

VICTORIA GOVERNMENT GAZETTE.

Published by Authority.

No. 124.]

FRIDAY, DECEMBER 19.

[1890.

CHRISTMAS AND NEW YEAR HOLIDAYS.

IT is hereby notified that on

THURSDAY, THE 25TH INSTANT,
FRIDAY, THE 26TH INSTANT,
SATURDAY, THE 27TH INSTANT, and
THURSDAY, THE 1ST JANUARY, 1891,

the Public Offices, except in the instances undermentioned, will be closed—the 25th and 26th instant (Christmas Day and Boxing Day) and the 1st January next (New Year's Day) being appointed by the *Public Service Act 1890* to be observed as Public Holidays, and the 27th instant having been proclaimed by His Excellency the Governor, under the power conferred by the said Act, to be observed as such.

In the Departments of the Customs, Post Office and Telegraph, and Railways, arrangements will be made to obviate any public inconvenience which the total suspension of business might cause.

G. D. LANGRIDGE,
Chief Secretary.

Chief Secretary's Office,
Melbourne, 12th December, 1890.

PUBLICATION OF THE "GOVERNMENT GAZETTE."

IT is hereby notified that, Thursday and Friday, the 25th and 26th instant, being appointed by the *Public Service Act 1890* to be observed as Holidays in the Public Offices, the *Government Gazette* will be published on

WEDNESDAY, THE 24TH OF DECEMBER INSTANT,
in lieu of the ordinary day of publication.

G. D. LANGRIDGE,
Chief Secretary.

Chief Secretary's Office,
Melbourne, 12th December, 1890.

VICTORIAN MILITARY FORCES.

THE Governor in Council has been pleased to approve of the following probationary appointment:—

Victorian Rangers.

AUGUSTUS WILLOUGHBY RODD, gentleman,
to be Lieutenant.

F. T. SARGOOD,
Minister of Defence.

Defence Department,
Melbourne, 15th December, 1890.

VICTORIAN MILITARY FORCES.

THE Governor in Council has been pleased to approve of the following transfer:—

Victorian Mounted Rifles.

Captain WILLIAM HALLETT THOMAS, Victorian Mounted Rifles,
to be a Captain on the Unattached List.

F. T. SARGOOD,
Minister of Defence.

Defence Department,
Melbourne, 15th December, 1890.

No. 124.—DECEMBER 19, 1890.—1.

VICTORIAN MILITARY FORCES.

THE Governor in Council has been pleased to approve of the following probationary appointments:—

Field Artillery Brigade.

ESSRX ALFRED BOND, gentleman,
to be Lieutenant.

Victorian Mounted Rifles.

JOSEPH DALLINORE, gentleman,
to be Lieutenant.

F. T. SARGOOD,
Minister of Defence.

Defence Department,
Melbourne, 15th December, 1890.

VICTORIAN MILITARY FORCES.

THE Governor in Council has been pleased to approve of the following selected candidates for commissions being appointed Lieutenants on probation, and being posted to Corps as under, from the dates specified opposite to their names:—

Garrison Artillery.

HARRY BELLINGHAM HOWARD SMITH... 15th October, 1890.
CHARLES GAULT WARNOCK ... 27th October, 1890.

1st Battalion Victorian Rifles.

FREDERICK CHARLES DARLING BARKER 13th November, 1890.
JAMES KININMONT TURNER ... 18th November, 1890.
WILLIAM LUCAS FLINT ... 20th November, 1890.
BERNARD ROBERT HARRIS ... 20th December, 1890.

2nd Battalion Victorian Rifles.

EDGAR BENJAMIN MARKS ... 15th October, 1890.
HERBERT PERCY HAM ... 5th November, 1890.
EDWARD ERNEST BARRETT ... 29th November, 1890.

3rd Battalion Victorian Rifles.

HENRY FREAME TREW ... 6th November, 1890.

4th Battalion Victorian Rifles.

ANDREW MACINTOSH ... 13th August, 1890.
JAMES MURRAY AITKEN ... 21st October, 1890.

F. T. SARGOOD,
Minister of Defence.

Defence Department,
Melbourne, 15th December, 1890.

RECEIVERS AND PAYMASTERS.

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

HORACE W. K. S. KITCHIN

to be Acting Receiver and Paymaster and a Collector of Imposts at Bairnsdale, during the absence on leave of James H. Tyrer;

C. A. C. CRESSWELL, Clerk of Petty Sessions, Harrow,

to be Acting Receiver and Paymaster and a Collector of Imposts at Harrow, during the absence on leave of T. G. Abbott.

H. F. EATON,
Under-Treasurer.

The Treasury,
Melbourne, 15th December, 1890.

COLLECTOR OF IMPOSTS.

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

JAMES MASON, Acting Cashier, Post Office and Telegraph Department,

to be Acting Collector of Imposts, Post Office and Telegraph Department, during the absence on leave of Augustus L. Nott.

H. F. EATON,
Under-Treasurer.

The Treasury,
Melbourne, 15th December, 1890.

CHIEF SECRETARY'S DEPARTMENT.—
REQUISITIONS.

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

T. R. Wilson, Esq., the Permanent Head of the Chief Secretary's Department,

to approve, on behalf of the Honorable the Chief Secretary, of Requisitions for Stores, &c., for the Chief Secretary's Department.

G. D. LANGRIDGE,
Chief Secretary.

Chief Secretary's Office,
Melbourne, 15th December, 1890.

ELECTORAL REGISTRAR.

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

FRANCIS ALEXANDER McLENNAN, Dimboola,

to be the Electoral Registrar for the Corong Division of the Electoral District of Donald and Swan Hill, the Dimboola and Kiata Divisions of the Electoral District of Lowan, and the Lowan Division of the North-Western Province, *vice* James R. Melross, whose resignation has been accepted.

G. D. LANGRIDGE,
Chief Secretary.

Chief Secretary's Office,
Melbourne, 15th December, 1890.

ACTING DEPUTY REGISTRAR OF BIRTHS AND DEATHS.

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

FREDERICK ARTHUR

to be Acting Deputy Registrar of Births and Deaths at Huntly, during the absence of E. Cartmell on leave.

G. D. LANGRIDGE,
Chief Secretary.

Chief Secretary's Office,
Melbourne, 15th December, 1890.

COMMISSIONER OF SAVINGS BANKS.

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

GEORGE MEARES, Esq., C.M.G.,

to be a Commissioner of Savings Banks for Victoria, *vice* Alfred Shaw, Esq., whose resignation has been accepted.

G. D. LANGRIDGE,
Chief Secretary.

Chief Secretary's Office,
Melbourne, 15th December, 1890.

OFFICIAL VISITOR OF LUNATIC ASYLUMS.

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

GERALD HENRY FETHERSTON, Esq., M.D., J.P.,

to be an Official Visitor of the Lunatic Asylums at Yarra Bend and Kew.

G. D. LANGRIDGE,
Chief Secretary.

Chief Secretary's Office,
Melbourne, 15th December, 1890.

KEEPER OF A POLICE GAOL.

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

JOHN CARILL, Senior Constable, No. 2630,

to be Keeper of the Police Gaol at Shepparton, *vice* Sergeant Robert Graham transferred.

G. D. LANGRIDGE,
Chief Secretary.

Chief Secretary's Office,
Melbourne, 15th December, 1890.

OFFICERS IN CHARGE OF GAOLS.

Corrigendum.

THE Governor, with the advice of the Executive Council, has been pleased to appoint the persons named hereunder to be the Officers in charge of the Gaols at the respective places specified, *viz.* :—

Beechworth ... PHILIP RYAN (Senior Warder), during the absence of W. H. Gibson on leave. From the 8th December, 1890.

Geelong ... DANIEL BROSSNAN (Chief Warder), during the absence of John Shegog on leave. From the 2nd December, 1890.

Maryborough WILLIAM BARR (Senior Warder), during the absence of William Murphy on leave. From the 4th December, 1890.

G. D. LANGRIDGE,
Chief Secretary.

Chief Secretary's Office,
Melbourne, 8th December, 1890.

The foregoing notification is in lieu of that published in the *Government Gazette* of the 12th December, 1890, in which the date of the commencement of the appointment of Philip Ryan at Beechworth is, by a typographical error, incorrectly stated.

PUBLIC VACCINATORS.

THE Governor, with the advice of the Executive Council, has been pleased to appoint the gentlemen named hereunder to be Public Vaccinators at the respective places specified, *viz.* :—

Maffra ... WILLIAM BOAKE, Esq., L.R.C.S., *vice* W. H. Brown, Esq., M.R.C.S., whose resignation has been accepted.

St. Arnaud ... JOHN DAVID COLLIER, Esq., L.R.C.S., *vice* J. J. Wolfenden, L.R.C.S., deceased.

G. D. LANGRIDGE,
Minister of Health.

Public Health Department,
Melbourne, 15th December, 1890.

TRUSTEE OF CEMETERY.

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

ROBERT DAVIDSON FORREST

to be a Trustee of the Glenlyon Public Cemetery, *vice* James Kidd, whose resignation has been accepted.

G. D. LANGRIDGE,
Minister of Health.

Public Health Department,
Melbourne, 1st December, 1890.

TRUSTEES OF CEMETERIES.

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

GEORGE McIVOR and
WILLIAM WEATHERSON

as Trustees of the Glengower Public Cemetery.

The Governor, with the advice aforesaid, has been pleased to appoint the gentlemen named hereunder to be Trustees of the respective Public Cemeteries specified, *viz.* :—

Bamberrah Public Cemetery.

HENRY SWAN,

vice Mads Poulson deceased.

Mount Wycheproof Public Cemetery.

JOHN EDWARD FOREMAN and
GEORGE ANDERSON,

vice T. Boase, whose resignation has been accepted, and W. Hamilton deceased.

Nyora Public Cemetery.

GEORGE CLUTTEN,
GEORGE HENLEY,
JOHN KERR,
WILLIAM GLOVER, and
CHARLES WATTS.

G. D. LANGRIDGE,
Minister of Health.

Public Health Department,
Melbourne, 15th December, 1890.

SWORN VALUATORS.

THE Governor, with the advice of the Executive Council, has been pleased to appoint the gentlemen named hereunder to be Sworn Valuers under the provisions of the *Transfer of Land Act 1890* (54 Vict. No. 1149), *viz.* :—

FREDERICK LINDSEY FLINT, Esq., Melbourne,

JAMES CLARKE, Esq., Melbourne,

W. P. SIMPSON, Esq., Melbourne,

THOMAS WILLIAM HARRIS, Esq., Footscray,

WILLIAM HENRY LANGLER, Esq., Dunolly,

DAVID CLARK ARMSTRONG, Esq., Port Melbourne,

JOHN COVERLID, Esq., Richmond, and

ALFRED LANGTON CARLILE, Esq., Dromin.

WM. SHIELDS.

Crown Law Offices,
Melbourne, 15th December, 1890.

CLERK OF PETTY SESSIONS.

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

J. C. RYAN, Assistant Clerk, Sandhurst, to be Clerk of Petty Sessions at Eaglehawk, Huntly, and Raywood respectively, during the absence as F. R. Ellis on sick leave.

JNO. M. DAVIES.

Crown Law Offices,
Melbourne, 15th December, 1890.

WARDEN'S CLERK.

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

J. C. RYAN, Sandhurst, to be Clerk, for the purposes and under the provisions of section 220 of the Act No. 1120, for the Warden who sits at Eaglehawk, Huntly, and Raywood respectively, during the absence of F. R. Ellis on sick leave.

JNO. M. DAVIES.

Crown Law Offices,
Melbourne, 15th December, 1890.

INSPECTORS OF STOCK.

THE Governor, with the advice of the Executive Council, has cancelled the Orders in Council made on the 9th October, 1890, appointing

C. E. M. CORNEY and J. McV. TEMPLE to be Inspectors of Stock (Non-clerical Division, Fifth Class) on probation; and has been pleased to appoint the said

C. E. M. CORNEY and J. McV. TEMPLE to be Inspectors of Stock, Non-clerical Division, on probation. Appointments to date from the 6th October, 1890.

A. McLEAN,
Minister of Agriculture.

Department of Agriculture,
Melbourne, 15th December, 1890.

WARDEN'S CLERK.

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

CHARLES BROOKING WERE to be Warden's Clerk at Camperdown, *vice* Samuel Foy relieved. A. R. OUTTRIM,
Minister of Mines.

Office of Mines,
Melbourne, 15th December, 1890.

TRADE AND CUSTOMS.—APPOINTMENTS.

HIS Excellency the Governor in Council has approved of the following appointments:—

WILLIAM JOHN CROOKS, Constable (3270), to be also Keeper of the Powder-magazine and Collector of Imposts at Wood's Point, to date from the 15th November, 1890, *vice* Constable John B. Haynes removed;

JOHN GREENSHIELDS, Constable, to be also Acting Keeper of the Powder-magazine and Collector of Imposts at Castlemaine, to date from the 20th November, 1890, during the absence on leave of Mr. J. Hancock.

G. D. LANGRIDGE,
Commissioner of Trade and Customs.
Department of Trade and Customs,
Melbourne, 17th December, 1890.

LOCAL PROSPECTING BOARDS.

IN accordance with the Amended Regulations dated the 8th December, 1890, for the constitution of Local Prospecting Boards, the Governor in Council has been pleased to appoint the undermentioned Police Magistrates to preside over the meetings to be held on the 14th January next, and referred to in paragraphs (c), (d), (e), and (f) of clause 16 of the said Regulations, viz.:—

JAMES McLUCKIE, Esq.
J. C. THOMSON, Esq.
JOSEPH ROWAN, Esq.
JAMES ROBERTSON, Esq.
E. C. BELL, Esq.
F. K. ORME, Esq.
G. W. F. PATTERSON, Esq.

A. R. OUTTRIM,
Minister of Mines.
Office of Mines,
Melbourne, 15th December, 1890.

PUBLIC ANALYST.

THE Board of Public Health, by virtue of the power conferred on it by the *Health Act 1890*, has approved of the appointment by the local municipal council of Mr. Frederic Dunn as Analyst for the Shire of Lancefield.

By order of the Board,
JAMES J. HARRIS,
Secretary.
Public Health Department,
Melbourne, 16th October, 1890.

DISMISSAL.

THE Governor, with the advice of the Executive Council, has directed that

PATRICK MURPHY, Assistant Letter-carrier, Post Office and Telegraph Department, be dismissed from the Public Service.

JOHN GAVAN DUFFY,
Postmaster-General.
Post Office and Telegraph Department,
General Post Office,
Melbourne, 17th December, 1890.

Public Service Act 1890.

REGULATIONS.

CLASSIFICATION OF PROFESSIONAL DIVISION.

HIS Excellency the Governor in Council has been pleased, upon the recommendation of the Public Service Board, to approve of the following Regulation under section 59 of the *Public Service Act 1890* (54 Vict. No. 1133):—

Office.	Minimum Yearly Salary.	Scale of Additions.			Maximum Yearly Salary.
		Amount.	At Intervals of	Number.	
GENERAL CLASS.					
<i>Add—</i> Examiners Patents	of 300	10	One year	10	400

WM. SHIELDS.
Crown Law Offices,
Melbourne, 15th December, 1890.

Public Service Act 1890.

REGULATIONS.

CLASSIFICATION OF PROFESSIONAL DIVISION.

HIS Excellency the Governor in Council has been pleased, upon the recommendation of the Public Service Board, to approve of the following Regulation under section 59 of the *Public Service Act 1890* (54 Vict. No. 1133):—

Office.	Minimum Yearly Salary.	Scale of Additions.			Maximum Yearly Salary.
		Amount.	At Intervals of	Number.	
ARCHITECTURAL AND ENGINEERING CLASS.					
<i>Add—</i> Assistant Engineers, Roads and Bridges	240	Nil	360

J. H. WHEELER,
Commissioner of Public Works.
Public Works Office,
Melbourne, 15th December, 1890.

Public Service Act 1890.

EXEMPTION.

THE Governor, with the advice of the Executive Council, upon the recommendation of the Public Service Board, and in exercise of the powers conferred by section 3 of the *Public Service Act 1890*, has been pleased to declare that the provisions of the said Act shall not apply to

JAMES DENNY ALLEN, Gardener for the cultivation of vegetables at Government House Grounds, until the 30th June, 1891.

A. McLEAN,
Commissioner of Crown Lands and Survey.
Lands and Survey Office,
Melbourne, 15th December, 1890.

Companies Act 1890.

I HEREBY certify that "The People's Co-operative Society, Williamstown, Limited" has been this day registered by me, and notify that the said company is incorporated and is limited by shares.

Dated this 15th day of December, 1890.
HENRY KRONE,
Registrar-General.
Registrar-General's Office,
Melbourne.

Companies Act 1890.

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

Dated this 16th day of December, 1890.

Registrar-General's Office,
Melbourne.

HENRY KRONE,
Registrar-General.

Provident Societies Act 1890.

CORRIGENDUM.

NOTICE is hereby given that a Provident Society called "The Victorian Co-operative Butchering Society Limited" is duly registered under the provisions of the above Act.

Dated this 10th day of December, 1890.

JOHN BURSLEM GREGORY,
Registrar of Friendly Societies.

In lieu of notice published in *Government Gazette* of 12th December, 1890, p. 5003, in which the word "Building" has, by a typographical error, been printed in lieu of "Butchering."

Factories and Shops Act 1890.

IN compliance with an application in writing under the provisions of section 30 of the *Factories and Shops Act 1890* (54 Vict. No. 1091), 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 30 in the

WORK-ROOMS OF MESSRS. FRILCHENFELD BROTHERS, DRAPERS,
RAYMOND-STREET, SALE,

from the 10th to the 31st December inst., upon these express conditions, that is to say:—

1. That no person or persons shall employ in the said work-rooms more than eight females for more than fifty-six hours in any one week in preparing or manufacturing articles for trade or sale.
2. That none of such females shall be so employed without receiving payment for the extra work they are called upon to perform.
3. That none of such females shall be so employed for more than forty-eight hours in any one week without their consent.
4. That a copy of this Order be kept conspicuously and continually posted in such work-rooms for the information of all concerned.

Given under my hand, at Melbourne, the 17th day of December, 1890.

G. D. LANGRIDGE,
Chief Secretary.

**SECTION 265 OF THE "HEALTH ACT 1890"
APPLIED TO THE SHIRE OF WOORAYL.**

THE Governor in Council has, upon the recommendation of the Board of Public Health, in pursuance of the provisions of the *Health Act 1890* (54 Vict. No. 1098), directed that the provisions of section 265 of the said *Health Act 1890*, in regard to cities, towns, and boroughs, shall be applied to the whole of the Shire of Woorayl.

G. D. LANGRIDGE,
Minister of Health.

Public Health Department,
Melbourne, 15th December, 1890.

AUCTIONEERS' LICENCE-FEES.

HIS Excellency the Governor, with the advice of the Executive Council, under the powers conferred by the 16th section of the *Auction Sales Act 1890* (No. 1065), has been pleased to direct that the time for making payment of the Fees due on Licences be extended for a period of six weeks from the date of the certificate obtained at the annual meeting or at any adjourned meeting of the same.

H. F. EATON,
Under-Treasurer.

The Treasury,
Melbourne, 15th December, 1890.

COURTS OF PETTY SESSIONS.

THE Governor, with the advice of the Executive Council, has been pleased to appoint the days and hours specified in the subjoined Schedule for the holding of the Courts of Petty Sessions mentioned therein, in lieu of those heretofore appointed:—

Schedule.

Names of Courts.	Days.	Hours.
Jamieson	Tuesdays	Ten a.m.
Waterloo	Second Monday in each month	Twelve noon

JNO. M. DAVIES.

Crown Law Offices,
Melbourne, 15th December, 1890.

SHIRE OF BULN BULN.—ORDER CONFIRMED.

ORDER OF THE COUNCIL OF THE SHIRE OF BULN BULN, MADE ON THE 15TH DAY OF JULY, 1890.

IN pursuance of the powers conferred by sections 365 and 366 of the *Local Government Act 1874*, the Council of the Shire of Buln Buln do hereby order that the land hereunder described shall be a public highway from and after the date of the publication in the *Government Gazette*. Such public highway is hereby declared to be in lieu of that portion of the "old road" herein-after described:—

New Road.—Commencing on the west boundary of allotment 11, parish of Jeetho, one thousand and eighty-six links and nine-tenths from its north-west corner; thence N. 39° 6' two hundred and ninety-five links and one-tenth; thence bearing N. 49° 4' six hundred and ninety-two links and six-tenths; thence bearing S. 85° 50' E. five hundred and thirty-five links and a half; thence bearing S. 84° 48' E. one thousand one hundred and eighty-seven links; thence north 86° 5' eight hundred and thirty-one links; thence bearing S. 48° 5' E. eight hundred and forty-one links and two-tenths; thence bearing S. 59° 14' E. six hundred and thirty-one links and two-tenths; thence bearing N. 62° 48' one hundred and sixty-five links; thence bearing N. 7° 22' four hundred and ninety-nine links and six-tenths; thence bearing N. 41° 59' two hundred and twenty-two links to a road one chain wide; thence bearing S. 182° 56' one hundred and fifty-eight links and three-fourths along such road; thence bearing N. 221° 59' sixty-seven links; thence bearing S. 187° 22' five hundred and seventy-one links and nine-tenths; thence bearing N. 300° 46' six hundred and ninety-six links and three-tenths; thence bearing N. 311° 55' eight hundred and eight links and six-tenths; thence bearing S. 260° 5' seven hundred and ninety-six links and seven-tenths; thence bearing N. 275° 12' one thousand one hundred and ninety-four links and one-tenth; thence bearing N. 274° 10' four hundred and ninety-three links and one-tenth; thence bearing S. 229° 4' six hundred and forty-two links and four-tenths; thence bearing S. 219° 6' four hundred and twelve links and eight-tenths to the west boundary of said allotment; and thence north one hundred and sixty-one links and two-tenths to the commencing point.

Old Road.—Commencing at a point on the westward side of a road bearing N. 143° 7' four hundred and twenty links from the east boundary of allotment 11, parish of Jeetho; thence S. 259° 48' seven hundred and eight links; thence N. 280° 16' eight hundred and forty-four links; thence bearing S. 245° 12' one thousand seven hundred and twenty-three links; thence bearing N. 302° 28' two hundred and thirty-three links; thence bearing N. 276° 29' three hundred and eighty-three links; thence bearing S. 262° 26' five hundred and ninety-one links; thence bearing S. 198° 21' five hundred and eighty-six links; thence bearing S. 231° 38' six hundred and thirty-six links to the west boundary of said allotment; thence bearing north one hundred and twenty-seven links and a half; thence bearing N. 51° 38' five hundred and twenty-seven links; thence bearing N. 18° 21' six hundred and eighteen links; thence bearing N. 82° 26' six hundred and sixty-six links; thence S. 96° 29' four hundred and eighteen links; thence S. 122° 28' two hundred and one links; thence bearing N. 65° 12' one thousand seven hundred links; thence S. 100° 16' eight hundred and fifty-seven links; thence bearing N. 79° 48' three hundred and sixty links; thence bearing N. 35° 53' two hundred and ten links; thence bearing N. 9° 8' three hundred links to the aforesaid road; thence S. 162° 24' five hundred links to the commencing point. Save and except that portion thereof included in the Railway Reserve shown on certificate of title, volume 2238, folio 447543.

The Common Seal of the Corporation was affixed hereunto, by order of the Council dated the 15th day of July, 1890, in the presence of—

(SEAL) J. J. BARR, President.
W. J. HOSKING, Councillor.
F. RAMSDEN, Secretary.

Confirmed by the Governor in Council
the 15th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

SHIRE OF ELTHAM.—ORDER CONFIRMED.

ORDER MADE BY THE COUNCIL OF THE SHIRE OF ELTHAM ON THE 1ST DAY OF DECEMBER, 1890.

IN pursuance of the powers conferred by sections 390 and 391 of the *Local Government Act 1890*, the Council of the Shire of Eltham do hereby order that the land hereunder described, the property of the Shire of Eltham, shall be a public highway from the date of the publication hereof in the *Government Gazette*, which land is described as follows:—

Firstly.—All that piece or parcel of land, part of Crown allotment 56, parish of Sutton, county of Evelyn, and more particularly described in the certificate of title entered in the register-book, volume 2309, folio 461726: Commencing at a point on the eastern boundary of said Crown allotment 56 at an angle formed by two lines forming part of such boundary, and bearing respectively south thirty-four degrees twenty-eight minutes west and south forty-six degrees twenty minutes west; thence by the said boundary on the bearing last mentioned seventy-seven links and one-half of a link; thence north six degrees twelve minutes east six hundred and fifty-five links and two-tenths of a link; thence north thirty-eight degrees one minute east two hundred and ninety-nine links and six-tenths of a link; thence north sixty-four degrees one minute east six hundred and twenty-four links; thence along the eastern boundary of said Crown allotment south thirty-four degrees twenty-eight minutes west two hundred and two links and eight-tenths of a link; thence south sixty-four degrees one minute west four hundred and twenty-four links and three-tenths of a link; thence south thirty-eight degrees one

minute west two hundred and forty-eight links and two-tenths of a link; thence south six degrees twelve minutes west four hundred and seventy-four links and one-half of a link; thence along the eastern boundary of said Crown allotment south thirty-four degrees twenty-eight minutes west one hundred and five links and six-tenths of a link to the commencing point aforesaid.

Secondly.—All that piece or parcel of land, being other part of said Crown allotment 56, and part of the land included in the said certificate of title: Commencing at a point on the northern boundary line of said Crown allotment 56 distant three hundred and seventy-two links and one-tenth of a link from the north-east corner or angle of said Crown allotment 56; thence south twenty-one degrees fifteen minutes west three hundred and sixteen links and eight-tenths of a link; thence south twenty-six degrees fifty-eight minutes west two hundred and eighty-two links and eight-tenths of a link; thence south thirty degrees twenty-six minutes west four hundred and ninety-four links and eight-tenths of a link; thence south nine degrees nine minutes west two hundred and fifty-nine links and four-tenths of a link; thence south thirty-four degrees twenty-eight minutes west two hundred and thirty-three links and eight-tenths of a link; thence north nine degrees nine minutes east four hundred and eighty-nine links and four-tenths of a link; thence north thirty degrees twenty-six minutes east five hundred and ten links and six-tenths of a link; thence north twenty-six degrees fifty-eight minutes east two hundred and seventy-four links and eight-tenths of a link; thence north twenty-one degrees fifteen minutes east two hundred and forty-six links and four-tenths of a link; thence by the northern boundary of said Crown allotment fifty-six north seventy-seven degrees forty-two minutes east one hundred and twenty links to the commencing point aforesaid.

Thirdly.—All that piece or parcel of land, part of Crown allotment 3c, parish of Burgoyne, county of Evelyn, and part of the land comprised in the said certificate of title: Commencing at the north-west corner of said Crown allotment 3c; thence along the northern boundary of said Crown allotment bearing south seventy-eight degrees forty-five minutes east eighty-seven links; thence south six degrees twelve minutes west two hundred and ninety-five links and six-tenths of a link; thence south nineteen degrees fifty-eight minutes west four hundred and sixty-four links; thence south fifty-two degrees twenty-five minutes west four hundred and two links; thence north thirty-four degrees thirty-seven minutes east three links and four-tenths of a link; thence north twenty-three degrees five minutes east two hundred and two links; thence north fifty-two degrees twenty-five minutes east one hundred and ninety-three links and three-tenths of a link; thence north nineteen degrees fifty-eight minutes east four hundred and twenty-three links; thence north six degrees twelve minutes east two hundred and forty-seven links and six-tenths of a link; thence north twenty-three degrees five minutes east forty-five links and four-tenths of a link to the commencing point aforesaid.

Fourthly.—All that piece or parcel of land, part of Crown allotment 5, parish of Burgoyne, county of Evelyn, containing thirty-three perches and six-tenths of a perch, or thereabouts: Commencing at a point on the southern boundary line of said Crown allotment 5, distant forty-two links and three-tenths of a link from the south-west corner or angle of said Crown allotment; thence further south along the said southern boundary one hundred and eighteen links and six-tenths of a link; thence north twenty-one degrees eighteen minutes west three hundred and thirty-one links and ninety-four hundredths of a link; thence southerly along the western boundary of said Crown allotment one hundred and twenty-seven links and thirty-five hundredths of a link, and seventy-eight links and two-tenths of a link; thence south twenty-one degrees eighteen minutes east eighty-eight links and eight-tenths of a link to the commencing point aforesaid, being the land described in the conveyance thereof bearing date the twentieth day of November, One thousand eight hundred and eighty-nine, from one Anna Clarke Ffrench, to the President, Councillors, and Ratepayers of the Shire of Eltham.

Fifthly.—All that piece or parcel of land, part of Crown allotment 64A, parish of Sutton, county of Evelyn, and being part of the land comprised in the before-mentioned certificate of title: Commencing at the southernmost corner or angle of said Crown allotment 64A; thence northerly along the western boundary of said Crown allotment one hundred and ninety-seven links and six-tenths of a link; thence south twenty-one degrees eighteen minutes east seventy-six links and one-half of a link; thence along the eastern boundary of said Crown allotment south seven degrees west one hundred and twenty-seven links and three-tenths of a link to the commencing point aforesaid, the pieces of land firstly, secondly, thirdly, and fifthly before described, containing in the aggregate three acres three roods and seventeen perches, or thereabouts.

Such public highway is hereby declared to be in lieu of part of a road known as the Yarra Flats to Melbourne road, and which is described as follows:—

All that part of the road bounding the land included in the certificate of title to Crown allotment 3c, parish of Burgoyne (entered in the register-book, volume 1485, folio 296897) on the west, and comprising an area of one acre and thirty perches, or thereabouts: Commencing at a point in the western boundary-line of said Crown allotment 3c, distant four hundred and ninety-four links from the south-western corner or angle of said Crown allotment; thence north six degrees twelve minutes east one hundred and eighty-eight links and eight-tenths of a link; thence north thirty-four degrees twenty-eight minutes east one thousand and thirty-four links and one-half of a link, and bounded on the north-west by Crown allotment 56, parish of Sutton: thence north sixty-four degrees one minute east two hundred and two links and eight-tenths of a link; thence south thirty-four degrees twenty-eight minutes west one thousand three hundred and twenty-six links and eight-tenths of a link; thence south forty-six degrees twenty minutes west fifty-one links and four-tenths of a link to the commencing point aforesaid. And all that other part of the

said road bounding the land included in the Crown grant to said Crown allotment 56, parish of Sutton (entered in the register-book, volume 1532, folio 306352), on the east, and comprising an area of one acre two roods and thirty-seven perches, or thereabouts: Commencing at the north-eastern corner or angle of said Crown allotment 56; thence north eighty-six degrees thirty minutes east one hundred and twenty-six links and seven-tenths of a link; thence south thirty-four degrees twenty-eight minutes west one thousand eight hundred and seventy-seven links and nine-tenths of a link, and bounded on the south-east by Crown allotment 3c, parish of Burgoyne; thence north nine degrees nine minutes east two hundred and thirty-three links and seven-tenths of a link; thence north thirty-four degrees twenty-eight minutes east one thousand five hundred and eighty-eight links and six-tenths of a link to the commencing point aforesaid. And all that other part of the said road bounding said Crown allotment 3c on the west, and comprising an area of two acres and five perches, or thereabouts: Commencing at the south-east corner or angle of Crown allotment 58, parish of Sutton; thence north twenty-three degrees five minutes east one thousand one hundred and thirteen links, and bounded on the west partly by said Crown allotment 58, and partly by an unnumbered allotment of Crown lands; thence south seventy-eight degrees forty-five minutes east forty-two links and three-tenths of a link; thence south twenty-one degrees fifteen minutes east one hundred and ninety-three links; thence south six degrees twelve minutes west eighty-two links; thence south twenty-three degrees five minutes west eight hundred and twenty-eight links; thence north eighty-eight degrees five minutes west two hundred and fourteen links and one-half of a link to the point of commencement aforesaid.

In witness whereof the Common Seal of the President, Councillors, and Ratepayers of the Shire of Eltham was hereto affixed the 1st day of December, 1890.

The Common Seal of the President, Councillors, and Ratepayers of the Shire of Eltham was hereto affixed by order of the Council this 1st day of December, 1890, in the presence of—

J. L. BEALE, President.
 THOS. ARMSTRONG,
 GEORGE ROBERTSON, } Councillors.
 C. S. WINGROVE, Secretary.

Confirmed by the Governor in Council
 the 15th December, 1890.

G. WILSON BROWN,
 Clerk of the Executive Council.

PATENTS FOR INVENTIONS.

NOTICE is hereby given that I have this day accepted the complete specifications in the following applications:—

No. 7660. By JOSIAH CLIFTON FIRTH, of Auckland, New Zealand, miller, for "An improved heat-insulating and fire-proof composition."

No. 8120. By EDMUND HESKETH DAVIES, of Palmerston-street, Carlton, in the county of Bourke, gentleman, for "Improved means for adjusting the position of the axles of two-wheeled vehicles according to the position of the load."

No. 8198. By ARTHUR ONSLOW WHITTINGTON, of Adelaide, in the province of South Australia, accountant; and JOSEPH GEORGE NASH, also of Adelaide aforesaid, engineer, for "Improvements in embossing and other similar presses."

No. 8241. By FRANCIS ELLERSHAUSEN, of Hebburn-on-Tyne, Durham, England, alkali manufacturer, for "Improvements in the manufacture of sulphide of sodium."

No. 8259. By FREDERICK PETERSEN, engineer, of 172 William-street, Melbourne, Victoria, for "Improvements in dredging machinery."

No. 8287. By SYDNEY HOOD THORP, of Charters Towers, in the colony of Queensland, sharebroker, for "An improved apparatus for affixing adhesive stamps."

Notice of opposition (if any) to the grant of letters patent herein must be duly given at this office within two months from the date of the publication hereof.

Dated this 17th day of December, 1890.

THOS. PROUT WEBB,
 Commissioner of Patents.

Patent Office, Lonsdale-street west, Melbourne.

ARTILLERY PRACTICE.—NOTICE.

TARGET Practice will be carried on by the Victorian Artillery from the undermentioned forts from the 1st to 31st December, 1890, between the hours of Nine a.m. and Six p.m.:—

Forts.	Direction of Target.
Queenscliff	S.S.W. and S.E. by E.
Swan Island	S.E. and S.W.
Nepean	W.N.W. and N.E.
Franklin	N.
South Channel	W.
Eagle's Nest	N.E.

All forts from which practice is carried on will fly a red flag from mast-head or flagstaff. All ships and boats should be kept at a distance of at least 800 yards to the left and one mile to the right of the line of fire for a distance of 6,000 yards from the Battery, in accordance with Order in Council dated 10th March, 1887.

A. DANIELI, Major R.A., O.C.V.A.

DEPARTMENT OF MINISTER OF PUBLIC INSTRUCTION.

VACANCIES for Head Teachers and Assistants, advertised in accordance with the provisions of the *Public Service Act 1890*.

Education Department,
12th December, 1890.

J. MAIN,
Secretary, Public Instruction.

Number.	Name.	County.	Parish, &c.	Class.	No. of Rooms in Quarters.	Rent per Annum.	Percentage.	Allotment.	Average Attendance.			Teacher required.
									Sept.	Oct.	Nov.	
									£ s. d.			
1757	Mount Wycheproof	Kara Kara	...	4	6	19 0 0	82	50-75	60	65	61	Head Teacher
2377	Longwarry East	Buln Buln	...	5	2	4 0 0	91	Under 20	15	15	15	"
863	Lal Lal	Grant	...	5	3	11 5 0	85	20-30	38	39	31	"
1927	Muckleford	Talbot	...	5	4	12 0 0	89	20-30	22	23	19	"
2095	Pootilla	Grenville	Bungaree	5	3	9 0 0	95	30-50	46	44	35	"
2688	Tinamba West	Tanjil	Near Maffra	5	91	Under 20	18	17	15	"
2871	Kergunyah South	Bogong	Near Yackandandah	5	30	Under 20	13	13	7	"
3026	Koonik Koonik	Lowan	Near Goroke	5	80	20-30	13	"
2825	Allambee South	Buln Buln	Near Yarragon	5	92	Under 20	14	11	13	"
1431	Echuca Vineyard	Rodney	Near Echuca	5	2	4 0 0	66	30-50	15	14	15	"
2285	Kanyapella North	Gladstone	Near Charlton	5	2	4 0 0	...	20-50	33	34	31	"
2204	Narrowwillock	Bourke	Near Beveridge	5	60	Under 20	15	16	16	"
436	Merriang	Grenville	96	1st Female Assistant, 4th class
1071	Ballarat	Female Junior Assistant
1886	Collingwood	Bourke	"
327	Chiltern	Bogong	64	"
2948	Auburn	Bourke	80	"
1560	Beechworth	Bogong	"

Applications for the positions above named will be received only from qualified teachers in the service, and the applicant must be in the same class or a higher class than that of the position applied for. Separate applications for each vacancy, addressed to the Committee of Classifiers, Education Office, Melbourne, must reach this office not later than fourteen days from the date hereof. Should more than one position be applied for the order of preference must be stated.

Teachers applying for positions lower than those they at present occupy must signify their willingness to accept the pay and status thereof, with the understanding that they cannot regain their present classification except in the ordinary course of promotion.

The Head Teacher is requested to post this list in his school for a week for the information of his assistants.

DEPARTMENT OF MINISTER OF PUBLIC INSTRUCTION.

VACANCIES for Head Teachers and Assistants, advertised in accordance with the provisions of the *Public Service Act 1890*.

Education Department,
19th December, 1890.

J. MAIN,
Secretary, Public Instruction.

Number.	Name.	County.	Parish, &c.	Class.	No. of Rooms in Quarters.	Rent per Annum.	Percentage.	Allotment.	Average Attendance.			Teacher required.
									Sept.	Oct.	Nov.	
									£ s. d.			
885	Barry's Reef	Bourke	Blackwood	4	4	15 0 0	86	75-100	72	70	72	Head Teacher
759	Kingston	Talbot	Near Creswick	4	7	21 0 0	94	100-125	97	94	81	"
1130	Nirranda	Heytesbury	Near Cardie's River	4	5	10 10 0	91	50-75	52	52	53	"
2115	Merino	Normanby	...	4	96	75-100	88	78	75	"
902	Chute	Ripon	Near Beaufort	5	98	20-30	27	26	21	"
1048	Kielambete	Hampden	Near Terang	5	4	9 0 0	75	20-30	21	21	20	"
1085	Wild Duck	Dalhousie	Near Heathcote	5	2	4 0 0	93	20-30	14	12	11	"
2385	Langwornor S.	Bendigo	...	5	4	12 0 0	78	20-30	17	16	12	"
1921	Axedale West	Bourke	84	...	30	26	27	"
2932	Port Melbourne	1st Female Assistant 3rd class
2041	Creswick North	Talbot	81	1st Female Assistant 4th class
1609	Daylesford	Talbot	100	Female Junior Assistant (2)
643	Wangaratta	Delatite	96	"
1467	Prahran North	Bourke	90	"
2411	Nhill	Lowan	97	"
1479	St. Kilda	Bourke	98	Male Junior Assistant

Applications for the positions above named will be received only from qualified teachers in the service, and the applicant must be in the same class or a higher class than that of the position applied for. Separate applications for each vacancy, addressed to the Committee of Classifiers, Education Office, Melbourne, must reach this office not later than fourteen days from the date hereof. Should more than one position be applied for the order of preference must be stated.

Teachers applying for positions lower than those they at present occupy must signify their willingness to accept the pay and status thereof, with the understanding that they cannot regain their present classification except in the ordinary course of promotion.

The Head Teacher is requested to post this list in his school for a week for the information of his assistants.

DEPARTMENT OF MINISTER OF PUBLIC INSTRUCTION.

THE undermentioned teachers have been appointed to the following vacancies advertised on the 28th November, 1890.

Education Office,
19th December, 1890.

J. MAIN,
Secretary for Public Instruction.

School.			Teacher.	
No.	Name.	Position.	Name.	Classification.
1073	Carlton	Head Teacher	David T. Manson	II., 2, 18
614	Taradale	"	Robert W. Watts	IV., 2, 90
3081	Pascoe Vale	"	Robert Ingram	IV., 2, 13
1491	Gnarwara	"	Charles J. Kidd	V., 2, 380
1351	Green's Creek	"	Mary E. Casley	V., 3, 600
2351	Oxley Flats	"	Henry McAlicie	V., 3, 411
2347	Melbourne	Junior Assistant	Andrienne A. Jack	J., 497
1278	Melbourne	"	Edith Colmer	J., 173
484	Coburg	"		

CONTRACTS ACCEPTED.—(Series 1890-91.)

