Book Time-Table and posters at stations.

GOODS FOR STAWELL.

From Monday, 15th February, and until further notice, all goods to and from Stawell will be signed for and carried at owners' risk during rebuilding of goods shed.

CONTINENTAL CONCERT AT ROYAL PARK ON SATURDAY, 20TH FEBRUARY.

For the convenience of passengers wishing to attend the above, a special train will leave Melbourne for the Royal Park at 3 p.m. It will pick up passengers at intermediate stations.

MELBOURNE RACES, AUTUMN MEETING 1886.

By the last through trains from all stations to Melbourne (suburban lines excepted) on Friday, 26th February, Wednesday, 3rd, and Friday, 5th March, and by the first up trains on Saturday, 27th February, Thursday, 4th, and Saturday, 6th March, from Kyneton, Sandhurst, Maryborough (via Castlemaine), Maldon, Lancefield, Daylesford, Melton, Queenscliffe, Camperdown, Ballarat, Lilydale, Frankston, Seymour, Warragul, and all intermediate stations to Melbourne (suburban lines excepted), tickets will be issued at Holiday Excursion Fares, available for return up till Monday, 8th March, inclusive.

By Order of the Commissioners,

P. P. LABERTOUCHE,
Secretary for Railways.

INSOLVENCIES.

RETURN of Melbourne Insolvencies during the week ending the 13th day of February 1886:—

Date, name, trade, address, assignee.

8th February.

Thomas Ignatius Bradley, police constable, Richmond, Anderson.

10th February.

Albert Brenner, professor of music, St. Kilda, Jacobm.
David Curtain, carter, South Melbourne, Jacobm.
Harriet Ann Le Bert, dressmaker, St. Kilda, Anderson.
Thomas Simcoe, tailor and outfitter, Richmond, Cohen.

11th February.

Michael Walsh, sharebroker, Melbourne, Anderson.
(By order absolute, dated 11th February 1886.)

12th February.

Henry Ruben, laborer, Hotham Hill, Cohen.
CHAS. P. WILLIAMS,
Chief Clerk.

Court of Insolvency,
Melbourne, 17th February 1886.

HORSE MALICIOUSLY WOUNDED AT EMU FLAT.
TWENTY POUNDS REWARD.

WHEREAS, during the night of Monday the 8th instant, a Horse, the property of Mr. James Turner, farmer, of Emu Flat, was maliciously wounded: And whereas Mr. Turner offers a reward of Ten pounds for the detection of the offender. Notice is hereby given that a reward of Ten pounds (supplemental to that offered by Mr. Turner) will be paid by the Government for such information as will lead to the conviction of the person or persons who committed the outrage aforesaid.

GRAHAM BERRY,
Chief Secretary.

Chief Secretary's Office,
Melbourne, 16th February 1886.

F.1569.

LEGISLATIVE ASSEMBLY.

THE following Lists of Returning Officers and Polling-places for Electoral Districts are published for general information.

ALFRED DEAKIN,
Chief Secretary.

Chief Secretary's Office,
Melbourne, 18th February 1886.

RETURNING OFFICERS.

Electoral District.	Name.	Address during General Election.
Ararat	John Yates Preswell, Esq.	Ararat.
Avoca	Samuel Rinder, Esq., J.P.	Wedderburn.
Ballaarat East	Charles Wale Sherard, Esq., J.P.	Ballaarat East Town Hall.
Ballaarat West	Isaac Jacques Jones, Esq., J.P.	Ballaarat Banking Company Limited, Ballaarat.
Barwon	James Noble, Esq., J.P.	Geelong.
Belfast	Edward Vanstan, Esq., J.P.	Belfast.
Benambra	Augustus Müller, Esq., M.D., J.P.	Yackandandah.
Boroondara	Alexander Millie, Esq., J.P.	Victoria road, Hawthorn.
Bourke, East	William Anketell, Esq., J.P.	Coburg.
Bourke Boroughs, East	Robert Mailer, Esq., J.P.	Glencairn, Moreland road, Coburg.
Bourke, South	Robert Hunter, Esq., J.P.	Oakleigh Post Office.
Bourke, West	David Elder, Esq.	155 Collins street west, Melbourne.
Brighton	William Lynch, Esq., J.P.	10 Market buildings, Collins street west, Melbourne.
Carlton	Law Oldfield, Esq., J.P.	Elgin street, Carlton.
Castlemaine	William Halford, Esq., J.P.	Castlemaine.
Collingwood	Joel Eade, Esq., J.P.	Hoddle street, Collingwood.
Creswick	Henry Gore, Esq., C.E.	Kingston.
Dalhousie	Hugh Macdonald Ross, Esq.	Woodlea, near Kyneton.
Delatite	Henry Hambleton Kitchen, Esq., J.P.	Mansfield.
Dundas	Peter Learmonth, Esq., J.P.	Grange Burn Mills, Hamilton.
Emerald Hill	William Haig, Esq., M.D., J.P.	24 Bank street east, South Melbourne.
Evelyn	Richard Robert Woolcott, Esq., J.P.	Yarra Flats, <i>via</i> Lillydale.
Fitzroy	William Kidney, Esq., J.P.	Town Hall, Fitzroy.
Footscray	David Mitchell, Esq., J.P.	Footscray.
Geelong	William Higgins, Esq., J.P.	Geelong.
Gippsland, North	Alfred William Howitt, Esq., P.M.	Sale.
Gippsland, South	Percy Jennings Smith, Esq., J.P.	Warragul.
Grant	Henry Elmslie, Esq.	Shire Hall, Meredith.
Grenville	William Henry Bacchus, Esq.	Ballaarat till after Nomination day, then Buninyong.
Kara Kara	Donald Williamson, Esq., J.P.	St. Arnaud.
Kilmore and Anglesey	James Joseph Crosby, Esq.	Kilmore East, and by telegraph to Kilmore Railway Station.
Kyneton Boroughs	Nathaniel Blencowe, Esq., J.P.	Mollison street, Kyneton.
Maldon	James Warnock, Esq., J.P.	Maldon.
Mandurang	Hay Kirkwood, Esq., J.P.	Eaglehawk.
Maryborough and Talbot	Edward Harkness, Esq., J.P.	Maryborough.
Melbourne, East	Hon. Robert Byrne	64-6 Collins street east, Melbourne.
Melbourne, North	John Davies, Esq., J.P.	Moonee Ponds, and by telegraph to Flemington.
Melbourne, West	Thomas Moubray, Esq., J.P.	35 Collins street west, Melbourne.
Moirs	John Nicholson, Esq., M.D., M.R.C.S., Eng., J.P.	Benalla.
Mornington	Alexander Patterson, Esq., J.P.	Cranbourne.
Normanby	Francis Knox Orme, Esq., P.M.	Hamilton.
Ovens	James Cunningham, Esq.	Beechworth.
Polwarth and South Grenville	Elijah Coulston, Esq., J.P.	Ondit, and by telegraph to Colac.

RETURNING OFFICERS—continued.

Electoral District.	Name.	Address during General Election.
Portland	James Trangmar, Esq., J.P.	Portland.
Richmond	Robert Elwall Jacomb, Esq.	Eldon Chambers, Melbourne.
Ripon and Hampden	Thomas Ralph Oddie, Esq., J.P.	Shire Office, Beaufort.
Rodney	James Crowle, Esq.	Heathcote.
Sandhurst	Joseph Henry Abbott, Esq., J.P.	Pall Mall, Sandhurst.
Sandridge	Andrew Plummer, Esq., J.P.	Bay street, Port Melbourne.
St. Kilda	Gerald Henry Fetherston, Esq., M.D., J.P.	Kiora, Prahran.
Stawell	John Henry Franklin, Esq., J.P.	Stawell.
Villiers and Heytesbury	Richard Skilbeck, Esq., J.P.	Yangery Grange, Southern Cross Post Office, and by telegraph to Koroit.
Warrnambool	Robert Gibton, Esq., C.P.S.	Warrnambool.
Williamstown	William Henry Croker, Esq.	Williamstown.
Wimmera	George Jennings, Esq., J.P.	Shire Office, Horsham.

POLLING-PLACES.

District and Division.	Polling-places.	District and Division.	Polling-places.
ARARAT:—		BENAMBRA—continued.	
Ararat	Ararat, Mooney's Gap.	Snowy Creek	The Hamlet at "The Junction" of the Snowy Creek and Mitta Mitta River, Granite Flat.
Armstrong's	Armstrong's, Great Western.	Towong	Corryong, Cudgawa, Thoughla Creek, Walwa.
Cathcart	Cathcart, Jackson's Creek.	Yackandandah	Yackandandah, Allan's Flat, Kiewa, Dederang, Hillsborough, Gundowring, Tawanga, The State School Sandy Creek.
Moyston	Moyston, Opossum Gully, Rhymney Reef, The Sheepwash Jalukar, Mountain Rush.	BOROONDARA:—	
AVOCA:—		Hawthorn	Hawthorn, Camberwell.
Avoca	Avoca, Homebush, Rathscar, Mr. Hugh McKinley's House near Timor.	Kew	Kew, Balwyn.
Boort	Boort.	EAST BOURKE:—	
Charlton East	Charlton East, Coanoor, Buckrabyule, Woosang, Yeungroon.	Beveridge	Wallan Wallan.
Cochran's	Bealiba.	Broadmeadows	Broadmeadows.
Dunolly	Dunolly, Timor, Goldsborough, Natte Yallock (within the division).	Campbellfield	Campbellfield.
Glenloth	Jeruk, Marmal, Quambatook, Barraport, North Quambatook.	Darebin	Thomastown, Bundoora.
Inglewood	Inglewood, Bridgewater.	Epping	Epping, Morang.
Jericho	Wehla, Burke's Flat, Berrimal.	Heidelberg	Heidelberg.
Kerang West	Kerang (west of the Loddon), Lake Charm, Leaghur, Meering.	Kalkallo	Kalkallo (late Donnybrook), Mickleham.
Kingower	Kingower, Rheola.	Plenty	Yan Yean (west of Plenty River), Woodstock.
Kinypanial	Kinypanial, Powlett Plains.	Preston	Preston.
Lampough	Lampough, Amphitheatre (within the division).	Whittlesea	Whittlesea.
Moliagul	Moliagul, Orville.	EAST BOURKE BOROUGHS:—	
Newbridge	Newbridge, Llanelly.	Brunswick	Brunswick.
Sandy Creek	Tarnagulla.	Coburg	Coburg.
Wedderburn	Wedderburn, Wychitella, Korongvale, The South Wychitella State School.	Northcote	Northcote, Alphington.
BALLAARAT EAST:—		SOUTH BOURKE:—	
Ballaarat East Proper	Town of Ballaarat East.	Bulleen	Templestowe, Doncaster.
South Road	Mount Clear.	Caulfield	Caulfield.
Warrenheip	Dunstown, Leigh Creek, Ormond.	Dandenong	Dandenong.
BALLAARAT WEST:—		Gardiner	Gardiner.
Ballaarat West Proper	City of Ballaarat (within the division), Little Bendigo.	Mordialloc	Beaumaris, Mordialloc.
Western Road	Western Road, Redan, Haddon.	Mulgrave	Mulgrave (within the division).
Winter	Sebastopol, Napoleon's.	Nunawading	Nunawading, Mt. Pleasant, Burwood, The State School Nunawading No. 454.
BARWON:—		Oakleigh	Oakleigh.
Barwon	Wallington, Schoolhouse at South Tollgate Moolap.	WEST BOURKE:—	
Bellarine	Drysdale, Portarlington.	Bacchus Marsh	Bacchus Marsh, Myrniong, Coimadai.
Connemare	The Church of England Schoolhouse Connemare, Wesleyan Schoolhouse Freshwater Creek, Waurin Ponds (within the division), Jan Juc.	Ballan (North)	Greendale.
Kardinia	Kardinia.	Blackwood	Blackwood, Barry's Reef, Simmond's Reef, Blakeville.
Modewarre	Modewarre.	Bulla	Bulla.
Mount Moriac	Mount Moriac.	Bylands	Darraweit Guin, Monegetta, Goldie.
Queenscliff	Queenscliff, St. Leonards.	Essendon	Essendon, Moonee Ponds.
Winchelsea (East)	Winchelsea East.	Flemington	Flemington, Kensington.
BELFAST:—		Gisborne	Gisborne, Riddell, Macedon, New Gisborne.
Belfast	Belfast.	Keilor	Keilor.
Moyno	Confines of Belfast, Rosebrook.	Lancefield	Lancefield, Romsey, Newham (within the division).
Tower Hill	Crossley.	Melton	Melton.
Yambuk	Yambuk.	The Gap	Sunbury.
BENAMBRA:—		Tullamarine	Tullamarine.
Mitta Mitta	Tallangatta, Bethanga, Tallandoon, Granyah, The State School Tallangatta Valley.	BRIGHTON:—	
Omeo	Omeo, Omeo Plains, King's Accommodation House Gibbo River.	Brighton (East)	Brighton East.
		Brighton (West)	Brighton West, Elsternwick.
		CARLTON	
			Carlton.

District and Division.	Polling-places.
CASTLEMAINE:—	
Castlemaine ...	Castlemaine, Campbell's Creek, Barker's Creek.
Chewton ...	Chewton, Faraday.
Elphinstone ...	Elphinstone, Sutton Grange.
Fryerstown ...	Fryerstown, Strathloddon.
Guildford ...	Guildford, Limestone Creek.
Harcourt ...	Harcourt.
Taradale ...	Taradale, Malsbury West.
Vaughan ...	Vaughan, Tarlita.
COLLINGWOOD:—	
Abbotsford ...	Abbotsford.
Glasshouse (North) ...	North Glasshouse.
Glasshouse (South) ...	South Glasshouse.
CRESWICK:—	
Chunes ...	Chunes, Junction Mount Beck-with, Glendarnel.
Creswick ...	Creswick, Coghill's Creek, Dean, North Creswick, Broomfield Gully.
Daylesford ...	Daylesford, Leonard's Hill (within the division), Hepburn old Racecourse, Eganstown.
Franklin ...	Franklinford, Dry Diggings, Yandoit.
Glenlyon ...	Glenlyon, Burke, Lyonville, Spring Hill Coliban, Musk Creek, Little Hampton.
Kingston ...	Kingston, Rocky Lead, Allandale.
Smeaton ...	Smeaton, Ullima.
Strangways ...	Strangways.
DALHOUSIE:—	
Campaspe ...	Redesdale, Emberton, Metcalfe (within the division).
Langley ...	Langley, Baynton, Newham (within the division).
Pyalong ...	Pyalong, Lowry, Puckapunyal.
Seymour ...	Seymour.
Tylden ...	Tylden, Trentham.
DELATITE:—	
Greta ...	Greta, Moyhu, Whitefield.
Jamieson ...	Jamieson, Darlingford, Enoch's Point, Lodge Park (Big River), Mack's Creek, The Ten Mile.
Mansfield ...	Mansfield, Dry Creek, Howqua, Mandamule, Merrijig, Nillah-cowie, Hayfield, Borolet.
Oxley ...	Whorodly, Mli, Bobinawarra.
Seven Creeks ...	Balmattum (within the division), Longwood (south of boundary), Shean's Gully, Strathbogies, Confines of Avenel, Marraweeny.
Tatong ...	Confines of Benalla, Warren-bayne, Rothsay, Swanpool, Con-fines of Violet Town, Lurg.
Wood's Point ...	Wood's Point, Gaffney's Creek, Matlock (north of boundary).
DUNDAS:—	
Balmoral ...	Balmoral, Goerak, Bil-Bil-Wyt.
North Hamilton ...	North Hamilton, Cavendish, Karabul.
South Hamilton ...	South Hamilton, Hochkirk.
South Harrow ...	Nareon, Chetwynd, South Harrow.
EMERALD HILL	
Emerald Hill ...	Emerald Hill.
EVELYN:—	
Anderson's Creek ...	Anderson's Creek.
Eltham ...	Eltham, Nillumbik.
Lillydale ...	Lillydale, Wandin, Yallock, Mooroolbark, Reefton, Gem-brook, Hoddle's Creek.
St. Andrew's ...	Healesville, Queenstown, Yarra Flats, Yowanga.
Yan Yean ...	Yan Yean (east of the Plenty).
FITZROY:—	
Fitzroy (East) ...	Fitzroy East.
Fitzroy (West) ...	Fitzroy West.
Fitzroy (North) ...	Fitzroy North.
St. Mark's ...	St. Mark's.
FOOTSCRAY:—	
Footscray ...	Footscray, Yarraville.
Kororoit ...	Braybrook.
GEELONG:—	
Geelong (North) ...	North Geelong.
Geelong (South) ...	South Geelong.
Geelong (West) ...	West Geelong.
Newtown and Chilwell ...	Newtown and Chilwell.
NORTH GIPPSLAND:—	
Bairnsdale ...	Bairnsdale, Coongulmerang, Tambo (Bruthen), Boggy Creek, Reserved allotment No. 47 on eastern side of River Dargo, Cunningham, Swan Reach, Tonalook, Bengworden.

District and Division.	Polling-places.
NORTH GIPPSLAND—continued.	
Buchan ...	Buchan, Bendoc, Newmerella.
Rosedale ...	Rosedale, Toongabbie, Cowarr, Flynn's Creek.
Sale ...	Sale, Longford, Junction of Sale, Rosedale and Heyfield roads, Stradbroke.
Stratford ...	Stratford, Maffra, Heyfield, Newry, Briagolong, Fernbank, Lindenow Flat, Perry Bridge, Wa-de-lock.
Tongio ...	Swift's Creek.
Walhalla ...	Walhalla, Glenmaggie, Jericho, Tangil, Aberfeldy, Seaton, Store Point (Donnelly's Creek), Coppermine Cooper's Creek, Tyers, Toombon.
Wonnaugatta ...	Grant, Dargo Flat, Fraser's Plain, Dargo High Plains, Bulgoback.
SOUTH GIPPSLAND:—	
Alberton ...	Alberton, Foster, The Tarwin River near Jagoe's, Yarram Yarram, Franklin River State School No. 2253, Wydell's Lower Tarwin, Leongatha.
Bulu Bulu ...	Bulu Bulu (Brandy Creek), Lardner, Moe (near Westbury), Drouin, Neerim, Warragul, Narracan, Waterloo, Trafalgar, Childers, Longwarry, South Warragul, Allambee, The parish of Mirboo (within the division), Blomfield, Longwarry North, North Neerim, Poowong East, Thorpdale, Darrium, Horne's Store Korumburra, Mardan, Allambee West.
Palmerston ...	Palmerston.
Tarraville ...	Tarraville.
Traralgon ...	Traralgon, Hazlewood, The parish of Mirboo (within the division), Narracan (within the division), Darlimurla, Morwell, Yinnar, Boolara, Callignoe.
Woodside ...	Woodside, Meiton, South Wil-lung.
GRANT:—	
Anakie ...	Anakie.
Barrabool ...	Ceres.
Batesford ...	Batesford, Lake Lara.
Burnt Bridge ...	Elaine, Morrison's Diggings (west side).
Egerton ...	Egerton.
Gordon ...	Gordon, Korweinguboon, Bark-stead, Bolwarra.
Little River ...	Rothwell, Wyndham (west side), The Shire Hall Lara.
Maddingley ...	Maddingley.
South Ballan ...	Ballan South, Beremboko, Mor-rison's (east side).
Steiglitz ...	Steiglitz, Meredith, Lethbridge, Maud.
The Leigh ...	Leigh Road, Teesdale.
Wyndham ...	Wyndham.
GRENVILLE:—	
Buninyong ...	Buninyong, Scotchman's, Dur-ham Lead, Yendon, Clarendon, Grenville Diggings.
Linton ...	Linton's, Happy Valley, Snake Valley Carngbam.
Mount Misery ...	Grassy Gully (Dereel), Bull Dog, Whim Holes.
Rokewood ...	Rokewood, Break-o'-day, Shel-ford.
Scarsdale ...	Scarsdale, Piggoreet, Staffordshire Reef.
Smythesdale ...	Smythesdale (within the division), Ross's Creek near State School.
Woody Yalock ...	Cape Clear.
KARA KARA:—	
Crowlands ...	Crowlands, Warrak.
Elmhurst ...	Elmhurst, Glenpatrick, Amphi-theatre (within the division).
Korocubcal ...	Avon Plains, Cope Cope, Trainor's Lagoon, Wallaloo, Green's Creek, Mitchell's Hill, Bolan-gun, The State School No. 2698 Wallaloo East.
Landsborough ...	Landsborough Barkly, Navarre.
Moonambel ...	Moonambel, Poreydale, Redbank, The Bandhouse near Avoca (on west side of river), Natta Yallock, Four Mile Rush.
St. Arnaud ...	St. Arnaud, Gooroc, Kooreh (within the division), Beazley's Bridge.
Stuart Mill ...	Stuart Mill, Moyreisk, Cherry-tree Creek.

District and Division.	Polling-places.
KILMORE AND ANGLESEY:—	
Alexandra ...	Alexandra, Doon, Gobur, Yarek, Merton.
Broadford ...	Broadford, Dabyminga.
Kilmore ...	Kilmore, Moranding, Wandong.
Reedy Creek ...	Reedy Creek.
Tallarook ...	Tallarook, Mangalore, Kobyboyn, Switzerland.
Yea ...	Yea, Taggerty, Marysville, Crystal Creek Acheron, Thornton, Doogalook, Flowerdale, Break-o' Day.

KYNETON BOROUGH:—	
Carlsruhe ...	Carlsruhe.
Kyneton ...	Kyneton, Lauriston (within the division).
Malmsbury ...	Malmsbury.
Woodend ...	Woodend.

MALDON:—	
Baringhup (East) ...	Baringhup East, Neereman.
Campbell's Creek ...	South Muckieford, Ranter's Gully, Five Mile Plain.
Maldon ...	Maldon, Walmer, Gowar, Chinaman's Creek, Barker's Creek.
Newstead ...	Newstead.

MANDURANG:—	
Avedale ...	Avedale, Grassy Flat.
Bridgewater ...	Bridgewater, Derby, Leichardt, Yarraberb, The State School No. 2160 in the parish of Yarraberb.
Cohuna ...	Cohuna, Echunga, Koondrook, Gannawarra.
Eaglehawk ...	Eaglehawk, California Gully.
Elmore ...	Elmore, Kamarooka.
Goornong ...	Goornong, Huntly, Wellsford, Epsom (east of the Bendigo Creek).
Kerang ...	Kerang, Tregowel, Hawkinson, Murrabit Post Office, Macorna South.
Laanecoorie ...	Kangaroo Flat (within the division), Woodstock, East Shelbourne, West Shelbourne.
Mandurang ...	Emu Creek, Diamond Hill, Sheepwash.
Marong ...	Marong, Nerring, Raywood, Epsom, Lockwood (north of the boundary line).
Mitiamo ...	Pannomilloo, Milloo, Pine Grove.
Munice ...	Sorrento, Haynam, Calivil.
Rochester ...	Rochester (west of the Campaspe), Bannawyn.
Strathfieldsaye ...	Strathfieldsaye, Axe Creek (within the division).
Tandarra ...	Yallock, Mitiamo.
Terrick ...	Terrick Terrick, Pyramid Hill, Mologa.
Turrumberry ...	Turrumberry (within the division), Patbo, Terrick Terrick East, Turrumberry North.
Wharparilla ...	Wharparilla, Turrumberry (within the division), Echuca (within the division).
Yarrowalla ...	Durham Ox, Canary Island.

MARYBOROUGH AND TALBOT:—	
Back Creek ...	Evansford, Back Creek, Dunach.
Baringhup (West) ...	Baringhup West, Eddington.
Bovenale ...	Central Chinaman's.
Carisbrook ...	Carisbrook.
Lexton ...	Lexton, The Springs.
Majorca ...	Majorca, Craigie.
Maryborough ...	Maryborough.
Talbot ...	Talbot, Amherst.
Tarragower ...	Joyce's Creek.

EAST MELBOURNE:—	
Eastern Hill ...	Eastern Hill.
St. Francis' ...	St. Francis'.
St. Paul's ...	St. Paul's.

NORTH MELBOURNE:—	
Hotham ...	Hotham.
Royal Park ...	Royal Park.
University ...	University.

WEST MELBOURNE:—	
Railway ...	Railway.
St. James's ...	St. James's.
St. Mary's ...	St. Mary's.
St. Patrick's ...	St. Patrick's.

MOIRA:—	
Avenel ...	Avenel, Nagambie, Dargalong, Longwood, Moorlim (Muddy Creek).
Benalla ...	Benalla, Violet Town (within the division), Broken Creek, Gowangardie Home Station, North Winton, Goorambat, Mokoan, Upotipotpon, Baddaginnie.

District and Division.	Polling-places.
MOIRA—continued.	
Dookie ...	Dookie South, Lake Rowan, Yabba Yabba, Waggarandale, Boweya (within the division), St. James, Devenish Railway Township.
Euroa ...	Euroa (within the division), Balmattum (within the division), Violet Town (within the division), Arcadia, Kialla West, Miepoll.
Moir ...	Burmah, Katandra, Muntoona, Karimba, Picola, Yalca, Strathmorton, Nathalia, Numurkah, Kotupna, Yielima, The State School No. 2425 in the parish of Yarroweay, Ulpuna West State School No. 2598 near Charles Sage's, Drumanure State School No. 2611.
Shepparton ...	Shepparton, Pine Lodge, Tallagaroopna, Khull's Range, Kialla East, Congupna, Marungi.
Wahgunyah ...	Wahgunyah, Rutherglen, Springhurst, Boorhaman, Norong, Gooramadda, Dona Mungi, Cornish Town.
Wangaratta ...	Wangaratta, Oxley, Tarrawingee, Killawarra, Eldorado, Estcourt, Glenrowan, Tumanick.
Yarrowonga ...	Yarrowonga, Burramine, Bundalong, Yourang, Katamatite, Tungamah, The State School No. 2203 Burramine South, Boosey North, Youanmite, Cobram, Peechelba, Pelluebla East (Wilby), Boomahnoo-moonah State School No. 2249.

MORNINGTON:—	
Berwick ...	Berwick, Dandenong (east of Creek), Scoresby, Ringwood, Ferntree Gully.
Corinella ...	Corinella, Cowes (Phillip Island), Grantville, Griffith's Point, Poowong.
Cranbourne ...	Cranbourne, Lang Lang.
Kangerong ...	Dromana, Balnarring, Flinders.
Mornington ...	Mornington, Frankston, Hastings.
Pakenham ...	Pakenham, Bunyip, Beaconsfield.
Tootgarook ...	Sorrento, Boneo, Rye.

NORMANBY:—	
Branxholme ...	Branxholme, Byaduk.
Casterton ...	Casterton, Dergholm, Lake Mundi, The House of Mr. Lachlan Beaton farmer near Salt Creek.
Coleraine ...	Coleraine.
Digby ...	Digby, Merino, Sandford, Tahara.

OVENS:—	
Beechworth ...	Beechworth, Upper Three Mile, Wooragee, Everton, Bowman's Forest, Hurdle Flat (within the division).
Bright ...	Bright, Harriettville, Freeburgh, Wandilong, Lower Buckland, Upper Buckland, Porepunkah.
Indigo ...	Barnawartha, Chiltern, North Wooragee.
Myrtle Creek ...	Myrtleford, Eurobin, Stony Creek, Buffalo River, Mudgongga.
Stanley ...	Stanley, Junction (Clear Creek).
Wodonga ...	Wodonga, Leneva (Middle Creek), Dry Creek (within the division).
Woolshed ...	Woolshed.

POLWARTH AND SOUTH GRENVILLE:—	
Colac ...	Colac, Ondit, Birregurra, The Springs, Irrewillipe, Lorne (Loutit Bay), Apollo Bay, Gerangamote.
Inverleigh ...	Inverleigh, Cressy.
Winchelsea (West) ...	Winchelsea West, Wensleydale, Dean's Marsh.

PORTLAND:—	
Bridgewater ...	Confines of Portland Division, Lower Bridgewater, The State School No. 1615 on the east side of the Glenelg River.
Dartmoor ...	Dartmoor, Strathdownie East.
Heywood ...	Heywood, Macarthur, Hotspur, Narrawong, Drik Drik, Myamyn.
Portland ...	Portland.

RICHMOND:—	
Central ...	Church street (within the division).
Jolimont ...	Jolimont.
North ...	Bridge road (north side).
South ...	Church street (within the division).

District and Division.	Polling-places.
RIPON AND HAMPDEN :—	
Burrumbet ...	Burrumbet (within the division).
Camperdown ...	Camperdown.
Carngham ...	Near Dobson's Picnic Hotel Lake Burrumbet, Chepstowe.
Darlington ...	Darlington.
Lismore ...	Lismore.
Minersrest ...	Learmonth, Minersrest, Mount Rowan.
Raglan ...	Beaufort, Stockyard Hill, Banagor, Raglan, Waterloo, Middle Creek.
Skipton ...	Skipton, Streatham.
RODNEY :—	
Corop ...	Corop, Rochester (within the division), Timmering.
Echuca ...	Echuca, Koyuga, Kanyapella, Echuca North, Echuca South, Tongala.
Heathcote ...	Heathcote, Graytown, Costerfield, Crosbie, Langwornier, Tooborac.
Mooroopna ...	Mooroopna, Tatura, Undera, Kyabram East, Central Mooroopna, Toolamba (within the division), Tarpita.
Runnymede ...	Runnymede, Toolleen, Muskerri, Near Vaughan's on Corop and Runnymede road, Colbinabbin (west of the divisional boundary line).
Rushworth ...	Rushworth, Whroo, Murchison, Redcastle, Baillieston, Colbinabbin (east of the divisional boundary line).
SANDHURST :—	
Elysian Flat ...	Elysian Flat.
Long Gully ...	Long Gully.
Sandhurst (A) ...	Sandhurst (A).
Sandhurst (B) ...	Sandhurst (B).
Spring Creek ...	Spring Creek, Golden Gully.
White Hills ...	White Hills.
SANDRIDGE ...	Sandridge.
ST. KILDA :—	
South Yarra ...	South Yarra.
St. Kilda North ...	St. Kilda North.
St. Kilda South ...	St. Kilda South.
St. Kilda (West) ...	St. Kilda West.
Windsor ...	Windsor.
STAWELL :—	
Pleasant Creek ...	Stawell East, Stawell West, Deep Lead, Bellauna, The Cosmopolitan Reef.
Watta Wella ...	Concongella, Watta Wella, Bulgana at or near Doctor's Creek North State School No. 2402
VILLIERS AND HEYTESBURY :—	
Caramut ...	Caramut, Glen Thompson, Hawkesdale, Hexham West.
Heytesbury (East) ...	Cobden, Pomboineit, School on Nelson's selection Scot's Creek, Port Campbell, Princetown, Carpenderit.
Heytesbury (West) ...	Cudgee, Nirranda, Ecklin School-house, Panmure (within the division).
Koroit ...	Koroit.
Minhamite ...	Woolsthorpe, Orford, Ballangeich, Minhamite Shire Hall Harton Hills, Mailer's Flat Parnin, Broadwater, Grassmere.
Mortlake ...	Mortlake, Woormdon.
Mount Rouse ...	Penshurst, Dunkeld.
Terang ...	Terang, Panmure (within the division), East Framlingham, Ellerslie Garvoc.
Wickliffe ...	Wickliffe, The junction of Wickliffe and Hamilton roads, Bunnugal, Ross's Bridge, Tatyoon, Lake Bolac.
WARRNAMBOOL :—	
Allansford ...	Allansford.
Waugoom ...	Confines of Warrnambool, Woodford, Dennington.
Warrnambool ...	Warrnambool.
WILLIAMSTOWN :—	
North Williamstown ...	North Williamstown, Williamstown Junction.
South Williamstown ...	South Williamstown.
WIMMERA :—	
Arapiles ...	Natimuk Creek, Toaan, Lowan, Edmond's Store Clear Lake Carchap, Spring Bank, Nurrahel.
Banyenna ...	Banyenna, Marmoo, Lallat, Burrereo, Rupanyup (east of the divisional boundary line).

District and Division.	Polling-places.
WIMMERA—continued.	
Roeroopki ...	Lemon Springs Station, Benayeo, (Holmes') Newarrup.
Charlton West ...	Charlton West Home Station, Coonor West, Woornocke, West Bungeelake, Shingle Hut, Hurst's West Charlton, Nichols Plains East State School.
Donald ...	Donald, Laen, Lawler, Dunmunkle, Witchypool, Rich Avon West, Mount Jeffcott.
Edenhope ...	Edenhope, Apsley.
Glenorchy ...	Glenorchy, Wirchelleba, Callawadda, Nyallo State School-house parish of Warra Warra.
Harrow ...	Harrow, Mount Talbot Station, Hobb's Residence Salt Lakes.
Horsham ...	Horsham, Drung Drung, Wail, Kal Kee, Vectis East, Burt Creek, Wonwondah South, Doon, Wonwondah East.
Kewell ...	Kewell, Sheep Hill Station, Kelalac, Kewell West, Minyip.
Lawloit ...	Lawloit, Dimboola, Kiata, Lillimur, Nhill, North Lillimur, Yanac-a-Yanac, Bleak House, Lorquon.
Longerenong ...	Longerenong, Murtoa, Rupanyup, Green Hills, Coromby, Lubeck, The State School No. 2372 Jung Jung North.
Mildura ...	Euston Crossing (within the division).
Swan Hill ...	Swan Hill, Boga, Murrabit, A. H. Ander's Residence near Rosebery.
Towaninny ...	Tyrell Creek, Fort Cameron, Ninymook, The State School No. 1973 Ninymook, Mt. Wycheproof, Sand Hill Lake, Quambatook (west of the Avoca River), The Pre-emptive Right Tittybong.
Warracknabeal ...	Warracknabeal, Werrigar, Nyam Paddock, Cannum, Willenabrana.
Watchem ...	Watchem, Morton Plains, North Corack, Karyrie, The State School Thalia, The Karyrie State School No. 2414.

ROLLS OF RATEPAYING ELECTORS RECTIFIED.

