



VICTORIA GOVERNMENT GAZETTE.

Published by Authority.

No. 28.]

THURSDAY, MARCH 4.

[1886.

"THE MINING ACCIDENT RELIEF FUND ACT 1884." —AUDITOR.

THE Governor, with the advice of the Executive Council, has, in pursuance of *The Mining Accident Relief Fund Act 1884* (No. 826, sec. 9), been pleased to appoint

ROBERT CHRISTIAN CARR

to be Auditor of the Mining Accident Relief Fund Accounts for the year ended 31st December 1885.

JOHN L. DOW,
Minister of Mines.

Office of Mines,
Melbourne, 2nd March 1886.

VICTORIAN MILITARY FORCES.

THE Governor, with the advice of the Executive Council, has, in accordance with section 12 of *The Discipline Act 1870* (No. 389), been pleased to approve of the following officers forming a Court to hear and determine all offences against the said Act, or the Regulations made in pursuance thereof, viz. :—

Lieutenant-Colonel ARTHUR GREENWOOD WALKER, President;
Lieutenant ALFRED EMANUEL OTTER, Member;
Lieutenant DOUGLAS FITZ JOHN HOWARD, Member.

The Court assembled by Order in Council, No. 25, of 8th February 1886 is hereby dissolved.

JAMES LORIMER,
Minister of Defence.

Defence Department,
Melbourne, 23rd February 1886.

VICTORIAN MILITIA.—UNATTACHED LIST.

THE Governor, with the advice of the Executive Council, has been pleased to accept the resignation by

Lieutenant FRANKLIN ETHELBERT FAY
of his probationary commission.

JAMES LORIMER,
Minister of Defence.

Defence Department,
Melbourne, 23rd February 1886.

VICTORIAN MILITIA.—UNATTACHED LIST.

THE Governor, with the advice of the Executive Council, has been pleased to approve of the Commissions of the under-mentioned Officers, who were appointed on probation, being confirmed. The Commissions will bear the dates specified opposite the names, and the Officers will rank in the following order, viz. :—

1. Lieutenant WILLIAM HENRY HENNAH	...	31st July 1885
2. Lieutenant GEORGE ALBERT EDDIE	...	31st July 1885
3. Lieutenant ALFRED WILLOUGHBY WILLIAMS	...	31st July 1885
4. Lieutenant ALFRED WILTON BENNETT	...	31st July 1885
5. Lieutenant CYRIL GAVAN GARRIGUES HYLTON	...	31st July 1885
6. Lieutenant GEORGE WHITE	...	31st July 1885
7. Lieutenant OSBERT EDWIG WILSON	...	31st July 1885
8. Lieutenant JAMES ELISHA HUNT	...	31st July 1885
9. Lieutenant JOSEPH WILLIAM HENRY LUGG	...	31st July 1885

JAMES LORIMER,
Minister of Defence.

Defence Department,
Melbourne, 2nd March 1886.

No. 28.—MARCH 4, 1886.—1.

VICTORIAN MILITIA.

THE Governor, with the advice of the Executive Council, has been pleased to approve of the following Officers being posted to the undermentioned Corps from the Unattached List. Postings to date from the 31st January 1886 :—

3rd Battalion Victorian Rifles.

Lieutenant WILLIAM HENRY HENNAH,
Lieutenant GEORGE ALBERT EDDIE,
Lieutenant ALFRED WILLOUGHBY WILLIAMS,
Lieutenant ALFRED WILTON BENNETT,
Lieutenant CYRIL GAVAN GARRIGUES HYLTON,
Lieutenant GEORGE WHITE,
Lieutenant OSBERT EDWIG WILSON,
Lieutenant JAMES ELISHA HUNT,
Lieutenant JOSEPH WILLIAM HENRY LUGG.

JAMES LORIMER,
Minister of Defence.

Defence Department,
Melbourne, 2nd March 1886.

VICTORIAN MILITIA.

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

Unattached List.

Lieutenant ANSELL WILMER KIRBY, from the 4th Battalion Victorian Rifles,
to be Lieutenant.

JAMES LORIMER,
Minister of Defence.

Defence Department,
Melbourne, 2nd March 1886.

VICTORIAN MILITIA.

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

Unattached List.

Lieutenant EDWARD ALBERT NOBLE,
of his probationary Commission.

JAMES LORIMER,
Minister of Defence.

Defence Department,
Melbourne, 2nd March 1886.

VICTORIAN MILITIA.

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

Unattached List.

Lieutenant ROBERT JOHN DE COURCY TALBOT, from Field Artillery Brigade,
to be Lieutenant.

JAMES LORIMER,
Minister of Defence.

Defence Department,
Melbourne, 23rd February 1886.

VICTORIAN MILITIA.

THE Governor, with the advice of the Executive Council, has been pleased to approve of the following officer being placed on the Retired List of the late Volunteer Force, with permission to retain his rank, and to wear the prescribed uniform, viz. :—

Surgeon-Major EDWIN MATTHEWS JAMES.

JAMES LORIMER,
Minister of Defence.

Defence Department,
Melbourne, 2nd March 1886.

VICTORIAN NAVAL BRIGADE.

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

Chief Petty Officer THOMAS LIBBIS, of the Naval Brigade, to be Gunner in the Naval Brigade, *vice* Mr. Thomas Collins resigned.

JAMES LORIMER,
Minister of Defence.

Defence Department,
Melbourne, 23rd February 1886.

RIFLE CLUB.

THE Governor, with the advice of the Executive Council, has been pleased to approve of the establishment of a Rifle Club in the

BALMORAL DISTRICT.

JAMES LORIMER,
Minister of Defence.

Defence Department,
Melbourne, 23rd February 1886.

RIFLE CLUB.

THE Governor, with the advice of the Executive Council, has been pleased to approve of the establishment of a Rifle Club in the

APSLEY DISTRICT.

JAMES LORIMER,
Minister of Defence.

Defence Department,
Melbourne, 2nd March 1886.

HEALTH OFFICERS AND ANALYST.

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

Health Officers.

Borough of Essendon ... JAMES ANDERSON, L.R.C.P.
Shire of Numurkah (Central and East Ridings) ... ADAM RICHARD STACPOOLE, L.R.C.P., *vice* M. U. O'Sullivan, L.R.C.P., resigned.
Shire of Tambo ... JOHN DE COURCY YOUNG, L.R.C.P.

Analyst.

Borough of Northcote } FREDERIC DUNN.
Shire of Boroondara }

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

Government Offices,
Melbourne, 26th February 1886.

SHIRE OF KARA KARA.—WATERWORKS TRUST.

THE Governor, with the advice of the Executive Council, has, in pursuance of section 79 of *The Victorian Water Conservation Act 1883* (No. 778), been pleased to appoint

JOHN FRAYNE

to be a Commissioner of the Shire of Kara Kara Waterworks Trust.

ALFRED DEAKIN,
Minister of Water Supply.

Office of Mines and Water Supply,
Melbourne, 2nd March 1886.

RETURNING OFFICER FOR A SCHOOL DISTRICT.

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

ROBERT B. CALVERT

to be Returning Officer for the School District of the Shire of Gordon, No. 367.

CHARLES H. PEARSON,
Minister of Public Instruction.

Education Department,
Melbourne, 2nd March 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 East Riding of the Shire of Dundas. No. 136.

CHARLES HADDON,
GEORGE D. LEE.

The Shire of Goulburn. No. 151.

JAMES ADAMS,
THOMAS WILSON.

CHARLES H. PEARSON,
Minister of Public Instruction.

Education Department,
Melbourne, 2nd March 1886.

MINING REGISTRAR.

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

JOHN LAKE, Jun.,

to be, temporarily, Mining Registrar for the Mitta Mitta subdivision of the Gippsland Mining District, *vice* Mary Thompson resigned.

JOHN L. DOW,
Minister of Mines.

Office of Mines,
Melbourne, 2nd March 1886.

WARDENS' CLERKS.

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

JAMES RAHILLY

to be Warden's Clerk at Meredith, *vice* Denis Murphy resigned ;
M. S. CLARK

to be Warden's Clerk at Kyneton, during the absence on leave of W. W. Greene.

JOHN L. DOW,
Minister of Mines.

Office of Mines,
Melbourne, 2nd March 1886.

TRADE AND CUSTOMS.—APPOINTMENTS, ETC.

HIS Excellency the Governor, with the advice of the Executive Council, has been pleased to approve of the following appointments, promotions, &c., viz. :—

Customs.

HENRY BARZILLAI LANE, Chief Clerk, 2nd Class,
to be Chief Clerk, 1st Class. To date from 1st February 1885.

FREDERICK HORATIO BRUFORD, Tide Surveyor, acting as Landing Waiter, 4th Class,
to be Landing Waiter, 3rd Class. To date from 1st February 1885.

HORACE ORFORD WALPOLE, Locker, 3rd Schedule,
to be Landing Waiter, 3rd Class. To date from 1st February 1885.

PETER BAKER

to be Acting Sub-Collector of Customs and Landing Waiter at Echuca, during the absence on leave of Richard Moore Treacy. To date from 9th February 1886.

JAMES HARDING

to be Officer of Customs for the purpose of certifying to drawbacks, *vice* Thomas Johnston, who has been transferred, and whose appointment as an Officer of Customs is hereby cancelled. To date from 1st February 1886.

Ports and Harbors, &c.

ALFRED EDWARD HUXLEY ROBERTS

to be Clerk, 5th Class, on probation, *vice* R. G. Tanner resigned. To date from 1st January 1886.

Distilleries and Excise, &c.

JOHN O'CONNOR, Senior Inspector of Licensed Premises, Liquor, and Excise, 3rd Schedule,
to be Senior Inspector of Licensed Premises, Liquor, and Excise, 3rd Class. To date from 1st February 1885.

MICHAEL McNAMEE, Assistant Inspector of Distilleries, 5th Class, on probation,
to be Assistant Inspector of Distilleries, 5th Class. To date from 1st July 1885.

RESIGNATION.

HIS Excellency the Governor in Council has also accepted the resignation of

WILLIAM HOLDEN

as Officer of Customs at Strathdownie East. To date from 1st February 1886.

DISMISSAL.

HIS Excellency the Governor in Council has also approved of the dismissal of

THOMAS HOCKING, Lighthouse-keeper's Assistant, Junior.
To date from 29th December 1885.

W. F. WALKER.

Commissioner of Trade and Customs.
Department of Trade and Customs,
Melbourne, 27th February 1886.

MANAGERS OF A COMMON.

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

JAMES MADDEN, Jun.,
PATRICK SHANNON, and
WILLIAM PARSONS,

to be Managers of the Skipton Town Common.

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

Lands and Survey Office,
Melbourne, 2nd March 1886.

RECEIVERS AND PAYMASTERS.

J. A. CREELMAN
to be Receiver and Paymaster at Omeo, *vice* John Ware; and
JOHN WARE
to be Receiver and Paymaster at Echuca, *vice* J. A. Creelman.
E. S. SYMONDS,
For Treasurer.

Treasury,
Melbourne, 26th February 1886.

RECEIVER AND PAYMASTER.

W. B. PAYTER
to be Acting Receiver and Paymaster at Heathcote, during the
absence, on leave, of P. R. Challen.
ALFRED DEAKIN,
Treasurer.

Treasury,
Melbourne, 26th February 1886.

REGULATIONS FOR THE TEMPORARY IMPORTATION OF GOODS ON DEPOSIT OF DUTY.

IN accordance with the provisions of section 102 of *The Customs Act 1883*, His Excellency the Governor, with the advice of the Executive Council, has been pleased to approve of the Secretary for Trade and Customs being authorized to permit goods to be imported into Victoria, by land or sea, on deposit of duty, subject to the following regulations, *viz.* :—

1. A request for permission to import goods on deposit of duty, wherein the purpose for which it is desired to import shall be stated, must be made by the importer.
2. Permission may be given for such goods to be imported on deposit of duty for a specified period, but in no case shall such period exceed six (6) months.
3. If the goods be retained in the colony the duty shall be paid to Revenue, but if they be exported it may be refunded.

W. F. WALKER,
Commissioner of Trade and Customs.
Department of Trade and Customs,
Melbourne, 25th February 1886.

NOTICE TO MARINERS.—VICTORIA.

THE following Notice to Mariners is published for general information.

W. F. WALKER,
Commissioner of Trade and Customs.
Department of Trade and Customs,
Melbourne, 25th February 1886.

BEACON OFF BRIGHTON.

REFERRING to Notice to Mariners dated the 7th June 1879, mariners are informed that the white nun buoy marking the outer patch of rocks opposite the end of Park street, Brighton, having been carried away, it has been replaced by a *sunken beacon*, surmounted by a *red ball*, in ten (10) feet at low water, fifty (50) yards to seaward of the rocks, and a cable's length S.W. of end of jetty.

ALEXR. WILSON,
Engineer-in-Charge, Ports and Harbors.
Department of Ports and Harbors,
Melbourne, 23rd February 1886.

CASUALTY TO THE S.S. "WAIHORA," OF DUNEDIN.
(Registered tonnage, 1,269. Official No. 84482.)

THE evidence taken before the Victoria Steam Navigation Board in connection with the s.s. *Waihora* striking on a sunken rock off Eddystone Point, on the 17th February 1886, discloses the following circumstances :—

1st. That the *Waihora*, drawing 18 feet aft and 16 feet forward, left Hobart on the 16th idem on a voyage for Melbourne, and that she proceeded on the usual course, along the coast, with fine clear weather and smooth sea.

2nd. That bearings of the prominent headlands are said to have been taken by the various officers on the watch, and that by a four-point bearing the *Waihora* passed St. Helen's Point at a distance of 5 miles on a N.N.W. course.

3rd. That the master, Thomas McGee, was on the bridge as the vessel approached Eddystone Point, and at 1.30 p.m. on the 17th February he observed the George Rocks bearing N.W. 7½ miles, and the Eddystone Rock W.N.W. 3½ miles distant.

4th. That at 1.43 p.m. the master took another bearing of the Eddystone Rock, which then bore W.S.W. 2½ miles, and which bearing would place the vessel from 2½ to 3 miles off the Eddystone Rock; that within two minutes from then the *Waihora* struck a rock alleged to be about 14 feet under water, and immediately after the striking the master took the following bearings, to fix the position of the rock :—

Eddystone Rock, S.W. ½ W. } Magnetic.
George's Rock, N.W. by W. }

Captain McGee declares that the above bearings were accurately taken at the moment of the casualty; such bearings fix the position upon the chart of the survey of the Tasmanian coast in 1877, by Captain Stanley, R.N., as distant one mile eight and a-half cables from the Norgate Rock on a N.N.E. bearing, with soundings giving between 23 fathoms sand and shell, and 26 fathoms sand, and, therefore, in a presumed safe position.

The Board find that the master and officers of the *Waihora* were on deck attending to their duties, and in the face of the evidence adduced do not charge either the master or officers with default.

The Board, however, would direct attention to the fact that the position of the rock on which the *Waihora* is alleged to have struck is directly in the fairway of navigation on the East Coast of Tasmania, and that it is imperative to the safety both of life and property that action should be taken to search for the said hidden and unknown danger as early as possible, and thus prevent or at least reduce to a minimum the risk to navigation; the Board consider it is their duty to urge these views upon the Government, in order that the necessary steps may be taken to have the locality examined, without delay, by H.M. surveying ship *Myrmidon*.

(Signed) ROBERT FULLARTON,
Chairman.

Delivered in open Court,
Melbourne, 26th February 1886.

AUCTIONEERS' LICENSES.

THE following is supplementary to the list published in the *Government Gazette* of the 19th instant, of Auctioneers' Licenses issued at the several Receipt and Pay Offices during the month of January 1886.

E. S. SYMONDS,
Under-Treasurer.

Treasury,
Melbourne, 26th February 1886.

At the Receipt and Pay Office, GEELONG.

General.
H. Bannister A. H. Roadknight
F. D. McLeod J. D. Robinson
H. B. Brown E. R. Sparrow
E. J. Jones J. F. Tully
D. McAndrews R. Howe

At the Receipt and Pay Office, ST. ARNAUD.

General.
Thomas Fisher Francis H. Crooko

POLLING-PLACE FOR THE NORTH-WESTERN PROVINCE.

At the Executive Council Chamber, Melbourne, the second day of March 1886.

PRESENT :

His Excellency the Governor.

Mr. Deakin	Mr. Walker
Mr. Pearson	Mr. Derham
Mr. Lorimer	Mr. Davies
Mr. Dow	

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

NURRABIEL

to be a Polling-place for the Wimmera division of the North-Western Province.

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

ROB. WADSWORTH,
Clerk of the Executive Council.

POLLING-PLACES FOR MUNICIPAL ELECTIONS.

IN pursuance of the provisions of *The Local Government Act Amendment Act 1883* (No. 786, sec. 12), the Governor in Council has appointed the undermentioned places to be Polling-places for the Shire of Goulburn, as hereunder set forth, in lieu of all other previous appointments, which are hereby cancelled, that is to say :—

For the Central Riding.

The Mechanics' Hall ... Nagambie.

For the Eastern Riding.

The Mechanics' Hall ... New Longwood.

For the North Riding.

The State School ... Bunganail.

JOHN NIMMO,
Commissioner of Public Works.

Public Works Office,
Melbourne, 2nd March 1886.

"THE FACTORIES AND SHOPS ACT 1885."

IN compliance with an application in writing under the provisions of the 23th section of *The Factories and Shops Act 1885* (49 Vict. No. 862), and after due inquiry, I, the Chief Secretary of Victoria, being the responsible Minister of the Crown for the time being administering the said Act, do hereby suspend the operation of the first clause of the said section 29 in

ALL THE WOOLLEN FACTORIES OF VICTORIA

for a period of three months from the date hereof, upon these express conditions, that is to say :—

1. That no person or persons shall employ in the said factories any female or any male under the age of sixteen for more than fifty-six hours in any one week, or more than ten hours in any one day, in preparing or manufacturing articles for trade or sale.
2. That no such female or male under the age of sixteen shall be so employed for more than forty-eight hours in any one week without her or his consent.
3. That a copy of this Order be kept conspicuously and continually posted in each such factory for the information of all concerned.

Given under my hand the first day of March 1886.

ALFRED DEAKIN,
Chief Secretary.

THE FACTORIES AND SHOPS ACT, 1885.

At the Executive Council Chamber, Melbourne, the second day of March 1886

Present:

HIS EXCELLENCY THE GOVERNOR;

Mr. Deakin,
Mr. Pearson,
Mr. Lorimer,
Mr. Dow,

Mr. Walker,
Mr. Derham,
Mr. Davies.

WHEREAS by *The Factories and Shops Act 1885*, section 60, it was enacted that the Governor in Council might from time to time make, alter, and repeal Regulations for the purposes therein mentioned, and generally for carrying into effect the provisions of the said Act: Now, therefore, the Governor, with the advice of the Executive Council, and in pursuance of the power and authority in him vested as aforesaid, doth hereby make the following Regulations, that is to say:—

FEEs, REGULATIONS, AND FORMS.

1. *Fees to be taken by Certifying Medical Practitioners.*—The several fees set out in Schedule A hereto shall be the scale of fees to be taken by certifying medical practitioners for examinations, reports made, and certificates given by such certifying medical practitioners in pursuance of the provisions of the said Act; and no others shall be demanded or taken by them in respect of such examinations, reports, and certificates, except in the case of a special fee ordered by the Minister, on recommendation of the Central Board of Health, for an investigation and report under section 43.

2. *Examination by Certifying Medical Practitioner.*—The examination to justify the granting a certificate under section 31 or 32 must be conducted by the certifying medical practitioner in person, and there must be in every case a personal inspection and medical examination by such certifying medical practitioner of the person in respect of whose fitness the certificate is sought, and in reference to the factory or workroom, and the nature of employment for which the certificate is sought.

3. *Record of Examination.*—The certifying medical practitioner of each district shall take charge of the book to be supplied to him by the chief inspector under the next following regulation, in which book, at the time of making the examination, in every case in which the certifying medical practitioner shall consider it right to grant his certificate, he shall, before issuing his certificate, enter in the butt opposite to the form of certificate, and in relation thereto, the particulars set out in the certificate; and in addition to such particulars, he shall enter in the proper columns of the said butt the age, height, weight, chest measurement, and complexion of the person examined, with such remarks as he may deem applicable in each case. When all the forms of certificates in any one book have been used, the book containing the butts of such certificates, with the particulars required duly entered therein, shall be returned by the certifying medical practitioner to the chief inspector, to be by him filed for future reference.

4. *Books to be supplied to Certifying Medical Practitioners.*—The chief inspector shall from time to time supply each certifying medical practitioner with a printed book of butts and forms of certificates, prepared in such form as to enable the certifying medical practitioner to comply with the last preceding regulation.

5. *Report by Certifying Medical Practitioners or Experts under Section 43.*—All reports of certifying medical practitioners or experts required by the Minister, under section 43, shall be in the form required by the Minister, and shall be made upon investigations conducted by the certifying medical practitioner or expert in person.

6. *Registration of Factory or Workroom under Section 6.*—Notices by occupier to chief inspector under section 6 may be left at his office in Melbourne, or sent to him through the post office, addressed to him at his office in Melbourne.

7. *Payment of Fees prior to Registration.*—Fees required to be paid prior to registration under section 6 shall be paid to the chief inspector at his office in Melbourne, or remitted to him by post-office order in a registered letter through the post office, addressed to him at his office in Melbourne.

8. *Forms.*—The several forms set out in Schedule B are to be used as the forms prescribed in the several matters to which they respectively refer, and the various particulars therein provided for must be accurately given in filling up such forms.

9. *Arbitrations under Sections 38, 39, and 40.*—(a) Any occupier who has been served with notice to fence machinery or vats, &c., or to replace or properly fix grindstones, and who has within the time prescribed in section 38 served on the inspector a requisition to refer to arbitration the question whether or not it is unnecessary or impossible to fence the machinery or vats, &c., or to replace or properly fix grindstones referred to in the notice, must under his hand appoint an arbitrator, and give notice in writing to the inspector of such appointment not later than within six days after he shall have served such requisition to refer upon the inspector.

(b) The inspector shall, within six days after he shall have received written notice of the name of the arbitrator so appointed by the occupier, appoint under his hand an arbitrator, and give notice of such appointment to the occupier.

(c) The arbitrators so appointed shall, without delay, and before proceeding to the arbitration, appoint under their hands an umpire.

(d) The arbitrators and umpire shall, before making an award, make a personal inspection of the machinery in question, and the approaches and surroundings thereof; and shall, if they or he deem it necessary, but not otherwise, take the evidence of experts upon the question of the absence of necessity, or the fact of the impossibility, to fence the machinery or vats, &c., or to replace or properly fix grindstones alleged in the notice to be dangerous, or of any possible modifications of the requirements in the notice.

(e) The occupier or firm and the inspector may attend in person, or by their agents, before the arbitrators or umpire, and may themselves give evidence or adduce such evidence as they may think advisable.

(f) The arbitrators or umpire may proceed to an award in the absence of the parties or either of them, if after notice of the meeting the occupier, or inspector, or both of them, are absent or unrepresented.

(g) No submission other than the appointment of arbitrators shall be necessary, and no particular form of award shall be required, but the form of appointment of arbitrators, of umpire, and of award hereinafter provided may be used, and shall be sufficient.

(h) The award of the arbitrators or umpire, as the case may be, shall be made within one month next after the appointment of the second arbitrator by the inspector, unless the time for making the award be extended by the Minister; and if the award be not made within the said period of one month, or the period of extension (if any), then the not making and publishing the award within the time so limited shall be conclusive of the fact that, in the terms of sub-section 4 of section 38, "neither the arbitrators nor the umpire have decided that it is unnecessary or impossible to fence the machinery" or vats, &c., or to replace or properly fix grindstones alleged in the notice to be dangerous.

I. FORMS WHICH MAY BE USED IN ARBITRATION, AND HEREINBEFORE REFERRED TO.

Arbitration under Sections 38, 39, and 40 (as case may be).

I, *A.B.*, or *We*, *A.B.C.D.*, &c., occupier or firm of factory or workroom, situate at, &c. [*here describe site of factory*], do hereby appoint *Y.Z.* to act as arbitrator in the matter of the notice of inspector to fence machinery or vats, &c., or replace or properly fix grindstone.—*Sections 39 and 40.*

I, *E.F.*, inspector of district [*or chief inspector*] do hereby appoint *W.X.* to act as arbitrator in the matter of the notice to fence machinery or vats, &c., or to replace or properly fix grindstone, served upon *A.B.*, &c., occupier or firm carrying on factory or workroom at [*here describe site of factory, &c.*]

Appointment of Umpire.

We, *W.X.* and *Y.Z.*, the arbitrators appointed in the matter of the notice to fence machinery or vats, &c., or replace or properly fix grindstone, at the factory or workroom of [*here insert name of occupier or firm*], at [*here insert site of factory or workroom*], do hereby appoint *E.F.* to act as umpire in the said arbitration.

Award.

Arbitration in the matter of the notice to fence machinery or vats, &c., or to replace or properly fix grindstones at the factory or workroom of [*here insert name of occupier or firm*] at [*here insert site of factory or workroom*] in the district under section 38 [*or 39 or 60, as the case may be*] of *The Factories and Shops Act 1885.*

We, *W.X.* and *Y.Z.* arbitrators, or I, *E.F.*, the umpire appointed in the above arbitration, having duly proceeded to the final determination of the matter referred, hereby decide by this award, made under *The Factories and Shops Act 1885*, that [*here state according to the finding of the arbitrators or umpire, either that it is unnecessary or that it is impossible to fence the machinery or vat, or to replace the grindstone, alleged in the notice to be dangerous, or state some modification of the notice by which the fencing of the machinery or vat, &c., or replacing or properly fixing of grindstone, would, if the modification were adopted, be possible; or the award may state, if neither the arbitrators nor umpire decide that it is unnecessary or impossible to fence the machinery or vats, &c., or replace or properly fix the grindstone, that it is necessary and possible to fence the machinery, vats, &c., or replace or properly fix the grindstone, in accordance with the notice.*]

See sub-section 4,
section 38.

[*NOTE.*—*The Statute provides for the payment of the expenses of the arbitration according to the result, so that the arbitrators should not state by whom the same is to be borne, but they may fix the amount of their own fees or expenses of attending the arbitration, irrespective of the costs of the parties, subject to the following regulations.*]

10. *Fees and Expenses of Arbitration and Umpire.*—In no case shall the fees and expenses of the arbitrator and umpire together exceed the sum of £5 5s.

11. *Regulations, application to Sections 39 and 40.*—The above Regulations and forms as to arbitrations are to be applied with the necessary modification to the case of arbitrations in the matter of notices to fence vats, pans, or other structures, under section 39, and also as to the matter of notices under section 40, to replace faulty grindstones worked by steam, water, or other mechanical power, or to properly fix such grindstones when fixed in a faulty manner.

SCHEDULE A.

FEES TO CERTIFYING MEDICAL PRACTITIONERS.

	£	s.	d.
The fee to the certifying medical practitioner for making an examination; and where certificate granted, such fee to include such certificate, under sections 31 and 32	0	5	0
<i>The above fee is to be paid by the young person presented for examination, or by some person on his or her behalf, before the examination takes place, and will be retained although no certificate be granted.</i>			
Fee for an investigation and report required by Minister under section 43	1	1	0
<i>A special fee, in the discretion of the Minister on the recommendation of the Central Board of Health, may be paid for an investigation and report in any case of exceptional importance.</i>			

March 4, 1886.

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SCHEDULE B.
FORMS.

NOTICE BY OCCUPIER OF DESIRE TO REGISTER.—[SEC. 6.]

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I or We hereby give you notice that _____ desire to register _____ premises No. _____
street [fill up blanks with description
of site of factory or workroom] district under *The Factories and Shops Act 1885* as a factory or
workroom.

The particulars are as follows :—

Name of factory or workroom—
Description of factory, number of rooms
and size, light and means of venti-
lation, lavatories, means of escape
in case of fire, yard, closets, urinals,
and appurtenances—

[If the building or place proposed to be registered is about to become for the first time, or after a period of disuse is
about to again become a factory or workroom, it will be necessary under section 7 of the Act, before the
premises can be registered, to produce to the chief inspector or inspector of the district the written approval of
the Local Board of Health, or to satisfy the chief inspector or inspector of the district that notice was duly
sent to the Local Board, and that the Local Board has not within ten days of the receipt of such notice notified
its objection to such building or place.]

Nature of work carried on or to be
carried on—

Description of motive-power (if any)—
State qualification by certificate or other-
wise (under section 36) of person
in charge of any steam-engine or
boiler—

Name of occupier, or firm if business to
be carried on by more than one
person—

Number of persons employed or intended
to be employed—

, classified as follows :—

Male.								Female.							
13 years.	14 years.	15 years.	16 years.	17 years.	18 years.	19 years.	20 years and over.	13 years.	14 years.	15 years.	16 years.	17 years.	18 years.	19 years.	20 years and over.

declare these particulars to be correct in every respect.

Occupier or Firm.

NOTE.—See section 53 of Act, which imposes penalty upon any person making false entry of any particulars in this
notice.

CERTIFICATE OF REGISTRATION.—[SEC. 6.]

This is to certify that the premises occupied by M _____ known as
No. _____ street,
district, in which _____ persons are employed, have this day been registered under
The Factories and Shops Act 1885 as a factory or workroom for the manufacture of _____
and that the registration fee of £ _____ : _____ : _____ for the year
_____ has been paid.

Chief Inspector.

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CERTIFICATE OF APPOINTMENT OF INSPECTOR.

This is to certify that _____ has been appointed an
inspector under *The Factories and Shops Act 1885* for the undermentioned places:—

City of _____
Town of _____
Borough of _____

No. _____ district, and that the said _____ is duly
authorized to exercise all the powers of an inspector under the said Act.

Chief Secretary's Office,
Melbourne,

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RECORD TO BE KEPT IN FACTORY.—[SEC. 14.]

City, Town, or Borough— *District—* *Inspector.*
 RECORD kept under Section 14 of *The Factories and Shops Act 1885* of Work done *inside* *Factory for the Year 188*

Name of Occupier or Firm.	Situate (Street, or Place)	Description of Work done.	Name of Person Employed.	Age—										Hours of Labor per Week.*	Weekly Earnings.*		Particular kind of Work done by each Person.	Engagement.*					
				Male.					Female.						Wages.	Piece Work.		Commenced.	Ceased.				
				13 years.	14 years.	15 years.	16 years.	17 years.	18 years.	19 years.	20 years and over.	13 years.	14 years.	15 years.	16 years.	17 years.	18 years.	19 years.	20 years and over.				

NOTE.—The information required under the columns in above "Record" to which an asterisk (*) is placed is information not specified in section 14, and, therefore, is not compulsory under the penalties in that section, but is information which, under section 15, the Chief Inspector is required to afford the Minister by his Annual Report, the occupier or firm is therefore requested to supply, under the columns with asterisks, the particulars requested in addition to the information required under penalties by section 14.

RECORD TO BE KEPT IN FACTORY.—[SEC. 16.]

City, Town, or Borough— *District No.—* *Inspector.*
 RECORD kept under Section 16 of *The Factories and Shops Act 1885* of Work done *outside* *Factory for the Year 188*

Name of Occupier or Firm.	Situate (Street or Place).	Name of Person Employed.	Address of Person Employed.	Description of Work Done.	Quantity of Work Done.

March 4, 1886.

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NOTICE TO LOCAL BOARD OF HEALTH OF SANITARY DEFECTS IN FACTORY OR WORKROOM.—
[SEC. 19.]

I [A. B.], inspector duly appointed under *The Factories and Shops Act 1885* for district, hereby give you notice that the sanitary arrangements of the [describe factory, &c., as to situation and occupier or firm], are defective in that [here describe act, neglect, or default]: And I give you this notice under the provisions of section 19 of the said Act, in order that you make such inquiry into the matter as may be necessary.
To the Local Board of Health of

NOTICE UNDER SECTION 28 OF THE FACTORIES AND SHOPS ACT 1885.
(To be posted in Factory or Workroom.)

Notice is hereby given that the employment of any girl under sixteen years of age in any factory or workroom in which the making or finishing of bricks or tiles not being ornamental tiles, or the making or finishing of salt, is carried on, is prohibited by *The Factories and Shops Act 1885*. Any person employing any girl in violation of the above enactment is liable to a penalty not exceeding *Twenty pounds*.

(Signed)

A.B.,

Chief Inspector of Factories and Shops.

NOTE.—The above form, with the necessary modifications, is to be adopted for the other cases of prohibited employment provided for in the Act, as set out in the Second Schedule of the Act.

CERTIFICATE UNDER SECTIONS 31 AND 32.

I certify that I, being the certifying medical practitioner for the district, am satisfied by [production of certificate of birth or other evidence to be stated] that of is the age of years, and that he [or she] has been personally examined by me, and that he [or she] is not incapacitated by disease or bodily infirmity for working daily for the time allowed by law in the factory or workroom* of [insert name of occupier or firm] at [here insert site of factory by street or other, sufficient description] in district, for the manufacture of [describe nature of manufacture].

Dated this day of

(Signed)

Certifying Medical Practitioner for

* NOTE.—If the certifying medical practitioner is of opinion that he can truly give the certificate for employment in other factories or workrooms in the occupation of the same occupier, and in the same district, he may here name all or any of such factories or workrooms, in accordance with the provisions of section 32.

NOTICE TO FENCE MACHINERY, ETC., UNDER SECTIONS 38, 39, AND 40.

I hereby give you notice that you are required to fence [here describe in general terms the machinery required to be fenced and the mode in which it should be fenced, or in the case of grindstone to be replaced or properly fixed] in your factory street, district, as provided by section [38, 39, or 40, according to whether the notice is as to machinery, vats, or grindstones] of *The Factories and Shops Act 1885*.

Inspector.

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To M

NOTE.—If you desire to refer this matter to arbitration, you must within seven days from the receipt of this notice serve upon me a written requisition to refer the matter to arbitration, and must proceed to such arbitration in accordance with the regulations in that behalf. In default of your so doing, you will be liable to the penalties provided in the said Act unless you securely fence the said machinery without delay.

N.B.—This form may be used *mutatis mutandis* in the case of vats, &c., under section 39 of the Act; and in the case of replacing grindstones, under section 40 of the Act.

NOTICE BY OCCUPIER OF ACCIDENT.—[SEC. 42.]

I, the occupier of factory or workroom situate [here describe factory or workroom], give notice that [name of person killed or injured], a person employed at the said factory and residing at [here state the residence of deceased or injured person], was killed [or if injured only state nature of injury] by an accident happening at the said factory at o'clock on [state day of week and month], and that the said has been removed to his residence [if removed to any other place than deceased's or injured person's residence, here state the place to which so removed].

A.B.,

Occupier or Firm.

NOTE.—This notice is required by section 42 to be delivered within 48 hours of the accident to both the inspector of the district and to the certifying medical practitioner of the district. A neglect to send this notice within the prescribed time will render the occupier liable to a penalty of £5.

NOTICE BY INSPECTOR TO OCCUPIER OF FACTORY, WORKROOM, OR SHOP OF BREACH OF PROVISIONS OF ACT.—[SEC. 49.]

SIR,

As inspector under *The Factories and Shops Act 1885* for the district, I hereby give you notice, under section 49 of the said Act, that by [here state act or omission which is the breach complained of] a breach of the provisions of the said Act is taking place at the factory [or workroom or shop] occupied by you at [here describe situation of factory, &c.] within this district, which breach renders you liable to penalties under the said Act for any continuation of the said breach after the delivery of this notice.

A.B.,

Inspector for

District.

To Mr. Y.Z., occupier or firm of [here describe factory or shop].

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

ROB. WADSWORTH,
Clerk of the Executive Council.

"THE LICENSING ACT 1885."

REGULATIONS FOR TAKING A POLL OF ELECTORS UNDER THE PROVISIONS OF
SECTION 31 OF "THE LICENSING ACT 1885" (49 VICT. No. 857) REGARDING
GROCERS' LICENCES.

At the Executive Council Chamber, Melbourne, the second day of March 1886.

Present :

HIS EXCELLENCY THE GOVERNOR ;

Mr. Deakin,
Mr. Pearson,
Mr. Lorimer,
Mr. Dow,

Mr. Walker,
Mr. Derham,
Mr. Davies.

WHEREAS by section 31 of "The Licensing Act 1885" the Governor in Council is authorized to make regulations prescribing the mode in which a poll is to be taken, under the said Act to determine whether or not the number of the grocers' licences in any licensing district, from which a petition under section 29 of the Act shall have been presented to him, shall be increased to any number above the number then existing but not above the statutory number, and the form in which ballot-papers are to be framed : Now, therefore, His Excellency the Governor, acting by and with the advice of the Executive Council, and in pursuance of the provisions of the said Act, doth for the purpose aforesaid make the Regulations following, namely :—

1. Every returning officer shall, before he shall enter upon any of the duties assigned to him under these Regulations, make and sign before some justice a declaration in the form given in the First Schedule hereto. Returning officer to make declaration. First Schedule.

2. The returning officer for any licensing district, on receipt of a notification that the Governor in Council has ordered a poll to be taken in such district, shall forthwith endorse thereon the date of such receipt, and shall, by advertisement in some newspaper published in the district, or if no newspaper be so published then in a Melbourne daily newspaper, give notice of the date fixed for the taking of the poll, and of the names of the several polling-places in the district, and of the purpose for which the poll is so ordered by the Governor in Council. On receipt of notification returning officer to advertise.

3. The polling-places for a licensing district for the purposes of taking a poll under "The Licensing Act 1885" shall be the polling-places existing for the time being for the electoral division forming such licensing district. Polling-places.

4. The returning officer shall obtain as polling-booths the use of suitable rooms or buildings by hiring or otherwise, or, if he deem it necessary, may cause to be erected booths for the purpose of taking the said poll. And, in determining whether one, two, or more booths shall be provided at one polling-place, he shall be guided by the practice adopted in the particular polling-place to secure sufficient accommodation for voters at elections of Members of Parliament ; and if under this Regulation there shall be more than one booth at any polling-place there shall be affixed over the entrance of each booth in succession so many letters of the alphabet, in their alphabetical order, as shall denote the booth at which each voter, according to the initial letter of his surname, is to vote ; and no voter shall vote in any booth save that which is so denoted by the initial letter of his surname. Provided always that no polling-booth shall be in any house licensed for the sale of fermented or spirituous liquors or upon the premises appertaining to such house. Booths to be provided.

5. Each booth shall be so divided or arranged that there shall be in the same one or more inner compartments opening only into that part of the booth in which the ballot-box is kept ; and the returning officer or his deputy shall provide in every such compartment pencils or pens and ink for the use of the voters ; and shall also provide for each booth a ballot-box having a lock and key, and with a cleft or opening therein capable of receiving the ballot-papers herein mentioned. How booths to be arranged and fitted.

6. The returning officer shall preside and take the poll at some one booth of such polling-place within the district as he shall see fit, and such polling-place shall be deemed the principal polling-place ; and he shall, by writing under his hand, appoint a deputy to act for him, and take the poll at each of the other booths of the several polling-places, and may also in like manner appoint one or more persons to be poll clerks, and assist himself and his several deputies in taking the poll as he may see fit. Returning officer to preside at one booth and appoint deputies at others. Poll clerks appointed.

7. Every deputy returning officer and poll clerk shall, before he shall enter upon any of the duties assigned to him under these Regulations, make and sign before some justice a declaration in the form given in the Second Schedule hereto. Deputy returning officer and poll clerk to make declarations. Second Schedule.

8. The returning officer shall deliver, before the day of polling, to each of his deputies, for use at each polling-booth, copies of all electoral rolls in force for the electoral division forming the licensing district in and for which the poll is to be taken, *certified under his hand to be true copies*. He shall also cause to be printed ballot-papers, in the form in the Third Schedule hereto, and shall deliver to each deputy, and shall himself retain, such numbers respectively of such ballot-papers, signed or initialed by him, as shall be sufficient for the persons entitled to vote at each booth at which he or his deputies respectively are to take the poll. He and his deputies shall keep an exact account of all such signed ballot-papers. Electoral rolls. Ballot-papers. Third Schedule.

- Time of polling. 9. The polling shall commence on the day appointed at EIGHT o'clock in the forenoon, and close at FIVE o'clock in the afternoon, unless adjourned as hereinafter provided.
- Who may be present in polling-room. 10. The returning officer or deputy, the poll clerks, and any voters not exceeding six in number being actually engaged in voting, to be designated if necessary by the returning officer or deputy, shall alone be permitted at any one time, without the consent of the returning officer or deputy, to enter or remain in the polling-room during the taking of the poll.
- Returning officer to close and lock empty ballot-box and keep key. 11. Immediately before proceeding to take the poll at any booth, the returning officer or deputy shall satisfy himself that the ballot-box is empty, and shall forthwith close and lock the same, being still empty, and set and keep the same unopened upon the table at which he is to preside, and in view of such persons as shall from time to time be present in the polling-booth, and shall keep the key of the said box.
- Who may vote and where. 12. All persons whose names for the time being are on the roll of electors for the electoral division forming the licensing district for which the poll is being taken are entitled to vote at the polling-place for such district, or, if there should be more than one polling-place, then at any one of such polling-places, but no person shall vote more than once at the same poll.
- How votes to be tendered. 13. Every person tendering his vote shall state to the returning officer or deputy his christian names and surname, and such other particulars as the said returning officer or deputy may, for the purpose only of ascertaining upon the roll the name intended by such person, require; and shall also, if he claim to vote as the holder of an elector's right, exhibit to the returning officer or deputy the elector's right which shall purport to entitle him to exercise such right of voting; and shall demand a ballot-paper.
- Duty of returning officer or deputy on vote being tendered. 14. When any person shall have tendered his vote at any polling-place in manner required, the returning officer or deputy shall ascertain that the name given by such person is upon the elector's right (if any) exhibited by him, and also (as the case may be) upon an ordinary roll in force for the electoral division forming the licensing district for which such poll is being taken, or upon the roll of ratepaying electors in force for the division forming the said licensing district, and shall compare such elector's right or renewed elector's right with such name upon the roll, and the particulars stated against the same, so as by inspection to satisfy himself of the identity of the person to whom such elector's right shall have been issued with the person so named on the roll.
15. After having found upon the proper roll for the electoral division forming the licensing district for which such poll is being taken the name intended by any person tendering his vote, the returning officer or deputy may, if he think fit, put to any such person, before he shall have received a ballot-paper, and not afterwards, the questions following, hereinafter called "The prescribed questions" (that is to say):—
- (1.) Are you the person whose name appears as [A. B., No.] in the general roll [or, as the case may require, the supplementary roll] [or the roll of ratepaying electors] in force for the electoral division forming this licensing district?
 - (2.) Have you already voted at the present poll?
- Voter may be required to sign book. 16. The returning officer or deputy may, if he think fit, require any person tendering his vote before he shall receive a ballot-paper to sign his name in a book to be kept for that purpose; and if such person claim to vote as the holder of an elector's right, the returning officer shall compare such signature with the signature purporting to be that of the holder of such elector's right.
- Voter refusing to answer, &c. 17. If any person shall refuse or omit distinctly to answer the prescribed questions, or either of them, when put to him, or shall not answer question (1) in the affirmative, or question (2) in the negative, or being required and being able to do so shall refuse or omit to sign his name as aforesaid, he shall be prohibited from voting then or afterwards at such poll.
- Duty of returning officer when voter's name appears on roll. 18. When any person shall have tendered his vote in compliance with these Regulations, and the name in which he shall demand to vote shall appear in one of the rolls in force at the time of the poll for the electoral division forming the licensing district, the returning officer or deputy shall, unless such person be prohibited from voting for one of the causes hereinbefore mentioned, forthwith write upon the back of one of the ballot-papers issued under these Regulations, as near as practicable to the lower edge thereof, the number corresponding to the number set opposite such person's name in the roll, together with the figures and initial letters of the title of such roll, and so that in folding up such ballot-paper as hereinafter mentioned the voter may easily conceal from view the said writing; and shall deliver to such person such ballot-paper, and shall forthwith mark upon a certified copy of such roll against the name of such person the fact of his having received such ballot-paper, and mark such elector's right with his initials, and with the date expressed in the following figures (that is to say), the number of the day in the month, the number of the month in the year, and the number of the year in the century of our Lord, and add the letters "G. L. B.," which shall be held to signify "Grocers' Licence Ballot," and return the same to such person.
- How vote to be recorded. 19. Every person to whom a ballot-paper shall have been delivered shall forthwith retire alone to some unoccupied compartment of the polling-booth, and shall there alone and without delay insert in such ballot-paper, in accordance with the printed direction upon such ballot-paper, the number of grocers' licences for which he intends to vote, such number being either the statutory number or the existing number, or some number determined upon by the voter above the existing number but below the statutory number of grocers' licences, and shall fold up such ballot-paper in such manner as will conceal the number of grocers' licences voted for, and shall deposit the ballot-paper so filled up in the ballot-box in the presence of the returning officer or deputy.
- Informal ballot-papers. 20. Any ballot-paper which shall not be filled up in compliance with the last preceding Regulation shall be rejected at the close of the poll.
- Duty of returning officer when a second vote is tendered for one name. 21. If at any polling-booth any ballot-paper shall have been delivered to any person having tendered his vote, and if any other person shall afterwards tender his vote at such booth as of the same person whose name such first-mentioned person shall have received such ballot-paper, the returning officer or deputy shall put to the person so secondly tendering the prescribed questions; and also shall require him to sign

his name in the book and in the manner aforesaid; and such person shall and may be dealt with in all respects in like manner as any other person having tendered his vote; but the ballot-paper of such person shall not be deposited in the ballot-box or allowed by the returning officer or deputy, and shall be set aside by him for separate custody.