Serial No.	Purpose, No. of Tenders, and Particulars of Contract.	Amount.	Name of Contractor.	Charged against Vote or Fund.	Authorized according to Regulations on the date stated.
2468	MELBOURNE WATER SUPPLY— (9)—Manufacture, in the colony, and supply of twelve 16-inch scour valves	£ s. d. 98 10 0	Hampson and Halliday ¹	1890-91. 75/2(1). Works connected with Melbourne Water Supply, &c.	J. H. Wheeler. 17.12.90.
RAILWAYS—					
2469	(7)—Erection of turntable, &c., at Nyora ...	329 17 6	J. Bryan	Act 821	P. P. Labertouche, by order of the Railways Commissioners, 17.12.90.
2470	(2)—Erection of 10-ton weighbridge at Mortlake	92 15 0	J. Jones	Ditto	
2471	Manufacture, supply, and delivery of 100 medium open goods waggons	7,450 0 0	G. Munro	Act 1030	
2472	Manufacture, supply, and delivery of 100 medium open goods waggons	7,450 0 0	Quayle and Williams	Ditto	
2473	(7)—Erection of gate cottage at Creswick-road, Ballarat	180 0 0	J. W. Makepeace ...	Votes and Loans as required	
2474	(8)—Supply of 30 closets	147 13 1	J. Moore	Ditto	
2475	(5)—Manufacture and supply of 25 tons of 3-in. permanent-way pins	318 15 0	W. Edgerton	Ditto	
2476	(14)—Supply of 2,000 fencing rails at Bullarto, at 4s. 6d. per 100	Rates	T. Tenni	Ditto	
2477	Extra on contract 2011 of 1890-91	£ s. d. 38 16 3	
WORKS—					
2478	(18)—Sundry works to the "C" Company Orderly Room and Quarters, William-street, West Melbourne	489 7 6	J. H. Searle	73/1. Defences	J. H. Wheeler. 18.12.90.
2479	(2)—Fittings, Lunacy Ward, District Hospital, Castlemaine	110 0 0	D. J. Thomson ¹ ...	72/4/1. Lunatic Asylums	

¹ Fulfilled previous contracts satisfactorily.

Corrigenda.

Contract No. 7, *Gazette* 90/277, Printing, &c., Paper, for rate under Item 10, read £1 0s. 1d. in lieu of £1 1s.

Contract No. 278, *Gazette* 90/686, Forage at Yarrowonga, for name of Contractor read Jas. Stevensen, in lieu of Jas. Stevenson

Melbourne, 19th December, 1890.

ORDER IN COUNCIL.—(Series 1890-91.)

Serial No.	Purpose and Particulars.	Amount.	Name for Approval.	Charged against Vote or Fund.	Authority.
2480	GOVERNMENT PRINTER—Purchase of certain type-casting machinery, without calling for public tenders	£ s. d. 271 1 0	Australian Type-Founding Company, Sydney	Division 52, Subdivision 4. Item: Machinery, &c.	Approved by the Governor in Council, the 16th December 1890—G. Wilson Brown, Clerk of the Executive Council.

Melbourne, 19th December, 1890.

VICTORIA.—ARRIVALS BY SEA.

RETURN showing the Number of Persons who Arrived in the Colony of Victoria by Sea during the Month of November, 1890.

Port of Arrival, &c.	Place of Departure.										General Total.
	New South Wales.	Queensland.	South Australia.	Western Australia.	Tasmania.	New Zealand.	South Seas.	Total from the Neighbouring Colonies.	The United Kingdom.	Foreign Ports.	
Melbourne.—Adults	{ Males 924	...	161	6	550	181	...	1,822	478	313	2,613
	{ Females 431	...	58	6	191	103	...	789	353	137	1,279
" Children, 12 to 1 year ...	{ Males 61	...	5	...	16	23	...	105	41	37	183
	{ Females 42	...	1	...	5	25	...	73	33	43	149
" Infants	{ Males 10	1	11	7	7	25
	{ Females 3	...	2	2	...	7	6	12	25
Geelong.—Adults	{ Males
	{ Females
" Children, 12 to 1 year ...	{ Males
	{ Females
" Infants	{ Males
	{ Females
Portland.—Adults	{ Males
	{ Females
" Children, 12 to 1 year ...	{ Males
	{ Females
Totals	1,471	...	227	12	763	334	...	2,807	918	549	4,274
Total { Adults	924	...	161	6	550	181	...	1,822	478	313	2,613
	{ Females 431	...	58	6	191	103	...	789	353	137	1,279
{ Children, 12 to 1 year ...	{ Males 61	...	5	...	16	23	...	105	41	37	183
	{ Females 42	...	1	...	5	25	...	73	33	43	149
{ Infants	{ Males 10	1	11	7	7	25
	{ Females 3	...	2	2	...	7	6	12	25
Totals	1,471	...	227	12	763	334	...	2,807	918	549	4,274

Immigration Office, Melbourne, 16th December, 1890.

A. W. MUSGROVE,
Immigration Agent.

VICTORIA.—DEPARTURES BY SEA.

RETURN showing the Number of Persons who Departed from the Colony of Victoria by Sea during the Month of November, 1890.

Port of Departure, &c.	Place of Destination.										General Total.
	New South Wales.	Queensland.	South Australia.	Western Australia.	Tasmania.	New Zealand.	South Seas.	Total to the Neighbouring Colonies.	The United Kingdom.	Foreign Ports.	
Melbourne.—Adults	{ Males 610	...	111	29	714	198	...	1,862	306	120	2,278
	{ Females 346	...	45	6	259	111	...	767	177	22	966
" Children, 12 to 1 year ...	{ Males 35	...	26	1	30	3	...	95	27	11	133
	{ Females 32	...	13	1	29	1	...	76	26	11	113
" Infants	{ Males 3	...	4	1	9	17	20	4	41
	{ Females 4	...	1	...	8	1	...	14	4	...	18
Geelong.—Adults	{ Males
	{ Females
" Children, 12 to 1 year ...	{ Males
	{ Females
" Infants	{ Males
	{ Females
Portland.—Adults	{ Males
	{ Females
" Children, 12 to 1 year ...	{ Males
	{ Females
" Infants	{ Males
	{ Females
Totals	1,230	...	200	38	1,049	314	...	2,831	560	168	3,559
Total { Adults	610	...	111	29	714	198	...	1,862	306	120	2,288
	{ Females 346	...	45	6	259	111	...	767	177	22	966
{ Children, 12 to 1 year ...	{ Males 35	...	26	1	30	3	...	95	27	11	133
	{ Females 32	...	13	1	29	1	...	76	26	11	113
{ Infants	{ Males 3	...	4	1	9	17	20	4	41
	{ Females 4	...	1	...	8	1	...	14	4	...	18
Totals	1,230	...	200	38	1,049	314	...	2,831	560	168	3,559

Immigration Office, Melbourne, 16th December, 1890.

A. W. MUSGROVE,
Immigration Agent.

VITAL STATISTICS OF MELBOURNE AND SUBURBS (GREATER MELBOURNE), NOVEMBER, 1890.

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

RETURN for the Month of November, 1890, showing the estimated population, also the numbers of registered births and deaths, and excess of the former over the latter, in the Statistical District of Greater Melbourne, embracing a radius of ten miles, and divided into twenty-five sub-districts.

POPULATION, BIRTHS, AND DEATHS IN GREATER MELBOURNE, NOVEMBER, 1890.

Sub-districts.	Estimated Population.	Births—					Deaths.			Excess of Births over Deaths.*
		Including Twins and Illegitimate Children.			Cases of Twins.	Illegitimate Children.	Both Sexes.	Males.	Females.	
		Both Sexes.	Males.	Females.						
Melbourne—Bourke Ward ...	14,800	23	7	16	...	2	15	9	6	8
" Gipps Ward ...	8,360	9	3	6	1	1	49	2	7	...
" Lonsdale Ward ...	3,340	15	3	2	-5
" La Trobe Ward ...	4,275	3	1	2	2	...	2	1
" Albert Ward ...	8,050	11	4	7	8	5	3	3
" Smith Ward ...	15,000	30	11	19	...	4	14	8	6	16
" Victoria Ward ...	20,065	48	24	24	1	4	20	12	17	19
North Melbourne Town ...	21,625	75	40	35	...	9	22	8	14	53
Fitzroy City ...	31,930	100	56	44	...	4	41	20	21	59
Collingwood City ...	34,820	82	39	43	...	8	33	19	14	49
Richmond City ...	37,070	110	56	54	1	8	48	15	33	62
Brunswick Town ...	19,585	67	35	32	...	4	23	12	11	44
Northcote Town ...	6,300	24	10	14	5	2	3	19
Prahran City ...	36,100	122	66	56	...	5	43	24	19	79
South Melbourne City ...	42,800	97	56	41	...	8	43	24	19	54
Port Melbourne Borough ...	12,735	35	19	16	2	4	10	7	3	25
St. Kilda City ...	18,490	36	17	19	...	1	11	12	9	25
Brighton Town ...	8,966	19	13	6	...	2	3	2	1	16
Essendon Town ...	10,960	37	22	15	...	2	11	5	6	26
Flemington and Kensington Borough	9,129	22	12	10	7	5	2	15
Hawthorn City ...	16,436	42	22	20	12	6	6	30
Kew Borough ...	5,720	11	6	5	5	2	3	16
Footscray Town ...	15,736	55	28	27	19	13	6	36
Williamstown Town ...	13,840	45	22	23	12	8	4	33
Remainder of District (120,242 acres)	36,970	121	61	60	2	2	50	24	26	71
Hospitals, Asylums, &c. † ...	3,890	25	11	14	...	14	98	64	34	-73
Shipping in Hobson's Bay and River	1,478 ‡	3	3	...	-3
Total ...	458,470	1,249	641	608	7	72	581	304	277	668
Daily average	41.63	21.36	20.27	.23	2.40	19.36	10.13	9.23	22.27

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

† Including the Melbourne, Alfred, Women's, Children's, Homeopathic, and Austin Hospitals, the Metropolitan and Yarra Bend Lunatic Asylums, the Immigrants' Home, the Benevolent Asylum, the Infant Asylum, and the Convent of the Little Sisters of the Poor.

‡ Census figures.

The births and deaths in Greater Melbourne, together with the mean temperature in the shade, the mean atmospheric pressure, and the amount of rainfall, during the month of November of each of the ten years 1880-1889, were as follow:—

	Births. Number.	Deaths. Number.	Mean Temperature. °	Mean Height of Barometer. Inches.	Rainfall. Inches.
1880 ...	710	445	58.9	29.852	1.23
1881 ...	721	440	59.1	29.812	5.05
1882 ...	827	578	61.3	29.987	3.81
1883 ...	776	451	61.3	29.875	3.22
1884 ...	779	586	59.5	29.943	3.11
1885 ...	957	571	59.9	29.978	3.54
1886 ...	1,134	665	61.9	29.919	2.87
1887 ...	1,219	585	58.8	29.952	3.66
1888 ...	1,329	819	62.7	29.911	.62
1889 ...	1,300	925	61.3	29.844	4.27
Mean of ten years ...	975	606	60.5	29.908	3.12

The births of 1,249 children, viz., 641 boys and 608 girls, were registered in Greater Melbourne during the month of November. In the month of October, 1,417 births were registered, or 168 more than in the month under review. The births were 274 above the average of the month during the previous ten years, but 45 less than that average if allowance be made for the increase of population.

The deaths registered in November numbered 581, viz., 304 of males and 277 of females; the births thus exceeded the deaths by 668, or 115 per cent. The deaths were less than those in October by 10, and less than the average of November during the previous ten years by 25. If, however, allowance be made for the increase of population, they will be found to have been less than that average by 223.

To every 1,000 of the population of the district, the proportion of births registered was 2.72, and of deaths registered 1.27.

The highest temperature in the shade recorded at Melbourne Observatory during the month was 94.5° on the 6th, and the lowest was 45.3° on the 16th. The mean temperature of the month (58.7°) was two degrees below the average. The greatest range of the thermometer in any one day (37.9°) took place on the 5th, and the least (3.6°) on the 25th. The mean daily range was 16.2°. The highest atmospheric pressure recorded was 30.266 inches on the 3rd, and the lowest was 29.185 inches on the 13th. The mean atmospheric pressure (29.861 inches) differed from the average by only a fraction.

Rain fell on 13 days, the amount of rainfall being 4.88 inches. The average rainfall in November during the previous ten years was 3.12 inches, or 1.76 inches less than in the month under notice.

Males contributed 52 per cent., and females 48 per cent., to the mortality of the month. Children under 5 years of age contributed 35 per cent. to that mortality, as against 55 per cent. in November, 1889; 47 per cent. in November, 1888; 41 per cent. in November, 1887; 54 per cent. in November, 1886; 48 per cent. in November, 1885; 53 per cent. in November, 1884; 45 per cent. in November, 1883; 49 per cent. in November, 1882; 38 per cent. in November, 1881; and 41 per cent. in November, 1880.

Thirty-four deaths of persons who had attained or exceeded the age of 75 years were recorded during the month. Of these, a carpenter, aged 75, died of phthisis; two females, each aged 75, of apoplexy; a farmer, aged 75, of disease of the liver; a female, aged 76, of hemiplegia; a laundress, aged 76, of heart disease; a female, aged 77, of cancer; a female, aged 77, of syncope; a female, aged 77, of heart disease; a female, aged 77, of bronchitis; a labourer, aged 78, of cancer; a quarryman, aged 78, of softening of the brain; a gentleman, aged 79, and a barber, aged 80, of cancer; a female, aged 80, of insanity; an engraver, aged 80, of bronchitis; a female, aged 80, of congestion of the lungs; a tailor, aged 84, of asthma; a female, aged 83, of disease of the liver; a veterinary surgeon, aged 86, of softening of the brain; a female, aged 87, of pneumonia; a farmer and a male of occupation unknown, each aged 75, a gentleman, aged 76, a blacksmith and a female, each aged 78, a labourer and a carpenter, each aged 79, a builder and three females, each aged 80, two females, aged 81 and 88 respectively, of old age.

Thirty-four violent deaths took place during the month, of which 29 were set down to accident, 1 to homicide, and 4 to suicide. The following are the particulars of the accidental deaths:—A boy, aged 16, a labourer, aged 38, and a female, aged 41, were passed over by railway trains; a labourer and a squatter, aged 35 and 53 respectively, by trams; a carter, aged 23, and two females described as housekeepers, aged 29 and 32 respectively, by vehicles; a labourer, aged 36, a seaman, aged 37, and a tailor, aged 74, died of injuries consequent on falls; a gentleman, aged 30, was killed in a steeplechase; a boy, aged 10, by being impaled on an iron fence; a jockey, aged 16, by a pony falling on him; a seaman, aged 35, by fracture of the skull—how caused not stated; a watchmaker, aged 31, died of burns; a fireman, aged 37, a male of occupation unknown, aged 50, and a groom, aged 55, were drowned in the River Yarra; a male of occupation unknown, in the Saltwater River; two firemen, aged 20 and 23 respectively, and a shipwright, aged 62, in Hobson's Bay; a female child, aged one month, in a bath; a female child, aged 1, in a tub; a newly-born female infant and a female child, aged 7 months, were overlain; a newly-born female infant was suffocated with milk; a newly-born male infant was suffocated during birth. The homicidal death was that of a newly-born female infant, who was strangled, a verdict of wilful murder being returned. The suicidal deaths were those of a collarmaker, aged 34, and a cabdriver, aged 57, who shot themselves; a carter, aged 31, and a builder, aged 45, who hanged themselves.

Ninety-nine deaths, or 17 per cent. of the whole, took place in public institutions, viz.:—49 in the Melbourne Hospital, 10 in the Alfred Hospital, 5 in the Children's Hospital, 5 in the Lying-in Hospital, 10 in the Immigrants' Home, 7 in the Benevolent Asylum, 8 in the Yarra Bend Lunatic Asylum, 1 in the Metropolitan Lunatic Asylum, 1 in the Austin Hospital, 1 in the Pentridge Stockade, 1 in the Infant Asylum, and 1 in the Convent of the Little Sisters of the Poor.

The deaths of children under five years of age numbered 204, of which 104, or 51 per cent., were of males, and 100, or 49 per cent., were of females. Of those who died, 149 were under one year of age, 26 were between one and two, 11 were between two and three, 12 were between three and four, and 6 were between four and five.

The persons who died at a more advanced age than five years numbered 377. Of these, 200, or 53 per cent., were males, and 177, or 47 per cent., were females; 16 were between five and ten, 11 were between ten and fifteen, 10 were between fifteen and twenty, 23 were between twenty and twenty-five, 33 were between twenty-five and thirty, 30 were between thirty and thirty-five, 39 were between thirty-five and forty, 23 were between forty and forty-five, 20 were between forty-five and fifty, 30 were between fifty and fifty-five, 21 were between fifty-five and sixty, 35 were between sixty and sixty-five, 25 were between sixty-five and seventy, 27 were between seventy and seventy-five, 20 were between seventy-five and eighty, and 14 were upwards of eighty.

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

CAUSES OF DEATH IN GREATER MELBOURNE, NOVEMBER, 1890.

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.	Specific febrile or zymotic diseases ...	15	10	14	13	52	8.95
II.	Parasitic diseases
III.	Dietic diseases ...	1	1	...	2	4	.69
IV.	Constitutional diseases ...	7	71	6	52	136	23.41
V.	Developmental diseases ...	15	13	15	10	53	9.12
VI.	Local diseases ...	50	77	47	93	267	45.96
VII.	Violence ...	1	24	6	3	34	5.85
VIII.	Ill-defined and not specified causes ...	15	4	12	4	35	6.02
	All causes ...	104	200	100	177	581	100.00

CLASS I.—SPECIFIC FEBRILE OR ZYMOTIC DISEASES.

- Sub-class 1. *Miasmatic diseases.*—Scarlet fever, 1; whooping-cough, 2; diphtheria, 18; typhoid, enteric fever, 4.
- " 2. *Diarrhoeal diseases.*—Diarrhoea, 15; dysentery, 4.
- " 5. *Veneral diseases.*—Syphilis, 1; gonorrhoea, 2.
- " 6. *Septic diseases.*—Pyæmia, septicæmia, 3; puerperal fever, 2.

CLASS III.—DIETIC DISEASES.

Want of breast milk, 1; intemperance—(a) chronic alcoholism, 3.

CLASS IV.—CONSTITUTIONAL DISEASES.

Rheumatic fever, 2; rheumatism, 1; cancer, malignant disease, 28; tabes mesenterica, 4; tubercular meningitis (acute hydrocephalus), 7; phthisis, 83; other forms of tuberculosis, 3; anæmia, 2; diabetes, 1.

CLASS V.—DEVELOPMENTAL DISEASES.

Premature birth, 23; atelectasis, 2; imperforate anus, 2; cleft palate, 1; other congenital defects, 2; old age, 23.

CLASS VI.—LOCAL DISEASES.

- Sub-class 1. *Diseases of the nervous system.*—Inflammation of brain or its membranes, 7; apoplexy, 11; softening of brain, 3; hemiplegia, 1; paralysis, 7; insanity (general paralysis of insane), 1; epilepsy, 2; convulsions, 16; diseases of spinal cord 1; others, 5.
- " 2. *Diseases of the organs of special sense.*—Otitis, 1; diseases of nose, 1.
- " 3. *Diseases of the circulatory system.*—Endocarditis, valvular disease, 6; syncope, 4; aneurism, 5; heart disease, undefined, 30.

CLASS VI.—LOCAL DISEASES—continued.

- Sub-class 4. *Diseases of the respiratory system.*—Laryngitis, 2; croup, 4; diphtheritic croup, 5; asthma, 4; bronchitis, 17; pneumonia, 30; congestion of lungs, 12; pleurisy, 2.
- " 5. *Diseases of the digestive system.*—Stomatitis, 1; dentition, 3; sore throat, 1; diseases of stomach, 4; enteritis, 24; ulceration of intestines, 1; obstruction of intestine, 2; stricture of intestine, 1; intussusception of intestine, 2; hernia, 2; fistula, 1; peritonitis, 3; cirrhosis of liver, 4; other diseases of liver, 8; others, 2.
- " 7. *Diseases of the urinary system.*—Nephritis, 2; Bright's disease, 2; diseases of bladder and of prostate, 6.
- " 8. *Diseases of the organs of generation.*—Ovarian disease, 2.
- " 9. *Diseases of parturition.*—Abortion, miscarriage, 5; flooding, 1; phlegmasia dolens, 1; other accidents of childbirth, 5.
- " 10. *Diseases of the organs of locomotion.*—Caries, 2; arthritis, 1.
- " 11. *Diseases of the integumentary system.*—Eczema, 2.

CLASS VII.—VIOLENCE.

- Sub-class 1. *Accident or negligence.*—Fractures, contusions, 15; burn, 1; drowning, 9; suffocation, 4.
- " 2. *Homicide.*—Murder, 1.
- " 3. *Suicide.*—Gunshot wounds, 2; hanging, 2.

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

Dropsy, 1; debility, atrophy, inanition, 30; tumor, 1; sudden (cause unascertained), 1; not specified or ill-defined, 2.

In the month of November, 14 deaths from puerperal fever, miscarriage, or accidents of childbirth were registered, and as the registered births numbered 1,249, 1 death of a mother occurred to every 89 births. Four deaths were set down to typhoid fever in November, which is 1 more than in September, but with that exception a smaller number than had been recorded in any month since

November, 1886. Deaths from diphtheria during the month numbered 18, or 2 less than in October, 9 less than in September, and the same number as in August. In addition to the deaths from diphtheria, 5 deaths were set down to diphtheritic croup in the month under notice, as against 2 such deaths in October, 3 in September, and 7 in August.

The following is a statement of the deaths set down to typhoid fever and diphtheria in each of the first eleven months of the present and the previous two years:—

DEATHS FROM TYPHOID FEVER AND DIPHTHERIA, 1888 TO 1890.
(First eleven months of each year.)

Months.	Deaths from Typhoid Fever.			Deaths from Diphtheria.		
	1888.	1889.	1890.	1888.	1889.	1890.
January	39	70	78	5	15	25
February	63	64	73	2	13	46
March	54	91	89	13	18	56
April	43	113	68	13	26	50
May	32	92	36	19	35	39
June	20	36	20	16	30	45
July	12	17	12	14	48	41
August	9	16	5	11	36	18
September	9	6	3	11	37	27
October	10	6	7	9	21	20
November	8	16	4	8	27	18
Total	299	527	300	121	306	485

HENRY HEYLYN HAYTER,
Government Statist.

Office of the Government Statist,
Melbourne, 10th December, 1890.

SITTINGS OF THE SUPREME COURT FOR THE HEARING OF CRIMINAL TRIALS AND FOR THE TRIAL OF CAUSES ELSEWHERE THAN IN MELBOURNE DURING THE YEAR 1891.

At the Executive Council Chamber, Melbourne, the fiftenth day of December, 1890.

PRESENT:

His Excellency the Governor.

Mr. Munro
Mr. Shiels
Mr. Langridge
Sir F. T. Sargood
Mr. McLean
Mr. Duffy
Mr. Wheeler

Mr. Davies
Mr. Outtrim
Mr. Graham
Mr. Ham
Mr. Stuart
Mr. Peacock.

WHEREAS by the *Supreme Court Act 1890* the Sittings of the Supreme Court for the hearing of Criminal Trials and also for the trial of causes elsewhere than in Melbourne are to be held on such days as the Governor in Council shall from time to time appoint: Now therefore His Excellency the Governor, by and with the advice and consent of the Executive Council, doth by this present Order appoint that the Sittings of the said Supreme Court for the hearing of Criminal Trials and also for the trial of causes elsewhere than in Melbourne shall, during the year 1891, be held at the places in that behalf hereinafter mentioned on the days indicated in connection therewith in the list or table following, that is to say:—

Places.	Sittings.	February.	March.	April.	May.	June.	July.	August.	September.	October.	November.	December.
ARARAT	Hearing of criminal trials and trial of causes	...	F. 6	Th. 6
BAIRNSDALE	Hearing of criminal trials and trial of causes	W. 25	Tu. 23
BALLARAT	Hearing of criminal trials and trial of causes	Tu. 10	...	F. 10	...	Th. 4	...	S. 8	...	F. 9	...	Th. 3
BEECHWORTH	Hearing of criminal trials and trial of causes	Tu. 12	M. 21	W. 16
BENALLA	Hearing of criminal trials and trial of causes	Th. 14	F. 18	...	Tu. 24	...
CASTLEMAINE	Hearing of criminal trials and trial of causes	Th. 16	W. 12	Tu. 8
ECHUCA	Hearing of criminal trials and trial of causes	Tu. 17	Th. 21	Tu. 15
GEELONG	Hearing of criminal trials and trial of causes	...	Tu. 17	...	Th. 7	Tu. 8	Tu. 1
HAMILTON	Hearing of criminal trials and trial of causes	...	Tu. 10	...	Tu. 5	...	Th. 23	...	W. 2	...	Tu. 10	...
HORSHAM	Hearing of criminal trials and trial of causes	...	Tu. 3	Tu. 2	Tu. 6
MARYBOROUGH	Hearing of criminal trials and trial of causes	Tu. 14	Tu. 28	W. 18	...
PORT FAIRY	Hearing of criminal trials and trial of causes	Tu. 21	F. 13	...
SALE	Hearing of criminal trials and trial of causes	W. 22	W. 15	Th. 22
SANDHURST	Hearing of criminal trials and trial of causes	W. 18	...	F. 17	...	Th. 11	...	F. 14	...	F. 16	...	W. 9
SHEPPARTON	Hearing of criminal trials and trial of causes	Tu. 19	Th. 17	...	Th. 26	...
ST. ARNAUD	Hearing of criminal trials and trial of causes	W. 8	...	Tu. 9	Tu. 13
STAWELL	Hearing of criminal trials and trial of causes	...	Th. 5	Tu. 4	Th. 5	...
WARRNAMBOOL	Hearing of criminal trials and trial of causes	...	Th. 12	F. 4
MELBOURNE	Hearing of criminal trials	M. 16	M. 16	W. 15	F. 15	M. 15	W. 15	M. 17	Tu. 15	Th. 15	M. 16	Tu. 15

And the Honorable William Shiels, Her Majesty's Attorney-General for Victoria, shall give the necessary directions herein accordingly.

G. WILSON BROWN,
Clerk of the Executive Council.

**BOROUGH OF DAYLESFORD WATERWORKS TRUST.
MINIMUM AMOUNT OF RATES.**

At the Executive Council Chamber, Melbourne, the fifteenth day of December, 1890.

PRESENT:

His Excellency the Governor.

Mr. Munro	Mr. Davies
Mr. Shiels	Mr. Outtrim
Mr. Langridge	Mr. Graham
Sir F. T. Sargood	Mr. Ham
Mr. McLean	Mr. Stuart
Mr. Duffy	Mr. Peacock.
Mr. Wheeler	

WHEREAS by section 102 of the *Water Act 1890* (No. 1156) it is enacted that the Governor in Council may from time to time fix a sum which shall be the minimum amount of rates to be paid annually by any owner or occupier of property liable to be rated by any Waterworks Trust: Now therefore His Excellency the Governor, acting by and with the advice of the Executive Council, and in pursuance of the provisions of the now in part recited Act, doth order and direct that the sum of One pound one shilling sterling (£1 1s.) shall be the minimum amount of rates to be paid annually by every owner or occupier of any house or tenement, not being an hotel, of the annual municipal value of Twenty pounds sterling (£20) or under liable to be rated by the Borough of Daylesford Waterworks Trust.

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

G. WILSON BROWN,
Clerk of the Executive Council.

The Customs Act 1853.

REVOCAION OF CERTAIN ORDERS, APPOINTMENTS, RULES, AND REGULATIONS.

At the Executive Council Chamber, Melbourne, the fifteenth day of December, 1890.

PRESENT:

His Excellency the Governor.

Mr. Munro	Mr. Davies
Mr. Shiels	Mr. Outtrim
Mr. Langridge	Mr. Graham
Sir F. T. Sargood	Mr. Ham
Mr. McLean	Mr. Stuart
Mr. Duffy	Mr. Peacock.
Mr. Wheeler	

WHEREAS it is deemed expedient to revoke all Orders in Council heretofore made under the provisions of sections 8, 50, 63, and 132 of *The Customs Act 1853*, all appointments heretofore made under the provisions of sections 12 and 13 of the said Act, and all Rules and Regulations heretofore made under the provisions of sections 19, 20, 21, 22, 78, 81, 102, 142, and 283 of the said Act: Now therefore the Governor, with the advice of the Executive Council, doth order that all such Orders in Council, Appointments, Rules and Regulations shall be and the same are hereby revoked from the date hereof.

And the Honorable George David Langridge, Her Majesty's Commissioner of Trade and Customs for Victoria, shall give the necessary directions herein accordingly.

G. WILSON BROWN,
Clerk of the Executive Council.

Customs Act 1890.

ADDITION TO GOODS IN RESPECT OF WHICH RE-MEASUREMENT, RE-WEIGH, OR RE-GAUGE MAY BE ALLOWED IN THE WAREHOUSE.

At the Executive Council Chamber, Melbourne, the fifteenth day of December, 1890.

PRESENT:

His Excellency the Governor.

Mr. Munro	Mr. Davies
Mr. Shiels	Mr. Outtrim
Mr. Langridge	Mr. Graham
Sir F. T. Sargood	Mr. Ham
Mr. McLean	Mr. Stuart
Mr. Duffy	Mr. Peacock.
Mr. Wheeler	

WHEREAS by the *Customs Act 1890* (54 Vict. No. 1081), it is amongst other things enacted that the Governor in Council may by order, to be published in the *Government Gazette*, specify any goods or description or classes of goods in addition to those mentioned in section 130 of the said Act in respect to which a re-measurement, re-weigh, or re-gauge may be allowed in the warehouse: Now, therefore, His Excellency the Governor, by and with the advice of the Executive Council, doth by this present Order specify the goods enumerated hereunder, in addition to those mentioned in section 130 of the *Customs Act 1890* afore-said, in respect to which a re-measurement, re-weigh, or re-gauge

may be allowed in the warehouse; provided that in each case a certificate be furnished by the inspecting officer that he has no reasonable grounds for believing that a deficiency or difference has been caused by illegal or improper means, or through the carelessness of the owner or occupier of such warehouse or of his servants, that is to say:—

Beer, in bottle.
Vinegar, Acetic Acid, Oils, in bulk.
Hops, Dried Fruits.

And the Honorable George David Langridge, Her Majesty's Commissioner of Trade and Customs for Victoria, shall give the necessary directions herein accordingly.

G. WILSON BROWN,
Clerk of the Executive Council.

Stock Diseases Act 1890.

QUARANTINE DISTRICT ABOLISHED.

THE Governor, with the advice of the Executive Council, has, as provided by clause 64 of the Regulations of the 11th November, 1890, made under Part I. of the *Stock Diseases Act 1890*, abolished the Quarantine District hereinafter described, viz.:—

QUARANTINE DISTRICT ABOLISHED.

Land in the occupation of Thomas Ingleton, being allotment 96, parish of Kewall West, county of Borung, containing three hundred and twenty acres, more or less: Commencing at the north-east angle of allotment 95; thence easterly by a one-chain road ninety-three chains seventy-eight links; thence S. 10° 11' W. by the three-chain road from Murra Wurra to Horsham thirty-five chains eighty-two links; thence westerly by allotment 97 eighty-seven chains fifty-six links; thence northerly along the eastern side of allotment 95 thirty-five chains twenty-eight links to the point of commencement.

A. McLEAN,
Minister of Agriculture.

Department of Agriculture,
Melbourne, 15th December, 1890.

THE SHIRE OF WIMMERA WATERWORKS TRUST AND THE WESTERN WIMMERA IRRIGATION AND WATER SUPPLY TRUST.—TRANSFER OF LIABILITIES.

HIS Excellency the Governor in Council has, in accordance with section 221 of the *Water Act 1890* (54 Vict. No. 1156), approved of the transfer, in the books of account in the Treasury, of the sum of Fifty-three thousand three hundred and ninety-one pounds three shillings and five pence sterling (£53,391 3s. 5d.), the amount of liability of the Shire of Wimmera Waterworks Trust to the Western Wimmera Irrigation and Water Supply Trust, the said liability being for money advanced to the said Waterworks Trust for the construction of certain works which have been mortgaged to the Board of Land and Works, such waterworks being wholly included in the district of the said Irrigation and Water Supply Trust constituted under *The Irrigation Act 1886*. The said amount to be treated as money lent and advanced by the Board of Land and Works to the said Western Wimmera Irrigation and Water Supply Trust at the rate of interest secured by the said mortgage, and to form part of the moneys the repayment of which is due from the said Western Wimmera Irrigation and Water Supply Trust to the Board of Land and Works; also, that the said Western Wimmera Irrigation and Water Supply Trust shall be liable for, and shall pay all interest accruing on, the said sum of Fifty-three thousand three hundred and ninety-one pounds three shillings and five pence sterling (£53,391 3s. 5d.) since the 1st day of July, 1890, inclusive.

GEO. GRAHAM,
Minister of Water Supply.

Department of Water Supply,
Melbourne, 15th December, 1890.

The Marine Board Act 1857.

COURT OF MARINE INQUIRY.

A VACANCY having occurred in the number of skilled members on the Court of Marine Inquiry, &c., applications are invited from persons possessing the qualifications specified hereunder, namely:—

“Masters possessing a Certificate of Competency as such, who have served five (5) years in command of a ship since the granting of such certificate, two years of which service at least must have been in command of a steam-ship trading upon the River Murray and tributaries.”

Applications must be on the Board's form, obtainable at this office, or at the Custom House, Esplanade, and will be received by the undersigned up to Noon of Wednesday, the 17th December, 1890.

By order,
J. GEO. McKIE,
Secretary.

Marine Board of Victoria,
Melbourne, 5th December, 1890.

EUROA WATERWORKS TRUST REGULATION.

THE Commissioners of the Euroa Waterworks Trust, in pursuance of the powers conferred by the *Water Act 1890*, hereby make the following Regulation:—

The following rates and charges are those which the owners and occupiers of lands and tenements shall pay in respect of water supplied by the Trust within the Water Supply District, that is to say:—

1. For every house or tenement used either wholly or partly as a domicile of Twenty pounds annual value, and under the amount which at the rate levied for the year would be payable in respect of a tenement of Twenty pounds annual value.
2. For every house or tenement used either wholly or partly as a domicile of more than Twenty pounds annual value, the amount payable in respect of such annual value at the rate levied for the year.
3. For every water-trough supplied with water from the works of the Trust, the sum of Twenty shillings per annum.
4. For every steam boiler supplied with water from the works of the Trust, Fifteen shillings per annum for each horse-power of such steam boiler.
5. For water supplied by the Trust by measurement, except in cases of special agreement by the Trust, One shilling for every thousand gallons.
6. That for a temporary supply during the erection of new buildings, repairs, or additions, Twenty shillings per cent. shall be charged on the amount of contract for stonework, brickwork, and plastering; or, in the absence of a contract, Twenty shillings per cent. upon the sum paid for stonework, brickwork, and plastering.

The minimum quantity of water to be charged for in each case where water is supplied by measure shall be:—

- (1) If for domestic and other than domestic purposes, the quantity for which the charge at One shilling per thousand gallons would be equal to the amount of the assessed rate which would be payable for the premises so supplied if supplied otherwise than by measure.
- (2) If for other than domestic purposes only, thirty thousand gallons per half-year. No hose or pipe is to be supplied to any pipes or taps for the purpose of watering the ground or trees, or plants, or washing house, walls, or carriages, or for any similar purpose unless the water is charged for by meter.

Any person receiving water from the Trust who shall take and carry away such water from his premises, or who shall allow any person to carry or take away such water, or shall sell the same to any other person, shall be liable to a penalty not exceeding Five pounds.

Any person not having agreed to be supplied by the Trust who shall take or carry away water from any drinking tap, trough, or private or public service-pipe, shall be liable to a penalty not exceeding Five pounds.

No person shall lay any pipe or communicate with the pipes of the Trust without giving two days' notice of the day and hour when such pipe is intended to be made to communicate with the pipes of the Trust, nor shall make such communication except under the superintendence and according to the directions of a duly authorized officer of the Trust appointed for the purpose, and any person committing a breach of this regulation shall be liable to a penalty not exceeding Five pounds for every such breach.

The service-pipes for conveying water from the pipes of the Trust into the premises of the consumers shall in no case exceed the following diameters:—For the domestic supply of premises not exceeding Twenty pounds annual value, $\frac{1}{2}$ -inch diameter; for the domestic supply of premises exceeding Twenty pounds annual value, $\frac{3}{4}$ -inch diameter; for the supply of water for other than domestic purposes, and for all supplies by meter, such diameter as the Trust shall authorize in each case. The Trust may contract with any owner or occupier of any lands or tenements who is entitled to be supplied with water from its works, or who is desirous of being so supplied, for the provision and laying of a service-pipe from the pipes of the Trust to the boundary of such land or tenement abutting upon the street or road in which are the pipes of the Trust.

If any person shall waste water of the Trust by neglecting to repair any service-pipe conveying water from the pipes of the Trust into the premises of such person after having received notice from any officer of the Trust that such service-pipe requires repairing, the Trust may stop the water from flowing into such premises either by cutting off the service-pipe or otherwise, as to the Trust may seem fit, until the necessary repairs shall have been effected.

No person supplied with water by the Trust shall wilfully or negligently allow the same to run to waste, and any person committing a breach of this regulation shall be liable to a penalty not exceeding Five pounds for every such breach.

No person shall connect any service-pipe or branch service-pipe with any steam boiler, for the purpose of feeding or supplying the same with water, without first affixing a self-acting valve for preventing the pressure of the steam reversing or affecting the dial of the meter.

Overflow pipes to private baths will not be permitted.

Water-closets will not be allowed to be supplied direct from the main, but from a cistern only, so constructed that the water cannot flow continuously, and that not more than ten gallons can escape at each flush. No meter shall be affixed unless the dial of the same is capable of registering one million (1,000,000) gallons.

The fee to be paid for a plumber's licence will be One pound.

If any person supplied with water by the Trust does, or causes or permits to be done, anything in contravention of these regulations, or fails to pay his rates, or any lawful charge imposed by the Trust when due, or fails to do anything which, under any of these regulations ought to be done, or wilfully or negligently allows water to run to waste, the Trust may cut off the supply of water from the premises of such person, either by cutting the pipes by or through which water is supplied or otherwise, and may cease to supply him with water so long as the cause of complaint remains or is not remedied. The water supplied in the waterworks district of the Trust shall be received and consumed under and in accordance with these regulations, and not otherwise through pipes and meters laid, placed, and being under and in accordance with the said regulations and not otherwise.

For the construction of these regulations, the word "person" shall be deemed to extend and include a corporation whether aggregate or sole, and the word "Trust" shall mean the Euroa Waterworks Trust.

Passed this 13th day of November, 1890.

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

(SEAL) MICHAEL McKENNA, Chairman.
HENRY PARKER, Secretary.

Approved by the Governor in Council
the 8th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

EUROA WATERWORKS TRUST.—RATING
REGULATION FOR 1891.

THE Commissioners of the Euroa Waterworks Trust, in pursuance of the powers conferred by the *Water Act 1890*, hereby make the following Rating Regulation:—

A rate of One Shilling and sixpence in the pound sterling shall be imposed and levied on all rateable property in the Waterworks District of the Euroa Waterworks Trust supplied otherwise than by measure, and liable in respect of rates levied by the said Trust according to the valuation for the time being of such rateable property for the municipal rate of the municipal district in which such rateable property is situate, for one year, commencing on the 1st day of January, 1891, and ending on the 31st day of December, 1891. Such rate shall be payable and collected in two equal portions or instalments, and the first instalment shall be due and payable on the 1st day of January, 1891, and the second instalment on 1st day of July, 1891. Such person or persons as the Commissioners of the Euroa Waterworks Trust may from time to time appoint for that purpose shall be authorized to demand and receive and collect and recover the said rate.

Passed this 13th day of November, 1890.

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

(SEAL) MICHAEL McKENNA, Chairman.
HENRY PARKER, Secretary.

Approved by the Governor in Council
the 8th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

HEALESVILLE WATERWORKS TRUST.
REGULATION No. 1.

THE Commissioners of the Healesville Waterworks Trust, the Waterworks District of which has been proclaimed an Urban District under the provisions of the *Water Act 1890*, do hereby, pursuant to and in exercise of the powers and authorities conferred by the said Act, make the following Regulation, viz.:—

1. The rates and charges hereinafter specified are those which the owners and occupiers of land and tenements, liable to be rated within the waterworks district of the Healesville Waterworks Trust, shall pay for the year 1891 in respect of water supplied otherwise than by measure for domestic purposes, such rates to be payable half-yearly in advance, in equal moieties, on the 1st day of January and the 1st day of July in such year:—

- (1) On every house or tenement of the annual value of Twenty pounds or under, according to the municipal valuation of such house or tenement during the said year, the sum of Twenty shillings.
- (2) On every house or tenement above the annual value of Twenty pounds, according to the municipal valuation of such house or tenement during the said year, the sum of One shilling in the pound of such valuation.