At the Executive Council Chamber, Melbourne, the sixteenth day of February 1886.

PRESENT:

His Excellency the Governor.

Mr. Service	Mr. Deakin
Mr. Berry	Mr. Leven
Mr. Gillies	Mr. Sargood
Mr. Langridge	Mr. Campbell
Mr. Tucker	Mr. Thornley.

WHEREAS by The Electoral Act 1885 it is amongst other things enacted that where any accidental or unavoidable impediment, misfeasance, or omission shall have happened in the preparation or transmission or printing of any general roll or supplementary roll or ordinary electoral roll or roll of ratepaying electors, the Governor in Council may take all such measures as may be necessary for removing such impediment or rectifying such misfeasance or omission, or may declare any such roll valid as to and notwithstanding such impediment, misfeasance, or omission; and every such Order in Council shall state specifically the nature of the impediment, misfeasance, or omission, and shall be forthwith published in the *Government Gazette*: And whereas the names of John Burrough Collins and William Hannah were accidentally omitted from the Roll of Ratepaying Electors for the Buninyong division of the Electoral District of Grenville: And whereas the names of Thomas Little and James O'Callaghan were accidentally omitted from the roll of ratepaying electors for the Myrtle Creek division of the Electoral District of Ovens: Now therefore His Excellency the Governor, by and with the advice of the Executive Council, doth by this present Order direct that the accidental omissions aforesaid be rectified by including the names so omitted in the rolls of ratepaying electors as hereunder set forth (that is to say):—

ROLLS OF RATEPAYING ELECTORS.

Electoral District of Grenville—Buninyong Division.

John Burrough Collins, of Buninyong, farmer.
William Hannah, of Buninyong, bootmaker.

Electoral District of Ovens—Myrtle Creek Division.

Thomas Little, Barwidgee, selector.
James O'Callaghan, Mudgegong, selector.

And the Honorable Graham Berry, Her Majesty's Chief Secretary for Victoria, shall give the necessary directions herein accordingly.

ROB. WADSWORTH,
Clerk of the Executive Council.

ROLLS OF ELECTORS RECTIFIED.

At the Executive Council Chamber, Melbourne, the sixteenth day of February 1886.

PRESENT:

His Excellency the Governor.

Mr. Service
Mr. Berry
Mr. Gillies
Mr. Langridge
Mr. Tucker

Mr. Deakin
Mr. Levien
Mr. Sargood
Mr. Campbell
Mr. Thornley.

WHEREAS by *The Electoral Act 1865* it was amongst other things enacted, that where any accidental or unavoidable impediment, misfeasance, or omission should have happened in the preparation or transmission or printing of any general roll or supplementary roll or ordinary electoral roll or roll of ratepaying electors, the Governor in Council might take all such measures as might be necessary for removing such impediment or rectifying such misfeasance or omission, or might declare any such roll valid as to and notwithstanding such impediment, misfeasance, or omission, and every such Order in Council should state specifically the nature of the impediment, misfeasance, or omission, and should be forthwith published in the *Government Gazette*: And whereas it is expedient to rectify certain accidental omissions made in the preparation and printing of the General Rolls hereunder set forth: Now therefore the Governor, with the advice of the Executive Council, under and by virtue of the power in him vested by the 68th section of the said Act, doth by this present Order direct that the General Rolls for the several and respective divisions of the Electoral Districts hereunder specified be rectified accordingly, notwithstanding such accidental omissions, that is to say:—

The christian name of Frederick Edward Treble having been incorrectly copied from the revised General List for the Moliagul Division of the Electoral District of Avoca by the Electoral Registrar for the said division as "William," it is ordered that the General Roll for the said Electoral Division be rectified by inserting therein the correct name "Frederick Edward" in lieu of "William."

The name of Richard Viccars, of Lal Lal, accountant, having been accidentally omitted from the General List for the Buninyong Division of the Electoral District of Grenville by the Registrar for the said division, it is ordered that the General Roll for the said division be rectified by inserting therein the name so omitted as aforesaid.

The names of the persons set forth in Schedule A hereto having been accidentally omitted in the printing of the General List for the Mordialloc Division of the Electoral District of South Bourke, it is ordered that the General Roll for the said division be rectified by inserting therein the names so accidentally omitted in accordance with the said Schedule.

In the preparation of the General Roll for the Seymour Division of the Electoral District of Dalhousie, the occupations of the electors named in Schedule B hereto having been incorrectly given by the Registrar for the said division, it is ordered that the General Roll for the Seymour Division of the said Electoral District be rectified by correcting the occupations of the said electors in accordance with the said Schedule.

Schedule A.

ELECTORAL DISTRICT OF SOUTH BOURKE—MORDIALLOC DIVISION.

Number of Elector's Right.	Surname in full.	Christian Name in full.	Residence.	Occupation.	Nature of Qualification.
452320	Warwick	John	Beaumaris	gardener	residential
265489	Wells	George Guy	Beaumaris	gardener	residential
455626	Whitehead	George Thomas	Cheltenham	garlener	residential
452334	Willott	Charles	Mordialloc	gatekeeper	residential
495308	Wilson	John C.	Mordialloc	guard	residential

Schedule B.

ELECTORAL DISTRICT OF DALHOUSIE—SEYMOUR DIVISION.

No. on Roll.	Number of Elector's Right.	Surname in full.	Christian Name in full.	Residence.	Occupation.
64	501719	Renou	Percival	Seymour	brewer
65	501673	Robb	John	Seymour	gardener
66	501695	Robinson	Alfred	Seymour	laborer
67	501702	Ryan	Jeremiah	Seymour	contractor
68	501665	Ryan	William	Seymour	laborer
69	501651	Sawyer	William	Seymour	pointaman
70	501708	Smith	John	Seymour	bellman

And the Honorable Graham Berry, Her Majesty's Chief Secretary for Victoria, shall give the necessary directions herein accordingly.

ROB. WADSWORTH,
Clerk of the Executive Council.

ROLLS OF RATEPAYING ELECTORS DECLARED VALID.

At the Executive Council Chamber, Melbourne, the sixteenth day of February 1886.

PRESENT:

His Excellency the Governor.

Mr. Service
Mr. Berry
Mr. Gillies
Mr. Langridge
Mr. Tucker

Mr. Deakin
Mr. Levien
Mr. Sargood
Mr. Campbell
Mr. Thornley.

WHEREAS by *The Electoral Act 1865* it was amongst other things enacted that where any accidental or unavoidable impediment, misfeasance, or omission should have happened in the preparation or transmission or printing of any general roll or supplementary roll or ordinary electoral roll or roll of ratepaying electors, the Governor in Council might take all such measures as might be necessary for removing such impediment or rectifying such misfeasance or omission, or might declare any such roll valid as to and notwithstanding such impediment, misfeasance, or omission, and every such Order in Council should state specifically the nature of the impediment, misfeasance, or omission, and should be forthwith published in the *Government Gazette*: Now therefore His Excellency the Governor, with the advice of the Executive Council, under and by virtue of the power in him vested by the 68th section of *The Electoral Act 1865*, No. 279, doth declare valid the Rolls of Ratepaying Electors for the divisions of the

Districts hereunder mentioned, notwithstanding the non-receipt by the respective Electoral Registrars of the lists or portions thereof from the Clerks of the municipal districts named in the third column of the schedule hereto within the time fixed by law for that purpose, that is to say:—

Electoral Districts.	Divisions.	Municipal Districts.
Ballaarat East	Warrenheip	Bungaree Shire
Ballaarat West	Ballaarat West Proper	"
Bourke East	Beveridge	Darebin Shire
Bourke South	Nunawading	Nunawading Shire
Creswick	Creswick	Ballarad and Bungaree Shires
Delatite	Jamieson	Howqua Shire
"	Seven Creeks	Goulburn and Seymour Shires
Gippsland North	Buchan	Tambo Shire
Grant	Batesford	Bannockburn Shire
"	The Leigh	Winchelsea Shire
Kara Kara	Landsborough	St. Arnaud Shire
Maryborough and Talbot	Tarrangower	Newstead Shire
Moir	Wahgunyah	Rutherglen Borough
Mornington	Mornington	Mornington Shire
Normanby	Branxholme	Portland Shire
Polwarth and South Grenville	Inverleigh	Winchelsea Shire
Ripon and Hampden	Minersrest	Bungaree Shire
St. Kilda	South Yarra	Prahran City
"	Windsor	"
Villiers and Heytesbury	Caramut	Mortlake Shire
" "	Minhamite	"
" "	Mortlake	"
" "	Terang	"
Wimmera	Booroopki	Lowan Shire

And the Honorable Graham Berry, Her Majesty's Chief Secretary for Victoria, shall give the necessary directions herein accordingly.

ROB. WADSWORTH,
Clerk of the Executive Council.

ROLL OF ELECTORS DECLARED VALID.

At the Executive Council Chamber, Melbourne, the sixteenth day of February 1886.

PRESENT:

His Excellency the Governor.

Mr. Service	Mr. Deakin
Mr. Berry	Mr. Leven
Mr. Gillies	Mr. Sargood
Mr. Langridge	Mr. Campbell
Mr. Tucker	Mr. Thornley.

IN pursuance of the provisions contained in the 68th section of *The Electoral Act 1865*, His Excellency the Governor, with the advice of the Executive Council, doth by this present Order declare valid the General Roll for the Maffra Shire division of the Gippsland Province, notwithstanding that the General List for the said division was revised on a day not legally appointed for that purpose.

And the Honorable Graham Berry, Her Majesty's Chief Secretary for Victoria, shall give the necessary directions herein accordingly.

ROB. WADSWORTH,
Clerk of the Executive Council.

ST. ARNAUD SHIRE WATERWORKS TRUST.— EXTENSION OF DISTRICT.

At the Executive Council Chamber, Melbourne, the sixteenth day of February 1886.

PRESENT:

His Excellency the Governor.

Mr. Service	Mr. Deakin
Mr. Berry	Mr. Leven
Mr. Gillies	Mr. Sargood
Mr. Langridge	Mr. Campbell
Mr. Tucker	Mr. Thornley.

WHEREAS by section 90 of *The Victorian Water Conservation Act 1883*, No. 778, it is enacted that the Governor in Council may from time to time, after any Trust has by Order in Council been duly constituted, make additional Orders relating to such Waterworks or Irrigation Trust not inconsistent with the provisions of the now in part recited Act, and that the Governor in Council may in such additional Orders in Council—

- (a) Make any Order which might have been made in the Order in Council originally constituting such Waterworks or Irrigation Trust;
- (b) Increase or diminish the extent of the Waterworks District of such Waterworks Trust; and
- (c) Repeal any of the provisions of any previous Order in Council relating to such Waterworks or Irrigation Trust.

And whereas by section 19 of *The Victorian Water Conservation Act 1883*, No. 829, it is enacted that when the Waterworks District of any Waterworks Trust has been or is about to be increased or diminished, the Governor in Council may make such Order as appears just for (amongst other things) determining what persons shall cease or continue to be Commissioners of the Waterworks Trust thereof, and for how long the same shall so continue, and for determining all other matters and things which it appears desirable or proper so to determine:

And whereas by an Order in Council, bearing date the third day of July 1882, a certain Waterworks Trust known as the St. Arnaud Shire Waterworks Trust was duly constituted, having authority as such Waterworks Trust within certain lands, the limits whereof were in and by the said Order in Council duly proclaimed and defined:

And whereas by a certain further Order in Council, bearing date the second day of February 1886, the extent of the Waterworks District of the said St. Arnaud Shire Waterworks Trust, as proclaimed and defined by the said Order in Council bearing date the third day of July 1882, was diminished by the excision therefrom of certain lands duly defined in and by such further Order in Council:

And whereas in and by the said further Order in Council, bearing date as aforesaid, it was amongst other things provided and ordered that the said St. Arnaud Shire Waterworks Trust should thereafter consist of the Municipal Council of the Shire of St. Arnaud and one other Commissioner:

Now therefore His Excellency the Governor, acting by and with the advice of the Executive Council, and in pursuance of the provisions of the now in part recited Act, doth order—

1. That the extent of the Waterworks District of the said St. Arnaud Shire Waterworks Trust, as proclaimed and limited by the Orders in Council aforesaid, respectively bearing date the third day of July 1882 and the second day of February 1886, shall be and the same is hereby increased by the addition thereto of the lands bounded as follows (which said lands shall hereafter be taken to be and the same are hereby included within the Waterworks District of the said St. Arnaud Shire Waterworks Trust), namely:—

Commencing at the north-west angle of allotment 34, parish of Karyrie; thence south-westerly by a road and a line 2 miles 20 chains to a point in the northern boundary of the county of Borung; thence west by said boundary 7 miles 36 chains; thence north-easterly 20½ miles to the north-east angle of portion 1 of the St. Arnaud Shire Waterworks Trust District, as defined by Order in Council of the seventh day of July 1882; thence east by the northern boundary of the said shire 7½ miles; thence due south to the north-east angle of allotment 34, parish of Karyrie; thence west 1 mile along the northern boundary of said allotment 34, parish of Karyrie, to the point of commencement aforesaid.

2. That the Waterworks District within which the said St. Arnaud Shire Waterworks Trust shall hereafter have authority shall comprise all those lands within the municipal district of the Shire of St. Arnaud, contained or bounded as follows, namely:—

Commencing at the south-east angle of allotment 26, in the parish of Coonoor West; thence west by south boundaries of said allotment and allotments 23, 28, 30, 31, 32, 33, and 45, to the south-west angle of the last-named allotment; thence south-west by a road forming the south boundary of allotment 44 to a point west of the centre of the said road; thence south by west boundary of the said parish of Coonoor West to its intersection with the north boundary of the parish of Swanwater; thence west by the said parish boundary and north boundary of the parish of Rich Avon East to the north-east angle of allotment 2 of section 13 of the last-named parish; thence north by a road to the north-west angle of allotment 18, parish of Donald; thence by a road bearing north-east to the north-west angle of allotment 16 of the last-named parish; thence north by a road to the north-west angle of allotment 5A of section 7, in the parish of Banyenong; thence westerly by a road to the south-east angle of allotment 3A of section 7 of the last-named parish; thence by a line bearing north to the south-west angle of allotment 2, section 1, of the same

parish; thence by a road in a general direction north-westerly to the south-west angle of allotment 19, in the parish of Corack; thence north by the west boundary of the said allotment 19 and a line produced in the same direction for 3 miles and 30 chains; thence by a line bearing north-east to the south-west angle of allotment 28, in the parish of Narraport; thence north by the west boundary of the said allotment 28 to the north-west angle of the same; thence by a line bearing north-east to the south-west angle of allotment 11 of the last-named parish; thence by the west boundary of the said allotment 11 and a line produced to the northern boundary of the county of Borung; thence by the northern boundary of the said county of Borung to the north-east angle of the parish of Batchica; thence due north 18 miles 50 chains to its intersection with the northern boundary of the St. Arnaud Shire; thence east by the said boundary of the Shire of St. Arnaud to its intersection with Lalbert Creek; thence south by the said creek and the eastern boundary of the said Shire of St. Arnaud to the south-east angle of allotment 23, section 1, in the parish of Ninneunook; thence west by a road to the north-west angle of allotment 22, section 1, of the last-named parish; thence by a road in a general direction south to the south-east angle of allotment 45 of section B in the parish of Bunguluke; thence by a road in a general direction west to the north-east angle of allotment 54 of section B in the parish of Bunguluke; thence by a line bearing south to the south-west angle of allotment 22 of section 3 in the parish of Wycheproof; thence east by the south boundary of the said allotment 22 to the north-west angle of allotment 16 in the parish of Teddywaddy; thence south by the western boundary of the said allotment 16 and a line bearing south-east to the south-west angle of allotment 12 of the last-named parish; thence by the south-west boundary of the said allotment to the south angle of the same; thence by a line bearing west 30 chains; thence by a line and a road in a general direction south to a point on the southern boundary of the parish of Charlton West at the south-west angle of allotment 17 of that parish; thence west by the boundary of the last-named parish to the north-west angle of allotment 98 in the parish of Wooronook; thence south by a road to a point on the southern boundary of the parish of Wooronook at the south-east angle of allotment 1 of that parish; thence west by the southern boundary of the said allotment 1 to the south-west angle of the same; thence by the western boundaries of allotments 4 and 3 of section 1 and allotments 4 and 3 of section 2 in the parish of Dobocobetic to the south-west angle of the last-named allotment; thence west by a road to the north-west angle of allotment 3 of section 3 of the last-named parish; thence by the western boundaries of allotments 3 and 2 of section 3 and allotments 3 and 2 of section 4 of the last-named parish to the south-west angle of the last-named allotment; thence west by the north boundary of the parish of Coonoor West to the north-west angle of allotment 60 of that parish; thence south by a road to the south-east angle of allotment 26 of the last-named parish, the point of commencement.

3. That the municipal council of the Shire of St. Arnaud for the time being and one other Commissioner shall continue to be the Waterworks Trust for the said Waterworks District.

F. T. SARGOOD,
Minister of Water Supply.

And the Honorable Frederick Thomas Sargood, Her Majesty's Minister of Water Supply for Victoria, shall give the necessary directions herein accordingly.

ROB. WADSWORTH,
Clerk of the Executive Council.

THE WIMMERA UNITED WATERWORKS TRUST.— DISTRICT DIMINISHED.

At the Executive Council Chamber, Melbourne, the sixteenth day of February 1886.

PRESENT:

His Excellency the Governor.

Mr. Service	Mr. Deakin
Mr. Berry	Mr. Leven
Mr. Gillies	Mr. Sargood
Mr. Langridge	Mr. Campbell
Mr. Tucker	Mr. Thornley

WHEREAS by section 90 of *The Victorian Water Conservation Act 1883*, No. 778, it is enacted that the Governor in Council may from time to time, after any Trust has by Order in Council been duly constituted, make additional orders relating to such Waterworks or Irrigation Trust not inconsistent with the provisions of the now in part recited Act, and that the Governor in Council may in such additional Orders in Council—

(a.) Make any Order which might have been made in the Order in Council originally constituting such Waterworks or Irrigation Trust;

(b.) Increase or diminish the extent of the waterworks district of such Waterworks Trust; and

(c.) Repeal any of the provisions of any previous Order in Council relating to such Waterworks or Irrigation Trust.

And whereas by section 19 of *The Victorian Water Conservation Act 1884*, No. 829, it is enacted that when the waterworks district of any Waterworks Trust has been or is about to be increased or diminished, the Governor in Council may make such Order as appears just for (amongst other things) determining what persons shall cease or continue to be commissioners of the Waterworks Trust thereof, and for how long the same shall so continue, and for determining all other matters and things which it appears desirable or proper so to determine:

And whereas by an Order in Council bearing date the fourth day of October 1882 a certain Waterworks Trust known as the Wimmera United Waterworks Trust was duly constituted, having authority as such Waterworks Trust within certain lands the limits whereof were in and by the said Order in Council duly proclaimed and defined:

And whereas by a certain further Order in Council bearing date the 2nd day of February 1886, the extent of the waterworks district of the said Wimmera United Waterworks Trust, as proclaimed and defined by the said Order in Council bearing date the fourth day of October 1882, was increased by the addition thereto of certain other lands duly defined in and by such further Order in Council:

And whereas in and by the said further Order in Council bearing date as aforesaid it was (amongst other things) provided and ordered that the said Wimmera United Waterworks Trust should thereafter consist of two members from each of the shire councils of the shire districts of Wimmera, Dunnunkle, Dimboola, St. Arnaud, and Stawell, one member from the shire council of the shire district of Kara Kara, and one other commissioner:

Now, therefore, His Excellency the Governor, acting by and with the advice of the Executive Council, and in pursuance of the provisions of the now in part recited Acts, doth order—

1. That the extent of the waterworks district of the said Wimmera United Waterworks Trust shall be and the same is hereby diminished by the excision therefrom of the lands bounded as follows, namely:—Commencing at the north-west angle of allotment 34, parish of Karyrie; thence south-westerly by a road and a line two miles twenty chains to a point on the northern boundary of the county of Borung; thence west by said boundary seven miles thirty-six chains; thence north-easterly twenty miles and a half to the north-east angle of portion 1 of the St. Arnaud shire waterworks district, as defined by Order in Council of the seventh day of July 1882; thence east by the northern boundary of the said shire seven miles and a half; thence due south to the north-east angle of allotment 34, parish of Karyrie; thence west one mile along northern boundary of said allotment 34, parish of Karyrie, to the point of commencement aforesaid:

2. That the waterworks district within which the said Wimmera United Waterworks Trust shall hereafter have authority shall comprise all those lands within the municipal districts of the Shires of Wimmera, Dunnunkle, Dimboola, St. Arnaud, Stawell, and Kara Kara, contained or bounded as follows, namely:

Portion No. 1.—Commencing at the south-east angle of allotment 179, parish of Wirchilleba; thence north to the north-east angle of allotment 136; thence north-westerly to the north-west angle of allotment 137; thence northerly to the north-west angle of allotment 129; thence westerly to the south-west angle of allotment 79, all in the parish of Wirchilleba; thence north to the south-west angle of allotment 7, parish of Burrum Burrum; thence east by the southern boundary of that parish to the south-western angle of the parish of Marnoo; thence north by the western boundary of that parish to the south-western angle of allotment 96; thence east to the south-east angle of allotment 99; thence north-westerly to the southern angle of allotment 100; thence north to the south-east angle of the water-reserve on allotment 26; thence west, north, and east by the boundaries of the said reserve to the north-east angle of said allotment 26, all in the parish of Marnoo; thence by a road north to the north-west angle of allotment 37, section B, parish of Banyena; thence north-easterly by a road to the south-west angle of allotment 14c, section B, of the said parish; thence northerly by a road to the north-west angle of allotment 15A, section XIX., parish of Rich Avon East; thence easterly by a road to the north-west angle of allotment 98, section XIX. of last-named parish; thence northerly by a road to the north-west angle of allotment 7, section 9, of last-named parish; thence easterly by a road to the north-west angle of allotment 5A, section 19, of last-named parish; thence northerly by a road to the north-west angle of allotment 53A, section 19, of last-named parish; thence easterly by a road to the south-west angle of allotment 2, section XV., of last-named parish; thence northerly by the western boundary of the said allotment, and allotment 2, section XIV., of same parish to the north-west angle of the latter; thence easterly by a road to the south-east angle of allotment 2, section XIII., of last-named parish; thence northerly by the eastern boundary of said allotment and a road to the north-west angle of allotment 1F, parish of Donald; thence by a road bearing north-easterly to the north-west angle of allotment 16 of last-named parish; thence northerly by a road to the north-west angle of allotment 5A of section VII., parish of Banyenong; thence westerly by a road to the south-east angle of allotment 3A, section VII., of last-named parish; thence by a line bearing northerly to the south-west angle of allotment 2, section 1, of last-named parish; thence by a road in a general direction north-westerly to the south-west angle of allotment 19, parish of Corack; thence northerly by the western boundary of said allotment 19, and a line produced in the same direction for three miles thirty chains; thence by a line bearing north-easterly to the south-west angle of allotment 28, parish of Narraport; thence northerly by the western boundary of said allotment 28 to the north-west angle of the same; thence by a line bearing north-easterly to the south-west angle of allotment 11 of last-named parish; thence by a line and a road bearing northerly to the north boundary of the county of Borung; thence west by that boundary to the north-east angle of the parish of Batchica; thence north to the boundary of the Shire of St. Arnaud; thence west by that boundary to the most northern point of Lake Coorong; thence southerly by the western side of the said lake and the western boundary of the permanent reserve on the west side of the Yarriambiack Creek to the point where it cuts the

north boundary of the parish of Batchica; thence by a line west to Lake Hindmarsh; thence southerly by the eastern boundary of Lake Hindmarsh to the centre of the Wimmera River; thence southerly along centre of said river till it strikes the crossing of the Horsham and Natimuk main road; thence easterly along centre of said road to the western boundary of the Horsham nine-mile village reserve; thence north to the north-west corner of the said reserve; thence east along its northern boundary to its north-east corner; thence south along its eastern boundary till it intersects the centre of the Horsham and Longerenong main road; thence northerly and easterly along the centre of said road to its intersection with western boundary of the Yarriambiack Creek reserve; thence southerly by said western boundary to the Wimmera River; thence by that river south-easterly to its junction with Mount William Creek; thence by that creek south-easterly and southerly to the north-west angle of the parish of Warranook; thence east to the south-east angle of allotment 179, parish of Wircchilleba, the point of commencement.

Portion No. 2.—A strip one chain and a half wide on each side of Fyan's Creek and Mount William Creek: Commencing at a point on Fyan's Creek where it is intersected by the southern boundary of the Shire of Stawell; thence following the course of the creek north-easterly to its junction with Mount William Creek; and thence to Lake Lonsdale; then including the whole of the reserve of Lake Lonsdale, gazetted for public purposes 77/1619; thence from Lake Lonsdale by a strip one chain and a half wide on each side of Mount William Creek, to the north-west angle of the parish of Narranook; thence to a point one chain and a half west of the west bank of Mount William Creek; thence by a strip one chain and a half wide on the west side of said creek to its junction with the Wimmera River.

Portion No. 3.—Commencing at a point two chains south of the north-west angle of allotment J², parish of Kirkella; thence westerly and north-westerly along the course of the Wimmera River, at a distance of two chains from its southern bank to the north boundary of the parish of Warranook; thence east to a point two chains east of the eastern bank of the Wimmera River; thence south-easterly at a distance of two chains from the northern bank of the said river to the eastern boundary of allotment 15, section VII., parish of Glenorchy; thence north to the northern boundary of the three-chain road from Glenorchy to Crowlands; thence by the northern boundary of that road easterly to the western boundary of the parish of Kirkella; thence south to a point two chains north of the northern bank of the Wimmera; thence easterly along the course of the Wimmera River at a distance of two chains from its northern bank to a point due north of the point of commencement; thence south to the point of commencement.

Also the reserve on the north and south sides of the Wimmera River: Commencing at the north-east corner of allotment 17, parish of Doon, and extending easterly along the said river to the Yarriambiack Creek.

Portion No. 4.—A strip one chain and a half wide on each side of Station Creek: Commencing at the bifurcation of Station Creek and the Wimmera River, south of allotment 131, parish of Warranook; thence northerly to the north boundary of the parish of Warranook.

Portion No. 5.—Commencing at the intersection of Dunmunkle Creek and the three-chain road from Glenorchy to Crowlands; thence by the boundaries of the reserves on each side of the Dunmunkle Creek north-westerly to the east boundary of allotment 9, section VII., parish of Glenorchy; thence by a width of one chain on each side of the said creek westerly and north-westerly to the north boundary of the parish of Riachella.

Portion No. 6.—Commencing at the north side of the three-chain road from Glenorchy to Crowlands, where it is intercepted by the Swede's Creek cut; thence by a width of one chain and a half on each side of said cut north-easterly to its junction with Swede's Creek; thence by one chain and a half on each side of said creek to the north boundary of the shire of Stawell.

3. That the said Wimmera United Waterworks Trust shall continue to consist of two members from each of the shire councils of the said shire districts of Wimmera, Dunmunkle, Dimboola, St. Arnaud, and Stawell, one member from the shire council of the said shire district of Kara Kara, and one other commissioner.

F. T. SARGOOD,
Minister of Water Supply.

And the Honorable Frederick Thomas Sargood, Her Majesty's Minister of Water Supply for Victoria, shall give the necessary directions herein accordingly.

ROB. WADSWORTH,
Clerk of the Executive Council.

REGULATIONS UNDER "THE LAND ACT 1884."— TRANSFER OF PORTIONS OF LEASEHOLDS.

At the Executive Council Chamber, Melbourne, the sixteenth day of February 1886.

PRESENT:

His Excellency the Governor.

Mr. Service	Mr. Deakin
Mr. Berry	Mr. Leven
Mr. Gillies	Mr. Sargood
Mr. Langridge	Mr. Campbell
Mr. Tucker	Mr. Thornley.

WHEREAS by *The Land Act 1884* power is given to the Governor in Council from time to time to make, alter, and rescind rules, regulations, and orders for the various purposes

therein specified: Now therefore His Excellency the Governor, acting by and with the advice of the Executive Council, doth hereby make the following Regulations respecting the transfer of portions of leaseholds:—

1. Every application for the registration at the Office of Lands and Survey of the transfer of a part of a leasehold must either be accompanied by a plan of such part, made by a duly authorized surveyor, showing its position in the original leasehold and its boundaries as defined on the ground by actual survey, or where any such transfer has been effected through the Office of Titles it must be shown to the Office of Lands and Survey that such a plan was lodged with the Registrar of Titles previously to the issue of the Certificate of Title of which such registration is sought.

2. Every such plan must be drawn to a suitable scale on good drawing paper to the satisfaction of the Surveyor-General, and must be certified by the surveyor making the survey.

3. No transfer shall be registered or Crown grant issued by the Office of Lands and Survey in respect of any such application unless and until the requirements of the foregoing regulations have been complied with.

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

And the Honorable Albert Lee Tucker, Her Majesty's Commissioner of Crown Lands and Survey for Victoria, shall give the necessary directions herein accordingly.

ROB. WADSWORTH,
Clerk of the Executive Council.

REGULATIONS UNDER "THE LAND ACT 1884."

At the Executive Council Chamber, Melbourne, the sixteenth day of February 1886.

PRESENT:

His Excellency the Governor.

Mr. Service	Mr. Deakin
Mr. Berry	Mr. Leven
Mr. Gillies	Mr. Sargood
Mr. Langridge	Mr. Campbell
Mr. Tucker	Mr. Thornley.

WHEREAS by *The Land Act 1884* power is given to the Governor in Council from time to time to make, alter, and rescind Rules, Regulations, and Orders for the various purposes therein specified: Now therefore the Governor, acting by and with the advice of the Executive Council, doth hereby alter the Regulations bearing date the seventeenth day of March One thousand eight hundred and eighty-five by adding to Schedule LVII. the following condition, to be read as Condition "F" of the said schedule, that is to say:—

CONDITION F.

If the license be for the purpose of obtaining sand or loam, it is issued subject to the condition that such sand or loam shall not be dug or taken away from the beds or banks of rivers, creeks, lakes, or lagoons.

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

And the Honorable Albert Lee Tucker, Her Majesty's Commissioner of Crown Lands and Survey for Victoria, shall give the necessary directions herein accordingly.

ROB. WADSWORTH,
Clerk of the Executive Council.

CUTTING OR REMOVING BARK FROM CERTAIN CROWN LANDS PROHIBITED.

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.

WHEREAS by *The Land Act 1884* it was amongst other things enacted that, notwithstanding anything therein before contained, the Governor might by Proclamation declare that no person, although he be duly licensed or otherwise authorized, should cut, dig, or remove live or dead timber or particular description of timber or bark, stone, gravel, sand, loam, brick, or other earth, from such portions of Crown lands as were named in such Proclamation, or should exercise on any such portions the powers, or any of them, conferred by any license granted under the authority of Part VIII. of the said Act: Now therefore I, the Governor of Victoria, with the advice of the Executive Council, do hereby declare that no person, although he be duly licensed or otherwise authorized, shall cut or remove bark from wattle trees on the unappropriated Crown lands in the county of Dundas.

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

(L.S.) HENRY B. LOCH.

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

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 license 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.:—

Pursuant to Orders of 16th February 1886.

BUNGALALLY—Site for Public purposes, also excepted from occupation for residence or business under any miner's right or business license.—Forty-seven acres one rood six perches, county of Bourne, parish of Bungalally, being allotment 168 A: Commencing at the north-west angle of allotment 168; bounded thence by that allotment bearing south thirty-two chains nineteen links; thence by a road bearing N. 42° 59' W. fourteen chains fifty-two links; thence by allotment 168 C bearing N. 47° 1' E. four chains, N. 42° 59' W. two chains fifty links, and S. 47° 1' W. four chains; thence again by the aforesaid road bearing N. 42° 59' W. twenty-six chains forty-eight links; and thence by a road bearing east thirty chains to the point of commencement. The bearings are from the true meridian.—(B.53⁽²⁾) (84.S.30749.)

CRESWICK—Site for a State School, also excepted from occupation for residence or business under any miner's right or business license.—One acre, county of Talbot, parish of Creswick: Commencing at the north-east angle of the site, being a point bearing west forty-five links, S. 56° 23' W. six chains sixty-eight links, S. 77° 45' W. five chains seventy-five links, and south one chain fifty-three and a half links from the south-east angle of allotment 96, parish of Spring Hill; bounded thence by roads bearing respectively south four chains twenty-seven links, west two chains fifty links, north three chains seventy-three links, and N. 77° 45' E. two chains fifty-six links to the point of commencement.—(C.400A⁽²⁾) (85.E.12961.)

LORQUON—Site for a Cemetery, also excepted from occupation for residence or business under any miner's right or business license.—Five acres, county of Lowan, parish of Lorquon: Commencing at a point bearing east one chain from the south-east angle of H. H. Roediger's licensed block; bounded thence by roads bearing respectively north seven chains seven links, east seven chains seven links, south seven chains seven links, and west seven chains seven links to the point of commencement.—(L.154A) (85.L.20783.)

KILLAWARRA—Reserve for the Growth and Preservation of Timber, also excepted from occupation for residence or business under any miner's right or business license.—Six thousand five hundred acres, more or less, county of Moira, parish of Killawarra, being the unappropriated Crown land comprised within the following boundaries, viz.:—Commencing at the north-east angle of allotment 78; thence east by a road to the north-west angle of allotment 75; thence south and north-easterly by that allotment, south by a line and allotment 29b, and east by the latter allotment to the south-east angle thereof; thence south by a road and allotment 42, west by allotment 31, north by a road, west by allotment 27A, a line, and allotment 27b, south-westerly and south-easterly by roads, south, east, north, and east by allotment 26a, south and north-easterly by allotment 26a, south-easterly, north-easterly, easterly, and north by allotment 25a, and easterly by a road to the north-west angle of allotment 32A; thence south and east by that allotment, southerly and north-easterly by allotment 33, south by allotments 38A and 34A, and west and south by allotment 35 to the south-west angle of the last-mentioned allotment; thence west by the south boundary of the parish one hundred and twelve chains sixty links; thence westerly by a road to the south boundary of allotment 7; thence west by that boundary to the road forming the north-east boundary of allotment 1A; thence north-westerly by that road, north by allotment 2, east and north by allotment 3A; east and north by allotment 5; east, north, and west by allotment 12A, and north-easterly by a road to the east angle of allotment 68; thence north-westerly and west by that allotment, north and west by allotment 69, south by a road, north-westerly by allotment 65, and west by allotment 61 to the north-west angle of the last-mentioned allotment; and thence north by road, east, north, and west by allotment 62, north by the last-mentioned road, east, north, and west by allotment 77, and north by allotment 78 aforesaid to the point of commencement.—(K.124⁽²⁾) (84.A.14594.)