22. If any person shall have tendered his vote as the holder of an elector's right, and his writing in the book hereinbefore mentioned of the name in which he shall demand to vote shall not in the opinion of the returning officer or deputy be of the same handwriting as the signature appearing upon the elector's right produced by him and purporting to be the signature of the holder thereof, the returning officer or deputy shall set aside for separate custody as in the last preceding section mentioned the ballot-paper of such person and shall not allow the same.

His duty when signatures appear to differ.

23. If any person to whom a ballot-paper shall have been delivered as aforesaid shall be blind, or being a ratepaying elector be unable to read, and shall signify the same to the returning officer or deputy, such returning officer or deputy may and shall, at the request of such person, and for him and in presence of a witness if so desired by such person, in the polling-booth insert in such ballot-paper, in accordance with the directions upon such ballot-paper, the number of grocers' licences which such voter shall state to be the number for which he intends to vote.

How vote of blind or uneducated voter to be taken.

24. During the polling at any election no person shall take any ballot-paper out of the polling-booth save into one of the compartments aforesaid; and no person shall enter any such compartment, while any other person shall be therein; and no person being in any such compartment shall remain there for a longer time than such as shall be reasonably required for the purpose of inserting in the ballot-papers the number of licences for which he intends to vote.

No ballot-paper to be taken out of polling-booth.

25. Upon the close of the poll the returning officer shall, in the presence of the deputy-returning officers and poll clerks (if any), but of no other person, open the ballot-boxes at the several polling-places and proceed to ascertain the result of the poll, which is to be determined in compliance with the provisions of section 33 of "The Licensing Act 1885," and the returning officer and his deputies shall, upon and after such opening of the ballot-boxes, abstain from inspecting the writing upon the back of the ballot-papers, and shall take care that the same is not seen by any person present before the papers are enclosed in a sealed parcel as provided in these Regulations.

How and when result of poll to be ascertained.

26. Immediately after ascertaining the result of the poll the returning officer, with the assistance of his deputies, shall make up in one parcel the ballot-papers which shall have been used in voting at the poll; in another separate parcel, the ballot-papers which shall have remained unused thereat; in another separate parcel, the ballot-papers which shall have been set aside for separate custody thereat; and in another separate parcel the certified copies of rolls supplied, and all books, rolls, and papers, kept or used during the poll; and shall seal up the said several parcels; and shall endorse the same severally with a description of the contents thereof, and with the name of the licensing district and the date of the poll; and sign with his name the said endorsement; and shall transmit the said parcels to the clerk of the licensing court for the district, who shall retain the same for a period of twelve months, after which period the same shall be destroyed.

Transmission of ballot-papers, &c., to clerk of licensing court.

27. The returning officer shall, as soon as conveniently may be after the result of the poll has been ascertained, by notice signed by him and posted in some conspicuous position at the principal polling-booth, and also inserted in some newspaper published in the district, or if no newspaper be so published then in a Melbourne daily newspaper, announce the result of the poll as so determined by him in accordance with the provisions of section 33 of "The Licensing Act 1885"; and shall also report such result to the clerk of the licensing court for the district, together with an analysis of the votes recorded at such poll, together with the total number of electors upon the several rolls in force at the time of the poll within the electoral division forming the licensing district, and the total number of votes recorded.

Publication of result of poll.

28. When the proceedings for taking the poll shall be interrupted or obstructed at any place by any riot or open violence, the returning officer or deputy (as the case may be) shall not for such cause finally close the poll, but shall adjourn the taking of the poll at the polling-place at which such interruption or obstruction shall have happened to the following day; and if necessary such returning officer or deputy shall further adjourn such poll until such interruption or obstruction shall have ceased, when such returning officer or deputy shall again proceed with the taking of the poll at the place at which the same may have been so interrupted or obstructed.

Polling may be adjourned if interrupted by riot or open violence.

29. The rates of allowances to returning officers for expenses of conducting a poll shall be as follow, viz. :—

	£	s.	d.
1. To the returning officer for every day he is employed up to the day of polling	1	1	0
And for every day afterwards that he is specially engaged, not to exceed in any case three guineas
2. The deputy returning officers :—For the polling day	2	2	0
3. The poll clerks :—For the polling day	1	1	0
4. Hire or erection of booths :—The actual cost to be allowed, as proved by vouchers.
5. Stationery :—An allowance for each booth, not exceeding	0	10	0
6. Advertisements :—As certified by the Government Printer.
7. Travelling expenses :—To returning officers and deputies, where indispensably necessary only, per mile	0	1	0
And when the distance travelled going and returning exceeds twenty miles each way, in addition, per diem	1	1	0

Under no circumstances whatever will any charge for refreshments be allowed.

March 4, 1886.

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FIRST SCHEDULE.

V.



R.

DECLARATION OF RETURNING OFFICER

Under the Regulations for taking a Poll under "The Licensing Act 1885," No. 857.

I, , do solemnly declare that I will faithfully and impartially, according to the best of my skill and judgment, exercise and perform all the powers, authorities, and duties reposed in or required of me by the Regulations for taking a Poll under "The Licensing Act 1885," as Returning Officer for the Licensing District.

And I do further solemnly promise and declare that I will not at any poll for the said Licensing District attempt to ascertain, save in cases in which I am expressly authorized by law so to do, how any person shall vote or have voted; and that if, in the discharge of my said duties at or concerning any such poll, I shall have learned, or have the means of learning, how any person shall vote or have voted thereat, I will not by word or act, or by any other means whatsoever, directly or indirectly, divulge or discover, or aid in divulging or discovering the same, save in answer to some question which I am legally bound to answer.

Declared before me, one of Her Majesty's Justices of the Peace, at in the Colony of Victoria, this day of 188 .

SECOND SCHEDULE.

V.



R.

DECLARATION OF DEPUTY RETURNING OFFICER OR POLL CLERK.

I, , do solemnly declare that I will faithfully and impartially, according to the best of my skill and judgment, exercise and perform all the powers, authorities, and duties reposed in or required of me by the Regulations for taking a Poll under "The Licensing Act 1885," as Deputy Returning Officer, with regard to the poll for the Licensing District.

And I do further solemnly promise and declare that I will not, at the said poll, attempt to ascertain, save in cases in which I am expressly authorized by law so to do, how any person shall vote or have voted; and that if, in the discharge of my duties at or concerning the said poll, I shall have learned, or have the means of learning, how any person shall vote or have voted thereat, I will not, by word or act, or by any other means whatsoever, directly or indirectly, divulge or discover, or aid in divulging or discovering the same, save in answer to some question which I am legally bound to answer.

Deputy Returning Officer (or Poll Clerk, as the case may be).

Declared before me, one of Her Majesty's Justices of the Peace, at in the Colony of Victoria, this day of 188 .

THIRD SCHEDULE.

FORM OF BALLOT-PAPER FOR GROCERS' LICENCES.

"The Licensing Act 1885" (49 Vict. No. 857, sec. 31).

Licensing District.

The number of Grocers' Licences shall be _____

DIRECTIONS TO VOTERS.

The voter is to fill in the above blank by writing in words some number, which must be either the statutory number, the existing number, or some number above the existing number but below the statutory number (see note below), otherwise this ballot-paper will be invalid. The ballot-paper, so marked by or for the voter, is to be dropped by him into the box. The voter is not permitted to take his ballot-paper out of the polling-booth.

NOTE:—

The statutory number of Grocers' Licences in this District is _____

The existing number is _____

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

ROB. WADSWORTH, Clerk of the Executive Council.

"THE LICENSING ACT 1885."

REGULATIONS FOR TAKING A POLL OF ELECTORS UNDER THE PROVISIONS OF
SECTION 24 OF "THE LICENSING ACT 1885" (49 VICT. No. 857) REGARDING
VICTUALLERS' LICENCES.

At the Executive Council Chamber, Melbourne, the second day of March, 1886.

Present:

HIS EXCELLENCY THE GOVERNOR;

Mr. Deakin,
Mr. Pearson,
Mr. Lorimer,
Mr. Dow,

Mr. Walker,
Mr. Derham,
Mr. Davies.

WHEREAS by section 24 of "*The Licensing Act 1885*" the Governor in Council is authorized to make regulations prescribing the mode in which a poll is to be taken under the said Act to determine whether or not the number of the victuallers' licences in any licensing district, from which a petition under section 22 of the Act shall have been presented to him, shall be decreased to any number below the number then existing but not below the statutory number, or to determine whether or not the number of such victuallers' licences in such licensing district shall be increased to any number above the number then existing but not above the statutory number, and the form in which the ballot-papers are to be framed: Now, therefore, His Excellency the Governor, acting by and with the advice of the Executive Council, and in pursuance of the provisions of the said Act, doth for the purpose aforesaid make the Regulations following, namely:—

1. Every Returning officer shall, before he shall enter upon any of the duties assigned to him under these Regulations, make and sign before some justice a declaration in the form given in the First Schedule hereto. Returning officer to make declaration. First Schedule.
2. The returning officer for any licensing district, on receipt of a notification that the Governor in Council has ordered a poll to be taken in such district, shall forthwith endorse thereon the date of such receipt, and shall, by advertisement in some newspaper published in the district, or if no newspaper be so published then in a Melbourne daily newspaper, give notice of the date fixed for the taking of the poll, and of the names of the several polling-places in the district, and of the purpose for which the poll is so ordered by the Governor in Council. On receipt of notification returning officer to advertise.
3. The polling-places for a licensing district for the purposes of taking a poll under "*The Licensing Act 1885*" shall be the polling-places existing for the time being for the electoral division forming such licensing district. Polling-places.
4. The returning officer shall obtain as polling-booths the use of suitable rooms or buildings by hiring or otherwise, or, if he deem it necessary, may cause to be erected booths for the purpose of taking the said poll. And, in determining whether one, two, or more booths shall be provided at one polling-place, he shall be guided by the practice adopted in the particular polling-place to secure sufficient accommodation for voters at elections of Members of Parliament; and if under this Regulation there shall be more than one booth at any polling-place there shall be affixed over the entrance of each booth in succession so many letters of the alphabet, in their alphabetical order, as shall denote the booth at which each voter, according to the initial letter of his surname, is to vote; and no voter shall vote in any booth save that which is so denoted by the initial letter of his surname. Provided always that no polling-booth shall be in any house licensed for the sale of fermented or spirituous liquors or upon the premises appertaining to such house. Booths to be provided.
5. Each booth shall be so divided or arranged that there shall be in the same one or more inner compartments opening only into that part of the booth in which the ballot-box is kept; and the returning officer or his deputy shall provide in every such compartment pencils or pens and ink for the use of the voters; and shall also provide for each booth a ballot-box having a lock and key, and with a cleft or opening therein capable of receiving the ballot-papers herein mentioned. How booths to be arranged and fitted.
6. The returning officer shall preside and take the poll at some one booth of such polling-place within the district as he shall see fit, and such polling-place shall be deemed the principal polling-place; and he shall, by writing under his hand, appoint a deputy to act for him, and take the poll at each of the other booths of the several polling-places, and may also in like manner appoint one or more persons to be poll clerks, and assist himself and his several deputies in taking the poll as he may see fit. Returning officer to preside at one booth and appoint deputies at others. Poll clerks appointed. Deputy returning officer and poll clerk to make declarations.
7. Every deputy returning officer and poll clerk shall, before he shall enter upon any of the duties assigned to him under these Regulations, make and sign before some justice a declaration in the form given in the Second Schedule hereto. Deputy returning officer and poll clerk to make declarations. Second Schedule.
8. The returning officer shall deliver, before the day of polling, to each of his deputies, for use at each polling-booth, copies of all electoral rolls in force for the electoral division forming the licensing district in and for which the poll is to be taken, *certified under his hand to be true copies*. He shall also cause to be printed ballot-papers, in the form in the Third Schedule hereto, and shall deliver to each deputy, and shall himself retain, such numbers respectively of such ballot-papers, signed or initialed by him, as shall be sufficient for the persons entitled to vote at each booth at which he or his deputies respectively are to take the poll. He and his deputies shall keep an exact account of all such signed ballot-papers. Electoral rolls. Ballot-papers. Third Schedule.
9. The polling shall commence on the day appointed at EIGHT o'clock in the forenoon, and close at FIVE o'clock in the afternoon; unless adjourned as hereinafter provided. Time of polling.

- Who may be present in polling-room. 10. The returning officer or deputy, the poll clerks, and any voters not exceeding six in number being actually engaged in voting, to be designated if necessary by the returning officer or deputy, shall alone be permitted at any one time, without the consent of the returning officer or deputy, to enter or remain in the polling-room during the taking of the poll.
- Returning officer to close and lock empty ballot-box and keep key. 11. Immediately before proceeding to take the poll at any booth, the returning officer or deputy shall satisfy himself that the ballot-box is empty, and shall forthwith close and lock the same, being still empty, and set and keep the same unopened upon the table at which he is to preside, and in view of such persons as shall from time to time be present in the polling-booth, and shall keep the key of the said box.
- Who may vote and where. 12. All persons whose names for the time being are on the roll of electors for the electoral division forming the licensing district for which the poll is being taken are entitled to vote at the polling-place for such district, or, if there should be more than one polling-place, then at any one of such polling-places, but no person shall vote more than once at the same poll.
- How votes to be tendered. 13. Every person tendering his vote shall state to the returning officer or deputy his christian names and surname, and such other particulars as the said returning officer or deputy may, for the purpose only of ascertaining upon the roll the name intended by such person, require; and shall also, if he claim to vote as the holder of an elector's right, exhibit to the returning officer or deputy the elector's right which shall purport to entitle him to exercise such right of voting; and shall demand a ballot-paper.
- Duty of returning officer or deputy on vote being tendered. 14. When any person shall have tendered his vote at any polling-place in manner required, the returning officer or deputy shall ascertain that the name given by such person is upon the elector's right (if any) exhibited by him, and also (as the case may be) upon an ordinary roll in force for the electoral division forming the licensing district for which such poll is being taken, or upon the roll of ratepaying electors in force for the division forming the said licensing district, and shall compare such elector's right or renewed elector's right with such name upon the roll, and the particulars stated against the same, so as by inspection to satisfy himself of the identity of the person to whom such elector's right shall have been issued with the person so named on the roll.
15. After having found upon the proper roll for the electoral division forming the licensing district for which such poll is being taken the name intended by any person tendering his vote, the returning officer or deputy may, if he think fit, put to any such person, before he shall have received a ballot-paper, and not afterwards, the questions following, hereinafter called "The prescribed questions" (that is to say):—
- (1.) Are you the person whose name appears as [A. B., No.] in the general roll [or, as the case may require, the supplementary roll] [or the roll of ratepaying electors] in force for the electoral division forming this licensing district?
 - (2.) Have you already voted at the present poll?
- Voter may be required to sign book. 16. The returning officer or deputy may, if he think fit, require any person tendering his vote before he shall receive a ballot-paper to sign his name in a book to be kept for that purpose; and if such person claim to vote as the holder of an elector's right, the returning officer shall compare such signature with the signature purporting to be that of the holder of such elector's right.
- Voter refusing to answer, &c. 17. If any person shall refuse or omit distinctly to answer the prescribed questions, or either of them, when put to him, or shall not answer question (1) in the affirmative, or question (2) in the negative, or being required and being able to do so shall refuse or omit to sign his name as aforesaid, he shall be prohibited from voting then or afterwards at such poll.
- Duty of returning officer when voter's name appears on roll. 18. When any person shall have tendered his vote in compliance with these regulations, and the name in which he shall demand to vote shall appear in one of the rolls in force at the time of the poll for the electoral division forming the licensing district, the returning officer or deputy shall, unless such person be prohibited from voting for one of the causes hereinbefore mentioned, forthwith write upon the back of one of the ballot-papers issued under these Regulations, as near as practicable to the lower edge thereof, the number corresponding to the number set opposite such person's name on the roll, together with the figures and initial letters of the title of such roll, and so that in folding up such ballot-paper as hereinafter mentioned the voter may easily conceal from view the said writing; and shall deliver to such person such ballot-paper, and shall forthwith mark upon a certified copy of such roll against the name of such person the fact of his having received such ballot-paper, and mark such elector's right with his initials, and with the date expressed in the following figures (that is to say), the number of the day in the month, the number of the month in the year, and the number of the year in the century of our Lord, and add the letters "V. L. B.," which shall be held to signify "Victuallers' Licence Ballot," and return the same to such person.
- How vote to be recorded. 19. Every person to whom a ballot-paper shall have been delivered shall forthwith retire alone to some unoccupied compartment of the polling-booth, and shall there alone and without delay insert in such ballot-paper, in accordance with the printed direction upon such ballot-paper, the number of victuallers' licences for which he intends to vote, such number being either the statutory number or the existing number, or some number determined upon by the voter between the statutory number and the existing number, and shall fold up such ballot-paper in such manner as will conceal the number of victuallers' licences voted for, and shall deposit the ballot-paper so filled up in the ballot-box, in the presence of the returning officer or deputy.
- Informal ballot-papers. 20. Any ballot-paper which shall not be filled up in compliance with the last preceding Regulation shall be rejected at the close of the poll.
- Duty of returning officer when a second vote is tendered for one name. 21. If at any polling-booth any ballot-paper shall have been delivered to any person having tendered his vote, and if any other person shall afterwards tender his vote at such booth as of the same person in whose name such first-mentioned person shall have received such ballot-paper, the returning officer or deputy shall put to the person so secondly tendering the prescribed questions; and also shall require him to sign his name in the book and in the manner aforesaid; and such person shall and may be dealt with in all respects in like manner as any other person having tendered his vote; but the ballot-paper of such person shall not be deposited in the ballot-box or allowed by the returning officer or deputy, and shall be set aside by him for separate custody.
- His duty when signatures appear to differ. 22. If any person shall have tendered his vote as the holder of an elector's right, and his writing in the book hereinbefore mentioned of the name in which he shall demand to vote shall not in the opinion

of the returning officer or deputy be of the same handwriting as the signature appearing upon the elector's right produced by him and purporting to be the signature of the holder thereof, the returning officer or deputy shall set aside for separate custody as in the last preceding section mentioned the ballot-paper of such person and shall not allow the same.

23. If any person to whom a ballot-paper shall have been delivered as aforesaid shall be blind, or being a ratepaying elector be unable to read, and shall signify the same to the returning officer or deputy, such returning officer or deputy may and shall, at the request of such person, and for him and in presence of a witness if so desired by such person, in the polling-booth insert in such ballot-paper, in accordance with the directions upon such ballot-paper, the number of victuallers' licences which such voter shall state to be the number for which he intends to vote.

How vote of blind or uneducated voter to be taken.

24. During the polling at any election no person shall take any ballot-paper out of the polling-booth save into one of the compartments aforesaid; and no person shall enter any such compartment while any other person shall be therein; and no person being in any such compartment shall remain there for a longer time than such as shall be reasonably required for the purpose of inserting in the ballot-papers the number of licences for which he intends to vote.

No ballot-paper to be taken out of polling-booth.

25. Upon the close of the poll the returning-officer shall, in the presence of the deputy-returning officers and poll clerks (if any), but of no other person, open the ballot-boxes at the several polling-places and proceed to ascertain the result of the poll, which is to be determined in compliance with the provisions of sections 26 and 28 of "The Licensing Act 1885," and the returning officer and his deputies shall, upon and after such opening of the ballot-boxes, abstain from inspecting the writing upon the back of the ballot-papers, and shall take care that the same is not seen by any person present before the papers are enclosed in a sealed parcel as provided in these Regulations.

How and when result of poll to be ascertained.

26. Immediately after ascertaining the result of the poll the returning officer, with the assistance of his deputies, shall make up in one parcel the ballot-papers which shall have been used in voting at the poll; in another separate parcel, the ballot-papers which shall have remained unused thereat; in another separate parcel, the ballot-papers which shall have been set aside for separate custody thereat; and in another separate parcel, the certified copies of rolls supplied, and all books, rolls, and papers kept or used during the poll; and shall seal up the said several parcels; and shall endorse the same severally with a description of the contents thereof, and with the name of the licensing district and the date of the poll; and sign with his name the said endorsement; and shall transmit the said parcels to the clerk of the licensing court for the district, who shall retain the same for a period of twelve months, after which period the same shall be destroyed.

Transmission of ballot-papers, &c., to clerk of licensing court.

27. The returning officer shall, as soon as conveniently may be after the result of the poll has been ascertained, by notice signed by him and posted in some conspicuous position at the principal polling-booth, and also inserted in some newspaper published in the district, or if no newspaper be so published then in a Melbourne daily newspaper, announce the result of the poll as so determined by him in accordance with the provisions of sections 26 and 28 of "The Licensing Act 1885"; and shall also report such result to the clerk of the licensing court for the district, together with an analysis of the votes recorded at such poll, together with the total number of electors upon the several rolls in force at the time of the poll within the electoral division forming the licensing district, and the total number of votes recorded.

Publication of result of poll.

28. When the proceedings for taking the poll shall be interrupted or obstructed at any place by any riot or open violence, the returning officer or deputy (as the case may be) shall not for such cause finally close the poll, but shall adjourn the taking of the poll at the polling-place at which such interruption or obstruction shall have happened to the following day; and if necessary such returning officer or deputy shall further adjourn such poll until such interruption or obstruction shall have ceased, when such returning officer or deputy shall again proceed with the taking of the poll at the place at which the same may have been so interrupted or obstructed.

Polling may be adjourned if interrupted by riot or open violence.

29. The rates of allowances to returning officers for expenses for conducting a poll shall be as follow, viz.:-

	£	s.	d.
1. To the returning officer for every day he is employed up to the day of polling	1	1	0
And for every day afterwards that he is specially engaged, not to exceed in any case three guineas...	1	1	0
2. The deputy returning officers:—For the polling day	2	2	0
3. The poll clerks:—For the polling day	1	1	0
4. Hire or erection of booths:—The actual cost to be allowed, as proved by vouchers.			
5. Stationery:—An allowance for each booth not exceeding	0	10	0
6. Advertisements:—As certified by the Government Printer.			
7. Travelling expenses:—To returning officers and deputies, where indispensably necessary only, per mile	0	1	0
And when the distance travelled going and returning exceeds twenty miles each way, in addition, per diem	1	1	0

Under no circumstances whatever will any charge for refreshments be allowed.

FIRST SCHEDULE.

V.



R.

DECLARATION OF RETURNING OFFICER

Under the Regulations for taking a Poll under "The Licensing Act 1885," No. 857.

I, _____, do solemnly declare that I will faithfully and impartially, according to the best of my skill and judgment, exercise and perform all the powers, authorities, and duties reposed in or

March 4, 1886.

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required of me by the Regulations for taking a Poll under "The Licensing Act 1885," as Returning Officer for the Licensing District.

And I do further solemnly promise and declare that I will not at any poll for the said Licensing District attempt to ascertain, save in cases in which I am expressly authorized by law so to do, how any person shall vote or have voted; and that if in the discharge of my said duties at or concerning any such poll I shall have learned, or have the means of learning, how any person shall vote or have voted thereat, I will not, by word or act, or by any other means whatsoever, directly or indirectly, divulge or discover, or aid in divulging or discovering the same, save in answer to some question which I am legally bound to answer.

Declared before me, one of Her Majesty's Justices of the Peace, at _____ in the Colony of Victoria, this day of _____ 188 . . }

SECOND SCHEDULE.

V.



R.

DECLARATION OF DEPUTY RETURNING OFFICER OR POLL CLERK.

I, _____, do solemnly declare that I will faithfully and impartially, according to the best of my skill and judgment, exercise and perform all the powers, authorities, and duties reposed in or required of me by the Regulations for taking a Poll under "The Licensing Act 1885," as Deputy Returning Officer, with regard to the poll for the _____ Licensing District.

And I do further solemnly promise and declare that I will not, at the said poll, attempt to ascertain, save in cases in which I am expressly authorized by law so to do, how any person shall vote or have voted; and that if, in the discharge of my duties at or concerning the said poll, I shall have learned, or have the means of learning, how any person shall vote or have voted thereat, I will not, by word or act, or by any other means whatsoever, directly or indirectly, divulge or discover, or aid in divulging or discovering the same, save in answer to some question which I am legally bound to answer.

Deputy Returning Officer (or Poll Clerk, as the case may be).

Declared before me, one of Her Majesty's Justices of the Peace, at _____ in the Colony of Victoria, this day of _____ 188 . . }

THIRD SCHEDULE.

FORM OF BALLOT-PAPER FOR VICTUALLERS' LICENCES.

"The Licensing Act 1885" (49 Vict. No. 857, sec. 24).

Licensing District.

The number of Victuallers' Licences shall be _____

DIRECTIONS TO VOTERS.

The voter is to fill in the above blank by writing in words some number, which must be either the statutory number, the existing number, or some number between those numbers (see note below), otherwise this ballot-paper will be invalid.

The ballot-paper, so marked by or for the voter, is to be dropped by him into the box. The voter is not permitted to take his ballot-paper out of the polling-booth.

NOTE:—

The statutory number of Victuallers' Licences in this District is _____

The existing number is _____

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

ROB. WADSWORTH, Clerk of the Executive Council.

LICENSES TO DISTILL.

IT is hereby notified for general information that the undermentioned persons have been licensed to have on their premises, for the year ending 31st December 1886, Stills for purposes mentioned underneath.

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

Department of Trade and Customs,
Melbourne, 24th February 1886.

Name of Licensee.	Purpose for which licensed.	Address.
Aitken, Archibald ^a	To distil spirits for sale	Victoria Distillery, Collingwood
Baker, Thomas ^b	To distil ether and chemicals	Hayward lane, Melbourne
Blampied, Emile ^c	To distil spirits to fortify his wines	St. Peter's Vineyard, Great Western
Blundell, M. P. ^b	To distil water for assaying purposes	Collins street, Melbourne
Bosisto, Joseph ^b	To distil essential oils from leaves	Wimmera River, Katyl
Bosisto, Joseph ^b	To distil essential oils from leaves	Woori Yallock Creek
Bosisto, Joseph ^b	To distil volatile oils and chemical fluids	Bridge road, Richmond
Browne, Hugh J. ^a	To distil spirits for sale	Australian Distillery, Yarra Bank
Browne, Hugh J. ^a	To distil spirits for sale	Melbourne Distillery, Collingwood
Buchanan, Charles ^c	To distil spirits to fortify his wines	Vine Bank Vineyard, Ondit
Caughy, Alexander ^c	To distil spirits to fortify his wines	Mount Prior Vineyard, Brown's Plains
Caughy, Alexander ^c	To distil spirits to fortify his wines	Bontherambo Vineyard, Wangaratta
Campbell, Charles ^b	To distil sulphuric and other acids	Footscray
Carter, Sainuel ^b	To distil water	Pine Hills, North-Western District
Collings, Abraham ^b	To distil oils from tar	Albert street, Brunswick
Curtain, John ^a	To distil spirits for sale	Cognac Distillery, Yarra Bank
Ebersohn, Carl ^b	To distil eucalyptus and other oils	Bridge street, Sandhurst
Eckersley, John ^b	To distil eucalyptus oil	St. Arnaud
Fitzgerald, Edward ^a	To distil spirits for sale	Castlemaine Distillery, Castlemaine
Fitzgerald, Edward ^c	To distil spirits to fortify his wines	Castlemaine (near)
Fletcher, William ^c	To distil spirits to fortify his wines	Warrion Vineyard, Warrion
Forbes, Mary ^b	To distil tar and oils	Yarra Bank, South Melbourne
Francis, Henry ^b	To distil pharmaceutical preparations	Little Lonsdale street east
Fraser, Hugh ^c	To distil spirits to fortify his wines	Olive Hill Vineyard, Brown's Plains
Gehrig, G. P. H. ^c	To distil spirits to fortify his wines	Barnawartha Vineyard, Burra
Graham, George ^c	To distil spirits to fortify his wines	Netherby Vineyard, Rutherglen
Grimwade, F. S. ^b	To distil acids	Chemical Works, North Sandridge
Grimwade, F. S. ^b	To distil ammonia, ether, and other chemicals	50 Jeffcott street, West Melbourne
Invernizzi, Ambrozio ^c	To distil spirits to fortify his wines	Yandoit Creek, Yandoit
Jackman, T. J. ^b	To distil water from milk	Romsey
Jones, Charles T. b	To distil oils from tar	Clark street, Abbotsford
Kitchen, John A. b	To distil oils and stearine	Inglis street, Sandridge
Mellier, Alphonse ^c	To distil spirits to fortify his wines	Norong Vineyard, Rutherglen
Maudell, William ^b	To distil water	Collins street east, Melbourne
Meyer, Henry ^c	To distil spirits to fortify his wines	Adventure Vineyard, Mandurang
Morgante, Maurizio ^c	To distil spirits to fortify his wines	Eastern Hill Vineyard, Eganstown
Morris, George Francis ^c	To distil spirits to fortify his wines	Fairfield Vineyard, Brown's Plains
Mowling, George ^b	To distil oils and fat	Yarra Bank, Melbourne
Noves, Arthur R. c	To distil spirits to fortify his wines	Chateau Tabbilk Vineyard, Goulburn
Phillips, Timothy ^b	To distil acids	North Sandridge
Rean, Camille ^c	To distil spirits to fortify his wines	Tullories Vineyard, Wahgunyah
Ross, Colin ^a	To distil spirits for sale	Phoenix Distillery, Sandridge
Rowan, Andrew ^c	To distil spirits to fortify his wines	St. Hubert's Vineyard, Lillydale
Ruedin, Aime ^c	To distil spirits to fortify her wines	Huntly Vineyard, Huntly
Sartori, Peter ^c	To distil spirits to fortify his wines	Yandoit Vineyard, Yandoit
Slater, W. H. b	To distil essential oils	County of Bourke
Slater, W. H. b	To distil essential oils	Box Hill, Nunawading
Smith, George S. c	To distil spirits to fortify his wines	All Saints Vineyard, Wahgunyah
Smith, John H. c	To distil spirits to fortify his wines	Smithfield Vineyard, Barnawartha
Smith, Rupert ^b	To distil essential oils	Beaufort
Stiles, Henry ^b	To distil liquid ammonia	Nicholson street, North Fitzroy
Stone, Henry ^b	To distil eucalyptus oil	Back Creek, Sandhurst
Taylor, John ^b	To distil resin oils	Murphy street, Richmond
Tod, James W. b	To distil liquid ammonia and acetic acid	Sandridge road, South Melbourne
Walker, David ^a	To distil spirits for sale	Warrenheip Distillery, Dunnstown
Walker, Henry ^b	To distil tallow and oil	Victoria street, Collingwood
Waller, John ^c	To distil eucalyptus oil	Mitchell street, Sandhurst
Wilkins, James ^c	To distil spirits to fortify his wines	Gooramadda

NOTES.

^a General Distilleries	7
^b Manufacturing Stills	29
^c Vineyard Stills	22
Total	58

LICENSES TO TRANSFER, ETC., MINING LEASES.

THE following is a List of Licenses, under the hand and seal of the Governor, empowering the holders of mining leases to transfer or otherwise part with their interests in their respective leases as hereunder set forth, which have been issued since the 30th January 1886. The last list of such licenses was published in the *Government Gazette* of 5th February 1880, p. 269.

Lease.	No.	Date of License.	Particulars of License.
Ballarat	1273	1st February 1886	To the lessee to transfer the said lease unto H. J. Desoza.
Castlemaine	2390	1st February 1886	To the lessee to transfer the said lease unto J. E. Lowe.
Maryborough	2711	1st February 1886	To the lessees to mortgage all their right, title, and interest in the said lease unto the Corporation of the London Chartered Bank of Australia.
Private Property Sandhurst	314	2nd February 1886	To the holders to transfer the said lease unto H. J. Desoza.
"	1637	8th February 1886	To the lessees to transfer the said lease unto the Duchess of Edinburgh Gold Mining Company Limited.
"	4209	8th February 1886	To the lessee to transfer the said lease unto the Duchess of Edinburgh Gold Mining Company Limited.

Office of Mines,
Melbourne, 27th February 1886.
No. 28.—MARCH 4, 1886.—2.

C. W. LANGTREE,
Secretary for Mines.

APPLICATIONS FOR GOLD MINING LEASES AND A MINERAL LEASE.

IN pursuance of the Act of Parliament 29 Victoria No. 291, section 41, it is hereby notified that, after the expiration of one month from the date hereof, it is intended to grant Leases of the portions of ground undermentioned, subject to such excisions, modifications, and reservations as may be necessary.

J. L. DOW,
Minister of Mines.

Department of Mines and Water Supply,
Melbourne, 4th March 1886.

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 in acres 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.	Precise locality and time of commencing operations.	Term of Lease and General Remarks, showing Excisions to be made from Area applied for, &c.
			A. R. P.					
Ballaarat ...	4/85	J. T. Harrison. "Black Horse Extended Company"	1635	11 0 0	£5000. Manual labor and steam-power	First six months two men, subsequently six men	Egerton. On grant of lease ...	15 years. Excising the overlaps on the 48th section blocks.
Beechworth	2/85	N. M. Hewitt. "Port Phillip G. M. Co. No Liability"	2885	23 1 34	£3000. Manual labor and machinery	First six months two men, subsequently eleven men	Clear Creek. On grant of lease	15 years.
Castlemaine	399	G. Meikle. "Kinglake Tribute G. M. Co."	2645	13 1 15	£2000. Tunnel and shafts ...	First six months two men, subsequently seven men	Kinglake. On grant of lease ...	15 years.
"	497	T. B. Webster	2674	13 3 26	£2000. Manual labor and machinery	First six months two men, subsequently seven men	Mount Tarrangover. Now at work	15 years.
"	498	C. Edwards and another	2675	8 1 33	£2000. Manual labor and machinery	First six months two men, subsequently four men	Mount Tarrangover. On grant of lease	15 years.
Gippsland ...	500	W. Gromb and another	824	4 2 20	£1000	...	Stringer's Creek. On grant of lease	15 years.
Maryborough	471	B. Swargo. "The St. Clare G. M. Co. No Liability"	2784	11 0 14	£3000. Manual labor and machinery	First six months two men, subsequently six men	Vulcan Reef. On grant of lease	15 years.
Sandhurst ...	227	D. Preston. "Buxton Co. No Liability"	5415	0 2 36	£2000	Two men ...	Raywood. On grant of lease	15 years. Excising overlap on the 49th section block, and on lease block No. 5199, Sandhurst.
"	4626	W. Piper	5458	1 0 32	£500. Manual labor, and machinery if required	Two men ...	Adelaide Gully. On grant of lease	15 years. Excising overlap on the block the subject of application No. 4625, and on sold land.
"	4630	G. Lansell	5460	30 1 20	...	Seventeen men ...	California Gully. Now at work	15 years.
"	4628	H. Von der Heyde. "New Chum Railway Co. No Liability"	5461	7 0 3	...	First six months two men, subsequently four men	Golden Square. Now at work	15 years.
Castlemaine	401	N. Levi. "New Victoria Coal Company"	756	640 0 0	£10,000. Machinery	First six months two men, subsequently forty men	Cape Paterson. On grant of lease	15 years. Coal is the mineral to be worked.

GOLD MINING LEASES DECLARED VOID.

It is hereby notified that the undermentioned Leases of Auriferous Crown lands have been declared void.

District.	Division.	No. of Lease.	Date of Lease.	Lessee.	Area.	Locality.
					A. R. P.	
Ballaarat	Ballaarat	1534	30th April 1884	T. E. Boyd	11 3 20	Eureka Lead
"	Creswick	1608	5th May 1885	H. Morris	37 0 23	Near Creswick
Beechworth	Beechworth	2016	20th Nov. 1882	J. Wood and another	13 3 16	Myrtleford
"	"	2215	21st May 1884	The Murrumbidgee Gold Shuicing Co. Limited	35 0 0	Bowman's Forest Range
"	Mitta Mitta	2137	20th Nov. 1883	W. MacTaggart	20 1 35	Dark River
"	"	2220	21st May 1884	J. W. Allwood	8 2 27	Cravenville
"	Goulburn (Alexandra)	1939	15th May 1882	J. Cockburn and another	14 1 38	Gobur
"	Goulburn (Jamieson)	2081	22nd May 1883	J. A. Martin and another	30 0 0	Howqua Hills
Castlemaine	Castlemaine	2282	1st May 1883	J. H. Holman and another	15 0 12	Nuggety Reef
"	Tarragower	2006	8th Nov. 1880	M. Morris	9 2 18	Sandy Creek
"	"	2164	1st May 1882	T. B. Webster and another	10 2 3	Mt. Tarrangower
"	Taradale	2059	30th April 1881	J. Thornton and another	10 0 2	Mahmsbury
"	"	2591	19th May 1885	F. Weiland	16 1 34	Taradale
Gippsland	Omeco	710	21st May 1884	T. Reardon and another	16 0 19	Zulu Creek
Maryborough	Inglewood	2582	22nd May 1883	W. A. Jones	20 2 36	North of Maxwell's Reef
"	"	2706	27th Oct. 1884	T. Davies	11 2 3	Jersey Reef
"	Avoca	2491	1st May 1882	J. R. Mockett	30 0 28	Glenmona
"	Tarnagulla	2178	27th April 1880	A. Liebig	3 2 9	Tarnagulla
Sandhurst	Eaglehawk	4916	30th Oct. 1882	G. Cooper	19 3 5	California Gully
"	"	5207	11th Nov. 1884	A. McIntyre	5 1 27	Nerring
"	Waranga	5378	12th Oct. 1885	V. Stevens and another	1 3 8	Growler's Gully

Office of Mines,
Melbourne, 3rd March 1886.

C. W. LANGTREE,
Secretary for Mines.

VICTORIAN RAILWAYS.

MELBOURNE RACES, CHAMPION MEETING 1886, AT FLEMINGTON RACECOURSE.

By the last through trains from all stations to Melbourne (suburban lines excepted) on Friday, 5th March, and by the first up trains on 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.

CHAMPION MEETING AT FLEMINGTON RACECOURSE.—
TRAIN ARRANGEMENTS.

On Saturday, 6th March, trains will run as required from 10.30 a.m. to 2 p.m., and at 2.30, 3.0, and 3.30 p.m. The usual arrangements as to entrance at Spencer street will be carried out. Passengers by the 11.10 a.m. to Ballarat and the 12.15 p.m. to Sandhurst will be booked at and enter by the gate at Spencer street next to Collins street.

MELBOURNE RACES, CHAMPION MEETING.—NORTH-EASTERN
LINK SPECIAL.

For the convenience of passengers returning to Seymour, Renalla, Wangaratta, Wodonga, Albury, and all stations on the New South Wales lines, a special train will leave Melbourne at 10.10 p.m. on Saturdays, 27th February and 6th March, reaching Albury at 3.38 a.m. (Victorian time). No extra charge will be made for passengers travelling by this special.

WYNDHAM RACES ON FRIDAY, 5TH MARCH.

Special trains will leave Melbourne for racecourse gate at 12.25 and 12.55 p.m. on that date, returning from there at 4.45 and 4.55 p.m. The 12.25 p.m. will pick up passengers at Footscray and Newport, and both specials returning will set down at those stations. Return fares from Melbourne:—1st class (including admission to grand stand), 11s. 6d.; 1st class to racecourse gate, 4s. 6d.; 2nd class (including admission to course), 3s. 6d. Holiday Excursion Fares will be charged from Footscray and Newport. Tickets available by special only each way.

GENERAL ELECTION ON FRIDAY, 5TH MARCH.

Return Tickets at Holiday Excursion Fares will be issued to and from all stations (suburban excepted) by the last train on Thursday, 4th, and by the first train on Friday, 5th March, available for return till night of Saturday, 6th March.

POLLING DAY.

For the convenience of electors wishing to record their votes at either Dandenong or Beaconsfield, a special passenger train will leave Prince's Bridge at 1 p.m. on Friday, 5th March, stopping at intermediate stations, and reaching Dandenong at 1.53 p.m., and Beaconsfield at 2.25 p.m. Returning, the special will leave Beaconsfield at 3.20 p.m., and Dandenong at 3.48 p.m., stopping at all stations thence to Prince's Bridge. Holiday Excursion Fares will be charged.

Daylesford.—On Friday, 5th March, the goods train usually leaving Daylesford for Woodend at 7.45 a.m. will leave at 8.20 a.m. It will have a carriage attached to it for the convenience of voters wishing to record their votes in Daylesford at 8 a.m. on that date.

Second Special to Dandenong and Beaconsfield.—On Friday, 5th March, a special passenger train will leave Prince's Bridge for Dandenong and Beaconsfield at 2.15 p.m., for the convenience of electors wishing to record their votes at either place. On return journey the special will leave Beaconsfield at 5.5 p.m. and Dandenong at 5.30 p.m. The special will not stop at intermediate stations going or returning. Holiday Excursion Fares will be charged passengers.

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.

MILITIAMEN'S TRAIN ON THE WILLIAMSTOWN LINK ON
SATURDAYS.

Commencing on Saturday, 27th February, and thereafter on every Saturday until further notice, a special train for the conveyance of militiamen will leave Spencer street at 2.20 p.m. for North Williamstown, returning from North Williamstown at 6.30 p.m. every Saturday. It will pick up and set down militiamen at Melbourne and North Melbourne stations.

By Order of the Commissioners,

P. P. LABERTOUCHE,
Secretary for Railways.

INSOLVENCIES.

RETURN of Melbourne Insolvencies during the week ending the 27th day of February 1886:—

Date, name, trade, address, assignee.

25th February.

James Anderson, storekeeper and licensed victualler, Kangaroo Ground, Anderson.

26th February.

Reading George Reynolds, stock and station agent, St Kilda Anderson.

Francis Newton, drapery salesman, St. Kilda, Jacomb.

27th February.

Andrew Muter Stewart Dunbar, John Stewart Dunbar, and William George Stephenson, trading as Dunbar Bros. & Co., lime merchants and importers, Melbourne, Cohen.

CHAS. P. WILLIAMS,
Chief Clerk.

ESTATES OF DECEASED PERSONS.

PARTICULARS of the Estates of Deceased Persons which have been placed under the charge of the Curator of the Estates of Deceased Persons for management during the past month.