2. The following shall be the charges payable in respect of water supplied by measure:—

- (1) Water supplied by measure shall be charged for at the rate of Ninepence for every One thousand gallons (or at such price as may be specially agreed upon). The minimum quantity of water to be charged for in each case where so supplied shall be twenty thousand gallons per half year, or a quantity which, at Ninepence per thousand gallons, would be equivalent to the quantity of water which the owner or occupier would be entitled to receive according to his assessed rate for the year if supplied otherwise than by measure.
- (2) For stand-pipe or hydrant water, for each load of two hundred and fifty gallons or under, Sixpence.

- (3) For a temporary supply during the erection of new buildings, Twenty shillings per cent. on the amount of contract for stonework, brickwork, and plastering; or in the event of there not being any contract, Twenty shillings per cent. on the amount charged or paid for the stonework, brickwork, and plastering.
3. All accounts for water supplied under special agreement, or by measure, shall be paid quarterly, or as may be agreed upon.
4. Such person or persons as the Commissioners of the said Trust may from time to time appoint for that purpose are hereby authorized to collect and recover the said rates and charges.

The foregoing regulation was made and passed by the Commissioners of the Healesville Waterworks Trust this 3rd day of December, 1890, and the seal of the said Trust was hereunto affixed in the presence of—

JOHN GREEN, Chairman.
(SEAL) J. WILSON,
ADOLPHUS V. EDGCUMBE, } Commissioners.
D. CAMERON, Secretary.

Approved by the Governor in Council
the 8th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

HEALESVILLE WATERWORKS TRUST
REGULATION No. 2.

THE Commissioners of the Healesville Waterworks Trust, the Waterworks District of which has been proclaimed an Urban District under the provisions of the *Water Act 1890*, do hereby, pursuant to and in exercise of the powers and authorities conferred by the said Act, make the following Regulation:—

1. Any person receiving water from the Trust who shall take and carry away such water from the premises to which water is supplied, or who shall allow any person to take or carry away such water, or shall sell the same to any other person, shall be liable to a penalty not exceeding Five pounds.
2. Any person not having agreed to be supplied by the Trust, who shall take or carry away water from any stand-pipe, hydrant, or any public or private service-pipe, shall be liable to a penalty not exceeding Five pounds.
3. No person shall lay any pipe to communicate with the pipes of the Trust without giving two days' notice of the day and hour when such pipe is intended to be made to communicate with the pipes of the Trust; nor shall make such communication except under the superintendence and according to the directions of a duly authorized officer of the Trust appointed for that purpose; and any person committing a breach of this regulation shall be liable to a penalty not exceeding Five pounds for every such breach.
4. Where water is supplied for domestic use, except when paid for by meter or under special agreement, the supply shall be through service-pipes of the following diameter, according to the assessed annual municipal value of the premises supplied, viz:—
(1) For premises so assessed at or under £20 (½ in.) half-inch pipe.
(2) And over £20 per annum (¾ in.) three-quarters of an inch pipe.
Except where a special agreement is made.
5. A supply of water for domestic purposes shall not include a supply of water to any livery or carrier's stables, or for manufacturing purposes, or for any other purpose not provided in these regulations.
6. No person shall apply a hose or pipe to any pipes or taps for the purpose of watering the ground, or trees, or plants, or washing the house walls, or a carriage, or for any similar purpose, unless where the water is charged for by meter, between the hours of seven o'clock a.m., and five o'clock p.m., except by the written authority of the Trust, and any person committing a breach of this regulation shall be liable to a penalty not exceeding Five pounds for every such breach.
7. Before any person shall affix any service-pipe to any pipe of the Trust, or alter, or repair, or in any manner interfere with any pipe, or any service-pipe, cock, or fitting connected with the pipes of the Trust, he shall obtain from the Trust a licence in that behalf to execute such works; and any unlicensed person affixing, altering, repairing, or in any manner interfering with any such pipe, service-pipe, cock, or fitting as aforesaid shall be liable to a penalty not exceeding Five pounds.
8. Before any such licence shall be granted by the Trust, the person applying for the same shall satisfy the Trust that he is a competent person, and shall also hold a licence issued to him by the Public Health Department. The Trust shall have the power of cancelling such first-named licence at any time.
9. The quality of materials required in laying private services shall be as follows:—

- (1) The whole of the pipes, tees, thimbles (except those connecting the service-pipes and the mains), bends, reduced couplings, plugs, &c., to be of the best galvanized iron.
- (2) All pipes and pieces to be true in sectional form, straight longitudinally, and of equal strength and thickness throughout the entire body of the same.
- (3) All ends of pipes, bends, &c., to be properly and truly threaded and capable of being screwed into thimbles, tees, &c.
- (4) The whole of the pipes, tees, bends, &c., to be sound and free from all defects, and capable of a hydrostatic pressure equal to a column of water 400 feet.

(5) All delivery cocks and thimbles for connecting the service-pipes and the mains to be high pressure, and made of brass of the best quality and workmanship, and of approved pattern, to screw into elbows, bends, &c.; all cocks and thimbles to stand the same pressure as the pipes.

(6) No service-pipes shall be laid at a depth below the surface of the ground less than ten inches.

10. No meter shall be affixed until it shall have been examined, tested, and approved by a duly authorized officer of the Trust. Each meter must be capable of registering at least one million (1,000,000) gallons.

11. Meters affixed to services shall not be removed or interfered with except upon written application to, and with the approval of, the Trust. Any person offending against this regulation shall be liable to a penalty not exceeding Five pounds.

12. Overflow-pipes to private baths will not be permitted.

13. No person shall, without the written permission of the Trust, water streets or thoroughfares by means of hydrants and hose attached to fire-plugs. Any person offending against this regulation shall be liable to a penalty not exceeding Five pounds.

14. The fire-plugs shall not be used except for the purpose of extinguishing fires, unless any other use of them is allowed in writing by the Trust, and they shall at all times be under the control of the officers of the Trust.

15. The Trust may contract with any owner or occupier of premises, or of any land and tenements, who is entitled to be supplied with water from its works, or who is desirous of being so supplied, for the provision and laying on of a service-pipe from the pipes of the Trust to the boundaries of such land, premises, or tenement abutting on the street or road in which are the pipes of the Trust.

16. No person supplied with water by the Trust shall wilfully or negligently allow the same to run to waste. Any person committing a breach of this regulation shall be liable to a penalty not exceeding Five pounds.

17. If any person supplied with water by the Trust does, or causes, or permits to be done anything in contravention of these regulations, or fails to pay his rates or any lawful charge imposed by the Trust when due, or fails to do anything which, under these regulations, ought to be done, or wilfully or negligently allows water to run to waste, the Trust may cut off the supply of water from the premises of such person, either by cutting the pipes by or through which water is supplied, or otherwise, and may cease to supply him with water so long as the cause of complaint remains or is not remedied.

18. The officers of the Trust shall have power at all reasonable times to enter any house, building, or lands, to, through, or into which water is supplied by the Trust by measure or otherwise, in order to inspect the meters, instruments, pipes, and apparatus for the measuring, conveyance, reception, or storage of water, or for the purpose of ascertaining the quantity of water supplied, or consumed, or preventing waste, and to inspect and examine if there be any waste or misuse of such water; and may from time to time enter any house, building, or lands for the purpose of removing any meter, instrument, pipe, or apparatus the property of the Trust; and if any person hinder such officer from entering or making such inspection, or effecting such removal, he shall for every such offence be liable to a penalty not exceeding Five pounds.

19. The water supplied in the waterworks district of the Trust shall be received and consumed under and in accordance with these regulations, and not otherwise, through pipes and meters laid, placed, and being under and in accordance with the said regulations, and not otherwise.

20. In the construction of these regulations, the word "person" shall be deemed to extend to and include a corporation or company, whether aggregate or sole; the word "officer" shall be deemed and be taken to mean an officer or servant of the Trust duly authorized in that behalf; and word "Trust" shall be deemed to mean the "Healesville Waterworks Trust."

The foregoing regulation was made and passed by the Commissioners of the Healesville Waterworks Trust this 3rd day of December, 1890, and the seal of the said Trust was hereunto affixed in the presence of—

JOHN GREEN, Chairman.
(SEAL) J. WILSON,
ADOLPHUS V. EDGCUMBE, } Commissioners.
D. CAMERON, Secretary.

Approved by the Governor in Council
the 8th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

KOROIT WATERWORKS TRUST.—RATING
REGULATION FOR 1890.

THE Chairman and Commissioners of the Koroit Waterworks Trust, the Waterworks District of which has been proclaimed an Urban District for the purposes of the *Water Act 1890*, do hereby, pursuant to and in exercise of the powers and authorities conferred by the said Act, make the following Regulation, viz:—

The following are the rates which the owners or occupiers of lands and tenements liable to be rated within the Trust district shall pay for the year 1890.

1. For every house or tenement of the annual value of Thirteen pounds six shillings and eightpence sterling or under, according to the valuation for the time being of such rateable property for the municipal rate of the Borough of Koroit the sum of One pound per annum.

2. For every house or tenement above the annual value of Thirteen pounds six shillings and eightpence sterling the sum of One shilling and sixpence on each pound of such value.

Such person or persons as the Commissioners of the Koroit Waterworks Trust may from time to time appoint for that purpose shall be authorized to demand, receive, and collect the said rates.

Passed this 20th day of November, 1890.

JOSEPH OGLE, Chairman.
(SEAL) H. F. SAUNDERS, Commissioner.
RICHARD LAFFAN, Trust Secretary.

Approved by the Governor in Council
the 8th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

KOROIT WATERWORKS TRUST REGULATION.

THE Chairman and Commissioners of the Koroit Waterworks Trust, the Waterworks District of which has been proclaimed an Urban District for the purposes of the *Water Act 1890*, do hereby, pursuant to and in exercise of the powers and authorities conferred by the said Act, make the following Regulations, viz.:-

1. The Trust may supply water for the making and mixing of concrete, and for masonry and brickwork, at the rate of Sixpence per cubic yard, as measured in the work.

2. Water supplied by the Trust by measurement will be charged for at the rate of One shilling and sixpence per One thousand gallons, and in cases where the supply is solely for purposes other than domestic the minimum charge will be for 25,000 gallons per quarter.

3. The minimum quantity of water to be charged for by meter, where water is supplied for domestic and for other than domestic purposes, shall be the quantity which, at One shilling and sixpence per thousand gallons, equals the amount of the assessed rate which would be payable for the premises so supplied if supplied otherwise than by measure, and for domestic purposes solely.

4. The Trust may grant permission to persons requiring water for domestic and for other than domestic purposes to affix two service-pipes, one for domestic supply, without meter, for which the ordinary assessed rate shall be paid, and one for other than domestic purposes with meter, the water used therefrom to be paid for at the rate of One shilling and sixpence per thousand gallons, but subject to such regulations as may be approved by the Trust against the use or re-use of water from the domestic service for irrigation or any other purpose not domestic. Provided, however, that when water is supplied under this regulation the regulations 2 and 3, hereinbefore contained, shall not apply, and the consumer shall, with respect to the water taken by measure, be only chargeable for the quantity actually taken, without respect to the minimum fixed by the said regulations 2 and 3 hereof.

5. Any person receiving water from the Trust who shall take and carry away such water from his premises, or who shall allow any person to take or carry away such water, or shall sell the same to any other person, shall be liable to a penalty not exceeding Five pounds.

6. Any person not having agreed to be supplied by the Trust who shall take or carry away water from any drinking tap, trough, or private or public service-pipe, shall be liable to a penalty not exceeding Five pounds.

7. Upon requisition from any owner or occupier of property immediately abutting upon any road or street along which the line of mains is laid, the Trust will supply, free of cost, sufficient piping of the required size, with stop-cock and cover, to lay on water between the main and the boundary line between such property and such road or street, but such owners and occupiers shall be responsible for the repairing or the renewal of such piping for all time.

8. Before any person shall affix any service-pipe of the Trust, or in any manner interfere with any pipe of the Trust, or any service-pipe, cock, or fitting connected with the pipes of the Trust, he shall obtain from the Trust a licence in that behalf to execute such works, and any unlicensed person affixing, altering, repairing, or in any manner interfering with any such pipe, service-pipe, cock, or fitting as aforesaid shall be liable to a penalty not exceeding Ten pounds.

9. Such licence shall be for such period, and shall be from time to time renewable, as the Trust shall see fit, and the Trust may at any time cancel such licence in the event of the holder thereof, by himself or his employes, committing any breach of these regulations.

10. Before any such licence shall be granted by the Trust the person applying for the same shall satisfy the trust that he is a competent plumber.

11. Any person, whether licensed as aforesaid or not, who shall offend by opening any ground so as to uncover any pipe or pipes the property of the Trust, without giving two days' notice to the Trust of his intention to do so, or who shall in any way tamper with or alter any pipe the property of the Trust without the permission in writing of the Trust being first obtained, or who shall wilfully or carelessly break, injure, or open lock, cock, valve, pipe, work, or engine, the property of the Trust, shall be liable for each such offence to a penalty not exceeding Twenty pounds.

12. Any person, whether licensed as aforesaid or not, who shall lay any pipe to communicate with the pipes of the Trust without giving two days' notice of the day and hour when such pipe is intended to be made to communicate with the pipes of the Trust, or who shall make such communication except under the superintendence and according to the directions of some officer of the Trust, or who shall lay any leaden or other pipe to communicate with the pipes of the Trust of a strength and material not sanctioned by the Trust, shall be liable for each such offence to a penalty not exceeding Five pounds, and in the event of continuing the offence to a further penalty of Two pounds for each day after notice of the offence from the Trust.

13. Lead piping of the following weights :-

Diameter of Pipe.	Weight of pipe per Yard.
3/4 inch	5 lbs.
1 inch	6 lbs.
1 1/4 inch	7 1/2 lbs.
1 1/2 inch	9 lbs.
1 3/4 inch	12 lbs.
2 inch	16 lbs.
2 1/2 inch	20 lbs.

and galvanized-iron piping of approved quality only will be allowed for external and internal services.

14. Ordinary connexions with submains must be made with proper stop-cock ferrules to (which for iron services a length of not less than 3 feet of lead pipe if the Trust so order must be attached) one service-pipe only for domestic supply to each tenement will be permitted, and for houses rated at Twenty pounds per annum and under the bore of such service-pipe must not exceed half-an-inch.

15. All connexions with lead and iron pipes must be made with brass union couplings. All joints connecting lead pipes must be wiped joints, and in no case will bolt or copper bit joints be allowed on water service-pipes either in the interior or on the exterior of any building or tenement on pain of cancellation of licence. A high-pressure screw-down stop-cock shall be fixed on each house service between the main and the building line, to be properly screwed and covered with approved cast-iron cap.

16. No extensions of private services will be allowed except by consent of Trust.

17. If any person shall neglect to repair any service-pipe conveying water from the pipes of the Trust into the premises of such person after having received notice from any officer of the Trust that such service-pipe requires repairing, the Trust may stop the water from flowing into such premises either by cutting off the service-pipe or otherwise as to the said Trust may seem fit until the necessary repairs shall have been effected. The service-pipes from the main being the property of the owners or occupiers of the tenements supplied by such service-pipes the occupier (if any), and if none the owner, shall in every instance in which after notice that service-pipe requires repairing any damage shall be caused by reason of such service-pipe being leaky or otherwise out of repair or broken, be liable to a penalty not exceeding Five pounds, and in the event of continuing the offence to a further penalty of Two pounds for each day after notice of the offence from the Trust.

18. Any person supplied with water by the Trust who shall wilfully or negligently allow the same to run to waste shall be liable for each offence to a penalty not exceeding Five pounds, and in the event of continuing the offence to a further penalty of Two pounds for each day after notice of the offence from the Trust.

19. No meter shall be affixed until it shall have been examined, tested, and approved by a duly-authorized officer of the Trust. Each meter must be capable of registering at least one million gallons.

20. If any meter should cease registering or be reported by the inspector as out of repair, or registering inaccurately, the Trust shall estimate and charge for the water consumed during the period such meter was not in working order, and until it is repaired and refixed, either by taking an average of the quantity used during the previous quarter or during the corresponding period of the previous year, or the Trust may insert a check-meter on the service-pipe.

21. Meters affixed to services shall not be removed or interfered with, except upon written application to and with the approval of the Trust.

22. Baths to be filled must not exceed 6 feet 3 inches in length along the centre line, by a mean depth of 1 foot 9 inches, and a width of 2 feet, the section of bottom to be a segment of a circle, the ends to be circular in shape and sloping inwards. Overflow pipes will not be permitted.

23. Any person, whether licensed as aforesaid or not, connecting any service-pipe, or branch service-pipe with any steam boiler for the purpose of feeding or supplying the same with water, without first affixing a self-acting valve for preventing the pressure of the steam reversing or affecting the dial of the meter, shall be liable to a penalty not exceeding Five pounds, and in the event of continuing the offence to a further penalty of Two pounds for each day after notice of the offence from the Trust.

24. No person shall, without the written permission of the Trust, water streets or thoroughfares by means of hydrants and hose attached to fire-plugs. Any person offending against this regulation shall be liable to a penalty not exceeding Five pounds.

25. The water supply of all public parks and gardens shall be exclusively under the control and direction of the officers of the Water Trust, and any person, not duly authorized, turning on the water or otherwise interfering with such water supply shall be liable to a penalty not exceeding Five pounds.

26. No person shall use a hose attached to any tap or pipe used for the purpose of supplying the water of the Trust for domestic purposes to any house or premises for watering any garden, laying dust, or any other purpose whatsoever, unless where a

water-meter is fixed and the water supplied by measure, and any person offending against this regulation shall be liable to a penalty not exceeding Five pounds.

27. In the construction of these regulations the word "person" shall be deemed to extend to and include a corporation whether aggregate or sole.

The foregoing regulations were made by the Commissioners of the Koroit Waterworks Trust this 20th day of November, 1890.

(SEAL) JOSEPH OGLE, Chairman.
RICHARD LAFFAN, Secretary.

Approved by the Governor in Council
the 8th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

**KOROIT WATERWORKS TRUST.—RATING
REGULATION FOR 1891.**

THE Chairman and Commissioners of the Koroit Waterworks Trust, the Waterworks District of which has been proclaimed an Urban District for the purposes of the *Water Act 1890*, do hereby, pursuant to and in exercise of the powers and authorities conferred by the said Act, make the following Regulation, viz.:

The following are the rates which the owners or occupiers of lands and tenements liable to be rated within the Trust district shall pay for the year 1891.

1. For every house or tenement of the annual value of Thirteen pounds six shillings and eightpence sterling or under, according to the valuation for the time being of such rateable property for the municipal rate of the Borough of Koroit, the sum of One pound per annum.

2. For every house or tenement above the annual value of Thirteen pounds six shillings and eightpence sterling, the sum of One shilling and sixpence on each pound of such value.

3. Such rates are hereby made payable in equal moieties on the 1st January and 1st July, 1891.

Such person or persons as the Commissioners of the Koroit Waterworks Trust may from time to time appoint for that purpose shall be authorized to demand, receive, and collect the said rates.

Passed this 20th day of November, 1890.

(SEAL) JOSEPH OGLE, Chairman.
H. F. SAUNDERS, Commissioner.
RICHARD LAFFAN, Trust Secretary.

Approved by the Governor in Council
the 8th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

**KYNETON SHIRE WATERWORKS TRUST.—
RATING REGULATION FOR 1891.**

THE Chairman and Commissioners of the Kyneton Shire Waterworks Trust, the Waterworks District of which has been proclaimed an Urban District for the purposes of the *Water Act 1890*, do hereby, pursuant to and in exercise of the powers and authorities conferred by the said Act, make the Regulation following:—

REGULATION No. XI.

A rate of One shilling in the pound sterling shall be imposed and levied on all rateable property in the Waterworks District of the Kyneton Shire Waterworks Trust liable in respect of rates levied by the said Trust, according to the valuation for the year 1891 of such rateable property for the municipal rate of the municipal district in which such rateable property is situate for one year, commencing on the 1st day of January, 1891, and ending on the 31st day of December, 1891. Such rate shall be payable and collected in two equal portions or instalments, and the first instalment shall be due and payable on the 1st day of January, 1891, and the second instalment upon the 1st day of July in the same year. Such person or persons as the Commissioners of the Kyneton Shire Waterworks Trust may from time to time appoint for that purpose shall be authorized to demand and receive and collect and recover the said rate.

Passed this 6th day of December, 1890.

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

(SEAL) HUGH RAWSON, Chairman.
R. HARPER, Secretary.

Approved by the Governor in Council
the 8th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

**LANCEFIELD WATERWORKS TRUST.—RATING
REGULATION FOR 1891.**

REGULATION No. 2.

A Regulation of the Lancefield Waterworks Trust, made under the *Water Act 1890*, for the purposes of imposing, levying, and receiving a rate.

IN pursuance of the powers granted and conferred by the *Water Act 1890* the Commissioners of the Lancefield Waterworks Trust make the following Regulation:—

A rate of Twenty-one pence in the pound sterling shall be imposed and levied on all the rateable property in the Waterworks District of the Lancefield Waterworks Trust, according to the valuation for the time being of all lands and tenements for

the municipal rate of the Shire of Lancefield, in which such lands and tenements are situated, for one year, commencing on the 1st day of January, 1891, and ending on the 31st day of December, 1891.

Such rate shall be payable and collected in two portions or instalments, and the first portion or instalment of One shilling shall be due and payable on the 2nd day of January, 1891, and the second portion or instalment of Ninepence shall be due and payable on the 2nd day of July, 1891.

Such person of the Commissioners of the Lancefield Waterworks Trust may from time to time appoint for that purpose shall be authorized to demand and receive, collect and recover the said rate.

Passed this 3rd day of December, 1890.

(SEAL) W. DERRICK, Chairman.
WM. ABBOTT, Secretary.

Approved by the Governor in Council
the 15th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

**MARYBOROUGH WATERWORKS TRUST.—RATING
REGULATION FOR 1891.**

THE Chairman and the Commissioners of the Maryborough Waterworks Trust, the waterworks district of which has been proclaimed an Urban District for the purpose of the *Water Act 1890*, do hereby, pursuant to and in exercise of the powers and authorities conferred by the said Act, make the following Regulation, viz.:

REGULATION No. 10.

The following are the rates and charges which the owners or occupiers of lands and tenements liable to be rated shall pay, for the year 1891, in respect of water supplied by the Trust within the said Urban District:—

1. For every house or tenement of Ten pounds annual municipal value, or under, the sum of One pound sterling.

2. For every house or tenement above Ten pounds, and not exceeding Fourteen pounds annual municipal value, an amount of Ten per cent. on the annual municipal value of such property.

3. For every house or tenement above Fourteen pounds, and not exceeding Nineteen pounds annual municipal value, the sum of One pound ten shillings.

4. For every house or tenement of Twenty pounds, and not exceeding Twenty-five pounds annual municipal value, an amount of Eight and three-quarters (8¾) per cent. per annum upon the annual municipal value of such property.

5. For every house or tenement of Twenty-six pounds, and not exceeding Thirty-five pounds annual municipal value, the sum of Two pounds five shillings.

6. For every house or tenement of Thirty-six pounds annual municipal value, and upwards, an amount equal to Six and a quarter (6¼) per cent. upon the annual municipal value of such property.

7. For every house or tenement not being used as a domicile of Twenty pounds annual municipal value, and under, One pound sterling.

8. For every house or tenement not being used as a domicile of above Twenty pounds annual municipal value, an amount of Five per cent. on the annual municipal value of such property.

9. For every unoccupied piece or allotment of land of Ten pounds annual municipal value, or under, the sum of One pound sterling.

10. For every unoccupied piece or allotment of land of Eleven pounds annual municipal value, and upwards, an amount equal to five per cent. on the annual municipal value of such piece or allotment of land. Provided that in any case the rate shall not be less than the sum of One pound.

11. For every water trough One pound per annum will be charged, and the minimum quantity of water to be charged for to all owners or occupiers of troughs supplied through a meter shall be 8,000 gallons.

12. For water supplied by the Trust by measurement. Two shillings and sixpence per 1,000 gallons (or at such price as may be specially agreed upon), and the minimum quantity of water to be charged to all owners or occupiers of gardens (except market gardens) and lawns, or other lands where water is supplied by the Trust by measurement for the purpose of irrigation, or for ornamental purposes, shall be as follows:—

Exceeding one-quarter of an acre, but not exceeding half an acre, per annum, 16,000 gallons; exceeding half an acre, but not exceeding one acre, per annum, 24,000 gallons; for every additional acre, and proportionately according to the foregoing scale, for every fractional part of an acre.

In livery and carriers' stables supplied by the Trust with water by measurement, the minimum quantity to be charged for shall be 2,000 gallons per stall used for stabling horses. In open sheds used for the above purposes, each space of 5 feet shall be charged for as a stall.

13. For a temporary supply during erection of new buildings, Ten shillings per cent. on the amount of contract for stonework, brickwork, and plastering; or, if there be no contract, then upon the value of or the amount charged or paid for such stonework, brickwork, or plastering.

14. For water supplied to market gardens; the charge shall be Two shillings and sixpence per 1,000 gallons; the minimum quantity to be charged for shall be 40,000 gallons per acre, and proportionately for every fractional part of an acre.

15. For water supplied to cricket and bowling clubs, Sixpence per 1,000 gallons.

16. For every steam boiler supplied with water from the works of the Trust by measurement, the charge shall be Two shillings and sixpence per 1,000 gallons, and the minimum quantity to be charged for shall be 4,000 gallons for each inch of the diameter of the cylinder of the engine.

17. For water supplied to syphon pumps, Twenty shillings each per annum, in addition to the rate hereby made for a supply for domestic or other purposes.

18. For water supplied for private fountains, Twenty shillings each per annum, in addition to the rate hereby made for a supply for domestic or other purposes.

That the before-mentioned rates and charges shall be payable half-yearly in advance on the 1st day of January and on the 1st day of July, 1891, excepting the charges for water supplied by measure, which shall be paid for quarterly.

Such person or persons as the Commissioners of the Maryborough Waterworks Trust may from time to time appoint for that purpose shall be authorized to demand and receive, and collect and recover the said rates and charges.

Passed this 11th day of December, 1890.

(SEAL) F. J. FIELD, Chairman.
H. N. PHILLIPS, Secretary.

Approved by the Governor in Council
the 15th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

MOOROOPNA WATERWORKS TRUST.— REGULATIONS.

THE Commissioners of the Mooroopna Waterworks Trust, in pursuance of the power conferred by the *Water Act 1890*, do hereby make the following Regulations:—

1. For water supplied by meter by the Trust, the sum of One shilling and sixpence per 1,000 gallons shall be charged.

2. The minimum quantity of water to be charged for in each case where water is supplied by measure for any purpose whatsoever, shall be the quantity for which the charge of One shilling and sixpence per 1,000 gallons would be equal to the amount of the assessed water rate if water was supplied otherwise than by measure.

3. For every steam boiler supplied with water by the Trust, the sum of Twelve shillings and sixpence per annum shall be charged for each inch diameter of the cylinder, in addition to the assessed water rate for the year payable in respect of the premises in which such boiler is located. Where the total amount of the charge at Twelve shillings and sixpence for each inch diameter of the cylinder of any boiler supplied with water added to the aforesaid water rate, is, in the opinion of the Trust, insufficient to cover in the aggregate the cost of the quantity of water used in connexion with such steam boiler if such water had been charged for by measurement at One shilling and sixpence per 1,000 gallons, the Trust may require a meter to be affixed to the pipe supplying the boiler within three days from the date of notice requiring such meter to be affixed.

4. For water supplied from stand-pipes or hydrant, for each load of two hundred and fifty gallons, or under, Sixpence, and for each additional load *pro ratio* upon aforesaid scale.

5. For water supplied temporary during erection of new buildings, repairs, or additions, Twenty shillings per centum on the amount for stonework, brickwork, and plastering, or, in absence of a contract, Twenty shillings per centum on the sum paid for stonework, brickwork, or plastering, or the said Trust may require a meter to be affixed, when the charge shall be by measurement.

6. The Trust may, on giving three days' notice in writing, require any owner or occupier of property supplied with water to cause a meter to be affixed to the supply-pipe, and such meter shall be provided at the expense of the consumer, the water supplied to be charged for at the aforesaid rate.

7. Any person or persons receiving water from the Trust, who shall take and carry away such water from his or her premises, or shall allow any person to take or carry away such water, or who shall sell the same to any other person, shall be liable to a penalty not exceeding Five pounds for every such offence.

8. Any person, who shall take or carry away water from any drinking tap, trough, or private or public service-pipe, shall be liable to a penalty not exceeding Five pounds for every such offence.

9. Before any person shall affix any service-pipe to any pipe of the Trust, or alter, or repair, uncover, or in any manner interfere with any pipe of the Trust, or any service-pipe, cock, or fittings connected with the pipes of the Trust, he shall obtain a licence from the Trust in that behalf to execute such work. Any unlicensed person uncovering, affixing, altering, repairing, or in any manner interfering with any such pipe, service-pipe, cock, or fittings as aforesaid, shall be liable to a penalty not exceeding Five pounds for every such offence.

10. Before any licence shall be granted the person applying for the same shall satisfy the Trust that he is a competent plumber.

11. Any person, whether licensed as aforesaid or not, who shall wilfully offend by opening any ground so as to uncover any pipes or pipe the property of the Trust, without giving 24 hours' notice to the Trust in writing of his intention to do so, or who shall in any way tamper with or alter any pipe the property of the Trust without the permission in writing being first obtained, or who shall wilfully or carelessly break, injure, or open any lock, valve, pipe-work, or engine the property of the Trust, shall be liable for every such offence to a penalty not exceeding Five pounds.

No. 124.—DECEMBER 19, 1890.—2.

12. Any person, whether licensed as aforesaid or not, who shall lay any pipe to communicate with the pipes of the Trust without giving 24 hours' notice of the day and the hour when such pipe is to be made to communicate with the pipes of the Trust, or who shall make such communication except under the supervision and according to the directions of some officer of the Trust, or who shall lay any pipe to communicate with the pipes of the Trust of a strength and material not sanctioned by the Trust, shall be liable for every such offence to a penalty not exceeding Five pounds.

13. Iron pipes of the following dimensions, viz., 3-inch diameter or bore, galvanized, of approved quality, will only be allowed for external or internal services. Ordinary connexions with sub-main must be made with proper ferrules, to which a length of not less than 3 feet of pipe must be attached with approved stop-taps. One service-pipe to each tenement will only be permitted. A service-pipe of greater diameter may be allowed by the express approval of the Trust on special application thereto.

14. If any person shall neglect to repair any service-pipe conveying water from the pipes of the Trust into the premises of such person, after having received notice from any officer of the Trust that such service-pipe requires repairing, the Trust may stop the water from flowing into such premises, either by cutting the service-pipe, or otherwise as the Trust may think fit, and the supply of water shall remain cut off until the necessary repairs shall have been effected.

15. Any person supplied with water by the Trust who shall wilfully or negligently allow the same to run to waste, or shall allow the water to be wasted by reason of any leakage in the pipes, shall be liable to a penalty not exceeding Five pounds.

16. No meter shall be allowed to be affixed unless the dial of same is capable of registering 200,000 gallons.

17. If any meter should cease registering, or be reported by the inspector or other officer of the Trust to be out of repair or registering inaccurately, the Trust shall estimate and charge for the water consumed during the period the meter was known to be out of order or registering inaccurately, and until the meter shall be repaired and refixed, either by taking an average of the quantity used during the previous quarter or during the corresponding period of the previous year, or the Trust may attach a check meter to the service-pipe.

18. All persons supplied with water by the Trust are required, in the event of any breakage occurring in the pipes or meter whereby any water may be wasted, to give notice to the Secretary to the Trust within twelve hours of such occurrence; and in the event of such notice not being given, such person or persons shall be liable to a penalty not exceeding Five pounds for every such offence, and the supply of water to such person may be discontinued by the Trust.

19. Overflow-pipes to baths or any other vessels will not be permitted.

20. Any person, whether licensed as aforesaid or not, connecting any service-pipe with any steam boiler for the purpose of feeding or supplying the same with water, without first affixing thereto a self-acting valve for preventing the pressure of steam from reversing or affecting the dial of the meter, shall be liable to a penalty not exceeding Five pounds.

21. Any person or persons guilty of any of the regulations or conditions herein mentioned shall be liable to have his or her supply of water discontinued upon a resolution to that effect being carried at a meeting of the Trust.

22. All communications signed by the Secretary to be taken as issued by the Trust.

23. In the construction of this regulation the word "person" shall be deemed to extend to and include a corporation, whether sole or aggregate.

The foregoing regulations were made by the Commissioners of the Mooroopna Waterworks Trust, this 8th day of December, and the Common Seal of the Trust affixed hereto in the presence of—

(SEAL) F. J. YOUNG, Chairman.
M. EGAN, Secretary.

Approved by the Governor in Council
the 15th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

MOOROOPNA WATERWORKS TRUST.—RATING REGULATION FOR 1890.

THE Commissioners of the Mooroopna Waterworks Trust, in pursuance of the powers conferred by the *Water Act 1890*, do hereby make the following Regulations:—

RATING REGULATIONS FOR 1890.

The following are the rates and charges which the owners and occupiers of lands and tenements liable to be rated within the district of the Mooroopna Waterworks Trust shall pay for water supplied by the said Trust:—

1. For every house or tenement under Ten pounds sterling annual municipal value, the sum of One pound sterling.

2. For every house or tenement valued at Ten pounds and upwards, according to the annual valuation for the municipal rate for the municipal district in which such house or tenement is situated, a rate of Ten pounds per centum upon the amount of such valuation.

3. For each vacant allotment or piece of land rated for the ordinary municipal rate within the Trust district before mentioned, separately from any building, a rate of Five pounds sterling per centum, shall be paid on the amount of the annual valuation of same, provided that the minimum rate which shall be paid in respect of any piece of land shall not be less than Five shillings per annum.

4. For all water sold by meter by the Trust, the sum of One shilling and sixpence per 1,000 gallons shall be charged.

5. For every public water trough supplied by the Trust, the sum of One pound per annum shall be charged unless the supply be by measurement.

6. For water supplied to places where horses are constantly kept, and where such places are not supplied by measure, a charge shall be made of Ten shillings per annum for the first stall and Seven shillings and sixpence per annum for each additional stall, in addition to the rate for domestic purposes.

7. The minimum quantity of water to be charged for in each case where water is supplied by measure shall be the quantity for which the charge at One shilling and sixpence per 1,000 gallons would be equal to the amount of the assessed water rate if water were supplied otherwise than by measure.

8. The before-mentioned rates and charges are made for the year 1891, and shall be payable half-yearly in advance, in equal moieties on the 1st January and 1st July, 1891.

9. Such person or persons as the Commissioners of the Mooropna Waterworks Trust may appoint for that purpose shall be authorized to demand, collect, and recover the said rates and charges.

Passed this 8th day of December, 1890.

(SEAL) F. J. YOUNG, Chairman.
M. EGAN, Secretary.

Approved by the Governor in Council
the 15th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

MURCHISON WATERWORKS TRUST REGULATIONS.

THE Commissioners of the Murchison Waterworks Trust, the waterworks district of which has been proclaimed an urban district, do hereby, in pursuance of the powers conferred by the *Water Act 1890*, make the following Regulation:—

REGULATION No. 1.

The following charges are those which the owners and occupiers of lands and tenements shall pay in respect of water supplied by the Trust within the Water Supply District.

1. For water supplied by the Trust by measurement (except in cases of special agreement with the Trust) One shilling and sixpence for every one thousand gallons.

2. The minimum quantity of water to be charged for in each case when water is supplied by measure shall be:—

- (1) If for domestic and other than domestic purposes, the quantity for which the charge at One shilling and sixpence per thousand gallons would be equal to the amount of the assessed rate which would be payable for the premises so supplied if supplied otherwise than by measure.
- (2) If for other than domestic purposes, twenty thousand gallons per half-year.

3. No hose or pipe is to be applied to any pipes or taps for the purpose of watering the ground, or any garden, trees, or plants, or washing any house, walls, or carriages, or for any similar purpose, unless the water is charged for by meter. Any person offending against this regulation shall be liable to a penalty not exceeding Five pounds.

4. Any person receiving water from the Trust who shall take and carry away such water from the premises, or who shall allow any person to carry or take away such water; or shall sell the same to any other person, shall be liable to a penalty not exceeding Five pounds.

5. The service-pipes for conveying water from the pipes of the Trust into the premises of consumers shall in no case exceed the following diameter:—

- For the domestic supply of premises not exceeding Twenty pounds annual value, 3-inch diameter.
- For the domestic supply of premises exceeding Twenty pounds annual value, 3-inch diameter.
- For the supply of water for other than domestic purposes, and for all supplies by meter, such diameter as the Trust shall authorize in each case.

6. The Trust may contract with any owner or occupier of any lands or tenements who is entitled to be supplied with water from its works, or who is desirous of being so supplied for the provision and laying of a service-pipe from the pipes of the Trust, to the boundary of such land or tenement abutting on the street or road in which are the pipes of the Trust.

7. No person shall connect any service-pipe, or branch service-pipe, with any steam boiler, for the purpose of feeding or supplying the same with water, without affixing a self-acting valve for preventing the pressure of the steam reversing or affecting the dial of the meter. Any person committing a breach of this regulation shall be liable to a penalty not exceeding Five pounds.

8. Overflow pipes to private baths will not be permitted.

9. No meter shall be affixed unless the dial of the same is capable of registering one million gallons.

10. If any person supplied with water by the Trust does, or causes or permits to be done, anything in contravention of these regulations, or fails to pay his rates, or any lawful charge imposed by the Trust when due, or fails to do anything which under any of these regulations ought to be done, or wilfully or negligently allows water to run to waste, the Trust may cut off the supply of water from the premises of such persons either by cutting the pipes by or through which the water is supplied, and may cease to supply him with water.

11. The water supplied in the waterworks district of the Trust shall be received and consumed under and in accordance with these regulations, and not otherwise through pipes and meters laid placed and being under and in accordance with the said regulations and not otherwise.

12. In the construction of these regulations the word "person" shall be deemed to extend to and include a corporation, whether aggregate or sole, and the word "Trust" shall mean "The Murchison Waterworks Trust."

The foregoing regulations were made by the Commissioners of the Murchison Waterworks Trust this 6th day of December, 1890.

(SEAL) WM. P. A. SMITH, Chairman.
CHAS. A. ARGYLE, Secretary.

Approved by the Governor in Council
the 8th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

THE Commissioners of the Murchison Waterworks Trust, the waterworks district of which has been proclaimed an urban district, do hereby, in pursuance of the powers conferred by the *Water Act 1890*, make the following Regulation:—

REGULATION No. 2.

A rate of One shilling and sixpence in the pound sterling shall be imposed and levied on all the rateable property in the Waterworks District of the Murchison Waterworks Trust liable in respect of rates levied by the said Trust, according to the valuation for the time being of such rateable property for the municipal rate of the municipal district in which such rateable property is situate for one year, commencing on the first day of January, One thousand eight hundred and ninety-one, and ending on the thirty-first day of December, One thousand eight hundred and ninety-one. Such rate shall be payable and collected in two equal portions or instalments; and the first instalment shall be due and payable on the first day of January, One thousand eight hundred and ninety-one, and the second instalment upon the first day of July in the same year. Such person or persons as the Commissioners of the Murchison Waterworks Trust may from time to time appoint for that purpose shall be authorized to demand and receive and collect and recover the said rate.

The foregoing Regulation was made by the Commissioners of the Murchison Waterworks Trust this 6th day of December, 1890.

(SEAL) W. P. A. SMITH, Chairman.
CHAS. A. ARGYLE, Trust Secretary.

Approved by the Governor in Council
the 8th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

THE SHEPPARTON WATER TRUST.—RATING REGULATION FOR 1891.

THE Chairman and Commissioners of the Shepparton Water Trust, in pursuance of the powers conferred by the *Water Act 1890*, do make the following Regulation:—

REGULATION No. 10.

1. This regulation shall apply to the Urban District of Numurkah.

2. The rates hereinafter specified are those which the owners and occupiers of lands and tenements liable to be rated within the said urban district shall pay in respect of the year 1891, in respect of water supplied for domestic purposes. Such rates shall be payable in two equal instalments on the 1st day of January, 1891, and the 1st day of July, 1891.

3. On every house or tenement of the annual value of Thirteen pounds ten shillings, or under, according to the municipal valuation for the time being of such house or tenement, the sum of Twenty shillings; on every house or tenement above the annual value of Thirteen pounds ten shillings, according to the municipal valuation for the time being, an amount equal to seven and a half per centum on the amount of the said municipal valuation. Provided that no owner or occupier shall be rated in respect of more than one vacant allotment.

4. The water supplied for other than domestic purposes shall be by measure.

5. The Trust may, by notice in writing, intimate to any owner or occupier using water for other than domestic purposes solely, that the water supplied is to be charged for by measure, and may by such notice require such owner or occupier to provide a meter within one month after the receipt of such notice, and thereupon such owner or occupier shall, within the time specified, at his own expense provide a meter.