KILLAWARRA—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 nine hundred and forty acres, more or less, county of Moira, parish of Killawarra, being the unappropriated Crown land comprised within the following boundaries, viz.: Commencing at a point on the left bank of the Ovens River where the north-east boundary of the Killawarra pre-emptive section abuts thereon; thence north-westerly by the said section, north by allotment 53, westerly by a road, north-easterly and northerly by the road forming the east boundary of allotments 52 and 51, and west by the last-mentioned allotment to the road from Wangaratta to Bundalong; thence northerly by that road, east, northerly, and west by allotment 50A, northerly by the last-mentioned road, east, north-easterly, and west by allotment 49A, north-easterly by the last-mentioned road, east and northerly by allotment 48A, northerly by allotment 47A, west by the last-mentioned allotment and a line, north and west by allotment 46A, and north-easterly by the (Greenvale pre-emptive section and a line to the aforesaid river; and thence southerly by that river to the point of commencement.—(K.124⁽²⁾) (84.A.14594.)

MALVERN—Site for Public Recreation, also excepted from occupation for residence or business under any miner's right or business license.—Seven acres three roods five perches, county of

Bourke, township of Malvern, parish of Prahran, being allotment 17: Commencing at the south-east angle of the allotment; bounded thence by High street bearing west eight chains; thence by a road bearing N. 2° 45' W. four chains ninety-one links; thence by the State School reserve bearing east five chains fourteen links, N. 2° 45' W. three chains ninety links, and west five chains fourteen links; thence again by the aforesaid road bearing N. 2° 45' W. three chains forty-three links; and thence by a road bearing S. 89° 50' E. eight chains and S. 2° 45' E. twelve chains twenty-one links to the point of commencement.—(P.81⁽²⁾) (86.M.44555.)

ONDIR (LAKE CUNDARE)—Land temporarily reserved for Public purposes, also excepted from occupation for residence or business under any miner's right or business license.—County of Grenville, parish of Ondit, being the unappropriated Crown land situated on the shore of Lake Cundare.—(O.6⁽²⁾) (85.D.18338.)

OXLEY AND WHOROOLY—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 acres, more or less, county of Delatite, parishes of Oxley and Whorooly: Commencing at a point on the Ovens River bearing N. 9° 8' E. from the northernmost angle of allotment 101, parish of Oxley; bounded thence by a line bearing S. 9° 8' W. to the said angle; thence by the said allotment and allotment 102 bearing south-easterly to the south-east angle of the last-mentioned allotment; thence by a road bearing south-easterly to the south-west angle of allotment 2A, parish of Whorooly; thence by the last-mentioned allotment bearing northerly, easterly, and southerly, by that allotment and allotment 2 bearing south-easterly, by allotments 3A and 3 bearing easterly, and by allotment 4A bearing northerly, south-easterly, and north-easterly to the north-east angle of the last-mentioned allotment; thence by a line bearing N. 71° 13' W. to the aforesaid river; and thence by that river downwards to the point of commencement.—(W.143⁽⁴⁾) (85.B.34088.)

WINIAM—Site for Conservation of Water, also excepted from occupation for residence or business under any miner's right or business license.—Forty-three acres one rood sixteen perches, county of Lowan, parish of Winiam: Commencing at the north-east angle of the site, being a point bearing south four chains forty-one links from the north-east angle of J. Oldfield's licensed block; bounded thence by the said block bearing S. 67° 45' W. thirty-two chains forty-one links and south eight chains thirty-two links; and thence by lines bearing respectively east thirty chains and north twenty chains fifty-nine links to the point of commencement.—(W.324) (85.H.32570.)

YARRAWONGA—Site for Public Park and Recreation purposes, also excepted from occupation for residence or business under any miner's right or business license.—Sixty-three acres three roods nineteen perches, county of Moira, town of Yarrowonga: Commencing at the south-east angle of the site, being a point bearing north one chain from the north-east angle of the Cemetery Reserve; bounded thence by roads bearing respectively west thirteen chains eighty-six links and N. 40° 14' W. eighteen chains sixty-six links; thence by the Cricket and Recreation reserve bearing N. 49° 46' E. seven chains eight links and north eight chains forty links; thence by a line bearing N. 69° 51' E. twenty-one chains eighty-six links; and thence by Wood's road bearing south thirty-four chains seventy-four links to the point of commencement. The bearings are from the true meridian.—(Y.86H⁽¹⁾) (86.P.20800.)

A. J. TUCKER,

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 1st on 20 January, pursuant to Orders of 20 January 1886.

BAIRNSDALE—The temporary reservation, by Order of the 3rd August 1885, of eight acres two roods seven perches of land in the township of Bairnsdale, as a site for a Rifle-range, is about to be revoked.—(B.64⁽²⁾) (85.B.37971.)

CORINELLA—The temporary reservation, by Order of the 6th July 1885, of fourteen acres, more or less, of land in the parish of Corinella, as a site for Public purposes, is about to be revoked, so far as regards the portion thereof hereinafter described, viz.:—One acre three roods thirteen perches: Commencing at the south-west angle of allotment 155A; bounded thence by a road bearing N. 85° 22' W. one chain thirty-three links; thence by lines bearing respectively N. 6° 13' W. seven chains fourteen links and N. 19° 46' E. six chains twenty links; and thence by W. J. Craig's licensed block and allotment 155A aforesaid bearing south thirteen chains three links to the point of commencement.—(84.C.39252.)

NARREE WORRAN—The temporary reservation, by Order of the 14th February 1870, of three acres thirty-eight perches of land in the parish of Narree Worrان, as a site for a Cemetery, is about to be revoked.—(N.19⁽²⁾) (85.I.11846.)

The following Notice was gazetted 1st on 5 February, pursuant to Order of 2 February 1886.

MARYVALE—The temporary reservation, by Order of the 13th March 1877, of four hundred acres, more or less, of land in the parish of Maryvale, as a site for supply of ballast for Railway pur-

poses, is about to be revoked, so far as regards the portion thereof hereinafter described, viz.:—Two hundred acres, more or less; Commencing at the north-east angle of allotment 47; bounded thence by the said allotment bearing N. 89° 59' W. thirty-eight chains; thence by a line bearing north about fifty-three chains to the road from Melbourne to Sale; thence by that road bearing easterly to the north-east angle of the reserve; and thence by a road bearing S. 0° 3' W. to the point of commencement.—(M.481⁽²⁾) (86.L.25666.)

The following Notice was gazetted 1st on 12 February, pursuant to Order of 3 February 1886.

FRANKSTON.—The temporary reservation, by Order of the 26th February 1872, of thirteen acres thirty-eight perches of land in the town of Frankston, being portion of suburban allotment 10 of section C, as a site for Recreation purposes is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—Three acres one rood three perches: Commencing at the north angle of allotment 11; bounded thence by lines bearing respectively N. 19° 15' E. six chains seventy-five links, S. 70° 45' E. three chains fifty links, S. 19° 15' W. six chains ninety-eight links, and S. 50° 27' E. seven chains seventy-two links; thence by a road bearing N. 80° 44' W. one chain ninety-eight links; and thence by allotment 11 aforesaid bearing N. 50° 27' W. nine chains thirty-five links to the point of commencement. The bearings are from the true meridian.—(F.87⁽²⁾) (85.M.44526.)

The following Notices were gazetted 1st on 10 February pursuant to Orders of 10 February 1886.

IRREWARRA.—The temporary reservation, by Order of the 16th February 1874, of three acres of land in the parish of Irrewarra, being subdivision 15 of allotment 4 of section 15, as a site for State School purposes, is about to be revoked.—(L.12⁽²⁾) (85.L.22879.)

MIAMI.—The temporary reservation, by Order of the 21st February 1870, of one acre two roods of land in the town of Miami, as a site for Presbyterian place of Public Worship and Minister's Dwelling, is about to be revoked.—(M.110⁽²⁾) (85.N.11940.)

YARRAWONGA.—The temporary reservation, by Order of the 27th May 1878, of eighty-four acres three roods thirty-nine perches of land in the town of Yarrowonga, as a site for Public Park and Recreation purposes, is about to be revoked.—(86.P.20809.)

YARRAWONGA.—The temporary reservation, by Order of the 8th April 1875, of four acres one rood of land in the town of Yarrowonga, being section 22, as a site for State School purposes, is about to be revoked so far as regards the portions thereof hereinafter described, viz.:—Thirty-two perches: Commencing at the intersection of the west side of Hovel street and the north side of Piper street; bounded thence by the latter street bearing west one chain; thence by the Mechanics' Institute reserve bearing north two chains; thence by a line bearing east one chain; and thence by Hovel street aforesaid bearing south two chains to the point of commencement. And

Two roods: Commencing at the north-east angle of section 22; bounded thence by Hovel street bearing south two chains fifty links; thence by lines bearing respectively 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. The bearings are from the true meridian.—(Y.86H⁽¹⁾) (86.C.48670.)

A. L. TUCKER,

Commissioner of Crown Lands and Survey.

Lands and Survey Office,
Melbourne.

REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

IN pursuance of the provisions of *The Land Act 1884* (48 Vict. No. 812, § 10 and 13), the Governor in Council has revoked the temporary reservation of the lands hereinafter referred to, viz.:—

Revoked by Order of 10 February 1886.

BALLAARAT EAST.—Certain land for Sludge Channels. See Gazette of 15 January 1886.

A. L. TUCKER,

Commissioner of Crown Lands and Survey.

Lands and Survey Office,
Melbourne.

LAND 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 land hereinafter described, viz.:—

The following Notice was gazetted 1st on 29 January, pursuant to Order of 26 January 1886.

MOOROOLBARK.—Site for Public Recreation about to be permanently reserved, being the site temporarily reserved therefor by Order of the 17th November 1885.—Seventy-seven acres five perches, county of Mornington, parish of Mooroolbark: Commencing at the south-east angle of allotment 63; bounded thence by that allotment bearing N. 13° 30' E. twenty-nine chains eight four links, and S. 89° 40' W. ninety-three links; thence by allotment 64A bearing N. 0° 54' E. fifteen chains sixty-two links; thence by allotment 65 bearing S. 49° 51' E. twelve chains sixty-three links, and N. 40° 9' E. eleven chains seventy-eight links; thence by allotments 67 and 67A bearing S. 50° 13' E. seventeen chains sixty-nine links, and N. 56° 30' E. ten chains

forty-five links; thence by the Dandenong State Forest reserve bearing S. 20° 41' W. ten chains ninety-nine links; thence by allotment 82 bearing S. 89° 40' W. eighteen chains eighty-four links, and S. 0° 20' E. twelve chains; thence by allotment 62 bearing S. 89° 40' W. ten chains eighty-one links, and by that allotment and allotment 61 bearing S. 0° 20' E. seventeen chains forty-one links; and thence by a road bearing S. 89° 40' W. twelve chains forty-eight links to the point of commencement.—(M.152⁽²⁾) (85.S.35215.)

A. L. TUCKER,

Commissioner of Crown Lands and Survey.

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 10 February 1886.

BOWEYA.—Land withheld from sale, leasing, and licensing, and excepted from occupation for residence or business under any miner's right or business license.—Six hundred and forty acres, more or less, county of Moira, parish of Boweya: Commencing at the north-west angle of allotment 31B; bounded thence by roads bearing respectively north and east to the south-east angle of allotment 74A; thence by that allotment bearing north and by allotment 74 bearing east and north to the north-east angle of the last-mentioned allotment; thence by roads bearing respectively east and south to the north-east angle of allotment 34; and thence by allotment 34 and E. B. Amery's licensed block bearing west and by allotment 31B aforesaid bearing north and west to the point of commencement.—(B.633⁽²⁾) (84A.14594.)

ELDORADO, WOORRAGEE, AND WOORRAGEE NORTH.—Land withheld from sale, leasing, and licensing, and excepted from occupation for residence or business, under any miner's right or business license.—Seven thousand nine hundred acres, more or less, county of Bogong, parishes of Eldorado, Woorragee, and Woorragee north, being the unappropriated Crown land comprised within the following boundaries, viz.: Commencing at the south angle of allotment 9A of section G, parish of Eldorado; thence north-westerly by a road to the west angle of allotment 7A of section C; thence north-easterly by a road to the north angle of allotment 1B of section D, by a direct line to the south angle of allotment 3 of section L, parish of Woorragee north, and by the last-mentioned allotment to the west angle of allotment 2A; thence south-easterly and easterly by that allotment to the south-east angle thereof; thence southerly by a road to the south angle of allotment 2B; thence easterly by a road to the north-east angle of allotment 3A of section N¹; thence southerly by a road to the south-east angle of allotment 1B of section P¹; thence easterly by a road 37 chains 95 links; thence S. 10° E. by a line to the southern boundary of the Timber reserve proclaimed on the 6th October 1884; and thence southerly, westerly, north-westerly, and north-easterly by the boundaries of the said reserve to the point of commencement.—(86.C.49219.)

A. L. TUCKER,

Commissioner of Crown Lands and Survey.

Lands and Survey Office,
Melbourne.

COMMONS ABOUT TO BE ABOLISHED.

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

The following Notice was gazetted 1st on 5 February, pursuant to Order of 2 February 1886.

CARRICK O'SHANASSY, BUNGANAIL, WAHRING, AND DARGALONG UNITED COMMON.

MOOLORT FARMERS' COMMON.

NAVARRIE TOWN COMMON.

YARRAM YARRAM FARMERS' COMMON.

—(85.G.20616, C.46646, C.44680, and A.13666.)

The following Notice was gazetted 1st on 19 February, pursuant to Order of 16 February 1886.

THE ANDERSON'S BAWN COMMON.—Proclaimed by Order of 14 February 1876.

A. L. TUCKER,

Commissioner of Crown Lands and Survey.

Lands and Survey Office,
Melbourne.

COMMON 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 Common hereinafter mentioned, viz.:—

The following Notice was gazetted 1st on 12 February, pursuant to Order of 8 February 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 the Crown lands hereinafter described, viz.:—One hundred and seventy acres, more or less, parish of Carlyle, town of Carlyle; bounded on the north by R. Meech's licensed block; on the east by allotments 12, 13, 14, and 17 of section 34; on the south by section 11 and a line bearing west from the north angle of the said section to the Murray River; and on the west by the Murray River.—(86.R.26099.)

A. L. TUCKER,

Commissioner of Crown Lands and Survey.

Lands and Survey Office,
Melbourne.

APPROACHING LAND SALES.

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

	No. of Gazette.		No. of Gazette.
Bairnisdale— Tuesday, 2 March ...	10	Maryborough— Friday, 5 March ...	10
Bright— Friday, 12 March ...	13	Melbourne— Tuesday, 23 February ...	8
Casterton— Tuesday, 23 March ...	21	Friday, 26 February ...	8
Castlemaine— Tuesday, 16 March ...	16	Tuesday, 16 March ...	16
Charlton— Wednesday, 3 March ...	10	Rutherglen— Tuesday, 23 Feb. ...	*5, 10
Chiltern— Friday, 19 March ...	13	St. Arnaud— Friday, 26 March ...	21
Colac— Tuesday, 9 March ...	13	Wangaratta— Wednesday, 10 March ...	13
		Yea— Tuesday, 2 March ...	10

* Detailed particulars published in this number of *Gazette*.
Lands and Survey Office, Melbourne.

SALES (Nos. 6341 AND 6342) OF CROWN LANDS IN FEE SIMPLE.

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

The lands will be sold in fee-simple, and subject to the covenants, conditions, exceptions, and regulations directed by the Governor in Council by an Order in Council dated the 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 purchase-money being made. The fee for such registration shall be One pound eleven shillings and sixpence.

A. J. TUCKER,
Commissioner of Crown Lands and Survey.

Office of Lands and Survey,
Melbourne, 17th February 1886.

CASTERTON.—Sale (No. 6341) at ELEVEN o'clock a.m. on TUESDAY the 23rd MARCH 1886, at the AUCTION ROOMS of Messrs. GUSSEN and JNGEN, Casterton. To be conducted by the LAND OFFICER.

TOWNSHIP LOTS.

EDENHOPE, PARISH OF EDENHOPE, COUNTY OF LOWAN.
In Main, Molton, and Wilson streets.

- Upset price 4*l*. per lot.—Charge for survey 1*l*.
Lot 1. Area 2*r*., allotment 1, section 10.
Lot 2. Area 2*r*., allotment 2, section 10.
Lot 3. Area 2*r*., allotment 3, section 10.
Lot 4. Area 2*r*., allotment 4, section 10.
Lot 5. Area 2*r*., allotment 5, section 10.
Lot 6. Area 2*r*., allotment 6, section 10.
Lot 7. Area 2*r*., allotment 7, section 10.
Lot 8. Area 2*r*., allotment 8, section 10.
Lot 9. Area 2*r*., allotment 9, section 10.
Lot 10. Area 2*r*., allotment 10, section 10.

SPECIAL LOTS.

PARISH OF MERINO, COUNTY OF NORMANBY.
On Henty's Creek, adjoining freehold of Mr. Thos. Hickey.
Upset price 8*l*. per acre.—Charge for survey 1*l*.
Lot 11. Area 2*a*., allotment 14*a*, section 16.

PARISH OF DARTMOOR, COUNTY OF FOLLETT.
Adjoining the township of Dartmoor, formerly held by Mr. Duncan McPherson under license.

- Upset price 2*l*. per acre.—Charge for survey 4*l*. 10*s*.
Lot 12. Area 4*a*., 3*r*. 37*p*., allotment 35*b*.

COUNTRY LOTS.

PARISH OF NANGEELA, COUNTY OF FOLLETT.
A former 102nd section reserve.
Upset price 2*l*. 10*s*. per acre.—Charge for survey 1*l*.
Lot 13. Area 16*a*. 0*r*. 4*p*., allotment 14*b*, section 4.
No. 21.—FEBRUARY 19, 1886.—3.

PARISH OF MOSTYN, COUNTY OF DUNDAS.

On the road from Harrow, a former 110th section reserve.

Upset price 1*l*. 5*s*. per acre.—Charge for survey 1*l*.
Lot 14. Area 17*a*. 2*r*. 10*p*., allotment 29*a*.

ST. ARNAUD.—Sale (No. 6342) at ELEVEN o'clock a.m. on FRIDAY the 26th MARCH 1886, at the COURT HOUSE, St. Arnaud. To be conducted by the LAND OFFICER. Auctioneer: Mr. W. BRAY.

TOWN LOTS.

ST. ARNAUD, PARISH OF ST. ARNAUD, COUNTY OF KARA KARA.
In Sturt street, adjoining the Railway reserve.

Upset price 2*l*. 10*s*. per lot.—Charge for survey 1*l*. 0*s*. 6*d*.
Lot 1. Area 20*p*., allotment 20, section Q.

GRE GRE, PARISH OF GRE GRE, COUNTY OF KARA KARA.

At the site of the improvements of Mr. Robert Erwin.
Upset price 5*l*. per lot.—Charge for survey 1*l*. 0*s*. 6*d*.
Lot 2. Area 1*a*., allotment 20*e*. Valuation 42*l*.

SPECIAL LOTS.

PARISH OF ST. ARNAUD, COUNTY OF KARA KARA.

Formerly held under license by Mr. Gilbert McGlashan.

Upset price 6*l*. per acre.—Charge for survey 1*l*. 0*s*. 6*d*.
Lot 3. Area 1*a*. 1*r*. 32*p*., allotment 26*a*, section C. Valuation 20*l*.

PARISH OF DARKBONE, COUNTY OF KARA KARA.

The former holding of Mr. William Winterbottom.

Upset price 1*l*. 5*s*. per acre.—Charge for survey 2*l*. 11*s*. 6*d*.
Lot 4. Area 10*a*. 3*r*. 23*p*., allotment 95*e*. Valuation 6*l*. 1*s*. 1*d*.

PARISH OF MOOLERR, COUNTY OF KARA KARA.

Formerly held under license by Miss Laura E. Powell.

Upset price 1*l*. per acre.—Charge for survey 2*l*. 10*s*.
Lot 5. Area 20*a*., allotment 13, section 1.

PARISH OF TOTTINGTON, COUNTY OF KARA KARA.

A former 102nd section reserve, west of the Tottington pre-emptive right.

Upset price 1*l*. 5*s*. per acre.—Charge for survey 23*l*. 1*s*.
Lot 6. Area 460*a*. 1*r*. 18*p*., allotment 89.

NOTICE.

MELBOURNE.—Sale (No. 6340) on Tuesday the 16th March 1886.

Lots 1 to 6 of the above sale will be sold subject to the following special condition in addition to the ordinary conditions of sale, viz.:-That within three months from the date of sale, and before the issue of the Crown grant, the allotment shall be filled with good clean earth to the permanent level of the streets and rights-of-way on which it abuts.

A. L. TUCKER,

Commissioner of Crown Lands and Survey.

Office of Lands and Survey,
Melbourne, 17th February 1886.

PROPOSED REVOCATION OF PROCLAMATIONS OF TIMBER RESERVES.

NOTICE is hereby given that it is the intention of the Governor in Council to revoke (in part) the Proclamations of the undermentioned Reserves for the preservation and growth of Timber, viz.:-

The following Notice was gazetted 1st on 5 February, pursuant to Order of 2 February 1886.

TOOLAMBA.—The proclamation bearing date the 16th December 1884, by which a reserve made for the preservation and growth of Timber, situate in the parish of Toolamba, and comprising an area of three thousand acres more or less of land was proclaimed, is about to be revoked so far as it relates to the portion thereof hereinafter described, viz.:-Nine acres three roods fourteen perches, county of Rodney, parish of Toolamba: Commencing at a point bearing S. 89° 48' E. three chains forty-four links from the south-east angle of allotment 112; bounded thence by lines bearing respectively N. 0° 12' E. fifteen chains, S. 89° 48' E. six chains fifty-six links, S. 0° 12' W. fifteen chains, and N. 89° 48' W. six chains fifty-six links to the point of commencement. The bearings are from the true meridian.—(T.201⁽²⁾) (79.447/19.)

The following Notice was gazetted 1st on 19 February, pursuant to Order of 16 February 1886.

GOORAMADDA.—The proclamation bearing date the 26th September 1870, by which a reserve made for the preservation and growth of Timber, situate in the parish of Gooramadda, and comprising an area of one thousand acres more or less of land was proclaimed, is about to be revoked so far as it relates to the portion thereof hereinafter described, viz.:-Four acres one rood thirteen perches: Commencing at a point bearing S. 58° W. seven chains eighty-eight links from the north angle of the south-western portion of the Gooramadda pre-emptive section; bounded thence by the said section bearing S. 58° W. eighteen chains fifteen links; and thence by lines bearing respectively N. 16° 8' W. four chains ninety-six links and N. 73° 52' E. seventeen chains 46 links to the point of commencement.—(86.M. 40606.)

A. L. TUCKER,

Commissioner of Crown Lands and Survey.

Lands and Survey Office,
Melbourne.

COMMON ADDED TO.

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.

WHEREAS by *The Land Act 1884* it was amongst other things enacted that it should be lawful for the Governor at any time and from time to time under regulations to be made for such purpose to proclaim any Crown lands as a common, and place it under the management of any borough or shire council, or mining board, or any person or persons, or any two or more of the said councils, boards, or persons, and direct the manner by which the fees should be imposed, paid, collected, and recovered for depasturing thereon, and how such fees should be disposed of, and at any time to alter, add to, diminish, revoke, or abolish such common, or unite two or more commons, or add to such common any selection which may have been taken up within the area of such common and subsequently abandoned; and it was also enacted that notice of any proposed proclamation, alteration, addition, diminution, revocation, or union of commons should be published and all objections thereto should be heard in the manner set forth in the one hundred and twenty-fifth section of the said Act: Now therefore I, the Governor of Victoria, with the advice of the Executive Council, do hereby add to the undermentioned Common the Crown lands hereinafter described, that is to say:—

THE MALDON UNITED TOWN AND GOLDFIELD COMMON, proclaimed by Order of the 19th January 1863, modified by Order of the 21st September 1863, increased by Orders dated respectively the 19th November 1866, 25th January 1869, and 1st February 1870, again modified by Order of the 2nd December 1878, and again increased by Order of the 16th January 1883, is hereby further increased by adding thereto 90 acres 2 roods 10 perches of land, being allotment 10 of section 5, parish of Bradford.—(85.M.44544.)

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

(L.S.) HENRY B. LOCH.

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

COMMON.

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.

WHEREAS by *The Land Act 1884* it was amongst other things enacted that it should be lawful for the Governor in Council at any time and from time to time under regulations to be made for such purpose to proclaim any Crown lands as a common, and place it under the management of any borough or shire council, mining board, or any person or persons, or any two or more of the said councils, boards, or persons, and direct the manner by which the fees should be imposed, paid, collected, and recovered for depasturing thereon, and how such fees should be disposed of, and at any time to alter, add to, diminish, revoke, or abolish such common, or unite two or more commons, or add to such common any selection which may have been taken up within the area of such common and subsequently abandoned: Now therefore I, the Governor of Victoria, with the advice of the Executive Council, do hereby proclaim as a Common the Crown lands comprised within the boundaries hereinafter described, that is to say:—

KANIVA COMMON.—Seven hundred and forty acres, more or less, county of Lowan, parish of Kaniva, being the Crown lands comprised within the boundaries hereinafter described, viz.: Commencing at the north-east angle of allotment 4 of section 1; thence east by a road to the north-west angle of allotment 9; thence south by that allotment and allotment 8, east by the latter allotment and allotment 10, south by allotments 11, 15, and 4, of section 3, east by the last-mentioned allotment, and south and west by allotment 5 to the south-west angle of allotment 6; and thence north by a road, west by allotments 13 and 20 of section 1, north by the latter allotment, west by the latter allotment and allotment 21, north by allotments 21 and 5, and east and north by allotment 4 aforesaid to the point of commencement.—(85.D.19640.)

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

(L.S.) HENRY B. LOCH.

By His Excellency's Command,
A. L. TUCKER,
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.

WHEREAS by *The Land Act 1884* (No. 812, sec. 73) 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 Crown lands by public auction, and the lands upon which such street or 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 described, that is to say:—

ROADS IN THE PARISH OF TERANG.—County of Hampden, parish of Terang: Commencing at the north-west angle of allotment 1a of section 1; bounded thence by that allotment bearing south one chain seventy-two links, and by that allotment, allotments 2a, 3a, and 4a, a line, allotments 27a, 26a, and 25a, a line, and allotment 24a bearing east thirty-eight chains twenty-one links; thence by the Mount Emu Creek downwards to the north-east angle of allotment 14; thence by allotments 14 and 13 bearing west thirty-nine chains and by the last-mentioned allotment bearing north two chains thirty-three links; and thence by the road to Camperdown bearing N. 68° 14' E. one chain eight links to the point of commencement.

Also commencing at the west angle of allotment 15a; bounded thence by that allotment and a line bearing S. 38° 31' E. six chains twenty-six links; thence by allotment 23a bearing S. 21° 46' E. nine chains; thence by a line bearing west one chain seven links and a half; thence by allotment 25a bearing N. 21° 46' W. seven chains ninety-four links; thence by a line and allotment 14a bearing N. 38° 31' W. six chains twenty-six links; and thence by the road to Camperdown bearing N. 34° 45' E. one chain twenty links to the point of commencement.

Also commencing at the east angle of allotment 20a; bounded thence by that allotment bearing N. 55° 15' W. nine chains seventy links, and by that allotment, allotments 21a and 23a, and a line bearing S. 34° 45' W. eleven chains nine links; thence by allotments 25a, 26a, and 27a bearing S. 68° 14' W. nineteen chains eighty-nine links; thence by a line bearing west two chains seventy links; thence by allotments 4a, 5a, 6a, 7a, 8a, 9a, 10a, 11a, 12a, 13a, and 14a bearing N. 68° 14' E. twenty-two chains nine links; thence by a line and allotment 15a bearing N. 34° 45' E. eleven chains ninety-five links; thence by allotments 22a and 19a bearing S. 55° 15' E. twelve chains; and thence by the Mount Emu Creek downwards to the point of commencement.—(T.86(?) (85.B.35062.)

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

(L.S.) HENRY B. LOCH.

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

TOWNSHIPS 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.

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 proclaimed 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 proclaimed 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 townships the portions of Crown lands hereinafter described, that is to say:—

TOWNSHIP IN THE PARISH OF TATONGA.—Ninety-nine acres three roods twenty-four perches, county of Benambra, parish of Tatonga, being allotment 9c of section 17: Commencing at the north-west angle of J. Mitchell's licensed block; bounded thence by that block bearing S. 0° 43' E. thirty-six chains sixty-six links; thence by a line, allotment 9b, and a line bearing S. 89° 17' W. thirty chains; thence by allotment 9a, a line, allotment 9, and a line bearing N. 0° 43' W. thirty-six chains sixty-six links; and thence by a line bearing N. 89° 17' E. thirty chains to the point of commencement.—(T.256(?) (85.T.20625.)

TOWNSHIP AT WURRUK WURRUK IN THE PARISH OF WURRUK WURRUK.—County of Tanjil, parish of Wurruk Wurruk: Commencing at a point on the southern boundary of the Melbourne and Sale Railway reserve where the west boundary of allotment

1 of section 7 abuts thereon; bounded thence by the said reserve bearing north-easterly to the north-west angle of allotment 5 of section A; thence by that allotment bearing south-easterly and north-easterly, by allotments 4 and 3 bearing southerly, and by the last-mentioned allotment bearing south-easterly and easterly to a point bearing N. 7° E. from the north-east angle of allotment A; thence by a line and the western boundary of allotment 18b bearing southerly to a point in line with the south-eastern boundary of section 5A; thence by roads bearing respectively south-westerly to the south angle of section 5A, north-westerly to the south-west angle of section 3A, and north-easterly to the northernmost angle of section 1A; thence by a line bearing northerly to the south angle of section 1; and thence by the road to Rosedale bearing north-westerly and by the west boundary of allotment 1 of section 7 aforesaid bearing northerly to the point of commencement.—(85.R.26096.)

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

(L.S.) HENRY B. LOCH.

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

TOWNSHIP 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.

WHEREAS by *The Land Act 1884* it was amongst other things enacted that the Governor might subdivide any county into parishes and townships, and by proclamation to be published in the *Government Gazette* might define the boundaries of such parishes or townships, and might distinguish each by a name; after such proclamation the territory comprised within the boundaries of any of the said divisions should thenceforward be recognised as a parish or township, by the name so given as aforesaid: Now therefore I, the Governor of Victoria, with the advice of the Executive Council, do hereby define the boundaries of the township hereinafter described and do distinguish the same by the name prefixed thereto, that is to say:—

TOWNSHIP OF BALLAARAT NORTH.—County of Grenville, parish of Ballarat: Commencing at the intersection of the north boundary of the city of Ballarat and the east side of Forest street; bounded thence by the north boundary of the city of Ballarat and the north boundary of the town of Ballarat East bearing easterly to the west side of Sims street; thence by a line bearing N. 0° 53' E. forty-eight chains eighty links; thence by Norman street and a road bearing westerly to the north-west angle of allotment 13 of section B; and thence by a road bearing south forty-eight chains fifty links to the point of commencement.—85.S.30852.

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

(L.S.) HENRY B. LOCH.

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

MANAGEMENT AND CONTROL OF A WATER RESERVE.

IN pursuance of the provisions of *The Victorian Water Conservation Act 1881* (No. 716, sec. 46): Notice is hereby given that it is the intention of the Governor, with the advice of the Executive Council, by Proclamation, to place under the temporary management and control of the subjoined Waterworks Trust the Water Reserve hereunder described, viz.:—

The following Notice was gazetted 1st on 29 January, pursuant to Order of 26 January 1886.

PUBLIC WATER RESERVE ABOUT TO BE PLACED UNDER THE TEMPORARY MANAGEMENT AND CONTROL OF THE UNITED ECHUCA AND WARANGA WATERWORKS TRUST.

WARANGA.—Sixty-three acres one rood eighteen perches, county of Rodney, parish of Waranga, being part of allotment 61, temporarily reserved by Order of the 9th September 1885, as a site for Water Supply purposes, and described in the *Government Gazette* of the 11th December 1885, page 3477.—(85.M.42637.)

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

COMMITTEE OF MANAGEMENT OF A RESERVE FOR ORNAMENTAL PLANTATION AND GENERAL RECREATION PURPOSES IN THE MUNICIPAL DISTRICT OF ECHUCA.

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 14th December 1885, as a site for Ornamental Plantation and General Recreation purposes in the municipal district of Echuca:—

REGULATION.

The said reserve shall be under the control of the Council of the Borough of Echuca as a Committee of Management thereof.—(Corr.85.E.14351.)

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

(L.S.) A. L. TUCKER,
President.
A. MORRAH,
Member.

COMMITTEE OF MANAGEMENT OF A RESERVE FOR WATERING PURPOSES IN THE PARISH OF TYLDEN.

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 permanently reserved by Order of 19th January 1886, as a site for Watering purposes in the parish of Tylden.

REGULATION.

The said reserve shall be under the control of the Council of the Shire of Kyneton as a Committee of Management thereof.—(Corr.85.K.14718.)

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

(L.S.) A. L. TUCKER,
President.
A. MORRAH,
Member.