No.	Name of Deceased.	Colonial Residence.	Supposed British or Foreign Residence.	Date of Order.	Value or Estimated Value of Estate.			Time of Deceased's Death.
					£	s.	d.	
1	Bray, William Henry (de bonis non administratis, with the will annexed)	Sale	Unknown ...	1886. 8th February	1195	0	0	14th January 1879
2	Brontsema, Albert ...	Maffra	Holland ...	8th February	81	8	8	4th December 1885
3	Collopy, Thomas ...	Mulgrave	Unknown ...	25th February	104	12	2	1st October 1885
4	Dover, Henry ...	Spottiswood	London, England	8th February	20	2	10	18th December 1885
5	Duncan, Alexander ...	Sandhurst	Unknown ...	23rd February	26	19	0	17th January 1886
6	Erickson, Heinrich ...	None	Sacramento, California, U.S.A.	8th February	57	12	2	19th February 1885
7	Lutschaumig, Catherine	Caulfield	Unknown ...	8th February	21	5	4	22nd December 1885
8	Murphy, Elizabeth ...	Jumbunna	Unknown ...	23rd February	320	0	0	12th January 1886
9	Pemberton, Sarah ...	Adelaide, South Australia	Unknown ...	10th February	300	0	0	16th March 1879
10	Pogson, Milward ...	Castlemaine	England ...	8th February	19	7	6	14th December 1885
11	Roberts, David Humphrey	Bullengarook	Wales, Great Britain	23rd February	51	1	11	20th January 1886
12	Rogers, Thomas ...	Bael Bael	Unknown ...	23rd February	91	1	4	On or before 11th December 1885
13	Schwabel, Joseph ...	White Hills, Maryborough	Germany ...	8th February	150	0	0	9th January 1886
14	Schnakerbrock, Heinrich	Kerribee Station, near Bourke, New South Wales	Germany ...	8th February	384	0	0	20th November 1885
15	Sparke, Charles Webber	Northwood	Unknown ...	8th February	150	0	0	19th December 1885
16	Spencer, Dora ...	Prahran	Unknown ...	10th February	210	0	0	1st January 1886
17	Sugden, Esther ...	Chewton	Unknown ...	8th February	13	10	0	1st December 1885
18	Townsen, James C. ...	Fitzroy	England ...	8th February	49	1	3	25th November 1885
19	Thomas, Charles ...	Romsey	England ...	8th February	40	10	0	28th November 1885
20	Thomson, Isabella ...	Sale	Unknown ...	8th February	330	15	0	5th January 1886
21	Ward, James ...	Briargolong	None ...	8th February	23	1	0	4th December 1885
22	Wright, Thos. Ambrose	Westgarth	Unknown ...	8th February	180	16	0	11th December 1885

THEYRE WEIGALL,
Curator of the Estates of Deceased Persons.

Dated, Melbourne, the second day of March 1886.

GOVERNMENT STATIST'S REPORT ON THE VITAL STATISTICS OF MELBOURNE AND SUBURBS,
YEAR 1885.

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

RETURN for the Year 1885, showing the estimated population, the number of registered births and deaths, and the excess of the former over the latter, in the Statistical District of Melbourne and Suburbs, embracing a radius of ten miles, and divided into twenty-five sub-districts; also the number of illegitimate births, and the number of births and deaths to every 1,000 of the population.

Sub-Districts.	Estimated Population.	Births of—			Deaths of—			Excess of Births over Deaths.*	Illegitimate Births.	Births to every 1000 of the Population.	Deaths to every 1000 of the Population.
		Both sexes	Males.	Females.	Both sexes	Males.	Females.				
Melbourne—Bourke Ward ...	15,020	391	193	198	231	119	112	160	23	26.03	15.38
" Gipp's Ward ...	8,740	122	69	53	168	105	63	-46	20	13.96	19.22
" Lonsdale Ward ...	2,874	24	22	2	-24	8.35
" La Trobe Ward ...	4,512	62	22	40	61	35	26	1	9	13.74	13.52
" Albert Ward ...	6,549	113	57	56	97	49	48	16	4	17.26	14.81
" Smith Ward ...	15,706	468	251	217	246	121	125	222	60	29.80	15.66
" Victoria Ward ...	16,373	551	291	260	260	145	115	291	24	33.66	15.88
Hotham Town ...	18,883	779	399	380	360	184	176	419	69	41.26	19.07
Fitzroy City ...	27,829	957	472	485	455	233	222	502	51	34.39	16.35
Collingwood City ...	26,711	1,116	605	511	547	245	302	569	35	41.78	20.48
Richmond City ...	28,541	1,127	595	532	500	290	260	577	50	39.49	19.27
Bruswick Borough ...	8,396	385	207	178	142	75	67	243	15	45.86	16.91
Northcote Borough ...	2,500	79	40	39	24	14	10	55	3	31.60	9.60
Prahran City ...	28,637	1,004	505	499	498	255	243	506	33	35.06	17.39
South Melbourne City ...	33,500	1,292	690	602	575	297	278	717	48	38.57	17.17
Port Melbourne Borough ...	9,675	425	214	211	202	121	81	223	16	43.93	20.88
St. Kilda Borough ...	15,300	387	212	175	217	119	98	170	11	25.29	14.18
Brighton Borough ...	5,795	158	76	82	77	44	33	81	5	27.27	13.29
Essendon Borough ...	5,550	172	93	79	71	42	29	101	2	30.99	12.79
Flemington and Kensington Borough	4,864	188	95	93	60	35	25	128	3	38.63	12.34
Hawthorn Borough ...	8,811	276	135	141	122	68	54	154	5	31.33	13.85
Kew Borough ...	5,040	124	63	61	67	35	32	57	...	21.61	13.29
Footscray Borough ...	9,016	432	241	191	160	95	65	272	12	47.92	17.75
Williamstown Borough ...	11,600	378	192	186	169	87	82	209	6	32.59	14.57
Remainder of District (120,242 acres)	19,859	658	325	333	287	159	128	371	11	33.13	14.45
Hospitals, Asylums, &c. † ...	3,620	422	225	197	1,281	821	460	-859	277
Shipping in Hobson's Bay and River	1,478‡	9	9	...	-9
Total ...	345,379	12,066	6,267	5,799	6,960	3,821	3,136	5,106	792	34.91	20.15

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

† Including the Melbourne, Alfred, Lying-in, Children's, Homeopathic, and Austin Hospitals; the Yarra Bend and Kew Lunatic Asylums; and the Immigrants' Home and Benevolent Asylum.

‡ Census figures.

The estimated population, the births and deaths, and their proportions to the population, the mean temperature in the shade and the mean atmospheric pressure in Melbourne and suburbs, during each of the fifteen years ended with 1885, were as follow:—

POPULATION, BIRTHS AND DEATHS, ETC., IN MELBOURNE AND SUBURBS, 1871 TO 1885.

Year.	Estimated Population.	Number of Births.		Number of Deaths.*		Mean Temperature (Fahrenheit).	Mean Height of Barometer.
		Total.	Per 1,000 of the Population.	Total.	Per 1,000 of the Population.		
1871	208,797	7,637	36.57	3,831	18.35	57.7	29.925
1872	225,203	7,632	33.89	3,895	17.30	57.6	29.923
1873	233,047	8,007	34.36	4,628	19.86	58.0	29.944
1874	240,932	7,946	32.98	5,125	21.27	56.6	29.930
1875	244,668	8,227	33.62	6,317	25.82	56.6	29.886
1876	247,079	8,202	33.10	5,396	21.84	57.0	29.931
1877	250,678	8,295	33.09	5,309	21.18	56.7	29.993
1878	256,477	8,636	33.54	5,160	20.12	57.4	29.905
1879	265,000	8,829	33.32	5,096	19.23	56.8	29.919
1880	277,200	8,645	31.19	5,184	18.70	57.8	29.920
Average, 1871-80	244,908	8,206	33.51	4,994	20.39	57.2	29.928
1881	284,874	9,237	32.42	5,505	19.32	57.1	29.966
1882	291,464	9,576	32.85	6,127	21.02	57.4	29.902
1883	304,409	10,093	33.15	5,923	19.46	58.0	29.919
1884	322,690	10,911	33.81	6,628	20.54	56.7	29.945
1885	345,379	12,066	34.94	6,960	20.15	57.1	29.996

* The mortality was swelled by measles in 1874 and 1875, and by scarlatina in 1875 and 1876. See subsequent Table of this Report.

The estimated population of Melbourne and suburbs (Greater Melbourne) about the end of the third quarter of 1885 was 345,379, the increase upon the estimate made twelve months previously being 22,689.

The births in Greater Melbourne during 1885 numbered 12,066, or 34.94 to every 1,000 of the population. The birth-rate of the district has been gradually increasing since 1880, and was higher in 1885 than in any year since 1871.

The number of cases of twin-births registered during 1885 was 102. As the whole number of births was 12,066, there must have been 11,964 confinements in the year, and one mother in 117 gave birth to twins.

The births set down as illegitimate during 1885 numbered 792, or 1 such birth in every 15 births registered.

The deaths in Greater Melbourne numbered 6,960, or 20.15 to every 1,000 of the population. This death-rate was below the average of the decade 1871-1880, and was also below that of the period 1882-1884. It was, however, slightly above that of 1881 and 1883.

The deaths exceeded those in the previous year by 332, viz., 290 of males, and 42 of females. The increase in respect to males was made up of 272 over, and 18 under, 5 years of age; and that in respect to females was made up of an increase of 150 over, less a decrease of 108 under, 5 years of age.

The highest temperature in the shade recorded at the Melbourne Observatory during the year was 101.6°, on the 5th February; the lowest was 29.9°, on the 15th July. The mean temperature of the year (57.1°) was one-tenth of a degree below the average. The greatest range of the thermometer in any one day (46.4°) took place on the 3rd January, viz., from a maximum of 94.4° to a minimum of 48.0°. The least range (2.4°) was on the 15th April, viz., from a maximum of 56.9° to a minimum of 54.5°. The mean daily range was 17.1°. The highest atmospheric pressure recorded was 30.503 inches, on the 30th July; and the lowest was 29.232 inches, on the 14th August. The mean atmospheric pressure (29.996 inches) was slightly above the average. Rain fell on 126 days, as against 128 days in 1884, and 130 days over a series of years. The amount of rainfall was 26.9 inches, as against 25.85 inches in 1884, and 25.46 inches over a series of years.

Of the births registered during the year, 51.9 per cent. were of males, and 48.1 per cent. were of females. Of the deaths registered, 54.9 per cent. were of males, and 45.1 per cent. were of females. Children under 5 years of age contributed 38 per cent. to the total mortality, as against 41 per cent. in 1884, 36 per cent. in 1883, 40 per cent. in 1882, 38 per cent. in 1881, 40 per cent. in 1880 and 1879, 37 per cent. in 1878, 42 per cent. in 1877, 40 per cent. in 1876, 48 per cent. in 1875, 43 per cent. in 1874, and 42 per cent. in 1873.

The deaths of 357 persons, viz., 197 males and 160 females, of the age of 75 years or upwards occurred during 1885, or 96 more than in the previous year. Of these, 176 were between 75 and 80, 103 between 80 and 85, 55 between 85 and 90, 19 between 90 and 95, 2 between 95 and 100, and 2 aged 104. The following were the occupations of these old people:—Government official, 1; patient in lunatic asylum, 1; clergyman, 2; chemist, 1; dentist, 1; lawyer, 1; male teacher, 3; schoolmistress, 2; veterinary surgeon, 1; surveyor, 2; merchant, 1; dealer, 4; banker, 1; traveller, 1; sharebroker, 1; hotelkeeper, 1; bootmaker, 1; tailor, 2; dressmaker, 2; laundress, 2; male cook, 2; female servant, 1; contractor, 1; mason, 4; bricklayer, 1; plasterer, 2; quarryman, 1; stonebreaker, 1; builder, 4; carpenter, 11; cabinetmaker, 3; cooper, 1; blacksmith, 3; tinsmith, 1; watchmaker, 1; saddler, 1; painter, 2; plumber, 1; sailmaker, 1; tent maker, 1; umbrella maker, 1; bottle dealer, 1; dyer, 1; millwright, 1; miner, 4; woolsorter, 1; wool merchant, 1; farmer, 13; gardener, 6; farm servant, 1; groom, 1; shepherd, 2; station hand, 1; carter, 1; cabdriver, 2; railway gatekeeper, 1; railway employé, 1; sailor, 3; butcher, 2; baker, 1; brewer, 1; dairyman, 2; cheesemonger, 1; hancurer, 1; fisherman, 1; laborer, 27; woodsplitter, 1; sawyer, 1; watchman, 1; shoemaker, 1; pensioner, 1; "gentleman," 38; no occupation, unspecified—males 9, females 153.

Of the deaths recorded during the year, 318—of which 235 were of males and 83 of females—were from external causes; 257 being ascribed to accident, 22 to homicide, 38 to suicide, and 1 to judicial hanging. The accidental deaths occurred as follow:—(1) *Railway accidents*, 19, viz.:—Run over on line, 15; crushed by carriage or truck, 4. (2) *Mechanical injuries, &c. (not on railways)*.—Falls, 46, viz.:—In walking 6, from a height 6, from stage of graving dock 1, from a lift 1, down shaft 1, out of bed 1, down stairs 3, in ships 2, of earth on 2, of other heavy substances on 8, unspecified 15; accidents with horses, 8; with horse-vehicles, 16; fractures and injuries (unspecified), 12; crushed by machinery, 5; injuries at birth, 6; gunshot, 2; cuts, 2; injuries with tetanus supervening, 2; crushed between two bales of wool, 1; shock after operation, 1. (3) *Chemical injuries (not on railways)*.—Burns, 18, viz.:—Clothes catching fire 8, unspecified 10. Scalds, 5, viz.:—By hot water 3, explosion of steam 2; lightning, 1; sunstroke, 2; poison, 13, viz.:—Croton oil 1, chloroform 2, chloroform 2, morphia 1, inhalation of methylene 1, lead 2, carbolic acid 2, narcotic poison 1, unspecified 1. (4) *Asphyxia*.—Drowning, 68, viz.:—Whilst bathing 1, whilst fishing 2, in waterhole 3, in tub of water 1, manner unspecified, including 19 "found drowned," 61; suffocation, 30, viz.:—By food 2, by being overlain 19, at birth 4, otherwise 5. Of the homicidal deaths, 3 were of male infants who were suffocated (in one case a verdict of wilful murder, and in two cases a verdict of manslaughter, being returned); 3 of female infants who were murdered at birth, 3 of female infants from the effects of neglect and exposure; 3 of female infants from drowning—1 in the Yarra River, 1 in the Saltwater River, and 1 in a waterhole; and 1 of a female infant who died of hemorrhage from the navel cord, wilfully or negligently caused; 1 of a boy, aged 5 years, who was thrown out of a waggonette; 1 of a nightman, aged 31, and 1 of a female, aged 50, who were passed over or knocked down by vehicles; and 1 of a laborer, aged 20, of fracture of the skull (verdict in each case "manslaughter"). A married woman, aged 28, and a Chinese carpenter, aged 46, were murdered, the former by her husband, and the latter by another Chinaman; a female, aged 28, was suffocated by some person unknown; a ship's officer, aged 38, was wilfully murdered by a fellow seaman; and a female, aged 26, was also murdered. Of those who committed suicide—11 shot themselves, 8 cut their throats, 4 poisoned themselves, viz.:—1 with chloral, 1 with essential oil of bitter almonds, 1 with opium, and 1 with strychnine; 8 drowned, and 7 hanged, themselves. The execution was that of a shoemaker—the convict Barnes—aged 45, who was hanged in the Melbourne Gaol for murder. The occupations of those who died of accidents were:—Master at arms, 1; drill instructor, 1; chemist and druggist, 2; law clerk, 1; architect, 1; artist, 1; merchant dealer, 2; storekeeper, 1; grocer, 2; storeman, 1; hawker, 4; bookseller and stationer, 1; shipping agent, 1; corn agent, 1; hotelkeeper, 1; waiter, 1; hotel servant, 3; bootmaker, 1; dressmaker, 3; draper, 2; packer, 1; charwoman, 1; contractor, 1; mason, 4; quarryman, 1; blacksmith, 2; tinsmith, 3; stoker, 2; engine-driver, 1; builder, 1; clerk of works, 1; carpenter, 6; foreman of saw mill, 1; cabinet-maker, 2; coachsmith, 1; printer, 1; compositor, 1; book-binder, 1; cooper, 1; shipwright, 1; watchmaker, 1; plumber, 1; painter, 1; millwright, 1; miner, 1; woolsorter, 1; farmer, 4; market-gardener, 1; gardener, 4; jockey, 3; groom, 2; carter, 5; cabdriver, 1; railway gatekeeper, 2; platelayer, 1; shunter, 1; telegraph porter, 1; sailor, 8; coast pilot, 1; baker, 2; corn dealer, 1; bottler, 1; cigarmaker, 1; laborer, 32; sawyer, 1; charcoal-

burner, 1; apprentice, 1; marker at butts, 1; gentleman, 1; no occupation, unspecified, 111—of whom 72 were children under the age of 15, and 39 were adults. The 22 victims to homicide comprised 3 male infants, 10 female infants, 4 female adults, 1 boy, and 4 male adults, viz.:—1 Chinese carpenter, 1 ship's officer, 1 nightman, and 1 laborer. Of those who committed suicide, the following were the occupations:—Army pensioner, 1; doctor of medicine, 1; chemist, 1; merchant, 1; accountant, 1; warehouseman, 1; advertising agent, 1; bootmaker, 2; tailor, 1; sewing-machinist, 1; barber, 1; carpenter, 2; plasterer, 1; printer, 1; coachbuilder, 1; ironfounder, 1; gas-meter maker, 1; farmer, 2; messenger, 1; carter, 1; butcher, 1; fisherman, 1; sailor, 1; laborer, 3; gentleman, 1; no occupation stated, unspecified, 8, of whom 6 were females.

Thirteen hundred and thirty-five deaths, or 19 per cent. of the whole, took place in Public Institutions, viz.:—637 in the Melbourne Hospital, 136 in the Alfred Hospital, 5 in the Homoeopathic Hospital, 49 in the Children's Hospital, 82 in the Lying-in Hospital, 108 in the Immigrants' Home, 99 in the Benevolent Asylum, 64 in the Yarra Bend Lunatic Asylum, 69 in the Metropolitan Lunatic Asylum, 32 in the Austin Hospital, 29 in the Melbourne Gaol, 2 in the Pentridge Stockade, 1 in the Blind Asylum, 9 in the Protestant Refuge, 10 in the Infant Asylum, 2 in the Sanatorium at Williamstown, and 1 in the St. Vincent de Paul's Orphanage for girls.

The deaths of children under five years of age numbered 2,653, of which 1,458, or 55 per cent., were of males, and 1,197, or 45 per cent., were of females. Of those who died, 2,041 were under one year of age, 353 were between one and two, 113 were between two and three, 82 were between three and four, and 66 were between four and five.

The persons who died at a more advanced age than five years numbered 4,305. Of these, 2,366, or 55 per cent., were males, and 1,939, or 45 per cent., were females; 170 were between five and ten, 97 were between ten and fifteen, 171 were between fifteen and twenty, 331 were between twenty and twenty-five, 376 were between twenty-five and thirty, 292 were between thirty and thirty-five, 290 were between thirty-five and forty, 295 were between forty and forty-five, 323 were between forty-five and fifty, 358 were between fifty and fifty-five, 375 were between fifty-five and sixty, 357 were between sixty and sixty-five, 292 were between sixty-five and seventy, 221 were between seventy and seventy-five, 175 were between seventy-five and eighty, and 182 were upwards of eighty.

CAUSES OF DEATH IN MELBOURNE AND SUBURBS, 1885.

Classes.	Causes of Death.	Number of Deaths.				Total.	Proportions per cent.
		Males.		Females.			
		Under five years.	Over five years.	Under five years.	Over five years.		
I.	Zymotic diseases	391	219	330	293	1,173	16.86
II.	Constitutional diseases	97	587	72	552	1,308	18.80
III.	Local diseases	486	1,236	422	949	3,093	44.44
IV.	Developmental diseases	454	118	337	158	1,067	15.33
V.	Violent deaths	30	205	36	47	318	4.57
	Specified causes	1,458	2,365	1,197	1,939	6,959	100.00
	Unspecified causes	...	1	1	...
	All causes	1,458	2,366	1,197	1,939	6,960	...

CLASS I.—ZYMOTIC DISEASES.

- Order 1. *Miasmatic diseases.*—Small-pox, 2; chicken-pox, 1; measles, 6; scarlatina, 3; diphtheria, 58; quinsy, 4; croup, 71; whooping-cough, 38; typhoid fever, &c., 183; erysipelas, 19; metria (see also "childbirth," Class IV., Order 2), 29; carbuncle, 1; influenza, 15; dysentery, 29; diarrhoea, 456; cholera, 21; ague, 1; remittent fever, 1; rheumatism, 20; others, 14 (principally pyæmia and septicæmia).
- " 2. *Enthetic diseases.*—Syphilis, 23; gonorrhœa, &c., 6.
- " 3. *Ditic diseases.*—Privation, 2; want of breast-milk, 72; purpura and scurvy, 4; delirium tremens, 4; intemperance, 59; others, 3.
- " 4. *Parasitic diseases.*—Thrush, 6; hydatids, 22 (of liver, 12; lungs, 3; abdomen, 3; spleen, 1; omentum, 1; part unspecified, 2).

CLASS II.—CONSTITUTIONAL DISEASES.

- Order 1. *Diathetic diseases.*—Gout, 7; dropsy, 24; cancer, 214; tumor, 30; mortification, 5.
- " 2. *Tubercular diseases.*—Scrofula, 17; tubercles mesenterica, 70; phthisis, 817; hæmoptysis, 9; hydrocephalus, 100; abscess, 15.

CLASS III.—LOCAL DISEASES.

- Order 1. *Diseases of the nervous system.*—Cephalitis, 172; apoplexy, 172; paralysis, 93; insanity, 1; chorea, 2; epilepsy, 40; convulsions, 174; brain disease, &c., 201.
- " 2. *Diseases of the organs of circulation.*—Pericarditis, 13; aneurism, 22; heart disease, &c., 347.
- " 3. *Diseases of the respiratory system.*—Laryngitis, 39; bronchitis, 266; pleurisy, 66; pneumonia, 469; congestion of the lungs, 97; asthma, 22; lung disease, &c., 23.

- Order 4. *Diseases of the digestive organs.*—Gastritis, 164; enteritis, 110; peritonitis, 39; ascites, 5; ulceration of intestines, 12; hernia, 18; ileus, 19; intussusception, 9; stricture of intestines, 3; fistula, 1; stomach disease, &c., 44; hepatitis, 27; jaundice, 30; liver disease, 146; spleen disease, 1.
- " 5. *Diseases of the urinary organs.*—Nephritis, 25; ischuria, 2; nephria, 121; diabetes, 10; stone, 1; cystitis, 13; kidney disease, &c., 34.
- " 6. *Diseases of the organs of generation.*—Uterus disease, &c., 6.
- " 7. *Diseases of the locomotive system.*—Arthritis, 3; ostitis, periostitis, &c., 2; joint disease, &c., 9.
- " 8. *Diseases of the integumentary system.*—Ulcer, 8; skin disease, &c., 12.

CLASS IV.—DEVELOPMENTAL DISEASES.

- Order 1. *Developmental diseases of children.*—Premature birth, 170; cyanosis, 17; spina bifida, 5; other malformations, 9; teething, 50.
- " 2. *Developmental diseases of adults.*—Paramenia, 1; childbirth (see also "metria," Class I., Order 1), 46.
- " 3. *Developmental diseases of old people.*—Old age, 203.
- " 4. *Diseases of nutrition.*—Atrophy and debility, 566.

CLASS V.—VIOLENCE.

- Order 1. *Accident or negligence.*—Fractures and contusions, 106; gunshot wounds, 2; cuts, stabs, &c., 6; burns and scalds, 23; sunstroke, 2; lightning, 1; poison, 12; drowning, 67; suffocation, 31; other or unspecified accidents, 7.
- " 3. *Homicide.*—Murder and manslaughter, 22.
- " 4. *Suicide.*—Gunshot wounds, 7; cuts, stabs, &c., 12; poison, 5; drowning, 7; hanging, 7.
- " 5. *Execution.*—Hanging, 1.

As compared with the experience of the previous year, a decrease of 196 took place in the deaths from zymotic diseases, but in all other classes an increase occurred, viz.:—Of 93 in the constitutional class, 214 in the local class, 172 in the developmental class, and 50 in the violence class. Under the zymotic head, measles and whooping-cough, which respectively caused 176 and 161 deaths in the previous year, caused only 6 and 38 deaths in 1885. Scarlatina, also caused only 3 deaths in 1885, which is the smallest number on record; and the deaths from typhoid fever (183) were exceeded in each of the previous three years. On the other hand, croup and diphtheria caused 129 deaths in 1885, or more than in any year since 1879; and dysentery and diarrhoea caused 485 deaths, or 101 more than in 1884, but fewer than in 1883 or 1882. Under the constitutional head, deaths from cancer rose from 180 in 1884 to 214 in 1885; those from phthisis from 789 to 826; and those from hydrocephalus from 71 to 100. The mortality from phthisis has been steadily increasing for many years past, and the number in the year under review was the highest ever recorded. The increase under the local head was chiefly in deaths from affections of the heart, which rose from 323 to 382; in those from bowel and stomach complaints, from 587 to 628; and in those from lung and chest diseases, from 859 to 982. The principal increases under the developmental head were in deaths from premature birth, which rose from 150 to 170; in those from teething, from 21 to 50; in those from old age, from 150 to 203; and in those from atrophy and debility, from 482 to 566. Under the head of violence, deaths from accidents increased from 218 to 257; those from murder and manslaughter, from 13 to 22; and those from suicide, from 35 to 38. Seventy-five deaths of child-bearing women occurred during the year under notice, or 18 less than in 1884. In proportion to the births registered, 1 death of a mother took place to every 160 children born alive, as compared with the unusually high proportion of 1 to every 117 in 1884. The following is a summary of the deaths from some of the principal diseases during each of the last fifteen years, the average of the ten years 1871-80 being also shown:—

DEATHS FROM CERTAIN DISEASES IN MELBOURNE AND SUBURBS, 1871 TO 1885.

Year.	Measles.	Scarlatina.	Group and Diphtheria.	Whooping-cough.	Typhoid Fever, &c.	Erysipelas.	Dysentery and Diarrhoea.	Cancer.	Fulfilis. ¹	Diseases of the Brain and Nerves. ²	Heart Disease, &c. ³	Diseases of the Digestive Organs.	Bronchitis and Laryngitis.	Influenza, Croup, &c. of the Larynx, and Hoarseness.	Chilblain-bearing. ⁴
1871	2	16	54	191	126	14	356	77	461	511	193	293	130	176	19
1872	3	56	78	48	112	8	451	93	421	549	204	336	129	176	30
1873	82	164	107	115	28	406	94	478	610	256	436	167	251	66
1874	223	25	172	44	216	58	510	105	531	629	234	406	203	253	78
1875	508	727	116	25	200	37	565	112	525	720	240	449	205	294	66
1876	1	571	119	9	160	36	439	109	555	725	276	392	210	275	49
1877	3	80	164	184	249	45	500	130	570	661	249	396	222	355	59
1878	2	47	166	40	307	17	449	106	580	707	266	399	169	300	62
1879	1	27	136	103	195	26	386	164	577	651	293	447	232	334	57
1880	174	14	75	55	138	18	353	152	664	637	281	415	271	336	45
Average, 1871-80	92	165	124	81	122	29	441	114	536	640	249	397	194	275	53
1881	6	54	84	72	157	46	386	143	647	696	322	476	246	377	103
1882	9	30	73	58	197	29	492	163	673	787	311	540	295	468	58
1883	5	14	59	12	275	17	506	177	678	752	337	517	288	433	54
1884	176	10	99	161	220	19	384	180	789	870	323	537	335	495	93
1885	6	3	129	38	183	19	485	214	826	855	382	628	305	632	75

¹ Including "haemoptysis."

² Including cephalitis, apoplexy, paralysis, epilepsy, convulsions, &c.

³ Including pericarditis, aneurism, &c.

⁴ Including metria as well as "childbirth."

VITAL STATISTICS OF AUSTRALASIAN CAPITALS, 1885.

Return showing the population, the births and deaths, and their proportions to population, and the excess of births over deaths in each of the metropolitan cities of Australasia in 1885:—

Capital Cities.*	Estimated Population.	Births.		Deaths.		Excess of Births over Deaths	
		Total Number.	Number per 1,000 of the Population.	Total Number.	Number per 1,000 of the Population.	Numerical.	Centesimal.
Melbourne	345,379	12,066	34.94	6,960	20.15	5,106	73.36
Sydney	282,845	12,257	43.34	6,598	23.33	5,659	85.77
Brisbane	48,150	2,025	42.06	1,042	21.64	983	94.34
Adelaide	127,013 †	4,270	33.62	1,822	14.34	2,448	134.30
Hobart	29,999	1,104	36.80	741	24.70	363	48.99
Wellington	23,066	992	43.01	374	16.21	618	165.24

* With suburbs, except in the case of Wellington.

† There are some doubts as to whether the estimated population of Adelaide and suburbs has not been given for a somewhat larger area than that to which the returns of births and deaths relate. If this should be the case, the birth and death rates of that city, as shown in the table, would obviously be lower than the true rates.

It will be observed that, in 1885, the birth-rate in Melbourne was much lower than that in Sydney, Wellington, or Brisbane, slightly lower than in Hobart, but somewhat above that in Adelaide; also that the death-rate in Melbourne was considerably lower than in Sydney or Hobart, but much higher than in the other cities, except Brisbane. The excess of births over deaths was highest in Wellington and Adelaide—which were the only cities where the births were more than twice as numerous as the deaths—and was also higher in Brisbane and Sydney than in Melbourne.

HENRY HEYLYN HAYTER,
Government Statist.

Office of the Government Statist,
Melbourne, 1st March 1886.

"URBAN DISTRICT."

PROCLAMATION

By His Excellency Sir HENRY BROUGHAM LOCH, Knight Commander of the Most Honourable 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 Victorian Water Conservation Act 1883* (No. 778) it was amongst other things enacted that the Governor in Council might proclaim any city, town, borough, or populous place, comprising the whole or any portion of a Waterworks District, to be an "Urban District" for the purposes of the said Act, and might name the limits thereof: Now therefore I, the Governor of Victoria, with the advice of the Executive Council, do hereby proclaim the town and land hereinafter described, forming portion of the Shire of Yarrowonga Waterworks Trust District, to be an "Urban District" for the purposes and within the meaning of the said Act, that is to say:—

THE TOWN OF YARROWONGA.—County of Moira, parish of Yarrowonga: Commencing at a point on the left bank of Murray River in a line with the east side of Woods' road; bounded thence by a line, allotment 17, a line, allotments 26 and 26A, and a line bearing south to the north-east angle of allotment 54; thence by the last-mentioned allotment, allotment 53, and a line bearing west eighty-one chains; thence by allotment 28, a line, allotment 15, and a line bearing north to Murray River aforesaid; and thence by that river upwards to the point of commencement.

Given under my Hand and the Seal of the Colony, at Melbourne, this second day of March, 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,
ALFRED DEAKIN,
Minister of Water Supply.
GOD SAVE THE QUEEN!

SHIRES OF OAKLEIGH AND CAULFIELD.

PROPOSED SEVERANCE OF AREA.

IN pursuance of the provisions of *The Local Government Act 1874* (No. 506, sec. 46), the substance and prayer of a petition, in accordance with the 4th section of the said Act, which has been presented to His Excellency the Governor, are published, viz.:—

The petitioners purport to constitute a majority of the ratepayers in the portion of the Shire of Oakleigh, which is described in their petition, and they desire that the area so described may be severed from the Shire of Oakleigh and annexed to the Shire of Caulfield.

Area described in the petition:—

Commencing on the west boundary of the parish of Mulgrave at the north-west angle of the township of Oakleigh, thence south by the said west boundary and east by the south boundary of the same parish to the road forming the eastern boundary of portion 7 and 8 of the same parish, north by that road to the Scotchman's Creek forming the northern boundary of the township of Oakleigh, and westerly down that creek to the commencing point.

Petitioners state that they have no confidence in the management of affairs by the Shire Council; that in the schedule of works to be executed out of proposed loan an inadequate amount is allotted for their benefit; that the district, desiring separation, has little interest in common with the rest of the Shire; that want of roads prevents persons from settling in the district, and depreciates the value of property; whereas the increased railway accommodation, which it is the intention of the Government to provide, renders it necessary that active steps should be taken to induce settlement.

Petitioners therefore pray that Your Excellency in Council will sever the area described from the Shire of Oakleigh, and annex it to the Eastern Riding of the Shire of Caulfield.

Notices for the petitioners may be served upon Mr Joseph Hart, Oakleigh.

JOHN NIMMO,
Commissioner of Public Works.

Department of Public Works
(Roads and Bridges Branch),
Melbourne, 3rd March 1886.

SHIRE OF BERWICK.

PROPOSED RE-SUBDIVISION.

IN pursuance of the provisions of *The Local Government Act 1874* (No. 506, sec. 46), the substance and prayer of a petition, in accordance with the 39th and 44th sections of the said Act, which has been presented to His Excellency the Governor in Council, are published, viz. :-

The petitioners purport to be at least one-fourth of the persons whose names are for the time being on the municipal roll of the Shire of Berwick, and state that they are desirous that the said shire be re-subdivided into four ridings, viz. :-

Berwick Riding,
Beaconsfield Riding,
Pakenham Riding,
Scoresby Riding.

Petitioners therefore pray that the Municipality may be re-subdivided into four ridings, instead of three, into which it is at present subdivided.

Notices on behalf of the petitioners may be served on Mr. George Brown, jun., storekeeper, Berwick.

JOHN NIMMO,

Commissioner of Public Works.

Department of Public Works
(Roads and Bridges Branch),
3rd March 1886.

GRANT TO THE NATIONAL AGRICULTURAL SOCIETY OF VICTORIA.

THE Governor in Council has approved of the subjoined Regulations in connection with the above-named Grant, 1885-86 :-

Grant of Five hundred pounds (£500) to the National Agricultural Society of Victoria for special prizes.

Regulations.

1. All exhibits to be the *bona fide* property of exhibitors, and produce to be grown or made by the exhibitor.
2. No prizes to be awarded unless three entries at least have been made, and unless there are not less than two exhibits.
3. The prizes to be awarded by judges appointed by the Society.
4. In any case where, in the opinion of the Secretary for Agriculture, any misstatement has been made regarding any exhibit, the prize shall not be paid.
5. Where, in the opinion of the Society, field trials of machinery or implements are desirable, the same shall be made by the exhibitor.
6. Entrance fees for exhibits to be regulated by the Society's usual charges.
7. The amounts to be awarded as prizes shall be in accordance with the schedule hereunder :-

PRIZES.

For what awarded.	Amount.
Draught stallion (any age), imported	£25
" " " colonial	25
" mare or filly	25
Thorough-bred stallion (any age)	15
" mare or filly	15
Trotting stallion	15
" mare	15
Pony stallion (14 hands or under)	5
" mare	5
Short-horn bull (any age)	25
" cow or heifer	25
Hereford bull (any age)	15
" cow or heifer	15
Ayrshire bull (any age)	15
" cow or heifer	15
Alderney bull (any age)	15
" cow or heifer	15
Brittany bull (any age)	5
" cow or heifer	5
Dairy cow	10
Merino ram (any age)	20
" ewe	20
Longwool ram "	15
" ewe "	15
Boar, large breed (any age)	10
Sow " " "	10
Boar, small breed "	5
Sow " " "	5
Cheese	10
Butter, salt	5
" powdered or fresh	5
Bacon	5
Hams	5
Wheat	10
Oats	10
Barley, English	5
" Cape	5
Maize	5
Hops	10
Wine (red)	10
" (white)	10
Total	£500

JOHN L. DOW,
Minister of Agriculture.

Department of Agriculture,
Melbourne.

Approved by the Governor in Council
the 2nd March 1886.

ROB. WADSWORTH,
Clerk of the Executive Council.

VERMIN DISTRICTS.—ANNUAL RATE.

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 Malice Pastoral Leases Act 1883* it was amongst other things enacted that the Local Committee should within thirty days from its appointment, and thereafter in the month of January in each and every year, recommend to the Governor an annual rate or assessment, specifying the amount thereof to be paid by the owners, lessees, or occupiers of land within its vermin district, in respect of each square mile of land owned, held under lease, or occupied, under the provisions of the said Act; and also in respect of the sheep or cattle depasturing thereon: And whereas it was further enacted that such rate or assessment on being proclaimed by the Governor in Council in the *Government Gazette* should be the rate payable by the owners, lessees, and occupiers of land within the vermin district for the current year for the purposes of the said Act, and should be paid to the Minister at the same time as the rent payable by such lessees and occupiers: And whereas the Local Committees duly appointed for the Eastern, Middle, North-Western, and Western Vermin Districts respectively have recommended the rates hereunder specified per square mile upon all lands within the boundaries of the said vermin districts: Now therefore I, the Governor of Victoria, with the advice of the Executive Council, do hereby proclaim the undermentioned annual rates per square mile to be the rates payable by the owners, lessees, and occupiers of lands within the following vermin districts for the current year, that is to say—

Within the boundaries of the Eastern Vermin District—Ten shillings.

Within the boundaries of the Middle Vermin District—Eleven shillings.

Within the boundaries of the North-Western Vermin District—Two shillings and sixpence.

Within the boundaries of the Western Vermin District—Three shillings.

Given under my Hand and the Seal of the Colony, at Melbourne, this second day of March, 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,

JNO. L. DOW,

Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

TEMPORARY MANAGEMENT OF WATER RESERVES.

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 Victorian Water Conservation Act 1881* it was amongst other things enacted that the Governor in Council might, from time to time, by proclamation, place under the temporary management and control of, or might absolutely vest in, any Waterworks Trust any public water reserve or any waterworks, stream, or reservoir, either on any Crown lands, or begun, constructed, or provided for by moneys heretofore or hereafter voted by Parliament: Provided, however, that notice of intention to make such proclamation should be advertised for a period of at least one month previously to the making thereof in the *Government Gazette* and in some newspaper generally circulating in the neighbourhood of the property to be vested by such proclamation: And whereas it is expedient to place under the temporary management and control of the undermentioned Waterworks Trusts the Reserves hereinafter mentioned, notices of intention of which have been duly advertised: Now therefore I, the Governor of Victoria, with the advice of the Executive Council, in exercise of the power conferred by the said Act, do hereby place under the temporary management and control of the undermentioned Waterworks Trusts the Water Reserves hereinafter referred to, that is to say:—

PUBLIC WATER RESERVE HEREBY PLACED UNDER THE TEMPORARY MANAGEMENT AND CONTROL OF THE LOWAN SHIRE WATERWORKS TRUST.

TARRANGINNIE.—Three roods thirty-six perches and a half, county of Lowan, parish of Tarranginnie, being part of allotment 18, temporarily reserved by Order of the 17th October 1885 as a site for Water Supply purposes, and described in the *Government Gazette* of the 23rd October 1885, page 2928.—(85.C.42036.)

PUBLIC WATER RESERVE HEREBY PLACED UNDER THE TEMPORARY MANAGEMENT AND CONTROL OF THE UNITED ECHUCA AND WABANGA 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.42037.)

Given under my Hand and the Seal of the Colony, at Melbourne, this second day of March, 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,

JOHN L. DOW,

Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

AREAS OF CLASSES DIMINISHED AND 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 1854* (sec. 6) 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 therein mentioned, except increasing lands which might be sold by auction: Now therefore I, the Governor of Victoria, by and with the advice of the Executive Council thereof, do hereby increase and diminish the areas comprised in the several classes of unalienated lands belonging to the Crown in the counties of Benambra, Buln Buln, Glandstone, Tatchera, Tanjil, and Tambo, as delineated by projections on the maps of the said counties deposited with the Clerk of the Parliaments, in the manner shown on the maps forming Schedules A⁽¹⁾, B⁽¹⁾, C⁽¹⁾, D⁽¹⁾, E⁽¹⁾, F⁽¹⁾, G⁽¹⁾, and H⁽¹⁾, deposited in the office of the Board of Lands and Works, Melbourne.

Given under my Hand and the Seal of the Colony, at Melbourne, this second day of March, 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,
JOHN L. DOW,
Commissioner of Crown Lands and Survey.
GOD SAVE THE QUEEN!

COMMONS.

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

- THE BOROONDARA FARMERS' COMMON.
- THE MOORABBIN AND MORIALLOG FARMERS' COMMON.
- THE NARRE WERRAN AGRICULTURAL AREA FARMERS' COMMON.
- THE OAKRIDGE TOWN COMMON.
- THE YAN YEAN AND MORANG FARMERS' COMMON.—(84.C.44526, M.38605, B.38559, O.14745, and W.26393.)
- THE CARLSRUHE TOWN COMMON.
- THE UNITED FARMERS' AND BOROUGH COMMON OF WOODEND.—(85.K.14750.)
- THE DARTMOOR TOWN COMMON.—(85.P.20868.)
- THE ELLIENSHIE COMMON.
- THE TERANG FARMERS' COMMON.
- THE GLEN JOHNSTON AGRICULTURAL AREA FARMERS' COMMON.—(84.M.38572.)
- THE WILLOWMAYN AND MORANG FARMERS' COMMON.—(79.K.8330.)

Given under my Hand and the Seal of the Colony, at Melbourne, this second day of March, 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,
JOHN L. DOW,
Commissioner of Crown Lands and Survey.
GOD SAVE THE QUEEN!

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.
Ararat—		Maryborough—	
Tuesday, 30 March ...	26	Friday, 12 March ...	*10, 26
Bright—		Melbourne—	
Friday, 12 March ...	13	Tuesday, 16 March ...	16
Casterton—		Tuesday, 30 March ...	26
Tuesday, 30 March ...	*21, 26	Rosedale—	
Castlemaine—		Friday, 2 April ...	26
Tuesday, 16 March ...	16	St. Arnaud—	
Chiltern—		Friday, 26 March ...	*21, 26
Friday, 19 March ...	13	Wangaratta—	
Colac—		Wednesday, 10 March ...	13
Tuesday, 9 March ...	13		

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

LANDS TEMPORARILY RESERVED FROM SALE, ETC.

IN pursuance of the provisions of *The Land Act 1854* (48 Vict. No. 812, § 10 and 13) 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 1854*, the lands hereinafter described, viz.:—

Pursuant to Orders of 2 March 1886.

CAMPBELLTOWN—Site for Watering purposes, also excepted from occupation for residence or business under any miner's right or business license.—Eight acres, county of Talbot, parish of Campbelltown, in the two separate portions hereinafter described, viz.:—

Two acres one rood, being the portion lying between the north-eastern boundary of allotment 10A and the road forming the eastern boundary of allotment 9A² and Joyce's Creek; and

Five acres three roods, being the portion lying between the road forming the eastern boundary of allotment 10B and part of the eastern boundary of allotment 10A and Joyce's Creek.—(C.364⁽²⁾) (86.M.42845.)

CAMPERDOWN—Site for a Quarry, also excepted from occupation for residence or business under any miner's right or business license.—Two roods twenty-three perches, county of Villiers, town of Camperdown, being suburban allotment 26F: Commencing at the north-east angle of allotment 26E; bounded thence by Gellie street bearing east one chain thirty-five links; thence by a right-of-way bearing south five chains and N. 70° 20' W. one chain forty-three links and a half; and thence by allotment 26E aforesaid bearing north four chains fifty-two links to the point of commencement.—(C.1056.) (86.S.37510.)