6. Such meter shall be submitted to and examined by the authorized officer of the Trust, who, if he shall find the same correct and in proper working order, shall give his certificate to that effect, and the meter when fixed shall be maintained and kept in proper working order by such person. The meter must be so placed as to be open for inspection, and so as to be protected from injury, and with means of access thereto; the keys of the meter shall be in possession of the Trust. No meter shall be connected with more than one separate and distinct inlet-pipe leading from the service-pipe unless otherwise permitted by order of the Trust.

7. All service-pipes with the necessary stop-cocks shall be supplied and fixed at the cost of the person or persons requiring the same, under the direction and supervision of such officer or servant as the Trust may appoint.

8. All delivery-cocks to be of high pressure, and of strong hard brass, and in all exposed places to be open and shut by a movable key or handle.

9. Plumbers or other persons employed to lay on service-pipes and fix meters, or to refix or relay the same, must satisfy the proper officer of the Trust that they are competent to perform the same in a workmanlike manner.

10. No meter shall be fixed unless the dial of the same is capable of registering one million (1,000,000) gallons.

11. The Trust may contract with any owner or occupier of premises or of any lands or tenements who is entitled to be supplied with water from its works, or who is desirous of being so supplied, for the provision and laying on of a service-pipe from the pipes of the Trust to the boundaries of such land, premises, or tenement abutting on the street or road in which are the pipes of the Trust.

12. If any person shall waste water of the Trust by neglecting to repair any service-pipe conveying water from the pipes of the Trust into the premises of such person, after having received notice from any officer of the Trust that such service-pipe requires repairing, the Trust may stop the water from flowing into such premises, either by cutting off the service-pipe, or otherwise as to the Trust may seem fit, until the necessary repairs shall have been effected.

13. Any person who, having been served with the notice mentioned in clause 5 of this regulation, shall refuse or neglect to provide a meter within the time in such notice specified, shall be liable to a penalty not exceeding Two pounds for every day after the expiration of the time mentioned in the notice on which he shall still refuse or neglect to comply with the terms of such notice.

14. No person supplied with water by the Trust shall wilfully or negligently allow the same to run to waste.

15. No person shall connect any service-pipe or branch service-pipe with any steam boiler for the purpose of feeding or supplying the same with water, without first affixing a self-acting valve for preventing the pressure of the steam reversing or affecting the dial of the meter.

16. No pipes shall be affixed to the main pipe, nor to any service-pipe or apparatus connected therewith, nor shall any alteration be made in any existing pipes or apparatus, without notice in writing of the intention so to do being given to the Trust, and the consent of the Trust thereto first had and obtained.

17. All water-troughs must be fitted with approved self-acting taps to prevent overflow.

18. Water-closets will not be allowed to be supplied direct from the main, but from a cistern only, so constructed that the water cannot flow continuously, and not more than two gallons can escape at each flush.

19. No hose or pipe shall be applied to any pipes or taps for the purpose of watering the ground, or trees or plants, or washing houses or walls, carriages or horses, or for any similar purpose, unless the water is charged for by measure.

20. No person receiving water from the Trust shall take or carry away such water from his premises, nor shall allow any person to take or carry away any such water, nor shall sell the same to any other person.

21. No person shall lay any pipe to communicate with the pipes of the Trust without giving two days' notice of the day and hour when such pipe is intended to be made to communicate with the pipes of the Trust, nor shall make such communication except under the superintendence and according to the directions of a duly authorized officer of the Trust appointed for the purpose.

22. The service-pipes for conveying water from the pipes of the Trust into the premises of consumers shall each have a stop-cock at the main, and shall in no case exceed the following diameters:—For the domestic supply of premises not exceeding Twenty pounds annual value, $\frac{1}{2}$ -inch diameter; for the domestic supply of premises exceeding Twenty pounds but not more than One hundred pounds annual value, $\frac{3}{4}$ -inch diameter; for the domestic supply of premises exceeding One hundred pounds annual value, 1-inch diameter; for the supply of water for other than domestic purposes, and for all supplies by meter, such diameter as the Trust shall authorize in each case.

23. The charge payable in respect of water supplied by measure shall be paid half-yearly on the dates provided by clause two (2) of this regulation. Such charge shall be (except in the case of stand-pipe or hydrant water) One shilling and sixpence for every one thousand (1,000) gallons.

24. The minimum quantity of water to be charged for per half-year to the various owners or occupiers hereinafter mentioned, shall be as follows:—

In respect of a trough not exceeding 12 feet in length	8,000 gallons
For every additional 5 feet or any fractional part thereof	4,000 gallons
In respect of steam boilers—for each inch of the diameter of the largest cylinder	4,000 gallons
In respect of livery and carriers' stables—for each stall	1,000 gallons

In all other cases the minimum shall be a quantity equivalent to five hundred gallons for every One pound of the municipal valuation.

25. Stand-pipe or hydrant water supplied other than by rate under section 120 of the *Water Act 1830*—For each load of 100 gallons or under, One shilling; and for each additional 100 gallons or fraction of 100 gallons after the first or any one load, to be paid for at the time of taking, Sixpence.

26. If any person, whether supplied with water by the Trust or otherwise, shall commit a breach of these regulations, such person shall be liable to a penalty not exceeding Five pounds for each such offence.

The foregoing regulation was made by the Chairman and Commissioners of the Shepparton Water Trust on the 7th day of November, 1890.

The Seal of the said Trust was hereto affixed in the presence of—

(SEAL) GEORGE NORTH, Chairman.
THOMAS SELLEY,
EDMUND FOWLER, } Commissioners.
HUGH O'CONNOR, }
B. LANCASTER, Secretary.

Approved by the Governor in Council
the 1st December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

TATURA WATERWORKS TRUST.

REGULATION No. 1.

THE Chairman and Commissioners of the Tatura Waterworks Trust, the waterworks district of which has been proclaimed an urban district for the purposes of the *Water Act 1830*, do hereby, pursuant to and in exercise of the powers and authorities conferred by the *Water Act 1830*, make the Regulation following:—

The following are the rates for the year 1891, which the owners and occupiers of lands and tenements liable to be rated shall pay in respect of water supplied by the Trust within the water supply district:—

1. For every house or tenement used either wholly or partly as a domicile of Twenty pounds annual municipal value and under, a rate of Two shillings (2s.) in the pound sterling, provided that such rate shall not in any case be less than Twenty shillings per annum.

2. For every house or tenement used either wholly or partly as a domicile of more than Twenty pounds annual municipal value, a rate of Two shillings (2s.) in the pound sterling.

3. The foregoing rate is hereby made payable in equal moieties on the 1st January and the 1st July, 1891.

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

Passed this 24th day of November, 1890.

(SEAL) F. WILLIAMS, Chairman.
HENRY HALL, Trust Secretary.

Approved by the Governor in Council
the 8th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

REGULATION No. 2.

THE Chairman and Commissioners of the Tatura Waterworks Trust, the waterworks district of which has been proclaimed an urban district for the purposes of the *Water Act 1830*, do hereby, in pursuance of the powers conferred by the said Act, make the following Regulation:—

1. For water supplied by the Trust by measurement (except in cases of special agreement with the Trust), a charge of Two shillings for every one thousand gallons shall be made.

2. The minimum quantity of water to be charged for in each case when water is supplied by measure shall be:—

(a) If for domestic and other than domestic purposes, the quantity for which the charge at Two shillings per thousand gallons would be equal to the amount of the assessed rate which would be payable for the premises so supplied if supplied otherwise than by measure.

(b) If for other than domestic purposes, twenty thousand gallons per half-year.

3. No hose or pipe is to be applied to any pipes or taps for the purpose of watering the ground, or trees or plants, or washing house walls or carriages, or for any similar purpose, unless the water is charged for by measure and supplied through a meter.

4. Any person receiving water from the Trust who shall take and carry away such water from the premises, or who shall allow any person to carry or take away any such water, or shall sell the same to any other person, shall be liable to a penalty not exceeding Five pounds.

5. The service-pipes for conveying water from the pipes of the Trust into the premises of consumers shall in no case exceed the following diameters:—For the domestic supply of premises not exceeding Twenty pounds annual municipal value, $\frac{1}{2}$ -inch diameter; for the domestic supply of premises exceeding Twenty pounds annual municipal value, $\frac{3}{4}$ -inch diameter; for the supply of water for other than domestic purposes, and for all supplies by meter, such diameter as the Trust shall authorize in each case.

6. The Trust may contract with any owner or occupier of any lands or tenements who is entitled to be supplied with water from its works, or who is desirous of being so supplied, for the provision and laying of a service-pipe from the pipes of the Trust to the boundary of such land or tenement abutting on the street or road in which are the pipes of the Trust.

7. No person shall connect any service-pipe or branch service-pipe with any steam boiler for the purpose of feeding or supplying the same with water, without first affixing a self-acting valve for preventing the pressure of the steam reversing or affecting the dial of the meter.

8. Overflow-pipes to private baths will not be permitted.
9. Water-closets will not be allowed to be supplied direct from the main, but from a cistern only, so constructed that the water cannot flow continuously, and that not more than two gallons can escape at each flush.
10. No meter shall be affixed unless the same shall have been submitted to and approved by the Trust, or by such officer as may be appointed for that purpose.
11. If any person supplied with water by the Trust does, or causes or permits to be done, anything in contravention of these regulations, or fails to pay his rates or any lawful charge imposed by the Trust when due, or fails to do anything which under any of these regulations ought to be done, or wilfully or negligently allows water to run to waste, the Trust may cut off the supply of water from the premises of such person, either by cutting the pipes by or through which water is supplied or otherwise, and may cease to supply him with water so long as the cause of complaint remains or is not remedied.
12. The water supplied in the waterworks district of the Trust shall be received and consumed under and in accordance with these regulations and not otherwise, through pipes and meters laid, placed, and being under and in accordance with the said regulations and not otherwise.
13. No person, other than a plumber licensed by the Trust, will be permitted to tap or in any way interfere with any main the property of the Trust. The fee for a plumber's licence shall be £1.
14. In the construction of these regulations the word "person" shall be deemed to extend to and include a corporation whether aggregate or sole, and the word "Trust" shall mean the Tatura Waterworks Trust.

Passed this 24th day of November, 1890.

(SEAL) F. WILLIAMS, Chairman.
HENRY HALL, Secretary.

Approved by the Governor, in Council
the 8th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

THE WESTERN WIMMERA IRRIGATION AND
WATER SUPPLY TRUST.—REGULATION.

THE Commissioners of the Western Wimmera Irrigation and Water Supply Trust, in pursuance of the powers conferred by section 254 of the *Water Act 1890*, do make the following Regulation:—

No. 8.—Regulations for plumbers permitted to lay services from the mains into private ground.

Pipes, &c.—The whole of the pipes, tees, thimbles, bends, reducing couplings, plugs, &c., to be of the best galvanized or plain wrought iron.

All pipes and pieces to be in true sectional form, straight longitudinally, and of equal strength and thickness throughout the entire body of the same.

All ends of pipes, bends, &c., to be properly and truly threaded, and capable of being screwed into thimbles, tees, &c.

The whole of the pipes, tees, bends, &c., to be sound and free from all defects.

Each service-pipe to be supplied with two brass high-pressure stop-cocks—one to be placed on the main, and one at the building line; wooden boxes, with covers, to be placed over these to prevent dirt getting in.

Delivery-cocks.—All delivery-cocks to be high pressure, and made of brass of the best quality and workmanship, and of approved pattern, to screw into elbows or bends, &c.

Meters.—All meters required to be fixed on private ground to be of the best manufacture and pattern; and no meter to be provided and fixed unless previously approved by the Trust's engineer, and the dial to be capable of registering 1,000,000 gallons.

Depth of service-pipes.—No service-pipe shall be laid at a depth below the surface of the ground less than ten (10) inches.

Jointing.—All jointing between pipes, thimbles, bends, couplings, elbows, meters, and cocks to be made with red lead and flax only.

Trenches to be properly filled in.—After service-pipes have been laid the trench is to be properly filled in and thoroughly rammed; and any subsidence which may appear within three (3) months is to be immediately made good by the person laying such service.

No service of a larger bore than 2-inch will be permitted unless by special consent of the Trust.

General Conditions.

1. No private services whatever shall be laid except by a person duly authorized by the Trust.

1A. No private services whatsoever to be laid by any authorized person unless he has ascertained at the Trust office that the person for whom such work is intended has received the consent of the engineer to execute such work.

2. After private services are laid and attached to the pipes of the Trust or otherwise to private service-pipes already connected, each authorized person shall, within twenty-four hours after each service has been completed, report all work done by him at the office, and sign in the "Day Journal" his name and the date when each service was completed.

3. Each authorized person shall be held solely responsible to the Trust for such service-pipes being laid and completed by him in a sound, workmanlike, and durable manner, and to remain in that condition (sound and watertight) for a period of three (3) months after each service-pipe has been completed.

4. Each authorized person shall be held solely responsible to the Trust for any injury occasioned by him, from whatsoever cause, to the street mains or other property whilst attaching private services, or to private services already laid and connected with the Trust's water supply; and any water lost by the Trust through such injury, or its ascertained value, together with the cost of all repairs necessitated thereby, shall be paid by such person to the Trust within twenty-four (24) hours after the time of such injuries having occurred.

5. Every competent person, previous to being authorized to lay private services, shall pay the sum of One pound onesilling sterling (£1 1s.) as the fee for a licence, and Trust may at any time withdraw such licence, when the same shall be absolutely void, and the name of such person shall be at once struck off the roll of those authorized to lay private services, and be published in the local papers.

6. Every person requiring to remove or alter the position of any meter shall give six days' notice in writing to that effect to the Trust; and a registration of the quantity of water used shall be taken before such removal or alteration is made.

7. If any person who ought to provide any meter neglect or refuse, after having been required by the Trust so to do, to provide such meter, he shall be guilty of an offence against this regulation.

8. If any person who has provided any meter as aforesaid fail to give the notice hereinbefore required of any repairs required for such meter, he shall be guilty of an offence against this regulation.

9. If any person refuse or delay to have such meter properly repaired and put in correct working order after having been required by the engineer of the Trust so to do, the Trust may shut off the supply of water from the premises of such person, either by cutting the service-pipe or otherwise, until such meter shall have been properly repaired and certified by the engineer of the Trust as being in proper working order.

10. If any plumber or other person fix or refix any meter upon any premises supplied with water by the Trust without having first obtained a certificate from the engineer that the said meter had been examined and found in correct working condition, he shall be guilty of an offence against this regulation.

11. If any person remove or alter the position of any, or in any way interfere with any, meter without giving such notice as aforesaid, he shall be guilty of an offence against this regulation.

The whole of the work herein referred to shall be carried out under the superintendence, and according to the directions, of the Trust's engineer, and any disputes between the various parties concerned, as to the quality of work and labour done, or the exact meaning of this specification and the general conditions, shall be referred to the Trust's engineer, whose decision in all cases shall be final and binding on all parties.

Any person who shall be guilty of an offence against this regulation shall be liable for any such offence to a penalty not exceeding the sum of Fifty pounds, which may be recovered in accordance with the provision of section 411 of the *Water Act 1890*.

In the construction of these Regulations the word "Trust" shall mean "The Western Wimmera Irrigation and Water Supply Trust."

The foregoing regulation, numbered 8, was made by the Commissioners of the Western Wimmera Irrigation and Supply Trust, this 5th day of December, 1890.

(SEAL) GEORGE BODEY, Chairman.
CORNELIUS CURRAN, }
SAMUEL CARTER, } Commissioners.
THOMAS YOUNG, }
STUART B. BOLTON, Secretary.

Approved by the Governor in Council
the 15th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

BONDED WAREHOUSE.

IT is hereby notified for general information that the Governor in Council has granted permission to Mrs. Jessie McPherson to use the premises situate at No. 142 Dudley-street, Melbourne, as a private warehouse for the warehousing and securing of goods therein, subject to *ad valorem* duties.

G. D. LANGRIDGE,
Commissioner of Trade and Customs.
Department of Trade and Customs,
Melbourne, 16th December, 1890.

Trade and Customs.

REVOCATION OF APPOINTMENTS, ORDERS, RULES,
AND REGULATIONS MADE UNDER CERTAIN
SECTIONS OF "THE CUSTOMS ACT 1883."

IN pursuance of the powers conferred upon me by the *Customs Act 1890*, I hereby revoke all appointments made under sections 29 and 64, and all orders made under sections 30, 82, 83, 128, and 129, and all rules and regulations made under sections 103, 120, 127, 130, and 173 of *The Customs Act 1883*.

G. D. LANGRIDGE,
Commissioner of Trade and Customs.
15th December, 1890.

Customs Act 1890.

REGULATIONS FOR SHIPMENT OF SHIPS' STORES.

BY virtue of the powers conferred on me by the 129th and the 159th sections of the *Customs Act 1890* (54 Victoria No. 1081), I hereby direct that the following Regulations shall be observed in connexion with the Shipment of Ships' Stores:—

1. The master of every ship of the burden of fifty tons or upwards, departing from any port in Victoria upon a voyage to parts beyond the seas, may, upon due application made by him to the Collector of Customs at such port, receive an order for the shipment of dutiable goods as ships' stores duty free, in accordance with the scale prescribed in Schedule A hereto for each day of the voyage, the duration being estimated by the Collector of Customs.

2. Previous to the passing of an entry for any stores required by any vessel as aforesaid, the master of such vessel or his agent must give security by bond in the form shown in Schedule B hereto, with one or more sureties for double the amount of duty payable on any goods so required, that they are duly shipped and exported.

3. The Collector of Customs at any port in Victoria may permit dutiable goods to be delivered as ships' stores free of duty on board vessels in such port for the use of the crew, in such quantities as he may deem requisite.

G. D. LANGRIDGE,

Commissioner of Trade and Customs.

Department of Trade and Customs,
Melbourne, 15th December, 1890.

Schedule A.

Malt liquor, &c.—For the master, each mate, and each cabin passenger, 1 quart per day.

Cigars.—For the master, each mate, and each cabin passenger, 4oz. per day.

Coffee, &c.—For each person on board, 1oz. per day.

Molasses and treacle.—For each person on board, 2½oz. per day.

Spirits.—For each person on board, 1 gill per day.

Sugar.—For each person on board, 3oz. per day.

Tea.—For each person on board, 4oz. per day.

Tobacco.—For each person on board, 4oz. per day.

Wine.—For the master, each mate, and each cabin passenger, 1 quart per day.

Schedule B.

Bond to be Given on Shipment of Goods for Use of Crew and Passengers.

(54 Victoria No. 1081, section 159.)

Know all men by these presents, that we are jointly and severally held and firmly bound unto our Sovereign Lady Victoria, by the Grace of God of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, in the sum of _____ pounds to be paid to our said Lady the Queen, her heirs and successors, for which payment well and truly to be made we bind ourselves, and each of us, jointly and severally, our and each of our heirs, executors, and administrators, and every of them, firmly by these presents.

Sealed with our seals. Dated this _____ day of _____ in the year of our Lord One thousand eight hundred and _____

Whereas the above-bounden _____ now lying in the port of _____ and bound for _____ hath applied for an order for the shipment of the following stores, for the use of the said ship (that is to say):—

_____ which said goods are deposited in a warehouse, situate in _____ street, in the said first-mentioned port.

Now the condition of the above-written obligation is such that if the said _____ shall make out a true and correct account of the said stores, together with any other stores already on board the said ship, and if the said _____ several stores already on board the said ship, and every part thereof shall be duly shipped on board the said ship, and shall not be re-landed in this colony without due entry at the Custom House, and shall be duly accounted for by the master to the satisfaction of the collector as often as he shall require, then this obligation to be void, otherwise to be and remain in full force and virtue.

Sealed and delivered by the above- }
named }
in the presence of }

Customs Act 1890.

REMOVAL OF GOODS FROM ONE WAREHOUSE TO ANOTHER WAREHOUSE AT THE SAME PORT.

IN pursuance of the powers vested in me by the 119th section of the *Customs Act 1890* (54 Victoria No. 1081), I hereby direct that the following Regulations shall be observed in connexion with the Removal of Goods from one bonded warehouse to another bonded warehouse at the same port:—

1. The owner of any goods bonded in any warehouse desiring to remove the same to another bonded warehouse in the same port shall make written application to the Collector of Customs at the port at which the goods are bonded for permission to remove the same, and the removal shall be subject to such application being granted.

2. The applicant for the removal of the goods shall enter into a bond for a sum not less than the duty chargeable on the goods, with one approved surety in the form hereto annexed, or into a general bond, the form of which shall be approved by the collector, and deposit with such collector the amount necessary to pay the extra officer or officers required at such removal.

3. The goods in reference to which any such application is made shall be removed within one week of permission for their removal being granted.

4. An entry shall be passed of which four copies, addressed respectively to the collector, warehousekeeper, delivering locker, and receiving locker, shall be required.

5. The locker at the delivering bond shall, as soon as the whole parcel has been delivered, or as soon as the one week has expired, forward to the warehousekeeper his copy of delivery warrant, with full particulars of the delivery indorsed thereon.

6. The locker at the receiving bond shall, as soon as the whole parcel has been received, or as soon as the one week has expired, forward to the warehousekeeper his copy of the entry, with full particulars of receipt indorsed thereon.

7. The locker's delivery copy shall be sent to the receiving locker as soon as compared by warehousekeeper with the receiving copy.

8. The red form of locker's order shall be used.

G. D. LANGRIDGE,

Commissioner of Trade and Customs.

Department of Trade and Customs,
Melbourne, 15th December, 1890.

Bond for Removal of Goods.

(Act 54 Victoria No. 1081, section 119.)

Know all men by these presents, that we

_____ are jointly and severally held and firmly bound unto our Sovereign Lady Victoria, by the Grace of God of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, in the sum of _____ pounds to be paid to our said Lady the Queen, her heirs and successors, for which payment well and truly to be made we bind ourselves, and each of us himself, jointly and severally, our and each of our heirs, executors, and administrators, and every of them firmly by these presents.

Sealed with our seals. Dated at

this _____ day of

_____ in the year of our Lord One thousand eight hundred and

ninety

Whereas the above-bounden _____ is desirous of removing from the _____ warehouse in the port of _____ to the _____ warehouse in the said

port the following goods (that is to say):—

Now the condition of the above-written obligation is such that if the said goods and every part thereof shall duly arrive and be re-warehoused at the said last-mentioned warehouse within one week from the date of permission for their removal being granted, and a certificate to that effect from the proper officer of Customs at the said last-mentioned warehouse be produced to the collector at the above-mentioned port within _____ days from the date hereof, or if the said goods are otherwise accounted for to the satisfaction of the Commissioner of Trade and Customs, then this obligation to be void, otherwise to be and remain in full force and virtue.

Sealed and delivered by the above- }
named }
in the presence of }

Customs Act 1890.

REGULATIONS RELATING TO BOTTLING BULK SPIRITS IN BOND WHICH HAVE BEEN DISTILLED AND MANUFACTURED IN VICTORIA.

IN pursuance of the powers conferred upon me by the 126th section of the *Customs Act 1890* (54 Victoria No. 1081), I hereby approve of the following Regulations for Bottling Bulk Spirits in Bond for home consumption or exportation, such spirits being the produce and manufactures of this colony:—

1. Bulk spirits may be bottled in bonding warehouses or portions of such warehouses which shall have been specially approved by the Collector of Customs for that purpose.

2. On a requisition being presented to the Collector for bottling spirits, containing the necessary particulars, such Collector shall appoint a duly qualified officer of the Department to superintend the operation, which shall be carried on subject to the supervision of the warehousekeeper, and the expense of the superintending officer shall be borne by the requisitioner.

3. The contents of two or more casks may be blended and bottled at the same time, but not less than the ullage contents of a package shall be permitted to be bottled.

4. Previous to bottling the contents of a cask or casks of spirits, the same shall be regauged and the strength retaken by the superintending officer, who shall carefully indorse the particulars of such re-examination on the back of the requisition, as well as full particulars of the operation, showing the bonding marks and contents of the cases into which the bottled spirits have been placed, which shall be initiated by the warehousekeeper, and shall be duly transferred to the proper stock book of the department.

5. The spirits shall be drawn off into reputed quart or pint bottles, and packed in cases of not less than one dozen such quart or two dozen such pint bottles, and the bonding marks of the casks of spirits bottled shall be reproduced on the cases as the bonding mark of such cases.

6. If any surplus quantity or sediment of the spirits remain in the cask, the duties shall be immediately paid thereon, or else the goods shall be destroyed by the authority of the Commissioner of Trade and Customs in the presence of the proper officers.

7. In all cases the officer superintending the bottling shall exercise the strictest care to prevent any loss accruing to the revenue in bottling spirits, by observing that the contents and strength of the bottled spirits shall be equal to the contents and strength of the cask or casks as regauged and re-examined. Any deficiency found on examining the spirits after bottling must be duly paid or otherwise accounted for to the satisfaction of the Commissioner of Trade and Customs.

8. The bottles into which the spirits are repacked may be labelled if required by the owner thereof; but no label shall be permitted to be placed upon the bottles unless the same shall truly describe their contents, and shall have been previously approved by the Commissioner.

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

Department of Trade and Customs,
Melbourne, 15th December, 1890.

REGULATIONS RELATING TO THE TRANSMISSION OF GOODS VIA NEW SOUTH WALES OR SOUTH AUSTRALIA FOR RE-INTRODUCTION INTO VICTORIA.

PERSONS desirous of conveying duty-paid goods or goods manufactured or produced in Victoria, *via* New South Wales or South Australia, from Melbourne, or any other port of this colony, to places on the frontier of Victoria, and of re-introducing such goods without payment of duty, should apply to the Collector of Customs at the port of export, furnishing invoices of particulars to an officer of Customs, who will satisfy himself as to the contents being correct, and mark the packages for identification.

A copy of invoice of contents should be deposited with the Collector of Customs, who will forward it to the Customs officer at the station where the goods will be re-introduced.

Upon the goods being found to correspond with the invoices transmitted, they will be delivered without payment of duty.

Any goods brought into Victoria except under these Regulations will be treated as goods imported and liable to duty.

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

Department of Trade and Customs,
Melbourne, 15th December, 1890.

Customs Act 1890.

REGULATIONS RELATING TO THE REPACKING OF OPIUM IN BOND.

IN accordance with the powers conferred upon me by the 126th section of the *Customs Act 1890* (54 Victoria No. 1081), I hereby approve of the following Regulation relating to the Repacking of Opium in Bond:—

Subject to the approval of the Collector of Customs, a repack of opium in bond will be allowed in quantities not exceeding 10 lbs. weight for chemical purposes only. Not more than two repacks will be allowed in respect of any one original package of opium.

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

Department of Trade and Customs,
Melbourne, 15th December, 1890.

Customs Act 1890.

PORTS FOR GOODS CLEARED UNDER BOND.

IN accordance with the provisions of the 29th section of the *Customs Act 1890* (54 Victoria No. 1081), I hereby order and direct that, in the undermentioned ports and places, goods cleared for drawback or from the warehouse shall be carried, or waterborne to be put on board any ship for exportation, or goods carried or waterborne from any importing ship to or to be landed at any wharf, quay, or other place, shall be so carried or waterborne only by persons authorized for that purpose by licence:—

- Melbourne
- Geelong
- Warrnambool
- Echuca
- Wodonga
- Wahgunyah
- Swan Hill
- Tocumwall.

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

Department of Trade and Customs,
Melbourne, 15th December, 1890.

Customs Act 1890.

PORTS AT WHICH AGENTS MAY BE LICENSED.

IN accordance with the provisions of section 28 of the *Customs Act 1890* (54 Victoria No. 1081), I hereby appoint and declare the undermentioned ports as ports in which persons acting as agents in the entrance or clearance of any ship, or of any goods or baggage or any business relating thereto, shall be required to be duly licensed for that purpose:—

- Melbourne
- Geelong
- Port Fairy
- Warrnambool
- Echuca
- Wodonga
- Wahgunyah
- Swan Hill.

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

Department of Trade and Customs,
Melbourne, 15th December, 1890.

Customs Act 1890.

MINIMUM QUANTITIES OF GOODS DELIVERABLE FROM THE WAREHOUSE.

IN pursuance of the powers vested in me by the 102nd section of the *Customs Act 1890* (54 Victoria No. 1081), I hereby direct that the quantities of goods shown in the Schedule annexed hereto shall be the minimum quantities of such goods that may be delivered from the warehouse for home consumption or exportation.

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

Department of Trade and Customs,
Melbourne, 15th December, 1890.

MINIMUM QUANTITIES OF GOODS DELIVERABLE FROM THE WAREHOUSE.

Act 54 Victoria No. 1081, Section 102.

Description.	Home Consumption.	Exportation.
Spirits in case ...	Original case ...	Original case
Spirits in wood ...	14 gallons ...	14 gallons
Wine in case ...	2 gallons ...	2 gallons
Wine in wood ...	14 gallons ...	14 gallons
Tobacco ...	20 lbs. ...	20 lbs.
Cigars, cigarettes, snuff, &c. ...	20 lbs. ...	10 lbs.
Beer, bulk ...	Original package ...	Original package
Beer, bottled ...	Original package ...	Original package
Tea ...	1 chest of, or its equivalent quantity ...	½ chest of, or its equivalent quantity
Sugar and Molasses ...	10 cwt. ...	5 cwt.
Opium ...	Original package ...	Original package (Repack allowed for medicinal purposes)
Rice ...	10 cwt. ...	1 cwt.
Hops ...	1 pocket ...	1 package
Malt ...	20 bushels ...	20 bushels
Salt ...	1 ton ...	½ ton
Flour and grain ...	20 centals ...	10 centals
Acetic acid ...	100 pints or lbs. ...	28 pints or lbs.
Provisions, salted ...	5 cwt. ...	1 package
Vinegar ...	Original package ...	Original package
All other goods ...	1 package* ...	1 package*
Goods for ships' stores as per repack*		

* All repacks are subject to approval by the warehouse-keeper, who will take care that *ad valorem* goods are not packed into packages upon which the duty is less than £5, and that other goods are not made into very small packages. In cases where the ordinary locker cannot attend to a repack, the owner must pay for the services of an extra locker.

Customs Act 1890.

PLACE FOR EXAMINATION OF GOODS ON LANDING.

IN accordance with the provisions of the 63rd section of the *Customs Act 1890* (54 Victoria No. 1081), I hereby appoint the shed erected by Mr. W. Howard Smith on the south-east corner of Government allotment No. 7, on the north side of the River Yarra Yarra, bounded on the east by allotment No. 6, on the north by the road running diagonally from near Batman's Hill to the River Yarra Yarra, on the west by allotment No. 8, and on the south by the wharf road, to be a place for the Examination of Goods on the Landing thereof.

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

Department of Trade and Customs,
Melbourne, 15th December, 1890.

Customs Act 1890.

REGULATIONS RESPECTING TRANSHIPMENT OF GOODS FOR EXPORTATION OR CARRIAGE COASTWISE.

IN pursuance of the powers conferred upon me by the 177th section of the *Customs Act 1890* (54 Victoria No. 1081), I hereby make the following rules for the transshipment of goods to be exported:—

1. Goods intended to be transhipped for exportation will not be allowed to be discharged from the import vessel until the necessary transhipping entry has been received by the proper officer, and, in cases where the duty and wharfage on such goods or either of them would have amounted to £3 and upwards, a bond in treble the amount of such duty and wharfage shall have been executed to which the exporter and one other approved surety must be parties.

2. Goods to be transhipped, if landed, must be conveyed on the same day, or as soon thereafter as may appear to the collector to be practicable, to the export vessel, by a carrier licensed under the above quoted Act.

3. Goods not transhipped in accordance with the above rules, but allowed to remain on the wharf, will be treated as goods imported, and liable to wharfage and harbour rates.

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

Department of Trade and Customs,
Melbourne, 15th December, 1890.

*Customs Act 1890.*REPACKING TOBACCO AND CIGARS IN THE
WAREHOUSE FOR EXPORTATION.

IN pursuance of the powers vested in me by the 127th section of the *Customs Act 1890* (54 Victoria No. 1081), I hereby permit Tobacco and Cigars to be repacked in the warehouse for exportation as follows:—

Tobacco, in packages, each containing not less than 20 lbs. net weight.

Cigars, in packages, each containing not less than 10 lbs. net weight, or not less than five thousand in number.

Cigars may be repacked in the warehouse for the purpose of obtaining samples for exportation. A sample from any case shall not be less than 1 lb.

Tobacco and Cigars may be repacked for ships' stores into suitable packages of less weight than the above, with the sanction of the Collector of Customs.

G. D. LANGRIDGE,

Commissioner of Trade and Customs.

Department of Trade and Customs,
Melbourne, 15th December, 1890.

Customs Act 1890.

CHARGES BY LICENSED GAUGERS.

IN pursuance of the powers vested in me by the 128th section of the *Customs Act 1890* (54 Victoria No. 1081), I hereby approve of the undermentioned charges being made by Licensed Gaugers at this port:—

Regauges: Wines, Spirits, &c., five packages and under, each package 9d., and 2s. 6d. for certificate; over five packages, each package 9d., and 5s. for certificate.

Reweights: Sugar, Coffee, and Chicory, per ton, 1s., including certificate; Tobacco, Opium, Snuff, and Cigars, per package, 6d., including certificate. Tea, per chest, 3d., half-chest, 2d., box, 1d., including certificate.

Remasurement:

Any number of packages, under 10 packages...	£1	0
Up to 30 packages...	2	0
Up to 60 packages...	3	0
Over 60 packages, per package, 9d.		

G. D. LANGRIDGE,

Commissioner of Trade and Customs.

Department of Trade and Customs,
Melbourne, 15th December, 1890.

*Customs Act 1890.*HOURS OF ATTENDANCE OF OFFICERS
OF CUSTOMS.

THE Governor in Council, in accordance with the provisions of section 7 of the *Customs Act 1890* (54 Victoria No. 1081), has appointed the hours as shown in the subjoined schedule to be the hours of general attendance of the Officers of Customs and of other persons in the Customs service at their proper offices and places of employment, and at which the sheds and warehouses shall be opened and closed, viz:—

Schedule.

HOURS OF ATTENDANCE.

Indoor Officers.—Daily (except on Saturdays, Sundays, and holidays), from 9 a.m. to 4.30 p.m.; Saturdays, from 9 a.m. to 12 a.m.

Outdoor Officers (except those appointed to open the sheds at the various landing places).—From 1st October to 31st March inclusive in each year, daily (except on Saturdays, Sundays, and holidays), from 8 a.m. to 5 p.m.; Saturdays from 8 a.m. to 1 p.m. From 1st April to 30th September inclusive in each year, daily (except on Saturdays, Sundays, and holidays), from 9 a.m. to 5 p.m.; Saturdays, from 9 a.m. to 1 p.m.

Officers appointed to open and close the sheds at the various landing places.—From 1st October to 31st March inclusive in each year, daily (except on Saturdays, Sundays, and holidays), from 7.30 a.m. to 5 p.m.; Saturdays, from 7.30 a.m. to 1 p.m. From 1st April to 30th September inclusive in each year, daily (except on Saturdays, Sundays, and holidays), from 8 a.m. to 5 p.m.; Saturdays, from 8 a.m. to 1 p.m.

Drawback Officers.—Daily (except on Saturdays, Sundays, and holidays), from 9 a.m. to 5 p.m.; Saturdays, from 9 a.m. to 1 p.m. *Lockers and Officers appointed to attend Warehouses.*—From 1st October to 31st March inclusive in each year, daily (except on Saturdays, Sundays, and holidays), from 8 a.m. to 5 p.m.; Saturdays, from 8 a.m. to 1 p.m. From 1st April to 30th September inclusive in each year, daily (except on Saturdays, Sundays, and holidays), from 9 a.m. to 5 p.m.; Saturdays, from 9 a.m. to 1 p.m.

Sheds and warehouses shall be opened and closed at the hours appointed for the officers to attend as above.

G. D. LANGRIDGE,

Commissioner of Trade and Customs.

Department of Trade and Customs,
Melbourne, 15th December, 1890.

Customs Act 1890.

HOURS FOR ENTRY OF GOODS, ETC.

IN accordance with the provisions of the *Customs Act 1890* (54 Victoria No. 1081), I hereby appoint the times at which goods may be entered and duties received at the Custom House as follows:—

On all days except Saturdays, Sundays, and holidays, from 9 a.m. to 3.30 p.m.

On Saturdays, from 9 a.m. to 11.30 a.m.

G. D. LANGRIDGE,

Commissioner of Trade and Customs.

Department of Trade and Customs,
Melbourne, 15th December, 1890.

*Customs Act 1890.*TRANSHIPMENT OF GOODS FOR CONVEYANCE BY
THE VICTORIAN RAILWAYS.

IN pursuance of the powers conferred upon me by the 177th section of the *Customs Act 1890* (54 Victoria No. 1081), I hereby make the following rule for the transshipment of goods for inland carriage:—

Goods may be transhipped from vessels in any port in Victoria to the Victorian Railways for transmission thereby to any other port in Victoria, or across the border, under the same regulations as those for the removal of goods from one warehousing port to another warehousing port by the Victorian Railways, as far as such regulations apply.

G. D. LANGRIDGE,

Commissioner of Trade and Customs.

Department of Trade and Customs,
Melbourne, 15th December, 1890.

Customs Act 1890.

GENUINE INVOICES.

BY virtue of the power vested in me by the 81st section of the *Customs Act 1890* (54 Victoria No. 1081), I hereby require the production, at the time of entry of any goods liable to a fixed rate of duty, of the Genuine Invoice relating to such goods from the manufacturer, vendor, or furnisher thereof.

Goods in respect of which such invoice is not produced will be specially dealt with under the Acts in force relating to the Customs.

If a second or any subsequent sheet to an invoice is produced, each such sheet must bear the same heading as the first sheet thereof.

G. D. LANGRIDGE,

Commissioner of Trade and Customs.

Department of Trade and Customs,
Melbourne, 15th December, 1890.

*Customs Act 1890.*REGULATIONS RELATING TO VATTING, BLENDING,
AND BOTTLING SPIRITS IN BOND FOR
EXPORTATION.

IN accordance with the provisions of the 126th section of the *Customs Act 1890* (54 Victoria No. 1081), I hereby approve of the following Regulations in connexion with the Vatting, Blending, and Bottling of Spirits in Bond for Exportation:—

1. Imported spirits may be vatted, blended, and reduced in strength in the warehouse for exportation, provided that all import marks, &c., on the casks into which they may be placed after such operation shall have been removed, or any such spirits after blending, vatting, &c., may be bottled for exportation, subject, in either of the above circumstances, to the following conditions:—

2. Application shall be made in writing to the Collector of Customs, specifying casks, &c., the contents of which it is desired to blend, &c., and no labels, brands, capsules, nor seals will be permitted to be used except such as may have been registered in the office of, and approved by, the Commissioner of Trade and Customs.

3. The spirits, after having been racked, &c., to the casks or bottled, will be re-gauged, and the strength thereof re-taken. Duty on any loss which may arise during the operation must be paid immediately after the completion thereof in excess of 1 per centum of the number of gallons computed at proof, vatted, &c. Any accidental loss will be dealt with under the *Customs Act 1890*.

4. No operation will be allowed under these Regulations unless conducted under the supervision of an officer of Customs, to be paid for by the owner of the spirits.

G. D. LANGRIDGE,

Commissioner of Trade and Customs.

Department of Trade and Customs,
Melbourne, 15th December, 1890.

*Customs Act 1890.*CONDITIONS RELATING TO APPOINTMENT OF
PRIVATE BONDED WAREHOUSES.

THE Governor in Council has approved of the subjoined Conditions Relating to the Appointment of Private Warehouses for the bonding of goods subject to *ad valorem* duty, in accordance with the provisions of section 16 of the *Customs Act 1890* (54 Vict. No. 1081).

G. D. LANGRIDGE,

Commissioner of Trade and Customs.

Department of Trade and Customs,
Melbourne, 15th December, 1890.

APPOINTMENT OF PRIVATE BONDING WAREHOUSES.

1. Applicants for licences for private bonding warehouses, under the 16th section of the *Customs Act 1890* (54 Victoria No. 1081), shall apply in writing to the Collector of Customs at the port in which the premises are situated for a licence, when such Collector shall cause the proper officer of Customs to survey and report on the suitability of such premises for the required purpose.

2. On the receipt by the Collector of a satisfactory report from the surveying officer of the premises for bonding purposes for which a licence is required, a bond in the annexed form shall be entered into by the owner or occupier of such premises, with two sufficient sureties in the sum of Two thousand pounds, after such sureties shall have been approved by the Commissioner of Trade and Customs.

3. The owner or occupier of any private warehouse requiring the entire services of a Locker shall, on his premises being licensed as aforesaid, pay to the Collector of Customs the annual sum of One hundred and sixty pounds, by equal quarterly payments in advance, for the payment of the salary of such Locker; or, when two owners or occupiers of warehouses conjointly require the services of one Locker only, one annual fee of the same amount shall be paid in such proportions in respect of each warehouse as may be directed by the Commissioner of Trade and Customs.