COMMITTEE OF MANAGEMENT OF A RESERVE FOR PUBLIC PARK AND PURPOSES OF RECREATION IN THE MUNICIPAL DISTRICT OF MARYBOROUGH.

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 26th June 1883, as a site for Public Park and purposes of Recreation in the municipal district of Maryborough:—

REGULATION.

The said reserve shall be under the control of the Council of the Borough of Maryborough as a Committee of Management thereof.—(Corr.86.M.44435.)

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

(L.S.) A. L. TUCKER,
President.
A. MORRAH,
Member.

"The Land Act 1834," Sections 2, 3, 67, 93, and 119.

APPLICATIONS FOR LICENSES APPROVED.

THE following Applications for Licenses having been approved, it is hereby notified that the Rents and Fees specified in each case may be received by the undermentioned Officers authorized by the Treasurer to collect Territorial Revenue, to whom the Licenses have been forwarded for issue.

A. L. TUCKER,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
Melbourne, 15th February 1886.

Number of License.	Name of Licensee.	Area, subject to modification of boundaries and area.	Parish or Situation.	Date of License.	Amount to be Collected.				Payable to Receiver of Revenue at—
					Payment.	Survey Charge to revenue except when otherwise ordered.	Fee for License.	Total Amount of first Payment.	
		Acres.			£ s. d.	£ s. d.	£ s. d.	£ s. d.	
Under Section 19 of "The Land Act 1869" as amended by "The Land Act 1878."—Payment to be made half-yearly.									
4138 A ¹	Jules Mandouit	164	Niagaroon	1.2.86	4 2 0	...	0 5 0	4 7 0	Alexandra
3104 A ¹	Sarah Emily Bell	320	Merton	"	8 0 0	...	0 5 0	8 5 0	"
3628 A ¹	James Foots	260	Howqua	"	6 10 0	...	0 5 0	6 15 0	Jamieson
18777 B ²	Fredk. Hammond	279	Samaria	"	6 19 6	...	0 5 0	7 4 6	Benalla
19275 B ²	Catherine McCormack	125	Rothsday	"	3 2 6	6 11 0	0 5 0	9 18 6	"
11157 B ²	Thos. Mitchell	320	Mokoan	1.5.81	8 0 0	80 0 0	"
1926 O ³	Richard King	116	Bingo-Munjie	1.2.86	2 18 0	...	0 5 0	3 3 0	Omeo
9770 B ²	Robt. Smyth	320	Whorouly	"	8 0 0	...	0 5 0	8 5 0	Beechworth
8330 B ²	Jno. Carroll	249	Whorouly	"	6 4 6	...	0 5 0	6 9 6	"
8349 B ²	Thos. Wm. Crockett	183	Whorouly	"	4 11 6	...	0 5 0	4 16 6	"
8348 B ²	Jno. A. Crockett	178	Whorouly	"	4 9 0	...	0 5 0	4 14 0	"
9507 B ²	Wm. Prideaux	147	Burrowye	"	3 13 6	...	0 5 0	3 18 6	Bethanga
9177 B ²	Wm. Macauley	101	Dandongadale	"	2 10 6	...	0 5 0	2 15 6	Bright
9261 B ²	Wm. McCormack	7	Porepunkah	"	0 3 6	...	0 5 0	0 8 6	"
9184 B ²	Chas. S. Marshallsea	24	Tawanga	"	0 12 0	...	0 5 0	0 17 0	"
8091 B ²	Sidney Bartlett	320	Colac Colac	"	8 0 0	...	0 5 0	8 5 0	Tallangatta
9915 B ²	T. F. Whitehead	108	Wabba	"	2 14 0	...	0 5 0	2 19 0	"
9631 B ²	Wybert Comyn Ross	315	Towong	"	7 17 6	...	0 5 0	8 2 6	"
9181 B ²	Mary Matthews	43	Wagra	"	1 1 6	...	0 5 0	1 6 6	"
8156 B ²	David Broily	107	Wabonga	"	2 13 6	...	0 5 0	2 18 6	Wangaratta
8491 B ²	Margaret Devaney	98	Yackandandah	"	2 9 0	...	0 5 0	2 14 0	Yackandandah
9623 B ²	Hugh Reid	318	Mullagong	"	7 19 0	...	0 5 0	8 4 0	"
8361 B ²	Thos. Cain	200	Yackandandah	"	5 0 0	...	0 5 0	5 5 0	"
8956 B ²	John Kendall	200	Yackandandah	"	5 0 0	...	0 5 0	5 5 0	"
9609 B ²	Robt. Roche	162	Gundowring	"	4 1 0	...	0 5 0	4 6 0	"
9624 B ²	Robt. Reid	314	Mullagong	"	7 17 0	...	0 5 0	8 2 0	"
9152 B ²	Matthew Meehan	92	Yackandandah	"	2 6 0	...	0 5 0	2 11 0	"
8363 B ²	James Cain	201	Yackandandah	"	5 0 6	...	0 5 0	5 5 6	"
8251 B ²	Arthur Collin	306	Kergunyah	"	7 13 0	...	0 5 0	7 18 0	"
3876 S ¹	James Thornton	188	Morri Morri	"	4 14 0	...	0 5 0	4 19 0	Stawell
3581 S ¹	Giovanni Paganoni	320	Watta Wella	"	8 0 0	...	0 5 0	8 5 0	"
12564 H ²	Wm. G. D. Ellis	153	Wail	1.1.86	3 15 6	...	0 5 0	4 1 6	Horsham
12609 H ²	Maria Fetherley	320	Carchap	1.2.86	8 0 0	...	0 5 0	8 5 0	"
12468 H ²	John Dent	84	Nurcoung	"	2 2 0	...	0 5 0	2 7 0	"
12682 H ²	Ernest Greiser	320	Bangerang	"	8 0 0	...	0 5 0	8 5 0	"
13243 H ²	Hugh McCollim	281	Cannum	1.1.86	7 0 6	...	0 5 0	7 5 6	"
13109 H ²	Deborah A. Mills	320	Tyar	1.2.86	8 0 0	...	0 5 0	8 5 0	"
13105 H ²	Margaret M. Mills	320	Tyar	"	8 0 0	...	0 5 0	8 5 0	"
13107 H ²	Thos. W. Mills	320	Tyar	"	8 0 0	...	0 5 0	8 5 0	"
7771 H ²	Henry Somers	312	Werrigar	1.2.81	7 16 0	...	0 5 0	8 1 0	"
12388 H ²	Harriet Ingram	80	Konnepra	1.1.86	2 0 0	6 2 0	0 5 0	8 7 0	Harrow
12755 H ²	Elizabeth Horne	320	Telangatuk	1.2.86	8 0 0	...	0 5 0	8 5 0	"
12768 H ²	Wm. Harley	289	Yat Nat	"	7 4 6	...	0 5 0	7 9 6	"
13106 H ²	Elizabeth J. Mills	320	Yat Nat	"	8 0 0	...	0 5 0	8 5 0	"
6639 H ²	Chas. A. Fairweather	314	Lillimur	1.6.80	7 17 0	...	0 5 0	8 2 0	Nhill
13364 M	Wm. Watt	320	Allambee	1.5.82	8 0 0	...	0 5 0	64 5 0	Warragul
Under Section 49 of "The Land Act 1869."—Payment to be made yearly.									
2769 B ²	John Stacey	20	Naric	1.2.86	2 0 0	...	0 2 6	2 2 6	Tallangatta
1886 B ²	Martha B. Jackson	20	Gooramadda	"	2 0 0	...	0 2 6	2 2 6	Rutherglen
2297 B ²	Martha McFadyen	20	Myrtleford	"	2 0 0	...	0 2 6	2 2 6	Bright
1815 B ²	Joseph Harper	2	Beechworth	"	1 0 0	...	0 2 6	1 2 6	Beechworth
Under Section 3 of "The Land Act 1884."—Payment to be made yearly.									
...	J. B. Coombs: grazing	7,500	Saintfield	1.1.86	15 12 6	...	0 5 0	15 17 6	Benalla
Grazing License under Section 67 of "The Land Act 1884."—Payment to be made yearly.									
1 B ¹	Wm. Kenidy	140	Kerrit Baret, block 1090	1.6.85	5 5 0	...	1 0 0	6 5 0	Ballarat
Under Section 93 of "The Land Act 1884."—Payment to be made in advance.									
...	James Gilbert: to enter upon the Barnah State Forest to fell and remove therefrom eight (8) pieces of timber, each not to exceed fifty-five (55) feet in length?	3 18 10	3 18 10	Nathalia
...	D. Gleeson: a license to enter upon the Mount Cole State Forest and fell and remove 20 pieces of timber; fifteen not to exceed 45 feet in length, and five pieces 50 feet in length?	4 3 9	4 3 9	Ararat

¹ This is a re-license. Total to pay includes arrears of rent. £64, paid as rent under old license, to be credited.

² Subject to special condition re the Wimmera United Waterworks Trust.

³ In lieu of notice gazetted 21st January 1881, p. 141. Rent paid on portion retained only to be credited.

⁴ In lieu of notice gazetted 21st May 1880, p. 1136. Rent paid on portion retained only to be credited.

⁵ In lieu of notice gazetted 22nd August 1884, p. 2383, approving of the issue of a non-residence license. Total to pay includes arrears of rent. £40, paid as rent under the old license, to be credited.

⁶ Transfer from Alex. T. Haley, 248/47. In lieu of notice gazetted 22nd January 1886, p. 139. Rent and fee paid to Receiver and Paymaster at Melbourne.

⁷ In lieu of notice gazetted 5th February 1880, p. 202, authorising the felling and removing of wattle trees. Fee paid to Receiver and Paymaster at Melbourne on 15th January 1880.

⁸ Rent paid.

APPLICATIONS FOR LICENSES APPROVED—continued.

Number of License.	Name of Licensee.	Area, subject to modification of boundaries and area.	Parish or Situation.	Date of License.	Amount to be Collected.				Payable to Receiver of Revenue at—
					Payment.	Survey Charge to revenue except when otherwise ordered.	Fee for License.	Total Amount of first Payment.	
		Acres.			£ s. d.	£ s. d.	£ s. d.	£ s. d.	
Under Section 93 of "The Land Act 1884."—Payment to be made quarterly.									
1114	John Baker: residence ¹	3	Elliminyt ...	1.1.86	1 5 0	1 5 0	Colac
706	John Nightingale: brickmaking	1r. 39½p.	Cut-Paw-Paw ...	1.2.86	2 10 0	1 13 4	Melbourne
792	Rumpf and Sons: quarrying	2	Cut-Paw-Paw ...	"	2 10 0	1 13 4	"
298	Footscray Borough Council: quarrying	1a. 3r. 14p.	Cut-Paw-Paw ...	1.1.86	9 5 0	9 5 0	"
Under Section 93 of "The Land Act 1884."—Payment to be made yearly.									
2445	Thos. N. McIntyre: garden site	1a. 2r. 10p	Alexandra ...	1.1.86	0 15 0	0 15 0	Alexandra
1540	Lacy Taylor: garden and residence ²	2r.	Drumanure ...	"	0 10 0	0 10 0	Numurkah
Under Section 93 of "The Land Act 1884."—Renewal of Garden Licenses.—Payment to be made yearly.									
412	Robert McGreevey ...	1	Enoch's Point ...	7.3.86	0 5 0	0 5 0	Jamieson
567	Ah Foot ...	1	Omeo ...	2.3.86	0 5 0	0 5 0	Omeo
527	Pang Yo ...	1	Gibbo ...	14.11.85	0 5 0	0 5 0	"
4	George Ackers ...	1	Glenpatrick ...	14.3.86	0 5 0	0 5 0	Avoca
3	James Ackers ...	1	Glenpatrick ...	"	0 5 0	0 5 0	"
5	Geo. Ackers, jun. ...	1	Glenpatrick ...	12.3.86	0 5 0	0 5 0	"
34	R. Bates ...	1	Euranbeen ...	30.3.86	0 5 0	0 5 0	Ararat
573	David Skellett ...	1	Glenpatrick ...	12.3.86	0 5 0	0 5 0	Avoca
307	Jas. Keegan ...	1	Landsborough ...	7.4.86	0 5 0	0 5 0	Stawell
367	Louis Marriott ...	1	Landsborough ...	3.1.86	0 5 0	0 5 0	"
603	Mow Sung ...	1	Werrigar ...	20.3.86	0 5 0	0 5 0	Horsham
5	Ah Tong ...	1	Jung Jung ...	18.3.86	0 5 0	0 5 0	"
626	Te Jue ...	1	Horsham ...	31.3.86	0 5 0	0 5 0	"
624	Kew Tuck ...	1	Horsham ...	14.2.86	0 5 0	0 5 0	"
...	Ah Sing ...	1	Werrigar ...	20.3.86	0 5 0	0 5 0	"
292	John Johnston ...	2r.	Murrabit ...	9.8.85	0 5 0	0 5 0	Kerang
378	Peter Murphy ...	1	Tarra Tarra ...	19.3.86	0 5 0	0 5 0	Palmerston
386	William Moore ...	1	Toongabbie North ...	5.3.86	0 5 0	0 5 0	Toongabbie
541	Sam. Ricketts ...	1	Longford ...	15.3.86	0 5 0	0 5 0	Sale
143	J. Dunstan ...	1	Ballarat ...	1.3.86	0 5 0	0 5 0	Ballarat
143	J. Dunstan ...	1	Ballarat ...	"	0 5 0	0 5 0	"
1094	Patrick Burns ...	1	Korweinguboorra ...	20.3.86	0 5 0	0 5 0	"
1094	Patrick Burns ...	1	Korweinguboorra ...	"	0 5 0	0 5 0	"
1094	Patrick Burns ...	1	Korweinguboorra ...	"	0 5 0	0 5 0	"
1094	Patrick Burns ...	1	Korweinguboorra ...	"	0 5 0	0 5 0	"
1094	Patrick Burns ...	1	Korweinguboorra ...	"	0 5 0	0 5 0	"
1935	G. D. Knight ...	1	Scarsdale ...	28.3.86	0 5 0	0 5 0	Smythesdale
1280	T. M. Capell ...	1	Lal Lal ...	2.3.86	0 5 0	0 5 0	Ballarat
1280	T. M. Capell ...	1	Lal Lal ...	"	0 5 0	0 5 0	"
1280	T. M. Capell ...	1	Lal Lal ...	"	0 5 0	0 5 0	"
1280	T. M. Capell ...	1	Lal Lal ...	"	0 5 0	0 5 0	"
1280	T. M. Capell ...	1	Lal Lal ...	"	0 5 0	0 5 0	"
1280	T. M. Capell ...	1	Lal Lal ...	"	0 5 0	0 5 0	"
1080	Bridget Bassett ...	1	Scarsdale ...	15.3.86	0 5 0	0 5 0	Smythesdale
2711	John Skinner ...	1	Ballarat East ...	7.3.86	0 5 0	0 5 0	Ballarat
2711	John Skinner ...	1	Ballarat East ...	"	0 5 0	0 5 0	"
2710	James Symons ...	1	Creswick ...	11.3.86	0 5 0	0 5 0	Creswick
2710	James Symons ...	1	Creswick ...	"	0 5 0	0 5 0	"
2524	Ben. Palmer ...	1	Scarsdale ...	18.3.86	0 5 0	0 5 0	Smythesdale
2524	Ben. Palmer ...	1	Scarsdale ...	"	0 5 0	0 5 0	"
2524	Ben. Palmer ...	1	Scarsdale ...	"	0 5 0	0 5 0	"
2524	Ben. Palmer ...	1	Scarsdale ...	"	0 5 0	0 5 0	"
2900	Joseph Wade ...	1r.	Chunes ...	27.3.86	0 5 0	0 5 0	Chunes
2701	Ah Shune ...	1	Ballarat East ...	12.3.86	0 5 0	0 5 0	Ballarat
1277	Gea Chung Chun ...	1	Haddon ...	14.3.86	0 5 0	0 5 0	Smythesdale
1277	Gea Chung Chun ...	1	Haddon ...	"	0 5 0	0 5 0	"
Under Section 119 of "The Land Act 1884."—Payment to be made yearly.									
291	Hector Fisher ³ ...	240	Block 2077 ...	1.1.86	3 0 0	3 5 0	Stawell
3140	George Eldridge, sen. ⁴ ...	240	Toolondo ...	"	7 10 0	7 15 0	Horsham
3578	J. H. Delahenty ...	25	Grazing block ...	"	0 12 6	0 17 6	Hamilton
2617	Charles Ker ⁴ ...	45	Ghin Ghin ...	"	2 8 9	2 13 9	Seymour
744	G. R. Patterson ⁵ ...	7,500	Grazing block 2224 ...	"	42 5 0	42 10 0	Harrow
483	Timothy O'Hehir ⁶ ...	199a. Or. 30p.	Bungal ...	"	6 13 4	6 18 4	Ballarat
1678	George Gilbert: grazing ¹ ...	10	Haddon ...	"	0 10 0	0 15 0	Smythesdale
980	Thomas Watson: grazing ¹ ...	125	Kerrie... ...	"	3 3 0	3 8 0	Melbourne
1284	George C. Crump: grazing ¹ ...	31	Woolamai ...	"	0 0 0	6 5 0	"
...	Anthony Egan ⁵ ...	46	Grazing block 2144 ...	"	2 6 0	2 11 0	Colac C.43700
Renewal of Grazing License under Section 119 of "The Land Act 1884."—Payment to be made yearly.									
28	H. Branston ⁶ ...	338	Kinypanial ...	"	16 8 0	16 8 0 ⁷	Inglewood

¹ This is a renewal.² In lieu of notice gazetted 22nd January 1886, p. 145.³ In lieu of notice gazetted 22nd January 1886, p. 136, so far as amount of payment is concerned.⁴ Rent and fee has been paid.⁵ Occupation and license fees paid at Receipt and Pay Office at Colac on 22nd December 1885.⁶ In lieu of notice gazetted 22nd January 1886, so far as annual rent is concerned.⁷ Is., license fee, to be collected.NOTE.—HORSHAM DISTRICT.—The name of 12784/19, gazetted approved in *Gazette* of 29th January 1886, p. 221, should be *Hanns*, not *Harris* as published.

"The Land Act 1884," Sections 2, 93, and 119.

LICENSES UNDER THE LAND ACTS 1869 AND 1884 REVOKED, CANCELLED, 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, 17th February 1886.

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

District.	Corr. No.	Name of Licensee.	Section of Land Act under which Licensed.	Parish.	Area.	Order in Council dated	Reasons for Forfeiture, &c.	Pay Office.
					A. R. P.			
Licenses under "The Land Act 1869."								
Beechworth	2284	Chas. McCarthy	49	Yackandandah	37 0 0	...	Non-payment of rent	Yackandandah
"	141	Michael Crawford	49	Dorchap	15 0 0	...	Non-payment of rent	Tallangatta
Alexandra	24	J. R. Barnewall	47	Grazing block No. 28	3,280 0 0	...	Abandoned	Alexandra
Omeo	585	Peter Ah Sen	47	Terlite Munjie	3 0 0	...	Abandoned	Omeo
Kerang	324	Thos. Kinnaue	47	Lower Murray	3 0 0	...	Abandoned	Kerang
"	573	Wm. F. Stevens	47	Kerang	0 2 0	...	Abandoned	"
"	619	Robt. Tuck	47	Kerang	0 2 0	...	Abandoned	"
Hamilton	693	Thos. Young	47	Jalur	3 0 0	...	Cancelled	Hamilton
Ararat	92	David Carey	47	Kalyinna	18 0 0	...	Cancelled	Ararat
Stawell	93	Alex. Cameron	47	Bolanguin	1,900 0 0	...	Cancelled	Stawell
Castlemaine	595	Chas. Slee	47	Grazing block No. 203	57 0 0	...	Cancelled	Castlemaine
Geelong	2126	R. J. Murchison	47	Jan Juc	450 0 0	...	Cancelled	Geelong
"	2449	Jas. Noble	47	Angahook	635 0 0	...	Cancelled	"
"	2743	H. B. Smith	47	Portarlinton	3 0 26	...	Cancelled. Lease having issued for the site	"
Melbourne	13559	Thos. Paynter	47	Mardan	100 0 0	...	Permit cancelled	Warragul
Licenses under "The Land Act 1869" as amended by "The Land Act 1878."								
Alexandra	4126	W. J. B. Martin	19	Dueran East	60 0 0	...	At licensee's request	Mansfield
Horsham	11830	Wm. Thompson	19	Gymbowen	150 0 0	...	At licensee's request	Horsham
"	11575	Mathes Paulick	19	Katylil	319 2 24	...	Non-compliance with conditions	"
Melbourne	12161	Ernest R. Bubb	19	French Island	139 0 0	...	Non-payment of rent	Melbourne
"	10725	J. M. Gannon	19	Jeetho	319 3 35	8.2.86	To issue new license from 1/9/83 ¹	Warragul
"	7544	Wm. Porter	19	Allambee East	319 3 31	2.2.86	To issue new license from 1/10/80 ²	"
Ballarat	1541	Mary G. Purcell	19	Blackwood	101 2 1	...	Expired	Blackwood
Licenses under "The Land Act 1884."								
St. Arnaud	613	Jno. McGilvray	43	Banyenong	0 3 30	...	Cancelled	Donald
Melbourne	132	Chas. Campbell	43	Nepean	2 0 0	...	Cancelled	Melbourne
"	949	W. F. Walker & Co.	43	Nepean	2 0 0	...	Cancelled	"
"	950	W. F. Walker & Co.	43	Nepean	2 0 0	...	Cancelled	"
Horsham	132	J. H. Champness	119	Grazing block No. 2239	500 0 0	...	Cancelled	Horsham
"	323	Wm. Gove	119	Grazing block No. 883	560 0 0	...	Cancelled	Stawell
"	907	Jno. Taylor	119	Grazing block No. 2004	92 0 0	...	Cancelled	Nhill

¹ £24 paid as rent on old license to be credited.² £72 paid as rent under old license to be credited.

NOTE.—STAWELL DISTRICT.—The name of 2710/19, gazetted as revoked on 12/2/86, page 349, should be Geo Tye, not Geo Lye, as published.

"The Land Act 1884," Section 2.

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.

Name.	Parish.	Extent.	Amount to be Collected.							Payable to the Officer authorized by the Treasurer to collect Territorial Revenue at—
			Balance to complete Purchase.	Fees.			Total to pay.			
				Grant.	Certification.	Assurance.				
		A. R. P.	£ s. d.	£ s.	£ s.	£ s. d.	£ s. d.			
Under Section 20 of "The Land Act 1869."										
Robert Mason ...	Eildon ...	4 1 36	3 7 6	1 1 1	0 0 3	5 8 9	Alexandra	2111		
Henry Kneebone ...	Whorouly ...	5 2 36	4 4 0	1 1 1	0 0 3	6 5 3	Beechworth			
Neil Ferguson ...	Cornella ...	40 0 0	28 0 0	1 1 1	0 1 8	30 2 8	Rushworth	39120		
Under Section 20 of "The Land Act 1869" as amended by "The Land Act 1878."										
Alexander Dick ...	Mooroolbark ...	49 3 29	35 0 0	1 1 1	0 2 1	37 3 1	Melbourne	10457		
Thomas L. Hamling ...	Salisbury W. ...	41 2 21	29 8 0	1 1 1	0 1 9	31 10 9	Inglewood	1759		
Charles Cooper ¹ ...	Purrumbete N. ...	3 0 10	2 16 0	1 1 1	0 0 2	4 17 2	Camperdown	181		
Under Section 4 of "The Land Acts Amendment Act 1880."										
John Derry ...	Landsborough ...	20 0 0		1 1 1	0 0 10	2 1 10	Stawell	1242		
Margaret Hemphill ...	Boole Poole ...	18 0 18	13 6 0	1 1 1	0 0 10	15 7 10	Bairnsdale	359		
Jas. J. Hemphill ...	Boole Poole ...	19 1 20	14 0 0	1 1 1	0 0 10	16 1 10	"	360		
Jas. E. Duncan ² ...	Giffard ...	20 0 0		1 1 1	0 0 10	2 1 10	Sale	253		
James Edwards ...	Mooroolbark W. ...	18 0 9	1 0 0	1 1 1	0 0 10	3 1 10	Ballarat	1585		
John Smith ...	Scarsdale ...	17 2 11	3 12 0	1 1 1	0 0 9	5 13 9	Smythesdale	2685		
Bartholomew Clark ...	Waddallah ...	13 0 9	5 12 0	1 1 1	0 0 7	7 13 7	Geelong	171		
William Coombs ...	Panmure ...	20 0 0	8 0 0	1 1 1	0 0 10	10 1 10	Warrnambool	168		
Henry Briggs ...	Monegeeta ...	5 1 13		1 1 1	0 0 3	2 1 3	Melbourne	1090		
Wm. G. Fraser ...	Kerrie ...	19 2 33	40 0 0	1 1 1	0 2 1	42 3 1	"	1636		

¹ In lieu of notice gazetted 30th October 1885, p. 2996.² In lieu of notice gazetted 5th February 1886, p. 294.

Department of Lands and Survey,
Melbourne, 17th February 1886.

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

"The Land Act 1884," Section 2.

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.

Name.	Parish.	Extent.	Amount to be Collected.						Payable to the Officer authorized by the Treasurer to collect Territorial Revenue at—
			Purchase-money.	Fees.			Total to pay.		
				Grant.	Certificate.	Assurance.			
		A. R. P.	£ s. d.	£ s.	£ s.	£ s. d.	£ s. d.		
Under Section 399 of "The Local Government Act."									
W. P. Simpson	Sandhurst	0 2 38 ¹⁰ / ₁₀₀	18 8 9	1 1	...	0 0 10	19 10 7	Sandhurst S.35314	
Under Section 76 of "The Land Act 1884."									
William Brunning	Tyabb...	0 2 5	1 10 0	1 1	...	0 0 1	2 11 1	Melbourne B.36828	

Department of Lands and Survey,
Melbourne, 17th February 1886.

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

"The Land Act 1884," Sections 2 and 119.

TRANSFERS APPROVED.

THE following Applications for Transfer of Licenses under the 49th and 119th sections of *The Land Acts 1869 and 1884* respectively having been approved, it is hereby notified that the Rent specified in each case may be received by the undermentioned Revenue Officers.

Number of License.	Name of Transferor.	Name of Transferee.	Area, subject to modification of boundaries and areas.	Parish.	Held under section.	Date of License.	Yearly Payment.	Transfer Fee and where Paid.	Rent payable to Revenue Officer at—
			A. R. P.				£ s. d.		
1737	Mary A. Hanlon ...	Mr. Grogan ...	20 0 0	Neilborough	49	1.9.84	2 0 0	10s., 8.2.86	Sandhurst
1738	Thos. B. Handley...	Sandhurst Mutual Permanent Investment and Building Society	10 0 0	Marong	49	1.11.84	1 0 0	10s., 1.2.86	"
531/47	Mary Robertson ...	Charlotte Lyon...	7 3 7	Kongbool	3	1.1.86	1 0 0	£1, Melbourne, 4.2.86	Harrow

Department of Lands and Survey,
Melbourne, 17th February 1886.

A. L. TUCKER,
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" TRANSFERRED TO SECTION 3 OF "THE LAND ACT 1880."

NOTICE is hereby given that the undermentioned *Gazette* notices are cancelled, viz:—

District.	Name.	Parish.	Area.	Date gazetted.
			A. R. P.	
Benalla ...	Alex. McGregor ...	Katamatite ...	320 0 0	10th August 1883
Benalla ...	Ewen McPherson ...	Burramine ...	316 0 0	28th March 1884

Department of Lands and Survey,
Melbourne, 17th February 1886.

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

"The Land Act 1884."

APPLICATIONS FOR LEASES APPROVED.

THE following applications for leases 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—
					A. R. P.		£ s. d.	£ s. d.	£ s. d.	
143	1.1.85	7 years	John Cain ¹	Nepean	...	Bathing place	1 0 0	0 5 0	1 5 0	Melbourne
33	28.8.85	21 years	John Blyth ²	South Melbourne	0 2 4 ¹⁰ / ₁₀₀	Manufacturing scrapiron into bar, &c.; general engineering works	75 0 0	18 15 0	37 10 0	"

¹ Fee for lease, £2, paid; 15s., rent already paid, to be credited.

² This is a transfer from Vaughan and Aston; transfer fee paid. £37 10s., rent paid, to be credited.

Department of Lands and Survey (Occupation Branch),
Melbourne, 17th February 1886.

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

February, 19, 1886.

- 431

AREA OF PASTORAL LAND DECREASED.

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.

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 diminish the area of Crown lands comprised in Class No. 1 of said section to the extent set forth in the subjoined Schedule, that is to say:—

Schedule.

AREA OF PASTORAL LANDS DECREASED.

County.	Parish.	Block.	Area.	Description.
			Acres.	
Delatite ...	Matong	10	830	} Part of allotment E; area 2920 acres
		11	700	
		12	690	
		13	700	

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

(L.S.)

HENRY B. LOCH.
By His Excellency's Command,

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

GOD SAVE THE QUEEN!

AREA OF LANDS UNDER SECTION 6 INCREASED.

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.

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 the area of Crown lands comprised in Class No. 2 of said section to the extent set forth in the subjoined Schedule, that is to say:—

The Schedule referred to:

AREA OF AGRICULTURAL AND GRAZING LANDS INCREASED.

County.	Parish.	Block.	Area.	Description.
			A. R. P.	
Lowan ¹ ...	Konnepra ...	A	217 1 15	Formerly licensed to James Boland and abandoned.
Mornington ¹ ...	Jumbunna ...	B	133 0 0	Formerly licensed to James Lawrence, sen., and forfeited.
Mornington ¹ ...	Jumbunna ...	C	340 0 0	Formerly applied for by Wm. Gardiner and Wm. Gardiner, jun.

¹ All applications must be lodged with the Land Officer for the district in which the land is situated, and such applications so lodged on or before the 12th March 1886 will be deemed to have been simultaneously made.

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

(L.S.)

HENRY B. LOCH.
By His Excellency's Command,

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

GOD SAVE THE QUEEN!

"THE MALLEE PASTORAL LEASES ACT 1883."—ISSUE OF LEASES FOR MALLEE ALLOTMENTS.

IT is hereby notified that the applications for Mallee Allotments named in 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 Fee 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 fee.

Department of Lands and Survey,
Melbourne, 17th February 1886.

A. L. TUCKER,
Commissioner of Crown Lands and Survey,
Being the Responsible Minister of the Crown administering the said Act.

Schedule.

Date of Lease.	Name of Applicant.	Allotment.	Area.	County.	Amount to be collected.						Payable to Receiver of Revenue at—
					Rent payable half-yearly.	Rent due to date.	Fee for Lease.	Vermin Rate.	Survey Fees.	Total to pay.	
1.1.86	Charles Langley, the younger	199	3½ square miles	Lowan ...	£ s.	£ s.	£	£ s.	£ s.d.	£ s. d.	Horsham
"	William Henry Pavier	45A	526 acres ...	Borong ...	1 0	1 0	1	2 0 0	"
"	William Barratt ...	45B	526 " ...	" ...	1 0	1 0	1	2 0 0	"

February 19, 1886.

"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, 17th February 1886.

A. L. TUCKER,
Commissioner of Crown Lands and Survey,
Being the Responsible Minister of the Crown administering the said Act.

Schedule.

Allotment.	County.	Name of Transferor.	Name of Transferee.	Date and Place of Payment of Fee for transfer.
89	Tatchera	Hugh Bothwell	Michael Malone	30.11.85. Melbourne.

"THE MALLEE PASTORAL LEASES ACT 1883."—MALLEE BLOCKS AND MALLEE ALLOTMENTS AVAILABLE FOR APPLICATION.

APPLICATIONS, 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.

A. L. TUCKER,
Commissioner of Crown Lands and Survey,
Being the Responsible Minister of the Crown administering the said Act.

Department of Lands and Survey,
Melbourne, 16th February 1886.

MALLEE BLOCKS.

Number of Block.	Area in square miles.	Situation, &c.
31	412	On the South Australian boundary
37	281	On the South Australian boundary
39	392	On the South Australian boundary
40	193	South of and adjoining block 39, on the South Australian boundary
63	46	South of and adjoining block 62, on Yarriambiack Creek
67	91½	Formerly allotments 10, 13, 14, 15, 16, 17, 18, 20, and south part of allotment 22, county of Tatchera
70	21½	Formerly allotments 55 and 56, county of Tatchera
71	113	Formerly allotments 99, 100, 103, 105, 108, 109, 110, 111, 112b, 114, 115, 116, 117, 119a, 121, 122, 123, 126, and 131, county of Tatchera
72	6½	Formerly allotments 142, 144, and 147, county of Tatchera
79	116½	South of Winiam and Woraigworm and north of Nurcoung and Arapiles, formerly allotments 139, 140, 194, 195, 196 and 208, county of Lowan
80	78	Formerly allotments 166, 167, 168, and 189, county of Lowan
82	70	Formerly allotments 25, 26, 27, and 28, county of Lowan
83	22½	Formerly allotments 3 and 4, 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 District.		
116	11½ square miles	Borong
131	2½ "	"
187	13 "	Lowan
188	19 "	"
191	25½ "	"
193	18½ "	"
197	2½ "	"
198	1½ "	"
207	2½ "	"
Kerang Survey District.		
6	2½ square miles	Gladstone
8	2½ "	"
32	9½ "	Tatchera
37	31 "	"
66	1 square mile and 184 acres	"
102	1 " 576 "	"
120	3 square miles and 404 acres	"
132	4 " 346 "	"
139b	293 acres	"
146	1½ square miles	"
149	2 " "	"
St. Arnaud Survey District.		
10	2½ square miles	Gladstone
13	1½ "	"
20	1 square mile and 147 acres	"
130	555 acres	Karkaroc
74	2½ square miles	Tatchera
80	17 "	"
88b	3 square miles and 346 acres	"
95	1½ "	"
96	1½ "	"
98A	1½ "	"
151	2½ "	Borong
153	1½ "	"
155	2½ "	"
156b	1 square mile and 335 acres	"
157A	516 acres	"

February 19, 1886.