CUDJEE—Site for Watering and Camping purposes, also excepted from occupation for residence or business under any miner's right or business license.—One acre three roods, more or less, county of Heytesbury, parish of Talangatta, at Cudjee: Commencing at a point on the right bank of Cudjee or Brucknell's Creek where it is intersected by the west side of the road from Allansford; bounded thence by the said creek downwards to the south boundary of allotment A; thence by that allotment bearing east one chain sixty links; and thence by the aforesaid road bearing south five chains thirty-nine links to the point of commencement.—(T.74A.) (86.C.48059.)

DROUTIN—Site for Show Yards, also excepted from occupation for residence or business under any miner's right or business license.—Eight acres three roods seven perches and six-tenths, county of Buln Buln, town of Drouin, being section 1: Commencing at the north angle of the section; bounded thence by roads bearing respectively S. 42° E. four chains ninety-nine links and S. 16° 33' E. twelve chains eighty-one links, S. 50° 10' W. two chains twenty-four links, N. 68° 5' W. eight chains forty-three links and a half, and N. 9° 25' E. thirteen chains seventy-nine links to the point of commencement. The bearings are from the true meridian.—(D.1736⁽¹⁾) (86.I.11868.)

EDENHOPE—Site for Show Yard for the use of the Apsley Border Pastoral and Agricultural Association, also excepted from occupation for residence or business under any miner's right or business license.—Five acres, county of Lowan, town of Edenhope, being section 22: Commencing at the south-east angle of the section; bounded thence by lines bearing respectively N. 80° W. ten chains and N. 10° E. five chains; thence by a road bearing S. 80° E. ten chains; and thence by Mollison street bearing S. 10° W. five chains to the point of commencement.—(E.91⁽²⁾) (86.A.14054.)

STRATHFIELDSAYE—Site for Cricket and other purposes of Public Recreation, also excepted from occupation for residence or business under any miner's right or business license.—Three acres two roods thirty-two perches, county of Bendigo, parish of Strathfieldsaye, situate in section 3: Commencing at the south-west angle of allotment 30; bounded thence by that allotment bearing east eight chains thirty-three links and north one chain thirty-nine links; thence by allotment 30A bearing east one chain eighteen links; thence by allotment 30C bearing south five chains; thence by the Cemetery reserve and allotment 30N¹ bearing west ten chains eight links; and thence by a road bearing N. 9° E. three chains sixty-five links to the point of commencement.—(S.232⁽²⁾) (86.C.48906.)

STRATFORD—Site for Railway purposes, also excepted from occupation for residence or business under any miner's right or business license.—Two roods sixteen perches, county of Tanjil, town of Stratford, being parts of allotments 6 and 7 of section 7: Commencing at the south-west angle of allotment 8; bounded thence by Hobson street bearing west one chain sixty-eight links; thence by a line bearing northerly five chains fifteen links in an arc of a circle whose centre lies twenty-two chains twenty-five links easterly; thence by Raymond street bearing east sixty-nine links; and thence by allotment 9 and allotment 8 aforesaid bearing south five chains to the point of commencement.—(S.345) (85.R.25633.)

TRENTHAM—Site for Watering and other Public purposes, also excepted from occupation for residence or business under any miner's right or business license.—Six acres, more or less, county of Dalhousie, town of Trentham: Commencing at the south-east angle of allotment 8 of section B; bounded thence by that allotment and allotments 9, 10, 11, 12, 13, and 14 and allotment 22c, parish of Trentham, bearing northerly to the north boundary of the town; thence by that boundary bearing east to Stony Creek; thence by that creek upwards to the south side of Victoria street; thence by that street bearing east to Quarry

street; thence by the latter street bearing south to High street; thence by that street bearing N. 84° 51' W. to the aforesaid creek; thence by that creek downwards to a point in line with the south boundary of allotments 5, 6, 7, and 8 of section B; and thence by a line bearing N. 85° 26' W. to the point of commencement.—(T.168 & 171.) (85.H.27439.)

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

PROPOSED REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

IN pursuance of the provisions of *The Land Act 1884* (48 Vict. No. 812, § 10 and 13): Notice is hereby given that it is the intention of the Governor, with the advice of the Executive Council, to *revoke* the temporary reservations of the lands hereinafter referred to, viz.:

The following Notices were gazetted 1^o on 12 February, pursuant to Order of 8 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 1^o on 19 February pursuant to Orders of 16 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.—(I.12⁽²⁾) (85.R.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) (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 Yarrawonga, 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 Yarrawonga, 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 Pjper 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.86⁽¹⁾) (86.C.48670.)

A. L. 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, secs. 10 and 13): Notice is hereby given that it is the intention of the Governor, with the advice of the Executive Council, to *revoke* the temporary reservations of the lands hereinafter referred to, viz.:

The following Notices were gazetted 1^o on 26 February, pursuant to Orders of 23 February 1886.

BRUNSWICK.—The temporary reservation, by Order of the 18th August 1873, of one acre five perches and one-fifth of land in the municipal district of Brunswick, being allotments 1, 2, 3, and 4 of section 15, as a site for State School purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—One rood twelve perches and a half: Commencing at the south-west angle of allotment 4; bounded thence by Drummond street bearing N. 0° 25' W. one chain thirty-five links; thence by a line bearing S. 89° 8' E. two chains forty-three links; thence by a right-of-way bearing S. 0° 25' E. one chain thirty-five links; and thence by Park street east bearing N. 89° 8' W. two chains forty-three links to the point of commencement.—(M.385A) (86.L.20929.)

DONALD.—The temporary reservation, by Order of the 12th November 1872, of thirty-three acres three roods twenty-one perches of land in the parish of Banyenong, being suburban allot-

ment 7 of section 7, as a site for Watering purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—One acre two roods nine perches: Commencing at the north-east angle of the site; bounded thence by the road from Swan Hill bearing S. 10° E. one chain twelve links; thence by a line bearing S. 17° 53' W. fourteen chains seventy-five links; thence by the Recreation reserve bearing west one chain five links; thence by a line bearing N. 17° 53' E. fifteen chains ninety-one links; and thence by a road bearing S. 89° 50' E. fifty links to the point of commencement.—(D.1683) (84.S.32496.)

DONALD.—The temporary reservation, by Order of the 23rd December 1874, of sixty-eight acres three roods thirty-six perches of land in the town of Donald, being allotment 6 of section 7, as a site for Recreation purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—Two acres three roods thirty-seven perches: Commencing at the southernmost angle of the site; bounded thence by a road bearing N. 47° 25' W. two chains thirty-seven links; thence by lines bearing respectively N. 28° 32' E. eleven chains forty-nine links and a half and N. 17° 53' E. fourteen chains thirty-one links; thence by the Water reserve bearing east one chain five links; thence by lines bearing respectively S. 17° 53' W. fourteen chains seventy-three links and S. 26° 21' W. ten chains eighteen links and a half; and thence by the Railway reserve bearing S. 3° 58' W. two chains eighteen links to the point of commencement. (D.1483) (84.S.32496.)

MOE.—The temporary reservation, by Order of the 3rd March 1885, of two acres two roods four perches of land in the parish of Moe, being part of allotment 10 of section B, at Narracan West, as a site for Watering purposes, is about to be revoked. (M.4986) (85.M.34022.)

The following Notices were gazetted 1^o on 4 March, pursuant to Orders of 2 March 1886.

BALNARRING.—The temporary reservation, by Order of the 19th April 1875, of three hundred and seventy-nine acres two roods thirteen perches of land, being allotments 74A, 74B, and 75A, in the parish of Balnarring, as a site for the supply of Timber, is about to be revoked.—(B.74⁽²⁾) (85.L.14821.)

LANCEFIELD.—The temporary reservation, by Order of the 21st October 1867, of one acre three roods twenty-three perches of land in the town of Lancefield, being allotments 1, 2, 3, 4, 5, and 6 of section 66, as a site for Police purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—Twenty-two perches seven-tenths, being part of allotment 3; bounded thence by allotment 10 bearing south-easterly two chains seventy-five links and a half; and thence by lines bearing respectively N. 88° 45' W. one chain sixty-nine links and a half, and N. 0° 25' W. two chains eight links to the point of commencement.—(85.P.19926.)

WARRANOOK.—The temporary reservation, by Order of the 5th January 1880, of ninety-nine acres three roods twelve perches of land in the parish of Warranook, as a site for Camping and Watering purposes, is about to be revoked so far as regards the portions thereof hereinafter described, viz.:

Ten perches and a half: Commencing at the west angle of allotment 8 of section 1; bounded thence by a road bearing N. 20° 8' W. one chain eighty-two links; thence by a line bearing south-easterly one chain forty links in an arc of a circle whose centre lies nineteen chains fifty links north-easterly; and thence by allotment 8 aforesaid bearing S. 23° 43' W. ninety-five links and a half to the point of commencement; and

Five acres twenty-one perches: Commencing at a point bearing N. 23° 43' E. one chain twenty-two links and three-quarters from the south-west angle of allotment 6 of section 1; bounded thence by allotment 7 bearing N. 23° 43' E. one chain; thence by lines bearing respectively easterly thirteen chains ninety-one links in an arc of a circle whose centre lies nineteen chains fifty links northerly, N. 73° 41' E. three chains eighty-six links, and north-easterly seventeen chains twenty-two links in an arc of a circle whose centre lies sixty chains fifty links south-easterly; thence by roads bearing respectively east sixteen chains thirteen links and south one chain; and thence by lines bearing respectively west sixteen chains thirteen links, south-westerly sixteen chains ninety-three links and a half in an arc of a circle whose centre lies fifty-nine chains fifty links south-easterly, S. 73° 41' W. three chains eighty-six links, and westerly fourteen chains sixty-one links in an arc of a circle whose centre lies twenty chains fifty links northerly to the point of commencement.—(W.262⁽²⁾) 262⁽²⁾ (86.R.25085.)

JOHN L. DOW,
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 Orders of 2 March 1886.

BAIRNSDALE.—Site for a Rifle Range. See *Gazette* of 29 January 1886.

DIMBOOLA.—Site for a Pound (partly). See *Gazette* of 22 January 1886.

MARYVALE.—Site for a supply of Ballast for Railway purposes (partly). See *Gazette* of 5 February 1886.

NAIRNE WERRAN.—Site for a Cemetery. See *Gazette* of 29 January 1886.

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

PROPOSED REVOCATION OF A PROCLAMATION OF
A TIMBER RESERVE.

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

The following Notice was gazetted 1^o 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.

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 1^o on 4 March, pursuant to Order of 2 March 1886.

MELBOURNE (CARLTON)—Site for a Lying-in Hospital about to be permanently reserved, being the site temporarily reserved therefor by orders dated respectively the 23rd September 1857, the 9th August 1858, and the 1st December 1862.—Two acres two roods, county of Bourke, city of Melbourne, at Carlton, being allotments 1, 2, 3, 4, 5, 6, 7, 8, 20, 21, and 22 of section 39: Commencing at the intersection of the north side of Grattan street and the east side of Madeline street; bounded thence by the latter street bearing north five chains; thence by allotments 9 and 19 bearing east five chains; thence by Cardigan street bearing south five chains; and thence by Grattan street aforesaid bearing west five chains to the point of commencement.—(M.313^(*)) (86.H.32854.)

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

LAND PERMANENTLY RESERVED FROM SALE.

IN pursuance of the provisions of *The Land Act 1884* (48 Vict. No. 812, § 10 and 12), the Governor in Council has reserved from sale, permanently, the land hereinafter referred to, viz. :—

Reserved by Order of 2 March 1886.

MOOROOLBAK.—Site for Public recreation. See *Gazette* of 29th January 1886.

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

LAND EXCEPTED OR WITHHELD UNDER SEC-
TIONS 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 Order under sections 10, 13, and 127 of *The Land Act 1884* :—

Pursuant to Orders of 2 March 1886.

LEONGATHA.—The Order in Council of the 3rd September 1883, withholding from the operation of the 19th section of *The Land Act 1869* certain land in the counties of Buln Buln and Mornington, has been revoked so far as it relates to the portion thereof in the parish of Leongatha applied for under the said section by George Libbin (No. 12463).

WOORRAGEE.—The Order in Council of the 25th November 1874, withholding from the operation of the 19th section of *The Land Act 1869* certain land in the county of Bogong, has been revoked so far as it relates to the portion thereof in the parish of Wooragee applied for under the said section by Thomas Fanning (No. 8625).

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

COMMON 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 Common hereinafter mentioned, viz. :—

The following Notice was gazetted 1^o 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 1^o on 12 February, pursuant to Order of 8 February 1886.

THE RUTHERGLEX 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.

COMMONS ABOUT TO BE DIMINISHED.

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

The following Notices were gazetted 1^o on 26 February, pursuant to Order of 23 February 1886.

THE GLEN GRANT AND TARNAGULLA UNITED FARMERS' COMMON (within the shire of Marong).—The portion of the Glen Grant and Tarnagulla United Farmers' Common within the shire of Marong, constituted a separate common by Order of the 21st October 1867, is about to be diminished by deducting therefrom fifty-six acres three roods thirty-six perches of land, being suburban allotment 14, town of Marong, and allotment 107c, parish of Marong.—(85.M.44516.)

THE ROKERWOOD (GOLDFIELD) COMMON, proclaimed by Order of the 29th January 1861, and increased by Orders dated respectively 27th April and 17th October 1864, 24th December 1866, and 25th November 1873, is about to be diminished by deducting therefrom forty acres of land, being allotments 18A and 18B, parish of Dercol.—(86.S.35900.)

The following Notice was gazetted 1^o on 4 March, pursuant to Order of 2 March 1886.

THE LAURISTON AND BURKE UNITED FARMERS' AND GOLD-FIELDS COMMON, proclaimed by Order of the 3rd August 1868, and diminished by Order of the 1st May 1883, is about to be further diminished by deducting therefrom the portion situate south of the Spring Hill three-chain road, and comprising an area of about 2,800 acres.—(86.G.20636.)

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

COMMON 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 Common hereinafter mentioned, viz. :—

The following Notice was gazetted 1^o on 4 March, pursuant to Order of 2 March 1886.

THE BALLARK AND BUNGA COMMON, proclaimed by Order of 17th January 1879, and increased by Order of 12th September 1879.—(86.B.44560.)

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

COMMITTEE OF MANAGEMENT OF A RESERVE
FOR A PUBLIC GARDEN AND FOR GENERAL
RECREATION IN THE TOWN AND PARISH OF
WEDDERBURN.

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 8th February 1886, as a site for a Public Garden and for General Recreation in the town and parish of Wedderburne :—

REGULATION.

The said reserve shall be under the control of the Council of the Shire of Korong as a Committee of Management thereof.—(Corr.35.K.14706.)

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

JNO. L. DOW,
President.
A. MORRAH,
Member.

(L.S.)

COMMITTEE OF MANAGEMENT OF THE RESERVE FOR RECREATION PURPOSES IN THE PARISH OF CLARENDON.

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 Reserve for Recreation purposes in the parish of Clarendon:—

REGULATION.

The undermentioned gentlemen shall be Members of the Committee of Management to exercise control over the said reserve:—

- Patrick Gleeson, jun., and David Cantlon,
- in the room of Charles Heather and William Frazer, resigned.

—(Corr. 86.R.26313.)

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

JNO. L. DOW, President.
A. MORRAH, Member.
(L.S.)

DISPOSITION OF CHURCH LAND ALLOWED.

A STATEMENT of Trusts having been submitted by the head or authorized representative of the denomination of the Church of England in the Diocese of Melbourne in Victoria, under the provisions of the *Act to provide for the Abolition of State Aid to Religion*, for allowance by the Governor, the same was allowed by him on the twenty-third day of February 1886, and the following is the form in which such statement of trusts has been allowed:—

Description of Land.—Firstly—All that piece of land containing one rood or thereabouts, situate in the county of Bourke, parish of

Jika Jika, at Carlton, being allotment eight of section thirty-four: Commencing at the north-east angle of the allotment, being the point of intersection of the west side of Drummond street by the south side of Grattan street; bounded thence by Drummond street bearing south two chains; thence by allotment seven bearing west one chain twenty-five links; thence by allotment nine bearing north two chains; and thence by Grattan street bearing east one chain twenty-five links to the point of commencement.

Secondly—All that piece of land containing one rood thirty-two perches and one-half of a perch, situated in the county of Bourke, parish of Jika Jika, at Carlton: Commencing at the north-east angle of the site, being the point of intersection of the west side of Lygon street by the south side of Palmerston street; bounded thence by the first-named street bearing south three chains thirty links; thence by Keppel street bearing north thirty-nine degrees forty-five minutes west four chains twenty-nine links; and thence by Palmerston street aforesaid bearing east two chains seventy-five links to the point of commencement.

Names of Trustees.—The Church of England Trusts Corporation for the Diocese of Melbourne.

Power of Disposition.—To permit and suffer so much of the land as shall not be disposed of under the powers hereinafter specified to be used for the purposes for which it was granted or reserved by the Crown.

To permit and suffer, at the request of the incumbent or officiating minister having for the time being the spiritual charge of the parish or district in the diocese in which the land shall be situate, if such request be concurred in by the Bishop thereof, or by the administrator of the affairs thereof during the vacancy of the see, the erection of buildings on any portion of the said land.

To lease or sell at the like request, if concurred in as aforesaid, any portion of the said land or any buildings, or portion of any buildings thereon, on such terms and conditions as shall in such request be specified.

Purposes to which Proceeds of Disposition are to be applied.—Moneys derived from sales or leases to be paid to the Bishop or administrator aforesaid, to be dealt with for Church of England purposes, in accordance with an agreement previously come to between such Bishop or administrator and the incumbent or officiating minister, but to be subject nevertheless to the payment or deductions therefrom of all costs, charges, and expenses incurred by the trustees, or for which they shall be liable in respect of the trust estate.

As witness the hand of the Governor of the Colony of Victoria this twenty-third day of February 1886.

HENRY B. LOCH,
Governor of the Colony of Victoria.

HEARING OF REASONS AGAINST THE FORFEITURE OF A CERTAIN LICENSE BY PERSONS APPOINTED UNDER 125TH SECTION OF "THE LAND ACT 1884."

NOTICE is hereby given that reasons against the forfeiture of the license in the schedule hereto, which is deemed liable to forfeiture under the provisions of *The Land Act 1884*, will be publicly heard by the persons appointed by me, the responsible Minister of the Crown administering the said Act, to hear the same and report thereon in writing to me, when the person in the said schedule mentioned as holder of such license will be allowed to show cause against the same at the place and on the dates mentioned in the schedule hereto and before the persons therein mentioned in the first and second columns respectively set opposite the name of said license.

The Inspector of Country Offices is a member *ex officio* of all Local Land Boards.

JOHN L. DOW,
Commissioner of Crown Lands and Survey,
Being the Responsible Minister of the Crown administering
The Land Act 1884.

Lands and Survey Office,
Melbourne, 3rd March 1886.

Schedule.

Place and Date of Hearing.	Persons appointed by the Minister.	No. of License.	Date of License.	Name of Licensee.	Area.	Locality.
Echuca, Thursday, 18th March 1886, 10 a.m.	D. J. Lane, Esq. Land Officer	5877	1st June 1883	Emma Teale	A. R. P. 62 0 0	Kotupna

"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.	Balance to complete Purchase.	Amount to be Collected.			Total to pay.	Payable to the Officer authorized by the Treasurer to collect Territorial Revenue at—
				Grant.	Certificate.	Assurance.		
				£ s. d.	£ s. d.	£ s. d.	£ s. d.	
Under Section 31 of "The Land Act 1869."								
Richard Youren	Amherst	40 0 0	...	1 1 1	0 1 8	2 2 8		Talbot
Under Section 4 of "The Land Acts Amendment Act 1880."								
Joseph Melano	Loyola	19 3 35	12 0 0	1 1 1	0 0 10	14 1 10		Mansfield 551
Cornelius O'Leary	Yabba Yabba	19 3 38	13 0 0	1 1 1	0 1 1	15 2 1		Cashel 723
Walter Plant, jun.	Moolern	20 0 0	2 0 0	1 1 1	0 0 10	4 1 10		St. Arnaud 746
Joseph Sneyo	Wedderburn	13 2 7	2 16 0	1 1 1	0 0 7	4 17 7		Wedderburn 848
John Salmon	Painswick	19 3 39	...	1 1 1	0 0 10	2 1 10		Dunolly 2716
Pietro Fabretti	Wareek	17 2 2	...	1 1 1	0 0 10	2 1 10		Maryborough 310
Geo. Tanner	Glenmona	10 0 0	5 0 0	1 1 1	0 0 8	7 1 8		Avoca 918
Antonio Fabretti	Wareek	20 0 0	...	1 1 1	0 0 10	2 1 10		Maryborough 306
James Green	Myrtleford	9 1 0	...	1 1 1	0 0 5	2 1 5		Bright 12010/49

Department of Lands and Survey,
Melbourne, 3rd March 1886.

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

The Land Act 1884."

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. d.	£ s. d.	£ s. d.	£ s. d.		
Under Section 76 of "The Land Act 1884."								
H. A. Crawford ...	Moyhu ...	7 0 0	21 0 0	1 1	...	0 0 11	22 1 11	Wangaratta C.45004
Wm. Whitehead ...	Towong ...	3 3 38	10 0 0	1 1	...	0 0 5	11 1 5	Tallangatta W.23683
John Fuzzard ...	Toolamba West ...	2 0 0	4 0 0	1 1	...	0 0 2	5 1 2	Shepparton E.12970
Simon Jolliffe ...	Buninyong ...	0 3 28	2 0 0	1 1	...	0 0 1	3 1 1	Ballarat 1883/47
Mary Jarvie ...	Ballarat ...	0 1 14½	2 15 8	1 1	...	0 0 2	3 16 10	" J.9554
John Lewis ...	Baringhup ...	3 3 19½	15 10 0	1 1	...	0 0 8	16 11 8	Maldon L.16904

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

Department of Lands and Survey,
Melbourne, 3rd March 1886.

"The Land Act 1884," Sections 2, 3, 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.

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

Department of Lands and Survey,
Melbourne, 3rd March 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.	£ 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.									
3479 S ^v	Anna Bella Oakden ¹	103	Waranga ...	1.4.79	2 11 6	...	0 5 0	2 16 6	Rushworth
11907 M	Fred. W. Raven ²	317	Korumburra ...	1.1.80	7 18 6	7 18 6	Melbourne
Under Section 3 of "The Land Act 1884."—Payment to be made yearly.									
411	Thos. McCaw ³	108	Burrumbidgee ...	1.1.86	3 12 0	...	0 5 0	3 17 0	Ararat
...	Alfred C. Ibbotson ⁴	86,000	Tawonga run, Beechworth district	"	57 16 0	...	0 5 0	58 1 0	Beechworth
Under Section 93 of "The Land Act 1884."—Payment to be made quarterly.									
1544	Edward Kyrie: brick-making	3	Tharabegga ...	1.3.86	2 10 0	0 16 8	Tungamah 453
1621	H. Knapman: garden ⁵	2	Fryers ...	1.1.86	0 3 9	0 3 9	Castlemaine
1565	Martin Sexton: garden	2a. Or. 19½	Sandhurst ...	"	0 5 0	0 5 0	Sandhurst
703	John and W. Robson: sawmill site ⁶	3	Gunbower ...	"	5 0 0	5 0 0	Echuca
365	Mem Wah: rural store ⁶	3	Wharparilla ...	"	1 5 0	1 5 0	"
336	Lorenzo Genli: residence	20p.	Tyabb ...	1.3.86	0 5 0	0 1 8	Melbourne
360	Edwin Higgs: sawmill site	2a. 1r. 30p.	Narracan South	"	4 0 0	1 6 8	Warragul
951	John Walker: removal of dead timber ⁷	...	Wurdi Youang	"	0 10 0	0 3 4	Geelong
274	John Eanson: fisherman's residence	...	Paywit ...	"	0 5 0	0 1 8	Queenscliffe
Under Section 93 of "The Land Act 1884."—Payment to be made yearly.									
1543	Chas. Josiah Collins: garden site	3	Alexandra ...	1.1.86	1 0 0	1 0 0	Alexandra 121
1545	Richd. O'Brien: garden and residence	2r.	Echuca North ...	"	0 5 0	0 5 0	Echuca 723
Under Section 119 of "The Land Act 1884."—Payment to be made yearly.									
3210	John Keogh: grazing	20	Terrick Terrick West	1.1.86	1 0 0	...	0 5 0	1 5 0	Sandhurst (Echuca district)
3211	Jno. Prowett	30	Mincha, grazing block 2478	"	0 15 0	...	0 5 0	1 0 0 ⁸	"
2390	Ellen Ring	45	Grazing block 221A, Gooramadda	1.3.86	2 5 0	...	0 5 0	2 2 6	Chiltern
...	Joseph Zbersky	75	Tarranginnie ...	1.2.86	3 15 0	...	0 5 0	3 13 9	Nhill
165/47	Christie, Suttie, Poynton, and Holcombe ⁹	21	Weerangourt ...	1.1.86	1 1 0	...	0 5 0	1 6 0	Hamilton
287/47	Hollis and Collyer ¹⁰	5,000	Surrey River A	"	10 8 0	...	0 5 0	10 13 0	Portland
784	H. Reed: grazing ⁶	60,000	Block 2197	"	18 0 0	...	0 5 0	18 5 0	Bairnsdale
228	Alex. Gunn and others: grazing ⁶	1,700	Eglinton	"	5 0 0	...	0 5 0	5 5 0	Talbot
...	John W. Anderson ¹⁰	25	Grazing block 2422	"	1 0 0	...	0 5 0	1 5 0	Geelong
291	John Finlay ¹¹	159	Towaniny, grazing block 2129	"	5 7 6	5 7 6 ¹²	Charlton

¹ In lieu of notice gazetted 14th March 1879, p. 574, so far as area and rent are concerned.

² In lieu of notice gazetted 16th January 1880, p. 165, so far as area and rent are concerned.

³ In lieu of notice gazetted 22nd January 1886, p. 135, so far as amount payable is concerned.

⁴ In lieu of notice gazetted 22nd January 1886, p. 133, so far as rent is concerned.

⁵ In lieu of notice gazetted 26th February 1886, p. 614.

⁶ This is a renewal.

⁷ In lieu of notice gazetted 26th February 1886, p. 614, so far as regards "Total amount of first payment."

⁸ Paid to Receiver and Paymaster at Melbourne on 17th February 1886.

⁹ In lieu of notice gazetted 22nd January 1886, p. 135.

¹⁰ Rent for current year, and fee for license, paid at Treasury on 24th February 1886.

¹¹ In lieu of notice gazetted 22nd January 1886, p. 137, so far as annual rent is concerned.

¹² 5s. fee, to be collected.

March 4, 1886.

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

LICENSES UNDER THE LAND ACTS 1865, 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.

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

Department of Lands and Survey,
Melbourne, 3rd March 1886.

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.								
License under "The Land Act 1865."								
Castlemaine	17916	Thos. Austin	42	Wombat	19 2 25		Non-payment of rent	Daylesford
Licenses under "The Land Act 1869."								
Kerang	58	Fredk. Bertram	47	Kerang	0 2 0		Cancelled	Kerang
Hamilton	393	Jno. Mattinson	47	Portland	0 2 0		Cancelled	Portland
Ballarat	581	Robt. Stevenson	47	Raglan	2 0 0		Non-payment of rent	Ballarat
Melbourne	1803	David Hatty	47	Yuroke			Cancelled	Melbourne
Alexandra	332	Jas. Lipscombe	47	Alexandra	1 0 0		Cancelled	Alexandra
Bairnsdale	350	Fred. W. Lewis	47	Bairnsdale	0 0 35		Cancelled	Bairnsdale
Beechworth	1784	H. G. Huon	49	Wodonga	13 0 0		Land sold	Wodonga
Licenses under "The Land Act 1869" as amended by "The Land Act 1878."								
Horsham	13851	Martha M. Unger	19	Morea	320 0 0		At licensee's request	Horsham
"	11934	James Wyne	19	Neuarpur	320 0 0		At licensee's request	"
Seymour	4363	Geo. Chubly	19	Monea South	200 0 0		At licensee's request	Seymour
Alexandra	4442	Thos. Noonan	19	Garratambull	320 0 0		Cancelled	Alexandra
Echuca	5872	Arthur Teale	19	Narioka	302 0 0		To issue renewed license from 1st September 1884	Nathalia ¹
Licenses under "The Land Act 1884."								
Stawell	781	Wm. Rawlings	119	Riachella	85 0 0		Cancelled	Stawell
Horsham	129	Robt. Calder	119	Grazing block 1097	20,500 0 0		Cancelled	Horsham
Hamilton	119	Bernard McArleain	119	Nangeela	60 0 0		Cancelled	Casterton

¹ £22 13s., paid as rent, to be credited.

NOTE.—BENALLA DISTRICT.—The notice gazetted 22nd January 1886, p. 155, cancelling Robert Herridge's lease for 160 acres, in the parish of Devenish, 2816/19/20, is hereby cancelled.

"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.	£ s.	£	£	£ s.	
Under Section 20 of "The Land Act 1869" as amended by "The Land Act 1878."									
1.12.85	John Fahy	Homerton	319 3 26	8 0	8 0	1	1	10 0	Portland 2661
1.6.85	Joseph F. Mereweather	Moutajup	219 1 8	5 10	11 0	1	1	13 0	Hamilton 3178
1.12.85	Jacob Kelly	Riachella	50 0 16	1 5/6	1 5/6	1	1	3 5/6	Stawell 2933
1.10.85	Daniel F. Paul	Salisbury West	41 1 38	1 1	1 1	1	1	3 1	Inglewood 2524
1.12.85	Alexander Pahner	Gobur	81 2 15	2 1	2 1	1	1	4 1	Alexandra 2539
"	James Ryan	Whanregarwen	199 2 28	5 0	5 0	1	1	7 0	" 2610
1.1.86	Murdoch McLeod	Moglonemby	57 3 33	1 9	1 9	1	1	3 9	Benalla 15236
"	Murdoch McLeod	"	186 0 18	4 13/6	4 13/6	1	1	6 13/6	" 15235
"	Catherine McLeod	"	320 0 0	8 0	8 0	1	1	10 0	" 13279
"	George Lee	Yabba Yabba	100 0 0	2 10	2 10	1	1	4 10	Cashel 15001
1.12.85	Daniel Nicholson	Barvo	94 0 37	2 7/6	2 7/6	1	1	4 7/6	Nathalia 15432
1.1.86	James Supple	Dunbulbalane	69 3 3	1 15	1 15	1	1	3 15	Nurmkah 15693
1.2.86	William Richards	Karramomus	319 1 12	8 0	8 0	1	1	10 0	Shepparton 13607
"	Sarah Byrne	Moyhu	93 2 9	2 7	2 7	1	1	4 7	Wangaratta 12108
1.1.86	Daniel Kirby	Greta	68 3 2	1 14/6	1 14/6	1	1	3 14/6	" 10956
1.2.86	Richard S. Douse	Boemahnoonah	319 3 38	8 0	8 0	1	1	10 0	Yarrowonga 14463
1.1.86	Thos. Bowran	Burrowye	162 1 11	4 1/6	4 1/6	1	1	6 1/6	Bethanga 4089
"	Thos. Annesley	Carracagarmungee	91 3 20	2 6	2 6	1	1	4 6	Wangaratta 4013
1.2.86	Battista Donchi	Chiltern West	59 3 26	1 10	1 10	1	1	3 10	Rutherglen 4472
1.7.85	Sophia Spencer	Norong	172 1 12	4 6/6	8 13	1	1	10 13	" 8709
1.7.84	Thos. Daly	Bontherambo	291 2 34	7 6	29 4	1	1	31 4	Wangaratta 494
1.8.85	Thos. G. Pegg	Murrabit West	64 2 32	1 12/6	3 5	1	1	5 5	Kerang 5554
1.2.85	John McDonald	Boort	199 1 8	5 0	15 0	1	1	17 0	Boort 5262
1.4.85	John Collins	Meering	319 2 11	8 0	16 0	1	1	18 0	Kerang 4253
1.1.86	Jas. Fogarty	Bael Bael	319 2 34	8 0	8 0	1	1	10 0	" 4015
1.9.85	John Prothero	Boga	320 0 0	8 0	16 0	1	1	18 0	" 5348
"	Peter Farari	Mokra	109 1 2	1 7/6	2 15	1	1	4 15	Echuca 4624
1.9.81	Christina Matheson	Budgerum West	319 3 29	16 0	160 0	1	1	162 0	Kerang 3202

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

Department of Lands and Survey,
Melbourne, 3rd March 1886.

March 4, 1886.

"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.

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

Department of Lands and Survey,
Melbourne, 3rd March 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	104½	Formerly allotments 99, 100, 103, 105, 108, 109, 110, 111, 112B, 114, 115, 116, 117, 119A, 121, 126, and 131, county of Tatchera
72	6½	Formerly allotments 142, 144, and 147, county of Tatchera
79	116½	South of Winiam and Worsigworm and north of Nurcoung and Arapiles, formerly allotments 139, 140, 194, 195, 196 and 268, county of Lowan
80	78	Formerly allotments 166, 167, 168, and 189, county of Lowan
82	70	Formerly allotments 23, 26, 27, and 28, 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.		
93	6½ square miles	Borong
116	11½ "	"
131	23½ "	"
5	5 " and 315 acres	Lowan
187	13 "	"
188	19 "	"
191	23½ "	"
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	"
13C	555 acres	Karkaroo
74	2½ square miles	Tatchera
80	17 "	"
88B	3 square miles and 346 acres	"
95	14 "	"
96	1½ "	"
98A	1½ "	"
151	2½ "	Borong
153	1½ "	"
155	2½ "	"
156B	1 square mile and 335 acres	"
157A	516 acres	"

"THE MALLEE PASTORAL LEASES ACT 1883."—APPLICATIONS FOR LEASES OF MALLEE ALLOTMENTS
NOT GRANTED.

Allotment.	Area.	County.	Name.	Remarks.
76	6½ square miles	Lowan	Jonathan Western	Not available.
127	1,000 acres	Lowan	Mary Nicholson	Not available.

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

Department of Lands and Survey,
Melbourne, 3rd March 1886.

March 4, 1886.

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

IT is hereby notified that the application for Mallee Allotment named in the Schedule hereunder having been approved, the Lease has been forwarded to the undermentioned Receiver of Revenue for execution, upon payment of the Rent and Fee. Applicant is required to execute and take delivery of his lease within sixty days after date of notice to pay first rent and fee.

Department of Lands and Survey,
Melbourne, 3rd March 1886.

J. L. DOW,
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.	
					£ s.	£ s.	£	£ s.	£ s. d.	£ s. d.	
1.1.86	Thomas Barber	55A	2½ square miles	Lowan	0 15	0 15	.1	1 15 0	Nhill

"The Land Act 1884."

AREA OF LANDS UNDER SECTION 6 INCREASED AND DIMINISHED.

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

The Schedules referred to:

AREA OF AGRICULTURAL AND GRAZING LANDS INCREASED.

County.	Parish.	Block.	Area.	Description.
			A. R. P.	
Delatite ¹ ...	Dueran East ...	A	60 0 0	Formerly licensed to W. J. B. Martin.
Tatchera ² ...	Quambatook ...	A	296 0 0	Formerly licensed to Robert McCullough.
Normanby ¹ ...	Glenelg ...	A	50 0 0	Formerly applied for by Joseph Stratford.
Ripon ¹ ...	Bunnugal ...	A	320 0 0	Formerly licensed to Emilia Hastings.
Borong ¹ ...	Concongella South ...	B	320 0 0	Formerly licensed to Pietro Panizza.
" ¹ ...	Watta Wella ...	A	320 0 0	Formerly licensed to Mary Jane Pierce.
" ¹ ...	Ledcourt ...	A	153 0 0	Formerly licensed to Thos. W. King.
" ¹ ...	Wail ...	103	320 0 0	Formerly applied for by W. Drummond.
" ¹ ...	Katyl ...	B	320 0 0	Formerly licensed to Mathes Faulick.
Heytesbury ¹ ...	Faaratte ...	C	320 0 0	Formerly applied for by Chas. Edwd. Clinch, together with adjoining Crown lands.
Mornington ¹ ...	Gembrook ...	K	20 0 0	Adjoining the licensed holding of A. G. Hall.
" ¹ ...	French Island ...	A	139 0 0	Formerly licensed to Ernest R. Bubb.
Buln Buln ² ...	Drouin East ...	A	22 0 0	Adjoining Irvine's holding, and formerly occupied by Chas. O'Neal under miner's right.
" ² ...	Mirboo ...	A	320 0 0	Formerly applied for by George Hartley.
" ² ...	Maryvale ...	A	200 0 0	Formerly applied for by Wm. Milner.

AREA OF AGRICULTURAL AND GRAZING LANDS DIMINISHED.

County.	Parish.	Block.	Area.
			Acres.
Tatchera ...	Kalpiening ...	37	650
" ...	Kalpiening and Cooroopajirrup ...	2A	600
" ...	Kalpiening ...	23	180

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 26th March 1886 will be deemed to have been simultaneously made.

² 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 5th April 1886 will be deemed to have been simultaneously made.

Given under my Hand and the Seal of the Colony, at Melbourne, this second day of March, 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,

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

GOD SAVE THE QUEEN!

"The Land Act 1884," Section 6.

AREA OF CERTAIN CLASSES OF LAND INCREASED AND DIMINISHED.

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 or increase, as the case may be, the area of Crown lands comprised in Classes Nos. 1 and 2 of said section, namely, "Pastoral" and "Agricultural and Grazing Lands," to the extent and as set forth in the subjoined Schedule, that is to say:—

The Schedule referred to:

County.	Parish.	Block.	Area of Agricultural and Grazing Lands increased.*			Area of Pastoral Lands diminished.
			A.	R.	P.	
Delatite	Wabonga	47	790	0	0	Allotment N, containing 23,800 acres.
		48	850	0	0	
		49	850	0	0	
		50	780	0	0	
		51	720	0	0	
		52	940	0	0	
		53	800	0	0	
		56	780	0	0	
		1	700	0	0	
		2	700	0	0	
		3	760	0	0	
		4	1000	0	0	
		5	900	0	0	
		6	960	0	0	
	7	900	0	0		
	Combatong	8	900	0	0	
		9	900	0	0	
		10	900	0	0	
		11	1000	0	0	
		12	880	0	0	
		13	1000	0	0	
		14	960	0	0	
		15	720	0	0	
		16	800	0	0	
		17	800	0	0	
		18	720	0	0	
		19	920	0	0	
		Dueran East	88	840	0	
87			1000	0	0	

* 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 26th March 1886 will be deemed to have been simultaneously made.

Given under my Hand and Seal of the Colony, at Melbourne, this second day of March, 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,

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

GOD SAVE THE QUEEN!

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.
	LANDS AND SURVEY—	£ s. d.			
2152	(7)—Painting 91 rods of fencing in Flagstaff Gardens	26 3 3	George Tarrant ¹ ...	Div. 60, Subdivision 2, Item 2	Jno. L. Dow. 22.2.86.
2153	(2)—Erecting 36 rods of fencing at Studley Park	7/6 per rod	James Ryan ¹ ...	Div. 60, Subdivision 2, Item 1	
2154	(3)—Painting 80 rods of iron fencing in Treasury Gardens	21 2 6	Wm. Groth, sen. ¹ ...	Ditto	
	RAILWAYS—				
2155	Manufacture and supply of 50 iron hopper coal waggons	5,068 15 0	Johnson and Co. ...	Loan 760, Item 1, Act 821	P. P. Laber-touche, by order of the Railways Commissioners. 3.3.86.
2156	Construction of barrel culvert at Murrumbena station	398 1 0	G. Evans ...	Vote 97/1 of 1885-86 ...	
2157	Supply of 500 tons of firewood at Mount Moriac station, at 5/4 per ton	Rates ...	T. Abbott ...	Ditto	
2158	Extra on contract 1403 of 1885-86	48 17 5	W. E. White ...	Loan 760, Item 1, Act 821	

¹ Fulfilled previous contracts satisfactorily.

Corrigenda.—J. Robson's contract, No. 1999 of 5th February 1886: Amount of £150 to read £168 6s.
Johnson and Co.'s contract, No. 2572 of 1884-85: In *corrigendum* of 19th February 1886, amount £1,565 0s. 2d. to read £1,850 14s. 3d.

Melbourne, 4th March 1886.
No. 28.—MARCH 4, 1886.—3.

CONTRACTS ACCEPTED.—(Series 1886-87.)

CONTRACTS FOR THE SUPPLY OF FORAGE FROM 1ST MARCH 1886 TO 28TH FEBRUARY 1887, FOR POLICE.

No. of Contract.	Number of Tenders.	Locality.	Particulars of each Tender, and Amount recommended for Acceptance.				Name for Approval.	Charged against Vote or Fund.
			Oats, per cental.	Bran, per cental.	Hay, per cental.	Straw, per cental.		
			s. d.	s. d.	s. d.	s. d.		
BOURKE DISTRICT.								
454	3	Frankston	5 6	3 6	James Grant ...	
455	3	Hastings	4 6	2 9	John White ...	
456	3	Kilmore	5 3	...	Adolphus Zwar ...	
457	2	Seymour ...	10 0	J. Gerrard ...	
458			...	7 1	5 6	3 4	R. Fitzgerald ...	
CENTRAL DISTRICT.								
459	2	Barkstead	6 0	4 0	P. Hackett ...	
460			11 0	8 0	P. McCabe ...	
461	2	Daylesford ...	8 9	6 8	A. Bush ...	
462	1	Glenlyon ...	9 5	8 2	4 8	2 5	C. H. Smythe ...	
463	1	Napoleon's Lead	6 0	3 6	H. O'Donnell ...	
464	1	Skipton ...	10 0	8 6	4/sheaf	2 3	Isabella M. Elder ...	
GIPPSLAND DISTRICT.								
465	1	Bruthen ...	12 6	J. B. and H. Besley ...	
466	5	Palmerston ...	9 2	8 9	F. C. Shaw ...	
467			6 0	Geo. Dunne ...
468	5	Tarraville ...	9 2	8 9	F. C. Shaw ...	
469			6 0	Geo. Dunne ...
470	5	Yarram Yarram	5 6	4 0	John Cotter ...	
471			9 2	8 9	F. C. Shaw ...	
NORTH-EASTERN DISTRICT.								
472	1	Dederang ...	9 0	7 6	4 6	3 0	Henry Goonan ...	
473	1	Doon ...	7 6	6 3	4 6	2 0	J. H. Friday ...	
474	1	Jamieson	5 0	3 0	Daniel Finn ...	
NORTH-WESTERN DISTRICT.								
475	3	Serpentine ...	7 6	7 6	John Davidson ...	
SOUTHERN DISTRICT.								
476	1	Camperdown	10 0	6 0	4 6	James Ryan ...	
477	1	Cobden	10 0	6 0	4 6	James Ryan ...	
478	1	Terang	10 0	6 0	4 6	James Ryan ...	
WESTERN DISTRICT.								
479	2	Cavendish ...	10 0	8 6	5 6	4 0	Edward Hynes ...	
480	2	Coleraine ...	10 0	7 6	A. Lesser ...	
WIMMERA DISTRICT.								
481	1	Kaniva	4 9	2 6	Thos. Hendy ...	
FOR HOSPITALS FOR INSANE.								
482	1	Beechworth	3 3	John Connors ...	

Contingencies—Forage, 1886-87.

The foregoing contracts, Nos. 454 to 482, have been authorized according to regulations.

NOTE.—Contract No. 172, J. Birmingham, for the supply of oats and bran at Waterloo from 1st March 1886 to 28th February 1887, is cancelled.—ALFRED DEAKIN. 2.3.86. Melbourne, 4th March 1886.

Courts.

BAIRNSDALE.—REVISION OF JURY LISTS.—Notice is hereby given that a Special Court of Petty Sessions will be held at the Court House, Bairnsdale, on Friday the second day of April 1886, at Eleven o'clock in the forenoon, for the purpose of revising the Jury Lists for the Jury District of Bairnsdale.—JAMES H. TYLER, Clerk of Petty Sessions. Bairnsdale, 25th February 1886.