4. The owner or occupier of any private warehouse requiring the occasional services only of a Locker shall obtain the same on making written application to the Collector thereof in sufficient time to enable that officer to make the necessary arrangements for complying with such request, and the fee payable for such service shall be at the rate of Two shillings per hour, to take effect from the time of an officer being sent from the Custom House for such service until his return thereto.

5. A book, to be called the "Private Warehouse Locker's Time-book," shall be kept by the Warehouse-keeper, who shall note therein the time, as specified in the previous clause, during which the occasional Lockers are employed at each warehouse respectively; and such book shall be available to the owner or occupier of any warehouse for the checking of his own account. A claim shall be rendered monthly by the Collector for the services of occasional Lockers, after certification by the Warehouse-keeper that such is correct.

Bond to be given by the Proprietor or Occupier of Warehouses for Bonding Goods subject to Ad Valorem Duty.

(Act 54 Victoria No. 1081, Section 16.)

KNOW ALL MEN by these Presents, that we are jointly and severally held and truly bound unto our Sovereign Lady Victoria, by the Grace of God, of the United Kingdom of Great Britain and Ireland Queen, Defender of the Faith, in the sum of Two thousand pounds, to be paid to our said Lady the Queen, Her heirs and successors, for which payment well and truly to be made we bind ourselves, and each of us himself jointly and severally, our and each of our heirs, executors, and administrators, and every of them firmly by these presents.

Sealed with our seals. Dated this _____ day of _____ in the year of our Lord One thousand eight hundred and ninety.

Whereas the above bounden _____ is the _____ street, at the port of _____ which, under the provisions of the 16th section of the *Customs Act 1890* (54 Victoria No. 1081), has been duly approved and appointed for the warehousing and securing of goods subject to *ad valorem* duties.

Now the condition of this obligation is such, that if the full duties of importation which may become payable on all such goods as shall, at any time, be deposited in the said warehouse and warehoused therein shall be duly paid or accounted for according to the provisions of the said Act, and that such goods shall not under any circumstances be removed from such warehouse without the authority of the Collector of Customs, whether such goods be liable to duty or not, and that the officers of Customs shall have free access to the said warehouse at all times, then this obligation to be void, otherwise to be and remain in full force and virtue.

Sealed and delivered by the above-named _____ in the presence of _____

Approved by the Governor in Council the 15th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

REGULATIONS UNDER SECTION 80 OF THE "CUSTOMS ACT 1890."

THE Governor in Council has approved of the subjoined Regulations under section 80 of the *Customs Act 1890* (54 Vict. No. 1081).

G. D. LANGRIDGE,
Commissioner of Trade and Customs.
Department of Trade and Customs,
Melbourne, 15th December, 1890.

REGULATIONS.

1. Where any goods are detained under the 80th section of the *Customs Act 1890* (54 Victoria No. 1081), notice in writing in the form, or to the effect of the form attached hereto, of such detention shall forthwith be given to the person entering the same, either by delivering such notice personally or transmitting the same by post, addressed to such person at his place of abode or business, if known.

If the importer or his agent shall, within seven days after the detention of such goods, or within such further time as the Commissioner of Trade and Customs may allow, satisfy the Collector, or other principal acting officer of Customs, that the goods detained have been valued at the true value thereof, or that they are not chargeable with a higher rate or duty, or amount of duty, than that to which they would be subject according to the value or rate thereof as described in the entry, then the goods shall be delivered to such importer or his agent; but if such importer or his agent shall fail to satisfy the Collector or other principal acting officer of Customs that the goods detained have been valued at the true value thereof, or that they are not chargeable with a higher rate or amount of duty than that to which they would be subject according to the value or rate thereof as described in the entry, such Collector or other principal acting officer of Customs shall then make a report thereof to the Commissioner of Trade and Customs, who may, after hearing the importer or his agent (if they so desire), confirm or annul the decision arrived at by the Collector or other principal acting officer of Customs. And, should the Commissioner confirm such decision, the Collector or other principal acting officer shall forthwith take for the Crown any whole package or packages, or separate or distinct parcel or parcels, or the whole of the goods mentioned in the bill of entry.

2. In any case when goods are detained, and the difference in duty on the goods described in the entry does not exceed Ten shillings, or if the goods are not undervalued more than 50 per cent., and the duty does not exceed Twenty shillings, the Collector or other principal acting officer of Customs may, upon the application of the person entering the goods, made before the goods have been taken for the Crown, and with the consent of the Commissioner of Trade and Customs, permit an amendment of the entry to be made.

3. The Collector or other principal acting officer of Customs, upon taking any such goods, shall, upon request in writing, pay to the importer or person entering such goods the sum at which the same are respectively valued for duty in the bill of entry, together with 10 per cent. thereon.

4. All goods taken as aforesaid shall be lodged in the Queen's Warehouse, and sold by auction.

Form of Notice.

Mr. _____ Melbourne, 189
Imported from _____
Entered the _____
day of _____ 189
by _____
(Insert marks and descriptions.)
Sir,
Take notice that I have deemed it expedient, for the protection of the revenue, to detain the goods mentioned in the margin hereof, the same having, in my opinion, been undervalued and set forth at an improper rate of duty.

Collector or other principal acting officer of Customs.

Approved by the Governor in Council the 15th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

Customs Act 1890.

REFINING OF OPIUM IN BOND.

THE Governor in Council has, in accordance with the provisions of section 19 of the *Customs Act 1890* (54 Vict. No. 1081), approved of the subjoined Regulations relating to the Refining of Opium in Bond.

G. D. LANGRIDGE,
Commissioner of Trade and Customs.
Department of Trade and Customs,
Melbourne, 15th December, 1890.

REGULATIONS.

1. The refining of opium in bond will be allowed for home consumption or exportation upon the following conditions:—

2. Applications shall be made in writing, specifying the warehouse in which it is desired that refining opium in bond shall be carried on.

3. The building shall be subject to the approval of the Commissioner of Trade and Customs. The refining house, and all other places for the storage of opium above mentioned, shall be secured under the locks of the Customs Department.

4. The proprietor or occupier shall provide, at his own cost, all such locks and weighing machines as the Collector of Customs may require, and a suitable Locker's office, and shall keep the same in good repair.

5. Opium may be transferred from any bonded warehouse to the refining house, into which it must be weighed, and a correct account thereof kept by the officer in charge; but at no time shall there be more than 100 lbs. stored in the refining house, inclusive of the raw opium and opium in process of being refined or packed.

6. The refined opium, when repacked, must at once be replaced in a bonding warehouse, and the residue must be placed in a store appointed for the purpose; and none of the residue shall be removed except it be destroyed to the satisfaction of the warehouse keeper.

7. The refined opium must be repacked into tins without any brand or mark thereon, except such as may be approved by the Commissioner of Trade and Customs, and the whole or complete packages shall contain not less than 45 lbs. net weight.

8. The hours to be observed for the refining of opium, and for receiving and delivering opium, or residue for home consumption or exportation, shall be the same as in bonding warehouses.

9. The men employed in the refining house may be searched, when deemed necessary, by the locker or other proper officer of Customs.

Approved by the Governor in Council the 15th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

Customs Act 1890.

CRUSHING OF MAIZE IN BOND.

THE Governor in Council has, in accordance with the provisions of section 19 of the *Customs Act 1890* (54 Vict. No. 1081), approved of the subjoined Regulations relating to the Crushing of Maize in Bond.

G. D. LANGRIDGE,
Commissioner of Trade and Customs.
Department of Trade and Customs,
Melbourne, 15th December, 1890.

REGULATIONS.

1. The crushing of maize in bond will be allowed for home consumption or exportation upon the following conditions:—

2. Applications to be made in writing, specifying the warehouse in which it is desired that crushing maize in bond shall be carried on.

3. The building shall be subject to the approval of the Commissioner of Trade and Customs, and shall be capable of containing all the maize which it is intended to crush.

4. The maize to be crushed shall be removed into the crushing house, and, after being crushed, shall be returned into the bond before being delivered either for home consumption or exportation.

5. The crushing house shall be secured under the locks of the Customs Department, as well as the place appointed for bonding purposes.

6. The proprietor or occupier shall provide, at his own cost, all such locks and weighing machines as the Collector of Customs may require, and a suitable Locker's office, and shall keep the same in good repair.

7. Maize may be entered direct from the ship, or transferred from any bonded warehouse to the receiving store, into which it must be weighed, and a correct account thereof kept by the locker.

8. The hours of attendance shall be the same as at other bonded warehouses, but, if any extended time be required, the same may be allowed by the collector. The charge made for the attendance of an officer shall be at the rate of One shilling and sixpence per hour during warehouse hours, and, for any time after the hours above specified, the charge shall be in accordance with the Regulations for Overtime for Lockers.

Approved by the Governor in Council
the 15th December, 1890.
G. WILSON BROWN,
Clerk of the Executive Council.

Customs Act 1890.

GRINDING OF OATS IN BOND FOR EXPORTATION.

THE Governor in Council has, in accordance with the provisions of section 19 of the *Customs Act 1890* (54 Vict. No. 1081), approved of the subjoined Regulations relating to the Grinding of Oats in Bond for exportation.

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

Department of Trade and Customs,
Melbourne, 15th December, 1890.

REGULATIONS.

1. The grinding of oats in bond will be allowed for exportation upon the following conditions:—

2. Applications must be made in writing, specifying the warehouse in which it is desired that grinding oats in bond shall be carried on.

3. The building shall be subject to the approval of the Commissioner of Trade and Customs, and must be constructed of stone or brick.

4. The oats to be ground shall be removed into the grinding room, and, after being converted into oatmeal, shall be returned into the bond before being delivered for exportation.

5. The grinding house, as well as the places appointed for bonding purposes, shall be secured under the locks of the Customs Department.

6. The proprietor or occupier shall provide, at his own cost, all such locks and weighing machines as the Collector of Customs may require, and a suitable Locker's office, and shall keep the same in good repair.

7. Oats may be entered direct from the ship, or transferred from any bonded warehouse to the receiving store, into which it must be weighed, and a correct account thereof kept by the locker.

8. The hours of attendance shall be the same as at the other bonded warehouses, but, if any extended time be required, the same may be allowed by the collector. The charge made for the attendance of an officer during ordinary bonding hours shall be at the rate of Two shillings per hour, and, for any time beyond the hours above specified, the charge shall be as laid down in the Regulations for Overtime for Lockers.

Approved by the Governor in Council
the 15th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

Customs Act 1890.

IMPORTATION OF BARLEY AND EXPORTATION OF MANUFACTURED BARLEY.

THE Governor in Council has, in accordance with the provisions of Section 21 of the *Customs Act 1890* (54 Vict. No. 1081), approved of the subjoined Regulations relating to the Importation of Barley, and the Exportation of Manufactured Barley.

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

Department of Trade and Customs,
Melbourne, 15th December, 1890.

REGULATIONS.

Importers of barley will be allowed to take delivery thereof without payment of duty on importation, subject to the following regulations and conditions:—

1. Any importer of barley desirous of availing himself of these regulations must make an application in writing to the Commissioner of Trade and Customs, submitting the names of two persons willing to become sureties severally and jointly to a bond for the sum of Two thousand pounds in the form hereto annexed.

2. Barley imported under these regulations must be specially entered and so described on the entry, and will be treated as goods warehoused.

3. A debtor account will be kept of all barley entered by such importer, and all barley exported by such importer will be credited to such account, provided that a special export entry be passed for such barley, and that such barley be weighed in the presence of an officer of Customs, at the expense of the applicant.

4. On the 31st March, 30th June, 30th September, and 31st December, or on such other days as may be approved of by the Commissioner of Trade and Customs, a balance will be struck of all such barley imported and exported; and if manufactured barley in the proportion of fifty-two pounds of manufactured barley to every one hundred pounds of such imported barley be exported no import duty will be charged in respect of the barley the equivalent of which has been so exported; but all barley imported in excess of the above-mentioned proportion shall be chargeable with the usual import duty.

Bond.

(Act 54 Victoria No. 1081, section 21.)

Know all men by these presents that we are jointly and severally held and firmly bound unto our Sovereign Lady Victoria, by the grace of God of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith in the sum of Two thousand pounds, to be paid to our said Lady the Queen, her heirs and successors, for which payment well and truly to be made we bind ourselves, and each of us himself, jointly and severally, our and each of our heirs, executors, and administrators, and every of them firmly by these presents.

Scaled with our seals. Dated this _____ day of _____ in the year of our Lord One thousand eight hundred and ninety _____

Whereas the above-bonded _____ is an importer of barley, carrying on business in _____ street, in the port of _____

Now the condition of this obligation is such that if the said _____ shall pay on demand to the Collector of Customs at the port of _____ such duty as may become payable on such barley as may be imported by him in excess of the proportion of one hundred pounds for every fifty-two pounds exported by him, in accordance with the provisions of any Act in force for the time being relating to the customs, and any regulations thereunder in force for the time being; and that if the said _____ shall always comply with the provisions of such Acts and regulations, then this obligation to be void, otherwise to be and remain in full force and virtue.

Scaled and delivered by the above-named _____ in the presence of _____

Approved by the Governor in Council
the 15th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

Customs Act 1890.

BLENDED OF COLONIAL WINES IN BOND.

THE Governor in Council has, in accordance with the provisions of Section 18 of the *Customs Act 1890* (54 Vict. No. 1081), approved of the subjoined Regulations relating to the Blending of Colonial Wines in Bond for exportation.

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

Department of Trade and Customs,
Melbourne, 15th December, 1890.

REGULATIONS.

1. Persons desirous of blending colonial wines for exportation shall apply to the Commissioner of Trade and Customs, in writing, specifying the premises wherein they propose to blend such wines, and submit the names of two persons willing to become sureties severally and jointly with the applicant to a bond of £2,000 in the form hereto annexed.

2. The premises in question shall consist of an apartment securely enclosed or partitioned off from any other portion of a building by brick or stone walls, or by wood walls lined with iron, and the doors properly secured with bars, &c., or if the blending is to take place in a store already appointed for bonding purposes, the partition may be of lattice work or boards not less than ½ in. thick. All such premises shall be subject to the approval of the Commissioner of Trade and Customs.

3. Wine imported from, and being the produce of other Australian colonies, may be entered for such warehouse, or may be removed from any other bonding warehouse thereto, subject to the usual regulations. A correct stock account in gallons shall be kept by the officer in charge of such warehouse of wine placed therein, and of wine exported therefrom.

4. Wine the produce of Victoria may be placed in such warehouse, but a correct account must be kept of the number of gallons of such wine so taken in, and, in stock-taking, the quantity so introduced will be allowed for in the account.

5. Any such wines may be bottled into reputed quarts and pints, but no labels, seals, nor other brands or marks shall be used except such as are specially permitted by the Commissioner of Trade and Customs.

6. Stock shall be taken at the end of every six months, and on any deficiency in gallons then found to exist (after allowing for the quantity of Victorian wines placed in the warehouse, and for any loss or waste which have been inspected and allowed by the warehousekeeper) duty shall be paid forthwith, unless such deficiency shall be otherwise accounted for to the satisfaction of the Commissioner of Trade and Customs.

7. Should the premises be in any bonding warehouse, the Commissioners of Trade and Customs may dispense with the attendance of any special officer; but if a special officer is required the fee payable shall be at the rate of One shilling and sixpence per hour during ordinary bonding hours. Should the premises be separate from any bonding warehouse, the fee shall be at the rate of £160 per annum, payable quarterly in advance. Overtime may be allowed at the rate for lockers approved by the Governor in Council.

Bond to be Given by the Proprietor or Occupier.

(54 Vict. No. 1081, section 18.)

Know all men by these presents, that we are jointly and severally held and firmly bound under our Sovereign Lady Victoria, by the Grace of God of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, in the sum of Two thousand pounds, to be paid to our said Lady the Queen, her heirs and successors, for which payment well and truly to be made we bind ourselves and each of us himself, jointly and severally, our and each of our heirs, executors, and administrators, and every of them firmly by these presents.

Sealed with our seals. Dated this _____ day of _____ in the year of our Lord one thousand eight hundred and ninety _____

Whereas the above-bounded _____ is the _____ street, at the port of _____ of a warehouse, situate in _____ which, under the provisions of the *Customs Act 1890* (54 Victoria No. 1081), section 18, has been duly approved and appointed for the warehousing and securing and blending of wines liable to duty:

Now the condition of this obligation is such that if the full duties of importation which may become payable on all such wines as shall at any time be deposited in the said warehouse, and warehoused therein, shall be duly paid or accounted for according to the provisions of the said Act, and if all the provisions of the said Act which apply thereto shall be duly observed, then this obligation to be void, otherwise to be and remain in full force and virtue.

Sealed and delivered by the above-named _____ in the presence of _____

Approved by the Governor in Council
the 15th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

Customs Act 1890.

RE-STOVING AND RE-PACKING OF TOBACCO
IN BOND.

THE Governor in Council has, in accordance with the provisions of section 19 of the *Customs Act 1890* (54 Vict. No. 1081), approved of the subjoined Regulations relating to the re-stoving and re-packing of tobacco in bond.

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

Department of Trade and Customs,
Melbourne, 15th December, 1890.

REGULATIONS.

1. The re-stoving and re-packing of tobacco in bond will be allowed upon the following conditions:—
2. Applications shall be made in writing, specifying the building in which it is desired that re-stoving and re-packing tobacco in bond shall be carried on.
3. The building shall be subject to the approval of the Commissioner of Trade and Customs, and must be constructed of stone or brick, and shall be so arranged that there shall be a separate store for all the tobacco which it is intended to re-stove and re-pack; and also a separate store wherein the tobacco, after re-stoving and re-packing, shall be placed, together with any residue. The re-stoving and re-packing house and all other places for the storage of tobacco above-mentioned shall be secured under the locks of the Customs Department.
4. The proprietor or occupier shall provide, at his own cost, all such locks and weighing machines as the Collector of Customs may require, and a suitable locker's office, and shall keep the same in good repair.
5. Tobacco may be transferred from any bonded warehouse to the re-stoving and re-packing house, into which it must be weighed, and a correct account kept by the officer in charge.
6. The re-stoved tobacco when re-packed, must at once be replaced in a bonded warehouse or exported, the residue remaining in the store appointed for the purpose, and none of the residue shall be removed except it be destroyed to the satisfaction of the warehouse-keeper, or duty paid thereon.
7. The hours for receiving or delivering tobacco or residue shall be the same as in bonded warehouses, but the re-stoving and re-packing of tobacco may be carried on at any time at the discretion of the Collector of Customs, subject to payment for the services of an officer at the rate of Two shillings per hour during ordinary bonded hours. Overtime may be allowed by the Collector of Customs at the rate for Lockers approved by the Governor in Council.

Approved by the Governor in Council
the 15th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

Customs Act 1890.

REMOVAL OF WHEAT ACROSS THE BORDER FOR
THE PURPOSE OF BEING GROUND.

THE Governor in Council has, in accordance with the provisions of section 287 of the *Customs Act 1890* (54 Vict. No. 1081), approved of the subjoined Regulations relating to the removal of wheat across the border for the purpose of being ground.

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

Department of Trade and Customs,
Melbourne, 15th December, 1890.

REGULATIONS.

1. Any person residing in Victoria adjacent to the borders of either the colonies of New South Wales or South Australia may, where there is no mill in Victoria within ten (10) miles of the land of such person whereon wheat has been grown, temporarily remove into New South Wales or South Australia wheat, the produce of land in the occupation of such person, for the purpose of being ground into flour, subject to the following regulations:—
2. Any such person, previously to such removal, must make application in writing to the Officer of Customs in Victoria residing nearest to the land whereon the wheat is grown, specifying the quantity of wheat to be removed, and accompanying such specification by a statutory declaration of the applicant. "That the wheat sought to be removed was grown on land in Victoria," and obtain from such Officer of Customs a permit to remove the wheat to the mill therein mentioned.
3. Flour, the produce of any wheat removed as aforesaid, may, within one calendar month after such removal, be brought into Victoria by the person obtaining the permit, upon production of such permit to the Officer of Customs granting the same, accompanied by a certificate from the proprietor of the mill named therein, and a statutory declaration from the owner of the wheat exported that the flour is the produce of the wheat specified in the permit.
4. Upon compliance with these regulations, and the Officer of Customs being satisfied that the certificates and declarations are correct, he may admit such flour into Victoria free of duty, provided the weight of the flour does not exceed nine-tenths of the weight of the wheat exported.

Approved by the Governor in Council
the 15th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

Customs Act 1890.

REGULATIONS FOR REMOVAL OF GOODS UNDER
BOND FROM ONE WAREHOUSING PORT TO
ANOTHER WAREHOUSING PORT.

IN pursuance of the powers conferred upon me by the 119th section of the *Customs Act 1890* (54 Victoria No. 1081), I hereby make the following regulations for the transmission of goods under bond from one warehousing port to another warehousing port in Victoria by the Victorian Railways:—

1. Bonded goods may be exported under bond from the port of Melbourne to ports belonging to New South Wales and South Australia by railway, *via* Victorian ports, and thence by steamer or other approved means of conveyance to the port of destination.
2. Goods in bond at the port of Melbourne may, in the same manner, be removed under bond to Echuca, or to other warehousing ports on the River Murray belonging to Victoria.
3. Similar goods may be removed to or exported under bond from one warehousing port to another under these regulations.
4. In the event of steamers or other approved means of conveyance not being in waiting at the Victorian railway terminus to convey goods entered out for other Murray ports, on their arrival by railway, the owners or agents of such goods will be required to place the same in bond (*in transitu*) until a vessel or other approved means of conveyance is ready to convey them to their destination, when they are to be placed in such vessel or other means of conveyance by and at the expense of the owner or agent thereof, under the supervision of the officers of this Department.
5. No goods forwarded under bond shall be allowed to remain during transit at any railway station for more than 24 hours after arrival; goods not shipped or removed from thence to their destination, or placed by the owners or agents thereof in a bonding warehouse, within the time specified, will be removed to a place of security by the officers of this Department, at the expense and risk of the parties interested, and shall remain in such place, at their risk, until all expenses attending such removal and warehousing shall have been paid.
6. The bond to be entered into at the port of removal or export must cover goods to their port of final destination; it will be unnecessary, therefore, for owners or agents of goods detained at Echuca or Wodonga or other port in Victoria under the circumstances referred to in preceding paragraph to enter into a further bond at that port. Should any goods be removed in a waggon or dray to the final port of destination, the owner of such waggon or dray must give security for £250 for every vehicle so employed, and be duly licensed to carry bonded goods.
7. The bonds entered into for the removal or export across the border of goods from the warehouse by railway shall contain a covenant binding the exporters of such goods and their sureties to produce within a reasonable time to be stated therein to the Collector at the port of export a certificate from the proper officer of Customs at the port of destination of such goods of the receipt thereof.

8. On an entry being passed for removal or export across the border of goods by railway such goods shall be forwarded by and at the expense of the owner under these regulations to the searcher of this Department at the railway station, who will duly record the receipt and transmission of such goods and properly secure the carriages containing the same.

9. A transire in the form annexed, in duplicate, containing particulars of goods forwarded under bond by rail, signed by the searcher of Customs at the railway station and countersigned by the railway officer, shall be transmitted by the train conveying the goods under cover to the officer of Customs at the port of destination in Victoria along with shipping bills; and the duplicate of the former will be returned by the searcher to the Collector at the port of export along with the Customs entry of goods duly certified to by such searcher as having been exported or removed.

10. On the arrival of goods under bond by railway at the port of destination in Victoria, the declaration on the transire accompanying the same is to be signed by the guard or other railway officer in the presence of the officer of Customs; and should the goods be intended for either of these ports, such transire is to be treated as a coastwise report, and entries are to be passed accordingly.

11. The officer of Customs at Echuca, Wodonga, or other port on the Murray, as the case may be, is particularly directed to take care that all bonded goods forwarded to that port *in transitu* for other ports on the Murray shall be entered and borne on the vessel's manifest conveying the same to their final port of destination; or if sent on by waggon, that the required bond and licence have been obtained for carrying bonded goods, in which case the driver of each vehicle must be furnished with a cart-note or way-bill.

12. The master of every vessel trading to and conveying bonded goods from Victorian ports on the Murray shall be required to enter into a bond with two sufficient sureties to conform to the Customs laws and regulations of this colony, and shall in every case where goods are removed by him from one warehousing port to another, be a party to the removal or export bond entered into by the owner or agent of such goods.

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

Department of Trade and Customs,
Melbourne, 15th December, 1890.

TRANSIRE.

Outwards by Victorian Railways.

To the Collector of Customs

An account of all goods and merchandise removed under bond by the Victorian Railways from _____ to _____

Mark	No.	Description of Goods.	Total Contents.

Custom House,

18

Searcher.

Note.—It is requested that this document be returned, with a report as to the due receipt of the goods, to the Collector at the port of shipment.

Customs Act 1890.

METHYLATION OF SPIRITS IN BOND.

THE Governor in Council has, in accordance with the provisions of section 19 of the *Customs Act 1890* (54 Vict. No. 1081), approved of the subjoined Regulations relating to the Methylation of Spirits in Bond.

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

Department of Trade and Customs,
Melbourne, 15th December, 1890.

REGULATIONS.

1. The methylation shall be effected by the admixture of purified wood naphtha in the proportion of one gallon to every ten gallons of spirits.

2. The purified wood naphtha to be used shall be purchased by the Collector of Customs, the expense thereof to be reimbursed by the applicant without delay.

3. The methylation shall be conducted under the supervision and in the presence of an officer of Customs.

4. Upon the Collector of Customs being satisfied that any spirits so methylated have been rendered wholly unfit for human consumption, such spirits will be delivered from the warehouse on payment of the duty payable on methylated spirits.

Approved by the Governor in Council
the 15th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

Customs Act 1890.

REFINING OF SUGAR IN BOND.

THE Governor in Council has, in accordance with the provisions of section 19 of the *Customs Act 1890* (54 Vict. No. 1081), approved of the subjoined Regulation relating to the Refining of Sugar in Bond.

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

Department of Trade and Customs,
Melbourne, 15th December, 1890.

REGULATION.

No sugar the produce of sugarcane shall be deemed to be "refined" unless the same shall have been previously reduced to a liquid by melting, and then subjected to all the processes through which sugar, in order to be refined, is usually passed; provided that all such processes shall have been previously approved of by the Commissioner of Trade and Customs.

Approved by the Governor in Council
the 15th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

Customs Act 1890.

CLEANING AND DRESSING OF RICE IN BOND.

THE Governor in Council has, in accordance with the provisions of section 19 of the *Customs Act 1890* (54 Vict. No. 1081), approved of the subjoined Regulations relating to the Cleaning and Dressing of Rice in Bond.

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

Department of Trade and Customs,
Melbourne, 15th December, 1890.

REGULATIONS.

1. The dressing and cleaning rice in bond will be allowed for home consumption or exportation upon on the following conditions:—

2. Applications shall be made in writing, specifying the building in which it is desired that dressing or cleaning rice in bond shall be carried on.

3. The building shall be subject to the approval of the Commissioner of Trade and Customs, and must be constructed of stone or brick, and shall be so arranged that there shall be a store for all the rice which it is intended to clean or dress, and also a separate store wherein the rice, after cleaning or dressing, shall be placed, together with the residue, from which latter place the deliveries for home consumption or exportation shall be made. The dressing and cleaning house and all other places for the storage of rice above mentioned shall be secured under the locks of the Customs Department.

4. The proprietor or occupier shall provide at his own cost all such locks and weighing machines as the Collector of Customs may require, and a suitable Locker's office, and shall keep the same in good repair.

5. Rice may be entered direct from the ship or transferred from any bonded warehouse to the receiving store, into which it must be weighed, and a correct account thereof kept by the Locker.

6. The dressed rice and residue must be placed in the store approved for the purpose; and none of the residue shall be removed except under such regulations as to proportion chargeable with duty determined by the Commissioner, and upon certificate of inspection by the Warehouse-keeper.

7. The hours to be observed for the receiving and for delivering rice or residue for home consumption or exportation shall be the same as in bonding warehouses. The fee for the attendance of the Customs officer shall be £250 per annum, payable quarterly in advance on 1st January, 1st April, 1st July, and 1st October respectively. Should any extended time be required for dressing or cleaning, such may be allowed by the Collector of Customs upon payment of overtime as laid down for Lockers in the regulations for overtime.

Approved, by the Governor in Council
the 15th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

Customs Act 1890.

FORM OF DECLARATION TO BE MADE ON ENTRY OF GOODS.

IN pursuance of the powers conferred upon me by the 82nd section of the *Customs Act 1890* (54 Vict. No. 1081), I hereby prescribe the forms, as shown in the schedules attached hereto, to be the forms of declaration to be subscribed by any person on the entry of any goods (as circumstances may require).

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

Department of Trade and Customs,
Melbourne, 15th December, 1890.

IMPORTS.—DUTIABLE.

I _____ of _____ do hereby declare that I am (the agent duly authorized by _____) the importer of the books and shoes mentioned in this entry, and that the invoice now produced is the genuine and only invoice of the said

goods, and of the contents of the packages specified therein; and that the said boots and shoes are of the sizes and numbers described in the said invoice.

Witness my hand this day of 189
The above declaration signed in the presence of

I of do hereby declare that I am (the agent duly authorized by) the importer of the goods mentioned in this entry, and that the invoice now produced is the genuine and only invoice of the said goods, and of the contents of the packages specified therein; and that the value of the said goods mentioned in the entry and invoice was at the time of shipment the fair market value of the said goods in the principal markets of the country whence the same were exported.

Witness my hand this day of 189
The above declaration signed in the presence of

I of do hereby declare that I am (the agent duly authorized by) the importer of the goods mentioned in this bill of entry, and that the goods are of the value stated therein.

Witness my hand this day of 189
The above declaration signed in the presence of

I of do hereby declare that I am (the agent duly authorized by) the importer of the goods mentioned in this bill of entry, and contained in the packages therein referred to; and that ha no invoice of the said goods, but that the value of the said goods mentioned in the entry is the fair value for duty.

Witness my hand this day of 189
The above declaration signed in the presence of

IMPORTS.—FREE.

I of do hereby declare that I am (the agent duly authorized by) the importer of the goods mentioned in this bill of entry, and contained in the packages therein referred to; that such goods are of the value and of the description and quantities therein set forth; and I further declare that the said goods are not liable to any duty of Customs, and that the particulars given herein are in every respect true and correct.

Witness my hand this day of 189

Customs Act 1890.

RENT PAYABLE FOR GOODS DEPOSITED IN THE QUEEN'S WAREHOUSE.

IN pursuance of the powers conferred upon me by the 12th section of the Customs Act 1890 (54 Vict. No. 1081), I hereby direct that the rates specified in the schedule hereto shall be payable as rent in respect of the goods named therein deposited in the Queen's Warehouse.

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

Department of Trade and Customs,
Melbourne, 15th December, 1890.

QUEEN'S WAREHOUSE CHARGES.

Articles.	Rent per Week.
Barrel or quarter cask	0 3
Butter or herrings, firkin of	0 1
Cigars, per case of 100 lbs. and over, gross	0 9
Cigars, per case of under 100 lbs., gross	0 6
Cigars, per box containing 1,000	0 1
Cigars, per box containing 500	0 0½
Coffee, per ton	1 0
Hoghead or half-pipe	0 6
Liquids, 6-gallon case and over	0 2
Liquids, 4-gallon case and under 6 gallons	0 1½
Liquids, under 4-gallon case	0 1
Opium, per case	0 2
Pipe or puncheon	1 0
Sugar, per ton	1 0
Tea, per chest	0 2
Tea, per half-chest	0 1
Tea, per chest of 5-10 cutty boxes	0 2
Tobacco, per tierce of 450 lbs. and over	1 0
Tobacco, per tierce of under 450 lbs.	0 6
Tobacco, per keg or box of 250 lbs. and over	0 3
Tobacco, per keg or box of under 250 lbs.	0 2
Tobacco leaf, per ton	1 0
Crates and other packages not above specified, per ton	0 8

Customs Act 1890.

PORTS INTO WHICH OPIUM MAY BE IMPORTED AND WAREHOUSED.

THE Governor in Council has appointed the undermentioned ports as ports into which opium may be imported and warehoused, in accordance with the provisions of section 49 of the Customs Act 1890 (54 Vict. No. 1081), viz:—Melbourne and Geelong.

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

Department of Trade and Customs,
Melbourne, 15th December, 1890.

Customs Act 1890.

TEMPORARY IMPORTATION OF GOODS.

THE Governor in Council has, in accordance with the provisions of section 101 of the Customs Act 1890 (54 Vict. No. 1081), approved of the subjoined Regulations relating to the temporary importation of goods on deposit of duty.

G. D. LANGRIDGE,
Commissioner of Trade and Customs.
Department of Trade and Customs,
Melbourne, 15th December, 1890.

REGULATIONS.

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.

Approved by the Governor in Council
the 15th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

Customs Act 1890.

UNDERVALUATION OF GOODS FOR AD VALOREM DUTY.

THE Governor in Council has, in accordance with the provisions of section 77 of the Customs Act 1890 (54 Vict. No. 1081), approved of the subjoined Regulations relating to undervaluation of goods subject to ad valorem duty.

G. D. LANGRIDGE,
Commissioner of Trade and Customs.
Department of Trade and Customs,
Melbourne, 15th December, 1890.

REGULATIONS.

1. If after entry and examination of goods subject to ad valorem duty, it shall appear to the proper officer of Customs that such goods have been undervalued according to the meaning and intention of the 77th section of the Customs Act 1890 (54 Vict. No. 1081) such officer shall detain the goods so undervalued and assess the value thereof, when he shall forthwith give notice in writing to the owner or agent of such goods to amend his entry in accordance with such assessment; and such notice shall be left at the residence or known place of business of the agent or owner of the goods so detained as aforesaid.

2. In the event of the owner or agent of the goods which have been detained for undervaluation neglecting or refusing to amend his entry in accordance with the assessed value thereof, by the proper officer within two clear days after he has been requested to do so, by notice as aforesaid, or within such other longer period as the Commissioner of Trade and Customs may appoint, then the value as assessed by the proper officer shall be deemed and taken to be the true value thereof, and the goods charged with duty accordingly; but the owner or agent of such goods may, within the period first mentioned, if he shall deem the value so assessed to be in excess of the true and real value thereof, apply for and obtain the Collector's sanction—which he is hereby required to give—to appoint a competent valuator on his behalf to examine and value the goods detained as aforesaid, in conjunction with another valuator to be appointed for and on behalf of the Crown by the Collector; and, if upon examination of the said goods as herein-after directed, such valuers do not concur in the value thereof, they shall forthwith appoint a third person to act as umpire, and acquaint the Collector therewith; and in the event of such valuers disagreeing in the choice of a person to be appointed for that purpose, then the Collector shall act as umpire; or it shall be competent, if they think fit, for the valuers in the first instance to appoint an umpire as aforesaid before examining or determining the value of the goods in dispute.

3. After the appointment of valuers as aforesaid, the Collector shall proceed, with all convenient despatch, to appoint a meeting or meetings of the valuers so appointed, or of such valuers and their umpire as aforesaid, to be held at some convenient time and place, for the purpose of examining and determining the true value of the goods in dispute, according to the 77th section of the said recited Act, at which meeting or meetings the Collector shall be present, whether acting as umpire or not; and the decision of the two valuers as aforesaid, or of such valuers and umpire, or a majority of them, shall be made in writing, and shall be final and conclusive and the goods charged with duty accordingly.

4. In the event of the owner or agent of goods detained for undervaluation by the proper officer aforesaid failing to appoint a valuator on his behalf, and to acquaint the Collector, in writing, with the name and address of the person so appointed by him within two clear days after he has obtained such Collector's sanction as aforesaid, or within such other longer period as the Commissioner of Trade and Customs may appoint, or should such valuator to be appointed as aforesaid neglect to attend any meeting of valuers to be appointed by the Collector without, in the opinion of the Collector of Customs, or other officer acting for or on his behalf, good and sufficient reason for absentsing himself, to be certified to by such officer, then and in either case the value of the goods in dispute, as assessed by the proper officer, shall be deemed and taken to be the true value thereof, and they shall be charged with duty accordingly.

5. In accordance with the powers conferred on him by the 43rd and 44th sections of the Act of Parliament 54 Victoria No. 1081, the Collector may, if he think fit, at such meeting or meetings of

valuators as aforesaid, summon any witnesses for the purpose of giving evidence in respect to the true and real value of goods detained for undervaluation, and may examine such witnesses on oath.

6. If the value of goods as assessed by the proper officer of Customs after examination thereof, or by valutors to be appointed for that purpose as aforesaid, shall be greater than that declared to on entry of the same, then the costs of such examination and valuation shall be defrayed by the owner or agent of such goods according to the provisions contained in the said recited Act; but should the value of such goods as determined by valutors as aforesaid be the same or less than that declared to on entry of such goods as aforesaid, then the cost of such valuation shall be defrayed in equal portions by the owner or agent of such goods and the Government respectively.

7. For the purpose of more effectually carrying out the intention of the above recited Act, and for aiding and assisting the officers of Customs, when the value of goods subject to *ad valorem* duty is unknown or uncertain, the Commissioner of Customs may license one or more persons at each port to be called "Experts," who shall be well acquainted with the character and value of one or other of the descriptions of goods ordinarily imported, for the purpose of assisting the proper officers of Customs, when so required by the Collector, to assess the true value of such goods after entry thereof.

8. The fees to be paid to the valutors to be appointed as aforesaid by the owner or agent of goods in dispute, and for and on behalf of the Government respectively, and the umpire to be appointed by such valutors as aforesaid, except when the Collector shall act in that capacity, and to experts when employed as aforesaid, shall in no case exceed three guineas nor be less than one guinea each, according to the quantity and value of goods for which the services of such valutors or experts are required; and the amount of such fees shall be determined by the Collector of Customs or other officer acting on his behalf.

9. Every person who shall be appointed a valuator or umpire as aforesaid shall, before determining the value of goods detained for undervaluation, make and subscribe in the presence of the Collector the declaration annexed marked A; and all persons who shall be appointed to the office of expert in the Customs under the control of the Commissioner shall, on his being licensed as aforesaid, make the declaration annexed hereto marked B.

10. The foregoing regulations will not apply in cases where it shall appear to the Collector of Customs, or other officer acting for or on his behalf, that goods imported have been intentionally undervalued in the first entry thereof; such goods will be dealt with as provided for by law.

11. The term "Collector" in the foregoing Regulations shall mean the Collector of Customs at the port of import, or any officer acting for or on his behalf.

A.—Form of Declaration for Valuator.

I, _____, do solemnly and sincerely declare that I will diligently and faithfully examine and inspect the under-mentioned goods, imported ex the _____ master, from _____, and entered by _____, as per entry No. _____ of the _____ day of _____, 189 _____, viz.:

which said goods have been detained by the proper officer of Customs for undervaluation, and that I will truly adjudge, to the best of my knowledge and power, the true value of such goods, according to the meaning of the 77th section of the Act 54 Vict. No. 1081.

Declared before me, at the Custom House, _____, this _____ day of _____, 189 _____.

B.—Form of Declaration for Expert.

I, _____, do solemnly and sincerely declare that I will be faithful and true to the trust committed to my care by the Collector of Customs at the port of _____, and that I will diligently and faithfully examine and inspect, when so required by the Collector, any goods imported at the said port of _____, and that I will truly adjudge, and report to such Collector or other proper officer, the true value of such goods, according to the meaning and intention of the 77th section of the Act 54 Vict. No. 1081. I do also declare that I will not require, take, or receive any fee, perquisite, gratuity, or reward, whether pecuniary or of any sort or description whatever, either directly or indirectly, for any service, act, duty, matter, or thing done or performed, or to be done or performed, in the execution or discharge of such duties or employment, on any account whatever, other than the fee allowed by law.

Declared before me, at the Custom House, _____, this _____ day of _____, 189 _____.

Approved by the Governor in Council

the 15th December, 1890.

G. WILSON BROWN,

Clerk of the Executive Council.

Customs Act 1890.

ADMISSION INTO VICTORIA OF GOODS PRODUCED OR MANUFACTURED IN THE COLONY AND TEMPORARILY REMOVED THEREFROM.

THE Governor in Council has, in accordance with the provisions of section 287 of the *Customs Act 1890* (54 Vict. No. 1081), approved of the subjoined Regulations for the Admission into Victoria, free of duty, of Goods Produced or Manufactured in this colony and temporarily removed therefrom.

G. D. LANGRIDGE,

Commissioner of Trade and Customs.

Department of Trade and Customs,
Melbourne, 15th December, 1890.

REGULATIONS.

1. Any person desirous of temporarily removing from Victoria any goods produced or manufactured in Victoria shall give notice

in the form contained in the First Schedule hereto, and obtain the sanction of the Secretary for Trade and Customs to such removal.