436

"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 undermentioned Revenue Officers.

Date of Lease.	Name of Lessee.	Parish.	Extent.	Amount to be Collected.					Payable to the Officer authorized by the Treasurer to collect Territorial Revenue at—
				Rent payable Half-yearly.	Rent due to date.	Fees.		Total to pay.	
			A. R. P.	£ s. d.	£ s. d.	Lease.	Certification.	£ s. d.	
Under Section 20 of "The Land Act 1869" as amended by "The Land Act 1878."									
1.1.86	David McClure	Darlingford	87 0 5	2 4	2 4	1	1	4 4	Jamieson 2255
"	Thomas Allen	"	28 1 3	0 14/6	0 14/6	1	1	2 14/6	" 1022
1.12.85	James Robertson	Barwo	99 3 32	2 10	2 10	1	1	4 10	Nathalia 15592
"	James McGrath	Yielima	80 0 0	2 0	2 0	1	1	4 0	" 13272
"	James Welsh	Yalca	159 2 34	4 0	4 0	1	1	6 0	Numurkah 13942
1.10.85	Iram Morris	Boweya	178 0 32	4 9/6	4 9/6	1	1	6 9/6	Wangaratta 13055
1.12.85	Thomas Tabulo	Boosey	299 3 38	7 10	7 10	1	1	9 10	Yarrawonga 17825
2.11.85	John Fell	Tharanbegga	319 3 36	8 0	8 0	1	1	10 0	" 12616
1.1.86	Margaret McDonald	Boosey	75 1 34	1 18	1 18	1	1	3 18	" 15252
1.12.85	John N. Luckie	Carraragarmungee	255 3 39	6 8/6	6 8/6	1	1	8 8/6	Wangaratta
1.1.86	George Lillis	Carboor	120 3 25	3 0/6	3 0/6	1	1	5 0/6	"
"	John Lawler	Freiburgh and Bright	80 3 39	2 0/6	2 0/6	1	1	4 0/6	Bright
1.12.85	James Schollard	Burrowye	289 1 38	7 5	7 5	1	1	9 5	Bethanga
1.8.85	John Smith	Bungil	131 1 38	3 6	6 12	1	1	8 12	"
1.10.85	Joseph Lowden	Cudgewa	266 0 6	6 13/6	6 13/6	1	1	8 13/6	Tallangatta
1.1.86	Matthew O'Reilly	Granya	46 3 37	1 3/6	1 3/6	1	1	3 3/6	"
1.12.85	John Schwint	Wodonga	11 1 33	0 6	0 6	1	1	2	Wodonga
1.8.85	John Park	Talgarno	196 2 36	4 18/6	9 11	1	1	11 11	Bethanga
1.12.85	Hugh W. Maguire	Barwidgee	34 0 5	0 17/6	1 3/6	1	1	3 3/6	Bright
1.6.85	Andrew Miller	Murrabit	295 1 0	7 8	7 8	1	1	9 8	Kerang
1.12.85	Mary Poole	Gannawarra	300 3 7	7 10/6	15 7	1	1	17 7	"
1.4.83	William Bennett	Korrak Korrak	130 1 30	3 5/6	3 5/6	1	1	5 5/6	"
1.1.86	John Sach	Budgerum West	319 3 37	8 0	16 0	1	1	18 0	"
1.10.85	John Loughran	Tittybong	319 3 34	8 0	48 0	1	1	50 0	"
1.4.85	St. George Le C. Jeffery	Budgerum West	320 0 0	8 0	8 0	1	1	10 0	"
1.12.85	Joseph Best	Leaghur	319 3 36	8 0	8 0	1	1	10 0	"
1.10.85	Chas. Schmidt	Concongella South	126 2 22	3 3/6	7 0	1	1	9 0	Boort
1.7.85	Edwin Voisey	Amphitheatre	20 0 38	0 10/6	0 10/6	1	1	2 10/6	Ararat 2062
"	William Dixon, executor of Thos. Groome	Broadwater	79 3 14	2 0	2 0	1	1	4 0	Avoca 3687
1.10.85	Mary McKinnon	Ledcourt	50 1 26	1 5/6	1 5/6	1	1	3 5/6	Belfast 998
1.10.85	Archd. Sinclair	"	319 3 33	8 0	16 0	1	1	18 0	Stawell 2691
2.11.85	James Bertram	Callawadda	316 0 0	7 18	23 14	1	1	25 14	" 3253
1.10.85	Margt. J. Bloomfield	Wirchilleba	198 3 3	4 19/6	4 19/6	1	1	6 19/6	" 3734
1.10.85	Annie Bloomfield	Gymbowen	319 3 38	8 0	8 0	1	1	10 0	Horsham 6089
2.11.85	Elizth. Bloomfield	Yat Nat	319 3 35	8 0	8 0	1	1	10 0	Harrow 6070
"	Henry Carter	Yat Nat	78 3 37	1 19/6	1 19/6	1	1	3 19/6	" 6071
1.1.86	Joseph Carter	Tooran	318 3 20	7 19/6	7 19/6	1	1	9 19/6	" 6068
1.4.85	John J. Callaghan	Lowan	239 3 17	6 0	6 0	1	1	8 0	Horsham 6274
1.12.85	John Christian	Goroke	249 3 5	6 5	6 5	1	1	8 5	" 6273
2.11.85	Patk. Collins	Yellangip	319 3 36	8 0	8 0	1	1	10 0	" 6265
1.10.85	William Ennis	Woraworm	319 2 19	8 0	16 0	1	1	18 0	Nhill 4272
2.11.85	Alfd. J. Fox	Wonwondah	319 2 19	8 0	8 0	1	1	10 0	Nhill 4348
1.10.85	Chas. Gould	Goroke	44 3 35	1 2/6	1 2/6	1	1	3 2/6	Horsham 6553
2.11.85	Harry Jacob	Yanipy	319 0 0	7 19/6	7 19/6	1	1	9 19/6	" 6613
1.10.85	Wm. P. Kilpatrick	Tarranginnie	319 3 24	8 0	8 0	1	1	10 0	Nhill 4535
2.11.85	James Lampard	Tallageira	280 3 39	7 0/6	7 0/6	1	1	9 0/6	" 6882
1.10.85	Wm. E. Mayberry	Bringalbart	319 3 26	8 0	8 0	1	1	10 0	Horsham 6929
2.11.85	Wm. D. Moore	Nurcoung	319 1 5	8 0	8 0	1	1	10 0	Harrow 5053
1.12.85	Edward Pettit	Yanipy	319 3 11	8 0	8 0	1	1	10 0	Horsham 7094
2.11.85	Wm. A. Robinson	Tallageira	319 2 30	8 0	8 0	1	1	10 0	Nhill 7081
1.10.85	Wm. Simpson	Karnak	320 0 0	8 0	8 0	1	1	10 0	Horsham 5562
2.11.85	Edwd. T. Thornett	Yearinga	240 0 0	6 0	6 0	1	1	8 0	" 7603
1.10.85	John F. W. Urbahns	Gymbowen	319 1 10	8 0	8 0	1	1	10 0	" 7675
2.3.85	M. McGill, J. McI. McGill, and A. Mitchell, executors of Wm. Magill	Lowan	292 2 24	7 6/6	7 6/6	1	1	9 6/6	Nhill 7814
1.1.86	Alexr. Keir	Weston	119 2 5	3 0	3 0	1	1	5 0	Horsham 4224
"	Bryan Byrne	Bagshot	63 1 6	1 12	3 4	1	1	5 4	" 5176
1.10.85	John Drysdale	Windham	87 3 6	2 4	2 4	1	1	4 4	Heathcote 965
"	Thos. Lindsay	Pnyude	40 0 0	1 0	1 0	1	1	3 0	Sandhurst 2051
1.5.85	Alexr. Patton	Murrindindi	318 3 31	7 19/6	7 19/6	1	1	9 19/6	Seymour 2473
1.4.85	Geo. Pont	Ghin Ghin	40 0 0	1 0	1 0	1	1	3 0	Heathcote 3014
"	Griffith Griffith	Wocrough	99 2 35	2 10	2 10	1	1	4 10	Seymour 3283
1.10.85	William Smith	Wongawonga	159 1 3	4 0	8 0	1	1	10 0	" 3520
1.2.86	William Gordon	Maryvale	168 1 25	4 4/6	8 9	1	1	10 9	" 3529
1.10.85	Thomas Shanahan	Hazelwood	101 0 21	2 11	5 2	1	1	7 2	Palmerston 4697
1.11.85	Jane Howard, nee Matthews	Traralgon	60 0 0	1 10	1 10	1	1	3 10	Traralgon 5763
1.12.85	Thos. Hutton	Raglan	319 3 25	8 0	8 0	1	1	10 0	" 4727
1.1.86	L. McKenzie	Lexton	37 3 35	0 19	0 19	1	1	2 19	" 5766
1.11.85	Archibald Harper	Lorne	149 3 29	3 15	3 15	1	1	5 15	" 7096
1.8.85	Daniel McColl	Irrewillips	198 1 0	4 19/6	4 13/6	1	1	6 13/6	Ballarat 775
1.11.85	James Ryan	Maunibadar	15 1 5	0 8	0 8	1	1	2 8	Talbot 1280
1.9.85	David Condon	Allambee	8 3 36	0 4/6	0 4/6	1	1	2 4/6	Geelong 1753
1.12.85	John Werner	Kerrie	204 1 25	5 2/6	10 5	1	1	12 5	Colac 2239
1.11.85	Samuel McCorkell	Kerrie	152 2 22	3 16/6	1 8/6	1	1	3 8/6	Smythesdale 2604
1.12.85	Matthew A. Barr	Kerrie	158 1 37	3 19/6	3 19/6	1	1	5 19/6	Warragul 8278
1.10.85	James Scurry	Kerrie	35 2 8	0 18	0 18	1	1	2 18	Melbourne 9953
1.12.85	James Wilson	Kerrie	120 1 4	3 0/6	3 0/6	1	1	5 0/6	" 9303
"	"	Kerrie	30 3 10	0 15/6	0 15/6	1	1	2 15/6	" 9127
"	"	Kerrie	59 1 14	1 10	1 10	1	1	3 10	" 8310
"	"	Kerrie	116 0 0	2 18	2 18	1	1	4 18	" 8117
"	"	Kerrie	21 2 26	0 11	0 11	1	1	2 11	" 9717
"	"	Kerrie	126 0 36	3 3/6	3 3/6	1	1	5 3/6	" 11900

1 6s. overpaid on license.

2 6s. short paid on license.

3 In lieu of notice gazetted 12th February 1886, so far as date of license is concerned.

4 In lieu of notice gazetted 22nd January 1886, so far as receipt and pay office is concerned.

5 Credit given for 6s. overpaid under license.

6 Credit given for 42 8s. overpaid under license.

APPLICATIONS FOR LEASES APPROVED—continued.

Date of Lease.	Name of Lessee.	Parish.	Extent.	Amount to be Collected.					Payable to the Officer authorized by the Treasurer to collect Territorial Revenue at—
				Rent payable Half-yearly.	Rent due to date.	Fees.		Total to pay.	
			A. R. P.	£ s.	£ s.	Lease.	Certificate.	£ s.	
Under Section 20 of "The Land Act 1869" as amended by "The Land Act 1878"—continued.									
1.12.85	Abraham Reynolds	Langwarrin	80 0 0	2 0	2 0	1	1	4 0	Melbourne 11598
1.10.85	David Gunn	Woolamai	320 0 0	8 0	8 0	1	1	10 0	" 6720
1.1.86	David Mentiplay	Bittern	69 2 30	1 15	1 15	1	1	3 15	" 11094
"	Michael O'Connor	Narree Worran	86 1 32	2 3/6	2 3/6	1	1	4 3/6	" 11475
1.7.85	Edmond J. Bourke	Drouin West	187 2 8	4 14	9 8	1	1	11 8	Warragul 8080
1.11.85	Edmond J. Bourke	Drouin West	97 3 20	2 9	2 9	1	1	4 0	" 10068
1.1.86	John Chas. Cox	Warragul	101 0 0	2 10/6	2 10/6	1	1	4 10/6	" 10255
1.10.85	Wm. Stevenson	Allambee East	319 3 33	8 0	8 0	1	1	10 0	" 5782
1.1.86	Joseph A. Awty	Darnum	74 3 25	1 17/6	1 17/6	1	1	3 17/6	" 8010
1.10.85	Robert Ward	Neerim	299 2 36	7 10	7 10	1	1	9 10	" 11902
1.1.86	Wm. Hastings	Drouin East	214 1 14	5 7/6	5 7/6	1	1	7 7/6	" 10738
"	Wm. Egan	Drouin West	20 0 0	0 10	0 10	1	1	2 10	" 10556
Under Section 20 of "The Land Act 1869" and Section 11 of "The Land Act 1878."									
1.11.85	Simon Bonnett	Nullawarre	124 0 34	6 5	6 5	1	2	9 5	Warrnambool 70
1.10.85	Margaret W. Stewart	Kerrie	93 2 28	4 14	4 14	1	1	6 14	Melbourne 11694
1.1.86	Ellen Murphy, administratrix of Bryan Murphy	Kerrie	56 0 21	2 17	2 17	1	1	4 17	" 11135
"	Wm. Somerville	Kerrie	54 3 29	2 15	2 15	1	1	4 15	" 11696

Includes certificate fee under license.

Department of Lands and Survey,
Melbourne, 17th February 1886.A. L. TUCKER,
Commissioner of Crown Lands and Survey.

NORTH-EASTERN VERMIN DISTRICT.

REVENUE Account for the Year ending 31st December 1885.

Dr.	£ s. d.	Cr.	£ s. d.
To Vermin rates on blocks within the district—3,728 square miles, at 3s. per square mile	559 4 0	By Wild dogs	586 0 0
„ Department of Lands and Survey—rates due by the Board of Land and Works on unoccupied block	25 15 0	„ Poisons	23 6 0
„ Rates on blocks since occupied	10 0 0	„ Wages	9 0 0
„ Sale of poisons	27 11 0	„ Secretary and inspector	300 0 0
„ Expenses recovered for destroying vermin on Block 56	9 14 0	„ Stationery	£3 9 6
„ Excess of expenditure over revenue	17 5 0	„ Carriage	1 5 6
	336 18 8	„ Cheque book	0 5 0
		„ Duty stamp	0 5 0
		„ Petty cash	5 11 8
	£929 2 8		10 16 8
			£929 2 8

We, the undersigned members of the local committee of the North-Eastern Vermin District, hereby certify that the above is a true and correct statement of accounts, containing particulars required as set forth in the Regulations for the Destruction of Vermin of *The Mallee Pastoral Leases Act 1883*.

GLENELG H. OFFICER, Secretary.

AND. MACREDIE.
W. WOOD.

NORTHERN VERMIN DISTRICT.

BALANCE-SHEET for the Year ending 31st December 1885.

Dr.	£ s. d.	Cr.	£ s. d.
1885. December 31st.—To amount of vermin rates received from Department of Lands and Survey	783 16 5	1884. June 17th.—By J. F. Cudmore and Co., office requirements	16 4 9
		„ „ J. and W. Crozier, native dogs	16 0 0
		„ „ M. W. Miller, native dogs	107 0 0
		„ „ R. A. Rae, native dogs	90 0 0
		„ „ A. G. Pegler, native dogs	12 0 0
		„ „ J. McLeod, junior, inspector's salary	83 6 8
		„ „ Australian Joint Stock Bank—exchange, 13s.; cheque book, 2s. 1d.	0 15 1
		Oct. 13th.— „ J. McLeod, junior, inspector's salary	84 12 3
		Dec. 31st.— „ W. M. Paterson, native dogs	26 0 0
		„ „ R. A. Rae, native dogs	107 0 0
		„ „ J. and W. Crozier, native dogs	29 0 0
		„ „ A. G. Pegler, native dogs	26 0 0
		„ „ J. F. Cudmore and Co., sundries	2 14 3
		„ „ J. McLeod, junior, inspector's salary	76 15 8
		„ „ W. M. Bowring, office requirements	4 0 6
		„ „ Credit balance	192 7 3
	£783 16 5		£783 16 5

A. H. PEGLER, Chairman Local Committee.
W. CROZIER, Member.

We, the undersigned auditors appointed by the Local Committee of the Northern Vermin District, have audited the above, and found same to be correct.

WM. B. GUNN, } Auditors.
CHAS. McIVER, }

ELECTION OF MEMBERS OF LOCAL COMMITTEES FOR VERMIN DISTRICTS.

IT is hereby notified that, in conformity with the provisions of the 44th section of "The Mallice Pastoral Leases Act 1883," the undermentioned duly qualified persons have been elected members of Local Committees for the destruction of vermin:—

Northern District.

Arthur Crozier,
Septimus Miller,
William Patterson,
Augustus Pegler,
Robert Alexander Wentworth Rae.

North-Eastern District.

Andrew Anderson,
William Cumming,
Edward Harewood Lascelles,
Andrew Macredie,
William Wood.

North-Western District.

Samuel Carter,
David Elder,
William Macdonald,
Arthur Scott,
John Kane Smyth.

Eastern District.

James Lonergan,
John Malone the younger,
Thomas Gravel Evans,
James Wilson Berry,
Thomas Hogan.

Western District.

John Henry Champness,
James Keyte,
John Taylor,
John Affleck,
Thomas Peter Pannan.

Middle District.

Robert Donohue,
Thomas Connellan,
James A. Bennett,
William A. Cooper,
John Miller.

Warracknabeal District.

Pharez Phillips,
James McIntyre,
James Burke,
Richard Griffiths,
Oscar Rudolph Thomas the elder.

A. L. TUCKER,

Commissioner of Crown Lands and Survey,
Being the Responsible Minister of the Crown
administering the said Act.

Department of Lands and Survey,
Melbourne, 16th February 1886.

REGULATIONS FOR A COMMON.

THE Governor in Council has approved of the subjoined Regulations for a Common.

A. L. TUCKER,

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

REGULATIONS FOR MANAGEMENT OF THE CONNEWARRE FARMERS' COMMON.

IN pursuance of the Regulations relating to Commons, made by the Governor in Council on the 17th March 1885, the managers of the Connewarre Farmers' Common having drafted the following Regulations for the management thereof, submit the same for revision by the Board of Land and Works and approval by the Governor in Council, in lieu of the Regulations heretofore in force in respect of such common:—

REGULATIONS.

1. Ratepayers, holders of miners' rights, business licenses or carriers' licenses, and farmers residing within five (5) miles of the common may respectively depasture thereon four (4) head of large cattle, or the equivalent of the whole or a portion thereof in small cattle, on the basis that one (1) head of large cattle be deemed equivalent to three (3) head of small cattle. A farmer having under cultivation not less than one-tenth portion of the land occupied by him may depasture on the common one (1) additional head of large cattle, or the equivalent in small cattle, for every ten (10) acres of such land cultivated by him.

2. No bull or entire horse shall be allowed to run on the common without the special permission, in writing, of the managers; and all geese and swine found on the common shall be liable to be destroyed or impounded.

3. The fees for depasturing stock on the common shall be as follow, and shall be payable quarterly in advance, on the first day of January, the first day of April, the first day of July, and the first day of October in every year:—

For every head of horned cattle ...	6s. per annum.
For every horse ...	8s. "
For every sheep ...	2s. "
For every goat ...	2s. "

4. No person shall be allowed to depasture on the common stock of which he is not the *bona fide* owner.

5. All stock, before being allowed on the common, shall be branded with the owner's brand, and with the common brand in pitch or tar, and all stock not so branded found on the common shall be liable to be impounded.

6. No person shall be permitted to remove stock (except milking cows and working stock) from the common without first applying to the herdsman.

7. The herdsman shall take every possible care of all stock delivered into his charge, but neither the managers nor the herdsman shall be responsible for the loss of or injury to any stock placed on the common.

8. All stock found on the common affected with any contagious disease shall be immediately removed by the owner on receiving notice thereof, in writing, from the managers or herdsman.

9. All complaints against the herdsman shall be made in writing to the managers of the common.

10. Goats shall be depastured on such portions only of the common as the managers may set apart for the purpose.

Every person offending against any of the foregoing Regulations shall, on conviction before any justice, forfeit and pay a penalty not exceeding Twenty pounds for each offence.

HENRY GREEN,
WILLIAM LENNOX, } Managers
JAMES MITCHELL,

Approved by the Governor in Council
the 16th February 1886.

ROB. WANSWORTH,
Clerk of the Executive Council.

PUBLIC HEARINGS BY PERSONS APPOINTED UNDER THE 125TH SECTION OF "THE LAND ACT 1884."

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 1884*, objections to such applications, 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.

A. L. TUCKER,
Commissioner of Crown Lands and Survey, and
President of the Board of Land and Works.

Department of Lands and Survey,
Melbourne, 17th February 1886.

Place of Meeting of Local Land Board.	Time of Meeting.	Members of Local Land Board.
1886.		
Geelong ...	Monday, 29th Mar., 10 a.m.	J. J. Blundell, Esq. G. R. Watson, Esq.
Rokewood ...	Tuesday, 30th Mar., 10 a.m.	J. J. Blundell, Esq. G. R. Watson, Esq.
Ballarat ...	Wednesday, 31st Mar., 10 a.m.	J. J. Blundell, Esq. G. R. Watson, Esq.
Beaufort ...	Thursday, 1st April, 10 a.m.	J. J. Blundell, Esq. G. R. Watson, Esq.
Smythesdale ...	Friday, 2nd April, 10 a.m.	J. J. Blundell, Esq. G. R. Watson, Esq.
Talbot ...	Saturday, 3rd April, 10 a.m.	J. J. Blundell, Esq. G. R. Watson, Esq.
St. Arnaud ...	Thursday, 25th Mar., 10 a.m.	Joseph Hayes, Esq. The Land Officer.
Moonambel ...	Friday, 26th Mar., 10 a.m.	Joseph Hayes, Esq. The Land Officer.
Bairnsdale ...	Wednesday, 24th Mar., 10 a.m.	T. Thompson, Esq. Land Officer.
Omco ...	Saturday, 27th Mar., 10 a.m.	Land Officer.
Kilmore ...	Tuesday, 9th Mar., 10 a.m.	H. W. Meakin, Esq. Land Officer.
Edenhope ...	Wednesday, 24th Mar., 10 a.m.	C. Morgan, Esq. E. J. Nuzum, Esq.
Warragul ...	Thursday, 25th Mar., 11 a.m.	N. Wimble, Esq. J. Thomas, Esq.

CEMETERIES.

ACCOUNTS OF Trustees, pursuant to *The Cemeteries Statute 1864* (27 Vict. No. 201, sec. 28).

BALLARAT PUBLIC CEMETERY.

1st January to 31st December 1885.

RECEIPTS.

Balance ...	£699 18
Fees for graves, &c. ...	1,592 19
Fees (remitted) for burial of poor ...	106 19 0
Other sources of income ...	41 19 9
	£2,441 16 8

February 19, 1886.

EXPENDITURE.	
Salaries	£551 5 8
Office expenses	90 11 0
Works	113 12 0
Grave-digging	534 14 2
Insurance	2 3 0
Contingencies	3 6 6
Fees remitted for burial of poor	106 19 0
Balance	1,039 5 4

£2,441 16 8

CHRISTOPHER BAILEY,
J. J. JONES,
JAMES NICOL,

Trustees.

Declared at Ballarat the 18th day of January 1886, before
WILLIAM LITTLE, J.P.

DIMBOOLA PUBLIC CEMETERY.
1st January to 31st December 1885.

RECEIPTS.	
Balance	£21 17 4
Fees for graves, &c.	39 0 0
	£60 17 4

EXPENDITURE.	
Salaries	£10 10 0
Office expenses	0 1 0
Works	13 2 0
Grave-digging	23 0 0
Contingencies	1 19 2
Balance	12 5 2

£60 17 4

P. P. FRASER,
JAMES B. SANDS,
W. BENNETT,
J. FISHER,

Trustees.

Declared at Dimboola the 28th day of January 1886, before
JAMES ANDERSON, J.P.

FRANKLINFORD PUBLIC CEMETERY.
1st January to 31st December 1885.

RECEIPTS.	
Balance	£5 17 9
Fees for graves, &c.	22 17 6
	£28 15 3

EXPENDITURE.	
Salaries	£11 1 0
Works	3 1 0
Grave-digging	5 10 0
Balance	9 3 3

£28 15 3

WILLIAM BUMSTEAD,
WILLIAM DOUGALL,
RICH. MOLLOY,
PETER NICOL,

Trustees.

Declared at Yandoit the 22nd day of January 1886, before
THOMAS FLEMING, J.P.

FRYERSTOWN PUBLIC CEMETERY.
1st January to 31st December 1885.

RECEIPTS.	
Balance	£40 3 10
Fees for graves, &c.	14 0 0
	£54 3 10

EXPENDITURE.	
Salaries	£8 0 0
Office expenses	0 1 6
Works	2 4 3
Grave-digging	6 0 0
Balance	37 18 1

£54 3 10

S. H. CLARK,
G. L. CARTER,
JOHN MCGANN,

Trustees.

Declared at Fryerstown the 16th day of January 1886, before
JAMES REID, J.P.

MELTON PUBLIC CEMETERY.
1st January to 31st December 1885.

RECEIPTS.	
Balance	£54 15 0
Fees for graves, &c.	11 10 6
	£66 5 6

EXPENDITURE.	
Office expenses	£2 0 6
Works	48 2 6
Grave-digging	5 5 0
Balance	10 17 6

£66 5 6

B. C. PORTER,
JAMES MINNS,
JOHN MOYLAN, JUN.,

Trustees.

Declared at Melton the 22nd day of January 1886, before
R. PARKINSON, J.P.

ONDIT AND CUNDARE PUBLIC CEMETERY.
1st January to 31st December 1885.

RECEIPTS.	
Balance	£7 7 1
Fees for graves, &c.	8 17 6
	£16 4 7

EXPENDITURE.	
Salaries	£6 0 0
Grave-digging	2 15 0
Balance	7 9 7

£16 4 7

THOMAS HALL,
MICHAEL FOY,
JOHN BARR,
HENRY JOHNSON,

Trustees.

Declared at Beac the 25th day of January 1886, before
CHARLES BUCHANAN, J.P.

PORTLAND PUBLIC CEMETERY.
1st January to 31st December 1885.

RECEIPTS.	
Balance	£37 5 1
Fees for graves, &c.	132 0 6
	£169 5 7

EXPENDITURE.	
Salaries	£83 13 6
Office expenses	2 5 6
Works	4 8 3
Balance	78 18 4

£169 5 7

THOS. MUST,
LINDSAY CLARKE,
JAMES SCHOFIELD,

Trustees.

Declared at Portland the 14th day of January 1886, before
PETER WORTON SHEVILL, J.P.

RUNNYMEDE PUBLIC CEMETERY.
1st January to 31st December 1885.

RECEIPTS.	
Balance	£24 4 2
Fees for graves, &c.	1 10 0
Government grant	35 0 0
	£60 14 2

EXPENDITURE.	
Office expenses	£1 8 0
Works	58 8 4
Balance	0 17 10

£60 14 2

T. S. FERGUSON,
HENRY OSBORNE,
W. BOLTON,

Trustees.

Declared at Runnymede the 23rd day of January 1886, before
JOHN POOK, J.P.

STANLEY PUBLIC CEMETERY.
1st January to 31st December 1885.

RECEIPTS.	
Balance	£1 9 0
Fees for graves, &c.	13 4 0
	£14 13 0

EXPENDITURE.	
Salaries	£1 15 0
Office expenses	0 2 6
Works	3 4 9
Grave-digging	6 15 0
Balance	2 15 9

£14 13 0

W. H. MANTON,
JAMES MUTER,
JOHN CRAMPTON,

Trustees.

Declared at Stanley the 25th day of January 1886, before
JAMES CRAWFORD, J.P.

CONTRACTS ACCEPTED.—(Series 1885-86.)

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.			
2115	GENERAL STORES— (3)—Flour and maize meal at Melbourne District, from 1st March 1886 to 30th June 1886— Flour, first quality, per cental ... " third " " " ... Maize meal, per cental ... Patent roller flour, per cental ...	0 8 10½ 0 7 6 0 10 6 0 10 6	Aitken and Scott ..		
2116	(2)—Butter and cheese at Melbourne District, from 1st March 1886 to 30th June 1886— Butter, salt, best quality, per lb. ... Cheese, Victorian, best quality, per lb. ...	0 0 11½ 0 0 6½	C. Lister and Co. ...	Contingencies, 1885-6	James Service. 16.2.86.
2117	(2)—Butter and cheese at Sunbury, from 1st March 1886 to 30th June 1886— Cheese, Victorian, best quality, per lb. ... Butter, salt " " " "	0 0 7 0 0 11	O. O'Callaghan ...		
2118	MELBOURNE WATER SUPPLY— (9)—Manufacture and supply of about 1,500 tons W. I. pipes, 30 inches diameter, at £18 10s. per ton	Rates	Mephan Ferguson †	Loan Act 805, Schedule 1, Item 7. Towards works in connection with Yan Yean Water Supply, £100,000. Vote £80,000. Report No. 14 of 27th July 1885	Alfred Deakin. 12.2.86.
2119	MINES—One 10 horse-power boiler ...	£ s. d. 205 0 0	Tangye's Limited ...	84/1. For the purchase and working expenses of drills	J. F. Levien. 27.1.86.
2120	POST OFFICE— Supplying 350 telegraph poles in Melbourne	350 0 0	R. Morgan ...	Division 80. Extension of Lines, 1885-6	James Campbell. 17.2.86.
2121	Construction of a line of telegraph between Corryong and Tintaldra	360 0 0	A. Chitts and Co. † ...	Ditto ...	
2122	RAILWAYS— Manufacture and supply of locomotive, tender, carriage, and waggon wheels, to 31st December 1888, rates as under:— No. 1. Locomotive wheels, wrought-iron, single spoke, any diameter required, with crank pins No. 2. Locomotive (leading and bogie) and tender wheels, wrought-iron, single spoke, any diameter required No. 3. Carriage or waggon wheels, 3 feet diameter, Gibson's patent tyre fastenings, &c. No. 4. Carriage or waggon wheels, 3 feet diameter, Carlton and Stroudley's patent tyre fastenings, &c. No. 5. Carriage or waggon wheels, 3 feet 6 inches diameter, Gibson's patent tyre fastenings, &c. No. 6. Carriage or waggon wheels, 3 feet 6 inches diameter, Carlton and Stroudley's patent tyre fastenings, &c.	per cwt. 5 14 0 4 9 0 per pair 9 15 0 9 15 0 11 5 6 11 5 6	Langlands' Foundry Co. ...	Votes and Loans as required	P. P. Labertouche, by order of the Railways Commissioners. 11.2.86.
2123	Supply of 300 tons of firewood at Traralgon, at 6s. 8d. per ton	Rates ...	J. Peterkin ...	Vote 97/1 of 1885-6 ...	P. P. Labertouche, by order of the Railways Commissioners. 17.2.86.

† Fulfilled previous contracts satisfactorily.

Corrigenda.—Contracts 2503 of 1884-5 and 1467 of 1885-6, De Paula, Mackley, and Co., for cast-iron water-pipes? Delivery of the pipes has been taken in bond, the duty and wharfage rates being deducted from the contractors' accounts.—F. T. SARGOOD. 10.2.86.
Balance of Contract No. 2518 of 1884-5, J. Slings, to be charged to Loan 760, item 1, Act 821 and Act 860.
Contract No. 1895 of 1885-6, D. Leslie and Co., should be D. Leslie.
Contract No. 2572 of 1884-5, Johnson and Co., gazetted against Loan 717, item 1, Act 776, clause 2, £1,565 Os. 2d. of contract amount is chargeable to Loan 760, item 1, Act 821.

Melbourne, 19th February 1886.

ORDER IN COUNCIL.—(Series 1885-86.)

Serial No.	Purpose and Particulars.	Amount.	Name for Approval.	Charged against Vote or Fund.	Authority.
		£ s. d.			
2124	MINES—Approved by the Governor in Council that the undermentioned services be performed without tenders being advertised for the same, viz:— 24½ carats of Boart ... 223½ carats of Carbon ...	437 2 4	J. Macartney ...	Div. 84, sub. 1. For the purchase and working expenses of diamond drills	Approved by the Governor in Council, 2nd February 1886.—Thos. Brisbane, for Clerk of Executive Council.

Melbourne, 19th February 1886.

Schedule D.—"The Land Tax Act 1877," Section 18.

CLASSIFICATION FOR VICTORIA.