BELFAST.—LICENSING COURT.—LICENSING DISTRICTS OF BELFAST, MOYNE, TOWER HILL, AND YAMBUK.—In conformity with the provisions of section 19 of *The Licensing Act 1885*, notice is hereby given that the population of the above-mentioned Districts is as follows:—
 Belfast ... 1,580
 Moyne ... 625
 Tower Hill ... 1,635
 Yambuk ... 725

Dated at Belfast this 2nd day of March 1886.—S. FERROTTEY, Clerk to the Licensing Bench.

BENALLA.—LICENSING COURT.—In pursuance of section 19 of 49 Vict. No. 837, and by direction of the Chairman of the Licensing Court for the Licensing District of Benalla, I hereby declare the number of inhabitants in the said Licensing District to be 4,100. Dated this 26th day of February A.D. 1886.—W. M. BRIDE, Clerk of the Licensing Court for the said district.

BRIGHT.—REVISION OF JURY LIST.—Notice is hereby given that a Special Court of Petty Sessions will be held at the Court House, Bright, on Friday the 2nd day of April 1886, at the hour of Ten o'clock a.m., for the purpose of revising the Jury List for the Jury District of Bright.—H. KNELLER SMART, Clerk of the Court of Petty Sessions. Court House, Bright, 25th February 1886.

DUNOLLY.—LICENSING COURT.—In pursuance of *The Licensing Act 1885*, notice is hereby given that the following are the numbers of the inhabitants in the undermentioned Licensing Districts, as determined by the Licensing Court appointed to be held at Dunolly for the said districts:—
 Cochran's ... 640
 Dunolly ... 2,335
 Moliagul ... 710
 Newbridge ... 1,050
 Sandy Creek ... 1,180
 —IRVIN MARTIN, Clerk of Licensing Court. Court House, Dunolly, 1st March 1886.

CHEWTON.—LICENSING COURT.—In conformity with the provisions of section 19 of *The Licensing Act 1885*, notice is hereby given that the statutory number of inhabitants in the Licensing Districts of Chewton and Elphinstone are—
 Chewton ... 1,995
 Elphinstone ... 555
 —T. L. BROWN, Clerk of Licensing Court. Chewton, 3rd March 1886.

COLAC.—LICENSING COURT.—In conformity with the 19th section of *The Licensing Act 1885*, and by direction of the Chairman of the Licensing Court for the Licensing District of Colac, I hereby give notice that the number of inhabitants of the Licensing District of Colac, in the month of June last past, were Four thousand eight hundred and ten (4,810).—J. W. LLOYD, Clerk of the Licensing District of Colac. Court House, Colac, 1st March 1886.

EUROA.—LICENSING COURT.—In pursuance of section 19 of 49 Vict. No. 857, and by direction of the Chairman of the Licensing Court for the Licensing District of Euroa, I hereby declare the number of inhabitants in the said Licensing District to be 3,360. Dated this 26th day of February A.D. 1886.—W. M. BRIDE, Clerk of the Licensing Court for the said District.

INDIGO.—LICENSING COURT.—In pursuance of section 19 of 49 Vict. No. 857, and by direction of the Chairman of the Licensing Court for the Licensing District of Indigo, I hereby declare the number of inhabitants in the said Licensing District to be—

Indigo 1,960

Dated this 1st day of March A.D. 1886.—THOMAS K. MEIN, Clerk to the Licensing Court for the said District.

KILMORE.—LICENSING COURT.—Notice is hereby given that, in conformity with the provisions of section 19 of *The Licensing Act 1885*, the number of inhabitants in the Licensing District of Kilmore is one thousand nine hundred and ninety-five, determined by the members of the Licensing District.—D. OLIVER, Clerk of Licensing Court. Court House, Kilmore, 2nd March 1886.

KERANG.—LICENSING COURT.—Notice is hereby given that the number of inhabitants in the undermentioned Licensing Districts for the year ending the 31st December 1886, computed on the basis provided by section 19 of the Act 49 Victoria No. 857, for the purpose of determining the statutory number of victuallers' licenses therein, is as follows:—

Kerang 2,385
Kerang West 1,435
Cohuna 1,395

(By order)—J. W. STRANGER, Clerk of the Licensing Court. Court House, Kerang, 3rd March 1886.

MARYBOROUGH.—LICENSING COURT.—In pursuance of section 19 of *The Licensing Act 1885*, notice is hereby given that the number of inhabitants for determining the statutory number of licenses for the undermentioned Licensing Districts of which Maryborough has been appointed as the Licensing Court is as follows:—

Maryborough District 5,170
Bowenvale District 1,690
Baringup West District 560
Carisbrook District 1,060
Talbot District 2,520
Majorca District 1,380

Dated at Maryborough this 2nd day of March 1886.—W. R. ANDERSON, Clerk of Licensing Courts.

PORTLAND.—LICENSING COURT.—PORTLAND, HEYWOOD, AND BRIDGEWATER LICENSING DISTRICTS.—Notice is hereby given, in pursuance of *The Licensing Act 1885*, section 19, that the number of inhabitants in the above-mentioned Licensing Districts, as determined by the Licensing Courts, is as follows, viz:—

Portland District 1,820
Heywood District 3,595
Bridgewater District 1,115

By order of the Courts.—W. S. A. PONSFORD, Clerk of the Licensing Courts. Court House, Portland, 1st March 1886.

RUSHWORTH.—LICENSING COURT.—In conformity with the provisions of section 19 of *The Licensing Act 1885*, notice is hereby given that the population of the undermentioned districts is as follows, viz:—

Rushworth 3,480
Runnymede 1,745

Dated at Rushworth this third day of March 1886.—J. A. MURDOCH, Clerk of Licensing Court.

SHEPPARTON.—LICENSING COURT.—LICENSING DISTRICTS OF SHEPPARTON, MOIRA, AND MOOROPNA.—Notice is hereby given that, for the purposes of *The Licensing Act 1885* (section 19), the number of inhabitants for the undermentioned Licensing Districts respectively, as determined by the Licensing Courts for such districts, is as follows:—

Shepparton 4,020
Moira 7,450
Mooroopna 3,820

(By direction of the Chairman of the said Courts)—R. J. BURROWS, Clerk of Licensing Courts. Court House, Shepparton, 3rd March 1886.

STAWELL.—LICENSING COURT.—Notice is hereby given, in pursuance of *The Licensing Act 1885*, section 19, that the Quarterly Licensing Transfer Sitting of the Licensing Magistrates of the Licensing Districts of Pleasant Creek, Glenorchy, and Waita Waita will be holden at the Court House, Stawell, on Thursday the twenty-fifth day of March 1886, at Eleven o'clock in the forenoon.—C. G. HOLMES, Clerk to Licensing Court. Court House, Stawell, 1st March 1886.

WAHGUNYAH.—LICENSING COURT.—In pursuance of section 19 of 49 Vict. No. 857, and by direction of the Chairman of the Licensing Court for the Licensing District of Wahgunyah, I hereby declare the number of inhabitants in the said Licensing District to be—

Wahgunyah 4,015

Dated this 2nd day of March A.D. 1886.—THOMAS K. MEIN, Clerk of the Licensing Court for the said District.

WARRNAMBOOL.—LICENSING COURT.—In accordance with *The Licensing Act 1885*, No. 857, section 19, I hereby give notice that the number of inhabitants in each of the following Licensing Districts, for the purpose of determining the statutory number of each of such Licensing District, is as follows:—

Licensing District.	Number of inhabitants, based on the calculation referred to in above section.
Warrnambool	4,325
Cararut	930
Mortlake	2,280
Koroit	3,015
Allansford	495
Heytesbury West	2,405
Terang	2,225
Wangoom	1,740
Minhamite	3,120

(By order) ROBERT GRITON, Clerk of the Licensing Court for the above Districts. Court House, Warrnambool, 25th February 1886.

WODONGA.—LICENSING COURT.—In pursuance of section 19 of 49 Vict. No. 857, and by direction of the Chairman of the Licensing Districts for which Licensing Courts are appointed to be holden at Wodonga, I hereby declare the number of inhabitants in the said Licensing Districts to be—

Wodonga 1,820
Mitta Mitta 2,890
Towong 1,550

Dated this 2nd day of March 1886.—THOMAS K. MEIN, Clerk of the Licensing Court for said Districts.

YARRAWONGA.—LICENSING COURT.—In pursuance of section 19 of 49 Vic. No. 857, and by direction of the Chairman of the Licensing Court for the Licensing District of Yarrawonga, I hereby declare the number of inhabitants in the said Licensing District to be 5,415. Dated this twenty-seventh day of February 1886 at Yarrawonga.—JNO. C. CAFFEY, Clerk of the Licensing Court for the said district.

YARRAWONGA.—REVISION OF JURY LISTS.—Notice is hereby given that a Special Court of Petty Sessions will be holden at the Court House, Yarrawonga, on Wednesday the 7th day of April 1886, at the hour of Ten o'clock in the forenoon, for the purpose of revising the Jury List for the County Court Town of Yarrawonga.—JNO. C. CAFFEY, Clerk of Petty Sessions. Yarrawonga, 27th 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	Saturday	3 April
Horsham	Friday	19 March
Maryborough	Saturday	3 July
Sale	Wednesday	18 August
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	3 August
Horsham	Tuesday	18 May
Inglewood	Tuesday	6 April
Jamieson	Saturday	10 April
Kilmore	Thursday	5 August
Kyneton	Tuesday	4 May
Mansfield	Thursday	8 April
Maryborough	Tuesday	13 April
Melbourne	Thursday	1 April
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
Walhalla	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	Thursday	15 April
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	Wednesday	19 May
Casterton	Friday	13 August
Castlemaine	Thursday	1 April
Chiltern	Friday	14 May
Clunes	Tuesday	13 April
Colac	Tuesday	18 May
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	Friday	28 May
Heathcote	Wednesday	4 August
Horsham	Wednesday	17 March
Inglewood	Tuesday	6 April
Jamieson	Saturday	10 April
Kerang	Tuesday	30 March
Kilmore	Thursday	5 August
Kyneton	Tuesday	4 May
Maldon	Thursday	15 April
Mansfield	Thursday	8 April
Maryborough	Tuesday	13 April
Melbourne	Thursday	1 April
Mornington	Friday	9 July
Nagambie	Thursday	22 April
Nhill	Wednesday	21 April
Qmeo	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	26 May
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	5 August
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		
GIPPSLAND 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		
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.
 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 also 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
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.	11th March
Fittings, &c., Police Barracks, Russell street. Preliminary deposit to accompany tender, £5.	11th March
Additions, State School Quarters, No. 2031, Tarravinee East. Particulars also at Police Station, Wangaratta. Preliminary deposit to accompany tender, £3. Final deposit, £5.	11th March
Fencing, &c., Police Station, Healesville. Particulars also at Police Station, Healesville. Preliminary deposit to accompany tender, £5. Final deposit, £5.	11th March
Additions to Quarters, State School No. 2266, House Creek. Particulars also at Police Station, Wodonga. Preliminary deposit to accompany tender, £3. Final deposit, £5.	11th March
Furniture, various Government Offices. Preliminary deposit to accompany tender, £5.	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, Pentridge. 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
Repairs, painting, &c., Caretaker's Quarters, Botanic Gardens, Melbourne. Preliminary deposit to accompany tender, £5.	18th March
Fittings, Botanic Museum, Melbourne. Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent.	18th March
Works and repairs at the Girls' Depot, Industrial Schools, Royal Park. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent.	18th March
Wooden buildings for State School No. 2574, Bontherambo. Particulars at State Schools No. 327, Chiltern, and No. 643, Wangaratta. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent.	18th March
Supply and delivery of 1000 cubic yards of bluestone rubble for Reclamation Works, Geelong. Particulars also at Custom House, Geelong. Preliminary deposit to accompany tender, £10. Final deposit, £10.	18th March
New underground tank, &c., Post Office, Rushworth. Particulars also at Police Station, Rushworth. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent.	18th March
Supplying and fixing 64 new ships' tanks at Lunatic Asylum, Kew. Preliminary deposit to accompany tender, £10. Final deposit, 5 per cent.	18th March
Repairs, painting, &c., Police Station, Stratford. Particulars also at Police Station, Stratford. Preliminary deposit to accompany tender, £5. Final deposit, £5.	18th March
New Police quarters, stables, &c., Murchison. Particulars also at Police Station, Murchison. Preliminary deposit to accompany tender, £10. Final deposit, 5 per cent.	25th March

General repairs to Court-keeper's Quarters, Swanston street, Melbourne (next to old County Court). Preliminary deposit to accompany tender, £5. 25th March

Erection of wharf and shed at Bowen, on River Franklin, Corner Inlet. Particulars also at Police Station, Foster. Preliminary deposit to accompany tender, £10. Final deposit, 5 per cent. 25th March

Orderly room and other works for the Torpedo Corps, to be erected on the Military Reserve, Port Melbourne. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent. 25th March

Wooden quarters for teacher, State School No. 2118, Coleraine. Particulars also at Police Station, Coleraine. Preliminary deposit to accompany tender, £10. Final deposit, 5 per cent. 25th March

Tar paving to yards of upper division, Lunatic Asylum, Yarra Bend. Preliminary deposit to accompany tender, £10. Final deposit, 5 per cent. 25th March

Additions and alterations to State School No. 888, Camberwell. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent. 8th April

Additions to State School No. 1401, Northcote. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent. 8th April

Additions to State School No. 876, Lillydale. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent. 15th April

Alternative tenders for additions to main building, General Post Office, Melbourne, in Tasmanian and in Stawell stones. Preliminary deposit to accompany tender, £100. Final deposit, £2,000. Copies of the specification may be obtained at this office, price £1 ls. each. 6th May

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, 4th March 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, 15th March.—Excavating Water Supply tank at Miran Miran, 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, £50.

Monday, 15th March.—Manufacture and supply of 1,634 tons of Fishbolts, Dogspikes, and Pins, in separate contracts. Particulars at the Engineer-in-Chief's Office, Spencer street, and at Ballarat, Geelong, Castlemaine, and Sandhurst stations. Preliminary deposits as specified.

Monday, 22nd March.—Repairs, from 1st April to 31st December 1886, of the Platelayers' tools on the Hamilton to Portland and Casterton lines. Particulars at Hamilton, Branxholme, and Portland stations. The contract will be terminable by one month's notice from either party, and delivery of tools will be given and taken at the station nearest the shop of the successful tenderer.

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 Lillydale to Healesville line. Particulars at the Engineer-in-Chief's Office, Spencer street. Preliminary deposit, £300.

Monday, 17th May.—Construction of the Tatura to Echuca line. Particulars at the Engineer-in-Chief's Office, Spencer street. Preliminary deposit, £350.

No tender will necessarily be accepted.

By Order of the Commissioners.

P. P. LABERTOUCHE,
Secretary for Railways.

FLOUR AND MAIZEMEAL, BREADSTUFFS, MEAT, BUTTER AND CHEESE, GROCERIES, MILK, AND VEGETABLES; ALSO SOAP AND CANDLES.

TENDERS will be received until Ten o'clock a.m. on Friday the 19th March from persons willing to furnish either of the above-mentioned supplies, in such quantities as may be ordered by the various Departments of the Public Service (except the Aborigines)—delivery at the undermentioned places—during twelve calendar months, commencing on the 1st July 1886.

The places for which tenders will be received, and the amount of security required for the due fulfilment of each contract, are as follow:—

		Security not exceeding	
		£10 for breadstuffs	
		£150 " flour and maizemeal	
Melbourne district	...	£250 " meat	
		£50 " groceries	
		£60 " butter, cheese, and eggs	
		£50 " vegetables	
Williamstown district (including all vessels in Hobson's Bay during the currency of the contract)	...	£30 " meat	
		£30 " groceries	
		£30 " breadstuffs	
		£10 " vegetables	
Rations for s.s. <i>Despatch</i>	...	£20	
Melbourne district (including Pentridge and Melbourne Gaol, but tenders will be received for each place separately)	...	£5 for milk	
Williamstown district	...	£5 "	
Geelong district	...	£20 for flour and maizemeal	
		£50 " breadstuffs	
Ararat (lunatic asylum is included in this contract)	...	£50 " meat	
Beechworth (lunatic asylum is included in this contract)	...	£30 " groceries	
		£50 " butter, cheese, and eggs	
Sunbury Lunatic Asylum, &c.	...	£25 " vegetables	
Ballarat (industrial schools are included in this contract)	...	£20 " bread	
		£15 " meat	
Geelong (including a radius of two miles from Post Office)	...	£15 " groceries	
		£5 " vegetables	
Castlemaine	...	£5 " breadstuffs	
Maryborough	...	£5 " meat	
Portland	...	£5 " groceries	
Sandhurst	...	£2 10s. for vegetables	
Macedon State Nursery	...	£2 for bread	
		£2 " meat	

Blue, tobacco, pipes, soda, &c., soap, or candles as per schedules.

Melbourne district will include a radius of six miles from the General Post Office; and Williamstown district will include the town of Williamstown, Hobson's Bay, and the River Yarra.

The lock-ups at Melbourne, Hotham, Fitzroy, Toorak, Prahran, St. Kilda, Emerald Hill, Sandridge, Collingwood, Royal Park, Richmond, and the St. Kilda-road Depot, are included in the contracts for the Melbourne district.

Supplies for country stations for which no local contract may have been taken may be ordered under the Melbourne contract.

Packages suitable for transport of goods supplied, and must be provided by the contractor free of expense.

Samples of the sago, soap, rice, tea, and sugar required at the asylums at Yarra Bend, Kew, Sunbury, Beechworth, and Ararat can be seen at those institutions; and samples of the tea, sugar, and tobacco required at the gaols at Geelong, Ararat, Ballarat, Beechworth, Castlemaine, Maryborough, Sandhurst, and Portland can be seen on application to the officers in charge. Samples of the whole of the above-mentioned articles can also be seen at the offices of the Secretary to the Tender Board.

The prices must be expressed, without alterations or erasures, in words as well as in figures, and the total amount of tender stated.

The value of all packages, whether in bulk or otherwise, is to be included in the price demanded (except butter firkins and soap boxes (not including fancy soaps), flour, meal, and potato bags, which will remain the property of the contractor, empties to be removed at contractor's expense), and only the actual net weight or quantity received will be paid for.

Printed forms of tender, showing the estimated monthly consumption and conditions of contract, may be obtained from the Secretary to the Tender Board, Melbourne; the Sheriffs at Geelong, Ararat, Ballarat, Beechworth, Castlemaine, Maryborough, Sandhurst, and Portland; the Medical Superintendent, Lunatic Asylum, Sunbury; and the Inspector of Forests, Macedon, by whom also information will be afforded to persons tendering.

Security will be required, either in Government debentures, bank deposit-receipt, or cash deposit, as the tenderer may elect. The security will be calculated at Ten per cent. on contracts under £1000, and Five per cent. over that sum, but the amount required will in no case exceed that above specified.

Bank deposit-receipts to be in favor of the Secretary, Tender Board.

Tenders must be accompanied by a preliminary deposit in bank notes, or a bank draft, payable to the order of the Secretary to the Tender Board, for Ten per cent. of the amount of security required (cheques will in no case be received), which will be returned within ten days to unsuccessful tenderers on their application. Such deposit to be forfeited in the event of the successful tenderer failing to complete the security within the prescribed period.

The security must be completed within ten days of acceptance of the tender, failing which the contract may be again advertised, or another tender accepted.

In the event of the contractor failing to carry on the contract, the contract security money will in that case be absolutely forfeited; and in addition the contractor will be held liable for any loss which the Government may sustain in consequence of such failure.

Tenderers failing to take up their accepted tenders will be disqualified from tendering for Government supplies for a period of twelve months.

The Government will not necessarily accept the lowest or any tender.

Tenders must be enclosed in a separate envelope, and must have the words "Tender for Groceries, Milk, or" (as the case may be) written thereon.

Tenders must be deposited in the Tender-box at the Pay Office, Treasury, Melbourne, or (if sent by post) must be prepaid, and addressed to the Chairman of the Tender Board, Pay Office, Treasury, Melbourne.

CONDITIONS OF CONTRACT.

1. All the articles are to be of the best quality of the several kinds, in the best condition, and to be delivered in sound packages, free from all charges for cartage, freight, &c.

2. Bread.—A sample of the best ordinarily refined to the public will be considered as a test loaf for first quality. Second quality to be made of flour known in the trade as "best-seconds," and the third quality (that issued to prisoners of the Crown) to be made of flour, fine sharps, the produce of prime, strong, thin-skinned, good colored wheat, to be perfectly free from coarse pollard or other offal.

3. Milk.—The milk must be fresh, pure, and of the best quality, and subject to test when required by the department. Should the supply prove to be not of contract quality, any expense incurred will be charged to the contractor.

4. Fresh meat is to be supplied in such proportions as may be required, and, when the quality admits, to be delivered in fore and hind quarters alternately, also buttocks only when ordered. When shins of beef form a portion of the supply, a fair proportion of the bone, not less than ten inches, must have been cut off. The sticking pieces must be removed from the fore quarters of beef.

5. Potatoes to be dry and free from dirt. Contractors to supply 105 lbs. of potatoes for each cental credited to them, and, in addition, to take back all rejected before being cooked.

6. The supplies coming under the head of Rations and Medical Comforts are to be delivered direct to the establishment entitled thereto on the written order of the officer in charge. All other supplies will be ordered by the head of department concerned.

7. The order issued by the head of department must accompany the goods, and the account is to be rendered simultaneously with the delivery of the supplies. For the supplies coming under the head of Rations and Medical Comforts, the account is to be rendered monthly for such quantities only as are issued, the difference between the supply and issue to be kept at the contractor's credit. Supplies not issued at the termination of the contract to be removed by the contractor. The rates or quantities quoted in the orders cannot be exceeded.

8. Should the contractor fail to supply any articles at the time mentioned in the order, they will be otherwise procured, and the expense over and above the contract price will be deducted from his account.

9. In the event of a difference of opinion between the contractor and the officer receiving the supplies as to the quality, the same to be decided, in cases where the article is not of a perishable nature, by a board of survey composed of persons named by the head of the department, and the decision of the board is to be considered final. In the event of the decision being against the contractor, the survey fees and expenses (if any) will be deducted as in clause 8.

10. If the board shall decide that the article is not of proper quality, it must be immediately replaced by the contractor; failing which it will be procured by the officer requiring it, and the expense charged as in clause 8.

11. In the case of supplies for lunatic asylums, it will be competent for a board of survey, consisting of the medical superintendent (or, in his absence, of the deputy medical superintendent) and any two officers named by him, to examine and reject any supplies that may be objected to. It must be distinctly understood, however, that the contractor will have a right of appeal to the Treasurer of the colony for the time being; but pending such appeal, he must take back the rejected articles and at once supply others of approved quality; failing which, the supplies required may be obtained by the officer concerned, and the expense charged to the contractor.

11A. As the exact quantity of any article of provisions which may be required cannot be stated, the estimate being approximate only, the Government will not be bound by the quantity stated in the schedule, but will be at liberty to order more or less, according to circumstances, and the contractor will be bound to supply the same as ordered.

12. In cases where the article is of a perishable nature, or when from some other cause injury would be sustained either by the persons to whom the rations are due or to the contractor in waiting for a board to survey, the head of the department, or officer in charge of the station, will have power to reject such article or articles as are obviously of inferior quality, it being understood that he will be responsible to the Government for so doing, and that the contractor must take back the rejected article and supply good in its stead; failing which, it will be obtained by the officer requiring it, and the expense charged as in clause 8.

13. A repetition of irregularity in the quantity or quality of the supplies, or of delay in delivery or replacing them when required, or refusal to execute orders, will subject the contractor, upon report from the Tender Board, to such mulct, not exceeding £50, as the said Treasurer may direct. It will also be in the power of the said Treasurer to terminate the contract forthwith and forfeit the whole or any part of the security.

14. Contractors are not at liberty to transfer their contracts under cover of power-of-attorney, coupled with an interest or otherwise, and no such transfer will be recognized by the Government.

15. It will be competent for the Secretary to the Tender Board on behalf of the Government, or the contractor on his own behalf, to terminate the contract, by giving, in writing, a notice of three full calendar months; it being understood that

such notice can be given only from the first day of a month, and within the period for which the contract is made; and under no other circumstances will a contractor be permitted to abandon his contract. It will also be competent for the Secretary to the Tender Board to terminate the contract, without notice, for the breach or neglect of the same, or should there be reason to know that the contractor takes advantage of his contract to communicate improperly with a prisoner.

16. The contracts entered into under this notice are not to be considered as being broken, infringed, or vitiated by the importation of stores for the Government service, or by any contracts made by the Imperial Commissariat or Defence Department, or on account of other Governments; or by the consumption of the produce or surplus stock of any Government establishment; or by any article being made at and supplied for the use of any Government establishment.

17. In the event of any alteration in the tariff affecting any of the items included in these contracts, the Government, or the contractor, as may be the case, will make a proportionate allowance by way of deduction from or increase of the price of the item so affected.

ALFRED DEAKIN,
For Treasurer.

Treasury,
Melbourne, 23rd February 1886.

CUT-OUT SWITCHES.

TENDERS will be received until Twelve o'clock on Tuesday, 16th March, for supplying fifty (50) Cut-out Switches. Models and specifications may be seen at the Stores Branch, General Post Office.

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

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

The lowest or any tender will not necessarily be accepted.

FREDK. T. DERHAM,
Postmaster-General.

Post Office and Telegraph Department,
Melbourne, 1st March 1886.

AGRICULTURAL COLLEGE LAND.—LEASES.

ALTERNATE tenders will be received until Noon on Monday, 15th March 1886, by the Secretary, Council of Agricultural Education, Public Offices, Melbourne, for the lease, for periods of seven or fourteen years, under conditions previously advertised, of the following areas:—

Pental Island, allotments 13, 14, 15, 16, 18, 19, 33, 34, 38, 40, 41, 42, 43, 44, 45, 46, and 47.

Carragarmungee, allotment 1, section 25a; allotments 2, 3a, 6a, 5, and 4a, section 5a; allotments 235, 236a, 237a, 238, 241, 266, 268, 269.

Bellellen and Ilawarra, for seven years only, area 750 acres.

Each allotment to be tendered for separately. Tenders to be marked "Tender for Agricultural College Land," and to state whether it is intended to use the land for agriculture or grazing. A sum equal to 10 per cent. of amount offered per annum to accompany each tender.

Further particulars can be obtained on application to the Secretary, Council of Agricultural Education.

J. F. LEVIEN,
Chairman of Trustees of Agricultural Colleges.
Melbourne, 20th February 1886.

TENDERS FOR GRAZING ON TIMBER RESERVES. COUNTY OF TATCHERA, PARISHES OF MEERAN, MEERING AND LEAGUR TIMBER RESERVES.

TENDERS for the occupation of these reserves, under annual grazing licenses, will be received at the office of the Board of Land and Works up to Noon of Tuesday, 23rd March 1886.

Plans showing the position and area of the several lots into which these reserves are divided may be seen at the Enquiry Office, Lands Department, Melbourne, and at the District Offices, Kerang and St. Arnaud, and the Post Office, Boort.

The highest or any tender will not necessarily be accepted.

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

Department of Lands and Survey,
Melbourne, 3rd March 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.

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.

REMOVAL OF SALT FROM LAKE IN THE PARISH OF MORTLAKE, COUNTY OF HAMPDEN.

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.

TENDERS FOR GRAZING LANDS.

NOTE.—The fee for the period from 23rd March 1886 to 31st December 1886, and fee of Five shillings for License, must accompany each tender.

TENDERS will be received by the Board of Land and Works up to Noon of Tuesday, 23rd March 1886, for the occupation for Grazing purposes only of the following unappropriated portions of land, subject to the Regulations approved by the Governor in Council and also the subjoined special conditions.

Every license granted under section 119 of *The Land Act 1884* shall be subject to the conditions set forth in the schedule hereto, and to such special conditions and payment in advance of such fee as the Minister may determine, and shall be issued by an officer of the Department of Lands and Survey duly authorized in that behalf.

Under sections 3 and 4 of *The Rabbit Suppression Act Amendment Act 1884*, all licenses under the section for which these licenses will issue are liable for the destruction of rabbits within the boundaries of their licenses.

Conditions:

1. The issue of this license shall not prevent the land comprised therein, or any part or parts thereof, being sold, leased, licensed, alienated, or dealt with under any of the provisions of *The Land Act 1884*, except under the 119th section thereof, under which the license is issued, or being resumed by order of the Governor or Administrator of the Government of Victoria, with the advice of the Executive Council, for any of the purposes for which land may be reserved under section 10 of *The Land Act 1884*, or for mining purposes.

2. No licensee shall, in case of any resumption, be entitled to any compensation other than the return of such portion of the fee paid by him as the responsible Minister of the Crown for the time being administering Part XI. of *The Land Act 1884* may think fit. This license is also subject to the rights of the holders of miners' rights or of mining leases now issued or hereafter to be issued to enter upon the allotment hereby licensed, and to search for gold, and to mine therein, and to erect and occupy mining plant and machinery, without making any compensation for surface or other damage.

3. No land comprised in roads from time to time surveyed and marked out within the boundaries of the land comprised in this license shall be deemed within its operation.

4. This license entitles the holder thereof, during the period for which it is granted, to use the land therein comprised for depasturing purposes only, but does not confer any right to build thereon, or to cultivate, or to fence any portion thereof.

5. If the licensee desire a renewal of this license, notice to that effect must be given to the responsible Minister aforesaid one month prior to the expiration thereof, but nothing herein contained shall be deemed to confer the right to any renewal.

6. The interest in this license may not be transferred without the consent of the Minister aforesaid and the payment of a fee of £1.

7. No claim whatever shall be made or entertained by reason of this license not being renewed or transferred.

8. This license is to be used under and in accordance with the regulations made or to be made under the provisions of the said Act and for the time being in force.

9. This license may be forfeited if the licensee commit a breach of or neglect to comply with any of these conditions.

10. The publication of a notice in the *Government Gazette* purporting to declare that the Governor or Administrator, with the advice aforesaid, has forfeited this license, shall be conclusive evidence that the license is forfeited.

Special Conditions :

1. The period of occupation will be from 23rd March 1886 to 31st December 1886.

2. The license fee must be paid in advance. The fee for the period from 23rd March 1886 to 31st December 1886—for which the license will be issued—must accompany the tender, or be paid by the successful tenderer or his agent immediately on the declaration of the acceptance of the tender, otherwise the offer of the next highest tenderer who may be prepared to comply with this condition may be accepted.

3. Tenders to be for so much per block per annum.
4. Tenders to be endorsed "Tender for Block" "115," or "386," or "400," as the case may be.

5. The highest or any tender not necessarily accepted.
6. Tenderers must give their full name and ordinary postal address.

7. The areas are given as more or less, and all appropriated, alienated, or licensed land (if any) within the boundaries is excluded.

Plans can be seen and information may be obtained in this office.

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

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

Grazing block (No. 53)—4000 acres, remnant of Surrey river, D run : Hamilton district.—(544/47.)

Grazing block (No. 59)—14,000 acres, being the remnant of Richmond Hill A forfeited run : Hamilton district.—(357/47.)

Grazing block (No. 114)—2700 acres, south of the Surrey river, and between the Portland and Hamilton railway line and the Surrey river A run : Hamilton district.—(352/47.)

Grazing block (No. 127)—80 acres, being suburban allotments 11b, 15, 16, and 17, parish of Chatsworth, recently held under grazing license by John and Wm. Cross : Camperdown district.—(90/47.)

Grazing block (No. 130)—7700 acres, being the remnant of the forfeited run Richmond Hill : Hamilton district.—(355/47.)

Grazing block (No. 168)—5000 acres, being the remnant of the forfeited run Richmond : Hamilton district.—(356/47.)

Grazing block (No. 202)—10,000 acres, being the remnant of the forfeited run Snizort : Hamilton district.—(47/47.)

Grazing block (No. 338)—9000 acres, being the remnant of the forfeited runs Mount Eccles and Lake Gorrie : Hamilton district.—(677/47.)

Grazing block (No. 453)—1700 acres, being the forfeited run known as Fitzroy L'Estrange : Hamilton district.—(48/47.)

Grazing block (No. 458)—2000 acres, being the portion of Crampian State Forest, in the parish of Bulawin, formerly portion of the forfeited run Mount Sturgeon No. 1 : Hamilton district.—(13/47.)

Grazing block (No. 653)—2300 acres, being the remnant of the forfeited run Myrrhee : Benalla district.—(671/47.)

Grazing block (No. 669)—2300 acres, being the remnant of the forfeited run Castlemaddie : Hamilton district.—(125/47.)

Grazing block (No. 677)—25,000 acres, commencing at the north-west corner of No. 297, thence northerly about eight and a-half miles along the western boundary of block 303 to the boundary line between the colonies of Victoria and New South Wales; thence by said boundary line about four miles to the eastern boundary of block 258; thence southerly about nine miles; and thence easterly about five miles to point of commencement : Bairnsdale district.—(594/47.)

Grazing block (No. 719)—6170 acres, being the forfeited run Weerangourt : Hamilton district.—(620/47.)

Grazing block (No. 832)—20,000 acres, commencing at the junction of river Yarra Yarra with Starvation creek; thence along that creek to the range between McMahon and Alderman's creeks; thence south-easterly by that range to the Gippsland dividing range; thence by that range to Starvation creek; and thence by that creek to point of commencement : Melbourne district.—(1314/47.)

Grazing block (No. 878)—1500 acres, being the remnant of the forfeited run Knebsworth : Hamilton district.—(428/47.)

Grazing block (No. 995)—9000 acres, being the remnant of the forfeited run Mitta Mitta No. 2 : Beechworth district.—(2011/47.)

Grazing block (No. 1078)—900 acres, Beechamber swamp and all available Crown lands adjoining, including two 110th section reserves, parishes of Miran Piram and Tarranginnie : Horsham district.—(531/119.)

Grazing block (No. 1082)—120 acres, Dry lagoon, lying between allotments 4, 8, 8^a, 9, 14, 15, and 16, of section 8, parish of Turrumbarry North : Echuca district.—(R.18916.)

Grazing block (No. 2032)—710 acres, being the Terrick Terrick township reserve, excepting the sold lands, pound, and State school reserve : Echuca district.—(1231/47.)

Grazing block (No. 2078)—10 acres, township of Casterton, being the portion of the old police reserve, lying south-west of a line parallel with, and two chains distant from, the Railway line : Hamilton district.—(672/47.)

Grazing block (No. 2099)—640 acres, being allotments 121A, 121B, 122, parish of Purrumbete South : Camperdown district.—(334/47.)

Grazing block (No. 2131)—280 acres, being the land lying between allotments 8, 9, 10, 11, 29, 30, 24^a, 23, 42, 41, 40, 39, 38^a, 37, 36, 35, 34, and 10, 13, 16, 17, 18, 19, 20, of section A, parish of Lillirie : Ballarat district.—(W.24121.)

Grazing block (No. 2137)—12 acres, being part of allotment 6, section 26, between E. Bateson's purchased land and the Merino creek, parish of Merino : Hamilton district.—(254/47.)

Grazing block (No. 2145)—50 acres, lying between Elingamite township allotments —, allotments 3b, section 15, and Lake Elingamite, parish of Elingamite : Geelong district. Note.—This license is open for renewal for five years, with right to fence the land.—(H.32760.)

Grazing block (No. 2146)—5 acres, lying between allotment 1A, section 16, and Lake Elingamite, parish of Elingamite : Geelong district. Note.—This license is open for renewal for five years, with the right to fence the land.—(H.32760.)

Grazing block (No. 2148)—14 acres, lying between allotment 6A, section 16, and Lake Elingamite, parish of Elingamite : Geelong district. Note.—This license is open for renewal for five years, with the right to fence the land.—(H.32760.)

Grazing block (No. 2149)—8 acres, lying between 1A, section 18, and Lake Elingamite, parish of Elingamite : Geelong district. Note.—This license is open for renewal for five years, with the right to fence the land.—(H.32760.)

Grazing block (No. 2150)—7 acres, lying between allotment 4b, section 15, and Lake Elingamite, parish of Elingamite : Geelong district. Note.—This license is open for renewal for five years, with the right to fence the land.—(H.32760.)

Grazing block (No. 2182)—92 acres, lying between the selections of M. W. Harris and C. Bethine, parish of Minimay : Horsham district.—(Mc.24238.)

Grazing block (No. 2203)—1,200 acres, being the forfeited Donnybrook run : Gippsland North District.—(W.24435.)

Grazing block (No. 2286)—83 acres, being the Wycheproof township reserve : St. Arnaud district.—(S.32962.)

Grazing block (No. 2379)—4,000 acres, being the portion of the Langi Ghiran timber reserve, in the parish of Colvinsby, excised from the Langi Ghiran run, exclusive of the Ararat Water Supply reserve : Ararat district.—(531/119.) Note.—Alternate tenders for one or three years will be received for this block.

Grazing block (No. 2381)—40 acres, being the reserve at Bourke's Crossing on the Glenelg River, east of allotment 14A, section —, parish of Ganoo Ganoo : Hamilton district.

Grazing block (No. 2425)—40 acres, being the water reserve, fronting M. Spear's holdings, allotments 6 and 7 of section B, parish of Moyston West : Ararat district.—(S.34119.)

Grazing block (No. 2435)—480 acres, being the unoccupied Crown lands at and near Mount Towrong, parish of Kerrie, extending northerly as far as allotment 245, and easterly to allotment 229 : Melbourne district.

Grazing block (No. 2453)—10,500 acres, being the unappropriated Crown lands in the parishes of Wensleydale and Yan Yan Gurt : Geelong district.

Grazing block (No. 2454)—21,000 acres, being the unappropriated Crown lands in the parishes of Angahook and Boonah : Geelong district. Note.—This does not include the land held under grazing license by S. P. Roberts and James Noble.

Grazing block (No. 2455)—27,000 acres, being the unappropriated Crown lands in the parishes of Bamba and Lorne : Geelong district. Note.—This does not include the land held under grazing license by S. P. Roberts.

Grazing block (No. 2456)—17,000 acres, being the unappropriated Crown lands in the parishes of Barwon Downs and Murroon : Geelong district.

Grazing block (No. 2457)—41,000 acres, being the unappropriated Crown lands in the parishes of Kaanglang and Wongarra : Geelong district.

Grazing block (No. 2459)—27,000 acres, being the Crown lands in the parishes of Wormbete, Jan Juc, and Paraparap, colored brown on plan to be seen at the Crown Lands Offices, Geelong and Melbourne : Geelong district. Note.—Alternate tenders will be received for the right to graze on this block for one or five years.

Grazing block (No. 2479)—10 acres, being the road and water reserve adjoining the State school site, in the parish of Mooroolbark : Melbourne district.—(E.12292.) Note.—Alternate tenders will be received for this block for one or three years.

Grazing block (No. 2490)—9500 acres, being the remnant of the Heathfield run : Seymour district.—(W.21984.)

Grazing block (No. 2491)—64,000 acres, being the remnant of the Mitta Mitta West run : Beechworth district.—(H.27461.)

Grazing block (No. 2492)—100 acres, being the water reserve north of Duck Swamp pre-emptive right, parish of Yarrowalla: Kerang district.—(S.37786.)

Grazing block (No. 2493)—5300 acres, being the remnant of Hill Bend run: Sale district.—(N.10493.)

Grazing block (No. 2494)—140 acres, being the land available south of allotments 9A and 9B, east of allotment 9, north of allotments 10 and 30, and west of Fanny Price's and Janet Stewart's holdings, parish of Coonooer East: St. Arnaud district.

Grazing block (No. 2495)—153 acres, being the land south of John Hart's and Jas. Ellis's holdings, east of allotment 21, and west of G. Keane's and Jessie Ritchie's holdings, parish of Youngroon: St. Arnaud district. *Note*.—The license for this block will be issued to 30th June 1886.

Grazing block (No. 2496)—10,800 acres, being the remnant of Yawong run: St. Arnaud district.—(Mc.25936.)

Grazing block (No. 2497)—880 acres, being the land known as Rowan's Swamp, together with allotment 55, being the water reserve on the east, parish of Karrabumet: Benalla district.—(L.4921.)

Grazing block (No. 2498)—50 acres, being part of the village of Strathbogie, on the Spring Creek, adjoining John Simpson, parish of Strathbogie: Benalla district.—(M.41186.)

Grazing block (No. 2499)—40 acres, being part of the village of Strathbogie, on Spring Creek, at the south-west end of J. Simpson's selection, parish of Strathbogie: Benalla district.—(M.41186.)

Grazing block (No. 2500)—32 acres, being allotment 70, and available Crown lands adjoining on the south, parish of Longerenong: Horsham district.—(C.48653.)

Grazing block (No. 2501)—340 acres, being the Crown lands east of J. Haddon, and west of R. S. Sutherland's holdings, and the Crown lands south of J. K. McMillan's holding.

Grazing block (No. 2502)—180 acres, being allotment 55 (race-course reserve), in the parish of Werrigar: Horsham district.—(M.30191.)

Grazing block (No. 2503)—300 acres, being the public reserve north of and adjoining the Yan Yip pre-emptive right, parish of Yarrock: Horsham district.—(N.11950.)

Grazing block (No. 2504)—98 acres, being part of allotment 38, parish of Yowang: Geelong district.—(2254/47.)

Grazing block (No. 2505)—92 acres, being the strip lying between the Angahook pre-emptive right and Bass' Straits, parish of Angahook: Geelong district.—(470/47.)

Grazing block (No. 2606)—300 acres, being the strip of land lying between the surveyed allotments 2, 8, and 12 and Bass' Straits: Geelong district.—(470/47.)

Grazing block (No. 2607)—20 acres, being the lands south of Chas. Billing, and south and west of J. Kelly, parish of Cargerie: Geelong district.—(1927/19.)

Grazing block (No. 2608)—111 acres, being the forfeited selection of Alfred Anderson, parish of Beremboko: Geelong district.—(4/19.)

TENDERS FOR GRAZING LANDS.—SOUTH AUSTRALIAN BORDER.

Fee of Five shillings for License must accompany each tender.
TENDERS will be received by the Board of Land and Works, up to Noon of Tuesday, 23rd March 1886, for the occupation, for grazing purposes only, of lands abutting on the boundary-line between South Australia and Victoria, in allotments, as shown on maps deposited in the Crown Lands Office, Melbourne, and in the Land Office at Hamilton.

CONDITIONS.

That the term of tenure shall be under Grazing License, 119th section *Land Act 1834*, issued annually, and renewable during a period of five (5) years.

That possession shall be given on 23rd March 1886.
That the tenderer of the highest amount per acre by way of annual license fee shall be entitled to a license, if he enclose with his tender fifty (50) per centum of the amount of his tender, and pay the remaining moiety on or before 1st April 1886.

That future payments of license fee shall be made on 1st October of each succeeding year in respect of the license to be then issued, covering the 12 months then to commence.

That the license shall be at liberty to enclose the land licensed to him, but may not cultivate the soil nor ring the timber growing thereon. On the termination of the period of occupation, the licensee may remove any improvements effected by him under his license.

Under sections 3 and 4 of the Rabbit Suppression Act Amendment Act, the licensees are liable for the destruction of rabbits within the boundaries of their licenses.

The interest in any license may not be transferred without the consent of the Minister of Lands and the payment of a fee of £1.

Tenders to be at a rate per acre per annum.
Tenders to be endorsed "Tender for Allotment No. —," and deposited in the Tender-box, Crown Lands Office, Melbourne.
The highest or any tender not necessarily accepted.
Tenderers to give their full names and postal addresses.

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

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

Allotment (38E)—32 acres, parish of Langkoop, county of Follett.

Allotment (38D)—13 acres, parish of Langkoop, county of Follett.