2. The goods intended to be removed shall, prior to removal, together with the Secretary's permit, be produced to the Collector or other proper officer of Customs at any seaport, or to the Customs officer stationed on the border most convenient to the owner of such goods, and proof must be given to the satisfaction of such Collector or other proper officer that the said goods have been produced or manufactured in Victoria.

3. The Collector or other officer shall examine the packages, and satisfy himself that the contents are correctly stated in the aforesaid form, and, in the case of live animals, shall take their brands and descriptions, and file a record of his examination. Upon the re-admission of the said goods into Victoria the proper officer of Customs shall examine the same in detail, and, if found to correspond with the particulars taken at the time of the temporary removal, they may be admitted into Victoria free of duty upon the usual entry and declaration in the form contained in the Second Schedule hereto, or to the like effect.

4. In each case full particulars of exportation and re-admission free of duty must be reported to the Commissioner of Trade and Customs.

5. Live animals may be removed from Victoria and subsequently re-introduced without payment of duty, provided that notice of intended removal be given (in the form contained in the First Schedule hereto) to the nearest officer of Customs, and that the animals are duly inspected by such officer prior to export, and an export entry duly passed.

6. The length of time within which such goods or animals may be re-introduced shall be twelve months, but such time may be extended for a further period not exceeding six months on application to the Secretary for Trade and Customs.

7. When such animals are returned an import entry must be passed, and the officer of Customs must be satisfied, before allowing the desired re-introduction, that the animals sought to be re-introduced are identical with those exported under these regulations.

8. Nothing in these regulations shall prevent the Commissioner of Trade and Customs authorizing the admission into Victoria, free of duty of contractor's plant which has been temporarily removed into the adjacent colonies, to carry out contracts therein, prior to these regulations coming into force.

First Schedule.

I, _____ of _____, beg to give notice that I desire to remove temporarily from Victoria the following goods (or animals), that is to say:—

Marks and Nos.	Description.	Value.

And I hereby declare that the said goods (or animals) were produced or manufactured (as the case may be) in Victoria.
(Signature)

Second Schedule.

I hereby declare that the goods (or animals) mentioned in this entry were removed under permit of _____, and that these goods (or animals) are the same as mentioned in such permit.
(Signature)

Approved by the Governor in Council
the 15th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

Customs Act 1890.

COLOURING OF SPIRITS IN BOND.

THE Governor in Council has, in accordance with the provisions of section 19 of the *Customs Act 1890* (54 Vict. No. 1081), approved of the subjoined Regulations relating to the Colouring of Spirits in Bond.

G. D. LANGRIDGE,

Commissioner of Trade and Customs.

Department of Trade and Customs,
Melbourne, 15th December, 1890.

REGULATIONS.

1. The import marks shall be erased from the casks.
2. The word "coloured" shall be painted on the casks.
3. A sample of the colouring matter shall be submitted to the Collector of Customs for inspection.
4. The casks shall be regauged both before and after colouring, and any loss to the revenue must be paid for immediately after the operation.
5. The certificates shall be handed to the warehouse-keeper, who will indorse the fresh quantities and strengths.

Approved by the Governor in Council
the 15th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

Customs Act 1890.

IMPORTATION OF RICE FOR CONVERSION INTO STARCH.

THE Governor in Council has, in accordance with the provisions of section 20 of the *Customs Act 1890* (54 Vict. No. 1081), approved of the subjoined Regulations relating to the Importation of Rice for Conversion into Starch.

G. D. LANGRIDGE,
Commissioner of Trade and Customs,
Department of Trade and Customs,
Melbourne, 15th December, 1890.

REGULATIONS.

Importers of rice will be allowed to convert the same into starch in bond subject to the following regulations and conditions:—

1. Any importer of rice desiring to avail himself of these regulations must make an application in writing to the Commissioner of Trade and Customs, and submit the names of two persons willing to become sureties severally and jointly to a bond for the sum of Two thousand pounds in the form hereto annexed.
2. Rice imported under these regulations must be specially entered and so described on the entry, and will be treated as goods warehouse.
3. A debtor account will be kept of all rice entered by such importer, and all such rice converted into starch will be credited to such account by the Locker in charge of the factory under whose supervision the conversion will take place.
4. On the last day of each month, or on such other days as may be approved by the Commissioner of Trade and Customs, a balance will be struck of all such rice imported and converted into starch without payment of duty, also the quantity of starch manufactured during such period.
5. The hours of attendance shall be the same as at the other bonded warehouses, but if any extended time be required the same may be allowed by the Collector of Customs, at the rates specified in the Regulations for Overtime at Warehouses.
6. The fee payable for the services of a Locker shall not exceed the sum of Two hundred and fifty pounds per annum, and must be paid by the proprietor or occupier of the factory quarterly in advance; but in the event of the continuous services of a Locker not being necessary, the Commissioner of Trade and Customs may remit such fee and provide officers as required. The fee payable for the services of such officers shall be Two shillings per hour whilst engaged at the bond or in going thereto or returning therefrom to the Custom House during ordinary warehouse hours.

Form of Bond.

Act 54 Vict. No. 1081, sec. 20.

KNOW ALL MEN by these presents, that we are jointly and severally held and firmly bound unto our Sovereign Lady Victoria, by the Grace of God of the United Kingdom of Great Britain and Ireland Queen, Defender of the Faith, in the sum of Two thousand pounds, to be paid to our said Lady the Queen, her heirs and successors for which payment well and truly to be made we bind ourselves, and each of us himself, jointly and severally our and each of our heirs, executors, and administrators and every of them firmly by these presents.

Sealed with our seals. Dated at this day of in the year of our Lord One thousand eight hundred and ninety-

Whereas the above bounden is an importer of rice, carrying on business in street, in the port of

Now the condition of this obligation is such that if the said shall pay on demand to the Collector of Customs such duty as may become payable at the port of such rice as may be imported until manufactured into starch, in accordance with the provisions of any Act in force for the time being relating to the Customs and any regulations thereunder in force for the time being; and that if the said shall always comply with the provisions of such Acts and regulations then this obligation to be void, otherwise to be and remain in full force and virtue.

Sealed and delivered by the above-named in the presence of

Approved by the Governor in Council
the 15th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

Customs Act 1890.

DELIVERY OF WINES FOR USE OF OFFICERS SERVING ON H.M.V.S. "NELSON."

THE Governor in Council has, in accordance with the provisions of section 141 of the *Customs Act 1890* (54 Vict. No. 1081), approved of the subjoined Regulations relating to the Delivery of Wines free of duty for the use of the Officers serving on board H.M.V.S. *Nelson*.

G. D. LANGRIDGE,
Commissioner of Trade and Customs,
Department of Trade and Customs,
Melbourne, 15th December, 1890.

REGULATIONS.

1. A list of all the officers serving on board H.M.V.S. *Nelson* must be furnished to the Collector of Customs, Melbourne, by the Naval Commandant before any wine is delivered free of duty, and any alterations in such list must be notified as soon as possible.
2. An application, as per Form A hereto annexed, signed by the Naval Commandant, must be produced and proper entries passed in every case before wine is allowed to be delivered free of duty.
3. No wine delivered under these regulations is to be re-landed without the permission of the Collector of Customs, Melbourne,

or allowed to pass into the possession of any person except the officer for whose use it was delivered, unless duty shall have been paid thereon.

Form A.
Melbourne, 18

The Collector of Customs,
Melbourne.

Sir,
I beg permission to ship on H.M.V.S. *Nelson*, for the use of officers, the under-mentioned wine:—
Your obedient servant,

Naval Commandant.

Approved by the Governor in Council
the 15th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

Customs Act 1890.

EXPORTATION AND RE-INTRODUCTION OF SAMPLES OF MERCHANDISE.

THE Governor in Council has approved of the subjoined Regulations relating to the Exportation and Re-Introduction of Samples of Merchandise, made by the Commissioner of Trade and Customs, in accordance with the provisions of Section 101 of the *Customs Act 1890* (54 Vict. No. 1081.)

G. D. LANGRIDGE,
Commissioner of Trade and Customs,
Department of Trade and Customs,
Melbourne, 15th December, 1890.

REGULATIONS.

1. Commercial travellers' samples of merchandise may be exported and re-introduced into Victoria, provided that such samples have been entered outwards in the usual way, by export warrant, which shall give full particulars of all goods intended to be shipped, and also that a bond in accordance with the form in Schedule "A" has been entered into by the exporter, with two approved sureties, for a sum equal to twice the amount of duty chargeable on such goods, and conditioned that no other goods will be substituted or returned instead of the samples so exported.

2. Persons intending to export samples must, at the time of passing the export entry, make application to the Collector of Customs for permission to ship the same, and for the services of an officer to inspect the goods. Such officer will compare the samples with the invoice thereof, which must be furnished to him by the exporter in duplicate, and the officer shall certify the entry as being correct, and also sign the invoices produced. He shall then seal the packages containing such goods. When packages have been put on board the exporting vessel, a water-side officer shall make the entry "shipped," on being satisfied that the seals are unbroken and the goods duly exported. The exporter shall deliver to the Export Officer one of the duplicate invoices signed as aforesaid.

3. In the event of the whole or any portion of the goods so exported being returned, the same shall be specially entered as "returned samples," and shall be compared and verified, if possible, by the officer who superintended the packing thereof in the first instance with the invoice certified to by him at the time of examination and deposited with the Export Officer.

4. In lieu of a bond for each shipment, a general bond may be accepted, in accordance with the form in Schedule "B" hereto, from exporters of samples. Such bond shall be for such sum as the Collector of Customs may direct in each case, with two approved sureties, and may be taken to cover all exportations of samples to any places in the Australasian colonies for a period not exceeding twelve months.

5. All samples of merchandise not duly entered outwards under the foregoing regulations shall, on re-importation, pay the full rate of duty payable thereon on original importation, and under no circumstances will any exception to, or relaxation of, these regulations be made.

Schedule "A."—Bond.

(Act 54 Vict. No. 1081, Section 101.)

KNOW ALL MEN by these presents, that we are jointly and severally held and firmly bound unto our Sovereign Lady Victoria, by the Grace of God, of the United Kingdom of Great Britain and Ireland Queen, Defender of the Faith, in the sum of pounds, to be paid to our said Lady the Queen, her heirs and successors, for which payment well and truly to be made we bind ourselves, and each of us himself, jointly and severally, our and each of our heirs, executors, and administrators, and every of them, firmly by these presents.

Sealed with our seals. Dated this day of in the year of our Lord One thousand eight hundred and ninety-

Whereas the above bounden has entered outwards for exportation, as per warrant No. , from the port of to in the ship wherof is master, the following goods (that is to say):—
all of which are travellers' samples, &c., and are now deposited in a warehouse situated in street, in the said first-mentioned port.

Now the condition of this obligation is such that if the said goods, and every part thereof, shall, without any addition or substitution, be duly shipped and exported to and re-landed at this port within four months from the date hereof, or otherwise accounted for to the satisfaction of the Commissioner of Trade and Customs, then this obligation to be void, otherwise to be and remain in full force and virtue.

Sealed and delivered by the above-named in the presence of—

Schedule "B."—Form of Bond.

(Act 54 Vict. No. 1081, Section 101.)

KNOW ALL MEN by these presents, that we are jointly and severally held and firmly bound unto our Sovereign Lady Victoria,

by the Grace of God, of the United Kingdom of Great Britain and Ireland Queen, Defender of the Faith, in the sum of pounds, to be paid to our said Lady the Queen, her heirs and successors, for which payment well and truly to be made we bind ourselves, and each of us himself, jointly and severally, our and each of our heirs, executors, and administrators, and every of them, firmly by these presents.

Sealed with our seals. Dated this day of in the year of our Lord One thousand eight hundred and ninety. Whereas the above bounden has entered outwards, or intends to enter outwards, for exportation, from the ports of to sundry places in the colony of certain goods as samples of trade, which said goods are to be specified from time to time, as occasion may require, in an entry or entries to be furnished from time to time to the Collector or officer of Customs at any of the ports aforesaid, at which any such samples may be intended to be exported prior to the exportation thereof.

Now the condition of this obligation is such that if the said goods and every part thereof shall, without any addition or substitution, be duly shipped and exported to the said colony of and reloaded at any one of the aforesaid ports within four months from the date hereof, or otherwise accounted for to the satisfaction of the Commissioner of Trade and Customs, then this obligation to be void, otherwise to be and remain in full force and virtue.

Sealed and delivered by the above-named in the presence of—

Approved by the Governor in Council the 15th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

Customs Act 1890.

MATERIAL FOR COLOURING MINERAL OIL REFINED.

THE Governor in Council has, under the provisions of section 49 of the *Customs Act 1890* (54 Vict. No. 1081), ordered that the following shall be the material to be used for admixture for the colouring of "Mineral Oils Refined," which may give off an inflammable vapour at a temperature of less than 100 degrees of Fahrenheit's thermometer, and in the proportion hereinafter set forth, viz.—

Alkanet root in the proportion of not less than twenty grains to each pint, or one ounce to every three gallons of such mineral oils refined.

Such root is put into the vessels containing such oils, which shall be delivered by the Customs officers with such material immersed therein.

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

Department of Trade and Customs,
Melbourne, 15th December, 1890.

Approved by the Governor in Council the 15th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

Customs Act 1890.

MANUFACTURE IN BOND OF ESSENCES, PERFUMES, MEDICINES, BISCUITS, CAKES, VINEGAR, ETC., ETC., FOR EXPORTATION.

THE Governor in Council has, in accordance with the provisions of section 19 of the *Customs Act 1890* (54 Vict. No. 1081), approved of the subjoined Regulations relating to:—

1. The manufacture and packing in bond of Essences, Perfumes, and Medicines for exportation, and the use thereof of Bottles, Corks, Stationery, Spirits, Timber, &c.
2. The manufacture in bond of Biscuits, Cakes, Mince Meat, Pudding, &c., for exportation, from Eggs, Dried Fruits, Spirits, Sugar, &c.
3. The conversion of Wine into Vinegar.

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

Department of Trade and Customs,
Melbourne, 15th December, 1890.

REGULATIONS.

1. Applications shall be made in writing specifying the building in which it is desired that the operation shall be carried on, and such building shall be subject to the approval of the Commissioner of Trade and Customs.
2. All bonded goods used shall be secured under the lock of the Customs Department.
3. The proprietor or occupier shall provide at his own cost all such locks, weighing machines, measures, &c., as the Collector of Customs may require, and also a suitable locker's office, and shall keep the same in good repair.
4. Material for manufacturing shall be delivered upon a requisition, which requisition shall be for such quantities as will complete a quantity of the manufactured article without leaving a residue; and further requisitions may be refused if all previous requisitions are not completed and balanced, or if the quantities asked for are excessive or if any of these regulations have not been observed.
5. All material delivered on such requisition shall be kept separate from other bonded goods.
6. All operations shall be completed within one month from the date of the requisition.
7. All goods manufactured under these regulations shall be placed in bond.
8. The operations shall be conducted under the supervision of a Customs officer, whose services shall be paid for by the proprietor or occupier at the rate of Two shillings per hour during ordinary bonding hours.

9. Warehouses for such purposes shall be open during the same hours as ordinary bonding warehouses, but overtime may be allowed by the Collector of Customs at the rate for lockers approved by the Governor in Council.

Approved by the Governor in Council the 15th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

Customs Act 1890.

REMUNERATION TO CUSTOMS OFFICERS FOR ATTENDANCE ON VESSELS BEFORE OR AFTER THE LEGAL HOURS.

THE Governor in Council has, in accordance with the provisions of section 62 of the *Customs Act 1890* (54 Vict. No. 1081), ordered that remuneration, according to the subjoined scale, shall be payable to Customs Officers for attendance, by appointment of the Commissioner, on vessels loading or unloading goods before or after the legal hours.

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

Department of Trade and Customs,
Melbourne, 15th December, 1890.

SCALE.

Second class officers	...	5/ per hour.
Classified officers below 2nd class	...	3/ per hour.
Tide inspector	...	4/ per hour.
Lockers	...	2/ per hour.
Tide waiters and weighers	...	1/6 per hour.

Double the above rates to be paid in each case for attendance before Six a.m. or after Ten p.m.

Approved by the Governor in Council the 15th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

NOTICES TO MARINERS.—SOUTH AUSTRALIA.

THE following Notices to Mariners, which have been received from the Marine Board, Adelaide, are published for general information.

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

Department of Trade and Customs,
Melbourne, 15th December, 1890.

[No. 12 of 1890.]

PORT DARWIN.—NORTHERN TERRITORY.

NOTICE is hereby given that two warping buoys have been placed near the Railway Jetty, Port Darwin, in the following positions, viz.:

- One buoy in 19 feet water L.W.S., with S.E. corner of jetty bearing N. 65° W., distant 85 fathoms; and
 - One buoy in 48 feet water L.W.S., with S.W. end of jetty bearing N. 36° E., distant 110 fathoms.
- The above-mentioned buoys are 170 fathoms apart on a N. 70° E. and S. 70° W. line.

ARTHUR SEARCY,
Secretary, Marine Board.

Marine Board Offices,
Port Adelaide, 1st December, 1890.

[No. 13 of 1890.]

COFFIN'S BAY.—WEST COAST.

Notice is hereby given that two small chuse-shaped buoys (one red and one black) have been placed at the entrance to Port Douglas.

The red buoy marks the north end of the West Spit, and is in 9 feet water L.W.S., Mount Dutton bearing E. by N., distant about two miles.

The black buoy marks the north end of the east bank, and is in 6 feet water L.W.S., Mount Dutton bearing E.N.E., distant about two miles.

ARTHUR SEARCY,
Secretary, Marine Board.

Marine Board Offices,
Port Adelaide, 1st December, 1890.

[No. 14 of 1890.]

N.W. AUSTRALIA.

The attention of mariners is directed to the following telegraphic despatch received from H.M.S. (surveying vessel) *Penguin*, viz.:

"When leaving Cossack on 6th November, *Penguin* passed over a magnetic shoal about one mile in diameter. On examination it was found that the focus or centre of magnetic attraction was in lat. 20° 32' 35" S., long. 117° 13' 2" E., directly in the track of vessels visiting Cossack. From this focus, which is not more than 50 feet in diameter, the summit of Bezout Island, S. 79° 25' W., distant 2.14 miles; and Jarman Island Lighthouse, S. 2° 40' E., distant 6.52 miles.

"All compasses were deflected 55 degrees to the right and 23 degrees to the left when passing over the focus.

"The angle subtended by the extreme points of Bezout Island was 16 degrees, sounding 8 fathoms, sand bottom. It seems probable that this area of magnetic attraction may be one of many around the coast of Australia."

Information with reference to the above, or any other areas of magnetic attraction, which have been experienced by shipmasters, addressed to the Secretary, Marine Board, Port Adelaide, will receive due attention.

ARTHUR SEARCY,
Secretary, Marine Board.

Marine Board Offices,
Port Adelaide, 1st December, 1890.

INSOLVENCIES.

RETURN of Melbourne Insolventcies during the week ending the 17th day of December, 1890:—

Date, name, trade, address, assignee.

Nisi, 25th November.—Absolute, 4th December. Elizabeth Godfrey, out of business, Richmond, Jacomb.

Nisi, 2nd October.—Absolute, 30th October. George Tutton, out of business, Carlton, Jacomb.

Nisi, 28th November.—Absolute, 11th December. Maurice Condon, plasterer, Brunswick, Cohen.

Nisi, 28th November.—Absolute, 11th December. Henry Plow Kane, gentleman, Brighton, Jacomb.

15th December. Charles Edward Cardwell, contractor, Seymour, Jacomb.

16th December. Thomas Price Hughes, contractor, Flemington, Cohen.

GEO. BELL,
Chief Clerk.
Court of Insolvency,
Melbourne, 17th December, 1890.

LOCAL PROSPECTING BOARD.

IN accordance with the provisions of the 16th clause of the "Regulations for the Constitution of Local Prospecting Boards for recommending the better distribution of moneys voted by Parliament for Prospecting for Gold," I hereby give notice to the members of the Mine-owners' Association (if any), having their head offices in the Ararat, Ballaarat, Beechworth, Castlemaine, Gippsland, Maryborough, and Sandhurst districts respectively, and if there be no Mine-owners' Association in such districts, then to the mining managers of the registered companies owning mines in such districts, or in any one of such districts, to meet on the 14th prox., at the hour of Ten o'clock a.m., at one of the places specified underneath, to elect a person to represent the "owners" upon the Prospecting Board of their respective mining district.

The attention of candidates for election is directed to the alterations in the Regulations, as specified in the *Government Gazette* of 12th December, 1890.

Places in the Ararat Mining District where the said election meetings will be held, viz.:—Ararat, Stawell, Landsborough, Beaufort.

Ballaarat District.—Ballaarat, Buninyong, Creswick, Smythesdale, Blackwood, Gordon.

Beechworth District.—Beechworth, Chiltern, Yaekandandah, Bright, Jamieson, Mitta Mitta.

Castlemaine District.—Castlemaine, Fryerstown, Taradale, Maldon, Daylesford, Anderson's Creek.

Gippsland District.—Sale, Omeo, Bairnsdale, Dargo, Jericho, Walhalla, Foster, Aberfeldy.

Maryborough District.—Maryborough, Talbot, Avoca, Dunolly, Tarnagulla, Inglewood, St. Arnaud.

Sandhurst District.—Sandhurst, Eaglehawk, Heathcote, Kilmore, Rushworth, Raywood.

A. W. HOWITT,
Secretary for Mines.

Office of Mines,
Melbourne, 15th December, 1890.

LOCAL PROSPECTING BOARDS.

IN accordance with the provisions of the 16th clause of the "Regulations for the Constitution of Local Prospecting Boards for recommending the better distribution of moneys voted by Parliament for Prospecting for Gold," I hereby give notice to the Secretary of each of the Branches of the Amalgamated Miners' Association in the Ararat, Ballaarat, Beechworth, Castlemaine, Gippsland, Maryborough, and Sandhurst Mining Districts, calling upon the members of such Association to appoint a representative of each Branch to attend, on the 14th prox., at the hour of Three o'clock p.m., at one of the places specified underneath, to elect a person to represent the various Branches upon the Prospecting Board of their respective mining district.

The attention of candidates for election is directed to the alterations in the Regulations, as specified in the *Government Gazette* of the 12th December, 1890.

Places in the Ararat Mining District where the said election meetings will be held, viz.:—Ararat, Stawell, Landsborough, Beaufort.

Ballaarat District.—Ballaarat, Buninyong, Creswick, Smythesdale, Blackwood, Gordon.

Beechworth District.—Beechworth, Chiltern, Yaekandandah, Bright, Jamieson, Mitta Mitta.

Castlemaine District.—Castlemaine, Fryerstown, Taradale, Maldon, Daylesford, Anderson's Creek.

Gippsland District.—Sale, Omeo, Bairnsdale, Dargo, Jericho, Walhalla, Foster, Aberfeldy.

Maryborough District.—Maryborough, Talbot, Avoca, Dunolly, Tarnagulla, Inglewood, St. Arnaud.

Sandhurst District.—Sandhurst, Eaglehawk, Heathcote, Kilmore, Rushworth, Raywood.

A. W. HOWITT,
Secretary for Mines.

Office of Mines,
Melbourne, 15th December, 1890.

LOCAL PROSPECTING BOARD.

IN accordance with the provisions of the 16th clause of the "Regulations for the Constitution of Local Prospecting Boards for recommending the better distribution of moneys voted by Parliament for Prospecting for Gold," I hereby give notice to the Chairman of the Mining Board of each of the mining districts calling upon him to take the necessary steps to convene a special meeting of members of the Mining Board of which he is Chairman, on the second Wednesday in the month of January next, for the purpose of electing one of the members of the said Board as the member appointed by the Mining Board of the district upon the Local Prospecting Board of such district.

A. W. HOWITT,
Secretary for Mines.

Office of Mines,
Melbourne, 15th December, 1890.

LOCAL PROSPECTING BOARDS.

IN accordance with the provisions of the 16th clause of the "Regulations for the Constitution of Local Prospecting Boards for recommending the better distribution of moneys voted by Parliament for Prospecting for Gold," I hereby give notice to each City, Borough, and Shire Council outside a radius of ten miles from the General Post Office, Melbourne, and within any mining district, calling upon each of such Councils to appoint a representative to attend, on the 14th prox., at the hour of Four o'clock p.m., at one of the places specified underneath, to elect a person to represent the various councils upon the Prospecting Board of the Mining District within which the municipal territory of such council is situate.

PLACES IN THE VARIOUS MINING DISTRICTS WHERE THE SAID ELECTIONS WILL BE HELD.

ARARAT.	
<i>Town.</i>	
Warrnambool	
<i>Boroughs.</i>	
Ararat	Portland
Hamilton	St. Arnaud
Koroit	Stawell
Port Fairy	
<i>Shires.</i>	
Ararat	Mt. Rouse
Belfast	Portland
Dundas	Wipon
Glensh	Stawell
Haampden	Wannon
Kowree	Warrnambool
Minhamite	Horsham
Mortlake	
BALLAARAT.	
<i>City.</i>	
Ballaarat	
<i>Towns.</i>	
Ballaarat East	Geelong
<i>Boroughs.</i>	
Browns and Scarsdale	Newtown and Chilwell
Buninyong	Queenscliff
Clunes	Sebastopol
Creswick	Smythesdale
Geelong West	
<i>Shires.</i>	
Bacchus Marsh	Corio
Ballan	Creswick
Ballaarat	Grenville
Bannockburn	Leigh
Barrabool	Meredith
Bellarine	South Barwon
Bungaree	Winchelsea
Buninyong	Wyndham
Colac	
BEECHWORTH.	
<i>Boroughs.</i>	
Rutherglen	Wood's Point
Wangarratta	
<i>Shires.</i>	
Alexandra	Numurkah
Beechworth	Oxley
Benalla	Rutherglen
Bright	Shepparton
Chiltern	Towong
Euroa	Wodonga
Goulburn	Yaekandandah
Howqua	Yarrawonga
Mansfield	Yea
North Ovens	
CASTLEMAINE.	
<i>Boroughs.</i>	
Castlemaine	Daylesford
Chewton	Malmsbury
<i>Shires.</i>	
Berwick	Melton
Broadmeadows	Merriang
Bulla	Mornington
Cranbourne	Mt. Alexander
Dandenong	Mt. Franklin
Eltham	Newstead
Flinders and Kangerong	Oakleigh
Gisborne	Phillip Island
Glenlyon	Romsey
Healesville	Whittlesea
Keilor	Springfield
Kyneton	Darebin
Lilydale	Newham
Maldon	

GIPPSLAND.
Borough.
 Sale
 Alberton
 Avon
 Bairnsdale
 Buln Buln
 Maffra
 Narracan
 Rosedale

Shires.
 Tambo
 Traralgon
 Walhalla
 Warragul
 Woorayl
 Omeo

MARYBOROUGH.
Boroughs.
 Carisbrook
 Dunolly
 Inglewood
 Majorca

Shires.
 Maryborough
 Talbot
 Tarnagulla

Shires.
 Avoca
 Bet Bet
 Dimboola
 Dunmunkle
 Kara Kara
 Korong
 Lexton

Lowan
 St. Arnaud
 Swan Hill
 Talbot
 Tullaroop
 Gordon
 Wimmera

SANDHURST
City.
 Sandhurst

Boroughs.
 Eaglehawk
 Echuca

Shires.
 Heathcote
 Raywood

Rodney
 Seymour
 Waranga
 Pyalong
 Strathfieldsaye
 East Loddon

A. W. HOWITT,
 Secretary for Mines.

Office of Mines,
 Melbourne, 15th December, 1890.

APPLICATION FOR A MINING LEASE OF PRIVATE PROPERTY ABANDONED.
 IT is hereby notified that the undermentioned application for a Lease of Auriferous land has been abandoned:—
 BEECHWORTH DISTRICT—BEECHWORTH DIVISION.
 Application No. 10, for lease 1377; J. Carroll and others; 15a. 1r. 29p.; parish of Myrtleford.
 A. W. HOWITT,
 Secretary for Mines.
 Office of Mines,
 Melbourne, 18th December, 1890.

APPLICATION FOR A MINING LEASE OF PRIVATE PROPERTY REFUSED.
 IT is hereby notified that the undermentioned application for a Lease of Auriferous lands has been refused:—
 BALLAARAT DISTRICT—BALLAARAT DIVISION.
 Application No. 102, for lease 1389; W. J. Wright; 33a. 2r. 27p.; parish of Ballaarat.
 A. W. HOWITT,
 Secretary for Mines.
 Office of Mines,
 Melbourne, 18th December, 1890.

APPLICATIONS FOR GOLD MINING LEASES REFUSED.
 IT is hereby notified that the undermentioned applications for Leases of Auriferous Crown lands have been refused:—
 CASTLEMAINE DISTRICT—TARADALE (KYNETON) DIVISION.
 Application No. 157, for lease 3115; J. Ditchburn, jun.; 16a. 2r. 10p.; south of Malmesbury Reservoir.
 Application No. 161, for lease 3118; W. H. Wherritt; 26 acres; Barfold.
 A. W. HOWITT,
 Secretary for Mines.
 Office of Mines,
 Melbourne, 17th December, 1890.

GOLD MINING LEASES SURRENDERED.
 BALLAARAT DISTRICT—BALLAARAT DIVISION.
 No. 1067, dated 18th December, 1876; W. Manners; 29a. 2r. 7p.; Canadian.
 A new lease, No. 2010, has been issued in lieu of the above lease.
 No. 1074, dated 18th December, 1876; The Sovereign Mining Company No Liability; 9a. 1r. 21p.; Canadian.
 A new lease, No. 2011, has been issued in lieu of the above lease.
 A. W. HOWITT,
 Secretary for Mines.
 Office of Mines,
 Melbourne, 18th December, 1890.
 No. 124.—DECEMBER 19, 1890.—3.

APPLICATIONS FOR MINING LEASES.
 IN pursuance of the Act of Parliament 54 Victoria No. 1120, section 321, 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 hereunder mentioned and described.
 Department of Mines,
 Melbourne, 19th December, 1890.
 A. R. OUTTRIM,
 Minister of Mines.

Mining District.	No. of Applicants, and style under which it is intended that the business shall be carried on.	No. of Lease.	Approximate Area of Ground intended to be leased.	Amount of Money proposed to be expended, 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 excursions to be made from area applied for, &c.
Ballaarat	F. Fisher and another	1391	A. 0 1 25 3/4 P. 12 2 18	Manual labour and machinery £2,000. Manual labour and machinery £2,000.	Two men First six months two men, subsequently six men	Ballaarat. On grant of lease ... Taradale. On grant of lease ...	10 years. 15 years.
Castlemaine	N. Piezzi	1387	68 0 7 1/2	Manual labour and machinery £2,000. Manual labour and machinery	First six months six men, subsequently twenty men	Malmesbury. On grant of lease ... Eganstown. On grant of lease ...	15 years. 15 years. Excising 42nd section block and road.
"	F. Manning	1393	8 1 19	Manual labour and machinery	First six months two men, subsequently four men		
"	R. Collins and another	1395					

APPLICATIONS FOR GOLD MINING LEASES AND MINERAL LEASES.

IN pursuance of the Act of Parliament 64 Victoria No. 1120, section 69, 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.

A. R. OUTTRIM,
Minister of Mines.

Department of Mines,
Melbourne, 19th December, 1890.

Mining District.	No. of Application.	Names of Applicants, and style under which it is intended that the business shall be carried on.	No. of Lease.	Approximate Area of Ground intended to be leased.	Amount of Money proposed to be expended in the manner in which the land is to be worked.	Minimum Number of Men to be employed when commencing operations, and 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	625	W. M. H. Magor	2012	49 0 0	£5,000. Manual labour and steam machinery	First six months two men, subsequently eighteen men	Canadian. On grant of lease ...	15 years. Excising the dam site.
"	490	C. H. Taylor. "Golden Hill Q. M. Co."	2014	50 2 34	£10,000	First six months two men, subsequently eighteen men	Crockett's Flat. On grant of lease	15 years.
"	627	T. W. Parker. "New Hand and Band Extended Company"	2015	84 3 27	£20,000. Manual labour and steam power	First six months two men, subsequently twenty-five men	Ballaarat. On grant of lease ...	15 years.
Beechworth	251	L. Alston and another	2787	34 3 33	£0,000. Manual labour and machinery	First six months two men, subsequently thirteen men	Homeward Round Reef. On grant of lease	15 years.
"	1390	G. Holstein. "H. and H. Company's Crushing Mill"	2789	48 0 24	£5,000	First six months two men, subsequently sixteen men	Freeburgh. On grant of lease	15 years.
"	202	J. B. Carroll and another	2790	16 3 35	£2,000	First six months two men, subsequently eight men	Myrtleford. On grant of lease	15 years.
"	187	H. Kurtzman. "May Do Gold Mining Company"	2791	5 3 35	£300	First six months two men, subsequently three men	Mack's Creek. On grant of lease	15 years.
"	1190	J. A. Robinson	2792	48 1 37	£2,000. Shafts and tunnels	First six months two men, subsequently eighteen men	Growler's Creek. On grant of lease	15 years.
"	*41	A. R. Balfour and another	2793	34 1 29½	£20,000. Shafts and tunnels	First six months two men, subsequently thirteen men	Bethanga. On grant of lease ...	15 years.
Castlemaine	261	O. McAree. "Colliers Reef G. M. Co."	3113	31 0 23	£200. Manual labour	First six months two men, subsequently twelve men	Sebastopol Gully. On grant of lease	15 years.
"	254	J. M. Mariett	3114	16 3 10½	£2,000. Manual labour and machinery	First six months two men, subsequently eight men	Belltopper. On grant of lease...	15 years.
"	253	W. Uren and another	3117	18 0 2	£2,000. Manual labour and machinery	First six months two men, subsequently nine men	Belltopper. On grant of lease...	15 years.
Gippsland	488	P. McLean. "Mount Leinster Gold Mining Co."	1518	16 0 2	£2,000. Shafts and tunnels	First six months two men, subsequently eight men	Limestone Creek. On grant of lease	15 years. Excising lease block No. 1
"	421	J. Taylor and another. "Prodigal Son Gold Mining Co."	1523	29 1 27	£2,000. Shafts and tunnels	First six months two men, subsequently twelve men	Limestone Creek. On grant of lease	15 years.
"	449	E. G. Ball. "Hebourn No. 2"	1525	18 1 7	£1,000. Shafts, tunnels, &c.	First six months two men, subsequently nine men	Swift's Creek. On grants of lease	15 years.
"	87	T. Frost. "The Frost, Jones, and Williams G. M. Co."	1526	29 2 37	£2,000. Manual labour and machinery	First six months two men, subsequently twelve men	Foster. On grant of lease ...	15 years.
"	90	H. Rich. "The Gladstone North G. M. Co."	1527	0 0 9	£900. Manual labour and machinery	Two men	Foster. On grant of lease ...	15 years.
"	*85	J. Boyall. "The South Bannison Quartz and Alluvial Gold Mining Company"	1530	29 3 16½	£2,000. Manual labour and machinery	First six months two men, subsequently twelve men	Foster. On grant of lease ...	15 years.
"	...	G. Schwarze	1534	20 1 7	...	First six months two men, subsequently ten men	Long Gully. On grant of lease	15 years.
"	...	J. R. Hayes	1535	24 1 29	...	First six months two men, subsequently twelve men	Long Gully. On grant of lease	15 years.
Maryborough	913	F. T. Outtrim. "Fredericks Reef Co."	3393	20 2 30	£2,000. Steam machinery	First six months two men, subsequently ten men	Fredericks Reef. On grant of lease	15 years. Excising the railway and overlap on manure depot.
"	914	F. Harling. "North Flagstaff Co."	3394	43 0 0	£2,000. Steam machinery	First six months two men, subsequently sixteen men	Parish of Maryborough. On grant of lease	15 years. Excising mining claim.

Sandhurst	336	C. Dorr	...	6052	5 1 12	£1,000.	Manual labour	...	First six months two men, subsequently three men	Selina Hill.	On grant of lease	15 years.
"	337	H. Kirkwood	...	6053	5 1 17	£3,000.	Manual labour and machinery	...	First six months two men, subsequently three men	Selina Hill.	On grant of lease	15 years.
"	338	G. F. Loeser, sen., and another	...	6054	7 2 3	£1,000.	Manual labour and machinery	...	First six months two men, subsequently four men	Sandfly Reef.	On grant of lease	15 years.
"	339	A. Maggitti, "No. 1 South Gold Mining Company,"	...	6055	8 2 23	£1,000.	Manual labour and machinery, if required	...	Two men	Selina Hill.	On grant of lease	15 years.
"	331	M. Sime and others, "The Trio Hauling Co."	...	6058	0 0 25	£1,500.	Machinery	Eaglehawk.	On grant of lease	15 years.
Mineral Leases.												
Beechworth	47	W. R. Robinson, "Metal Extracting Co."	...	1092	13 3 8	£5,000.	Shaft, tunnel, and machinery	...	First six months two men, subsequently five men	Bothanga.	On grant of lease	15 years.
Gippsland	138	G. Knowles, "Great Gippsland Railway Coal Mining Company No Liability"	...	1056	640 0 0	£5,000.	Manual labour and machinery	...	First six months two men, subsequently twenty men	Parish of Narracan, On grant of lease	On grant of lease	15 years. Excising from the southern portion of the block the area in excess of 640 acres. Coal is the mineral to be worked.
"	365	W. F. Hall, "Mount Wills Extended Tin Mining Company,"	...	1080	50 2 18	£2,000.	Shafts and tunnels	...	First six months two men, subsequently twelve men	Mount Wills.	On grant of lease	15 years. Tin is the mineral to be worked.
"	366	W. F. Hall, "Mount Wills Extended Tin Mining Company,"	...	1081	50 3 11	£2,000.	Shafts and tunnels	...	First six months two men, subsequently twelve men	Mount Wills.	On grant of lease	15 years. Tin is the mineral to be worked.
"	367	W. F. Hall, "Mount Wills Extended Tin Mining Company,"	...	1082	49 2 19	£2,000.	Shafts and tunnels	...	First six months two men, subsequently twelve men	Mount Wills.	On grant of lease	15 years. Tin is the mineral to be worked.
"	388	W. F. Hall, "Mount Wills Extended Tin Mining Company,"	...	1083	48 1 14	£2,000.	Shafts and tunnels	...	First six months two men, subsequently twelve men	Mount Wills.	On grant of lease	15 years. Tin is the mineral to be worked.
"	405	W. Mesley, "Hopetoun Tin Mining Co."	...	1084	50 0 0	£1,000.	Shafts and tunnels	...	First six months two men, subsequently twelve men	Mount Wills.	On grant of lease	15 years. Tin is the mineral to be worked.
"	406	W. Condon, "Wills Creek Tin Mining Company,"	...	1085	49 2 9	First six months two men, subsequently ten men	Mount Wills.	On grant of lease	15 years. Tin is the mineral to be worked.
"	417	W. Mesley, "Mount Wills South Tin Mining Company,"	...	1086	37 0 5	£2,000	First six months two men, subsequently ten men	Mount Wills.	On grant of lease	15 years. Tin is the mineral to be worked.
"	418	E. J. Johnson, "Mammoth Tin Mining Company,"	...	1087	52 1 20	£1,000.	Shafts and tunnels	...	First six months two men, subsequently twelve men	Wills Creek.	On grant of lease	15 years. Tin is the mineral to be worked.
"	419	E. J. Johnson, "Mammoth Tin Mining Company,"	...	1088	50 3 2	£1,000.	Shafts and tunnels	...	First six months two men, subsequently twelve men	Wills Creek.	On grant of lease	15 years. Tin is the mineral to be worked.
Maryborough	35	R. J. De C. Talbot	...	1095	54 0 38	£1,000	First six months two men, subsequently twelve men	Lake Boga.	On grant of lease	15 years. Gypsum is the mineral to be worked.
"	36	H. P. F. Talbot	...	1096	53 2 1	£1,000	First six months two men, subsequently twelve men	Lake Boga.	On grant of lease	15 years. Gypsum is the mineral to be worked.
"	34	N. W. Kelly	...	1098	30 2 33	£1,000	First six months two men, subsequently ten men	Lake Boga.	On grant of lease	15 years. Gypsum is the mineral to be worked.

* The notice of intention to grant a Mineral Lease (No. 1053) on this application, which was published in the *Government Gazette* of the 7th November, 1890, p. 4387, is hereby cancelled.

† This lease is granted under the provisions of clause 56 of the Mining Lease Regulations, and the area is identical with that lately held under lease No. 1364, Gippsland.

‡ This lease is granted under the provisions of clause 56 of the Mining Lease Regulations, and the area is identical with that lately held under lease No. 1365, Gippsland.

MINING LEASES, ETC.