Name of Owner.	Address of Owner.	Nature of Interest of Owner.	Area of Landed Estate.	Locality.	Allotment.	Section.	Class.	Number.
David McAuley	Durham Ox	Freehold	3265	Parish of Loddon, county of Gunbower Parish of Yarrowalla, county of Gunbower	19, 22 ... 1, 2, 4, 5, 6, 7, 8, 12 9	A A F	Fourth	1079
This property became a landed estate, according to section 2 of "The Land Tax Act 1877," during the currency of the half-year commencing on the 28th February 1885. In lieu of notice of classification of landed estate No. 1079, which appeared in the <i>Government Gazette</i> of the 22nd January 1886, page 118.								
John Trewin	Woodlands, Bairnsdale	Freehold	1776	Parish of Wuk Wuk, county of Dargo	1ab to 17ab		First	1082
This property became a landed estate, according to section 2 of "The Land Tax Act 1877," during the currency of the half-year commencing on the 28th February 1885.								
John Merry	Bruthen	Freehold	1367	Parish of Denison, county of Tanjil	2c, 2d, 3c, part of 4c, 2ab, 3ab, 4ab	11	Second	1083
This property became a landed estate, according to section 2 of "The Land Tax Act 1877," during the currency of the half-year commencing on the 28th February 1885.								
Henry Hoyt	Clowes street, South Yarra	Freehold	1549	Parish of Coongulmerang, county of Tanjil	163a, 164ab, 165c, 166, 198		Third	1084
This property will become a landed estate, according to section 2, of "The Land Tax Act 1877," during the currency of the half-year commencing on the 28th February 1885.								
Allan Jenkins	Woodford	Freehold	829	Parish of Cooramook, county of Villiers Parish of Purnim, county of Villiers	Parts of portion 4 Portion 16		First	1085
This property became a landed estate, according to section 2 of "The Land Tax Act 1877," during the currency of the half-year commencing on the 28th August 1885.								
Francis Alexr. Corbett	Belfast	Freehold	1732	Parish of Warrong, county of Villiers " " " " " " " " " " " "	1b, 2ab, 3ab, 1a ¹ , 1a ² ... 4, 5, 6 ... 1ab, 2a, 2b ¹ ...	I B O	Second	1086
This property became a landed estate, according to section 2 of "The Land Tax Act 1877," during the currency of the half-year commencing on the 28th August 1885.								
Edwin Henry Austin	Gorrim, Ararat	Freehold	3620	Parish of Langi Ghiran, county of Ripon " " " " " " " " " " " " Parish of Colvinsby, county of Ripon Parish of Dunneworthy, county of Ripon Parish of Gorrim, county of Ripon	1, 2, 4 ... 1a, 2, 3a, 3b ¹ , 6a, 7a, part of 7b; 7c, 8ab, 8c, 9a 1ab, 2, part of 10 42, 44ab, 54a, 55b, 73ab to 76ab, 82ab, 93ab, 96ab, 131a, 131b ¹ , R, 12, J, K, L, M ¹ , M ¹ b, M ¹ b 26b, 27b Fitzgerald's selection	20 21 22 24 2 6 5	Fourth	1087
This property became a landed estate, according to section 2 of "The Land Tax Act 1877," during the currency of the half-year commencing on the 28th February 1885.								
Joseph V. Walter	Glenthomson	Freehold	2715	Parish of Bilpah, county of Villiers Parish of Buckeran-Yarrack, county of Villiers Parish of Nanapundah, county of Villiers Parish of Yuppeckiar, county of Villiers " " " " " " " " " " " "	109a, 110b ² , 112ab 70b ¹ , 92ab, 97a 1ab, 10ab, 19b, parts of 20a and 23a; 23b, 25a 1 2 10 Parts of 5 and 6; 7, 8, 16, 50a ¹ , 70ba, 70bb, 72ab, 73ab, 77ab, O 2 2 6 5	Third	1088
This property became a landed estate, according to section 2 of "The Land Tax Act 1877," during the currency of the half-year commencing on the 28th February 1885.								
Arthur Murphy	Belle View, Ararat	Freehold	3754	Parish of Ararat, county of Ripon " " " " " " " " " " " " Parish of Crowlands, county of Borung " " " " " " Parish of Dunneworthy, county of Borung	1 to 5 ... 1 to 5 ... 3a, 3 to 16 ... 8, 9, 9a, 12 ... 1 1ab to 3ab, 4aa, 4bb, 6ab, 7b, 5a to 8a, 63a ¹ , 63b ¹ , 63a ² , 63b ² , 64, 65, 66a, 66b ¹ , 66b ² , 67ab, 68a, 69ab, 70a ¹ , 70b ¹ , 70a ² , 70b ²	1 2 3 A 5a	Fourth	1089
This property became a landed estate, according to section 2 of "The Land Tax Act 1877," during the currency of the half-year commencing on the 28th August 1885.								

Given under our hands this 18th day of February 1886.

JOHN J. BYRNE, Secretary.

ROBERT LE POER TRENCH, }
W. B. NOEL, } Commissioners of Land Tax.

QUARANTINE GROUND FOR DOGS.

IN pursuance of part 6 of section 7 of the Regulations of the 29th September 1884 under *The Diseases in Stock Act 1873*, the Governor in Council has determined that the premises of Mr. John Robertson, dyer, Lonsdale street east, Melbourne, shall be a Quarantine Ground for Dogs.

J. F. LEVIEN,
Minister of Agriculture.

Department of Agriculture,
Melbourne, 16th February 1886.

"THE COMPANIES STATUTE 1864."

I HEREBY certify that "The Land Mortgage Bank of Victoria Limited" has been this day registered by me, and notify that the said company is incorporated, and is limited by shares.

Dated this sixteenth day of February 1886.

R. GIBBS,
Registrar-General.

Registrar-General's Office,
Melbourne.

Courts.

CAMPERDOWN.—HAWKERS' AND PEDLARS' LICENSES.—Notice is hereby given that a Special Court of Petty Sessions will be held in the Court House, Camperdown, on the 9th day of March next, at Ten o'clock in the forenoon, for the purpose of granting Hawkers' and Pedlars' licenses.—H. WILLIAMSON, Acting Clerk of Petty Sessions. Court House, Camperdown, 17th February 1886.

COURTS.—Notice is hereby given that Courts will be holden at the undermentioned places on the dates specified as follows:—

COUNTY COURTS.

GEELONG	1st April
	1st June
	3rd August
	1st October
	8th December
WARRNAMBOOL	7th June
	31st August
	29th November
BELFAST	5th June
	1st September
	1st December
PORTLAND	4th June
	2nd September
	2nd December
CASTERTON	13th August
HAMILTON	28th May
	10th August
	12th November
COLAC	18th May
	25th August
	24th November
CAMPERDOWN	19th May
	26th August
	25th November
BACCHUS MARSH	12th March
	10th September
ROMSEY	20th April
	21st October
GISBORNE	21st April
	22nd October
COLERAINE	14th May
	16th November

COURTS OF INSOLVENCY.

GEELONG	1st April
	1st June
	3rd August
	1st October
	8th December
WARRNAMBOOL	7th June
	31st August
	29th November
BELFAST	5th June
	1st September
	1st December
PORTLAND	4th June
	2nd September
	2nd December
HAMILTON	28th May
	10th August
	12th November

—FRANCIS QUINLAN. Dated at Melbourne this 15th day of February 1886.

CENTRAL CRIMINAL COURT: pursuant to Order in Council of 14th December 1885.

Melbourne ... Monday ... 15 March

COURTS OF ASSIZE: pursuant to Order in Council of 14th December 1885.

Ararat ... Thursday ... 1 April
Ballarat ... Wednesday ... 7 April

Beechworth	Tuesday	9 March
Belfast	Thursday	25 March
Benalla	Thursday	11 March
Castlemaine	Wednesday	9 June
Echuca	Tuesday	13 April
Geelong	Monday	3 May
Hamilton	Wednesday	24 February
Horsham	Friday	19 March
Maryborough	Saturday	3 July
Sale	Tuesday	2 March
Sandhurst	Friday	16 April
Shepparton	Monday	15 March
St. Arnaud	Tuesday	6 July
Stawell	Monday	22 March
Warrnambool	Friday	7 May

GENERAL SESSIONS: pursuant to Order in Council of 28th December 1885.

Alexandra	Tuesday	6 April
Ararat	Monday	7 June
Bairnsdale	Monday	10 May
Ballarat	Tuesday	11 May
Beechworth	Tuesday	18 May
Belfast	Tuesday	30 November
Benalla	Friday	21 May
Castlemaine	Thursday	1 April
Clunes	Friday	19 November
Daylesford	Tuesday	13 July
Dunolly	Thursday	8 April
Echuca	Friday	16 July
Geelong	Friday	2 April
Hamilton	Thursday	11 November
Heathcote	Tuesday	2 March
Horsham	Tuesday	18 May
Inglewood	Tuesday	6 April
Jamieson	Saturday	10 April
Kilmore	Thursday	4 March
Kyneton	Tuesday	4 May
Mansfield	Thursday	8 April
Maryborough	Tuesday	13 April
Melbourne	Monday	1 March
Palmerston	Tuesday	4 May
Portland	Friday	4 June
Sale	Thursday	6 May
Sandhurst	Thursday	6 May
Shepparton	Wednesday	26 May
St. Arnaud	Saturday	10 April
Stawell	Friday	14 May
Walshalla	Friday	14 May
Wangaratta	Tuesday	16 March
Warrnambool	Tuesday	31 August
Wood's Point	Monday	12 April

COUNTY COURTS.—Dates fixed by the Judges.

Alexandra	Tuesday	6 April
Ararat	Tuesday	23 March
Avoca	Wednesday	7 April
Bacchus Marsh	Friday	12 March
Bairnsdale	Monday	10 May
Ballan	Wednesday	7 April
Ballarat	Tuesday	9 March
Beaufort	Wednesday	24 March
Beechworth	Tuesday	18 May
Belfast	Saturday	5 June
Benalla	Friday	21 May
Blackwood	Thursday	8 April
Bright	Monday	17 May
Camperdown	Monday	22 February
Casterton	Thursday	25 February
Castlemaine	Thursday	1 April
Chiltern	Friday	14 May
Clunes	Tuesday	13 April
Colac	Saturday	20 February
Coleraine	Friday	14 May
Creswick	Wednesday	14 April
Dandenong	Friday	18 June
Daylesford	Friday	2 April

Donald	Friday	9 April
Dunolly	Thursday	8 April
East Charlton	Thursday	15 July
Echuca	Wednesday	5 May
Geelong	Thursday	1 April
Gisborne	Wednesday	21 April
Hamilton	Tuesday	23 February
Heathcote	Wednesday	3 March
Horsham	Wednesday	17 March
Inglewood	Tuesday	6 April
Jamieson	Saturday	10 April
Kerang	Tuesday	30 March
Kilmore	Thursday	4 March
Kyneton	Tuesday	4 May
Maldon	Thursday	15 April
Mansfield	Thursday	8 April
Maryborough	Tuesday	13 April
Melbourne	Monday	1 March
Mornington	Friday	5 March
Nagambie	Thursday	22 April
Nhill	Wednesday	21 April
Omeo	Wednesday	18 August
Palmerston	Tuesday	4 May
Portland	Friday	4 June
Romsey	Tuesday	20 April
Rushworth	Wednesday	21 April
Rutherglen	Thursday	13 May
Sale	Thursday	18 March
Sandhurst	Wednesday	31 March
Seymour	Tuesday	20 April
Shepparton	Wednesday	24 February
Smythesdale	Thursday	25 March
St. Arnaud	Saturday	10 April
Stawell	Friday	19 March
Talbot	Wednesday	14 April
Walhalla	Friday	14 May
Wangaratta	Tuesday	16 March
Warragul	Friday	12 March
Warrnambool	Monday	7 June
Wodonga	Friday	19 March
Wood's Point	Monday	12 April
Yackandandah	Saturday	15 May
Yarrowonga	Wednesday	12 May
Yea	Monday	5 April

COURTS OF MINES.—Dates fixed by the Judges.

COURT OF CHIEF JUDGE.		
Melbourne		
ARARAT DISTRICT.		
Ararat	Tuesday	23 March
Beaufort	Wednesday	24 March
Stawell	Friday	19 March

BALLARAT DISTRICT.		
Ballarat	Thursday	15 April
Clunes	Tuesday	13 April
Creswick	Wednesday	14 April
Mount Blackwood	Thursday	8 April
Smythe's Creek	Thursday	25 March

BEECHWORTH DISTRICT.		
Alexandra	Tuesday	6 April
Beechworth	Tuesday	18 May
Bright	Monday	17 May
Chiltern	Friday	14 May
Jamieson	Saturday	10 April
Kilmore	Thursday	4 March
Mansfield	Thursday	8 April
Rutherglen	Thursday	13 May
Wodonga	Wednesday	17 March
Wood's Point	Monday	12 April
Yackandandah	Saturday	15 May

CASTLEMAINE DISTRICT.		
Castlemaine	Thursday	1 April
Heidelberg		
Hepburn (Daylesford)	Friday	2 April
Kyneton	Tuesday	4 May
Maldon		

No. 21.—FEBRUARY 19, 1886.—4.

GIFFSLAND DISTRICT.

Bairnsdale	Monday	10 May
Omeo	Wednesday	18 August
Palmerston	Tuesday	4 May
Sale	Thursday	18 March
Walhalla	Friday	14 May

MARYBOROUGH DISTRICT.

Avoca		
Dunolly	Thursday	8 April
Inglewood	Tuesday	6 April
Maryborough	Tuesday	13 April
St. Arnaud	Saturday	10 April
Talbot	Wednesday	14 April

SANDHURST DISTRICT.

Heathcote	Wednesday	3 March
Rushworth	Wednesday	21 April
Sandhurst	Wednesday	31 March

Tenders.

PUBLIC WORKS OFFICE, MELBOURNE.

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

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

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

Sundry works, farm buildings, &c., Lunatic Asylum, Sunbury. Particulars also at Lunatic Asylum, Sunbury. Preliminary deposit to accompany tender, £10. Final deposit, 5 per cent. ... 25th February

Painting, &c., Post and Telegraph Office, Numurkah. Particulars also at Police Station, Numurkah. Preliminary deposit to accompany tender, £5. Final deposit, £5 25th February

Alterations and additions to Post and Telegraph Office, Williamstown. Particulars also at Custom House, Williamstown. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent. ... 25th February

Painting and repairs, &c., Police Buildings, Yarrowonga. Particulars also at Police Station, Yarrowonga. Preliminary deposit to accompany tender, £5. Final deposit, £5 ... 25th February

Painting and repairs, Post and Telegraph Office, Tatura. Particulars also at Police Station, Tatura. Preliminary deposit to accompany tender, £5. Final deposit, £5 ... 25th February

Fittings, &c., Police Barracks, Russell street. Preliminary deposit to accompany tender, £5 ... 25th February

Alternative tenders for additions to main building, General Post Office, Melbourne, in Tasmanian and in Stawell stone. Preliminary deposit to accompany tender, £100. Final deposit, £2,000. Copies of the specification may be obtained at this office, price £1 ls. each ... 4th March

New brick building for State School, Newport. Preliminary deposit to accompany tender, £10. Final deposit, 5 per cent. ... 4th March

Post and Telegraph Office, Queenscliffe. Particulars also at Police Station, Queenscliffe. Preliminary deposit to accompany tender, £25. Final deposit, 10 per cent. ... 4th March

Weatherboard cottage for Torpedo Department, Victorian Defences, Swan Island. Particulars also at Police Station, Queenscliffe. Preliminary deposit to accompany tender, £10. Final deposit, 5 per cent. ... 4th March

Two cottages for drill instructors, Military Reserve, Port Melbourne. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent. ... 4th March

Fencing and gates round Lock-up, Police Quarters, Maryborough. Particulars also at Police Station, Maryborough. Preliminary deposit to accompany tender, £5 ... 4th March

Repairs to Court House, Gisborne. Particulars also at Court House, Gisborne. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent. ... 4th March

Fencing Military Reserve, Port Melbourne. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent. ... 4th March

Culvert, Moonee Ponds channel, inlet, Parsons street. Preliminary deposit to accompany tender, £10. Final deposit, 10 per cent. ... 4th March

Purchase for removal of materials in building lately used as a State School, Regent street, Abbotsford. Particulars also at State School 2462, Vere street, Collingwood. Preliminary deposit to accompany tender, £5. Final deposit, £10 ... 4th March

Erection of workshop for lighthouse apparatus at Dockyard, Williamstown. Particulars also at Custom House, Williamstown. Preliminary deposit to accompany tender, £10. Final deposit, 5 per cent. ... 4th March

Wooden quarters for teacher, State School No. 1633, Jackson's Creek (near Ararat). Particulars also at Police Station, Ararat. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent. ... 11th March

Additions, &c., Court House, Seymour. Particulars also at Police Station, Seymour. Preliminary deposit to accompany tender, £10. Final deposit, 5 per cent. ... 11th March

Turret clock, &c., Public Offices, Sale. Preliminary deposit to accompany tender, £10. Final deposit, 5 per cent. ... 11th March

Turret clock, &c., Public Offices, Shepparton. Preliminary deposit to accompany tender, £10. Final deposit, 5 per cent. ... 11th March

Waterways and formation, Hoddle's Creek road, Contract 240. Particulars also at Launching place, Post Office. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent. ... 11th March

Wooden building for State School No. 1365, Tallangatta. Particulars at State Schools No. 1560, Beechworth, No. 37, Wodonga, and 1365, Tallangatta. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent. ... 11th March

Snagging punt for the Gellibrand River, near Port Campbell. Particulars also at Custom House, Warrnambool, and Post Office, Port Campbell. Preliminary deposit to accompany tender, £10. Final deposit, 10 per cent. ... 11th March

Boundary wall and gates at Gaol, Sale. Particulars also at Survey Office, Sale. Preliminary deposit to accompany tender, £25. Final deposit, 5 per cent. ... 18th March

New workshops, &c., Penal Establishments, Coburg. Preliminary deposit to accompany tender, £15. Final deposit, 5 per cent. ... 18th March

New washing troughs, copper boilers, &c., Laundry of Gaol, Melbourne. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent. ... 18th March

All deposit-receipts, &c., must be made payable to the Secretary 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.

Melbourne, 19th February 1886.

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 specified.

Monday, 8th March.—Water Supply works at Yarrowonga. Particulars at the Engineer-in-Chief's Office, Spencer street, and at Benalla and St. James stations. Preliminary deposit, £25.

Monday, 8th March.—Water Supply works at Kiata, on the Dimboola and South Australian Border line. Particulars at the Engineer-in-Chief's Office, Spencer street, and at Ballarat and Dimboola stations. Preliminary deposit, £25.

Monday, 29th March.—Construction of the Hawthorn to Kew line. Particulars at the Engineer-in-Chief's Office, Spencer street. Preliminary deposit, £200.

Monday, 3rd May.—Construction of the Brighton to Picnic Point line. Particulars at the Engineer-in-Chief's Office, Spencer street. Preliminary deposit, £200.

Monday, 10th May.—Construction of the Moe and Narracan line. Particulars at the Engineer-in-Chief's Office, Spencer street. Preliminary deposit, £250.

Monday, 10th May.—Construction of the Alphington to Heidelberg line. Particulars at the Engineer-in-Chief's Office, Spencer street. Preliminary deposit, £300.

Monday, 17th May.—Construction of the Lilydale to Healesville line. Particulars at the Engineer-in-Chief's Office, Spencer street. Preliminary deposit, £300.

No tender will necessarily be accepted.

By Order of the Commissioners,
P. P. LABERTOUCHE,
Secretary for Railways.

RABBIT EXTIRPATION.

TENDERS FOR BISULPHIDE OF CARBON.

NOTICE is hereby given that tenders will be received up to Twelve o'clock noon on Monday, 1st March 1886, for a supply of one thousand five hundred drums of Bisulphide of Carbon, subject to the following conditions:—

(1.) The tender price must be per pound net weight of carbon, but include drums and delivery in Melbourne. Price per lb. must be expressed in figures and words.

(2.) A supply of not less than 75 drums per week to be supplied if required.

(3.) The first supply of 75 drums to be ready on the 1st April 1886, and a similar supply weekly thenceforward.

(4.) If contractor fail to supply 75 drums in any one week when required, the same or any lesser quantity may be obtained elsewhere at contractor's risk, any difference in cost to be borne by contractor.

(5.) The department will not bind itself to take 75 drums every week, but in event of it being required, that quantity must be supplied within 24 hours. If less than 75 drums be taken, the department to be at liberty to increase the next or any succeeding week's order to make up the deficiency.

(6.) The carbon to be supplied in drums of not less than 50 lbs. nor more than 65 lbs. each net weight.

(7.) Drums to be strong and sound; any leakage in course of delivery to consignee through bad or faulty drums to be made good by the contractor.

(8.) Quality of carbon to be of the best, and subject to approval of the department; if any drums are supplied containing carbon which is found to be of inferior quality, such carbon will not be paid for.

(9.) The contractor to be responsible for keeping a stock on hand till such time as the whole quantity contracted for shall have been delivered.

(10.) A deposit or approved guarantee for the sum of £150 as security for the due performance of the contract must accompany each tender, and such deposit will be liable to be forfeited to the department should the contractor fail to carry out his contract in a satisfactory manner. If the contract be completed to the satisfaction of the department, the deposit or guarantee will be returned to the contractor on termination of contract.

Forms of tender and further information can be obtained from the Officer administering the Rabbit Suppression Act, Lands Department.

The lowest or any tender not necessarily accepted. Tenders to be endorsed "Tender for Bisulphide of Carbon," and deposited in the Tender-box, Crown Lands Office, Melbourne.

The successful tenderer will be notified by letter of the acceptance of his tender.

NOTE.—Attention is invited also to the Tender following this.

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

Department of Lands and Survey,
Melbourne, 9th February 1886.

RABBIT EXTIRPATION.

TENDERS FOR BISULPHIDE OF CARBON.

NOTICE is hereby given that tenders will be received up to Twelve o'clock noon on Tuesday, 3rd August 1886, for a supply of four thousand drums of Bisulphide of Carbon, subject to following conditions:—

(1.) The tender price must be per pound net weight of carbon, but include drums and delivery in Melbourne. Price per lb. must be expressed in figures and words.

(2.) A supply of not less than 75 drums per week to be supplied if required.

(3.) The first supply of 75 drums to be ready on the 1st January 1887, and a similar supply weekly thenceforward.

(3a.) Delivery must be given, on order from the officer administering the Rabbit Suppression Acts, at some store, warehouse, or office in the city of Melbourne. Delivery will not be taken from any vessel, nor will storage be provided.

(4.) If contractor fail to supply 75 drums in any one week when required, the same or any lesser quantity may be obtained elsewhere at contractor's risk, any difference in cost to be borne by contractor.

(5.) The department will not bind itself to take 75 drums every week, but in event of it being required, that quantity must be supplied within 24 hours. If less than 75 drums be taken, the department to be at liberty to increase the next or any succeeding week's order to make up the deficiency.

(6.) The carbon to be supplied in drums of not less than 50 lbs. nor more than 65 lbs. each net weight.

(7.) Drums to be strong and sound; any leakage in course of delivery to consignee through bad or faulty drums to be made good by the contractor.

(8.) Quality of carbon to be of the best, and subject to approval of the department; if any drums are supplied containing carbon which is found to be of inferior quality, such carbon will not be paid for.

(9.) The contractor to be responsible for keeping a stock on hand till such time as the whole quantity contracted for shall have been delivered.

(10.) A deposit or approved guarantee for the sum of £500 as security for the due performance of the contract must accompany each tender, and such deposit will be liable to be forfeited to the department should the contractor fail to carry out his contract in a satisfactory manner. If the contract be completed to the satisfaction of the department, the deposit or guarantee will be returned to the contractor on termination of contract.

Forms of tender and further information can be obtained from the Officer administering the Rabbit Suppression Act, Lands Department.

The lowest or any tender not necessarily accepted.

February 19, 1886.

Tenders to be endorsed "Tender for Bisulphide of Carbon," and deposited in the Tender-box, Crown Lands Office, Melbourne.

The successful tenderer will be notified by letter of the acceptance of his tender.

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

Department of Lands and Survey,
Melbourne, 9th February 1886.

TRANSPORT OF PASSENGERS, STOCK, AND CARGO, ETC., FROM FREEMANTLE TO CAMBRIDGE GULF.

TENDERS will be received, by telegram, addressed to the Colonial Secretary, Perth, W.A., until Noon on Thursday the twenty-fifth day of February 1886, for the transport to Cambridge Gulf by steamship of the following party, viz.:—Fourteen saloon passengers, nineteen steerage passengers, including four natives; also of fifty-five horses, two carts, one eight-ton boat and dingy, one hundred sheep, to be shipped at Cossack; two hundred and twenty-five tons of general cargo, including twenty-six tons of forage; and one hundred and twenty tons of building material.

Vessel to leave Freemantle on the twenty-fourth day of March, and to be in that port at least four days previously; the vessel to provide sufficient water for stock while on board, and to remain in Cambridge Gulf under the direction of the Government Resident for any time not exceeding fourteen days after arrival. All stock and cargo to be landed by the ship.

Tenders to include bringing back from Cambridge Gulf to Freemantle, about the end of next October, a portion of the above-mentioned party as follows, viz.:—Five saloon passengers, nine steerage passengers, and about twenty tons of cargo.

Separate tenders are also invited for the latter service.

M. S. SMITH,
Acting Colonial Secretary.

Colonial Secretary's Office,
Perth, 12th February 1886.

REMOVAL OF SALT FROM LAKE IN THE PARISH OF MORTLAKE, COUNTY OF HAMPTON.

TENDERS will be received by the Board of Land and Works up to Noon on Tuesday, 16th March 1886, for the exclusive right of collecting and removing salt from the lake in question up to 31st December 1886.

The full fee for the period specified must accompany each tender.

The successful tenderer will be required to preserve the bottom of the lake and the collecting grounds from injury, in accordance with instructions received from any officer duly appointed by the Honorable the Minister.

Plans may be seen at the Crown Lands Office, Melbourne, and the Land Office, Geelong.

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

Department of Lands and Survey,
Melbourne, 17th February 1886.

Insolvency Notices.

In the Court of Insolvency, Eastern District, at Sale.—In the estate of PATRICK MANGAN, of Sale, in the colony of Victoria, now out of business.

NOTICE is hereby given that a general meeting of creditors in the above estate will be held at the Court House, Sale, on Wednesday the 3rd day of March A.D. 1886, at the hour of Twelve o'clock noon, for proof of debts and for the election of a trustee in the said estate.

Dated at Sale the 11th day of February 1886.

THOMAS SMALLMAN,
Chief Clerk.

In the Court of Insolvency, Southern District, at Ballarat, No. 818.—In the matter of THOMAS SMITH, of Korweinguboora, in the colony of Victoria, sawyer.

NOTICE is hereby given that the estate of the said Thomas Smith 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 22nd day of February 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.

Dated at Ballarat this 15th day of February A.D. 1886.

J. A. MULLIGAN,
Chief Clerk.

Mr. F. M. Claxton is the assignee named in the order.

In the Court of Insolvency, Colac, Southern District.—In the estate of ALFRED FABIAN, of Colac, in the colony of Victoria, laborer.

NOTICE is hereby given that a general meeting of creditors in the above estate will be held at the Court House, Colac, on Friday the 26th day of February A.D. 1886, at the hour of Twelve o'clock noon, for proof of debts and for the election of a trustee in the said estate.

Dated at Colac the 13th day of February 1886.

J. W. LLOYD,
Chief Clerk.

In the Court of Insolvency, Southern District, at Ballarat, No. 819.—In the matter of EDWIN AMIS, of State Forest, Bolwarra, in the colony of Victoria, laborer.

NOTICE is hereby given that the estate of the said Edwin Amis 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 22nd day of February 1886, at the hour of Eleven o'clock in the forenoon, for the purposes set forth in the 53rd section of Insolvency Statute 1871.

Dated at Ballarat this 16th day of February 1886.

J. A. MULLIGAN,
Chief Clerk.

Mr. William D. McKee is the assignee named in the order.

In the Court of Insolvency, Hamilton.—In the estate of CHARLES SPENCER, of Hamilton, in the colony of Victoria, dealer.

NOTICE is hereby given that a general meeting of creditors in the above estate will be held at the Court House, Hamilton, on Friday the 26th day of February A.D. 1886, at the hour of Twelve o'clock noon, for the purposes set forth in the 53rd section of the Insolvency Statute 1871.

Dated at Hamilton the 15th day of February 1886.

HAROLD MORRISON,
Chief Clerk in Insolvency.

In the Court of Insolvency, Northern District, at Shepparton.—In the estate of ROBERT SAUNDERS, of Shepparton, in the colony of Victoria, farmer.

NOTICE is hereby given that the estate of the said Robert Saunders has been sequestrated; and that a general meeting of creditors in the above estate will be held at the Court House, Shepparton, on Monday the 22nd day of February A.D. 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.

Dated at Shepparton the 16th day of February 1886.

R. J. BURROWES,
Chief Clerk.

In the Court of Insolvency, Melbourne.

NOTICE is hereby given that the estates of Henry Ruben, of Hotham Hill, laborer, 4906; Michael Walsh, of Melbourne, sharebroker, 4907, have been sequestrated; and that general meetings of creditors in the said estates will be held at the Insolvency Court Offices, Queen street, in the city of Melbourne, on Monday the 22nd day of February A.D. 1886, at the hour of Eleven o'clock in the forenoon, for the election of trustees and for the other purposes mentioned in the 53rd section of the Insolvency Statute 1871.

Dated at Melbourne this 17th day of February A.D. 1886.

CHAS. P. WILLIAMS,
Chief Clerk.

In the Court of Insolvency for the Southern District, at Geelong.—In the estate of JOHN SHAW, of Geelong, in the colony of Victoria, laborer.

NOTICE is hereby given that a general meeting of creditors in the above estate will be held at the Supreme Court House at Geelong, on Tuesday the 23rd day of February A.D. 1886, at the hour of Twelve o'clock noon, for proof of debts and for the election of a trustee in the said estate.

Dated at Geelong the seventeenth day of February 1886.

R. E. JOHNS, Chief Clerk.

Police Sales.

POLICE STATION, WARRANDYTE.

THE following unclaimed property belonging to William Gillman, who has been missing from Ringwood since 5th October 1885, will, if still unclaimed, be sold at the Police Station, Warrandyte, on Saturday, 20th February 1886, at Two o'clock p.m.:

- 1 hand cart
- 1 shovel
- 1 hand-saw
- 2 stone hammers
- 1 adze
- 2 blankets
- 2 shirts
- 4 leather straps
- 3 pairs shoemaker's lasts
- 1 lot shoemaker's tools
- 1 lot sole leather
- 1 lot kip leather
- 1 kangaroo skin
- 1 frypan
- 2 billycans
- 2 rabbit-traps

H. M. CHOMLEY,
Chief Commissioner of Police.

Police Department, Chief Commissioner's Office,
Melbourne, 2nd February 1886.

BALLARAT POLICE STATION.

THE following unclaimed property will, if still unclaimed, be sold at the Ballarat Police Station, on Saturday, 6th March 1886, at Two o'clock p.m.:

- 3 swags containing clothing.
- 2 parcels containing clothing.
- 4 lots of old clothing.

H. M. CHOMLEY,
Chief Commissioner of Police.

Police Department, Chief Commissioner's Office,
Melbourne, 15th February 1886.

Private Advertisements.

DAYLESFORD WATER SUPPLY DISTRICT.

NOTICE to the owners of tenements in the undermentioned streets and roads, and to 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 20th day of March next, to cause a proper pipe and stop-cock to be laid, so as to supply water from the main pipe within such premises.

By order of the Council of the Borough of Daylesford,

D. McLEOD,

Town Clerk and Secretary for Water Supply.
Borough Offices, Town Hall, Daylesford,
1st February 1886.

Sullivan street, from Lyman to Patterson street.
East street, from Grant street to Sullivan street.
Fraser street, from Stanbridge to Sullivan street.
Grenville street, from Grant to Sullivan street.
Stanhope street, from Grant to Sullivan street.
Grant street, from Stanhope to East street.
Houston street, from Stanhope to East street.
Macadam street, from Stanhope to East street.
West street, from Albert street to lane south side of Magazine Reserve.
Raglan street, from Hart's lane to six chains west of West street.
Hart's lane, from Raglan to Hospital street.
Hospital street, from West street to five and a half chains east of Hart's lane.
Jaimeson street, from Trimble street to Geake street.
Geake street, from Jaimeson street to Smith street.
Smith street, from Geake street fifteen chains northwards.
Road unnamed, parallel to Smith street, fifteen chains east and northwards from Geake street to Florence claim.
Ridge road, from King street to allotment 8 section 10, Stony Creek road.
Street unnamed, running along the southern boundary of the public park, thirteen chains westward from Stony Creek road.
Stanbridge street, from Bridport to Miller street.
Miller street, from Stanbridge to West street.
Leggatt street, from West street to Burrall street.
Street unnamed, running along the north and western boundary of the public park, ten chains west and south from Burrall street. 290

SHIRE OF FLINDERS AND KANGERONG.

BYE-LAW No. 3.

Under "The Public Health Amendment Statute 1883."

IN pursuance of the powers contained in "The Public Health Amendment Statute 1883," and of every other power enabling them in that behalf, the Local Board of Health for the Shire of Flinders and Kangerong, for the purpose of carrying the said Act into execution within its jurisdiction, doth hereby make the Bye-law following, that is to say:—

1. *Interpretation of terms.*—In the construction and for the purposes 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.

"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.*—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. *Removal of refuse from houses.*—Every occupier of a house or premises shall remove therefrom all dust, mud, ashes, rubbish, filth, or such other refuse matter produced or accumulated thereon once every week, and in case of the default of such occupier the Local Board of Health may remove the same.

4. *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.

5. *Removal of refuse from places where animals are kept.*—Every occupier of land on which is erected any stable, shed, sty, 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.

6. *Power to use refuse as manure.*—Nothing contained herein 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.

7. *Removal of refuse from places where noxious 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, filth, 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 meantime 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.

8. *Removal 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 deodorized by mixing therewith commercial sulphate of iron or chloride of lime in the proportion of one pound to the gallon, or some other efficient deodorizer sufficient to effectually deodorize the same, and to be removed from the premises within forty-eight hours after such blood is shed.

9. *Removal of offal.*—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.

10. *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 other movable receptacle for night-soil, the content whereof does not exceed two 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, workroom, 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.

11. *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.

12. *Emptying receptacles for night-soil.*—Every occupier and every person having the management or control of any premises once at least in every week shall empty or cleanse, or cause to be emptied or cleansed, every earth-closet, privy, cesspool, or place for the deposit of night-soil on or belonging to such premises.

13. *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, cesspool, or place for the deposit of night-soil, except between the hours of 11 p.m. and 5 a.m., or until the contents thereof have been properly deodorized; 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 so soon as the same is emptied.

14. *Construction of cesspools.*—Every cesspool shall be furnished with a water-tight cover or roof, and every cesspool which shall be formed or made below the surface of the ground shall be constructed with water-tight walls or sides which project on all sides at least six inches above the surface of the ground.

15. *Emptying of cesspools.*—Every occupier of premises and every person having the management or control of premises on which there shall be any cesspool shall cause the same to be emptied once at least in every week.

16. *Times within which cesspools may be emptied.*—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 11 p.m. and 5 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.