Allotment (41C)—67 acres, parish of Langkoop, county of Follett.

Allotment (28)—96 acres, parish of Glenelg, county of Follett: Hamilton district.—(L.17727.)

Allotment (33)—103 acres, parish of Glenelg, county of Follett: Hamilton district.—(L.17727.)

Allotment (40)—70 acres, parish of Glenelg, county of Follett: Hamilton district.—(L.17727.)

Allotment (41A)—560 acres, parish of Glenelg, county of Follett, south of allotments 37, 39, and 41: Hamilton district.—(L.17727.)

Insolvency Notices.

In the Court of Insolvency, Eastern District, at Sale.—In the estate of HENRY EVANS EDWARDS, Sale, in the colony of Victoria, builder.

NOTICE is hereby given that a general meeting of creditors in the above estate will be held at Sale on Wednesday the 17th 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 27th day of February 1886.

THOMAS SMALLMAN,
Chief Clerk.

In the Court of Insolvency, Ararat.—In the estate of THOMAS PHILIPSON, of Elmhurst, in the colony of Victoria, sawyer.

NOTICE is hereby given that the estate of Thomas Philipson has been sequestrated, and that a general meeting of the creditors will be held at the Court House at Ararat on Tuesday the 9th day of March 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 Ararat the 27th day of February 1886.

R. FERRIS.

In the Court of Insolvency, Melbourne.

NOTICE is hereby given that the estates of James Anderson, of Kangaroo Ground, storekeeper and licensed victualler, 4914; Lindsay Freeland Hutchinson, of Ballarat, grocer, 4915; Reading George Reynolds, of St. Kilda, stock and station agent, 4916; Francis Newton, of St. Kilda, drapery salesman, 4917; Andrew Muter Stewart Dunbar, John Stewart Dunbar, and William George Stephenson, trading as "Dunbar Bros. & Co.," of Melbourne, lime merchants and importers, 4918; William Butler, of Richmond, laborer, 4919, have been sequestrated; and that general meetings of creditors in the said estates will be held at the Insolvency Court Offices, the Law Courts, William street, in the city of Melbourne, on Monday the eighth day of March 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 section 53 of the Insolvency Statute 1871.

Dated at Melbourne this 2nd day of March A.D. 1886.

CHAS. P. WILLIAMS,
Chief Clerk.

The Insolvency Statute 1871.—In the Court of Insolvency, Northern District, at Beechworth.—In the estate of JAMES DOWN, of Osborne's Flat, Yackandandah, in the colony of Victoria, storekeeper and publican.

NOTICE is hereby given that a general meeting of creditors in the above estate will be held at the Court House, Beechworth, on Tuesday the 9th 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 or trustees in the said estate (not exceeding two), and for the other purposes mentioned in section 53 of the said Insolvency Statute 1871.

Dated at Beechworth the 3rd day of March 1886.

P. J. DWYER,
Chief Clerk.

Police Sales.

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.

WIMMERA UNITED WATERWORKS TRUST.

NOTICE is hereby given that the following part of the Wimmera United Waterworks District is supplied with water under the provisions of "The Victorian Water Conservation Acts 1881-1883," that is to say—the whole of the area of the Wimmera United Waterworks District except the following parishes, namely:—Hindmarsh, Joop, Jeparit, Balyk, Tarranyuk, Willenabrina, Yellangip, Katyil, and Dimboola.

By order of the Commissioners of the Wimmera United Waterworks Trust,

ALFRED B. CLEMES, Secretary.
Offices of the Trust, Murttoa, 24th January 1886. 726

BYE-LAW No. 2, MADE BY THE LOCAL BOARD OF HEALTH OF THE SHIRE OF BAIRNSDALE.

IN pursuance of the powers contained in "The Public Health Amendment Statute 1883," and of every other power enabling them in this behalf, the Local Board of Health for the Shire of Bairnsdale, 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. *Receptacles for house refuse.*—Every occupier of a house or premises shall provide and keep thereon a box or some other covered receptacle for the temporary deposit of house refuse, which box or receptacle shall be of such dimensions as that the same may, with the contents thereof when full, be readily and conveniently movable by one man, or so many such boxes or receptacles as may be necessary to contain all the house refuse produced or accumulated on such premises during one week, and shall cause all house refuse to be deposited as soon as conveniently may be in some such box or receptacle.

4. *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.

5. *Power to use refuse as manure.*—Nothing contained in the foregoing sections shall be taken to prevent the occupier of any premises from causing any dung, soil, or other refuse matter produced or accumulated on any premises to be at any time removed, or to be used as manure on any garden or land, or to be kept for the purpose of being used on any garden or land contiguous to such premises as manure, so that the same be not so removed, kept, or used as to contravene any bye-law of the Local Board of Health, or so as to be a nuisance or injurious to health.

6. *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.

7. *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 twenty-four hours after such blood is shed.

8. *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.

9. *Construction of privies.*—No person shall construct or cause to be constructed any privy except in the form of an earth-closet, which shall consist of a suitable privy building, the floor whereof is at no point less than three inches above the surface of the adjoining ground, and every such building shall be constructed with proper openings or flues to provide sufficient means of ventilation, and shall be provided with a suitable pan or other movable receptacle for night-soil, the content whereof does not exceed three cubic feet, and with the requisite apparatus for the application of dry earth or some other deodorizing material to the contents thereof, and shall be constructed and placed so as to afford easy means of access for the purpose of removing the pan or receptacle and the contents thereof, and emptying and cleansing the same. Every privy attached to any school, hotel, licensed public-house, factory, work-room, or common lodging-house, and every public privy, shall be flagged or paved with some non-absorbent material having a fall or inclination towards the door or other opening of at least half an inch to the foot.

10. *Supply of deodorizing material to 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.

11. *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.

12. *Removal of night-soil to be by properly constructed conveyances.*—No person shall empty, cause or permit to be emptied, or assist in emptying, any earth-closet, privy, cesspool, or place for the deposit of night-soil, except by means of a cart, carriage, or means of conveyance properly constructed, and furnished with a sufficient covering so as to prevent the escape of the contents or of any portion thereof, or of effluvia therefrom.

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 deposit of night-soil, except between the hours of Twelve and Four 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 existing cesspool shall be furnished with a water-tight cover or roof, and every existing cesspool shall be provided with water-tight walls or sides which project on all sides at least six inches above the surface of the ground.

15. *Emptying of 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, &c.*—No person shall empty or assist in emptying, or cause or permit to be emptied, any cesspool or place for the deposit of offal, blood, or other refuse and offensive matter except between the hours of Twelve and Four a.m., or until such contents have been properly deodorized; and every person emptying or causing to be emptied any cesspool shall remove, or cause to be removed, the contents thereof so soon as the same is emptied.

17. *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 of any portion thereof, or of any effluvia therefrom.

18. *Disposal of refuse and offensive matter.*—No person shall place or deposit any dust, mud, ashes, rubbish, 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.

19. *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.

20. *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.

21. *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.

22. *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 such water.

23. *Accumulated deposits.*—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.

24. *Keeping of animals.*—No person shall keep any animal of any kind so as to be a nuisance or injurious to health.

25. *Animals not to be kept so as to pollute water.*—No person shall keep any animal in such a manner as to pollute any water used or likely to be used 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.

26. *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.

27. *Drainage of new buildings.*—Every person erecting, or causing to be erected, any new building shall cause the foundation thereof, and the ground over which such building is to be placed, to be rendered dry, sound, and well drained, so that no water soaks or lumps shall lodge there.

28. *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.

29. *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 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 Bairnsdale.

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 188 .

Upon receipt of every such application and fee the Secretary of 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.

30. *Milk stores and shops to be kept clean.*—Every person following the trade of cowkeeper or dairyman shall cause every milk store or milk shop in his occupation, or under his management or control, and every milk vessel used by him for containing milk for sale, to be kept thoroughly clean.

31. *Dairymen, &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 milch cows, or of any contagious or infectious disease in man or animal upon the premises upon which such trade is carried on.

32. *Extent of application of bye-law.*—This bye-law, containing sections numbered 1 to 33, shall apply to and have operation in the whole of the place or places within the jurisdiction of the Local Board of Health for the Shire of Bairnsdale.

33. *Penalties.*—If any person commit a breach of any of the provisions of this bye-law, he shall, for every such breach, be liable to a penalty not exceeding Ten pounds, or to a penalty not exceeding 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 Bairnsdale this third day of December One thousand eight hundred and eighty-five.

(Signed) HENRY H. SAINSBURY,
President.
(L.S.) H. BREDT,
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 twentieth day of January, in the year of our Lord One thousand eight hundred and eighty-six.

By order of the Central Board,
(Signed) J. W. COLVILLE,
Secretary Central Board of Health.

717. (L.S.) SECRETARY CENTRAL BOARD OF HEALTH.

SHIRE OF ROSEDALE.

BYE-LAW NO. 1.—AS TO DAIRIES, DAIRY CATTLE, AND MILK.

THE Local Board of Health in and for the Shire of Rosedale, in the colony of Victoria, being the Municipal Council thereof, by virtue of the powers contained in the Public Health Amendment Statute 1883, and every other power enabling the said local board in this behalf, and for the purpose of carrying the said Act into execution within the jurisdiction of the said local board, doth hereby make the following bye-law, being Bye-law No. 1 of the said Local Board of Health, that is to say:—

1. All former bye-laws on the matters and things hereinafter provided for are hereby repealed.

2. This bye-law shall come into full force and operation on its confirmation by the Central Board of Health, and immediately after its publication in the *Government Gazette*.

3. This bye-law shall apply to and have operation in the shire of Rosedale.

REGISTRATION OF COWKEEPERS, DAIRYMEN, AND PURVEYORS OF MILK.

4. Every person carrying on the trade of a cowkeeper, dairyman, or purveyor of milk shall, on or before the first day of April in every year, register himself with the local board of health in the 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 Two shillings and sixpence.

Application for Registration as _____

To the Secretary of the Local Board of Health for the Shire of Rosedale.

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 required	...
Style or firm under which trade is to be carried on	...
Every place within the jurisdiction of the local board of health at which such trade, or any part of it, is to be carried on, including a full description of all paddocks, grass lands, grounds, and enclosures, occupied or used, or intended to be used, by the applicant	...
Period of time for which registration is desired	Year commencing the 1st day of April 188

5. On receipt of every such application and fee, the secretary of 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 of such application in a book to be kept for the purpose, and cause the same to be properly indexed.

6. All grounds, paddocks, lands, and enclosures used as grazing ground for dairy cattle shall, whenever necessary, be inspected by any member or officer of the said local board or by any person authorized, in writing, by the chairman or secretary of the said local board, and if on inspection such paddocks, grounds, or enclosures, or any one of them, are or is likely, in the opinion of the officer or person so inspecting, to be prejudicial to health, by affecting the milk or otherwise, the said local board may, by an order in writing signed by the secretary, and served personally or left at the dwelling house of the registered person, or in the case of an unregistered person served personally or left at his dwelling place or posted upon the land, prohibit the use of the same for the purpose of feeding dairy cattle, either absolutely or for any time named in such order. All cattle in dairies shall also be similarly inspected by a veterinary surgeon or other competent person, and any cows found to be diseased, or which from poverty or weakness are, in the opinion of the inspector, likely to be unfit for dairy purposes, shall be forthwith removed from such dairy if ordered by such inspector or other officer as aforesaid. And any such order as aforesaid the said local board may revoke, but upon every fresh inspection a similar order may from time to time be made.

7. All houses, dairies, cowsheds, milk stores, milk shops, or other buildings or structures in the occupation of any person following the trade of cowkeeper or dairyman, whether registered or not, shall be kept in such a state in respect of cleanliness as not to be a nuisance or injurious to health, and shall be thoroughly and effectively lighted and ventilated; and the drainage of all such buildings shall be so arranged that no stagnant water or refuse matter of any kind shall remain or lie in any way whatever in or upon or contiguous to any premises of such person following the trade of a cowkeeper or dairyman, whether registered or not.

8. All yards, sheds, or other places used for keeping or holding dairy cows shall be regularly swept, and be kept perfectly clean, and shall within twenty-four hours of any order to such effect from the health officer or inspector of nuisances be fumigated, disinfected, or limewashed, as may be in any such order so directed.

9. All vessels used for containing milk shall be thoroughly scalded and scoured daily.

10. If any person, or any member of the family of any person, registered as aforesaid, or not so registered but employed as a cowkeeper, dairyman, or purveyor of milk, or any visitor or member of the family of any visitor to any such person, shall be attacked by typhoid fever or any dangerous infectious disease, the occupier of the house in which such person shall be, or (if he be the person attacked) his wife or other person in charge, shall immediately give notice thereof to the local board or officer of health, or to the nearest member of the police force, who shall immediately inform the local board of health, and thereupon it shall be lawful for the said local board or the officer of health, by order served as aforesaid, to prohibit absolutely the sale

and vending and forwarding of milk for sale from any premises in the use and occupation of any such cowkeeper, dairyman, or purveyor of milk, until the danger, in the opinion of such local board or officer of health, no longer exists. And in any such case it shall not be lawful to allow any person so suffering, or having recently been in contact with a person so suffering, to milk cows or to handle vessels used for containing milk for sale, or in any way to take part or assist in the conduct of such trade or business. Nor, if the person registered or conducting such business be himself the person suffering, shall he take any part whatever in the conduct of such trade or business until, in either case, all danger therefrom of the communication of infection to the milk or of its contamination has ceased.

11. If at any time disease exists in the dairy or among the cows or cattle in any cowshed or dairy or in the berds of any cowkeeper, dairyman, vendor, or purveyor of milk, the registered person, owner, occupier, or other person in charge, as the case may be, shall immediately give notice to the local board, officer of health, or nearest member of the police force, and the milk of a diseased cow shall not be used in any way whatever.

12. No cowkeeper, dairyman, or purveyor of milk shall keep, or permit or suffer to be kept, any pigs in the sheds, buildings, or milking yards in which any dairy cows may be kept or sheltered.

13. In the interpretation of this bye-law, words importing the masculine gender shall be deemed and taken to include females, and the singular the plural and the plural the singular, and the word "person" shall include a corporation.

14. Every person guilty of any breach of this bye-law, or of any of its provisions, shall be liable, in the discretion of the convicting justices, to a penalty not exceeding Ten pounds nor less than Five shillings, or in the like discretion to a penalty not exceeding Five pounds nor less than Five shillings for each day during which such breach shall be committed or continued.

The foregoing bye-law was duly made, ordered, and passed by the Local Board of Health (being the Municipal Council in and for the Shire of Rosedale) this fifteenth day of February, in the year of our Lord One thousand eight hundred and eighty-six.

J. H. HIAM,
President,

FRANK LIARDET,
Secretary of the Local Board of Health.

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 twenty-sixth day of February, in the year of our Lord One thousand eight hundred and eighty-six.

By order of the Central Board,

719 (SEAL) J. W. COLVILLE, Secretary.

SHIRE OF ROSEDALE.

BYE-LAW No. 2.

For keeping free from noisome matter yards, stables, and places used for noxious trades, slaughter-yards, &c., and for regulating management of earth-closets, privies, &c., disinfecting and deodorizing nightsoil and other offensive matter, and for regulating its removal and final deposit.

THE Local Board of Health in and for the Shire of Rosedale, in the colony of Victoria, being the Municipal Council thereof, by virtue of the powers contained in "The Public Health Amendment Statute 1883," and every other power enabling the said local board in this behalf, and for the purpose of carrying the said Act into execution within the jurisdiction of the said local board, doth hereby make the following bye-law, being Bye-law No. 2 of the said Local Board of Health, that is to say:—

1. All former bye-laws on the matter and things hereinafter provided for are hereby repealed, excepting as to acts done, penalties incurred, and proceedings at law pending at the time of this bye-law coming into operation.

2. This bye-law shall come into full force and operation on its confirmation by the Central Board of Health, and immediately after its publication in the *Government Gazette*.

3. This bye-law shall apply to and have operation in the whole of the townships of Rosedale, Cowwarr, (Glengarry, Longford, Toongabbie, and Wurrak Wurrak within the said shire.

4. The occupier of every house and premises within the said townships, or either of them, shall cause the yard and ground belonging thereto, or occupied in connection therewith, to be kept so as not to be a nuisance or injurious to health, and shall cause all filth, rubbish, and refuse matter to be from time to time removed from such yard and ground; and if at any time the occupier of any premises shall neglect or fail to have such filth, rubbish, or refuse matter so removed as aforesaid, the local board may cause the same to be removed at the expense of such occupier.

5. The occupier of any land in the said townships, or any one of them, on which there shall be erected any stable, cowyard, cattleshed, or pigsty, shall cause such premises to be kept in such a state, in respect of cleanliness, as not to be a nuisance or injurious to health; and shall cause all soil, dung, or other manure produced or accumulated therein to be from time to time removed from such premises as often as the quantity of the same so produced or accumulated shall amount to one cubic yard; and if at any time the occupier of such premises shall neglect or fail to have such dung, soil, or other manure removed therefrom as aforesaid, the same shall be removed by the said local board at the expense of such occupier.

6. The occupier of every house, building, or tenement within the said townships, or any one of them, shall cause every cesspool already in existence, and until its abolition, to be emptied and cleansed from time to time as soon as any portion of the contents of such cesspool shall have so accumulated therein as to be within

a distance of one foot from the top of the sides, walls, or lining of such cesspool. Provided that the contents of any cesspool shall not be removed or discharged therefrom except between the hours of Eleven p.m. and Five a.m. And provided also that the contents of any cesspool shall not be removed or discharged therefrom until such contents shall have had mixed therewith carbolic acid or some other efficient deodorizer sufficient in quality and quantity to effectually deodorize and disinfect the same.

7. Every occupier and every person having the management and control of any premises shall once at least in every week empty and cleanse, or cause to be emptied and cleansed, every earth-closet, privy, and place in the nature of an earth-closet for the reception of nightsoil on or belonging to such premises.

8. No person shall empty any earth-closet, privy, cesspool, or place for the reception of nightsoil except by means of a cart, carriage, or means of conveyance properly constructed, and furnished with a sufficient covering, so as to prevent the escape of the contents or any portion thereof or of effluvia therefrom.

9. All nightsoil, blood, offal, or other offensive matter or thing shall be removed to and deposited in such place or places only as may be appointed by the local board from time to time for the final reception of the same.

10. Every person placing or depositing, or causing or suffering to be placed or deposited or spread, or assisting in placing or depositing or spreading, on any land, whether by way of manure or otherwise, any nightsoil, offal, blood, or other refuse matter, removed from any earth-closet, privy, cesspool, or other place, shall immediately on the deposit or spreading 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.

11. The occupier of any premises within the said townships, or either of them, used for the purpose of any noxious or offensive trade, business, process, or manufacture whatever, or used for the purpose of slaughtering, whether it be an abattoir or otherwise, shall cause any rubbish, blood, offal, bones, water, liquid, soil, or other offensive matter produced or accumulated thereon to be removed therefrom once in every twenty-four hours, and to be in the meantime kept so as not to be a nuisance, or injurious to health, or to exhale any offensive effluvia; and if such occupier shall neglect or fail to have removed therefrom any offensive matter whatever, it may be removed by the said local board at the expense of such occupier.

12. For the purpose of preventing nuisance from dust or dirt on meat, any person carrying or conveying meat from any abattoir or slaughter-house to any butcher's shop or other place for sale or delivery, whether by means of a vehicle or otherwise, shall cover such meat (whether a whole carcass or in joints) with proper clean cover of linen or other suitable material so as to keep off dust and dirt.

13. Every closet-pan shall be constructed of galvanized iron, properly riveted and soldered so as to be watertight, and with handles thereto, and of a capacity not exceeding three cubic feet.

14. No closet door or trap shall abut or open on a street, lane, or right-of-way exceeding ten feet in width.

15. Every person who shall by any act or default be guilty of any breach of this bye-law shall be liable to a penalty of Ten pounds for every such breach, or of Five pounds for each day during which such breach shall be committed or continued, unless the justices before whom the penalty is sought to be recovered shall order any portion only of either of the said penalties—such portion not being less than Five shillings—to be paid; and any person committing any such breach as aforesaid shall be liable to the 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 has or has not taken advantage of such powers.

Made and ordered by the Local Board of Health for the said shire this eighteenth day of January 1886.

(Signed) FRANK LIARDET,
Secretary of the Local Board of Health.

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 twenty-sixth day of February, in the year of our Lord One thousand eight hundred and eighty-six.

By order of the Central Board,

720 (SEAL) J. W. COLVILLE,
Secretary.

SHIRE OF SOUTH SHEPPARTON LOCAL BOARD OF HEALTH.

BYE-LAW No. 1.

For keeping free from noisome matter yards, stables, and places used for noxious trades, slaughter-yards, &c., and for regulating management of earth-closets, privies, &c., disinfecting and deodorizing nightsoil and other offensive matter, and for regulating its removal and final deposit.

THE Local Board of Health in and for the Shire of South Shepparton, in the colony of Victoria, being the Municipal Council thereof, by virtue of the powers contained in the Public Health Amendment Statute 1883, and every other power enabling the said local board in this behalf, and for the purpose of carrying the said Act into execution within the jurisdiction of the said local board, doth hereby make the following bye-law, being Bye-law No. 1 of the said Local Board of Health, that is to say:—

1. All former bye-laws on the matter and things hereinafter provided for are hereby repealed, excepting as to acts done, penalties incurred, and proceedings at law pending at the time of this bye-law coming into operation.

2. This bye-law shall come into full force and operation on its confirmation by the Central Board of Health, and immediately after its publication in the *Government Gazette*.

3. This bye-law shall apply to and have operation in the whole of the said shire of South Shepparton.

4. The occupier of every house and premises within the said shire shall cause the yard and ground belonging thereto or occupied in connection therewith to be kept so as not to be a nuisance or injurious to health, and shall cause all filth, rubbish, and refuse matter to be from time to time removed from such yard and ground; and if at any time the occupier of any premises shall neglect or fail to have such filth, rubbish, or refuse matter so removed as aforesaid, the local board may cause the same to be removed at the expense of such occupier.

5. The occupier of any land in the said shire on which there shall be erected any stable, cow-yard, cattle-shed, or pigsty, shall cause such premises to be kept in such a state, in respect to cleanliness, as not to be a nuisance or injurious to health, and shall cause all soil, dung, or other manure produced or accumulated therein to be from time to time removed from such premises as often as the quantity of the same so produced or accumulated shall amount to one cubic yard. And if at any time the occupier of such premises shall neglect or fail to have such dung, soil, or other manure removed therefrom as aforesaid, the same shall be removed by the said local board at the expense of such occupier.

6. The occupier of every house, building, or tenement within the said shire shall cause every cesspool already in existence, and until its abolition, to be emptied and cleansed from time to time as soon as any portion of the contents of such cesspool shall have so accumulated therein as to be within a distance of one foot from the top of the sides, walls, or lining of such cesspool. Provided that the contents of any cesspool shall not be removed or discharged therefrom except between the hours of Eleven p.m. and Five a.m. And provided also that the contents of any cesspool shall not be removed or discharged therefrom until such contents shall have had mixed therewith carbolic acid, or some other efficient deodorizer, sufficient in quality and quantity to effectually deodorize and disinfect the same.

7. Every occupier and every person having the management and control of any premises shall, once at least in every week, empty and cleanse, or cause to be emptied or cleansed, every earth-closet, privy, and place in the nature of an earth-closet for the reception of nightsoil in or belonging to such premises.

8. No person shall empty any earth-closet, privy, cesspool, or place for the reception of nightsoil, except by means of a cart, carriage, or means of 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.

9. All nightsoil, blood, offal, or other offensive matter or thing shall be removed to and deposited in such place or places only as may be appointed by the local board from time to time for the final reception of the same.

10. Every person placing or depositing, or causing or suffering to be placed, or deposited, or spread, or assisting in placing, or depositing, or spreading on any land, whether by way of manure or otherwise, any nightsoil, offal, blood, or other refuse matter removed from any earth-closet, privy, cesspool, or other place, shall immediately on the deposit or spreading 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.

11. The occupier of any premises within the shire used for the purpose of any noxious or offensive trade, business, process, or manufacture whatever, or used for the purpose of slaughtering, whether it be an abattoir or otherwise, shall cause any rubbish, blood, offal, bones, water, liquid, soil, or other offensive matter produced or accumulated thereon to be removed therefrom once in every twenty-four hours, and to be in the meantime kept so as not to be a nuisance or injurious to health, or to exhale any offensive effluvia; and if such occupier shall neglect or fail to have removed therefrom any offensive matter whatever, it may be removed by the said local board at the expense of such occupier.

12. Every closet-pan shall be constructed of galvanized iron, properly riveted and soldered, so as to be watertight, and with handles thereto, and of a capacity not exceeding three cubic feet.

13. No closet door or trap shall abut or open upon a street, lane, or right-of-way exceeding ten feet in width.

14. Every person who shall by any act or default be guilty of any breach of this bye-law shall be liable to a penalty of Ten pounds for every such breach, or of Five pounds for each day during which such breach shall be committed or continued, unless the justices before whom the penalty is sought to be recovered shall order any portion only of either of the said penalties, such portion not being less than Five shillings, to be paid. And any person committing any such breach as aforesaid shall be liable to the 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 has or has not taken advantage of such powers.

Made and ordered by the Local Board of Health for South Shepparton this 8th day of February 1886.

JAMES M. NICKINSON,
Secretary of the Local Board of Health.

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 twenty-sixth day of February, in the year of our Lord one thousand eight hundred and eighty-six.

By order of the Central Board,

(SEAL) J. W. COLVILLE,
Secretary.

SHIRE OF EUROA.
BYE-LAW No. 2.

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 Euroa, in the colony of Victoria, being the Municipal Council thereof, for the purpose of carrying the said Act into

execution within its jurisdiction, doth hereby make the Bye-law following and numbered two, 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 meaning 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 nightsoil 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. Every occupier or person having the control or management 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. 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 at least once every week, and in case of the default of such occupier the local board may remove the same.

4. 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 convenient may be, to be collected in a fit receptacle to be provided for that purpose, and to be effectually deodorised by mixing therewith commercial sulphate of iron or chloride of lime in the proportion of one pound to the gallon, or some other efficient deodoriser sufficient to effectually deodorise the same, and to be removed from the premises within twenty-four hours after such blood is shed.

5. Every occupier of any premises in which may be any offal shall forthwith effectually deodorise the same and remove the same from the premises within twenty-four hours.

6. 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 nightsoil, the content whereof does not exceed three cubic feet, and with the requisite apparatus for the application of dry earth or some other deodorising 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.

7. 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 deodorising nightsoil, and shall cause all nightsoil 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 deodorising material sufficient to thoroughly and effectually deodorise the contents of such pan or other receptacle.

8. Every occupier and every person having the management or control of any premises once a week at least shall empty or cleanse, or cause to be emptied or cleansed, every earth-closet, privy, cesspool, or place for the deposit of nightsoil in or belonging to such premises.

9. 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 nightsoil except between the hours of Six o'clock p.m. and Six o'clock a.m., or until the contents thereof have been properly deodorised, and every person emptying or causing to be emptied any earth-closet, privy, cesspool, or place for the deposit of nightsoil, shall cause the nightsoil taken therefrom to be removed as soon as the same is emptied.

10. No person shall place or deposit any dust, mud, ashes, rubbish, filth, blood, offal, manure, dung, or soil, or any nightsoil or other offensive matter in any place so as to be a nuisance to any person or injurious to health.

11. 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 any nightsoil, offal, blood, or other refuse matter into any drain or sewer, or so that the contents thereof may find its way into any drain or sewer.

12. No person shall place or 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 waters 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.

13. 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 thereof may find its way into such water.

14. Every accumulation or deposit of offensive matter so situated as to find its way, or 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 deodorised 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 one of its officers.

15. No person shall keep any animal of any kind so as to be a nuisance or injurious to health.

16. 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.

17. Every occupier or licensee or person having the management of a slaughter-house or abattoir shall cause the same to be supplied with a sufficient quantity of water for all purposes.

18. 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 lease of which fourteen years or upwards is unexpired shall be deemed an owner within the meaning of this section.

19. This bye-law shall apply to and have operation in the whole of the Shire of Euroa, and shall come into full force and operation on its confirmation by the Central Board of Health, and immediately after its publication in the *Government Gazette*.

20. If any person commit a breach of any of the sections of this bye-law numbered two, 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.

PATRICK HEHIR,
President.
ANDW. WHITE,
Secretary.

(SEAL)

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,
807 (SEAL) J. W. COLVILLE, Secretary.

SHIRE OF TRARALGON.

BYE-LAW No. 1.

A Bye-law of the Shire of Traralgon, made under the 218th section of the Local Government Act 1874, and numbered one, for the adoption of the following parts, subdivisions, sections, and sub-sections of the Thirteenth Schedule of the Local Government Act 1874.

IN pursuance of the powers conferred by the Local Government Act 1874, the President, Councillors, and Ratepayers of the Shire of Traralgon order as follows:—

The following parts, subdivisions, sections, and sub-sections of the Thirteenth Schedule of the Local Government Act 1874 are hereby adopted in and for the Shire of Traralgon:

- Part I.—Streets and footways—Subdivision 1. Porticoes, projections, &c.—Sections 1, 2, 3, 4, 5, 6, 7.
- Subdivision 2. Naming streets and numbering houses.—Sections 8, 9, 10, 11.
- Subdivision 3. Spouts and drains from houses, &c.—Sections 12, 13, 14.
- Subdivision 4. Crossings over footways and channels.—Sections 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26.
- Subdivision 5. Deposit or discharge of rubbish, liquid, &c., on streets, &c.—Sections 27, 28.
- Subdivision 6. Depositing building materials, excavations, &c.—Sections 29, 30, 31, 32, 33, 34, 35, 36, 37.
- Subdivision 7. Lighting, &c., of obstructions generally.—Sections 38, 39.
- Subdivision 8. Houses, &c., encroaching on streets, &c.—Section 40.
- Subdivision 9. Obstructions, &c., to streets, &c., by cattle, &c.—Sections 41, 42, 43, 44, 45.
- Subdivision 10. Undermining streets.—Section 46.
- Subdivision 11. Miscellaneous.—Sections 47, 48, 49.
- Part II.—Waterworks, drains, &c.—Sections 1, 2, 3, 4, 5, 6.
- Part IV.—Places of improvement and recreation, &c.—Subdivision 1. Public libraries and museums.—Sections 1, 2.
- Subdivision 2. Public gardens.—Sections 3, 4, 5, 6, 7, 8, 9, 10, 11, 12.
- Part V.—Regulation, &c., of buildings.—Section 1, 2, 3, 4.
- Subdivision 2. Ruinous or dangerous buildings, &c.—Sections 5, 6, 7, 8.
- Part VI.—Buildings, &c., for public meetings, &c.—Sections 1, 2, 3, 4.
- Part VII.—Fire prevention—Subdivision 1. Foul chimneys.—Sections 1, 2.
- Subdivision 2. Deposit, &c., of inflammable materials, &c.—Sections 3, 4, 5, 6, 7.
- Subdivision 3. Water tanks on private premises.—Section 8.
- Part VIII.—Nuisances, &c.—Subdivision 1. Nuisances of various kinds.—Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10.
- Subdivision 2. Private slaughter-houses.—Sections 11, 12, 13, 14, 15, 16.
- Part IX.—Miscellaneous matters.—Sections 1, 2, 3, 4, 5, 6.

Part XI.—Regulation of proceedings of council, officers, &c.—Sections 1, 2, 3 (sub-sections i, ii, iii, iv, v, vi, vii, viii, ix, x), sections 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57.

Passed this thirteenth day of January A.D. 1886.
JOHN PETERKIN, President.
723 JAMES CAMPBELL, Secretary.

SHIRE OF TRARALGON.

BYE-LAW No. 2.

For keeping free from noisome matter yards, stables, and places used for noxious trades, slaughter-yards, &c.; for regulating management of earth-closets, privies, &c., disinfecting and deodorizing nightsoil and other offensive matter, and for regulating its removal and final deposit.

THE Local Board of Health in and for the Shire of Traralgon, in the colony of Victoria, being the Municipal Council thereof, by virtue of the powers contained in the "Public Health Amendment Statute 1883," and every other power enabling the said local board in this behalf, and for the purpose of carrying the said Act into execution within the jurisdiction of the said local board, doth hereby make the following bye-law, being Bye-law No. 2 of the said Local Board of Health, that is to say:—

1. All former bye-laws on the matter and things hereafter provided for are hereby repealed excepting as to acts done, penalties incurred, and proceedings at law pending at the time of this bye-law coming into operation.

2. This bye-law shall come into full force and operation on its confirmation by the Central Board of Health, and immediately after its publication in the *Government Gazette*.

3. This bye-law shall apply to and have operation in the townships of Traralgon and Morwell, in the Shire of Traralgon.

4. The occupier of every house and premises within the said townships of Traralgon and Morwell shall cause the yard and ground belonging thereto, or occupied in connection therewith, to be kept so as not to be a nuisance or injurious to health, and shall cause all filth, rubbish, and refuse matter to be from time to time removed from such yard and ground; and if at any time the occupier of any premises shall neglect or fail to have such filth, rubbish, or refuse matter so removed as aforesaid, the local board may cause the same to be removed at the expense of such occupier.

5. The occupier of any land in the said townships of Traralgon and Morwell on which there shall be erected any stable, cow-yard, cattle-shed, or pigstye shall cause such premises to be kept in such a state in respect of cleanliness as not to be a nuisance or injurious to health, and shall cause all soil, dung, or other manure produced or accumulated therein to be from time to time removed from such premises as often as the quantity of same so produced or accumulated shall amount to one cubic yard; and if at any time the occupier of such premises shall neglect or fail to have such dung, soil, or other manure removed therefrom as aforesaid, the same shall be removed by the said local board at the expense of such occupier.

6. The occupier of every house, building, or tenement within the said townships of Traralgon and Morwell shall cause every cesspool already in existence, and until its abolition, to be emptied and cleansed from time to time as soon as any portion of the contents of such cesspool shall have so accumulated therein as to be within a distance of one foot from the top of the sides, walls, or lining of such cesspool. Provided that the contents of any cesspool shall not be removed or discharged therefrom except between the hours of Eleven p.m. and Five a.m. And provided also that the contents of any cesspool shall not be removed or discharged therefrom until such contents shall have had mixed therewith carbolic acid or some other efficient deodorizer sufficient in quality and quantity to effectually deodorize and disinfect the same.

7. Every occupier and every person having the management and control of any premises shall once at least in every week empty and cleanse, or cause to be emptied and cleansed, every earth-closet, privy, and place in the nature of an earth-closet for the reception of nightsoil on or belonging to such premises.

8. No person shall empty any earth-closet, privy, cesspool, or place for the reception of nightsoil, except by means of a cart, carriage, or means of conveyance properly constructed, and furnished with a sufficient covering so as to prevent the escape of the contents or any portion thereof. In either of the said townships of Traralgon or Morwell, where a nightman is licensed by the municipal authorities, such nightman shall be employed by the occupier of the premises for such removal of nightsoil.

9. All nightsoil, blood, offal, or other offensive matter or thing shall be removed to and deposited in such place or places only as may be appointed by the local board from time to time for the final reception of the same.

10. Every person placing or depositing, or causing or suffering to be placed, or deposited, or spread, or assisting in placing, or depositing, or spreading on any land, whether by way of manure or otherwise, any nightsoil, offal, blood, or other refuse matter removed from any earth-closet, privy, cesspool, or other place, shall immediately on the deposit or spreading 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.

11. The occupier of any premises within the said townships of Traralgon and Morwell used for the purposes of any noxious or offensive trade, business, process, or manufacture whatever, or used for the purpose of slaughtering, whether it be an abattoir or otherwise, shall cause any rubbish, blood, offal, bones, water, liquid, soil, or other offensive matter produced or accumulated thereon to be removed therefrom once in every twenty-four hours, and to be in the meantime kept so as not to be a nuisance or injurious to health, or to exhale any offensive effluvia; and if such occupier shall neglect or fail to have removed therefrom any offensive matter whatever, it may be removed by the said local board at the expense of such occupier.

12. Every closet-pan shall be constructed of galvanized iron, properly riveted and soldered so as to be watertight, and with handles thereto, and of a capacity not exceeding three cubic feet.

13. No closet door or trap shall abut or open upon a street, lane, or right-of-way exceeding ten feet in width.

14. Every person who shall by any act or default be guilty of any breach of this bye-law shall be liable to a penalty of Ten pounds for every such breach, or of Five pounds for each day during which such breach shall be committed or continued, unless the justices before whom the penalty is sought to be recovered shall order any portion only of either of the said penalties—such portion not being less than Five shillings—to be paid. And any person committing any such breach as aforesaid shall be liable to the 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 has or has not taken advantage of such powers.

Made and ordered by the Local Board of Health for the Shire of Tarralgon this thirteenth day of January A.D. 1886.

JAMES CAMPBELL,

Secretary of the Local Board of Health.

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 twenty-sixth day of February, in the year of our Lord One thousand eight hundred and eighty-six.

By order of the Central Board,
(SEAL) J. W. COLVILLE,
Secretary.

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SHIRE OF ST. ARNAUD.
LOCAL BOARD OF HEALTH.

Bye-law No. 1 as to "The prevention of any nuisance or the keeping of any animal or thing of any kind so as to be a nuisance or injurious to health."

THE Local Board of Health in and for the Shire of St. Arnaud, in the colony of Victoria, being the Municipal Council thereof, by virtue of the powers contained in "The Public Health Amendment Statute 1883," and every other power enabling the said local board in this behalf, and for the purpose of carrying the said Act into execution within the jurisdiction of the said local board, doth hereby make the following bye-law, being Bye-law No. 1 of the said Local Board of Health, that is to say:—

1. All former bye-laws on the matters and things hereinafter provided for are hereby repealed.

2. This bye-law shall come into full force and operation on its confirmation by the Central Board of Health, and immediately after its publication in the *Government Gazette*.

3. This bye-law shall apply to and have operation in the whole of the said shire.

4. All occupiers of houses or premises shall provide boxes or other receptacles for the temporary deposit of all house refuse, and no such refuse shall be swept, deposited, or emptied into any street, drain, or gutter running into any open channel of any street.

5. The occupier of any premises shall within twenty-four hours from the service of notice by an inspector remove all refuse so temporarily deposited as aforesaid, as also any dust and ashes, rubbish, filth, blood, offal, manure, dung, and soil, collected, placed, or found in or about any house, stable, cow-house, pigstye, lane, yard, shed, or place whatsoever to the depot provided by the said local board for the purpose; and in case of the occupier neglecting to comply with such notice, the local board may itself carry out such removal at the expense of the occupier.

6. All earth-closets, privies, cesspools, and places for the deposit of nightsoil, offal, blood, or other refuse matter shall be emptied, cleansed, and disinfected at such times so that the same shall always be clean and in no way a nuisance or injurious to health. Provided that the contents of any cesspool, closet, privy, or place for the deposit of nightsoil shall not be removed or discharged therefrom except between the hours of eleven p.m. and five a.m.; and provided also that such contents shall not be so removed until such have had mixed therewith carbolic acid or some other efficient deodorizer sufficient in quality and quantity to effectually deodorize and disinfect same.

7. All buildings, or structures, or places used for keeping or holding pigs shall be kept in such a state in respect of cleanliness as not to be a nuisance or injurious to health; and the drainage of all such buildings shall be so arranged that no stagnant water or refuse matter of any kind shall remain or lie in any way whatsoever in or upon or contiguous to any such buildings or structures.

8. All buildings, or structures, or places used for keeping or holding pigs shall be regularly swept and kept perfectly clean, and shall, within twenty-four hours of any order to such effect from the health officer or inspector of nuisances, be fumigated, disinfected, or limewashed as may be in any such order so directed.

9. No pigs shall be kept in any sheds, buildings, or milking-yards in which any dairy cows may be kept or sheltered by any cowkeeper, dairyman, or purveyor of milk, or allowed to wander in any public thoroughfare or place so as to be a nuisance to any person or injurious to public health.

10. No building or structure, or places used for keeping or holding pigs, shall be allowed to be erected closer to any inhabited premises than fifty feet.

11. If any occupier or owner neglect or fail to comply with any of the provisions of this bye-law by neglecting or failing to remove any nuisance as heretofore stated, such nuisance may be removed by the said local board at the expense of such occupier or owner.

12. In the interpretation of this bye-law words importing the masculine gender shall be deemed and taken to include females, and the singular the plural and the plural the singular, and the word "person" shall include a corporation.

13. Every person guilty of any breach of this bye-law or of any of its provisions shall be liable in the discretion of the convicting justices to a penalty not exceeding Ten pounds nor less than Five shillings, or in the like discretion to a penalty not exceeding Five pounds or less than Five shillings for each day during which such breach shall be committed or continued, and every inspector of the local board shall and is hereby empowered to take proceedings against any person offending against any bye-law of the local board, as provided by section 26 of the "Public Health Amendment Statute 1883," No. 782.

The foregoing bye-law was duly made, ordered, and passed by the Local Board of Health, being the Municipal Council in and for the Shire of St. Arnaud, the fourteenth day of January, in the year of our Lord One thousand eight hundred and eighty-six.

PHARES PHILLIPS, President. (SEAL)
ROBT. GORRIE, Secretary.

Confirmed this 18th day of February 1886.

PHARES PHILLIPS, President.

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 had been given in the shire for which the same has been made in the manner required by law) this twenty-sixth day of February, in the year of our Lord One thousand eight hundred and eighty-six.

By order of the Central Board,
(Signed) J. W. COLVILLE,
Secretary.

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SHIRE OF WARRNAMBOOL.
BYE-LAW No. 1.

For keeping free from noisome matter yards, stables, and places used for noxious trades, slaughter-yards, &c., and for regulating management of earth-closets, privies, &c., disinfecting and deodorizing nightsoil and other offensive matter, and for regulating its removal and final deposit.

THE Local Board of Health in and for the Shire of Warrnambool, in the Colony of Victoria, being the Municipal Council thereof, by virtue of the powers contained in "The Public Health Amendment Statute 1883" and every other power enabling the said local board in this behalf, and for the purpose of carrying the said Act into execution within the jurisdiction of the said local board, doth hereby make the following bye-law, being Bye-law No. 1 of the said Local Board of Health, that is to say:—

1. All former bye-laws on the matter and things hereinafter provided for are hereby repealed, excepting as to acts done, penalties incurred, and proceedings at law pending at the time of this bye-law coming into operation.

2. This bye-law shall come into full force and operation on its confirmation by the Central Board of Health, and immediately after its publication in the *Government Gazette*.

3. This bye-law shall apply to and have operation in the whole of the said shire.

4. The occupier of every house and premises within the said shire shall cause the yard and ground belonging thereto or occupied in connection therewith to be kept so as not to be a nuisance or injurious to health, and shall cause all filth, rubbish, and refuse matter to be from time to time removed from such yard and ground; and if at any time the occupier of any premises shall neglect or fail to have such filth, rubbish, or refuse matter so removed as aforesaid, the local board may cause the same to be removed at the expense of such occupier.

5. The occupier of any land in the said shire, on which there shall be erected any stable, cowyard, cattleshed, or pigsty, shall cause such premises to be kept in such a state, in respect of cleanliness, as not to be a nuisance or injurious to health; and shall cause all soil, dung, or other manure produced or accumulated therein to be from time to time removed from such premises, as often as the quantity of the same so produced or accumulated shall amount to one cubic yard; and if at any time the occupier of such premises shall neglect or fail to have such dung, soil, or other manure removed therefrom as aforesaid, the same shall be removed by the said local board at the expense of such occupier.