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

District.	Division.	No. of Lease or Licence.	Date of Lease or Licence.	Term (No. of Years).	Lessee or Licensee.	Area.			Annual Rent.			Fee.	Payable to Receiver at—
						A.	R.	P.	£	s.	d.		
Gold Mining Leases.													
Ararat	Barkly	1195	15.12.90	15	W. B. Hodgetts	64	1	14	16	1	10	1	Ararat
Ballaarat	Ballaarat	1979	8.12.90	15	H. Jenkins	30	0	0	7	10	0	1	Ballaarat
"	"	2010	"	15	I. Pearce and J. Pearce ¹	29	2	7	7	7	10	1	Melbourne
"	"	2011	"	15	I. Pearce and J. Pearce ²	9	1	21	2	7	0	1	"
"	Staiglitz	1967	"	15	G. Sitlington	21	2	23	5	8	6	1	Geelong
Beechworth	Indigo (Chil-tern)	2778	15.12.90	15	C. B. Longbottom	85	0	22	21	5	10	1	Melbourne
Castlemaine	Castlemaine	3090	"	15	A. McGlenchy	6	3	16 $\frac{1}{2}$	1	14	4	1	Castlemaine
"	"	3091	"	15	S. Bastian	5	0	0	1	5	0	1	"
"	"	3095	"	15	W. Symons	27	0	18	6	15	8	1	Melbourne
"	Taradale	3067	8.12.90	15	T. Weels	18	3	17	4	14	4	1	Castlemaine
"	"	3094	1.12.90	15	G. Cadlolo	11	2	7	2	17	10	1	"
Gippsland	Stringer's Creek	1494	8.12.90	15	C. Refardt	25	0	5	6	5	2	1	Walhalla
"	Omeo	1504	15.12.90	15	E. Stornetta	29	2	21	7	8	2	1	Omeo
Maryborough	Maryborough	3377	8.12.90	15	The Duke Coy. No Liability	44	0	37	11	1	2	1	Maryborough
"	St. Arnaud	3375	"	15	The Lord Nelson Gold Mining Co. No Liability	1	1	37	0	7	6	1	St. Arnaud
Sandhurst	Sandhurst	6038	15.12.90	15	W. Howey	9	1	6	2	6	6	1	Sandhurst
Mineral Leases.													
Gippsland	Stringer's Creek	1043	8.12.90	15	R. Templeton	618	1	29	30	18	6	1	Walhalla
"	Russell's Creek (Moe)	1038	"	15	F. Baker and W. B. Brain	59	0	0	2	19	0	1	Melbourne
Leases of Private Property.													
Ballaarat	Colac	1350	15.12.90	15	M. J. Willis and J. B. Willis	100	0	0	2	10	0	1	Colac
Castlemaine	Taradale	1266	8.12.90	15	G. J. Dorman	82	1	3	2	1	4	1	Castlemaine
"	" (Kyneton)	1307	10.11.90	15	J. Bennie	58	0	0	1	9	0	1	Kyneton
Gippsland	Stringer's Creek	1162	15.12.90	15	J. McG. Munro	311	1	2	7	15	8	1	Walhalla

¹ Issued in lieu of No. 1067, surrendered; fine, £1.
² Issued in lieu of No. 1074, surrendered; fine, £1.

Office of Mines,
Melbourne, 18th December, 1890.

A. R. OUTTRIM,
Minister of Mines.

APPLICATION FOR A WATER-RIGHT LICENCE.

IN pursuance of the Act of Parliament 54 Victoria No. 1120, it is hereby notified that, after the expiration of one month from the date hereof, it is intended to grant the Water-right Licence undermentioned for the full term of one year, and from year to year thereafter (not exceeding in the whole fifteen years), subject to the right of the Governor to revoke such licence and to resume possession of the land at the expiration of any year—after the first year—upon three months' notice being given to the licensee, and subject also to such other special conditions as may be necessary.

SCHEDULE.

Applicant's Name.	No. of Application.	No. of Licence.	Area.	Quantity of Water to be diverted per diem.	Locality, &c.			Annual Rent.
C. D. Sullivan, Bonang G. M. Co. Limited	316	588	A. R. P. 4 3 36	Gallons. 500,000	Bonang	...	Water-race	£ 3

Office of Mines,
Melbourne, 19th December, 1890.

A. R. OUTTRIM,
Minister of Mines.

Water Act 1890.

IT is hereby notified that the Governor in Council has renewed the undermentioned Pumping Lease for a period of twelve months from the 10th day of December, 1890, in accordance with the provisions of section 217 of the Water Act 1890.

No.	Date.	Name of Lessee.	Privileges conferred by Lease.	Rent for Full Term.	How and where Rent is Payable.
2	10th Dec., 1890	David Coutts, Serpentine	To use the land demised for the purpose of erecting pumping machinery thereon	£5	In advance, at Victorian Water Supply Office, Melbourne

Department of Water Supply,
Melbourne, 15th December, 1890.

GEO. GRAHAM,
Minister of Water Supply.

AGRICULTURAL SOCIETIES, 1890-91.

REGULATIONS FOR THE DISTRIBUTION OF THE VOTE TO AGRICULTURAL SOCIETIES, 1890-91.

THE Governor in Council has approved of the subjoined Regulations for the Distribution of the sum of Twenty-four thousand pounds sterling (£24,000) granted by Parliament to Agricultural Societies, for the year 1890-91.

A. McLEAN,
Minister of Agriculture.

Department of Agriculture,
Melbourne, 15th December, 1890.

Regulations.

1. Each society shall furnish to the Secretary for Agriculture, on or before the 1st February, 1891, a statement in the form marked A, which must be verified by statutory declaration in the form marked E.

2. On receipt of the above-mentioned statement so verified, the Minister of Agriculture may cause to be paid to the treasurer of each society a sum equal to two-thirds of the amount shown to have been awarded and paid away in prizes not exceeding Twenty-five pounds each (except for the exhibits mentioned in the statement above referred to, and such other exhibits the Minister may consider unsuitable), on condition that this sum do not exceed the amount raised by members' subscriptions and private donations; and if it do exceed the same, that it be in that case reduced to a sum equal to the amount so raised.

3. Of the whole grant (£24,000), a sum not exceeding Twenty-three thousand five hundred pounds shall be so divided; and if the sums claimable be in excess of this amount they shall be reduced *pro rata*.

4. A sum not to exceed Five hundred pounds shall be paid to the Villiers and Heytesbury Agricultural Society for prizes awarded at its Spring Show, held on the 13th and 14th December, 1890, under the patronage of the Department of Agriculture.

5. No society located within twenty miles of any other society shall be entitled to participate in the vote unless the sum awarded and paid away in prizes by such society, as hereinbefore specified, amounts in the total to One hundred pounds at least.

Instructions.

1. The blank spaces in the declaration, form E, for the sums awarded and paid in prizes and raised by members' subscriptions and private donations, between the 1st January, 1890, and the 31st December, 1890, must be filled up in words as well as in figures, and the declaration must be made before a justice of the peace by the treasurer of the society.

2. The account, when received, must be signed by the treasurer, and be countersigned by the president or the vice-president, or by two members of the committee of management. It should then be returned to the Secretary for Agriculture, Melbourne.

3. Challenge cups must not be included in the return of prize moneys paid, unless such cups have been finally awarded.

NOTE.—The forms B, C, and D are forwarded herewith by way of guidance, but can be made use of at the option of the society. If, however, extra forms be required, the same must be furnished by the applicant, and be of uniform size and pattern.

(A.)

Showing the Revenue of the Agricultural Society, derived from members' subscriptions and private donations, between the 1st January, 1890, and the 31st December, 1890, and exclusive of any sum or sums received from the Government, prizes exceeding Twenty-five pounds each, the sale of booth sites, entrance fees, gate money, rent of yards, rent of farm, sale of farm produce, sale of dinner tickets, sale of show-yard fixtures, sale of catalogues, commission on sales, forfeited prizes, sweepstakes, or from any other source.

Also showing the amount awarded and paid away in prize money by the said society during the same period, except prizes for exhibits as follow, viz.—Dogs, other than sheep and cattle dogs; birds, other than pigeons and poultry; wax, feather, and paper flowers; needlework of every description; sewing-machines; rabbits, hares, cats, guinea pigs, deer, native animals of all kinds, and mining machinery.

Revenue, except as above excepted.

	£	s.	d.
Total members' subscriptions during above-mentioned period, as per detail statement B attached ...			
Total private donations during above-mentioned period, as per detail statement C attached ...			
Total			

Prize Money.

	£	s.	d.
Total amount of prize money awarded and paid away during above-mentioned period, except as above excepted, as per detail statement D attached			

NOTE.—Before commencing to fill up this return, be careful to read the printed instructions forwarded herewith.

Treasurer of the
Agricultural Society,
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(B.)

Detailed Statement of Members' Subscriptions.

Name and Address of Member.	Amount of Subscription.			Date when received.
	£	s.	d.	

(C.)

Detail Statement of Private Donations.

Name and Address of Donor.	Amount of Donation.			Date when received.
	£	s.	d.	

(D.)

Detailed Statement of Prize Money awarded and paid away, except for Exhibits mentioned in Statement A.

Name and Address of Recipient of Prize.	For what awarded.	Amount.	Date when awarded.	Date when paid.

(E.)

Declaration.

I, the Treasurer of the Agricultural Society, do solemnly and sincerely declare that the amount awarded and paid away in prizes by the said society, between the 1st January, 1890, and the 31st December, 1890 (except prizes exceeding Twenty-five pounds each, and for exhibits as follow, viz.—Dogs, other than cattle and sheep dogs; birds, other than pigeons and poultry; wax, feather, and paper flowers; needlework of every description; sewing-machines; rabbits, hares, cats, guinea pigs, deer, native animals of all kinds, and mining machinery), amounted to the sum of pounds shilling and pen (£ : :); and I further declare that the revenue of the said society derived from members' subscriptions and private donations, and exclusive of any sum or sums received from the Government, the sale of booth sites, entrance fees, gate money, rent of yards, rent of farm, sale of farm produce, sale of dinner tickets, sale of show-yard fixtures, sale of catalogues, commission on sales, forfeited prizes, sweepstakes, or from any other source, amounted, during the same period, to the sum of pounds shilling and pen (£ : :). And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

Treasurer of the
Agricultural Society.
Declared before me at this day of 189 }
Justice of the Peace.

Approved by the Governor in Council
the 15th December, 1890.

G. WILSON BROWN,
Clerk of the Executive Council.

PUBLIC HEALTH.—SHIRE OF WOORAYL.

BY-LAW No. 4.

IN pursuance of the powers conferred by the Public Health Act, and for the purpose of carrying the said Acts into execution, the President, Councillors, and Ratepayers for the Shire of Woorayl, make the following by-law:—

1. All former by-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 by-law coming into operation.

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

3. This by-law shall apply to and have operation in the whole of the said shire, excepting clauses 10 and 11, which shall apply to and have operation only in the townships of Mirboo North, Korumburra, Leonratha, and all other townships which have been or may be proclaimed within the said Shire of Woorayl.

4. Definitions.—In the construction and for the purposes of this by-law the following terms shall, if not inconsistent with the context or subject-matter, have the respective meanings hereby assigned to them, that is to say:—"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; and "earth-closet" shall include a pan-closet of any description; "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; "slaughter-yard" or "slaughter-house" shall include an abattoir or any place whatever where slaughtering shall take place. 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.

Part I.—General Cleanliness.

5. The occupier of every house and premises shall cause the yard and ground belonging thereto or occupied in connexion therewith to be kept so as not to be a nuisance or injurious to health, and shall cause all dust, filth, rubbish, and refuse matter to be, once at least in every week, 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 municipal council of the shire hereinafter called the Council may cause the same to be removed at the expense of such occupier.

6. The occupier of any premises used for the purpose of any noxious or offensive trade, business, occupation, process, or manufacture whatsoever, 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 effectually deodorized and 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 Council at the expense of such occupier.

7. 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 street, road, lane, right-of-way, or place so as to be a nuisance to any person or injurious to health or in any way contrary to the directions of the Council or officer of health.

8. 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.

Part II.

9. The occupier of any land on which is erected any stable, cow-yard, cattle-shed, or pig-sty, or on which land is any building wherein any horse or other beast of draught or burden or any cattle or swine are kept, 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; or once at least in every week should the quantity not amount, in that time, 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 Council at the expense of such occupier.

10. Every occupier of a building or premises wherein or whereon any horse or other beast of draught or burden or any cattle or swine may be kept shall provide, in connexion with such building or premises, whenever required by the Council or officer of health, a suitable receptacle for dung, manure, soil, filth, or other offensive or noxious matter which may from time to time be produced in the keeping of any such animal in such building or upon such premises, and cause such receptacle to be constructed so that the bottom or floor thereof shall not in any case be lower than the surface of the ground adjoining such receptacle, and in such a manner and of such materials and to be maintained at all times in such a condition as to prevent any effluvia therefrom, or any escape of the contents thereof, or any leakage therefrom into the ground or into the wall of any building, and to be furnished with a suitable cover and, when not required to be open, to be kept properly covered.

11. He shall likewise provide in connexion with such building or premises, if required by the Council or officer of health, a sufficient drain constructed in such a manner and of such materials and maintained at all times in such a condition as effectually to convey all urine or liquid filth or refuse therefrom into a proper receptacle.

Part III.—As to Manure.

12. Nothing herein contained shall be taken to prevent the occupier of any premises from causing any dung, soil (not being night-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 removed, kept, or used as to contravene any by-law of the local board of health, or so as to be a nuisance or injurious to health, or contrary to any directions of the Council or officer of health.

13. Every person placing, depositing, or spreading, 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 liquid manure of which night-soil, urine, or any similar offensive matters form a part, night-soil, offal, blood, or other refuse matter 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 with a layer of earth not less than six inches in thickness, and shall keep and use the same in such a way only as not to be a nuisance or injurious to health. And before doing so such person shall obtain the written permission of the Council or officer of health, subject, however, to any general regulations or directions which the Board of Public Health, by publication in the *Government Gazette*, may make or give. But such permission shall be

no defence in any complaint or prosecution for having kept or used such liquid manure, night-soil, offal, blood, or other matter in such a way as to be a nuisance or injurious to health.

Part IV.—As to Earth-closets, &c.

14. 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 moving 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.

15. 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, saw-dust, 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.

16. Every closet-pan shall be constructed of suitable material so as to be water-tight, and with handles thereto, and of a capacity not exceeding three cubic feet, and provided with a closely fitted cover of pattern to be approved by the Inspector of Nuisances.

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

18. The occupier of every house, building, or tenement 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, sulphate of iron, chloride of lime, or some other efficient deodorizer sufficient in quality and quantity to effectually deodorize and disinfect the same.

19. 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 night-soil on or belonging to such premises.

20. No person shall empty any earth-closet, privy, cesspool, or place for the reception 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 any portion thereof or of effluvia therefrom.

21. Where, in any municipality, any nightman is licensed by the municipal authorities, such nightman shall be employed by the occupier of the premises for the removal of night-soil therefrom, and no other person shall remove the same.

22. All night-soil, blood, offal, or other offensive matter or thing shall be removed to and finally placed in such place or places only as may be appointed by the Council from time to time for the final reception of the same.

23. 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, also that the contents thereof may find its way, or be likely to find its way, into any drain or sewer.

Part V.—Prevention of Pollution of Water.

24. 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 men 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.

25. 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 supply, used, or likely to be used by man for drinking or domestic purposes, or for manufacturing drinks for the use of man, or used, or likely to be used in any dairy, or so that the contents or any portion of the contents thereof may find its way, or be likely to find its way into any such water.

26. 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 twenty-four hours of notice given by the local board or by one of its officers.

Part VI.—Drainage of Buildings.

27. 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, leakage, or damp shall lodge there.

28. Every owner of a building shall cause the same to be provided with 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.

Part VII.—Registration of Cow-keepers, Dairymen, and Purveyors of Milk.

29. The registration fee to be paid under clause 2 of the regulations adopted by the Board of Public Health, by cow-keepers, dairymen, and purveyors of milk within the Shire of Woorayl is hereby fixed at the sum of two shillings and sixpence per annum.

Part VIII.—Penalties.

30. Every person, who shall by any act or default be guilty of any breach of this by-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 Council may be empowered by this by-law or otherwise to remedy such breach, and whether such Council has or has not taken advantage of such powers.

The foregoing by-law was duly made, ordered, and passed by the Municipal Council in and for the Shire of Woorayl, this nineteenth day of August, in the year of our Lord One thousand eight hundred and ninety.

CHARLES OGILVY,
Secretary of the said Municipal Council.

The foregoing by-law was allowed and confirmed by the Board of Public 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 ninth day of December, in the year of our Lord One thousand eight hundred and ninety.

By order of the Board of Public Health.

J. W. COLVILLE,
Secretary.

I hereby certify that the intention of the Council of the Shire of Woorayl to make the foregoing By-law No. 4, was duly notified by advertisement for four consecutive weeks, viz., on the 13th and 25th days of July, 1890, and 1st and 8th days of August, 1890, in the *Mirboo Herald*, of which advertisement the following is a copy:—

SHIRE OF WOORAYL.

Notice of intention to make a By-law (Number 4), under the "Health Act 1865-1889."

NOTICE is hereby given that it is the intention of the Council of the Shire of Woorayl, at the meeting of the said Council, to be held on Tuesday, the 19th day of August, next ensuing, to make and adopt a by-law (Number 4), in pursuance of the powers conferred by the *Public Health Act 1865-1889*, for the purpose of carrying the said Act into execution. And that immediately after the said date (19th August, 1890) the said Council will apply to the Public Health Department to confirm the said by-law. A copy whereof may be inspected at the Shire Office, on and after the 18th day of July, 1890.

By order,
CHARLES OGILVY,
Shire Secretary.

Shire Office, Mirboo North,
28th July, 1890.

And I further certify that a copy of the said by-law was duly exhibited at the Shire Office, Mirboo North, during the said period of four weeks, viz., from the 18th day of July to the 8th day of August, 1890, both days inclusive, in accordance with section 33 of the *Health Act 1890*.

Given under my hand at Mirboo North, this 28th day of October, 1890.

CHARLES OGILVY,
Shire Secretary.

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.
Beechworth—		Rosedale—	
Wednesday, 7 Jan., '91	116	Friday, 30 Jan., '91	124
Euroa—		Smythesdale—	
Thursday, 29 Jan., '91	124	Wednesday, 21 Jan., '91	124
Hamilton—		Stawell—	
Tuesday, 6 January, '91	113	Tuesday, 30 December	113
Heathcote—		Traralgon—	
Monday, 22 December	111	Wednesday, 14 Jan., '91	113
Melbourne—		Warracknabeal—	
Tuesday, 23 December	111	Tuesday, 6 January, '91	116
Nhill—		Wedderburne—	
Tuesday, 23 December	111	Tuesday, 6 January, '91	116
Orbost—			
Wednesday, 21 Jan., '91	111		

* Detailed particulars published in this number of *Gazette*.

Lands and Survey Office, Melbourne.

SALES (Nos. 7068, 7069, AND 7070) OF CROWN LANDS IN FEE SIMPLE.

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

The lands will be sold in fee simple, and subject to the covenants, conditions, exceptions, and regulations directed by the Governor in Council by an Order in Council dated the 17th day of March, 1885, and published in the *Government Gazette* of the 20th March, 1885, page 817.

A deposit of one-fourth the price at which each lot is sold must be paid by the purchaser at the time of sale, and all such payments shall be made only in gold, silver, or bank notes, or cheques approved of by the receiver and paymaster, and the residue of such price will be payable in twelve (12) equal instalments on the last day of each successive period of three (3) months from the time of sale, or, if the purchaser choose, at any earlier time or times, being one of such last days of any of the periods of three (3) months stated above; such residue of payment will bear interest at the rate of six (6) per centum per annum, to be computed from the time of sale to the time of payment of such residue or instalment of such residue.

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

A. McLEAN,
Commissioner of Crown Lands and Survey,
Office of Lands and Survey,
Melbourne, 18th December, 1890.

EUROA.—Sale (No. 7068) at ELEVEN o'clock a.m. on THURSDAY, the 29th JANUARY, 1891, at the COURT HOUSE, Euroa. To be conducted by E. T. DUNN, Esq., Land Officer. Auctioneers: Messrs. T. W. and A. A. HARRIS.

TOWN LOTS.

EUROA, PARISH OF EUROA, COUNTY OF DELATITE.

Fronting Anderson-street.

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

- Lot 1. Area 1a., allotment 1, section 67.
- Lot 2. Area 1a., allotment 2, section 67.
- Lot 3. Area 1a., allotment 3, section 67.
- Lot 4. Area 1a., allotment 4, section 67.
- Lot 5. Area 1a., allotment 5, section 67.

Fronting Kennedy-street.

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

- Lot 6. Area 1a., allotment 6, section 67.
- Lot 7. Area 1a., allotment 7, section 67.
- Lot 8. Area 1a., allotment 8, section 67.
- Lot 9. Area 1a., allotment 9, section 67.
- Lot 10. Area 1a., allotment 10, section 67.

VIOLET TOWN, PARISH OF SHADFORTH, COUNTY OF DELATITE.

Fronting High-street.

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

- Lot 11. Area 2r., allotment 11, section 7.
- Lot 12. Area 2r., allotment 12, section 7.

Fronting Graves-street.

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

- Lot 13. Area 2r., allotment 13, section 7.
- Lot 14. Area 2r., allotment 14, section 7.
- Lot 15. Area 2r., allotment 15, section 7.
- Lot 16. Area 2r., allotment 16, section 7.
- Lot 17. Area 2r., allotment 17, section 7.
- Lot 18. Area 2r., allotment 18, section 7.

ROSEDALE.—Sale (No. 7069) at ELEVEN o'clock a.m. on FRIDAY, the 30th JANUARY, 1891, at the MECHANICS' INSTITUTE, Rosedale. To be conducted by E. L. BRUCE, Esq., Land Officer. Auctioneers: Messrs. T. W. and A. A. HARRIS.

TOWN LOTS.

ROSEDALE, PARISH OF ROSEDALE, COUNTY OF BULN BULN.

At the site of the improvements of Chas. Cullen.

Upset price 22l. per lot.—Charge for survey 3l. 19s.
Lot 1. Area 2a. 2r. 37p., allotment 36b. Valuation 34l. 12s. 6d.

WILLUNG, PARISH OF WILLUNG, COUNTY OF BULN BULN.

In the township.

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

- Lot 2. Area 1a., allotment 1, section 5.
- Lot 3. Area 1a., allotment 2, section 5.
- Lot 4. Area 1a., allotment 3, section 5.
- Lot 5. Area 1a., allotment 4, section 5.
- Lot 6. Area 1a., allotment 5, section 5.
- Lot 7. Area 1a., allotment 6, section 5.
- Lot 8. Area 1a., allotment 7, section 5.
- Lot 9. Area 1a., allotment 8, section 5.
- Lot 10. Area 1a., allotment 9, section 5.
- Lot 11. Area 1a., allotment 10, section 5.
- Lot 12. Area 1a., allotment 11, section 5.
- Lot 13. Area 1a., allotment 12, section 5.

COUNTRY LOT.

PARISH OF ROSEDALE, COUNTY OF BULN BULN.

*The 19th section holding of Bridget Farrell.*Upset price 1l. per acre.—Charge for survey 5l. 9s. 6d.
Lot 14. Area 41a. 1r. 17p., allotment 60c. Valuation 43l. 4s.

SMYTHESDALE—Sale (No. 7070) at TWELVE o'clock noon on WEDNESDAY, the 21st JANUARY, 1891, at the COURT HOUSE, Smythesdale. To be conducted by E. J. NUZUM, Esq., Land Officer. Auctioneer: Mr. WM. LITTLE.

TOWN LOTS.

SMYTHESDALE, PARISH OF SMYTHESDALE, COUNTY OF GRENVILLE.

*At the site of the improvements of T. D. Judd, north of the Cricket Ground.*Upset price 12l. 10s. per lot.—Charge for survey 3l.
Lot 1. Area 2a. 1r. 39p., allotment 10, 17, and 20. Valuation 125l.

HAPPY VALLEY, PARISH OF CLARKESVALE, COUNTY OF GRENVILLE.

*Adjoining the purchased land of J. Law.*Upset price 17l. 5s. per lot.—Charge for survey 3l. 13s.
Lot 2. Area 6a. 3r. 35p., allotment 1, section 6.*Adjoining the purchased land of J. C. Fraser.*Upset price 1l. 10s. per lot.—Charge for survey 1l.
*Lot 3. Area 1r. 8p., allotment 10, section 13. One month to remove improvements.*At the site of the improvements of E. Scolari.*Upset price 9l. per lot.—Charge for survey 1l.
*Lot 4. Area 1a. 3r. 10 8-10p., allotments 1 to 5, section 13. One month to remove improvements.*At the site of the improvements of J. Milburn.*Upset price 9l. per lot.—Charge for survey 1l.
*Lot 5. Area 1a. 3r. 8p., allotments 6 to 10, section 11. Valuation 30l.

HADDON, PARISH OF HADDON, COUNTY OF GRENVILLE.

*Between the Railway Station Ground and the Main road.*Upset price 15l. 10s. per lot.—Charge for survey 2l. 11s.
Lot 6. Area 1l 9-10p., allotment 3l, section 18.*At the site of the improvements of Catherine Roberts.*Upset price 3l. per acre.—Charge for survey 1l.
*Lot 7. Area 13a. 3r. 31p., allotment 3a, section 5. Valuation 30l.

*Lots 3, 4, 5, and 7 will be sold to a depth of 50 feet only from the surface.

REVOCATION OF FORFEITURE OF LAND SALE.

Section 71, *Land Act 1890.*

NOTICE is hereby given that the *Gazette* notice of Friday, the 24th October, 1890, page 4211, declaring forfeiture of the sale of lots 14 to 20, Rushworth sale of 16th February, 1886, has been revoked.

A. McLEAN,

Commissioner of Crown Lands and Survey.

Office of Lands and Survey,
Melbourne, 18th December, 1890.

COMMON ABOUT TO BE DIMINISHED.

IN pursuance of the provisions of the *Land Act 1890* (54 Vict. No. 1106, § 107): Notice is hereby given that the Governor in Council is about to diminish the Common hereinafter mentioned, viz.:

The following Notice was gazetted in 21 November, pursuant to Order of 13 November, 1890.

THE BRAUFORT, RAGLAN, CHARLTON, AND BURAMBEEN UNITED GOLD-FIELD AND FARMERS' COMMON, proclaimed on the 21st April, 1870, increased by Proclamations of the 29th October, 1872, and the 2nd February, 1886, and diminished by Proclamations of the 31st May, 1887, the 17th December, 1888, and the 7th July, 1890, is about to be further diminished by deducting therefrom forty-nine acres twenty-one perches of land in the parish of Trawalla, being allotments 15p and 15q and the unappropriated portion of allotment 15a.—(90.1360/67.)

A. McLEAN,

Commissioner of Crown Lands and Survey.

Lands and Survey Office,
Melbourne, 18th November, 1890.

COMMON ABOUT TO BE ABOLISHED.

IN pursuance of the provisions of the *Land Act 1890* (54 Vict. No. 1106, § 107): Notice is hereby given that the Governor in Council is about to abolish the Common hereinafter mentioned, viz.:

The following Notice was gazetted in 28 November, pursuant to Order of 25 November, 1890.

THE CLARENDON AND BUNINYONG UNITED TOWN AND FARMERS' COMMON is about to be abolished.—(90.P.22055.)

The following Notice was gazetted in 19 December, pursuant to Order of 15 December, 1890.

THE CHATSWORTH TOWN COMMON, proclaimed on the 27th January, 1868, and increased on the 22nd November, 1869, is about to be abolished.—(90.E.53799.)

A. McLEAN,

Commissioner of Crown Lands and Survey.

Lands and Survey Office,
Melbourne.

LANDS TEMPORARILY RESERVED FROM SALE, ETC.

IN pursuance of the provisions of the *Land Act 1890* (54 Vict. No. 1106, § 10 and 13) and the *Education Act 1890* (54 Vict. No. 1086, § 4): Notice is hereby given that the Governor, with the advice of the Executive Council, has reserved, temporarily, from sale and leasing, and from having a licence 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 licence, in pursuance of section 10 of the *Land Act 1890* aforesaid, the lands hereinafter described, viz.:

Pursuant to Orders of 15 December, 1890.

BALLAARAT (PARISH).—Reserve for the Growth and Preservation of Timber, in addition to and adjoining the land reserved therefor by Order of the 27th September, 1886, also excepted from occupation for residence or business under any miner's right or business licence.—Two hundred and ninety-five acres, more or less, county of Grant, parish of Ballaarat: Commencing at the south-east angle of the Rifle-range reserve; bounded thence by the existing reserve bearing south to the north-east boundary of allotment A1; thence by that allotment and H. W. Lyte's allotment bearing north-westerly, by the latter allotment bearing south-westerly, and by allotment 1 of section Y1 bearing north-westerly, south-westerly, and south-easterly to the south angle of the last-mentioned allotment; thence again by the existing reserve bearing south to the north boundary of allotment 2 of section 4A¹; thence by that allotment bearing westerly and southerly, and by allotment 1 bearing westerly to the Buninyong and Ballaarat Railway; thence by that railway northerly to the south boundary of allotment 14 of section 1; thence by that allotment bearing easterly and northerly and by allotment 15 and a line bearing easterly to the east side of the road forming the east boundary of the last-mentioned allotment; thence by that road bearing north-westerly to the road forming the south boundary of the town of Ballaarat East; thence by that road bearing east to the south-west boundary of the Rifle-range reserve aforesaid; and thence by that reserve bearing south-easterly to the point of commencement: Excepting allotment 7 of section 1 and allotment 3 of section 4A¹.—(E.126⁽⁹⁾) (90.G.23141).

BRINGALBART.—Site for Watering purposes, also excepted from occupation for residence or business under any miner's right or business licence.—Thirty-three acres, more or less, county of Lowan, parish of Bringalbart: Commencing at the south-west angle of allotment 63; bounded thence by that allotment bearing N. 34° 30' E. eight chains forty links and N. 21° 30' W. seven chains sixty-three links; thence by block K bearing N. 75° W. fifteen chains and S. 70° 43' W. nine chains; thence by a road bearing southerly sixteen chains twenty-three links; and thence by a road bearing east sixteen chains thirty-four links to the point of commencement.—(B.604A) (90.K.15840).

CLUNES.—Site for Supply of Stone, also excepted from occupation for residence or business under any miner's right or business licence.—One acre, county of Talbot, municipal district of Clunes: Commencing at a point bearing north four chains thirty links from the south-east angle of allotment 25 of suburban section 1; bounded thence by the said allotment bearing west three chains thirty-three links and north three chains; thence by a line bearing east three chains thirty-three links; and thence by a road bearing south three chains to the point of commencement.—(C.3951⁽⁷⁾) (90.C.68802).

COALVILLE.—Site for a State School (Application No. 2910), also excepted from occupation for mining purposes or for residence or business under any miner's right or business licence.—Two acres three roods twenty-seven perches, county of Buln Buln, township of Coalville: Commencing at a point bearing S. 79° 58' E. one chain nine links and seven-tenths from the south-east angle of section 1; bounded thence by roads bearing respectively N. 34° 19' E. seven chains twenty-eight links and four-tenths, S. 34° 50' E. six chains sixty-three links and four-tenths, and S. 34° 19' W. two chains twelve links and five-tenths; and thence by a line bearing N. 79° 58' W. six chains eighty links and two-tenths to the point of commencement.—(90.91/299) (90.E.13722).

DROUIN.—Land reserved for Road purposes, also excepted from occupation for residence or business under any miner's right or business licence.—One acre one rood thirty perches, more or less, county of Buln Buln, town of Drouin: Commencing at a point bearing N. 9° 22' E. one chain thirty-three links from the north-west angle of allotment 1 of section 13; bounded thence by a road and a line bearing N. 58° 3' E. four chains eighteen links; thence by the Railway reserve bearing north-westerly to the road to Longwarry; and thence by that road bearing southerly to the point of commencement.—(D.1736⁽¹⁾) (90.R.31401).

KORUMBURRA.—Site for a Public Hall and Library, also excepted from occupation for residence or business under any miner's right or business licence.—Two roods, county of Buln Buln, parish of Korumburra, being part of allotment 41A: Commencing at a point bearing N. 85° 8' E. four chains forty-two links and N. 35° 42' E. six chains thirty-three links from the south-west angle of the said allotment; bounded thence by a road bearing N. 35° 42' E. two chains fifty links; and thence by M. Holland's selection bearing N. 54° 18' W. two chains, S. 35° 42' W. two chains fifty links, and S. 54° 18' E. two chains to the point of commencement.—(K.172⁽¹⁾) (90.I.13321).

LANCEFIELD.—Site for Municipal purposes, also excepted from occupation for residence or business under any miner's right or business licence.—Two acres one rood four perches and eight-tenths, county of Bourke, township of Lancefield, being part of section 50: Commencing at the south-west angle of the Temperance Hall reserve; bounded thence by High-street bearing N. 75° W. three chains fifty-six links; thence by the State School reserve bearing N. 15° E. five chains; thence by Dundas-street bearing S. 75° E. five chains fifty-six links; thence by a street

bearing S. 15° W. two chains fifty links; and thence by the Temperance Hall reserve bearing N. 75° W. two chains and S. 15° W. two chains fifty links to the point of commencement.—(L.14, 15a) (90.L.32616).

SOUTH MELBOURNE.—Site for an Ornamental Plantation, also excepted from occupation for residence or business under any miner's right or business licence.—One rood, more or less, county of Bourke, city of South Melbourne: Commencing at the intersection of the south-western side of St. Kilda-road and the eastern side of Albert-road; bounded thence by the first-named road bearing south-easterly about three chains; thence by a road bearing south-westerly to the eastern side of Albert-road aforesaid; and thence by that road bearing northerly to the point of commencement.—(M.333(6)) (90.S.50401).

WERRIBEE.—Site for a Public Garden, also excepted from occupation for residence or business under any miner's right or business licence.—Three roods twenty-four perches, more or less, county of Grant, town of Werribee: Commencing at the intersection of the north-east side of Werribee-street and the south-east side of Cottril-street; bounded thence by the latter street bearing N. 46° 57' E. eight chains thirty-five links; thence by allotment 1 of section 4 of bearing S. 43° 3' E. one chain thirty-nine links and five-tenths; thence by the Railway reserve bearing south-westerly to the north-east side of Werribee-street aforesaid; and thence by that street bearing N. 43° 3' W. one chain fifteen links, more or less, to the point of commencement.—(W.227) (90.W.38322).

A. McLEAN,
Commissioner of Crown Lands and Survey.
Lands and Survey Office,
Melbourne, 15th December, 1890.

PROPOSED REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

IN pursuance of the provisions of the *Land Act 1890* (54 Vict. No. 1106, § 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 Notice was gazetted 1^o on 23 November, pursuant to Order of 25 November, 1890.

ALBERTON EAST (PALMERSTON).—The temporary reservation, by Order of the 19th October, 1857, of one hundred and fifty-three acres eighteen perches of land in the parish of Alberton East, being allotment 77, as a site for a Race-course and other purposes of Public Recreation, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—Eleven acres twenty-one perches and a half: Commencing at a point bearing west forty-four chains one link and a half from the north-east angle of the site; bounded thence by a line bearing S. 22° 25' E. thirty-one chains ninety links; thence by allotment 74b bearing S. 89° 49' W. four chains thirty-two links and a quarter; thence by lines bearing respectively N. 22° 25' W. twenty chains seventy-four links and a half, N. 67° 35' E. one chain fifty links, and N. 22° 25' W. ten chains fifty-five links; and thence by a road bearing east two chains seventy links and a half to the point of commencement.—(A.14(4)) (90.R.31414).

The following Notices were gazetted 1^o on 5 December, pursuant to Orders of 1 December, 1890.

PURNIM.—The temporary reservation, by Order of the 16th July, 1886, of three acres of land in the parish of Purnim, being special allotment 25, as a site for a Mechanics' Institute, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—Two acres two roods: Commencing at the south-east angle of the site; bounded thence by the road to Warramboul bearing S. 76° 45' W. five chains; thence by a line bearing N. 13° 15' W. five chains; thence by a road bearing N. 76° 45' E. five chains; and thence by allotment 26 bearing S. 13° 15' E. five chains to the point of commencement.—(P.102(2)) (90.L.12904).

WAREEK.—The temporary reservation, by Order of the 21st January, 1878, of twenty-six acres two roods twenty-seven perches of land in the parish of Wareek, being part of allotment 1 of section 11, as a site for Watering purposes, is about to be revoked.—(W.36(7)) (90.P.26255).

The following Notices were gazetted 1^o on 19 December, pursuant to Orders of 15 December, 1890.

BIRCHIP.—The temporary reservation, by Order of the 11th August, 1884, of three acres of land in the township of Birchip, parish of Wirmbirchip, as a site for Public purposes (State School, Application No. 2370), is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—One acre thirty-two perches: Commencing at the north-east angle of the site; bounded thence by a road bearing N. 89° 43' W. six chains; thence by a line bearing S. 0° 17' W. two chains; and thence by roads bearing respectively S. 89° 43' E. six chains and N. 0° 17' E. two chains to the point of commencement.—(B.722) (90.C.66043).

HEYWOOD.—The temporary reservation, by Order of the 21st February, 1881, of two acres of land in the town of Heywood, being allotments 7, 8, 9, and 10 of section 5, as an extension of the State School site, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—Thirty-six perches and four-tenths, being parts of allotments 8 and 10: Commencing at the intersection of the north side of Scott-street and the east side of Edgar-street; bounded thence by the latter street bearing north ninety-one links; thence by lines bearing respectively east two chains fifty links and south ninety-one links; and thence by Scott-street aforesaid bearing west two chains fifty links to the point of commencement.—(H.87) (90.E.13874).

MORTLAKE.—The temporary reservation, by Order of the 18th April, 1864, of two acres twenty-seven perches of land in the town of Mortlake, being part of section 9, as a site for a Market, is about to be revoked.—(M.211A) (90.M.56543).

NAR-NAR-GOON.—The temporary reservation, by Order of the 9th August, 1881, of ninety-four acres, more or less, of land in the parish of Nar-nar-goan, being part of allotment 83, as a site for Affording Access to Water, is about to be revoked.—(N.11(7)) (90.C.64367).

STANLEY.—The temporary reservation, by Order of the 22nd April, 1890, of seven acres two roods twenty-nine perches of land in the town of Stanley, as a site for Public Recreation, is about to be revoked.—(S.340a) (90.P.26761).

A. McLEAN,
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 1890* (54 Vict. No. 1106, § 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 December, pursuant to Orders of 8 December, 1890.

BANYENONG.—The temporary reservation, by Order of the 2nd April, 1889, of one hundred and fifteen acres one rood twenty-four perches of land in the parish of Banyenong, being suburban allotments 1, 2, and 10 of section 14, as a site for a Public Park, is about to be revoked.—(B.83(7), D.168a) (90.P.32583).

WILLIAMSTOWN (SPOTTISWOODE).—The temporary reservation, by Order of the 14th August, 1871, of nine acres two roods, more or less, of land in the town of Williamstown, being part of section 7, parish of Cut-Paw-Paw, as a site for Penal Quarrying purposes, is about to be revoked.—(C.345(2)) (90.M.56325).

WILLIAMSTOWN (SPOTTISWOODE).—The temporary reservation, by Order of the 15th August, 1864, of eight acres two roods, more or less, of land in the town of Williamstown, being part of section 7, parish of Cut-Paw-Paw, as a site for Quarrying for Stone and for Dredging purposes is about to be revoked.—(C.345(2)) (90.M.56325).

YACKANDANDAH.—The temporary reservation, by Orders of the 27th April, 1868, and the 20th June, 1870, of sixty-six acres two roods eighteen perches of land in the parish of Yackandandah, as a site for Racing and General Recreation purposes, is about to be revoked.—(Y.45(6)) (90.R.32333).

YARROCK.—The temporary reservation, by Order of the 27th August, 1888, of one hundred acres of land in the parish of Yarrock, as a site for Water Supply purposes, is about to be revoked.—(Y.104(1)) (90.J.11129).

A. R. OUTTRIM,
For the 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 1890* (54 Vict. No. 1106, § 10 and 13), the Governor in Council has revoked the temporary reservation of the lands hereinafter referred to, viz.:

Revoked by Orders of 15 December, 1890.

DARRIMAN.—Site for Watering purposes. See *Gazette* of 14 November, 1890.

SHIRLEY.—Site for a State School. See *Gazette* of 14 November, 1890.

A. McLEAN,
Commissioner of Crown Lands and Survey.
Lands and Survey Office,
Melbourne, 15th December, 1890.

LAND PROPOSED TO BE PERMANENTLY RESERVED FROM SALE.

IN pursuance of the provisions of the *Land Act 1890* (54 Vict. No. 1106, § 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 28 November, pursuant to Order of 25 November, 1890.