17. *Disposal of refuse and offensive matter.*—No person shall place or deposit any dust, 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 nuisance to any person or injurious to health.

18. *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 deposit, 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 inches in thickness.

19. *Earth-closets, &c., not to be emptied into drains or sewers.*—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.

20. *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 persons using such water or drinks or milk or other produce of such dairy.

21. *Cesspools not to be emptied into water used for drinking or domestic purposes.*—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 matter into any water supplied, 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, or so that the contents or any portion of the contents thereof may find its way or be likely to find its way into any such water.

22. Every accumulation or deposit of offensive matter so situated as to find its way into any water used, or likely to be used, by man for drinking or domestic purposes, or likely to be used in any dairy, shall be deodorized and removed by the owner of the property upon which such accumulation or deposit is situated within one week of notice given by the Local Board or by one of its officers.

23. *Keeping of animals.*—No person shall keep any animal of any kind so as to be a nuisance or injurious to health.

24. *Animals not to be so kept 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 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, so as to endanger the health of any person using such water or drinks or milk or other produce of such dairy.

25. *Supply of water to slaughter-houses.*—Every occupier or licensee or person having the management or control of a slaughter-house or abattoir shall cause the same to be supplied with a sufficient quantity of water for all purposes.

26. *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.

27. *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 inmates 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.

28. *Extent of application of bye-law.*—This bye-law, numbered 3, shall apply to and have operation in the whole of the Shire of Flinders and Kangerong.

29. *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 Five pounds for each day during which such breach shall be committed or continued; provided the justices before whom any penalty imposed 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 Flinders and Kangerong this 19th day of December 1885.

DAVID MAIRS,
Chairman.
PETER NOWLAN,
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 twelfth day of February in the year of our Lord One thousand eight hundred and eighty-six.

By order of the Central Board,

527 (SEAL) J. W. COLVILLE,
Secretary.

SHIRE OF FLINDERS AND KANGERONG.

BYE-LAW No. 4.

Under "The Public Health Amendment Statute 1883."

IN pursuance of the powers contained in "The Public Health Amendment Statute 1883," and of every other power enabling them in that behalf, the Local Board of Health for the Shire of Flinders and Kangerong, for the purpose of carrying the said Act into execution within its jurisdiction, make the following Bye-law, that is to say:—

1. *Registration of cowkeepers, dairymen, and purveyors of milk.*—Every person carrying on the trade of a cowkeeper, dairymen, or purveyor of milk, shall, on or before the first day of February 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 Five shillings:—

Application for registration as

To the Secretary of the Local Board of Health for the Shire of Flinders and Kangerong.

Sir,
I desire to be registered in accordance with the particulars in the schedule hereunder:—

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 February 1886	...

2. Upon receipt of every such application and fee the Secretary for the Local Board of Health shall indorse 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.

3. *Milk stores and shops to be kept clean.*—Every person following the trade of cowkeeper or dairymen 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.

4. *Dairymen, &c., to report disease to the Health Officer.*—Every person carrying on the trade of a cowkeeper, dairymen, or purveyor 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 any of his milch cows, or of any contagious or infectious disease in man or animal upon the premises upon which such trade is carried on.

5. *Extent of application of bye-law.*—This bye-law, numbered 4, shall apply to and have operation in the whole of the Shire of Flinders and Kangerong.

6. *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 Five pounds for each day during which such breach shall be committed or continued; provided the justices before whom any penalty imposed 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 Flinders and Kangerong this 19th day of December 1885.

DAVID MAIRS,
Chairman.
PETER NOWLAN,
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 twelfth day of February in the year of our Lord One thousand eight hundred and eighty-six.

By order of the Central Board,

528 (SEAL) J. W. COLVILLE,
Secretary.

LOCAL BOARD OF HEALTH, TOWN OF BALLAARAT EAST.

No. 1.

Bye-law under "The Public Health Amendment Statute 1883."

IN pursuance of the powers contained in "The Public Health Amendment Statute 1883," and of every other power enabling them in that behalf, the Local Board of Health for the Town of Ballarat East, for the purpose of carrying the said Act into execution within its jurisdiction, do hereby make the Bye-law following that is to say:—

1. *Interpretation of terms.*—In the construction and for the purposes 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:—

"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, 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.*—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. *Removal of refuse from houses.*—Every occupier of a house or premises shall remove therefrom all dust, mud, ashes, rubbish, filth, or such other refuse matter produced or accumulated thereon once every week; and in case of the default of such occupier, the Local Board of Health may remove the same.

4. *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 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.

5. *Removal of refuse from places where animals are kept.*—Every occupier of land on which is erected any stable, shed, sty, 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 in every week; and in case of the default of such occupier, the Local Board may remove the same.

6. *Power to use refuse as manure.*—Nothing contained in the foregoing bye-laws 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.

7. *Removal of refuse from places where noxious 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, filth, 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 meantime 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.

8. *Removal of blood from places where animals are slaughtered.*—Every occupier, licensee, or person having the management or control of any 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 deodorized by mixing therewith commercial sulphate of iron or chloride of lime in the proportion of 1 lb. to the gallon, or some other efficient deodorizer sufficient to effectually deodorize the same, and to be removed from the premises within twenty-four hours after such blood is shed.

9. *Removal of offal.*—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.

10. *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 3 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 other movable receptacle for night-soil the contents whereof does not exceed four 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.

11. *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.

12. *Emptying receptacles for night-soil.*—Every occupier and every person having the management or control of any premises once at least in every week shall empty or cleanse, or cause to be emptied or cleansed, every earth-closet, privy, cesspool, or place for the deposit of night-soil on or belonging to such premises.

13. *Hours within which night-soil may be removed.*—No night-man or contractor shall empty, assist in emptying, or cause or permit to be emptied any earth-closet, privy, cesspool, or place for the deposit of night-soil, except between the hours of Twelve and Five a.m., or until the contents thereof have been properly deodorized; 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.

14. *Construction of cesspools.*—Every cesspool constructed prior to the passing of this bye-law shall be furnished with a watertight cover or roof, and every cesspool formed or made below the surface of the ground shall be provided with watertight walls or sides which project on all sides at least six inches above the surface of the ground.

15. *Conveyances by which cesspools may be 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 any portion thereof, or of any effluvia therefrom.

16. *Disposal of refuse and offensive matter.*—No person shall place or deposit any dust, 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 nuisance to any person or injurious to health.

17. *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 deposit, 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 (6) inches in thickness.

18. *Earth-closets, &c., not to be emptied into drains or sewers.*—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 so that the contents thereof may find its way, or be likely to find its way, into any drain or sewer.

19. *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 persons using such water or drinks, or milk or other produce of such dairy.

20. *Cesspools not to be emptied into water used for drinking or domestic purposes.*—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 matter into any water supplied, 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, or so that the contents or any portion of the contents thereof may find its way, or be likely to find its way, into any such water.

21. Every accumulation or deposit of offensive matter so situated as to find its way, or be likely to find its way, into any water used or likely to be used by man for drinking or domestic purposes, or likely to be used in any dairy, shall be deodorized and removed by the owner of the property upon which such accumulation or deposit is situated within one week of notice given by the Local Board or by one of its officers.

22. *Keeping of animals.*—No person shall keep any animal of any kind so as to be a nuisance or injurious to health.

23. *Animals not to be so kept 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 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, so as to endanger the health of any person using such water or drinks, or milk or other produce of such dairy.

24. *Supply of water to slaughter-houses.*—Every occupier or licensee or person having the management or control of a slaughter-house or abattoir shall cause the same to be supplied with a sufficient quantity of water for all purposes.

25. *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.

26. *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 inmates 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.

27. *Registration of cowkeepers, dairymen, and purveyors of milk.*—Every person carrying on the trade of a cowkeeper, dairyman, or purveyor of milk shall, on or before the seventh 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 (5) Five shillings.

Application for registration as
To the Secretary of the Local Board of Health for the Town of Ballarat East.

Sir,
I desire to be registered in accordance with the particulars in the schedule hereunder:—

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 18

28. 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.

29. *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.

30. *Intemperance, &c., to report disease to the health officer.*—Every person carrying on the trade of a cowkeeper, dairyman, or purveyor 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 any of his milk cows, or of any contagious or infectious disease in man or animal upon the premises upon which such trade is carried on.

31. *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 £10, or to a penalty not exceeding £5 for each day during which such breach shall be committed or continued. Provided that the justices before whom any penalty imposed 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.

32. *Extent of application of bye-law.*—This bye-law, containing sections numbered 1 to 32, shall apply to and have operation in the whole of the place or places within the jurisdiction of the Local Board of Health for the Town of Ballarat East.

The foregoing bye-law was adopted at a meeting of the Local Board of Health for the Town of Ballarat East, held at the Council Chamber, Town Hall, Ballarat East, on the 18th day of December 1885.

WILLIAM SCOTT,
Mayor of the Town of Ballarat East, Chairman.
(L.S.) JOHN FERGUSON, } Councillors.
EDWD. MURPHY, }
ROBERT COXON YOUNG,
Secretary and Town Clerk.

Town Hall, Ballarat East,
18th December 1885.

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 has been given in the town for which the same has been made in the manner required by law), this twenty-ninth day of January, in the year of our Lord One thousand eight hundred and eighty-six.

By order of the Central Board,

534 (L.S.) J. W. COLVILLE, Secretary.

SHIRE OF OMEO.

NOTICE FOR TAKING PRIVATE LANDS FOR OPENING A NEW ROAD.

NOTICE is hereby given that it is the intention of the Shire Council of Omeo, under the authority of the Local Government Act 1874, to open a new road through Mr. Cornelius Prendergast's land, parish of Hinnomunjee.

A plan of the proposed road of one chain wide by sixty-one chains forty-four links in length, showing the exact site and measurements thereof, and names of reputed owner or lessees, are deposited and will be open for inspection at the Shire Office, Omeo, of all persons interested therein for forty days from the date of publication of this notice in the *Government Gazette*, within which time all persons affected by the proposed work are hereby required to set forth, in writing, addressed to the Council or Shire Secretary, all objections they may have to the said work.

Dated this eleventh day of February 1886.

THOS. EASTON,
Shire Secretary.

521

SHIRE OF WYNDHAM.

SEVERAL applications having lately been made to the Council to take over and gazette streets set out on subdivisions of private property, it is hereby notified for public information, that the Council will not gazette such streets, as public streets, or assume any responsibility on account of them until they have been made by the owners of the property, as provided by the "Local Government Act 1874," or the "Health Act No. 782."

By Order, T. W. SEAVER,
Shire Secretary.

Shire Hall, Werribee,
February 13th 1886.

520

SHIRE OF HEIDELBERG.

It is hereby notified that the Pound Yards, Heidelberg, and Mr. King's paddock, Alphington, have been appointed as "places of safe custody," under bye-law No. 3, relating to cattle wandering in streets.

(By order) H. WINGROVE,
Secretary, Heidelberg Shire Council.

Heidelberg, February 10th, 1886.

571

NOTICE is hereby given that the partnership heretofore existing between the undersigned, under the style or firm of "S. Trethowan & Sons," has been dissolved by mutual consent, as from the thirty-first day of December 1885. The business will henceforth be carried on by the undersigned Samuel Trethowan and William Trethowan, who will respectively pay and receive all debts due by and owing to the said firm.

As witness our hands this 8th day of February 1886.

S. TRETHOWAN,
A. K. TRETHOWAN,
W. TRETHOWAN.

Witness—ART. ARUNDEL, clerk to Herbert Turner, Nathalia.

541

DISSOLUTION OF PARTNERSHIP.

THE partnership hitherto existing between Florence Thompson and James Tuson, trading as drapers and outfitters, has this day been dissolved by mutual consent. The business will in future be carried on by F. Thompson, who will receive all debts due to the late firm and pay all accounts.

FLORENCE THOMPSON,
JAMES TUSON.

Witness—HARRIE H. BANFIELD.
21st January 1886.

556

NOTICE is hereby given that the copartnership carried on for some time past at Caulfield, in the colony of Victoria, by Edward Waghorn, Francis Higgins, and Richard Philpot, trading under the firm of Edward Waghorn and Co., as builders and contractors, was this day dissolved by mutual consent.

Dated this twelfth day of February 1886.

EDWARD WAGHORN,
FRANCIS HIGGINS,
RICHARD PHILPOT.

Witness to the signatures of all the parties—ROBERT C. GRESSON, solicitor, 48 Queen street, Melbourne.

564

NOTICE is hereby given that the partnership formerly subsisting between James Hardie and William Thomas Millar, in the business of sheep and cattle farmers and sheep and cattle breeders and graziers at "Goangra," "Goangra Retro," "Goangro Retro East," and "Goangro Retro West" Stations, situate in the Bligh district, in the colony of New South Wales, was dissolved by effluxion of time on the twenty-second day of June, One thousand eight hundred and eighty-one, and no further partnership has, since that date, been entered into between them.

Dated the seventeenth day of February, One thousand eight hundred and eighty-six.

JAMES HARDIE.

Witness to the signature of the said James Hardie—A. M. WILLIAMS, solr., &c., Melbourne.

W. T. MILLAR.

Witness to the signature of the said William Thomas Millar—JOHN C. JOHNSTONE, minister, Tehuca.

565

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership hitherto existing between James Payne and David Woffinden, as boot and shoe makers and dealers, under the style of "Payne & Woffinden," was dissolved on the 8th day of February instant, by mutual consent. The said James Payne will receive all moneys due to and discharge all liabilities of the late firm.

Hamilton, 9th February 1886.

JAMES PAYNE,
DAVID WOFFINDEN.

Witness—J. WM. CARTER.

570

ROBERT SMITH, 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 Robert Smith, late of Malvern, gardener, deceased, are required to send particulars of the same in writing to the executors, Smith Ellis and Edward Sidney Edsall, both of Malvern aforesaid, to the care of the undersigned, on or before the 17th day of March next, after which date the said executors will proceed to distribute the assets of the said estate amongst the persons entitled thereto, having regard only to the claims of which they shall have then received notice, and will not be responsible for the assets so distributed to any person of whose claim they shall not then have had notice.

Dated this 17th day of February 1886.

CRISP, LEWIS, & JEDDERWICK, 51 and 53 Little Collins street west, Melbourne, solicitors for the said executors.

542

GEORGE CAWSEY, DECEASED.

STATUTORY notice to creditors and others.—Pursuant to the 60th section of the Statute of Trusts 1864, notice is hereby given that all creditors and other persons having any claims or demands upon or against the estate of George Cawsey, formerly of Nocolche Station, Paroo River, in the colony of New South Wales, but late of Ararat, in the colony of Victoria, station manager, deceased, intestate, who died on the 31st day of October 1885, and administration of whose estate was on the 3rd day of December 1885 granted by the Supreme Court of the Colony of Victoria in its probate jurisdiction to Helen Maria Cawsey, of Ararat, in the colony of Victoria, widow, are hereby requested to send the particulars of such claims to the said Helen Maria Cawsey, at the office of Mr. John Yates Presswell, solicitor, Barkly street, Ararat, on or before the 15th day of March next. And notice is hereby also given that at the expiration of the last mentioned date the said Helen Maria Cawsey will be at liberty to distribute the assets of the said George Cawsey, deceased, or any part thereof, amongst the parties entitled thereto, having regard only to the claims and demands of which she shall then have had notice, and that the said Helen Maria Cawsey will not be liable for the assets or any part thereof so paid, applied, or distributed to any person of whose claim she shall not have had notice at the time of such distribution.

Dated this 9th day of February 1886.

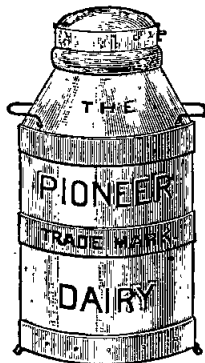
J. Y. PRESSWELL, Barkly street, Ararat, proctor for the said administratrix. 501

General Rules under "The Trade Marks Registration Act 1876." Third Schedule.

APPLICATION FOR REGISTRATION OF ONE TRADE-MARK.—(No. 1200.)

To the Registrar-General.

I T. J. JACKMAN, dairyman, Romsey, apply to be registered as proprietor of a trade-mark: A milk-can with the words "The Pioneer Dairy," 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 42, that is to say in respect to Milk, Cheese, and Butter.

(Signature)

T. J. JACKMAN. 522

Witness—W. H. CARTER.

General Rules under "The Trade Marks Registration Act 1876." Third Schedule.

APPLICATION FOR REGISTRATION OF ONE TRADE-MARK.—(No. 1206.)

To the Registrar-General.

WE, T. B. HALL & CO., of Norfolk street, Liverpool, apply to be registered as proprietors of a trade-mark, "Boar's Head," 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 43, that is to say in respect to Stout, Ale, and Whisky.

(Signature)

T. P. FALLON, Agent for T. B. HALL & CO.,

Witness—THOS. F. BUTLER.

Per J. FALLON. 555

Dated 16th February 1886.

THE LAND MORTGAGE BANK OF VICTORIA LIMITED.

NOTICE is hereby given that, at an Extraordinary General Meeting of the above-named company held at the company's registered office, situate at 6 Collins street east, in the city of Melbourne, on Wednesday the 27th day of January 1886, at 12 o'clock noon, the following resolutions were passed by the requisite majority:—

1. That the company be wound up voluntarily, and that a liquidator be appointed.

2. That the liquidator be and he is authorized to consent to the registration of a new company, to be called The Land Mortgage Bank of Victoria Limited, and with a memorandum and articles of association which have already been prepared with the privity and approval of the directors of the company.

3. That the liquidator be and he is hereby authorized, pursuant to section 143 of the "Companies Statute 1864," to enter into an agreement with the said new company when incorporated in the terms of the draft agreement already approved of by this meeting, and to carry the said agreement into effect with such modifications, if any, as to the said liquidator may seem expedient.

And notice is hereby also given that the above resolutions were confirmed as special resolutions at a second extraordinary general meeting of the company held on Friday the 12th day of February instant, at the same time and place. And that at such last-mentioned meeting Mr. William MacMurtrie, the manager of the said company, was appointed liquidator for the purpose of winding up the affairs of the company.

Dated this twelfth day of February 1886.

R. D. REID, Chairman,
WM. MACMURTRIE, Liquidator.

502

THE LAND MORTGAGE BANK OF VICTORIA LIMITED.

NOTICE is hereby given that the situation of the registered office of the above company is at No. 6 Collins street east, in the city of Melbourne.

Dated this sixteenth day of February 1886.

WM. MACMURTRIE, Manager. 501

In the matter of "The Metropolitan Gas Company's Act 1878."

WE, John Benn, of the city of Melbourne, merchant, Thomas Moubray, of the same city, merchant, and Thomas Vasey, also of the same city, gentleman, do severally solemnly and sincerely declare as follows:—

That the said John Benn and Thomas Moubray are two of the directors of The Metropolitan Gas Company, and the said Thomas Vasey is the secretary of the said company.

That the nominal capital of the company is Five hundred and fifty-seven thousand two hundred and ten pounds, divided into one hundred and eleven thousand four hundred and forty-two shares of five pounds each, and the amount paid up thereon is Five hundred and fifty-seven thousand two hundred and ten pounds.

That the amount which the company is legally authorized to borrow on debentures is the sum of Five hundred and fifty-seven thousand two hundred and ten pounds.

That the total amount raised by the company on debentures, and unpaid, does not exceed the amount which the said company is, by "The Metropolitan Gas Company's Act 1878," authorized to borrow.

That in estimating the total amount raised as mentioned in the last preceding paragraph, all principal sums have been included which are now outstanding on the debentures, bonds, and mortgages referred to in the fifty-fifth section of the said Act.

And we severally 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.

JOHN BENN.
THOS. MOUBRAY.
THOMAS VASEY.

Severally declared by the above-named John Benn, Thomas Moubray, and Thomas Vasey, at Melbourne, in the colony of Victoria, this sixteenth day of February One thousand eight hundred and eighty-six, before me—

EDW. ENGLAND, Notary Public, Melbourne. 563

Thursday, 25th February 1886.—Valuable Freehold Properties, Murray and Church streets, Collingwood, Morningside, Essendon.

TO be sold, pursuant to an Order made by the Supreme Court of the Colony of Victoria, on the 22nd day of October 1885, in a matter depending in the said Court, intitled "In the Matter of the Real Property Statute 1864, and of the trusts of the Will of Tobias Clements," with the approbation of the Chief Clerk, by Mr. Theophilus Job Ham, the person appointed by the said Chief Clerk, at the auction room of the said Theophilus Job Ham, Swanston street, Melbourne, on Thursday, the 25th day of February 1886, at 12 o'clock noon, in five lots, certain freehold properties situate at Collingwood, Morningside, and Essendon, being—

Lot 1.—Murray street and Church street, Collingwood. All that piece of land containing three acres thirty-six perches, or thereabouts, being part of Crown portion 50, parish of Joka Joka, county of Bourke, at Collingwood, commencing at the intersection of the north side of Murray street with the east side of Albert street, thence north along Albert street 360 links to junction of that street with Victoria crescent, then in a north-easterly direction 514 links to the Yarra River; thence along that river in a south-easterly direction to Church street; thence south along the west side of Church street 635 links to Murray street; thence west along the north side of Murray street 600 links to the commencing point, upon which is erected a house, built of brick, and known as Mayfield, now in the occupation of Mrs. Clara Clements.

Lot 2.—Morningside. All that piece of vacant land containing one rood thirty-nine fourths perches, or thereabouts, part of Crown allotment 18, parish of Moorooduc, county of Morningside, having a frontage of 120 feet to the south-east side of the Esplanade, by a depth of about 180 feet along the south-west side of Bay street to a roadway.

Lot 3.—Essendon. All that piece of vacant land being Crown allotment 6, section 24, township of Essendon, parish of Doota Galla, county of Bourke, having a frontage of 66 feet to the Melbourne road, by a depth of 165 feet.

Lot 4.—Essendon. All that piece of vacant land, being Crown allotment 17, section 24, of said township of Essendon, having a frontage of 66 feet to Richardson street, by a depth of 165 feet.

Lot 5.—Essendon. All that piece of vacant land, being Crown allotment 25, section 18, of said township of Essendon, having a frontage of 66 feet to Edward street, by a depth of 163 feet.

Particulars and conditions of sale may be had gratis at the office of Messieurs Lyons and Turner, solicitors, 32 Collins street west, Melbourne, and on application to the auctioneer, at his rooms, and at the time and place of sale.

10s.
stamp.

HOPTON P. WALKER,
Chief Clerk.
560

Mining Notices

WILSON'S HILL GOLD MINING COMPANY (NO LIABILITY).

NOTICE is hereby given that an Extraordinary Meeting of the above-named company will be held on Wednesday the 24th day of February 1886, at Günsler's Café, Collins-street east, at 8 o'clock p.m.

Business:—To pass a resolution requiring the company to be voluntarily wound up, and such other resolutions as may be necessary for that purpose under the provisions of the Mining Companies Act 1871.

By order of the Board.
JAMES FOWLER, Manager.

56 Queen-street, Melbourne, 8th February 1886. 496

RIP VAN WINKLE FURNISHING GOLD MINING COMPANY NO LIABILITY.

AN Extraordinary Meeting of the above company and of the shareholders therein will be held at the company's office, Ballarat street, Talbot, on Monday, 1st day of March 1886, at 7.30 p.m.

Business:—To increase the capital of the company by increasing the amount payable in respect of each share in the company, to such amount as may be decided on at such meeting and to confirm the minutes of the meeting.

500 E. P. DOWDING, Manager.

JERSEY REEF QUARTZ MINING COMPANY (LIMITED), INGLEWOOD.

NOTICE.—An Extraordinary Meeting of shareholders of the above company will be held at the office, Brooke street, Inglewood, on Monday, 1st March 1886, at Half-past 2 o'clock p.m.

Business: To consider the position of the company, the future working of the mine, and any other business.

502 SAMUEL DEEBLE, Manager.

DARK RIVER QUARTZ MINING CO. NO LIABILITY.

AN Extraordinary General Meeting of shareholders in the above company will be held at the registered office, 99 Collins st. west, Melbourne, on Monday, 1st March 1886, at 4 p.m.

Business:—To pass the following resolutions:—

1. To wind up the company voluntarily.
2. To decide as to the disposal of the company's property.
3. To appoint a liquidator.
4. To confirm the minutes of the meeting.

L. HENDERSON, Manager.
Melbourne, 11th Feb. 1886. 507

CLUNES QUARTZ MINING COMPANY REGISTERED.

AN Extraordinary Meeting of Shareholders of the above company will be held in the company's office, on the mine, on Thursday the 4th day of March 1886, at 2 o'clock in the afternoon.

Business:

- 1st. To empower the directors to borrow money from time to time on security of the company's plant.
- 2nd. To confirm the minutes of the said meeting.

FREDERICK JOHN MATTHEWS, Manager.
Dated this 15th day of February 1886. 525

THE ROBINSONS GOLD MINING COMPANY (NO LIABILITY), COTTERFIELD.

AN Extraordinary Meeting of Shareholders will be held at Phair's Hotel, Collins street west, Monday, 8th March, at 7.30.

Business: To take steps to wind up the company.
551 CHAS. A. WILLIAMSON, Manager.

HEATHER BELL GOLD MINING COY. (NO LIABILITY), CATHCART.

AN Extraordinary Meeting of the Shareholders in the above company will be held at the Turf Hotel, Barkly st., Ararat, on Wednesday the 3rd day of March 1886, at 7.30 p.m.

Business:

1. To pass a resolution requiring the company to be voluntarily wound up, without resort to the court.
2. To determine, by resolution, the course to be pursued by the directors for the purpose.
3. To determine, by resolution, the mode of disposal of the property and effects of the company.
4. To decide as to the disposal of the books of the company.
5. To confirm the minutes of the meeting.

H. DODD, Manager.
Ararat, Feby. 15th 1886. 568

A.I. CARSHALTON AMALGAMATED COMPANY (NO LIABILITY).

NOTICE.—A Call (12th) of One penny per share has been made on the capital of the company, due and payable on Wednesday, 10th March 1886, at office of company, Albion Chambers, Sandhurst.

536 W. W. BARKER, Manager.

BUNTON COMPANY (NO LIABILITY).

NOTICE.—A Call (the 4th) of Threepence per share has been made on the capital of this company, due and payable at the company's office, Loridan's Buildings, Sandhurst, on Wednesday, 10th March 1886.

538 JAMES H. McCOLL, Manager.

THE GENERAL GORDON QUARTZ MINING COMPANY (NO LIABILITY), ST. ARNAUD.

NOTICE.—A Call (1st) of Threepence per share has been made, due and payable at the company's office, Napier street south, St. Arnaud, on Wednesday, 10th March 1886.

566 THOMAS SEAVER, Manager.

NEW ZEALAND STEAM SLUICING GOLD MINING COMPANY NO LIABILITY, GREYMOUTH, NEW ZEALAND.

NOTICE is hereby given that a Call, the second, of Twopence per share on the capital of the above company has been made, due and payable to the manager, at the company's office, 6 Market Buildings, Collins st. west, Melbourne, on or before Wednesday, 10th March 1886.

569 EDWIN J. HARTLEY, Manager.

Sixth Schedule.

I, THE undersigned, hereby make application to register "United Devonshire Company No Liability" as a no-liability company under the provisions of "The Mining Companies Act 1871."

1. The name of the company is to be "United Devonshire Company No Liability."
2. The place of operations is at Devonshire Reef, Eaglehawk.
3. The registered office of the company will be situated at View Point, Sandhurst.
4. The value of the company's property, including mine and machinery, is Twenty-eight thousand four hundred pounds sterling.
5. The number of shares in the company is Twenty-eight thousand, of One pound each.
6. The number of shares subscribed for is Twenty-eight thousand.
7. The name of the manager is Henry von der Heyde.
8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as below:—

Name.	Address.	Occupation.	Number of Shares.
John E. Gard,	Melbourne,	speculator	7500
Thomas Whitehead,	Sandhurst,	railway employe	50
Ellen Meaton,	Eaglehawk,	lady	50
Edith Kermode,	Tasmania,	lady	50
Thomas Meaton,	Eaglehawk,	miner	165
Victor J. Mackay,	Sandhurst,	speculator	300
Andrew Abel,	Eaglehawk,	publican	50
Robert McKie,	Sandhurst,	clerk	50
George Lloyd,	Hobart,	gentleman	15
Exors. of C. L. Smith,	Sandhurst		50
Janet Knowles,	Long Gully,	lady	100
Thomas Dowsey,	Sandhurst,	speculator	100
John Kirk,	Eaglehawk,	gentleman	1400
D. J. Fitzpatrick,	Bathurst, N.S.W.,	gentleman	100
C. Clegg,	Epsom,	gentleman	200
William Ashley,	Kmu Creek,	gentleman	200
Albert Gard,	Sandhurst,	speculator	300
Ellen Lansell,	Leichardt,	lady	100
Christian Moller,	Eaglehawk,	speculator	300
C. E. Murdoch,	Eaglehawk,	lady	50
S. A. Gard,	Sandhurst,	lady	100
J. Glen Oliphant,	Sandhurst,	schoolmaster	100
George Alderson,	Dunolly,	gentleman	50
Edgar Morey,	Sandhurst,	clerk	9
John Carter,	Marong,	publican	50
W. P. Green,	Hobart,	gentleman	125
William Keating,	Sandhurst,	speculator	1
A. Redwood,	Sandhurst,	gentleman	25
E. M. King,	Lanceston,	gentleman	20
Henry von der Heyde,	Sandhurst,	legal manager	250
Thomas Keenan,	Sandhurst,	speculator	50
S. R. Bray,	Eaglehawk,	miner	50
William Thomas,	Flynn's Creek,	gentleman	25
George Saller,	Hobart,	gentleman	100
G. J. Atkins,	Hobart,	gentleman	100
H. C. Eattam,	Sandhurst,	clerk	150
Charles Ross,	Sandhurst,	gentleman	100
E. M. Mackay,	Ballarat,	lady	100
W. M. King,	Warren, N.S.W.,	bank manager	100
W. B. Gadd,	Avenel,	gentleman	150
R. C. Cornish,	Adelaide,	gentleman	200
Daniel O'Reilly,	Sandhurst,	clergyman	150
George J. Ramsay,	Sandhurst,	clerk	50
John G. Stanfield,	Sandhurst,	clerk	50
William Smith,	Sandhurst,	speculator	50
Peter Clarke,	Sale,	gentleman	50
Henry Y. North,	Sandhurst,	accountant	400
R. Rodd,	Melbourne,	speculator	260
Isaiah Marshall,	Melbourne,	gentleman	50
Rosetta Slack,	Melbourne,	lady	75
T. Feigl,	Melbourne,	journalist	50
G. L. Denis,	Melbourne,	gentleman	200
Nellie Melrath,	Melbourne,	lady	50
M. L. Ord,	Melbourne,	lady	75
Exor. D. A. Osborn,	Melbourne		100

Name, Address, Occupation.	Number of Shares.
E. V. Browne, Melbourne, gentleman...	200
Charles Smith, Melbourne, gentleman...	150
J. B. White, Williamstown, gentleman...	100
V. Denis, Melbourne, gentleman...	200
L. Nicholson, Kew, lady...	50
Hugh McKay, Melbourne, gentleman...	250
G. Keillen, Melbourne, gentleman...	100
L. Clay, Melbourne, gentleman...	500
F. Laner, Melbourne, gentleman...	100
P. P. Bouteand, Melbourne, gentleman...	400
S. Denis, Melbourne, gentleman...	225
Jessie Lethbridge, Melbourne, lady...	250
A. Taylor, Melbourne, gentleman...	250
E. S. Row, Melbourne, gentleman...	500
L. Cayron, Melbourne, gentleman...	100
John Hughes, Gisborne, gentleman...	200
Harry Collins, Melbourne, broker...	20
Jean Carlton, Hawthorn, lady...	300
Alfred Lee, Melbourne, gentleman...	50
A. Lambert, Melbourne, gentleman...	150
H. F. Young, Melbourne, gentleman...	1000
E. Peacock, Melbourne, lady...	50
Elise Lambert, Melbourne, lady...	150
Louis Lambert, Melbourne, gentleman...	100
G. F. Link, Geelong, gentleman...	25
C. McKwan, Melbourne, gentleman...	23
J. Kronheimer, Melbourne, gentleman...	300
Eliza Amis, St. Kilda, lady...	22
C. Counsel, South Melbourne, lady...	100
M. Herman, Melbourne, gentleman...	100
G. A. Townsend, Melbourne, gentleman...	75
Joey Young, Melbourne, lady...	100
C. Lambert, Melbourne, gentleman...	50
J. Wright, Melbourne, gentleman...	125
F. Lawrent, Melbourne, gentleman...	50
M. E. Woods, Melbourne, lady...	50
Emma Stone, Melbourne, lady...	30
Alfred Druce, Melbourne, law clerk...	50
E. V. Thomas, Melbourne, gentleman...	25
Levi Lachal, Melbourne, gentleman...	100
C. Martin, Melbourne, gentleman...	100
Eulalie Soulie, Melbourne, lady...	50
Edgar Sprague, Melbourne, broker...	300
R. Rae, Melbourne, gentleman...	150
Annie Richardson, Melbourne, lady...	100
E. Govett, Melbourne, gentleman...	300
A. Stanley, Melbourne, gentleman...	150
H. Leslie, Melbourne, gentleman...	150
R. Govett, Windsor, gentleman...	50
R. Lethbridge, Melbourne, gentleman...	200
Charles Kitz, Melbourne, merchant...	200
Henry Clifton, Melbourne, gentleman...	10
Fannie Mantel, Melbourne, lady...	150
Thos. J. Jackson, Melbourne, gentleman...	1000
Annie Stoops, Melbourne, lady...	25
A. J. H. Meadows, Hawthorn, gentleman...	100
J. W. Hagan, Flynn's Creek, gentleman...	50
McArthur Brothers, Bright, merchants...	10
G. W. Staples, Melbourne, bank manager...	100
Charles Clarke, Kew, gentleman...	25
Mary Pulling, Eaglehawk, lady...	100
A. White, Melbourne, gentleman...	25
John Hood, Melbourne, broker...	125
Elizabeth Merton, Melbourne, lady...	75
Alexander Kirkwood, Melbourne, gentleman...	100
E. L. Marks, Melbourne, gentleman...	100
A. Ross, Melbourne, gentleman...	100
W. Cleal, Melbourne, gentleman...	50
J. Burt, Melbourne, gentleman...	50
R. S. Williams, Melbourne, gentleman...	250
P. Pin, Melbourne, gentleman...	50
J. Mailer, Melbourne, gentleman...	50
Annie Dillon, Carlton, lady...	50
F. L. Maillard, Melbourne, gentleman...	100
John Hicky, Flynn's Creek, gentleman...	15
Francis Payton, Melbourne, gentleman...	100
E. Gray, Melbourne, gentleman...	25
W. Hughes, Melbourne, gentleman...	25
M. Smith, Melbourne, gentleman...	100
E. M. Kennedy, Fitzroy, lady...	50
Blanche Bouteand, Melbourne, lady...	100
J. B. Lawrence, Melbourne, gentleman...	100
James Dickson, Mordialloc, gentleman...	100
F. Henry, Melbourne, gentleman...	50
J. B. Coombs, Melbourne, gentleman...	100
J. C. Guince, Melbourne, gentleman...	50
John Stabell, Melbourne, gentleman...	400
J. A. Martin, Melbourne, gentleman...	100
F. J. Jenkin, Melbourne, gentleman...	50
A. F. Dean, Melbourne, broker...	150
V. F. Mason, Melbourne, gentleman...	250
Eli Parslow, Melbourne, gentleman...	100
Edward Bottomley, Melbourne, gentleman...	50
Annie Kong Meng, Melbourne, lady...	25
A. W. Chapman, Melbourne, gentleman...	300
Wooten Lansell, Leichardt, gentleman...	100

Total 28,000

HENRY VON DER HEYDE, Manager.