6. The occupier of every house, building, or tenement within the said shire shall cause every cesspool already in existence, and until its abolition, to be emptied and cleansed from time to time, as soon as any portion of the contents of such cesspool shall have so accumulated therein as to be within a distance of one foot from the top of the sides, walls, or lining of such cesspool. Provided that the contents of any cesspool shall not be removed or discharged therefrom, except between the hours of eleven p.m. and five a.m. And provided also that the contents of any cesspool shall not be removed or discharged therefrom until such contents shall have had mixed therewith carbolic acid or some efficient deodorizer, sufficient in quality and quantity to effectually deodorize and disinfect the same.

7. Every occupier and every person having the management and control of any premises shall once at least in every week empty and cleanse, or cause to be emptied and cleansed, every earth-closet, privy, and place in the nature of an earth-closet for the reception of nightsoil on or belonging to such premises.

8. No person shall empty any earth-closet, privy, cesspool, or place for the reception of nightsoil except by means of a cart, carriage, or means of conveyance properly constructed and furnished with a sufficient covering so as to prevent the escape of the contents or any portion thereof or of effluvia therefrom.

9. All nightsoil, blood, offal, or other offensive matter or thing shall be removed to and deposited in such place or places only as may be appointed by the local board from time to time for the final reception of the same.

10. Every person placing or depositing, or causing or suffering to be placed or deposited or spread, or assisting in placing, or depositing or spreading on any land, whether by way of manure or otherwise, any nightsoil, offal, blood, or other refuse matter removed from any earth-closet, privy, cesspool, or other place, shall immediately on the deposit or spreading 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.

11. The occupier of any premises within the shire used for the purpose of any noxious or offensive trade, business, process, or manufacture whatever, or used for the purpose of slaughtering, whether it be an abattoir or otherwise, shall cause any rubbish, blood, offal, bones, water, liquid, soil, or other offensive matter produced or accumulated thereon to be removed therefrom once in every twenty-four hours, and to be in the meantime kept so as not to be a nuisance or injurious to health, or to exhale any offensive effluvia; and if such occupier shall neglect or fail to have removed therefrom any offensive matter whatever it may be removed by the said local board at the expense of such occupier.

12. Every closet-pan shall be constructed of galvanized iron, properly riveted and soldered so as to be watertight and with handles thereto, and of a capacity not exceeding three cubic feet.

13. No closet door or trap shall abut or open upon a street lane or right-of-way exceeding ten feet in width.

14. Every person who shall by any act or default be guilty of any breach of this bye-law or any of its provisions shall be liable in the discretion of the convicting Justices to a penalty not exceeding Ten pounds nor less than Five shillings, or in the like discretion to a penalty not exceeding Five pounds nor less than Five shillings for each day during which such breach shall be committed or continued; and any person committing any such breach as aforesaid shall be liable to the 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 has or has not taken advantage of such powers.

Made and ordered by the Local Board of Health for the Shire of Warrnambool this twelfth day of January 1886.

JOSEPH MACK,

Secretary of the Local Board of Health.

The foregoing Bye-law was allowed and confirmed by the Central Board of Health in and for the Colony of Victoria (it having 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 twenty-sixth day of February in the year of our Lord One thousand eight hundred and eighty-six.

By order of the Central Board,

J. W. COLVILLE,

Secretary.

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(SEAL)

SHIRE OF WARRNAMBOOL.

BYE-LAW No. 2, AS TO DAIRIES, DAIRY CATTLE, AND MILK.

THE Local Board of Health in and for the Shire of Warrnambool, in the Colony of Victoria, being the Municipal Council thereof, by virtue of the powers contained in "The Public Health Amendment Statute 1883" and every other power enabling the said local board in this behalf, and for the purpose of carrying the said Act into execution within the jurisdiction of the said local board, doth hereby make the following bye-law, being Bye-law No. 2 of the said Local Board of Health, that is to say:—

1. All former bye-laws on the matters and things herein-after provided for are hereby repealed.

2. This bye-law shall come into full force and operation on its confirmation by the Central Board of Health, and immediately after its publication in the *Government Gazette*.

3. This bye-law shall apply to and have operation in the whole of the said shire.

Registration of Cowkeepers, Dairymen, and Purveyors of Milk.

4. Every person carrying on the trade of a cowkeeper, dairymen, or purveyor of milk shall, on or before the first day of March 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 Two shillings and sixpence.

Application for registration as

To the Secretary of the Local Board of Health for the Shire of Warrnambool.

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 to be carried on	...
Every place within the jurisdiction of the Local Board of Health at which such trade, or any part of it, is to be carried on, including a full description of all paddocks, grass lands, grounds, and enclosures occupied or used or intended to be used by the applicant	...
Period of time for which registration is desired	Year commencing the 1st day of 18

5. 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.

6. All paddocks, grounds, lands, and enclosures used as grazing ground for dairy cattle shall, whenever necessary, be inspected by any member or officer of the said local board, or by any person authorized in writing by the chairman or secretary of the said local board; and if, on inspection, such paddocks, grounds, or enclosures, or any one of them, are or is likely, in the opinion of the officer or person so inspecting, to be prejudicial to health, by affecting the milk or otherwise, the said local board may, by an order in writing, signed by the secretary, and served personally or left at the dwelling-house of the registered person, or in the case of an unregistered person, served personally or left at his dwelling-place or posted upon the land, prohibit the use of the same for the purpose of feeding dairy cattle either absolutely or for any purpose named in such order. All cattle in dairies shall also be similarly inspected by a veterinary surgeon or other competent person, and any cows found to be diseased, or which from poverty or weakness are, in the opinion of the inspector, likely to be unfit for use for dairy purposes, shall be forthwith removed from such dairy if ordered by such inspector or other officer as aforesaid. And any such order as aforesaid the said local board may revoke, but upon every fresh inspection a similar order may from time to time be made.

7. All houses, dairies, cowsheds, milk stores, milk shops, or other buildings or structures in the occupation of any person following the trade of cowkeeper or dairyman, whether registered or not, shall be kept in such a state in respect of cleanliness as not to be a nuisance or injurious to health, and shall be thoroughly and effectively lighted and ventilated, and the drainage of all such buildings shall be so arranged that no stagnant water or refuse matter of any kind shall remain or lie in any way whatever in or upon or contiguous to any premises of such person following the trade of a cowkeeper or dairyman, whether registered or not.

8. All yards, sheds, or other places used for keeping or holding dairy cows shall be regularly swept, and be kept perfectly clean, and shall, within twenty-four hours of any order to such effect from the health officer or inspector of nuisances, be fumigated, disinfected, or lime washed, as may be in and such order so directed.

9. All vessels used for containing milk shall be thoroughly scalded and scoured daily.

10. If any person, or any member of the family of any person, registered as aforesaid, or not so registered but employed as a cowkeeper, dairyman, or purveyor of milk, or any visitor or member of the family of any visitor to any such person, shall be attacked by typhoid fever or any dangerous infectious disease, the occupier of the house in which such person shall be, or (if he be the person attacked) his wife or other person in charge, shall immediately give notice thereof to the local board or officer of health, or to the nearest member of the police force, who shall immediately inform the local board of health, and thereupon it shall and may be lawful for the said local board or the officer of health, by order served as aforesaid, to prohibit absolutely the sale and vending and forwarding of milk for sale from any premises in the use and occupation of any such cowkeeper, dairyman, or purveyor of milk, until danger, in the opinion of such local board or officer of health, no longer exists. And in any such case it shall not be lawful to allow any person so suffering, or having recently been in contact with a person so suffering, to milk cows or to handle vessels used for containing milk for sale, or in any way to take part or assist in the conduct of such trade or business. Nor, if the person registered or conducting such business be himself the person suffering, shall he take any part whatever in the conduct of such trade or business until, in either case, all danger therefrom of the communication of infection to the milk or of its contamination has ceased.

11. If at any time disease exists in the dairy or among the cows or cattle in any cowshed or dairy or in the herds of any cowkeeper, dairyman, vendor, or purveyor of milk, the registered person, owner, occupier, or other person in charge, as the case may be, shall immediately give notice to the local board, officer of health, or nearest member of the police force, and the milk of a diseased cow shall not be used in any way whatsoever.

12. No cowkeeper, dairyman, or purveyor of milk shall keep, or permit or suffer to be kept, any pigs in the sheds, buildings, or milking yards in which any dairy cows may be kept or sheltered.

13. In the interpretation of this bye-law words importing the masculine gender shall be deemed and taken to include females, and the singular the plural and the plural the singular, and the word "person" shall include a corporation.

14. Every person guilty of any breach of this bye-law, or of any of its provisions, shall be liable, in the discretion of the convicting justices, to a penalty not exceeding Ten pounds nor less than Five shillings, or, in the like discretion, to a penalty not exceeding Five pounds nor less than Five shillings for each day during which such breach shall be committed or continued.

Made, ordered, and passed by the Local Board of Health (being the Municipal Council in and for the Shire of Warrnambool) this twelfth day of January in the year of our Lord One thousand eight hundred and eighty-six.

JOSEPH MACK,

Secretary of the Local Board of Health.

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 of Warrnambool for which the same has been made in the manner required by law) this twenty-sixth day of February in the year of our Lord One thousand eight hundred and eighty-six.

By order of the Central Board,

J. W. COLVILLE, Secretary.

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BOROUGH OF HAMILTON.

Bye-Law No. 13.

The Local Board of Health in and for the Borough of Hamilton, in the Colony of Victoria.

IN pursuance of the powers contained in "The Public Health Amendment Statute 1883," and of every other power enabling them in that behalf, and for the purpose of carrying the said Act into execution within the jurisdiction of the said Local Board, doth hereby make the following bye-law, being Bye-law No. 13 of the said Local Board of Health, that is to say:—

1. Bye-laws Nos. 1 to 12, both inclusive, of this Local Board are hereby repealed.

2. *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.

Words importing the masculine gender shall be deemed and taken to include females, and the singular the plural, and the word "person" shall include a corporation.

3. *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.

4. *Removal of refuse from houses.*—Every occupier of a house or premises shall remove therefrom all dust, ashes, rubbish, filth, or such other refuse matter produced or accumulated thereon once every month; and in case of the default of such occupier, the Local Board of Health may remove the same.

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; and in case of the default of such occupier the Local Board of Health may remove the same.

6. *Power to use refuse as manure.*—Nothing herein contained 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 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 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 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 two and a quarter 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.

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.

No. 28.—MARCH 4, 1886.—4.

12. *Emptying receptacles for night-soil.*—Every occupier and every person having the management or control of any premises once a month, or more often if required, shall empty or cleanse, or cause to be emptied or cleansed, every earth-closet, or place for the deposit of night-soil on or belonging to such premises.

13. *Night-soil to be removed by licensed nightmen only.*—No person, other than the occupier of any premises shall empty any earth-closet, privy, cesspool, or place for the deposit of night-soil, except by means of a night-cart duly licensed by the municipality.

14. *Construction of cesspools.*—Every cesspool shall be furnished with a watertight cover or roof, and every cesspool which shall be formed or made below the surface of the ground shall be constructed with watertight 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 when the contents are within one foot of the top.

16. *Deposit of refuse or offensive matter.*—No person shall place or deposit any broken glass, metal cases, bones, 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, or so that the contents thereof may find its way, or be likely to find its way, into any drain or sewer.

19. *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.

20. *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.

21. *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.

22. *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 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 One shilling.

Application for registration as _____

To the Secretary of the Local Board of Health for the Borough of Hamilton.

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 18	...

23. *Register to be kept.*—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.

24. *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.

25. *Dairymen, &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 milch cows, or of any contagious or infectious disease in man or animal upon the premises upon which such trade is carried on.

26. *Extent of application of bye-law.*—This bye-law, numbered 13, 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 Borough of Hamilton, and shall come into full force and operation on its confirmation by the Central Board of Health and publication in the *Government Gazette*.

27. *Penalties.*—If any person commit a breach of any of the provisions of the foregoing 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 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 Borough of Hamilton this twenty-third day of December One thousand eight hundred and eighty-five.

WM. THOMSON, Mayor. (t.s.)
J. E. KENNAN, Councillor.
WILLIAM SMITH, Town Clerk.

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 borough 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,

760 (t.s.) J. W. COLVILLE, Secretary.

SHIRE OF COBURG.

BYE-LAW No. 3.

Definition of Area for compulsory removal of Nightsoil.

THE Local Board of Health in and for the Shire of Coburg, in the Colony of Victoria, being the Municipal Council thereof, by virtue of the powers contained in "The Public Health Amendment Statute 1883" and every other power enabling the said local board in this behalf, and for the purpose of carrying the said Act into execution within the jurisdiction of the said local board, doth hereby make the following bye-law, being Bye-law No. 3 of the said Local Board of Health, as follows (that is to say):—

Every occupier and every person having the management or control of any premises within the undermentioned area shall pay any nightman or person authorized by the Local Board of Health, Coburg, to remove nightsoil from their premises weekly such sum as the local board shall determine. Such area to be on the east side of the Sydney road from Moreland road to Urquhart street, a distance of a quarter of a mile from the Sydney road eastward, and on the west side of the Sydney road from Moreland road to Gaffney's road, a quarter of a mile westward.

This bye-law to come into operation immediately after its publication in the *Government Gazette*.

Every person guilty of any breach of this bye-law or any of its provisions shall be liable, in the discretion of the convicting justices, to a penalty not exceeding £10 nor less than 5s.; or in the like discretion to a penalty not exceeding £5 nor less than 5s. for each day during which such breach shall have been committed or continued.

The foregoing bye-law was duly made, ordered, and passed by the Local Board of Health (being the Municipal Council in and for the Shire of Coburg) this sixth day of July in the year of our Lord One thousand eight hundred and eighty-five.

F. W. BUZAGLO, 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 by posting of notice on the office door of the shire for which the same has been made in the manner required by law) this eleventh day of September in the year of our Lord One thousand eight hundred and eighty-five.

By order of the Central Board,

(Signed) J. W. COLVILLE,
Secretary.

March 3rd, 1886. 806

SHIRE OF WANNON.

NOTICE is hereby given that Constable John Loftus has been appointed Inspector of Nuisance and of Slaughtering-houses within the Nareen Riding, Shire of Wannon.

By order, W. G. THURMAN,
Shire Secy.

Shire Hall, Coleraine, 1st March 1886. 796

NOTICE OF INTENTION TO BORROW £2,500 FOR THE CONSTRUCTION AND COMPLETION OF PERMANENT WORKS AND UNDERTAKINGS.

NOTICE is hereby given that the Council of the Borough of Horsham propose to borrow a sum of £2,500 on the credit of the Mayor, Councillors, and Ratepayers of the said Borough, by twenty-five debentures of £100 each, bearing interest at the rate of 5 per centum per annum. That such debentures be payable on the first day of May 1916, and the interest thereon by half-yearly instalments, on the 1st day of January and the 1st day of July in each year, at the Commercial Bank, Horsham. That 2 per centum of the principal sum be annually invested in the purchase of Victorian Government Stock towards the formation of a sinking fund for the liquidation of the said loan. That the permanent works and undertakings on which such loan is to be expended are as follows, viz.:—The construction and completion of the permanent works and undertakings as per the plans, specifications, drawings, and schedule of the previous loan of £10,000, and the statement of the expenditure of the proposed loan. That plans, specifications, and estimated cost of such works and undertakings, together with the statement of the expenditure of the proposed loan, are open for inspection at the Borough Offices, Horsham, where the Council will meet on the sixth day of April next at Ten o'clock in the morning for the purpose of agreeing to the provisions of the above notice.

718 By order, F. JOWETT, Town Clerk.

APPLICATION FOR REGISTRATION OF ONE TRADE-MARK.—(No. 1209.)

To the Registrar-General.

WE, John Cueto and Company, of Havana, in the island of Cuba, cigar manufacturers, apply to be registered as proprietors of a trade-mark, being an oval, the upper half of which is a ribbon with split ends, containing the words, "La Flor de Naves." Underneath the ribbon, and within the oval, the words, "De Obeso-y-Cueto" over "Habana," and two small sprigs, one on each side of the word "Habana," and which is represented hereunder—



We desire that the said trade-mark may be registered in respect of the description of goods following, contained in class 45, that is to say, Cigars.

Dated this twenty-seventh day of February One thousand eight hundred and eighty-six.

JOHN CUETO & CO.,
By their attorney,
PHIPPS TURNBULL.

Witness—S. G. PIRANI, solicitor, Melbourne. 806

APPLICATION FOR REGISTRATION OF ONE TRADE-MARK.—(No. 1210.)

To the Registrar-General.

I, FRANCISCO PEREZ DEL RIO, of No. 32 Figuras street, Havana, in the Island of Cuba, cigar manufacturer, apply to be registered as proprietor of a trade-mark, being a ribbon drawn into an oval, so that the two ends meet, containing the letters and words "La Flor del Sevillano" above and "de F. P. del Rio" below. Underneath the oval two small sprigs. In the centre of the oval a wavy ribbon, with split ends, on which is the word "Habana," and which is represented hereunder:—



I desire that the said trade-mark may be registered in respect of the description of goods following, contained in class 45, that is to say, Cigars.

Dated this twenty-seventh day of February One thousand eight hundred and eighty-six.

FRANCISCO PEREZ DEL RIO,
By his attorney,
PHIPPS TURNBULL.

Witness—S. G. PIRANI, solicitor, Melbourne. 806

DISSOLUTION OF PARTNERSHIP.

THE partnership hitherto existing between us has this day been dissolved by mutual consent.
 H. BLOOMFIELD BROWN, } Trading as W. F. Ducker
 E. L. SHAW, } & Co., Geelong.
 1st March 1886.
 Witness—S. HARWOOD.

The business in connection with the firm of W. F. Ducker & Co. will continue to be carried on by the undersigned, who will receive all debts due to, and pay all moneys owing by, the said firm.

H. BLOOMFIELD BROWN,
 Geelong.

790

NOTICE is hereby given that the undersigned Harry Grover has this day assigned all his interest in "The Melbourne Bulletin" newspaper unto the undersigned Alexander McKinley, and that the partnership lately subsisting between the said Alexander McKinley and Harry Grover in the said newspaper has this day been dissolved by mutual consent. As witness the hands of the said parties this 17th day of February 1886.

HARRY GROVER.
 ALEX. MCKINLEY.

Witness—H. MCKINLEY, solicitor, Melbourne. 860

THE partnership hitherto subsisting between Otto Sutor and William Turnbull, trading as "Sutor and Turnbull," has been dissolved and determined.

Dated 26th day of February 1886.

Witness—ROBT. E. LEWIS. WILLIAM TURNBULL. 862

NOTICE is hereby given that the co-partnership carried on for some time past by Reading George Reynolds and George Duerdin, at No. 62 Collins street west, Melbourne, as stock and station agents, under the firm of "Reynolds and Duerdin," has been this day dissolved by mutual consent. The said George Duerdin will receive and pay all debts due to or from the late firm.

Dated this 25th of February 1886.

R. G. REYNOLDS.
 GEORGE DUERDIN.

Witness to both signatures—H. HEDDERWICK, solicitor, Melbourne. 863

THE partnership between R. S. Ekins and Sons, builders, is this day dissolved by mutual consent.

SLODDEN W. C. EKINS.
 ROBERT S. EKINS.
 ROBT. EKINS.

Carlton, 10th Feb., 1886. 864

Patent for invention entitled "Improvements in floating water wheels."

THIS is to notify that Berry Christian, sawyer, and John McGuiness, hotelkeeper, both of Shepparton, have applied for letters patent for the said invention, and that I have appointed Monday the fifth day of April 1886, at Eleven o'clock in the forenoon, at the Patent Office, Melbourne, to hear the said application and all objections thereto. All persons objecting to the grant of such application must leave notice thereof, in writing, at the said office on or before the 1st day of April 1886, or they will not be heard.

Dated this 27th day of February 1886.

(Signed) H. J. WRIXON;
 Attorney-General.

755

MALAHIDE AND TULLOCHGORUM ESTATES COMPANY NO LIABILITY, TASMANIA.

AN Extraordinary Meeting of the above company and the shareholders therein is convened to be held at the company's office, 48 Lydiard street, Ballarat, on Monday the 22nd day of March 1886, at 3 o'clock p.m.

Business:

To empower the directors or other persons then and there appointed to wind up the affairs of the company, to realize and dispose of by public auction or by private contract the leases, plants, machinery, and assets of the company, and to do all acts and deeds for carrying out such purposes; and to divide the proceeds of such sales with other moneys in hand amongst the shareholders *pro rata*.

To confirm the minutes of the meeting.

G. F. SMITH, Manager.
 48 Lydiard street, Ballarat, 1st March 1886. 751

The Companies Statute 1864.

THE WESTERN NEW GUINEA CEDAR COMPANY LIMITED.

NOTICE is hereby given that the registered office of the company is situate at number 46 Elizabeth street, Melbourne, in the colony of Victoria.

Dated twenty-seventh day of February 1886.

E. HUNT, Manager.
 P. D. PHILLIPS & COHEN, solicitors, 12 Collins street west, Melbourne. 859

£10 REWARD.

STOLEN or strayed from Pine Grove, one aged bay saddle mare, branded OX over HJ near shoulder; and one dark-brown yearling blood filly, long tail, no brand. £2 reward if strayed; £10 if stolen, on conviction of the thief.

576

SAMUEL SIMS.

APPLICATION TO DISPOSE OF CHURCH LANDS.

Victoria.—Act 391.—First Schedule.

I, REV. D. S. McEACHRAN, head or authorized representative of the denomination known as The Presbyterian Church of Victoria, with the consent of Henry Filcock, John McLay, Richard Dods, James Gray, and David McLay, trustees of the land described in the subjoined statement of trusts, and of Rev. Robert Lewers, being the person entitled to minister in or occupy a building or buildings upon the said land, hereby apply to the Governor of the Colony of Victoria for leave to dispose of the said land by the means and for the purposes mentioned in the said statement of trusts; and I hereby certify that the said land was reserved by the Crown on the fourth day of August 1865 for Presbyterian Church purposes.

That the only trustees of the said land resident in the colony of Victoria are Henry Filcock, John McLay, Richard Dods, James Gray, and David McLay.

That the only building upon the said land is a church; and that the only person entitled to minister in or occupy the same is the above-named Robert Lewers.

Signature of head or authorized representative—
 DUNCAN S. MCEACHRAN.

We consent to this application—

Signatures of trustees—
 HENRY FILCOCK.
 JOHN MCLAY.
 RICHARD DODS.
 JAMES GRAY.
 DAVID MCLAY.

Signature of person entitled to minister in or occupy building or buildings—
 ROBERT LEWERS.

STATEMENT OF TRUSTS.

Description of land.—Two acres, county of Bendigo, township of Marong, being allotments 4, 5, 6, and 7 of section 6; commencing at the north-west angle of allotment 7; bounded thence by allotment 8 bearing S. 79° E. five chains; thence by Leslie street bearing S. 11° W. four chains; thence by allotment 3 bearing N. 79° W. five chains; and thence by High street bearing N. 11° E. four chains to the point of commencement.

Names of trustees.—Henry Filcock, John McLay, Richard Dods, James Gray, David McLay.

Powers of disposition.—With the consent of the General Assembly of the religious denomination mentioned in the Act 22 Vict. No. 82, and known as and called The Presbyterian Church of Victoria, to mortgage, sell, lease, or exchange the said land, or any part or parts thereof, and, subject to such powers and the exercise thereof, to hold the said land or so much thereof as may from time to time remain vested in the said trustees upon such trusts for the said Presbyterian Church of Victoria, and to and for such ends, intents, and purposes, and by, with, under, and subject to such powers, authorities, and provisions as are declared, expressed, and contained by and in the document deposited with the Registrar-General of the Colony of Victoria, pursuant to the provisions of Part 17 of the Real Property Statute 1864, and styled or headed "The Presbyterian Church of Victoria Model Trust Deed for Church Site," except as to any part of the said land which has already been or hereafter may from time to time be set apart with the consent of the General Assembly of The Presbyterian Church of Victoria for a manse, and as to such part of the said land so set apart upon such trusts for the said Presbyterian Church of Victoria, and to and for such ends, intents, and purposes, and by, with, under, and subject to such powers, authorities, and provisions as are declared, expressed, and contained in the document deposited in the manner aforesaid, and styled or headed "The Presbyterian Church of Victoria Model Trust Deed for Mansie Site."

Purposes to which proceeds of disposition are to be applied.—To pay the money coming to their hands by virtue of any such power or disposition to the treasurer for the time being of The Presbyterian Church of Victoria, to be by him applied, first in payment of all incidental costs, next in payment to the said Presbyterian Church of Victoria of all deductions heretofore authorized or hereafter to be authorized by the General Assembly of the said Church to be made from such money, and lastly as to the residue for such purposes as the said Assembly heretofore authorized or may hereafter authorize. 722

In the Supreme Court of the colony of Victoria. In the matter of "The Companies Statute 1864," and of THE GRIGG'S GOLD MINING COMPANY LIMITED *ex parte* CHARLES JOHN KNIGHT.

NOTICE is hereby given that a Petition for the winding-up of the above-named company by the court was, on the twenty-sixth day of February One thousand eight hundred and eighty-six, presented to the Supreme Court of the colony of Victoria by Charles John Knight, of Cudgellico, in the colony of New South Wales, storekeeper, but at present residing at 24 Barry street, Carlton, in the colony of Victoria, a creditor of the said company, and the said Petition is directed to be heard on Thursday the eighteenth day of March One thousand eight hundred and eighty-six, and any creditor or contributory of the said company desirous to oppose the making of an order for the winding-up of the said company under the above Act should appear at the time of hearing by himself or his counsel for that purpose; and a copy of the Petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the regulated charges for the same.

HART and BENJAMIN, Pacific Chambers, 60 Collins street west, Melbourne, solicitors for the petitioner. 857

In the Supreme Court.—In the matter of "The Companies Statute 1864," and in the matter of THE GAMBRINUS LAGER BEER BREWERY COMPANY LIMITED.

NOTICE is hereby given that His Honor Mr. Justice Molesworth has appointed Thursday the Eleventh day of March One thousand eight hundred and eighty-six, at half-past ten o'clock in the forenoon, at his Chambers, Law Courts, Melbourne, as the time and place for the appointment of an official liquidator of the above-named company, to proceed with the winding-up thereof. And that His Honor has likewise appointed Monday the Twelfth day of April One thousand eight hundred and eighty-six, at the same time and place, for the creditors of the said company to come in and prove their debts.

5s. stamp,
A.O.G.R.
3.3.86.

ALEXR. O'GRADY ROSE,
Associate.

854

In the Supreme Court of the Colony of Victoria.—*Fi. Fa.*

NOTICE is hereby given that under and by virtue of certain process issued out of the Supreme Court of the Colony of Victoria, and directed to the Sheriff of the Central Bailiwick, requiring him to levy certain moneys of the real and personal estate of James Walter Heath, the said Sheriff will, on Tuesday the 13th day of April 1886, at the hour of 12 o'clock noon, cause to be sold, at the Four Courts hotel, William street, in the city of Melbourne (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):—

All the right, title, and interest (if any) of the said James Walter Heath in and to all that piece of land being part of Crown allotment 7, section 64, at Emerald Hill, parish of South Melbourne, county of Bourke, having a frontage of 25 feet 9 inches to Coventry street by an irregular depth of 64 feet 9 inches and 60 feet, entered in Register Book, volume 1431, folio 290180.

N.B.—Terms: Cash on the fall of the hammer.

No cheques taken.

Dated at Melbourne this second day of March 1886.

870

JAMES McNAMARA, Sheriff's Officer.

Mining Notices.

NEW VICTORIA No. 2 TRIBUTE NO LIABILITY,
WATERLOO.

NOTICE.—An Extraordinary Meeting of the Shareholders in the above company will be held at the company's office, Neill street, Beaufort, on Monday the 22nd March 1886, at 12 o'clock noon. Business: To empower the directors to let the mine on tribute or otherwise. To confirm minutes of meeting.

771

JOHN HUMPHREYS, Manager.

RIP VAN WINKLE FURNISHING GOLD MINING
COMPANY NO LIABILITY.

NOTICE is hereby given that at an Extraordinary Meeting of the above-named company, and of the shareholders therein, held on Monday the first day of March 1886, at the company's office, Talbot, the capital of the company was increased by raising the amount of each of the Five hundred shares existing in the company from Five pounds to Seven pounds ten shillings.

E. P. DOWDING, Manager.

JAS. S. STEWART, } Directors.

H. HEPPNER, }

772

ENERGETIC CONSOLIDATED G. M. COY.
NO LIABILITY, LAURISTON.

AN Extraordinary Meeting of Shareholders in the above company will be held at my office, Victoria Chambers, Sandhurst, on Friday, March 19th 1886, at 2 o'clock p.m., for the transaction of the following business, viz.:—
To consider the future working of the mine, and, if decided, to stop further operations.

To authorize the directors to wind up the company, and dispose of the company's property, without resort to the court; to distribute the assets of the company when so realized upon; to decide as to the disposal of the books of the company; to confirm the minutes of the meeting.

SAMUEL HENRY MCGOWAN, Manager.

Victoria Chambers, Sandhurst, Feby. 26th 1886. 818

THE WONGA AND BIRMINGHAM JUNCTION
QUARTZ MINING COMPANY LIMITED, STAWELL.

CALL (the 69th) of Twopence (2d.) per share has been made on the capital of the company, due and payable to the manager, at the company's office, Patrick street, Stawell, on Wednesday, 10th March 1886.

727

P. GALBRAITH, Manager.

THE NEW DARLINGTON GOLD MINING COMPANY
(NO LIABILITY), STAWELL.

NOTICE.—A Call (the 12th) of Threepence (3d.) per share has been made on the capital of the company, due and payable to the manager, at the company's office, Patrick street, Stawell, on Wednesday, 10th March 1886.

728

P. GALBRAITH, Manager.

NEW GOLDEN GATE GOLD MINING COMPANY
NO LIABILITY.

THE directors have made a call (the fourth) of Threepence per share, due and payable to the manager, at the office of the company, Piper street, Kyneton, on Wednesday the 10th day of March 1886.

F. T. LAVENDER, Manager.

Kyneton, 25th February 1886.

729

EARL OF BEACONSFIELD GOLD MINING COMPANY
NO LIABILITY, SPRING HILL, KINGSTON.

CALL, the 33rd, of 6d. per 12,000th share has been made on the capital of the above-named company, due and payable to the undersigned, on and after Wednesday, 10 March 1886, at the office of the company, Creswick.

732

W. P. JONES, Manager.

AUSTRALASIAN AND EAGLEHAWK GOLD MINING
COMPANY NO LIABILITY, RED STREAK, CRES-
WICK.

CALL, the 27, of 6d. per 12,000th share has been made on the capital of the above-named company, due and payable to the undersigned, on and after Wednesday, 10th March 1886, at the office of the company, Creswick.

733

W. P. JONES, Manager.

THE BERRY CONSOLS GOLD MINING COMPANY
NO LIABILITY, SEVEN HILLS, KINGSTON.

CALL, the 54th, of 1s. per 20,000th share has been made on the capital of the above-named company, due and payable to the undersigned, on and after Wednesday, 10th March 1886, at the office of the company, Creswick.

734

W. P. JONES, Manager.

UNITED AJAX GOLD MINING COMPANY
NO LIABILITY, CAMPBELL'S CREEK.

CALL (the 31st) of Threepence per share has been made on the capital of this company, due and payable on Wednesday, 10th March 1886, at the company's office, Barker street, Castlemaine.

735

H. W. GREEN, Manager.

MURRAY QUARTZ GOLD MINING COMPANY
NO LIABILITY, DAYLESFORD.

CALL (the 10th) of Twopence per share has been made, due and payable at the company's office, Ballarat, on Wednesday the 10th March 1886.

737

JOHN SCHAFER, Manager.

THE WEHLA GOLD MINING COMPANY
(NO LIABILITY).

CALL (the 40th) of 3d. per share has been made on the capital of the company, due and payable at the company's office, on Wednesday the 10th March 1886.

738

J. M. BICKETT, Manager.

NEW NORTH HOMEBUSH COMPANY NO LIABILITY.

NOTICE.—A Call (68th) of 6d. per share on the capital of the company has been made, due and payable on Wednesday, 10th March 1886, at the office of the company, 49 Sturt street, Ballarat.

739

J. A. CHALK, Manager.

NAPIER FREEHOLD COMPANY NO LIABILITY.

NOTICE.—A Call (28th) of 6d. per share on the capital of the company has been made, due and payable on Wednesday, 10th March 1886, at the office of the company, 49 Sturt street, Ballarat.

740

J. A. CHALK, Manager.

NORTH BAND AND BARTON COMPANY
NO LIABILITY.

NOTICE.—A Call (11th) of 6d. per share on the capital of the company has been made, due and payable on Wednesday, 10th March 1886, at the office of the company, 49 Sturt street, Ballarat.

741

J. A. CHALK, Manager.

HEPBURN NUMBER ONE COMPANY NO LIABILITY.

NOTICE.—A Call (48th) of 1s. per share on the capital of the company has been made, due and payable on Wednesday, 10th March 1886, at the office of the company, 49 Sturt street, Ballarat.

743

J. A. CHALK, Manager.

THE HEPBURN ESTATE LEASEHOLD COMPANY
NO LIABILITY, SMEATON AND KINGSTON.

NOTICE.—A Call (the 57th) of One shilling per share has been made, due and payable at the company's office, Lydiard street, Ballarat, on Wednesday, 10th March 1886.

Ballarat, 2nd March 1886.

744

FRED. M. CLAXTON, Manager.

CHALK'S FREEHOLD GOLD MINING COMPANY
NO LIABILITY.

NOTICE.—A Call (the 3rd) of Sixpence per share has been made on the capital of the company, due and payable to the manager, at the company's office, 11 Lynn's Chambers, Ballarat, on Wednesday, March 10th, 1886.

745

THOS. W. PARKER, Manager.

THE SPRING HILL AND CENTRAL LEADS GOLD
MINING COMPANY NO LIABILITY, KINGSTON.

NOTICE.—A Call, the 27th, of 6d. per share has been made on the capital of the company, due and payable to the manager, at the office of the company, on Wednesday, 10th March 1886.

Eldon Chambers, Ballarat.

A. CLARK, Manager.

746

THE NEW KOHINOOR GOLD MINING COMPANY
NO LIABILITY, BALLARAT.

NOTICE.—A Call, the 46th, of 3d. per share has been made on the capital of the company, due and payable to the manager, at the office of the company, on Wednesday, 10th March 1886.

Eldon Chambers, Ballarat.

A. CLARK, Manager.

747

AMPHITHEATRE GOLD MINING COMPANY
NO LIABILITY.
NOTICE.—A Call (the 2nd) of Threepence per share has been made on the capital of the above company, due and payable at the company's office, on Wednesday, 10th March 1886.
JOHN P. ROBERTS, Manager.
Ballarat, 2/3/86. 748

GLADSTONE GOLD MINING COMPANY
NO LIABILITY, SMEATON.
NOTICE.—A Call (the 12th) of Threepence per share has been made on the capital of the company, due and payable at the company's office, Commercial Chambers, Lydiard street, Ballarat, on Wednesday, 10th March 1886.
G. C. ROBINSON, Manager.
749

MORGAN'S FREEHOLD GOLD MINING COMPANY
NO LIABILITY, SEBASTOPOUL.
NOTICE.—A Call (the 1st) of Threepence per share has been made on the capital of the company, due and payable at the company's office, Commercial Chambers, Lydiard street, Ballarat, on Wednesday, 10th March 1886.
G. C. ROBINSON, Manager.
750

NEW TOOMBON GOLD MG. CO. NO LIABILITY.
NOTICE.—A Call, No. 6, of One penny per 19,200th share, has been made, payable at the office of the company, at Walhalla, on Wednesday the 10th of March 1886.
FRED. C. TRICKS, Manager.
752

GREAT SUCCESS QUARTZ MINING CO.
NO LIABILITY, DEPTFORD.
A CALL, the 37th, of 3d. per share has been made upon the unpaid capital of the above company, due and payable at the office of the company, Macleod street, Bairnsdale, on Wednesday the 10th March 1886.
J. KENNEDY SMITH, Manager.
754

ROBERT WALLACE GOLD MINING COMPANY
NO LIABILITY, KINGLAKE.
CALL (the 3rd) of One penny per share has been made upon the capital of the company, due and payable at the company's office, 30 Collins street east, Melbourne, on March 10th, 1886.
J. NIGHTINGALE, Manager.
756

THE SUN GOLD MINING COMPANY NO LIABILITY,
WALHALLA.
CALL (the 24th) of Threepence per share has been made upon the capital of the company, due and payable at the company's office, 30 Collins street east, Melbourne, on March 10th, 1886.
J. NIGHTINGALE, Manager.
758

SAXON CONSOLS GOLD MINING CNMPANY
NO LIABILITY, WATERLOO FLAT.
A CALL (the 27th) of Sixpence per share has been made, due and payable on Wednesday, March 10th 1886, at the company's office, Chamber of Commerce, Ballarat.
JAMES GIBBS, Manager.
761

THE DUKE COMPANY NO LIABILITY.
A CALL (the 39th) of Threepence per share in the above-named company has been made, due and payable to the undersigned on Wednesday, 10th March 1886.
JOHN McWHAE, Manager.
49 Sturt st., Ballarat. 762

LOCK'S QUARTZ MINING COMPANY NO LIABILITY,
SANDY CREEK, MALDON.
NOTICE.—A Call (the 22nd) of Threepence per share on the capital of the company is made, due and payable to the manager, at the company's office, Australian and European Mining Chambers, Sturt st., Ballarat, on Wednesday the 10th day of March 1886.
JOHN LETCHER, Manager.
Ballarat, 27th January 1886. 763

ALBION COMPANY NO LIABILITY, STEIGLITZ.
NOTICE.—A Call, the 39th, of 2d. per share has been made on the capital of the company, due and payable to the manager, at the office of the company, on Wednesday, 10th of March 1886.
T. H. THOMPSON, Manager.
2 and 4 Lynn's Chambers, Ballarat. 764

PRINCE OF WALES AND OLD POVERTY COMPANY
NO LIABILITY, TARNAGULLA.
NOTICE.—A Call, the 28th, of 3d. per share, has been made on the capital of the company, due and payable to the manager, at the office of the company, on Wednesday, 10th of March 1886.
T. H. THOMPSON, Manager.
2 & 4 Lynn's Chambers, Ballarat. 765

MAXWELL'S COMPANY NO LIABILITY,
INGLEWOOD.
NOTICE.—A Call, the 25th, of 4d. per share, has been made on the capital of the company, due and payable to the manager, at the office of the company, on Wednesday, March 10th 1886.
T. H. THOMPSON, Manager.
2 and 4 Lynn's Chambers, Ballarat.
N.B.—Shares hitherto paid up to 10s. are now contributing, and are therefore liable to this and further calls. 766

STAR OF THE EAST COMPANY NO LIABILITY,
REDAN.
NOTICE.—A Call, the 75th, of 3d. per share has been made on the capital of the company, due and payable at the company's office, 62 Little Flinders street west, Melbourne, on Wednesday, 10th March 1886.
E. W. SPAIN, Manager.
767

FLORASTON LEASEHOLD MINING COMPANY
NO LTY., GUNDAGAI, N.S.W.
NOTICE.—A Call, the 2nd, of 3d. per share, has been made on the capital of the above company, payable to the manager, at the company's office, No. 5 Commercial Bank Chambers, 22 Collins street west, Melbourne, on Wednesday the 10th day of March 1886.
JAMES B. McQUIE, Manager.
768

NORTH COHENS GOLD MINING COMPANY NO
LIABILITY, WALHALLA.
A CALL (26th) of One penny a share is made, due on Wednesday, 10th March 1886, and payable at the office, Queen Insurance Buildings, 31 Queen street, Melbourne.
J. K. BICKERTON, Manager.
769

NEW VICTORIA No. 2 TRIBUTE NO LIABILITY,
WATERLOO.
NOTICE.—A Call (the 16th) of Sixpence per share has been made on the capital of the company, due and payable at the company's office, Neill street, Beaufort, on Wednesday the 10th March 1886.
JOHN HUMPHREYS, Manager.
770

RIP VAN WINKLE FURNISHING GOLD MINING
COMPANY NO LIABILITY.
A CALL, No. 11 (being the first of the increased capital), has been made upon the capital of the company, due on Wednesday, 10th March 1886, and payable to the manager, at the office of the company, Ballarat street, Talbot.
E. P. DOWDING, Manager.
773

PORT PHILLIP GOLD MINING COMPANY
NO LIABILITY.
A CALL (the 4th) of 2d. per share has been made, due and payable at the company's offices, 54 Queen street, Melbourne, on Wednesday, 10th March 1886.
JOHN BARKER, JUN., Manager.
774

CENTRAL CLUNES QUARTZ MINING COMPANY
NO LIABILITY, CLUNES.
NOTICE.—A Call, the 13th, of 3d. per share has been made on the capital of the company, due and payable at the company's office, 62 Little Flinders street west, Melbourne, on Wednesday, 10 March 1886.
E. W. SPAIN, Manager.
776

SOUTH WATTLE GULLY GOLD MINING COMPANY
NO LIABILITY.
CALL No. 16, of Threepence per share, has been made in the above-named company, due and payable at the office on Wednesday, March 10th 1886.
GEORGE BROWN, Manager.
777

NEW TUBAL CAIN MINING COMPANY
NO LIABILITY.
CALL No. 6, of One penny per share, has been made in the above-named company, due and payable at the office on Wednesday, March 10th 1886.
GEORGE BROWN, Manager.
778

CORNISH UNITED QUARTZ MINING COMPANY
NO LIABILITY, "BRIGHT."
CALL No. 48, of One penny per share, has been made in the above-named company, due and payable at the office on Wednesday, March 10th 1886.
GEORGE BROWN, Manager.
779

YEA GOLD MINING COMPANY, NO LIABILITY,
YEA.
NOTICE.—A Call, the 5th, of 3d. per share has been made on the capital of the company, due and payable at the company's office, 62 Little Flinders street west, Melbourne, on Wednesday, 10th March 1886.
E. W. SPAIN, Manager.
781

THE SCOTCHMANS UNITED QUARTZ MINING
COMPANY (LIMITED).
A CALL (the 80th) of Threepence (3d.) per share has been made on the capital of the company, due and payable at the office of the company, Main street, Stawell, on Wednesday, 10th March 1886.
P. Q. KEMPSON, Manager.
785

THE PARKER'S UNITED COMPANY NO LIABILITY,
GORDON.
NOTICE.—A Call (the 36th) of Sixpence per share has been made, due and payable at the company's office, Eldon Chambers, Ballarat, on Wednesday, 10th March 1886.
CHARLES WILSON, Manager.
786

BERRY NUMBER ONE GOLD MINING COMPANY
"NO LIABILITY," SMEATON.
NOTICE.—A Call (the 49th) of One shilling per share on the capital of the company has been made, due and payable on Wednesday, 10th March 1886, at the office of the company, Austral Mining Chambers, 5 Lydiard street, Ballarat.
CHAS. BARKER, Manager.
787

CAXTON GOLD MINING COMPANY NO LIABILITY, SMYTHESDALE.

NOTICE.—A Call, the 7th, of 6d. per share has been made, due and payable to the manager, at the office of the company, Smythesdale, on Wednesday, 10th March 1886.
788 E. KNIGHTS, Jnr., Manager.

SWEET HAPSBURG GOLD MINING COMPANY NO LIABILITY, CARDIGAN.

NOTICE.—A Call, the 4th, of Twopence per share has been made, due and payable at the office of the company, 32 Lydiard street, on Wednesday the 10th March 1886.
789 THOMAS RICHARDS, Manager.

LADY HEPBURN GOLD MINING COMPANY NO LIABILITY, SMEATON.

CALL, the eighteenth, of Sixpence per twenty-thousandth share has been made on the capital of the above company, due and payable to the undersigned on Wednesday the tenth (10th) March, One thousand and eighty-six, at office of the company, Smeaton.
793 M. C. DONNELLY, Manager.

HEPBURN ROCKY LEAD GOLD MINING COMPANY NO LIABILITY, MOUNT PROSPECT.

CALL, the forty-first, of Threepence per eighteenth-thousandth share has been made on the capital of the above company, due and payable to me on Wednesday tenth (10th) March, One thousand eight hundred and eighty-six, at the office of the company, Smeaton.
794 M. C. DONNELLY, Manager.

DAVIES' FREEHOLD JUNCTION G. M. CO. NO L., SPRING HILL.

NOTICE.—A Call, the 71st, of 3d. has been made on the capital of the above coy., due and payable at the coy.'s office, Creswick, on Wednesday, 10th March '86.
795 J. J. SMITH, Manager.

Creswick, 2 March 1886.

DOWLING FOREST ESTATE GOLD MINING CO. No. 1 NO LIABILITY.

CALL (the 22nd) of 6d. per share has been made, due and payable at the company's office, 54 Queen street, on Wednesday, 10th March 1886.
798 B. D. SMITH, Manager.

Melbourne, February 25, 1886.

THE LORD HARRY COMPANY NO LIABILITY, KINGSTON.

CALL, the sixty-seventh (67th), of One shilling per share, in the above-named coy. has been made, payable to the undersigned on Wednesday the 10th day of March Eighteen hundred and eighty-six, being the second Wednesday in the month.
799 EDWARD WM. STEPHENS, Manager.

7 Camp street, Ballarat.

NEW NORTH QUEEN MINING COY. NO LIABILITY.

NOTICE.—A Call (the 1st) of Threepence per share has been made on the capital of the company, due and payable at the office of the company on Wednesday, 10th March 1886.
800 J. E. THOMAS, Manager.

Trinity Chambers, Ballarat.

EXTENDED NEW NORTH BENDIGO G.M. COMPANY NO LIABILITY.

NOTICE.—A Call, the 21st, of One penny per share has been made, due and payable at the company's office, Wednesday, 10th March 1886.
801 GEORGE WILKINS, Manager.

Lynn's Chambers, Ballarat.

SIR HENRY LOCH QUARTZ MINING COMPANY NO LIABILITY, REDAN, BALLARAT.

NOTICE.—A Call, No. 17, of Threepence per share has been made on the capital of the company, and will be due and payable to the manager, at the office of the company, on Wednesday, 10th March 1886.
802 W. M. ACHESON, Manager.

Furnival's Chambers, Lydiard street, Ballarat, 2nd March 1886.

SMEATON RESERVE UNITED COMPANY NO LIABILITY, SMEATON.

NOTICE.—A Call, No. 34, of Threepence per share has been made on the capital of the company, and will be due and payable to the manager, at the office of the company, on Wednesday, 10th March 1886.
803 W. M. ACHESON, Manager.

Furnival's Chambers, Lydiard street, Ballarat, 2nd March 1886.

WASHINGTON TRIBUTE CO. NO LIABILITY, BALLARAT.

NOTICE.—A Call (the 2nd) of 2s. per share is made, due and payable to the manager, at the office of the company, Skipton street, Ballarat, on Wednesday, 10th March 1886.
805 S. CUMING, Manager.

JOHN McINTYRE QUARTZ MINING COMPANY NO LIABILITY, MALDON.

NOTICE.—A Call, the 35th, of 3d. per share has been made upon the capital of the above company, due and payable on Wednesday the 10th day of March 1886, at the office of the company, High street, Maldon.
808 T. B. WEBSTER, Manager.

NORTH GERMAN REEF COMPANY "LIMITED."

NOTICE.—A Call, the 22nd, of 1d. per share has been made upon the capital of the above company, due and payable on Wednesday the 10th day of March 1886, at the office of the company, High street, Maldon.
809 T. B. WEBSTER, Manager.

DERBY UNITED QUARTZ MINING CO., MALDON. NO LIABILITY.

CALL, the 8th, of Twopence per share, has been made on the capital of the above company, due and payable on Wednesday, March 10th 1886, at the office of the company, High st., Maldon.
810 WM. BROUGHALL, Manager.

NEW MONTE CHRISTO M. COY. NO LIABILITY.

NOTICE.—A Call, the 18th, of Threepence per share has been made on the capital of the company, due and payable at the company's office, Main street, Maldon, on Wednesday, March 10th 1886.
811 J. H. RULE, Manager.

Maldon, 2/3/86.

NEW NELSON MINING COMPANY NO LIABILITY, MALDON.

NOTICE.—A Call (the 16th) of Threepence per share has been made on the capital of the above company, payable at the office of the company, Main street, Maldon, on March 10th 1886.
812 THOS. HANNAY, Manager.

MOUNTAINEER M. COY. NO LIABILITY.

NOTICE.—A Call, the 16th, of One penny per share has been made on the capital of the company, due and payable at the company's office, Main street, Maldon, on Wednesday, March 10th 1886.
814 J. H. RULE, Manager.

Maldon, March 1st 1886.

SOUTH GERMAN REEF G. M. COY. NO LIABILITY.

NOTICE.—A Call, the 25th, of Threepence per share has been made on the capital of the company, due and payable at the company's office, Main street, Maldon, on Wednesday, March 10th 1886.
815 J. H. RULE, Manager.

Maldon, March 1st 1886

GERMAN REEF TRIBUTE COMPANY NO LIABILITY, MALDON.

CALL, the 44th, of Threepence per share has been made on the capital of the above-named company, due and payable on Wednesday, March 10th 1886, at the office of the company, High street, Maldon.
816 WM. BROUGHALL, Manager.

THE PRINCESS DAGMAR GOLD MINING COMPANY NO LIABILITY.

NOTICE is hereby given that a Call, the 1st, of Sixpence per share has been made on the capital of this company, due on Wednesday, March 10th 1886, and payable at the company's office, High street, Sandhurst.
820 SYDNEY GEO. COLE, Manager.

THE IRONBARK COMPANY NO LIABILITY.

NOTICE is hereby given that a Call, the 6th, of Sixpence per share has been made on the capital of this company, due on Wednesday, March 10th 1886, and payable at the company's office, High street, Sandhurst.
821 SYDNEY GEO. COLE, Manager.

NEW GARDEN GULLY FREEHOLD COMPANY NO LIABILITY.

NOTICE is hereby given that a Call, the 19th, of Threepence per share has been made on the capital of this company, due on Wednesday, March 13th 1886, and payable at the company's office, High street, Sandhurst.
822 JAMES H. McCOLL, Manager.

KOCH'S PIONEER QUARTZ MINING AND CRUSHING COMPANY (NO LIABILITY).

NOTICE.—A Call (10th) of Sixpence 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.
823 W. W. BARKER, Manager.

NORTH ROSE OF DENMARK GOLD MINING COMPANY NO LIABILITY.

CALL (26th) of One penny per share has been made, due and payable at the office of the company, Beehive Chambers, Sandhurst, on Wednesday, 10th March 1886.
825 FREDERICK PRINGLE, Manager.

UNITED WHIP AND JERSEY MINING COMPANY NO LIABILITY.

NOTICE.—A Call (the 22nd) of Threepence per share has been made on the capital of the company, due and payable at the company's office, View Point, Sandhurst, on Wednesday, 10th March 1886.
826 CHRISTOPHER MOORE, Manager.

FRANCIS ORMOND GOLD MINING COMPANY NO LIABILITY.

NOTICE.—A Call (the 11th) of Threepence per share has been made on the capital of the company, due and payable at the company's office, View street, Sandhurst, on Wednesday, March 10th, 1886.
828 CHRISTOPHER MOORE, Manager.

**SOUTH VIRGINIA GOLD MINING COMPANY
NO LIABILITY.**

A CALL, the 13th, of One penny per share has been made on the capital of the company, payable at the company's office, Sailor's Gully road, Eaglehawk, on Wednesday, March the 10th, 1886.
831 DANIEL HEGARTY, Manager.

**SPECIMEN HILL UNITED GOLD MINING
COMPANY NO LIABILITY.**

NOTICE.—A Call, the 10th, of 3d. per share has been made, due and payable at the company's office, Eaglehawk, on Wednesday the 10th day of March 1886.
834 HAY KIRKWOOD, Manager.

**THE NO. 1 SOUTH QUEEN'S BIRTHDAY QUARTZ
MINING COMPANY NO LIABILITY, MALMSBURY.**

A CALL (the 20th) of Twopence per share on the capital of the above company has been made, to be due and payable at the company's office, Malmsbury, on Wednesday the 10th day of March 1886.
835 F. E. ADAMSON, Manager.

**LONG TUNNEL G. M. COMPANY NO LIABILITY,
TARADALE.**

NOTICE.—A Call (the 45th) of One penny per share has been made on the capital of the above company, due and payable at the office, on Wednesday the 10th day of March 1886.
837 ARTHUR WELLS, Manager.

**THE EXTENDED SOUTH QUEEN'S BIRTHDAY G. M.
COMPANY NO LIABILITY, DRUMMOND.**

NOTICE.—The Directors have made a call (No. 20) of One penny per share, due and payable to the undersigned, at the office of the company, Mollison street, Kyneton, on Wednesday, 10th March 1886.
839 W. M. JOHNSON, Manager.

**THE HARDIE'S FREEHOLD G. M. COMPANY
NO LIABILITY, CLUNY, KYNETON.**

NOTICE.—The Directors have made a Call (No. 11) of One halfpenny per share, due and payable to the undersigned, at the office of the company, Mollison street, Kyneton, on Wednesday, 10th March 1886.
840 W. M. JOHNSON, Manager.

**CENTRAL WATTLE GULLY MINING COMPANY
NO LIABILITY, CHEWTON.**

A CALL (the 9th) of Twopence per share has been made on the capital of the company, due and payable at the company's office, Lyttleton street, Castlemaine, on Wednesday, March 10th, 1886.
842 GEO. THOMAS, Manager.

**BARFOLD RANGES GOLD MINING COMPANY
NO LIABILITY, METCALFE.**

A CALL (the 10th) of One penny per share has been made on the capital of the above-named company, due and payable at the company's office, Lyttleton street, Castlemaine, on Wednesday, March 10th, 1886.
843 GEO. THOMAS, Manager.

**SYDENHAM QUARTZ GOLD MINING COMPANY
LIMITED, DUNOLLY.**

A CALL (84th) of Threepence per share has been made on the capital of the above-named company, due and payable to the manager, at the office of the company, Dunolly, on Wednesday, 10th March 1886.
844 W. H. LANGLER, Manager.

**BURNT CREEK GOLD MINING COMPANY
LIMITED.**

NOTICE.—A Call (16th) of Twopence per share has been made on the capital of the above-named company, due and payable at the office of the company, Broadway, Dunolly, on Wednesday the 10th day of March 1886.
845 WM. McLIESH, Manager.

GRANYA MINING CO. NO LIABILITY.

A CALL (the 36th) of Sixpence per share has been made on the capital of the company, due and payable to the manager at the registered office, 99 Collins st. west, Melbourne, on Wednesday, 10th March 1886.
850 L. HENDERSON, Manager.

PIONEER HYDRAULIC G. M. CO. NO LIABILITY.

A CALL (the 24th) of Threepence (3d.) per share has been made on the capital of the company, due and payable to the manager at the registered office, 99 Collins street west, Melbourne, on Wednesday, 10th March 1886.
852 L. HENDERSON, Manager.

**NEW GOLDEN BOWER GOLD MINING CO.
(NO LIABILITY), DONOVAN'S CREEK.**

A CALL (the 15th) of One penny per share has been made, payable at the company's office, 23 Collins street west, Melbourne, Wednesday, 10th March 1886.
853 CHAS. A. WILLIAMSON, Manager.

**TARRENGOWER QUARTZ MINING COMPANY
NO LIABILITY.**

A CALL of Sixpence per share has been made on the capital of the above-named company, payable to the undersigned, at the company's office, 67 Temple court, on Wednesday the 10th March.
861 ANDREW BURNS, Manager.

**NEW HIT-OR-MISS QUARTZ MINING COMPANY
NO LIABILITY, DONNELLY'S CREEK.**

A CALL, the 67th, of Threepence per share is made, payable on the 10th March 1886, at the office, 80 Elizabeth street, Melbourne. 1 March 1886.
865 WM. GUTMANN, Manager.

**ADAMS' FREEHOLD GOLD MINING COMPANY
NO LIABILITY, STONY CREEK.**

A CALL (the 14th) of Threepence per share is made, payable on the 10th March 1886, at the office, 80 Elizabeth street, Melbourne. 1 March 1886.
866 WM. GUTMANN, Manager.

**HARRIETVILLE ESTATE DEEP LEAD GOLD
MINING COMPANY NO LIABILITY.**

A CALL (17th) of Threepence per share has been made on the capital of the company, payable at 54 Queen street, on Wednesday the 10th day of March 1886.
867 T. H. LEMPRIERE, Manager.

**NEW LONGFELLOWS QUARTZ MINING COMPANY
NO LIABILITY, WALHALLA.**

A CALL (the first) of Threepence per share, is made, payable on the 10th of March 1886, at the office, 80 Elizabeth street, Melbourne. 1 March 1886.
868 WM. GUTMANN, Manager.

Sixth Schedule.

I THE undersigned, hereby make application to register the Exhibition No. 2 Mining Company as a no-liability company under the provisions of the Mining Companies Act 1871.

- 1st. The name of the company is to be the Exhibition No. 2 Mining Company No Liability.
- 2nd. The place of intended operations is at Maldon.
- 3rd. The registered office of the company will be situated at Main street, Maldon.
- 4th. The value of the company's property is £5000.
- 5th. The number of shares in the company is 16,000, of Ten shillings each, paid up to Five shillings each.
- 6th. The number of shares subscribed for is 16,000.
- 7th. The name of the manager is James Henry Rule.
- 8th. 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.
Dable, Samuel, Maldon, storekeeper ...	2000
Faull, John, Maldon, draper ...	2000
Fenrose, William, Maldon, miner ...	2000
Adams, George, Maldon, miner ...	2000
Short, William, Maldon, tailor ...	1000
Denny, Joseph, Maldon, bootmaker ...	1000
James, William, Maldon, miner ...	1000
Morcome, Edwin, Maldon, miner ...	1000
Collins, William, Maldon, miner ...	1000
Penrose, Gilbert, Maldon, miner ...	1000
Penrose, William, jun., Maldon, miner ...	1000
Rickard, James, Maldon, miner ...	1000
	16,000

Dated this twenty-seventh day of February 1886.
J. H. RULE, Manager.

Witness to signature—C. VOISEY.

I, JAMES HENRY RULE, 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.
J. H. RULE.
Taken before me this twenty-seventh day of February 1886—
THOMAS B. DAVISON, J.P.

CLUNES QUARTZ MINING COMPANY, REGISTERED.

A LL shares in the above company, from Nos. 1 to 2,000, on which the first call of One shilling per share has not been paid, are forfeited, and will be sold by auction by Mr. James Edwards, at the Club Hotel, Clunes, on Saturday, 13th March 1886, at 2 o'clock in the afternoon, unless the call and expenses are previously paid.
F. J. MATTHEWS, Manager.
730 Clunes, March 2nd 1886.

HEPBURN NUMBER ONE COMPANY, NO LIABILITY.

NOTICE.—The undermentioned shares, forfeited for non-payment of 46th call of One shilling (1/) per share, will be sold by public auction, at Mining Exchange, Sturt street, Ballarat, on Monday, 15th March 1886, at Twelve noon:—
Numbers 1 to 20,000, exclusive of those upon which said call has been paid.
J. A. CHALK, Manager.
742 49 Sturt street, Ballarat.

**YORKSHIRE GOLD MINING COMPANY, LIMITED,
TARNAGULLA.**

NOTICE.—All shares forfeited for non-payment of the 17th call of Twopence per share (due 10th February 1886) will be sold by public auction, at the Victoria Hotel, Tarnagulla, on Tuesday, 9th March 1886, at Noon, unless previously redeemed:—
Nos. 1 to 24,000, exclusive of those on which the call has been paid.
753 JAMES CHEETHAM, Manager.

ROBERT WALLACE GOLD MINING COMPANY NO LIABILITY, KINGLAKE.
SHARES forfeited for non-payment of second call will be sold by auction, by Mr. J. Bellin, at 7 Collins street west, Melbourne, at 12 o'clock noon on March 13th 1886.
 757 J. NIGHTINGALE, Manager.

THE SUN GOLD MINING COMPANY NO LIABILITY, WALHALLA.
SHARES forfeited for non-payment of calls will be sold by auction by Mr. J. Bellin, at 7 Collins street west, Melbourne, at 12.15 o'clock, March 13th 1886.
 759 J. NIGHTINGALE, Manager.

PORT PHILLIP GOLD MINING COMPANY NO LIABILITY.
THE undermentioned shares in the above-named company, forfeited for non-payment of 3rd call of 2d. per share, will be sold by public auction, on Saturday 13th March 1886, at the company's office, 54 Queen street, Melbourne, by Messrs. Patterson and Sons, at 12 noon, unless calls and expenses are previously paid:—
 Nos. 1 to 24,000, exclusive of those already paid on.
 JOHN BARKER, JUN., Manager. 775
 Melbourne, 2nd March 1886.

CORNISH UNITED QUARTZ MINING COMPANY NO LIABILITY, BRIGHT.
NOTICE.—All forfeited shares in the above-named company (Nos. 1 to 20,000) upon which calls remain unpaid will be sold by auction, in Melbourne, at 7 Collins street west, on Saturday, March 13th 1886, at 12 o'clock noon.
 780 GEORGE BROWN, Manager.

KILMORE QUARTZ AND ALLUVIAL GOLD MINING COMPANY (NO LIABILITY), GOLDIE.
ALL shares in the above company on which the 2nd call of Two pence per share remains unpaid are forfeited, and will be sold by public auction, at the company's office, Kilmore, on Saturday, 13th March 1886, at 12 o'clock noon, unless the call and expenses thereon are previously paid to me.
 JOHN F. GLENNON, Manager. 782
 Company's Office, Kilmore, 2/3/86.

NEW BYRON GOLD MINING COMPANY NO LIABILITY, COY'S DIGGINGS.
ALL shares in the above company on which the 27th call of Three pence per share remains unpaid are forfeited, and will be sold by public auction, at the company's office, Kilmore, on Saturday, 13th March 1886, at 11 o'clock a.m., unless the call and expenses thereon are previously paid to me.
 JOHN F. GLENNON, Manager. 783
 Company's Office, Kilmore, 2/3/86.

DOWLING FOREST ESTATE GOLD MINING COMPANY, No. 1, N.L.
THE undermentioned shares in the above-named company, forfeited for non-payment of 21st call of 6d. per share, will be sold by public auction on Saturday, 6th March 1886, at the company's offices, 54 Queen street, Melbourne, by Messrs. Patterson and Sons, unless calls and expenses are previously paid:—
 Nos. 1 to 14,000, exclusive of those already paid on.
 B. D. SMITH, Manager. 797
 Melbourne, Feb. 25, 1886.

OTAGO MINING COMPANY NO LIABILITY, MALDON.
NOTICE.—All shares upon which the 7th call has not been paid are forfeited, and will be sold by public auction, at Mr. T. B. Davison's office, High st., Maldon, on Saturday, March 13th 1886.
 813 T. HANNAY, Manager.

GREAT SOUTHERN GARDEN GULLY COMPANY NO LIABILITY.
HOLMES, WHITE, & CO. will sell by auction, at the Victoria Hotel, Sandhurst, on Saturday, March 13th 1886, at 4 o'clock p.m., all shares in this company, from No. 1 to 34,000 inclusive, which are forfeited for non-payment of the 16th call of Three pence per share, unless such shares are sooner redeemed and expenses paid.
 819 SYDNEY GEO. COLE, Manager.

NORTH HANSEL MONDAY COMPANY (NO LIABILITY).
NOTICE.—C. C. White and Co. will sell by public auction, on Saturday, 13th March 1886, at 4 o'clock p.m., at Victoria Hotel, Sandhurst, all shares forfeited on which the 12th call of One penny per share remains unpaid, unless the said call and expenses be previously paid to me.
 824 W. W. BARKER, Manager.

FRANCIS ORMOND GOLD MINING COMPANY NO LIABILITY.
ALL shares in the above company on which the 10th call of Three pence per share remains unpaid will be sold by public auction, at the Victoria Hotel, Sandhurst, on Saturday, 13th March 1886, at 4 p.m.
 827 CHRISTOPHER MOORE, Manager.

UNITY GOLD MINING COMPANY NO LIABILITY.
NOTICE.—Messrs. Holmes, White, and Co. have received instructions to sell by auction all shares forfeited for non-payment of the 4th call of Six pence per share, on Saturday, March 13th 1886, at 4 o'clock p.m., at the Victoria Hall, Sandhurst.
 JOHN H. SAVILLE, Manager. 832
 Victoria Chambers, Sandhurst, March 1st 1886.

NEW NELSON MINING COMPANY NO LIABILITY MALDON.
NOTICE.—All shares on which the 14th call has not been paid are forfeited, and will be sold by auction, by Mr. T. B. Davison, at his office, High street, Maldon, on Saturday the 13th March, at 3 p.m., unless previously paid.
 833 THOS. HANNAY, Manager.

THE No. 1 SOUTH QUEEN'S BIRTHDAY QUARTZ MINING COMPANY NO LIABILITY, MALMSBURY.
ALL shares on which the 19th call of Two pence per share remains unpaid will be sold by public auction, at the Mining Exchange, Kyneton, on Saturday the 13th day of March 1886, at Twelve o'clock noon.
 836 F. E. ADAMSON, Manager.

THE EXTENDED SOUTH QUEEN'S BIRTHDAY G. M. COMPANY, NO LIABILITY, DRUMMOND.
NOTICE.—All shares on which the 19th call of One penny per share remains unpaid are forfeited, and will be sold by public auction, at the Exchange, Kyneton, on Saturday, 13th March 1886, at 12 noon, unless call and expenses are previously paid. Nos. 1 to 30,000, except those already paid on.
 W. M. JOHNSON, Manager. 835
 Kyneton, 3rd March 1886.

PIONEER HYDRAULIC G. M. CO. NO LIABILITY.
ALL shares in arrears of the 23rd call of 3d. per share will be sold at William Taylor's rooms, 81 Collins street west, Melbourne, on Saturday, 13th March 1886, at 12.15 p.m., unless paid previously.
 848 L. HENDERSON, Manager.

GRANYA MINING CO. NO LIABILITY.
ALL shares in arrears of the 35th call of 3d. per share will be sold at William Taylor's rooms, 81 Collins street west, Melbourne, on Saturday, 13th March 1886, at 12 noon, unless paid previously.
 849 L. HENDERSON, Manager.

LIVINGSTON CREEK G. M. CO. NO LIABILITY.
ALL shares in arrears of the 3rd call of 6d. per share will be sold at William Taylor's rooms, 81 Collins street west, Melbourne, on Saturday, 13th March 1886, at 12.15 p.m., unless paid previously.
 851 L. HENDERSON, Manager.

ADAMS FREEHOLD GOLD MINING COMPANY NO LIABILITY, STONEY CREEK.
ALL shares on which the 13th call of Three pence per share remains unpaid will be sold at auction, by J. H. Knipe, Collins street west, on Saturday, 13 March 1886, at 11 forenoon, unless previously redeemed, with expenses thereon.
 WM. GUTMANN, Manager. 869
 80 Elizabeth street, Melbourne, 1 March 1886.

FRANCIS ORMOND GOLD MINING COMPANY NO LIABILITY (CHEWTON).
 The Registrar-General, Melbourne.
NOTICE is hereby given that the office of the above company has been removed from Loridan's Buildings to View street (next Union Bank), Sandhurst.
 T. FEATONBY, } Two Directors of (SEAL.)
 M. THOMAS, } the Company.
 February 22nd 1886. 829

FRANCIS ORMOND GOLD MINING COMPANY NO LIABILITY (CHEWTON).
 The Registrar-General, Melbourne.
NOTICE is hereby given that Christopher Moore has been appointed manager of the above company, vice Thomas Fuller James resigned.
 T. FEATONBY, } Two Directors of (SEAL.)
 M. THOMAS, } the Company.
 February 22nd 1886. 830

Insolvency Notices.

In the Court of Insolvency at Sandhurst.—The Insolvency Statute 1871.—In the matter of WILLIAM WILSON, of California Gully, near Sandhurst, in the colony of Victoria, miner, insolvent.

THE above-named William Wilson intends to apply to the Court of Insolvency to be holden at Sandhurst on Wednesday the thirty-first 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 first day of March 1886.
 CHARLES COHEN, Albion Chambers, Sandhurst, solicitor for the applicant. 831

In the Court of Insolvency—The Insolvency Statute 1871.—In the matter of ROBERT BLANCHARD, of High street, St. Kilda, butcher.

NOTICE is hereby given that by a resolution of the creditors assembled at the general meeting of creditors in this estate, held at Melbourne on the 1st day of March inst., I, the undersigned Thomas James Davey, of 10 Elizabeth street, Melbourne, accountant, 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 1st day of March 1886.
 784 THOMAS JAMES DAVEY, Trustee.

In the Court of Insolvency.—In the matter of RICHARD DYOS and ALFRED GORE (trading as "Dyos and Gore"), of Castlemaine, plumbers and tinsmiths.

THE above-named Alfred Gore intends to apply to the Court of Insolvency at Castlemaine, on Thursday the first day of April 1886, at Ten o'clock in the forenoon, for a certificate of discharge, pursuant to the provisions of the Insolvency Statute 1871.

GEORGE MERRIFIELD, Castlemaine, solicitor for the said Alfred Gore. 736

In the insolvent estates of MARGARET COGHAN, of Kyneton, grocer, and CHARLES JOHN CHATHAM DIXON, of Kyneton, photographer and tobacconist.

DIVIDENDS will be payable in the above estates at my office, Lyttleton street, Castlemaine, on and after Monday, March 15th 1886, to all creditors who have proved their debts.

841

W. ADAMS, Assignee.

The Insolvency Statute 1871.—In the Court of Insolvency.—In the matter of EDWIN STANFORD MAXWELL, of Stanford Park, Kerang, in the colony of Victoria, grazier, and insolvent.

THE above-named Edwin Stanford Maxwell intends to apply to the Court of Insolvency at Sandhurst, on the thirty-first day of March 1886, at the hour of Ten o'clock in the forenoon, for a certificate of discharge, pursuant to the provisions of "The Insolvency Statute 1871," and also for one order to dispense with the condition mentioned in section 136 in the said Statute.

Dated this 4th day of March 1886.
CRABBE AND KIRBY, Albion Chambers, solicitors for the said insolvent. 846

In the Court of Insolvency.—The Insolvency Statute 1871.—In the matter of DAVID FLETT, of Myrmiong, in the colony of Victoria, farmer, an insolvent.

THE above-named David Flett intends to apply to the Court of Insolvency, on Friday the twenty-sixth 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, and also for the dispensation with the condition mentioned in the 136th section of the said Statute.

Dated this second day of March 1886.
DAVID FLETT,
ALFRED W. FERGIE, 84 Chancery lane, Melbourne, solicitor for the said David Flett. 847

The Insolvency Statute 1871.—In the Court of Insolvency at Melbourne.—In the matter of HENRY MORTIMER FRANKLYN, of No. 14 Flinders lane west.

NOTICE is hereby given that Henry William Danby, of No. 38 Elizabeth street, in the city of Melbourne, in the colony of Victoria, accountant, has been duly appointed to fill the office of trustee of the property of the above-named insolvent, and that such appointment was duly confirmed by order of the Court of Insolvency at Melbourne, made on the 1st day of March instant. All persons having in their possession any of the effects of the insolvent must deliver them to the trustee, and all debts due to the insolvent must be paid to the trustee. Creditors who have not proved their debts should forward their proofs to the trustee.

Dated this first day of March 1886.
BRAHAM & PIRANI, 10 Collins st. east, Melbourne, solicitors to the estate. 858

Impoundings.

AVOCA.—Impounded at Avoca, 1st March 1886, by Mr. Smith.—Trespass 1d. each.

4 steers and 2 heifers, TB upside down off ribs
1 red steer, slit near ear, illegible brand near ribs

If not claimed and expenses paid, to be sold on 27th March 1886.

4/

JAMES BATCHELOR,
Poundkeeper.

CARLSRUHE.—Impounded at Carlsruhe Pound, 24th February 1886, by Inspector Trevennard.—Expenses 7s. 6d.

1 roan or strawberry heifer, like W off rump, top off off ear, near ear slit, wart on off shoulder

If not claimed and expenses paid, to be sold on 29th March 1886.

4/

WILLIAM MURPHY,
Poundkeeper.

COBURG.—Impounded at Coburg, 1st March 1886, by order of the Shire Council.

1 strawberry cow, white face with red about cheeks and neck, no visible brand

On 2nd March by the same.
1 dark-brown or black mare, collar marked, AC near neck
1 bay horse, collar marked, H near cheek, H off shoulder

4/

NOTICE.

LIGHT bay medium draught horse, off hind leg white, &c., &c., previously advertised, should be -S with blotch above near shoulder instead of JN S.

If not claimed and expenses paid, to be sold on 31st March 1886.

8/6

F. W. BUZAGLO,
Poundkeeper.

No. 28.—MARCH 4, 1886.—5.

CRESWICK.—Impounded by Mr. Wm. Fraser.

1 black cow, white back, head, and belly, off ear notched, GG off rump

1 brindle and white cow, bell on, same brand and ear mark

1 red cow, white face and belly, swelled jaw, C or G off rump, off ear notched

1 blue and white strawberry poley cow, same brand and ear mark

1 white cow, same brand and ear mark

1 light-strawberry cow, bell on, same brand and ear mark

1 red and white heifer, same brand and ear mark

2 light-strawberry cows, same brand and ear marks

If not claimed and expenses paid, to be sold on 27th March 1886.

7/6

A. PENNYCOOK,
Poundkeeper.

DAYLESFORD.—Impounded at Daylesford.

55. Black and white heifer calf

56. White bull calf, black spots

If not claimed and expenses paid, to be sold on 31st March 1886.

3/6

N. S. HALLES,
Poundkeeper.

MURCHISON.—Impounded at Murchison, 27th February 1886.

1 bay mare, star, O near shoulder

If not claimed and expenses paid, to be sold on 31st March 1886.

3/6

C. J. GIBBON,
Poundkeeper.

RICHMOND.—Impounded at Richmond City Pound, 1st March 1886.

1 brown horse, white hind foot, branded like gg conjoined near rump

If not claimed and expenses paid, to be sold on 24th March 1886.

4/6

MICHAEL GODFREY,
Poundkeeper.

ROCHESTER.—Impounded at Rochester, 2nd March 1886, by T. Davies, Esq.

6. Red and white bull yearling, no visible brands

If not claimed and expenses paid, to be sold on 31st March 1886.

3/6

C. E. SUBLET,
Poundkeeper.

TALBOT.—Impounded at Talbot Shire Pound, 5th March 1886, by Mr. J. Green.—Damages 5s.

3. Red steer, white on rump and tail, white belly, tip off off ear, branded j H near rump

4. Bay horse, black points, star, near fore foot bumble, like WA conjoined near shoulder

If not claimed and expenses paid, to be sold on 27th March 1886.

5/

JNO. GARNER,
Poundkeeper.

WORANGA.—Impounded at Woranga, by T. Wilson.

1 bay horse, branded MID conjoined near shoulder, star, snip, off hind foot white

If not claimed and expenses paid, to be sold on 20th March 1886.

3/6

JOHN RAY,
Poundkeeper.

WODONGA.—Impounded at Wodonga, 23th February 1886, by Mr. G. Auburn.

1 brown and white steer, near ear split, no legible brand

If not claimed and expenses paid, to be sold on 1st April 1886.

3/6

HENRY HUON,
Poundkeeper.

YAMBUK.—Impounded at the Yambuk Shire Pound, by Mr. M. O'Connor.—Trespass 4s.

52. White cow, yellow neck and spots, turned-in horns, like JP near ribs, illegible brand off rump

If not claimed and expenses paid, to be sold on 24th March 1886.

4/

THOMAS MADDEN,
Poundkeeper.

YEA.—Impounded at Yea Shire Pound, 26th February 1886, by Mr. J. Turnbull.

22. Black mare, star and snip, fistula mark on neck, scar or blotched brand over K near shoulder

If not claimed and expenses paid, to be sold on 31st March 1886.

4/6

E. SMITH,
Poundkeeper.

POUNDKEEPERS' REMITTANCES.

THE GOVERNMENT PRINTER acknowledges the receipt of the undermentioned sums:—

1886.	£	s.	d.
February 19.—Thane, W.	0	3	8
February 19.—Chapman, C.	0	3	9
February 24.—Anderson, C. G.	0	4	6
February 24.—Brown, J.	0	10	0
February 24.—Sublet, C. E.	0	7	6
February 25.—Oswin, E.	0	4	0
February 25.—O'Shannessy, J.	0	4	0
March 3.—Madden, T.	0	3	3
March 4.—Pennycook, A.	1	0	0
March 4.—Garner, Jno.	0	9	6

J. FERRES,
Government Printer.

4th March 1886.

THE VICTORIA GOVERNMENT GAZETTE.

Subscriptions.—The Subscription, including Postage, is £1 6s. per annum, or 6s. 6d. per quarter, payable in advance.

Subscribers do not receive the Acts of Parliament with the Gazette.

Subscriptions are required to commence and terminate with a month.

A less period than three months cannot be subscribed for.

ADVERTISEMENTS are charged at the rate of Sixpence per line throughout.

The Title (£5 Reward, Dissolution of Partnership, &c.) forms one or more lines, as a heading.

On an average, ten words make a line, but for the description of a brand consisting of more than one letter, &c., placed perpendicularly, thus, B, each additional letter under the first is charged as a line.

Every Signature must likewise be counted as a line.

The final words of a paragraph, though only a portion of a line, must be counted as one line.

Signatures (in particular) and Proper names must be written very plainly in the text; ONE SIDE ONLY of each slip of paper should be WRITTEN UPON.

ALL DOCUMENTS illegibly written will be returned unpublished, and where brands occur unprovided for by the ordinary letters of the alphabet, a worded explanatory description must be furnished.

POSTAGE STAMPS cannot in any case be received in payment unless ONE SHILLING EXTRA IN THE POUND IS ADDED, as commission, without which the Post Office will not cash them.

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

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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.

THE NEW RULES AND STANDING ORDERS FOR PRIVATE BILLS are on sale at the Government Printing Office; price 1s. 6d.

Now ready

THE LAND ACT WITH REGULATIONS THEREUNDER.

8vo. pamphlet.

Price 2s. 6d. Posted free on receipt of Postal Note for 2s. 6d. or 2s. 8d. Stamps where postal notes cannot be obtained. Government Printer, Melbourne; and all booksellers.

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SUPPLEMENT
TO THE
VICTORIA
GOVERNMENT GAZETTE

OF THURSDAY, MARCH 4, 1886.

Published by Authority.

No. 29.]

THURSDAY, MARCH 4.

[1886.]

BANK HOLIDAY THROUGHOUT THE COLONY.

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.

IN pursuance of the provisions contained in the fifth section of *The Bank Holidays Act 1873*, I, the Governor of Victoria, do by this my Proclamation appoint

FRIDAY THE 5TH DAY OF MARCH INSTANT

a special day to be observed as a Bank Holiday throughout the Colony.

Given under my Hand and the Seal of the Colony, at Melbourne, this fourth day of March, 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,
ALFRED DEAKIN,
Chief Secretary.

GOD SAVE THE QUEEN!

THE FACTORIES AND SHOPS ACT 1885.—CERTIFYING
MEDICAL PRACTITIONERS.

IT is hereby notified that, in accordance with the provisions of *The Factories and Shops Act 1885*, section 5, I have appointed the undermentioned legally qualified Medical Practitioners to be Certifying Medical Practitioners for the several districts, as specified in the subjoined Schedule:—

SCHEDULE.

No. 1.—METROPOLITAN DISTRICT.

John William Springthorpe, M.D., 75 Collins street east, Melbourne.
William Snowball, L.R.C.S., 135 Lygon street, Carlton.
Peter Bruce Bonnie, M.D., 126 Collins street east, Melbourne.
Benjamin Fyffe, M.R.C.S. Eng., 172 Gore street, Fitzroy.
James Richard MacInerney, L.K.Q.C.P. Irel., Brunswick street, Fitzroy.
Gerald Henry Fetherston, M.D., 4 High street, Prahran.
Joseph Lalor, M.D., 226 Church street, Richmond.
Charles Alfred Stewart, L.R.C.P., South Melbourne.
Joseph Whitaker, M.D., Melbourne Benevolent Asylum.
Robert Talbot, M.D., Brunswick.

No. 29.—MARCH 4, 1886.—1.

Cornelius Gavin Casey, M.R.C.S., Brighton.
George Dixon Dickenson, M.R.C.S., Moonee Ponds.
James Clarke Morton, L.F.P.S. Glas., Footscray.
William Augustus Sparling, M.R.C.S. Eng., Burwood road, Hawthorn.
William Butler Walsh, M.D., Cotham road, Kew.
William Stewart Smythe, L.R.C.P. Edin., Port Melbourne.
William Goldsmid aBeckett, M.R.C.S., Wellington street, St. Kilda.
Edward Garland Figg, L.F.P.S., Williamstown.

No. 2 DISTRICT—BALLAARAT AND GEELONG.

Thomas Furneaux Jordan, M.R.C.S., Ballaarat.
Henry Hayton Radcliffe, M.R.C.S., Dana street, Ballaarat.
Stephen Maberley Smith, M.R.C.S., Yarra street, Geelong.
Robert Stewart, L.R.C.S. Edin., Smythesdale.
Robert Colquhoun, L.R.C.P. Edin., Chunes.
Robert Charles Lindsay, L.F.P.S. Glas., Creswick.
James Grafton Carstairs, M.D., Fenwick street, Geelong.

No. 3 DISTRICT—SANDHURST AND CASTLEMAINE.

Oliver Penfold, M.R.C.S., View place, Sandhurst.
George More Reid, M.D., Castlemaine.
John James MacGregor, M.R.C.S., Daylesford.
John Alexander Sutherland, L.R.C.P.S. Edin., Dunolly.
John James Thom, M.D., Eaglehawk.
George Reginald Eakins, M.D., Echuca.
Harry Findlay Main, M.B., Malmsbury.
William Francis Miller, M.R.C.S., Maryborough.
Matthew Brisbane, L.R.C.S., St. Arnaud.
Peter Hannah Cunningham, M.B., Talbot.
Edward Green, M.R.C.S., Tarnagulla.

No. 4 DISTRICT—WESTERN.

Thomas Falkner Fleetwood, L.R.C.S. Irel., Warrnambool.
John Baird, M.R.C.S., Belfast.
Henry Edmond Brewer, M.R.C.S., Portland.

No. 5 DISTRICT—ARARAT AND WIMMERA.

James Charles Weld, L.R.C.P.S. Irel., Ararat.
Arthur Bennett, M.D., Hamilton.
William Joseph Cross, L.R.C.P.S. Edin., Horsham.
William Holland Syme, L.R.C.P.S., Stawell.

No. 6 DISTRICT—NORTH-EASTERN.

Archibald Martin Macfarlane, M.B., Wangaratta Hos

No. 7 DISTRICT—GIPPSLAND.

Archibald Macdonald, M.D., Sale.

ALFRED DEAKIN,
Chief Secretary.

Chief Secretary's Office,
Melbourne, 4th March 1886.

March 4, 1886.

704

VICTORIAN MILITARY FORCES.—REGULATIONS.

At the Executive Council Chamber, Melbourne, the second day of March 1886.

PRESENT:

His Excellency the Governor.

Mr. Deakin	Mr. Walker
Mr. Pearson	Mr. Derham
Mr. Lorimer	Mr. Davies.
Mr. Dow	

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

Part IV, section VII, para. 3, the words "on probation" to be struck out, and the following words to be added at end of paragraph:—"Not more than two officers so attached in one year will be permitted to draw the pay and allowances of a Junior Lieutenant of Victorian Artillery for a period not exceeding two months."

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

ROB. WADSWORTH,
Clerk of the Executive Council.

VICTORIAN MILITARY FORCES.—REGULATIONS.

At the Executive Council Chamber, Melbourne, the second day of March 1886.

PRESENT:

His Excellency the Governor.

Mr. Deakin	Mr. Walker
Mr. Pearson	Mr. Derham
Mr. Lorimer	Mr. Davies.
Mr. Dow	

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14A. Captains and Secretaries of Clubs will obtain authority from the officer in charge of Rifle Clubs at head-quarters before issuing certificates for free travelling to members of their clubs, except certificates to enable them to travel to their local ranges or to the ranges of the next adjacent club, in any direction for which no previous authority is required. Authority may, if necessary, be applied for and given by telegram.

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

ROB. WADSWORTH,
Clerk of the Executive Council.

ASSESSMENT OF RENT OF GRAZING AREAS.

NOTICE is hereby given that the yearly rent payable in respect of leases for grazing areas in the parish of Ellesmere (county of Bendigo) has been assessed at Fourpence per acre.

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

Department of Lands and Survey,
Melbourne, 3rd March 1886.

LAND RESUMED FOR PUBLIC PURPOSES.

THE Governor, with the advice of the Executive Council, has resumed for Public purposes the portion of land hereunder described, that is to say:—

Portion of the block licensed under the 119th section of *The Land Act 1884* to J. H. Walker to be resumed for Public purposes: One hundred and seventeen acres, more or less, being the portion lying to the east of a line parallel with and distant five and a half chains west from the west boundary of the city of Melbourne.

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

Lands and Survey Office,
Melbourne, 2nd March 1886.

"THE MALLEE AMENDING ACT 1885."—VERMIN PROOF FENCES.

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 Mallee Amending Act 1885* it was amongst other things enacted that the Governor in Council might from time to time by Order in Council proclaim any fence described in such Order to be a vermin-proof fence within the meaning of the said Act, and a sufficient fence within the meaning of *The Fences Statute 1874*, for the purposes of the now in part recited Act, and he might also by any such Order in Council proclaim any fence described in any such Order to be a sufficient fence within the meaning of the said Statute throughout Victoria, or within any portion thereof specified in such Order, and he might at any time revoke any such Order: Now therefore I, the Governor of Victoria, by and with the advice of the Executive Council, do by this Order proclaim the fences hereinafter described to be vermin-proof fences within the meaning of *The Mallee Amending Act 1885*, and sufficient fences within the meaning of *The Fences Statute 1874*, aforesaid, that is to say:—

1. A wire-netting fence of 3-feet netting, 17 gauge, 1½-inch mesh, let into the ground 3 inches, with a 7-inch trench below, filled up with limbs of mallee close to netting so as to prevent rabbits burrowing under posts, 7 x 4, 10 feet apart, with netting attached with two barbed wires and one plain wire above, erected on the southern boundary of Mallee Block No. 24 and along the boundary of Block 50.

2. A wire-netting fence consisting of posts 4 feet 3 inches in height, and 10 feet apart, with 3-feet wire netting, No. 17 gauge, 1½ inches mesh, and sunk in the ground to a depth of 4 inches with 3 black No. 8 wires above the netting; barbed wire stapled on top of posts, netting joined to the first black wire by three braces of No. 14 wire, erected along the western boundaries of Mallee Blocks 51 and 52.

3. A wire-netting fence, 4 feet wide, 4-inch mesh, with 1 barbed wire, 4 inches above the wire netting, with posts 11 feet apart, and netting 4 inches in the ground, erected along the north boundary line of Mallee Block 19, and the western boundary of Blocks 19 and 20.

Given under my Hand and the Seal of the Colony, at Melbourne, this second day of March, 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,

JOHN L. DOW,
Commissioner of Crown Lands and Survey.
GOD SAVE THE QUEEN!

"THE BUILDING SOCIETIES ACT 1874."

NOTICE is hereby given that a Building Society, called "The Fourth Industrial Building Society," is duly registered under the provisions of the above Act.

Dated this 25th day of February 1886.

JOHN BURSLEM GREGORY,
Registrar.