Dated this 16th day of February 1886.
Witness to signature—HENRY Y. NORTH.

I, HENRY VON DER HEYDE, do solemnly and sincerely declare that—

1. I am the manager of the said intended company.
2. The above statement is, to the best of my belief and knowledge, true in every particular.

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

Taken before me at Sandhurst this 16th day of February 1886
—J. H. ABBOTT, J.P. 535

Sixth Schedule.

I, THE undersigned, hereby make application to register the Princess Dagmar Gold Mining Company Registered as a no-liability company under the provisions of "The Mining Companies Act 1871."

1. The name of the company is to be "The Princess Dagmar Gold Mining Company No Liability."
2. The place of operations is at Bendigo.
3. The registered office of the company will be situated at Sandhurst.
4. The value of the company's property, including leases, mine, and mining machinery, is Twelve thousand pounds (£12,000).
5. The number of shares in the company is Twenty-four thousand, of Two pounds each.
6. The number of shares subscribed for is Twenty-four thousand.
7. The name of the manager is Sydney George Cole.
8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as below.
9. A majority in number and value of the shareholders in and the creditors of the company in writing have consented to its incorporation as a no-liability company.

Name, Address, Occupation.	No. of Shares.
D. Rosenthal, Melbourne, mining investor	200
W. C. H. Purcell, Sandhurst, mining investor	200
A. J. Smith, Melbourne, stationer	50
Wm. Niven, Melbourne, mining investor	100
J. Bouilly, Melbourne, mining investor	200
T. Ellison, Sandhurst, banker	250
J. F. McCarron, Melbourne, mining investor	1,150
Thos. Jack, Melbourne, mining investor	100
W. James, Sandhurst, mining investor	100
J. S. Stillwell, Melbourne, mining investor	50
H. Dale, Melbourne, mining investor	200
J. D. Coburn, Sandhurst, mining investor	2,450
E. Hinchcliff, Sandhurst, mining investor	300
H. C. Bonneau, Sandhurst, mining investor	1,000
H. O. Rotton, Bowral, N.S.W., mining investor	200
T. Keenan, Sandhurst, mining investor	50
J. Singer, Melbourne, mining investor	300
D. J. O'Neill, Sandhurst, mining investor	600
R. J. Rotton, Queensland, mining investor	600
P. J. Kirwin, Ballarat, mining investor	100
R. H. Clarke, Sandhurst, mining investor	500
E. C. Rotton, Bathurst, N.S.W., mining investor	200
R. Southby, Sandhurst, mining investor	50
J. Brown, Kyneton, mining investor	400
I. E. Dyason, Sandhurst, mining investor	1,400
H. Francis, Melbourne, mining investor	100
W. W. Allen, Melbourne, mining investor	300
J. McKowne, Sandhurst, mining investor	300
W. J. Kernohan, Melbourne, merchant	300
J. De Castro, Benalla, mining investor	50
F. Clarke, Melbourne, mining investor	500
D. Kennedy, Melbourne, mining investor	100
H. B. W. Chapple, Sandhurst, mining investor	1,000
Wm. Hemming, Sandhurst, mining investor	900
A. P. Bedford, Sydney, N.S.W., mining investor	600
M. Penrose, Melbourne, mining investor	100
E. Ryan, Sandhurst, mining investor	100
J. Ross, Melbourne, mining investor	500
W. E. Crofton, Sandhurst, mining investor	150
C. Pinhey, Sydney, N.S.W., mining investor	300
G. McAulay, Sandhurst, mining investor	200
E. R. Hickling, Melbourne, mining investor	450
T. Buckland, Melbourne, mining investor	200
J. Bradbury, Footscray, mining investor	100
Wm. Joyce, Melbourne, mining investor	50
T. Branton, Melbourne, mining investor	850
H. Staff, Melbourne, mining investor	50
T. Hora, Melbourne, mining investor	100
R. Jackson, Sandhurst, mining investor	100
J. Thompson, Melbourne, mining investor	200
R. J. Malcolm, Tamworth, N.S.W., mining investor	250
W. Gibb, Melbourne, mining investor	100
G. P. Joseph, Melbourne, mining investor	100
Walter Gibbs, Kyneton, mining investor	200
C. Ross, Sandhurst, mining investor	100
W. C. Kidd, Sandhurst, mining investor	100
J. Heckle, Sandhurst, mining investor	600
J. F. Dunning, Melbourne, mining investor	400
G. M. Searle, Melbourne, mining investor	100
J. Winter, Melbourne, mining investor	100
F. W. Foster, Melbourne, mining investor	100
Alex. Lilley, Melbourne, mining surveyor	150
D. Love, Melbourne, mining investor	100
F. W. Powell, Melbourne, mining investor	50
F. Sewell, Sandhurst, mining investor	100
Wm. Webb, Melbourne, mining investor	100
A. Baxter, Melbourne, mining investor	200
R. Knowles, Sandhurst, mining investor	100
J. Doherty, Sandhurst, mining investor	100
H. Debnell, Sandhurst, mining investor	700
R. H. Hooper, Sandhurst, mining investor	350
H. Alcorn, Sandhurst, mining investor	300
G. Lansell, Sandhurst, mining investor	1000
T. E. Issell, Sandhurst, mining investor	100

Name, Address, Occupation.	No. of Shares.
S. G. Cole, Sandhurst, legal manager	50
J. P. Dalrymple, Melbourne, mining investor	100
Total	24,000
SYDNEY GEO. COLE, Manager.	

Dated this eighth day of February 1886.
Witness to signature—OLIVER S. COLE.

I, SYDNEY GEORGE COLE, do solemnly and sincerely declare that—

1. I am the manager of the said intended company.
2. The above statement is, to the best of my belief and knowledge, true in every particular.

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

Taken before me, at Sandhurst, this eighth day of February 1886—(Signed) CHARLES ROSS, J.P.

539 SYDNEY GEO. COLE.

COLLMANN AND TACCHTS FREEHOLD MINING COY. REGISTERED.

ALL shares on which the 7th call of 3d. remains unpaid are forfeited, and will be sold by auction, on Saturday, 20th February 1886, at the Beehive Exchange, Sandhurst, if not previously paid.

539 JOHN HASKER, Manager.

Saturday, 27th February.

NORTH ARGUS UNITED GOLD MINING COMPANY (NO LIABILITY).

NOTICE.—All shares, from 1 to 30,000, on which the 19th call of One penny per share remains unpaid, are forfeited, and will be sold by public auction, on Saturday, 27th day of February 1886, at Sandhurst.

530 HAY KIRKWOOD, Manager.

BUNINYONG ESTATE QUARTZ AND ALLUVIAL COMPANY NO LIABILITY.

NOTICE.—The undermentioned shares, forfeited for non-payment of 34th call of Sixpence (6d.) per share, will be sold by public auction, at Mining Exchange, Sturt street, Ballarat, on Monday, 1st March 1886, at 12 noon:—
Nos. 1 to 20,000, exclusive of those upon which said call has been paid.

49 Sturt street, Ballarat. J. A. CHALK, Manager. 533

KOCH'S PIONEER QUARTZ MINING AND CRUSHING COMPANY (NO LIABILITY).

NOTICE.—J. H. Teague and Co. will sell by public auction, on Saturday, 27th February 1886, at 4.30 o'clock p.m., at Beehive Mining Exchange, Sandhurst, all shares forfeited on which the 9th call of Sixpence per share remains unpaid, unless the said call and expenses be previously paid to me.

537 W. W. BARKER, Manager.

HARRIETVILLE ESTATE DEEP LEAD GOLD MINING CO., NO LIABILITY.

NOTICE is hereby given that all shares, Nos. 1 to 20,000, upon which the 15th call (heretofore described as the 19th call, made on 17 Novr. 1885, and payable on the 9 Decr. 1885), remains unpaid, will be sold at public auction, by Mr. J. Bellin, Collins street west, on Saturday the 27th of February 1886, at 12 o'clock noon.

549

THE NEW NORTH BRITAIN GOLD MINING CO. NO LIABILITY.

NOTICE is hereby given that all shares, No. 1 to 24,000, upon which the 25th call of 1d. per share remains unpaid will be sold at public auction, by Mr. J. Bellin, 7 Collins street west, on Saturday the 27 February 1886, at 12 o'clock noon.

550 T. H. LEMPRIERE, Manager.

YANAKIE QUARTZ MINING COMPANY NO LIABILITY.

ALL shares in the above company on which the 11th call of One shilling per share remains unpaid will be sold at public auction, by Messrs. Gemmell, Tuckett, and Co., Collins st., Melbourne, at Noon, on Saturday, February 27th 1886.

552 J. H. LANDELLS, Manager.

QUEENSLAND MINING ASSOCIATION NO LIABILITY.

NOTICE.—The undermentioned shares, forfeited for non-payment of the 2nd call of 3/ per share, due 11th November 1885, will be sold by public auction, by Messrs. Bliss and Peryman, at their rooms, Collins st. west, on Monday, 1st March 1886, at 12 o'clock noon, unless the said call shall be previously paid.

Progressive Nos.: 10751/11000.

Melbourne, 18th February 1886. EBENR. COX, Manager. 553

WILDBOAR MINING COMPANY NO LIABILITY.

NOTICE.—All shares forfeited for the non-payment of the 5th call of 1d., due Decr. 9/85, will be sold by Mr. W. Taylor, at his rooms, Collins st. W., on Saturday, February 27/86, at 12 o'clock, unless previously redeemed.

554 J. H. WYMOND, Manager.

LADY FRANKLIN GOLD MINING COY. NO LIABILITY, NEVER MIND SPUR, WOODSPOINT.

ALL shares, from 1 to 24,000 inclusive, on which any calls up to date remain unpaid will be sold by Messrs. Gemmell, Tuckett, & Co., at their rooms, by auction, on Saturday, 27th inst., at 11 o'clock, unless calls and expenses are previously paid to me at my office, 86 Collins st. W.

567 J. H. FRENCH, Legal Manager.

BUTE AND DOWNES AMALGAMATED GOLD MINING COMPANY NO LIABILITY, CLUNES.

NOTICE is hereby given that, at an Extraordinary Meeting of the above-named company and of the shareholders therein, held on Friday the twelfth (12th) day of February 1886, at the Club Hotel, Clunes, the capital of the company was increased by raising the amount of each of the twenty-five thousand shares existing in the company from One pound to One pound ten shillings.

E. JESSUP, Manager.
R. COUNDON, THOMAS KING, } Directors.

523

Insolvency Notices.

The Insolvency Statute 1871.—In the Court of Insolvency.—In the matter of WILLIAM MORRISON, of Lethbridge, grazier, an insolvent.

A SECOND dividend will be payable in this estate at the office of Messieurs W. & J. & W. Higgins, Yarra street, Geelong, on Tuesday the twenty-third day of February 1886.

GEORGE HOWAT, WILLIAM HIGGINS, } Trustees.

519

Insolvency Statute 1871.—In the Court of Insolvency at Wangaratta.—In the matter of THOMAS PLACK, of Indigo, miner.

THE above-named Thomas Plack intends to apply to the Court of Insolvency, on the sixteenth day of March 1886, at Ten o'clock, 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 15th day of February 1886.
JOHN NORTON, Reid street, Wangaratta, solicitor for the insolvent.

526

In the Court of Insolvency, Ballarat.—No. 806.—In the estate of JOHN CRAWFORD McCORD, of Beaufort, reader, insolvent.

NOTICE.—A dividend in this estate will be payable at my office, Bridge street, Ballarat, on and after Wednesday, 24th February 1886.

531 M. W. MCGILL, Assignee.

In the insolvent estate of JOHN GRAY, of Ballarat, grocer.—No. 814.

NOTICE.—A dividend in this estate has been declared payable at the office of the undersigned on Tuesday, 23rd Febr. inst.

FRED. M. CLAXTON, Assignee.
Lydiard st., Ballarat, 17 Febr. 1886.

532

The Insolvency Statute 1871.—In the Court of Insolvency, Stawell, Western District.—In the matter of JOHN AIKINS, of the parish of Marna, in the colony of Victoria, farmer and contractor.

NOTICE is hereby given that by resolution of the creditors assembled at the general meeting of creditors in this estate, held at the Court of Insolvency, Stawell, on the 16th day of February 1886, Morgan Watkin Edwards, of Lubeck, in the colony of Victoria, storekeeper, and Archibald Gray, of Stawell, in the colony of Victoria, commission agent, were respectively appointed to fill the office of trustee of the property of the said insolvent, and such appointment has been duly confirmed. All persons having in their possession any of the effects of the insolvent must deliver them to the said Morgan Watkin Edwards and Archibald Gray; and all debts due to the insolvent must be paid to the said Morgan Watkin Edwards and Archibald Gray. Creditors who have not proved their debts must forward their proofs to the said Morgan Watkin Edwards and Archibald Gray.

Dated this sixteenth day of February 1886.
RICHARD DAWBARN OLLARD, Victoria place, Stawell, solicitor to the estate.

540

In the Court of Insolvency.—In the matter of JOSEPH EDGAR COLLINS, of Chomley street, East Prahran, in the colony of Victoria, contractor, an insolvent.

THE above-named Joseph Edgar Collins intends to apply to the Court of Insolvency to be holden at the Law Courts, Melbourne, on the twelfth day of March One thousand eight hundred and eighty-six, at Eleven o'clock in the forenoon, for a certificate of discharge, pursuant to the provisions of the Insolvency Statute 1871.

Dated this sixteenth day of February 1886.
MADDOCK & JOHNSON, 70 Queen street, Melbourne, solicitors for the said Joseph Edgar Collins.

543

The Insolvency Statute 1871.—In the Court of Insolvency.—In the matter of DAVID SOLOMON, of Queen street, Melbourne, in the colony of Victoria, hawker.

A FIRST and final dividend will be payable at my office, 38 Elizabeth street, Melbourne, on and after Monday, 22nd February 1886.

545 A. GILMOUR, Trustee.

The Insolvency Statute 1871.—In the Court of Insolvency.—In the matter of GEORGE VINCE, of Yarrowonga, in the colony of Victoria, grain dealer.

NOTICE is hereby given that the above-named George Vince intends to apply to the Court of Insolvency at Wangaratta, on Tuesday the sixteenth day of March 1886, at the hour of Ten o'clock in the forenoon, to dispense with the condition mentioned in section 136 of the Insolvency Statute 1871, and to grant him a certificate of discharge, pursuant to the provisions of the said Statute.

Dated this eighteenth day of February 1886.
EMERSON and BARROW, 16 Collins street west, Melbourne, agents for Alfred Cephas Akehurst, Yarrowonga, solicitor for said insolvent. 544

The Insolvency Statute 1871.—In the Court of Insolvency.—In the matter of WILLIAM SAYER PRICE the younger, of Rutherglen, in the colony of Victoria, draper.

A FIRST and final dividend will be payable at my office, 38 Elizabeth street, Melbourne, on and after Tuesday, 23rd February 1886.
A. GILMOUR, Trustee. 546

The Insolvency Statute 1871.—In the Court of Insolvency.—In the matter of THOMAS SIMCOE, of No. 180 Swan street, Richmond, in the colony of Victoria, tailor and outfitter.

NOTICE is hereby given that by a resolution of the creditors assembled at the general meeting of the creditors in this estate, held at the Court of Insolvency, Melbourne, on this fifteenth day of February instant, I, the undersigned Henry William Danby, of No. 38 Elizabeth street, Melbourne, in the colony of Victoria, accountant, was appointed to fill the office of trustee of the property of the said insolvent, and such appointment has been duly confirmed. All persons having in their possession any of the effects of the insolvent must deliver them to me, and all debts due to the insolvent must be paid to me. Creditors who have not proved their debts must forward their proofs to me, at the office of Messrs. Danby and Gilmour, 38 Elizabeth street, Melbourne.

Dated this fifteenth day of February 1886.
H. W. DANBY, Trustee. 547

The Insolvency Statute 1871.—In the Court of Insolvency.—In the matter of AUGUSTUS HENRY GILLMAN (trading as Walsh and Gillman), of Number 137 Elizabeth street, Melbourne, in the colony of Victoria, tailor and outfitter.

NOTICE is hereby given that by a resolution of the creditors assembled at the general meeting of the creditors in this estate, held at the Court of Insolvency, Melbourne, on this fifteenth day of February instant, I, the undersigned Henry William Danby, of Number 38 Elizabeth street, Melbourne, in the colony of Victoria, accountant, was appointed to fill the office of trustee of the property of the said insolvent, and such appointment has been duly confirmed. All persons having in their possession any of the effects of the insolvent must deliver them to me; and all debts due to the insolvent must be paid to me. Creditors who have not proved their debts must forward their proofs to me, at the office of Messrs. Danby and Gilmour, 38 Elizabeth street, Melbourne.

Dated this fifteenth day of February 1886.
H. W. DANBY, Trustee. 548

In the Court of Insolvency, Ballarat.—The Insolvency Statute 1871.—In the matter of LINDSAY FREELAND HUTCHINSON, of Main street, Ballarat, grocer.

NOTICE is hereby given that by a resolution of the creditors assembled at the general meeting of creditors in this estate, held at Ballarat on the 8th day of February instant, I, the undersigned Thomas James Davey, of 10 Elizabeth street, Melbourne, accountant and trade assignee, was appointed to fill the office of trustee of the property and estate of the said insolvent, and such appointment has been duly confirmed. All persons having in their possession any of the effects of the said insolvent must deliver them up to me, and all debts due to the said insolvent must be paid to me. Creditors who have not proved their debts must forward their proofs to me, at the office of Messrs. Davey, Flack, and Co., No. 10 Elizabeth street, Melbourne, accountants and trade assignees.

Dated this 12th day of February 1886.
THOS. J. DAVEY, Trustee. 557

The Insolvency Statute 1871.—In the Court of Insolvency for the Eastern District at Sale.—In the matter of the estate of JOHN BAILEY, of Bairnsdale, in the colony of Victoria, laborer.

THE above-named John Bailey intends to apply to the Court of Insolvency for the Eastern District at Sale, on the eighteenth day of March 1886, at Ten o'clock in the forenoon, for a certificate of discharge, pursuant to the provisions of "The Insolvency Statute 1871."

Dated this 8th day of February 1886.
JOHN BAILEY, Bairnsdale. 558

The Insolvency Statute 1871.—In the Court of Insolvency at Shepparton, Northern District.—In the matter of ROBERT WILLIAMS EDWARDS, of Dunbalbalane, in the colony of Victoria, farmer and dealer, insolvent.

NOTICE is hereby given that an examination sitting of the Court will be held at the Court House at Shepparton at Ten o'clock in the forenoon on the twenty-fourth day of February 1886, in pursuance of section 132 of the said Statute.

Dated this 17th day of February 1886.
THOMAS RICHARDS, Trustee,
William Johnson, Melville street, Numurkah, solicitor for the trustee. 559

Impoundings.

ALEXANDRA.—Impounded at the Alexandra Shire Pound, by Mr. D. Plummer.
4 black and white pigs, various sizes.

If not claimed and expenses paid, to be sold on 15th March 1886.

3/6 ARCHIBALD ROBERTSON,
Poundkeeper.

BALMORAL.—Impounded at Balmoral, 13th February, by Mr. Lewis, of Cluney.

12 sheep, branded blue J; also
12 sheep, various brands and ear marks

If not claimed and expenses paid, to be sold on 6th March 1886.

4/ WM. ROGERS,
Poundkeeper.

BET BET.—Impounded at the Bet Bet Shire Pound by Pat Doyle, herdsman.

30. Strawberry steer, like W off rump
31. White bull, J D off rump, damages 5s.

If not claimed and expenses paid, to be sold on 13th March 1886.

4/ THOMAS LAWSON,
Poundkeeper.

CASTERTON.—Impounded at Casterton, 10th February 1886, by Thomas Hurley for Broughton Bros., Wando Station.

1. Eight head of sheep, mixed sexes, various ear marks; four in wool, no visible brands; four shorn, branded dumbbell in black on back

If not claimed and expenses paid, to be sold on 13th March 1886.

5/ J. LIVOCK,
Poundkeeper.

CAULFIELD.—Impounded at Caulfield Shire Pound.

1 chesnut horse, brands like BW off shoulder
WB

If not claimed and expenses paid, to be sold on 12th March 1886.

3/6 C. CHAPMAN,
Poundkeeper.

COBURG.—Impounded at Coburg, 12th February 1886, by order of the Shire Council.

1 bay horse, broken knees, collar marked, lame off hind leg, near shoulder
OB

If not claimed and expenses paid, to be sold on 17th March 1886.

4/ F. W. BUZAGLO,
Poundkeeper.

MERINO.—Impounded at Merino, from Merino Downs, 12th February 1886.

7. Bay mare, black points, star, near hind fetlock white, like WL near shoulder

If not claimed and expenses paid, to be sold on 13th March 1886.

4/ T. D. CLARKE,
Poundkeeper.

MOUNT FRANKLIN.—Impounded at Mount Franklin Shire Pound, 13th February 1886, by Mr. George Dixon, Yandoit.—Trespass nil.

1 bay or brown horse, black points, lump under near fore elbow, collar marked, blotch brand, like BS or WN off neck

If not claimed and expenses paid, to be sold on 12th March 1886.

4/6 JAMES ELLIS,
Poundkeeper.

MURCHISON.—Impounded at Murchison, 13th February 1886.

1 bay mare, off hind foot white, P near shoulder

1 chesnut horse, WA conjoined over like 48 near shoulder, S or 8 near flank

1 white steer, strawberry neck, slice off back near ear, M off ribs

1 white heifer, strawberry neck, down horns, slit back near ear, like H or K off ribs

1 white heifer, strawberry neck, S off cheek and rump

1 strawberry heifer, same brand

1 roan heifer, same brand

1 roan heifer, S off cheek, like blotched H off rump

1 light-roan heifer, S off cheek; blotched brand off flank

1 red heifer, white face, slit near ear, S off cheek and on off rump in two places

1 red and white heifer, S off cheek, like faint S off rump

1 red and white heifer, S off rump

1 strawberry heifer, S off rump in three places

If not claimed and expenses paid, to be sold on 17th March 1886.

11/6 C. J. GIBBON,
Poundkeeper.

NORADJUHA.—Impounded at Noradjuha, by Mr. G. Tucker.

10. Brindle steer, JW off ribs
 11. Red steer, white belly, no visible brand
 12. Red and white steer, bald face, no visible brand
- If not claimed and expenses paid, to be sold on 13th March 1886.

JAMES TREADWELL,
Per M. J. T.,
Poundkeeper.

5/

OAKLEIGH.—Impounded at Oakleigh Pound, 16th February 1886.

- 1 red and white cow, split ears, cock horns, branded like C near side on ribs
- If not claimed and expenses paid, to be sold on 12th March 1886.

ADAM HOPE,
Poundkeeper.

4/

ROSEDALE.—Impounded at Rosedale, by James Boram.

- 1 strawberry cow, cock horns, red ears, O. off ribs
- If not claimed and expenses paid, to be sold on 16th March 1886.

S. R. DAWSON,
Poundkeeper.

3/

RUTHERGLEN.—Impounded at Rutherglen Shire Pound, 15th February 1886, by Mr. J. Sullivan.—Damages 1s. per head.

- 10 merino ewes, top near ear split, two notches back off ear, M and T on rump
- 9 ditto, same brands, different ear marks
- 1 cross bred ewe, two notches front near ear, notch and hole in off ear, T rump, { } { } on back

If not claimed and expenses paid, to be sold on 17th March 1886.

R. TURNER,
Poundkeeper.

7/

SALE.—Impounded at Sale, by Magnus Paterson.

- 1 roan cow, O near rump, calf at foot
- 1 strawberry cow, like Cd off rump, calf at foot
- 1 yellow and white cow, 3 near rump

If not claimed and expenses paid, to be sold on 3rd March 1886.

GEORGE ROSS,
Poundkeeper.

5/

SMYTHESDALE.—Impounded at Smythesdale, by Mr. Wm. Hayward.

48. Bay mare, B over JL near shoulder
 51. Brindle and white steer, star, faint brand like PJ
 52. Strawberry steer, poley, T off rump, off ear slit
 53. White steer, yellow spots, indescribable brand off rump, both ears notched
 54. Red and white heifer, T off rump, off ear slit
 55. Red and white cow, like A
 56. Red and white bull calf, progeny of last
 57. White steer, indescribable brand near rump
- If not claimed and expenses paid, to be sold on 10th March 1886.

D. T. PERROTT,
Poundkeeper.

7/6

SOUTH SHEPPARTON.—Impounded at South Shepparton, 11th February 1886.

- 1 red and white cow, white down face, both ears cropped, ◇ off loin, blotched brand off rump.
- 1 dark-red and white cow, shell off near horn, notch in near ear, JG near ribs

If not claimed and expenses paid, to be sold on 10th March 1886.

BDWIN DUDLEY,
Poundkeeper.

5/6

STAWELL.—Impounded at the Stawell Shire Pound, on 16th February 1886, by Mr. A. Fletcher, Glenorchy.—Damages 10s. each.

2. Roan horse, near hind foot white, branded M near shoulder (light breed)
3. Bay filly, illegible brand near shoulder, running star or narrow white stripe down face, white snip running into near nostril (draught breed)

If not claimed and expenses paid, to be sold on 17th March 1886.

P. MONAGHAN,
Poundkeeper.

6/

ST. KILDA.—Impounded at St. Kilda, 13th February 1886.

- 1 strawberry cow, dry, no brand
- If not claimed and expenses paid, to be sold on 12th March 1886.

MARY EDINGTON,
Poundkeeper.

3/

TERRICK TERRICK.—Impounded at Terrick Terrick.—Damages 30s.

- 1 brown mare, branded like J in circle or ⊙ near shoulder, collar-marked
- If not claimed and expenses paid, to be sold on 17th March 1886.

SAMUEL DAVIES,
Poundkeeper.

4/

TRARALGON.—Impounded at Traralgon, by Mr. Tolmie.

- 1 red and white heifer, two slits under off ear, T off rump
- 1 red and white steer, same brand and ear mark
- 1 red and white steer, three slits off ear, T off rump
- 1 strawberry heifer, same brand and ear mark
- 1 strawberry steer same brand and ear mark

Also by Mr. Mowbray.

- 1 red and white cow, P off rump

If not claimed and expenses paid, to be sold on 13th March 1886.

JAMES DUNBAR,
Poundkeeper.

6/6

WARRAGUL.—Impounded at Warragul Shire Pound, 10th February 1886, by Mr. Wm. Walker, Buln Buln.

- 1 red and white yearling heifer, no visible brands
- 1 red and white bull calf, no visible brands
- 1 red and white cow, like JE near rump, like JG off rump, slit and top off near ear

On 15th February 1886, by Mr. W. Gough, Buln Buln.

- 1 red and white steer, JW off rump

If not claimed and expenses paid, to be sold on 12th March 1886.

JAS. R. BROWN,
Poundkeeper.

6/

WEST FRAMLINGHAM.—Impounded at West Framlingham Pound, 5th February 1886, by Mr. McDonald.

- 1 red heifer, white on belly, white on thighs, white on forehead, like M off rump, like R near ribs.

If not claimed and expenses paid, to be sold on 17th March, 1886.

EDWARD MURPHY,
Poundkeeper.

4/6

WYCHEPROOF.—Impounded at the Mount Wycheproof Shire Pound, 12th February 1886.

- 1 dark-red spotted bull, spotted face and neck, no visible brands
- If not claimed and expenses paid, to be sold on 12th March 1886.

JOHN F. DOBBIN,
Poundkeeper.

3/6

YACKANDANDAH.—Impounded at Yackandandah, 16th February 1886, by Mr. Mat. Lindsay.

- 1 fleabitten grey horse, saddle and collar marked, branded S x B near shoulder

If not claimed and expenses paid, to be sold on 11th March 1886.

DAVID FLYNN,
Poundkeeper.

4/

POUNDKEEPERS' REMITTANCES.

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

1886.	£	s.	d.
February 16.—Ellis, James	0 4 0
February 17.—Dobbin, J. F.	0 4 9
February 17.—Clarke, T. D.	0 3 3
February 17.—Davies, S.	0 2 6
February 17.—Livock, J.	0 10 0
February 18.—Edlington, M.	0 4 0
February 18.—Flynn, David	0 5 0
February 18.—Lawson, Thos.	0 5 0
February 18.—Ross, Geo.	2 0 0
February 18.—Turner, R.	1 0 0
February 18.—Gibbon, C. J.	1 0 0
February 18.—Dudley, Edwin	0 4 6
February 18.—Treadwell, Jas.	0 10 0
February 19.—Robertson, A.	0 10 0

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The above show areas, measurements, bearings, 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.

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A. L. TUCKER,

Commissioner of Crown Lands and Survey.

Lands and Survey Department,
Melbourne, 31st December 1885.

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

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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.

THE VICTORIA GOVERNMENT GAZETTE.

SUBSCRIPTIONS.—The Subscription, including Postage, is £1 6s. per annum, or 6s. 6d. per quarter, payable in advance.

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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.

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. Advertisements 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.

CONTENTS.

APPOINTMENTS :	PAGE
Agent-general	301
Assistant private secretary	402
Boards of advice for school districts	403
Clerks of courts	403
Crown lands bailiffs	403
Commissioner under transfer of land statute	402
Customs officers	402
Deputy coroner	391
Executive councillors	402
Issuer of licenses	402
Keeper of a gaol	403
Licensing magistrates	400, 403
Magistrates—resignation	402
Member of federal council—resignation	391
Member of royal commission	402
Ministers of the crown	391-392
Officers of military forces	402
Officers of health	402
Public vaccinator	402
Returning officers	392, 416
Returning officer for a school district	403
Sheriff's substitutes	403
Trustees	402
Waterworks trust commissioner	402
LANDS :	
Areas increased and diminished	434
Cometeries	430
Committee of management	428
Commons	426, 428
Cutting or removing timber, &c., prohibited	424
Grants approved	432
Lands excepted or withheld from sale	426
Leases approved	433, 437

CONTENTS—continued.

LANDS—continued.	PAGE
Licenses approved	430
" and leases—alteration of terms and condition	433
" revoked, cancelled, or declared void	432
" transferred	433
Local boards—meetings	438
Mallee blocks and allotments—available for application	438
" lease issued	433
" transferred	435
Regulations under land act 1884	424
Reservations about to be revoked	425
" proposed to be permanent	426
" revoked	426
" (temporary)	425
Reserves—regulations	429
Roads proclaimed	428
Sales	427
"—conditions	427
Timber reserve	427
Townships proclaimed	428
Vermitt districts—election of members	438
" revenue accounts, and balance-sheet	437
LAND TAX ACT :	
Classification	441
LEGAL :	
Courts	400, 403, 406, 442
Insolvencies	415, 445, 453
Judicial notices	450
Notice to creditors of deceased persons	449
MINING :	
Bye-law	407
Companies' notices :	
Calls	451
Meetings	451
Miscellaneous	454
Registrations	451
Sales	453
Leases applied for	413
" declared void	412
" issued	414
" surrendered	414
Water supply	446
MISCELLANEOUS :	
Auctioneers' licenses	405
Banks	404
Ballaarat East town—bye-law	447
Bonded warehouse	405
Cattle impounded	454
Companies registered, &c.	403
Contracts	440
Custom-house sale	399
Customs station abolished	405
Electors' rolls declared valid	421
" rectified	421
Federal council of Australasia—prorogation	395
" acts assented to	396
Flinders and Kangaroo shire—bye-law	446
Grant for purchase of books for mechanics' institutes, &c., 1885-86	415
Holidays	389
Mariners' notices	405
Metropolitan gas company's act 1878—declaration under	450
Military force—regulations	415
Numurkah and South Shepparton shires—adjustment of accounts	415
Oneco shire—land required for new road	449
Partnerships	449
Police sale	445
Polling-places	392, 414, 416
Population of Victoria	414
Public service board—candidates clerical examination, 6th March—corrigendum	403
Public service board—places of examination for candidates	403
Quarantine ground for dogs	403
Railways—notice	415
Rewards	415
Separate confinement for first convicted prisoners	405
State schools and state school teachers—supplementary roll	375
Tenders	390, 443
Trade-marks	430
Waterworks trust—notice	422
Wyndham shire—notice	449

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