PURNIM.—Land about to be permanently reserved as an endowment for State Agricultural Colleges and Experimental Farms.—Three thousand six hundred and seventy-nine acres, more or less, county of Villiers, parish of Purnim: Commencing at a point on the right bank of the Hopkins River where the south boundary of allotment 5 of section 1, parish of Framlingham West, abuts thereon; bounded thence by the said allotment, a line, and allotments 21 and 22 bearing westerly one hundred and forty-one chains forty-six links; thence by allotments 12A, 11A, 10A, and 9A, parish of Purnim, bearing S. 24° 52' W. one hundred and forty-three chains thirty-eight links; thence by allotment 60h bearing S. 33° 56' E. forty chains thirty-three links, by that allotment and 59h bearing S. 56° 4' W. thirty chains, and by the latter allotment bearing N. 33° 56' W. thirty-seven chains nine links; thence by a road bearing S. 55° 30' W. thirty-nine chains thirteen links; thence by a road bearing S. 34° 30' E. eighty chains forty-nine links; thence by a road bearing N. 55°

37' E. sixty-nine chains fifteen links, and N. 29° 37' E. forty-three chains seventy-seven links; thence by a line bearing S. 60° 23' E. about forty-seven chains fifty links to the Hopkins River aforesaid; and thence by that river upwards to the point of commencement: Excepting surveyed roads.—(P.102⁽²⁾) (90.B.56509).

A. McLEAN,
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 December, pursuant to Order of 15 December, 1890.

ECHUCA NORTH.—The Proclamation bearing date the 21st December, 1868, by which two thousand three hundred and ten acres, more or less, of land in the parish of Echuca North, were proclaimed as a Reserve for the preservation and growth of Timber, is about to be revoked so far as it relates to the portion of such land hereinafter described, viz.:-Nineteen acres two rods thirty-two perches, county of Rodney, parish of Echuca North, being suburban allotments 5B, 6B, 7B, 8B, 9B, 10B, 11B, 12B, and 13B.—(E.96⁽²⁾) (90.C.64360).

A. McLEAN,
Commissioner of Crown Lands and Survey.

Lands and Survey Office,
Melbourne.

REGULATIONS FOR THE CARE, PROTECTION,
AND MANAGEMENT OF THE RESERVE FOR
FRIENDLY SOCIETIES' RECREATION PURPOSES
IN THE BOROUGH OF HAMILTON.

WE, John Thomas Nevill, George Christie, John Greed, William Carter, John Sandison, Donald McNaughton, Edward Mulhall, John B. Dunn, A. L. Tully, Timothy Dennis Reen, James Henry, John William Hummerston, William T. Reay, and T. E. Wyatt, the duly appointed committee of management of the reserve for Friendly Societies' recreation purposes in the borough of Hamilton, having framed the following regulations for the care, protection, and management thereof, 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 therein or thereupon, submit the said regulations to the Board of Land and Works, to be made by such Board in pursuance of the powers conferred by section 136 of the *Land Act 1890*:-

REGULATIONS.

1. The reserve shall be open to the public free of charge from sunrise to sunset, except on such days (not exceeding thirty in any one year) as the reserve may be set apart for any particular purpose, on any of which occasions a sum not exceeding one shilling may be charged and taken for the admission of every adult to the reserve.
2. No person shall enter or remain in the reserve who may offend against decency as regards dress, language, or conduct.
3. No person shall damage in any way the trees, shrubs or flowers, or buildings, or other improvements in the reserve, nor shall fires be lighted therein without the authority, in writing, of the committee of management.
4. No person shall climb or jump over the fences or gates, or cut names on the fences, trees, seats, or buildings, or stick bills thereon.
5. No person shall put in the reserve any cattle, goats, or pigs without the permission, in writing, of the committee of management. Provided always that the moneys received for agistment shall be expended in the maintenance and improvement of the reserve, and that an account thereof shall be furnished annually to the Board of Land and Works.
6. No person shall erect a booth or building of any description, or use a vehicle for the purpose of offering for sale any article, or expose any article for sale in the reserve without the consent, in writing, of the committee of management.
7. Persons who may obtain permission to erect booths or other temporary structures in the reserve shall conform to such instructions as the committee of management may deem expedient to issue, with the view of insuring decency and cleanliness.
8. No person, except labourers or workmen employed in the reserve by the committee of management, shall enter any plots therein which may be enclosed for plantations of trees, shrubs, or flowers.

Every person offending against these regulations shall, in accordance with section 136 of the *Land Act 1890*, on conviction before any justice, forfeit and pay a penalty not exceeding Five pounds for each offence, and every person who knowingly and wilfully offends against any such regulations, and who, after he has been warned by any bailiff of Crown lands or any constable, does not desist from so offending, may be forthwith apprehended

by such bailiff or constable, and taken before some justice of the peace, and shall, on conviction, forfeit and pay a penalty not exceeding Ten pounds.

JOHN THOMAS NEVILL,
GEORGE CHRISTIE,
JOHN GREED,
WM. CARTER,
JOHN SANDISON,
DONALD McNAUGHTON,
EDWARD MULHALL,
J. B. DUNN,
A. L. TULLY,
T. D. REEN,
JAMES HENRY,
JOHN W. HUMMERSTON,
WILLIAM T. REAY,
T. E. WYATT,

Committee
of
Management.

The Board of Land and Works, in pursuance of the powers conferred by the *Land Act 1890*, section 136, doth hereby make the foregoing Regulations in respect of the Reserve for Friendly Societies' recreation purposes in the borough of Hamilton.

The Common Seal of the Board of Land and Works was hereto affixed this 9th day of December, 1890, in the presence of—

A. McLEAN,
President.
N. WIMBLE,
Member.

(SEAL)

—(CORR. 90.R.32354.)

COMMON ABOLISHED.

PROCLAMATION

By His Excellency the Right Honorable John Adrian Louis Earl of Hopetoun, Viscount Aithrie, and Baron Hope, in the Peerage of Scotland; Baron Hopetoun of Hopetoun, and Baron Niddry of Niddry Castle, in the Peerage of the United Kingdom; Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commander-in-Chief in and over the Colony of Victoria and its Dependencies, &c., &c., &c.

WHEREAS by the *Land Act 1890* it is amongst other things enacted that the Governor in Council may from time to time increase, and, after one month's notice in the *Government Gazette*, diminish, alter, or abolish any common heretofore or hereafter to be proclaimed or re-proclaimed, and may from time to time re-proclaim the whole or any part of any such common for any of the purposes and subject to the provisions of Part I. of the said Act, and nothing therein contained shall prevent the exercise of the powers conferred by Part I. of the said Act with respect to the leasing or licensing of any land comprised in any common: Now therefore I, the Governor of Victoria, with the advice of the Executive Council, do hereby abolish the common hereinafter mentioned, that is to say:—

THE BURKE AGRICULTURAL AREA TEMPORARY COMMON.
—(90.L.13100.)

Given under my Hand and the Seal of the Colony, at Melbourne, this fifteenth day of December, in the year of our Lord One thousand eight hundred and ninety, and in the fifty-fourth year of Her Majesty's reign,

(L.S.) HOPETOUN.

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

PROCLAMATION OF THE TOWNSHIP OF NATIMUK
RESCINDED.

PROCLAMATION

By His Excellency the Right Honorable John Adrian Louis, Earl of Hopetoun, Viscount Aithrie, and Baron Hope, in the Peerage of Scotland; Baron Hopetoun of Hopetoun, and Baron Niddry of Niddry Castle, in the Peerage of the United Kingdom; Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commander-in-Chief in and over the Colony of Victoria and its Dependencies, &c., &c., &c.

WHEREAS by a Proclamation under the hand of the Governor and the seal of the colony, made in pursuance of the *Land Act 1890*, and bearing date the first day of September, One thousand eight hundred and ninety, the Governor, with the advice of the Executive Council, did define the boundaries of the township of Natimuk, and did by the said Proclamation distinguish the said township by the name aforesaid: And whereas it is expedient to revoke the said Proclamation: Now therefore I, the Governor of Victoria, by and with the advice of the Executive Council thereof, do hereby rescind the said Proclamation bearing date the first day of September, One thousand eight hundred and ninety.

Given under my Hand and the Seal of the Colony, at Melbourne, this fifteenth day of December, in the year of our Lord One thousand eight hundred and ninety, and in the fifty-fourth year of Her Majesty's reign.

(L.S.) HOPETOUN.

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

Land Act 1890.
AREA OF LANDS UNDER SECTION 6 INCREASED AND DIMINISHED.

PROCLAMATION

By His Excellency the Right Honorable John Adrian Louis, Earl of Hopetoun, Viscount Aithrie, and Baron Hope, in the Peerage of Scotland; Baron Hopetoun of Hopetoun, and Baron Niddry of Niddry Castle, in the Peerage of the United Kingdom; Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commander-in-Chief in and over the Colony of Victoria and its Dependencies, &c., &c., &c.

WHEREAS by the *Land Act 1890* it is amongst other things enacted that the Governor in Council may, 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 may be sold by auction: Now therefore I, the Governor of Victoria, by and with the advice of the Executive Council thereof, do hereby increase or diminish (as the case may be) the areas of Crown lands comprised in Classes 2 and 3 of the 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.
				Acres.	
Gladstone ¹ ...	Yalong ...	B	22		South of allotment 15 and east of allotments 16 and 17 East of P. Foley's holding
Croajingolong ¹ ...	Cabanandra ...	C	42		

AREA OF AURIFEROUS LANDS INCREASED.

County.	Parish.	Area.		Description.
			Acres.	
Grenville ¹ ...	Cardigan ...	20		Forfeited 49th section holding of John H. Hegarty

AREA OF AURIFEROUS LANDS DIMINISHED.

County.	Parish.	Area.		Description.
			Acres.	
Gladstone ...	Yalong ...	22		Block B, south of allotment 15, and east of allotments 16 and 17

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 16th January, 1891, will be deemed to have been simultaneously made.

Given under my Hand and the Seal of the Colony, at Melbourne, this fifteenth day of December, in the year of our Lord One thousand eight hundred and ninety, and in the fifty-fourth year of Her Majesty's reign.

(L.S.)

HOPETOUN.

By His Excellency's Command,

A. McLEAN,
Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

TEMPORARY MANAGEMENT OF A WATER RESERVE.

PROCLAMATION

By His Excellency the Right Honorable John Adrian Louis, Earl of Hopetoun, Viscount Aithrie, and Baron Hope, in the Peerage of Scotland; Baron Hopetoun of Hopetoun, and Baron Niddry of Niddry Castle, in the Peerage of the United Kingdom; Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commander-in-Chief in and over the Colony of Victoria and its Dependencies, &c., &c., &c.

WHEREAS by the *Water Act 1890* it is amongst other things enacted that the Governor in Council may from time to time, by proclamation, place under the temporary management and control of, or may 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 shall 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 Lowan Shire Waterworks Trust the Reserve hereinafter specified, notice of intention of which has 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 Lowan Shire Waterworks Trust aforesaid the Water Reserve hereinafter specified, that is to say:—

LEOR.—One hundred and fifty acres, county of Lowan, parish of Leor, being the land temporarily reserved by Order of the 22nd September, 1890, as a site for Water Supply purposes, and described in the *Government Gazette* of the 26th September, 1890, page 3856.—(90.W.38533.)

Given under my Hand and the Seal of the Colony, at Melbourne, this fifteenth day of December, in the year of our Lord One thousand eight hundred and ninety, and in the fifty-fourth year of Her Majesty's reign.

(L.S.)

HOPETOUN.

By His Excellency's Command,
A. McLEAN,
Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

TOWNSHIP AT BARKSTEAD IN THE PARISH OF KORWEINGUBOORA.

PROCLAMATION

By His Excellency the Right Honorable John Adrian Louis, Earl of Hopetoun, Viscount Aithrie, and Baron Hope, in the Peerage of Scotland; Baron Hopetoun of Hopetoun, and Baron Niddry of Niddry Castle, in the Peerage of the United Kingdom; Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commander-in-Chief in and over the Colony of Victoria and its Dependencies, &c., &c., &c.

WHEREAS by the *Land Act 1890* (54 Vict. No. 1106, sec. 73) it is amongst other things enacted that the Governor in Council may from time to time, by a notice in the *Government Gazette*, proclaim as a street or road or as a township any portion or portions of Crown lands, and the lands in such township, or within any city, town, or borough proclaimed before the passing of *The Land Act 1834* shall be sold by auction in the manner therein provided for the sale of Crown lands by public auction, and the lands upon which such street or road have been proclaimed shall be and be deemed to be thenceforward dedicated to the public: Now therefore I, the Governor of Victoria, by and with the advice of the Executive Council thereof, do by this notice proclaim as a township the portion of Crown lands hereinafter described, that is to say:—

TOWNSHIP AT BARKSTEAD IN THE PARISH OF KORWEINGUBOORA.—County of Grant, parish of Korweinguboorà: Commencing at a point on the boundary of the Wombat State Forest; bearing north about four chains from the north-east angle of the block licensed under the 93rd section of *The Land Act 1834* to George Chase; bounded thence by the said State Forest bearing south seventeen chains, east fourteen chains, south thirty-five chains, west thirty-two chains, north fifty-two chains, and east eighteen chains to the point of commencement.—(B.679) (90.S.46386).

Given under my Hand and the Seal of the Colony, at Melbourne, this fifteenth day of December, in the year of our Lord One thousand eight hundred and ninety, and in the fifty-fourth year of Her Majesty's reign.

(L.S.)

HOPETOUN.

By His Excellency's Command,
A. McLEAN,
Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

December 19, 1890.

5124

Land Act 1890, Sections 2 and 99.

APPLICATIONS FOR LICENCES APPROVED.

THE following Applications for Licences 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.

A. McLEAN,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
Melbourne, 17th December, 1890.

Number of Licence.	Name of Licensee.	Area, subject to modification of boundaries and area. Acres.	Parish or Situation.	Date of Licence.	Amount to be Collected.				Payable to Receiver of Revenue at—
					Payment.	Survey Charge to revenue account when otherwise ordered.	Fee for Licence.	Total Amount of first Payment.	
Under Section 19 of <i>The Land Act 1869</i> as amended by <i>The Land Act 1878</i> .—Payment to be made half-yearly.									
13171	George Murray ¹	320	Meeniyen	1.1.85	8 0 0	...	0 5 0	56 5 0 ²	Melbourne
13174	John Murray ³	320	Meeniyen	1.12.84	8 0 0	...	0 5 0	32 5 0 ²	"
Under Section 19 of <i>The Land Act 1869</i> and Section 11 of <i>The Land Act 1878</i> .—Payment to be made half-yearly.									
2803	Peter McAllister ⁴	17	Newmerella	1.12.84	0 17 0	...	0 5 0	0 5 0 ⁵	Bairnsdale
2804	Peter McAllister ⁴	8½	Newmerella	"	4 4 0	...	0 5 0	0 5 0 ⁵	"
13547	James J. Pine ⁶	160	Mardan	1.1.84	8 0 0	...	0 5 0	96 5 0	Warragul
Under Section 65 of <i>The Land Act 1884</i> .—Payment to be made yearly.									
756	Patrick Pollard	20	Moyston	1.12.90	1 10 0	...	0 2 6	1 12 6	Ararat
Under Section 67 of <i>The Land Act 1884</i> .—Payment to be made yearly.									
878	Patrick E. Smith ⁷	432	Jallukar ⁸	1.8.88	6 6 0	2 0 0	1 0 0	8 12 0	Ararat
Under Section 99 of the <i>Land Act 1890</i> .—Payment to be made in advance.									
...	John Pearson: to cut 2 pieces of timber, each 30 feet long	...	Franklin and Wombat Timber Reserve	...	0 5 8	0 5 8 ⁸	Daylesford

⁸ Allotment 46.

¹ In lieu of licence previously issued, dated 1st January, 1886, and gazetted 29th January, 1886, p. 222.

² Rent paid credited.

³ In lieu of licence previously issued, dated 1st September, 1885, and gazetted 25th September, 1885, p. 2716.

⁴ In lieu of licence previously issued under residence clause, and gazetted 2nd January, 1885, p. 114.

⁵ Rent paid to be credited.

⁶ In lieu of notices gazetted 22nd February, 1884, p. 593, 29th October, 1886, p. 3074, 8th July, 1887, p. 2018, and 11th January, 1889, p. 127. £41 5s. rent paid on non-residence licence, dated 1st January, 1884, and £31 19s. 6d. paid on residence licences, dated 1st May, 1885, and 1st September, 1886, to be credited.

⁷ In lieu of notices gazetted 19th October, 1888, p. 3194, and 31st October, 1890, p. 4277. Rents and fees paid credited.

⁸ This amount has been paid.

NOTE.

GEELONG DISTRICT.—In notice gazetted 12th December, 1890, p. 5032, re licence 1492/19, Joseph J. Dickason, 62 acres, parish of Krambruk, the total amount of first payment should be £1 10s., not £1 6s.

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.	Purchase Money.	Fees.			Total to pay.	Payable to the Officer authorized by the Treasurer to collect Territorial Revenue at—
				Grant.	Certificate.	Assurance.		
Under Section 76 of <i>The Land Act 1890</i> .								
Chas. Harris	Carlyle	6 2 35	13 0 0	1 1 0	...	0 0 7	14 1 7	Rutherglen
Ann Cameron	Yalimba	0 3 20	4 10 0	1 1 0	...	0 0 3	5 11 3	Hamilton C.60163
Korong Flour Mill Company Limited	Wedderburn	0 0 13	2 10 0	1 1 0	...	0 0 2	3 11. 2	Wedderburn C.68037
Under Section 428 of the <i>Local Government Act 1890</i> .								
Frederick Woods	Talambe	3 1 22	16 0 0	1 1 0	...	0 0 8	17 1 8	Sandhurst W.37536
W. and J. Moodie	Dewrang	7 3 39	24 0 0	1 1 0	...	0 1 0	25 2 0	Casterton M.52137
<i>Mines Act 1890, Section 2.</i>								
Under Section 3 of <i>The Residence Areas Act 1884</i> .								
Ann Birmingham	Castlemaine	33.6p.	8 5 0	1 1 0	...	0 0 5	9 6 5	Castlemaine B.52790
Thomas McDonnell	Sandhurst	0 2 8½	8 0 0	1 1 0	...	0 0 4	9 1 4	Sandhurst Mc.36786
Susanah Lewis	Sandhurst	0 2 0	8 0 0	1 1 0	...	0 0 4	9 1 4	" L.28478
John Pool	Sandhurst	1 0 0	17 12 0	1 1 0	...	0 0 9	18 13 9	" P.24461
Mary Berryman	Sandhurst	0 1 7	8 1 0	1 1 0	...	0 0 5	9 2 5	" B.52755

Department of Lands and Survey,
Melbourne, 17th December, 1890.

A. McLEAN,
Commissioner of Crown Lands and Survey.

Land Act 1890, Section 2.

APPLICATIONS FOR GRANTS APPROVED.

THE following Applications for Grants having been approved, it is hereby notified that the balance to complete the Purchase and Fees specified in each case may be received by the undermentioned Revenue Officers.

Name.	Parish	Extent.	Amount to be Collected.					Payable to the Officer authorized by the Treasurer to collect Territorial Revenue at—
			Balance to complete Purchase.	Fees.			Total to pay.	
				Grant.	Certificate.	Assurance.		
A. R. P.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.		
Under Section 20 of <i>The Land Act 1869</i> .								
Ellen McNeil	Lowan	13 1 6	9 16 0	1 1 0	1 0 0	0 0 7	11 17 7	Horsham 13266
Under Section 4 of <i>The Land Acts Amendment Act 1880</i> .								
Henry G. Carver	Windham	20 0 0	8 0 0 ¹	1 1 0	1 0 0	0 1 3	10 2 3	Yea 143

¹ £22 rent paid credited.

Department of Lands and Survey,
Melbourne, 17th December, 1890.

A. McLEAN,
Commissioner of Crown Lands and Survey.

Land Act 1890, Section 2.

LICENCES AND LEASES UNDER THE LAND ACTS 1869 AND 1884 REVOKED OR DECLARED VOID.

NOTICE is hereby given that the Licences and Leases mentioned in the Schedule hereunder have been revoked, forfeited, or declared void for the reasons specified in each case.

A. McLEAN,
Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
Melbourne, 17th December, 1890.

District.	Corr. No.	Name of Licensee or Lessee.	Section of Land Act under which Licensed or Leased.	Parish.	Area.	Order in Council dated	Reasons for Forfeiture, &c.	Pay Office.
				A. R. P.				
Licences under <i>The Land Act 1869</i> .								
Bairnsdale	38110	James B. Curry	19	Coongulm-rank	121 0 0	...	Land sold ...	Bairnsdale
Beechworth	150	Nicholas Chenhall	49	Chiltern	3 0 0	8.12.90	Non-payment of rent	Chiltern
Melbourne	1900	Robt. Wm. Judd	49	Darnum	7 0 0	"	Non-payment of rent	Warragul
Licences under <i>The Land Act 1869</i> as amended by <i>The Land Act 1878</i> .								
Hamilton	6000	James Gleeson, jun.	19	Kanawinka	320 0 0	8.12.90	Non-compliance with conditions	Casterton
Melbourne	12648	Chas. Farrell	19	Doomburriun	280 0	"	Land sold ...	Warragul
License under <i>The Land Act 1869</i> and Section 11 of <i>The Land Act 1878</i> .								
Melbourne	12372	Wm. St. J. Chase	19	Narree Worran	52 0 0	8.12.90	Land sold ...	Melbourne
Licenses under <i>The Land Act 1884</i> .								
Alexandra	241	Moses Duro	93	Mansfield	2 3 28	...	Abandoned ...	Mansfield
"	725	Daniel O'Farrell	93	Dueran East	3 0 0	...	Abandoned ...	"
Echuca	992	James Gray	119	Kanyapella	156 0 0	...	Abandoned ...	Echuca
Bairnsdale	325	John Gilbert	93	Tildesley East	2 3 39	...	Non-payment of rent	Bairnsdale
"	363	Arthur W. Hassall	93	Bengworden	3 0 0	...	Non-payment of rent	"
"	506	Lakes Navigation Coy.	93	Colquhoun	Non-payment of rent	"
"	809	Tasman Roadknight	93	Colquhoun	Non-payment of rent	"
Ballarat	112	W. E. Jacka	119	Dereel	450 0 0	...	Non-payment of rent	Smythesdale
Melbourne	1513	Alfred Lewis	93	Neerim South	3 0 0	...	Non-payment of rent	Warragul
"	88	William Brydon	42	Korumburra	151 0 0	8.12.90	Licensee's request	Warragul
"	1571	Mary C. Ross	42	Noojee	320 0 0	"	Land sold ...	"
Leases under <i>The Land Act 1884</i> .								
Alexandra	766	Agnes P. Hutchinson	32	Tallangalook	574 0 0	8.12.90	Lessee's request	Mansfield
Horsham	638	James Flack	32	Tooolondo	309 0 0	"	Lessee's request	Horsham
Hamilton	97	Richard Brough	32	Pendyk Pendyk	410 0 0	"	Non-payment of rent	Hamilton
Bairnsdale	1082	William Macalister	32	Broadlands	404 0 0	"	Non-payment of rent	Bairnsdale
Sale	2689	Jared Hy. Graham	32	Boola Boola	677 0 0	"	Non-payment of rent	Traralgon
"	5111	Daniel Mooney	32	Woolenook	475 0 0	"	Non-payment of rent	Maffra
"	1721	Ellen Shields	32	Willung	381 0 0	"	Non-payment of rent	Rosedale
"	785	James Hodder	32	Welshpool	160 0 0	"	Non-payment of rent	Palmerston
"	18	Mansell Allez	32	Binginwarri	792 0 0	"	Non-payment of rent	"
Geelong	1275	John McCallum	32	Aire	169 0 0	"	To issue amended lease	Colac
"	3619	Geo. D. Rogers	32	Moomowroong	120 0 0	"	To issue amended lease	"
Melbourne	5596	Clark S. Ross	32	Nayook	515 0 0	"	Land sold ...	Warragul
"	122	George F. Brind	32	Leongatha	282 0 0	"	Lessee's request	"
"	3806	John Shearman	32	Darnum	326 0 0	"	Non-compliance with conditions	"

¹ Transfer to Jno. H. Chant sanctioned by Board of Land and Works, but not registered at the Office of Titles.

NOTE.

ST. ARNAUD DISTRICT.—The notice gazetted 17th October, 1890, p. 4112, re licence 698/119, Hugh McGurk, 26 acres, parish of Coonoer East, is hereby cancelled.

Land Act 1830, 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.	Conditions—How complied with.				Amount to be Collected.				Payable to the Officer in Charge to collect Territorial Revenue at—		
				Fencing.	Cultivation.	Other Improvements.	Total.	Residence.	Rent Payable Half-yearly.	Rent due to date.	Fees.		Total to pay.	
			A. B. P.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.
2.6.90	Nathan Martin	Noyong	249 1 12	106 0 0	18 0 0	152 0 0	276 0 0	Yes	5 5 0	12 10 0	1	14 10 0	Onseo	2087
1.1.90	Geo. B. Sheen	Beleka	284 2 0	161 0 0	48 0 0	209 0 0	291 0 0	Yes	5 17 6	5 9 3	1	7 17 6	"	878
2.6.90	Geo. Hammond	Noyong	152 3 21	85 0 0	18 0 0	103 0 0	189 0 0	Yes	3 3 0	5 9 3	1	11 3 0	"	1732
1.10.90	Wm. T. Sims	Rindt	388 1 24	185 0 0	...	388 0 0	473 0 0	Yes	3 7 0	3 7 0	1	3 7 0	"	2654
1.3.88	Hessie Scher, <i>nee</i> Lucas	Numbie-Munjio	365 2 15	185 0 0	...	365 0 0	473 0 0	Yes	7 15 0	30 12 0	1	32 12 0	"	521
2.6.90	Henry G. Jobb	Muran	45 0 0	16 0 0	...	45 0 0	520 0 0	Yes	2 0 0	4 0 0	1	6 0 0	Mansfield	3887
1.12.90	Mary Paris	Maraweeny	375 3 37	190 0 0	...	190 0 0	288 0 0	Yes	8 0 0	16 0 0	1	18 0 0	Benalla	16689
1.11.90	Charlotte C. Orchard	Branjee	350 0 0	350 0 0	Yes	7 6 0	7 6 0	1	14 12 0	"	19907
1.11.90	Abt. F. Milford	Branjee	318 3 37	101 0 0	...	101 0 0	223 0 0	Adjoining	7 19 6	7 12 6	1	14 12 0	"	19246
1.10.90	Thos. Maher, <i>nee</i> Mullavey	Branjee	294 0 30	14 0 0	24 0 0	43 0 0	902 0 0	Adjoining	0 12 6	0 12 6	1	2 12 6	"	19098
"	Thos. Maher, <i>nee</i> Mullavey	Branjee	319 3 21	148 0 0	30 0 0	178 0 0	326 0 0	Yes	8 0 0	8 0 0	1	16 0 0	"	17076
1.11.90	Mary Wakdy	Branjee	319 3 3	136 0 0	...	240 0 0	376 0 0	Yes	8 0 0	8 0 0	1	16 0 0	"	17410
"	Thomas Greatorex	Pine Lodge	329 0 0	163 0 0	...	163 0 0	282 0 0	Yes	8 0 0	8 0 0	1	16 0 0	"	18093
1.2.90	Gerald Heenan	Chaugate	483 2 2	212 0 0	...	19 0 0	231 0 0	Yes	0 16 6	0 16 6	1	2 16 6	Shepperton	17423
1.1.90	John Freeman	Eldrad	195 2 2	212 0 0	...	30 0 0	231 0 0	Yes	6 15 0	13 10 0	1	15 10 0	Mansfield	3743
1.1.90	Nicholas Castellow	Duran	289 3 32	131 0 0	...	172 0 0	297 0 0	Yes	2 9 6	2 9 6	1	4 9 6	Alexandra	3616
1.1.90	Jas. Hewish, sen.	Numbie-Munjio	226 0 11	146 0 0	70 0 0	404 0 0	331 0 0	Yes	4 18 0	4 18 0	1	8 18 0	Mansfield	3278
1.10.90	Herbert Smith	Archdale	317 2 6	101 0 0	...	246 0 0	347 0 0	Yes	6 0 0	6 0 0	1	12 0 0	Onseo	2683
2.6.90	John Benjamin	Tebutt	47 0 8	233 0 0	...	243 0 0	475 0 0	Yes	8 0 0	8 0 0	1	16 0 0	Dunally	1134
1.11.90	James Rodger	Glenhope	63 0 17	50 0 0	6 0 0	11 0 0	72 0 0	Yes	7 19 0	7 19 0	1	14 18 0	Heathcote	1634
1.9.90	M. Fitzgerald	Glenhope	127 3 22	124 0 0	...	48 0 0	172 0 0	Yes	1 12 0	1 12 0	1	2 12 0	Castlemaine	2766
1.10.90	G. England	Sandon	37 3 26	48 0 0	...	9 0 0	324 0 0	Yes	3 4 0	3 4 0	1	6 8 0	Harrow	10568
1.2.90	W. England	Jalakin	319 3 25	127 0 0	...	117 0 0	282 0 0	Yes	8 0 0	16 0 0	1	18 0 0	Nhill	10636
1.3.90	S. Freeman	Yaac-a-Yaac	305 2 23	126 0 0	...	282 0 0	345 0 0	Yes	7 13 0	15 6 0	1	17 6 0	Horsham	10721
2.6.90	E. R. O'Brien, <i>nee</i> Green	Dollin and Mockiny*	119 2 22	42 0 0	...	180 0 0	242 0 0	Yes	3 0 0	3 0 0	1	6 0 0	Horsham	12828
1.9.90	R. G. Keam	Ni Ni	59 2 27	80 0 0	80 0 0	Yes	1 10 0	3 0 0	1	4 0 0	Horsham	11077
2.6.90	C. Lewizke	Kalingur	159 3 12	116 0 0	...	58 0 0	174 0 0	Yes	4 0 0	8 0 0	1	12 0 0	Horsham	11184
"	J. Matheson, jun.	Lah Arum	66 1 24	55 0 0	...	13 0 0	68 0 0	Yes	1 13 6	3 7 0	1	5 7 0	Harrow	9187
1.9.88	Ann Mulroney	Talangatik	319 2 2	182 0 0	...	165 0 0	347 0 0	Yes	8 0 0	40 0 0	1	42 0 0	Harrow	9306
1.8.90	C. McCarthy	Morea and Minimay	131 1 0	62 0 0	...	91 0 0	153 0 0	Yes	8 0 0	3 12 0	1	11 12 0	Harrow	9625
1.5.88	Thos. Redford	Koonik Koonik	319 3 22	180 0 0	...	240 0 0	320 0 0	Yes	8 0 0	48 0 0	1	56 0 0	Horsham	10886
1.11.90	John Ward	Dimboola	43 0 17	38 0 0	...	8 0 0	46 0 0	Yes	1 2 0	1 2 0	1	2 4 0	Stawell	2905
1.7.90	Hannah Cross, <i>nee</i> Johnston	Bolungum	287 1 8	220 0 0	239 0 0	183 0 0	642 0 0	Yes	2 11 0	2 11 0	1	4 11 0	"	3790
1.12.90	Samuel Pickering	Kirkella	101 1 28	62 0 0	...	45 0 0	107 0 0	Yes	2 5 0	4 10 0	1	6 10 0	"	3834
1.3.90	Wm. Williams	Boroka	89 2 33	48 0 0	...	68 0 0	116 0 0	Yes	3 10 6	3 10 6	1	6 10 6	Portland	4166
1.4.90	J. Bowd	Mumbannar	147 0 8	78 0 0	...	66 0 0	162 0 0	Yes	1 0 0	2 0 0	1	3 0 0	Casterton	5146
1.8.90	J. W. Compton	Monzie	40 0 0	35 0 0	...	22 0 0	36 0 0	Yes	0 15 0	0 15 0	1	0 15 0	"	5676
1.2.90	J. Murray	Koolomert	29 1 24	14 0 0	14 0 0	Yes	1	...	"	...
1.9.90	Martin Ryan	Balgallah	29 1 24	14 0 0	14 0 0	Yes	1	...	"	...

Under Section 20 of The Land Act 1869 as amended by The Land Act 1873.

Land Act 1890, Section 2.

APPLICATIONS FOR LEASES APPROVED.

THE following Applications for Leases under Section 32 of the Land Act 1894 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. Payments to be made half-yearly.

Department of Lands and Survey,
Melbourne, 17th December, 1890.

A. McLEAN,
Commissioner of Crown Lands and Survey.

Number of Leases.	Name of Lessee.	Area.	Parish.	Block.	Section.	Date of Lease.	Term.	Payment.	Survey Charge.	Fee for Lease.	Total Amount of First Payment.	Payable to Receiver of Revenue at—
		Acres.						£ s. d.	£ s. d.	£	£ s. d.	
1150	Edmund P. M. Margetta ¹	573	Bindi	1 and 65	...	1.7.87	11½ years less 3 days	2 19 9	7 15 0*	1	3 19 6*	Onco
109	Catherine Bourke	913	Tongio-Munjie East	101	...	1.7.90	8½ years less 3 days	3 16 1	5 10 0*	1	6 15 6	"
913	Thomas Johnston	678	Tongio-Munjie East	150	...	"	"	2 16 6	7 0 0*	1	4 10 3	"
1565	David Phelan	615	Quag-Munjie	21	...	"	"	2 11 4	5 10 0*	1	4 5 1	"
1027	Antonio Lasich	816	Quag-Munjie	29	...	"	"	3 7 11	7 0 0*	1	5 5 5	"
1781	John Scott	653	Quag-Munjie	31	...	"	"	3 14 5	5 10 0*	1	5 5 5	"
1438	Peter Norton	781	Quag-Munjie	24	...	"	"	2 9 2	7 0 0*	1	4 8 2	"
1128	Hugh McGuire	590	Dargo	109	...	"	"	2 9 2	5 10 0*	1	4 2 11	"
948	Margaret King	624	Mowamba	44	...	"	"	2 13 0	10 5 0*	1	4 17 8	"
952	Robert King, jun.	800	Mowamba	43	...	"	"	3 7 4	11 10 0*	1	5 15 5	"
949	John Richmond	808	Mellick-Munjie	68	...	"	"	3 7 4	12 15 0*	1	5 19 3	"
4618	John Richmond	957	Mellick-Munjie	10	...	"	"	3 19 9	7 15 0*	1	5 19 2	"
637	Edward Ferris	624	Jinterboine	43	...	"	"	2 12 0	0 15 0	1	4 7 0	"
475	Ormond E. Desailly	600	Cobbaunah	20	...	"	"	2 10 0	...	1	3 10 0	"
1023	John C. Long	261	Cobbaunah	29	...	"	"	1 1 9	...	1	2 1 9	"
865	John Greenwood ¹	881	Merrig and Gonzaga	74, 75, 76, 77	...	1.1.87	12 years less 3 days	3 13 5	4 15 0*	1	20 15 0*	Mansfield
2942	Chas. H. Kubel	103	Wendoomarook	54	...	1.7.90	8½ years less 3 days	0 12 11	7 2 0	1	8 14 11	Benalla
3003	Thomas Lane	820	Moongag	188A and 150	...	"	"	5 2 6	12 0 0*	1	12 0 0	Wangaratta
2467	Thomas Daly	680	Toombullup	105B	...	"	"	2 16 8	10 10 0*	1	9 10 5	"
2891	Wm. E. Jowett	239	Wabanga	70	...	"	"	1 4 11	11 5 0*	1	13 19 11	"
2477	Michael O'Halloran	756	Everton	46	...	"	"	3 3 0	...	1	9 18 8	"
2835	Emma Haygreaves	197	Whorouly	156	...	"	"	2 0 5	...	1	1 15 5	Beechworth
2531	Owen McCarran	320	Whorouly	156	...	"	"	3 4 9	...	1	4 4 9	"
2821	Ranger Young	777	Eldorado	20	...	"	"	3 4 9	...	1	2 1 6	Rutherglen
1850	Frederick Thompson	129	Norong	5A	...	"	"	2 0 0	...	1	3 0 0	Chiltern
3099	Michael Quirk	655	Kergunyah	29 and 30	...	"	"	2 14 7	...	1	3 17 1	Yackandandah
2920	John Croshaw ⁷	685	Kergunyah	36	...	"	"	0 6 0	...	1	1 6 0	"
2167	William Brown	72	Tangambalanga	390	...	"	"	1 4 9	...	1	4 1 6*	Wodonga
1158	William Barris	945	Kergunyah North	11	...	1.7.88	10½ years less 3 days	1 9 0	...	1	4 1 6*	"
4055	Henry Beardmore ¹	277	Kergunyah North	11A	...	"	"	1 3 1	...	1	3 6 2	"
1118	Henry Beardmore ¹	277	Buranduda	2	...	1.1.90	9 years less 3 days	1 1 11	...	1	2 1 11	"
2967	John Morrison	15	Wodonga	B	...	1.7.90	8½ years less 3 days	0 13 6	...	1	1 13 6	"
3430	Chas. J. W. Schultz	43	Berrigama	50B	...	"	"	1 4 6	...	1	2 14 6	Tallangatta
2987	Patrick P. Breen	468	Berrigama	38A	...	"	"	1 19 0	...	1	2 19 0	"
2151	Nicholas Lafontaine	161	Mtca Mitta	45A	...	"	"	0 13 5	...	1	1 13 5	"
3085	John H. Schultz	450	Berrigama	45A	...	"	"	1 17 6	...	1	2 17 6	"
8311	Henry Walker	277	Koelong	51A	...	"	"	3 5 1	...	1	2 3 1	"
5884	Henry Walker	277	Koelong	52	...	"	"	3 5 1	...	1	2 3 1	"
5085	Francis R. Mahony	780	Bambra	62	...	"	"	0 3 4	...	1	6 15 4	Geelong
3730	James A. Swayn	40	Bambra	A	...	"	"	0 3 4	...	1	6 15 4	Geelong

¹ This is an amalgamated lease. ² Rent paid on former leases credited. ³ Survey charge payable in annual instalments. ⁴ Rent and survey fees paid on former leases credited. ⁵ £5 to be paid with first rent, and balance in annual instalments. ⁶ Survey charge to be placed in Trust Fund. ⁷ This is an amended lease.

NOTE.—ST. ARNAUD DISTRICT.—In notice gazetted 21st November, 1890, p. 4511, the name of lease 1963/52, 96 acres, parish of Corack, should be Mary M. Cronk not McCrone.

Land Act 1890, Section 2.

TRANSFER OF LEASEHOLDS.

THE Board of Land and Works has sanctioned the undermentioned Applications to Transfer Leaseholds under Section 32 of The Land Act 1884.

NOTE.—No Transfer will have any legal effect till same has been duly registered at the Office of Titles under the Transfer of Land Statute.

Department of Lands and Survey,
Melbourne, 17th December, 1890.

A. McLEAN,
Minister of Lands.

Number of Lease.	Name of Transferor.	Name of Transferee.	Area, subject to modification of boundaries and areas.	Parish.	Date of Lease.	Term of Lease.	Yearly Payment	Transfer Fee, and where Paid.	Rent payable to Revenue Officer at—
1355	Malcolm McDougall	John Bunyan, sen.	850 0 0	Taminick ...	1.1.88	11 years less 3 days	7 1 8	£1, Melbourne, 4.12.90	Wangaratta
1357	John McDougall	Thos. Bunyan	678 0 0	Taminick ...	"	11 years less 3 days	6 0 2	£1, Melbourne, 4.12.90	"
1251	Michl. McKenna	Jessie Wilhelmina Rachel Johnson	427 0 0	Omeo ...	1.7.90	8½ years less 3 days	4 9 0	£1, Melbourne, 14.8.90	Omeo
1088	Charles Munro ¹	Wm. Hy. Thompson	46 0 0	Mangalore...	1.1.87	12 years less 3 days	0 11 6	£1, Melbourne, 30.9.89	Seymour

¹ In lieu of notice gazetted 8th November, 1889, p. 3843, so far as date of lease is concerned.

Land Act 1890, Section 2.

TRANSFERS APPROVED.

THE following Applications for Transfers of Licences and Lease under the 49th, 91st, 93rd, and 110th Sections of the Land Acts 1869 and 1884 having been approved, it is hereby notified that the rent specified in each case may be received by the undermentioned Revenue Officers.

Number of Licence or Lease.	Name of Transferor.	Name of Transferee.	Area, subject to modification of boundaries and areas.	Parish.	Held under section	Date of Licence.	Yearly Payment.	Transfer Fee, and where paid.	Rent payable to Revenue Officer at—
670	J. McFarlane ...	William, Andrew, and Peter McFarlane	3,750 0 0	Malangane	119	1.2.90	53 19 2	£1, Melbourne, 15.11.90	Casterton 173
1360	Hunt and Matthews.	A. M. Holgate ...	"	Bunyip ...	93	1.1.90	1 0 0	£1, Melbourne, 12.11.90	Warragul
1473	Sarah A. Donald, now Quarterman	John Christie ...	20 0 0	Corinella	49	1 7.90	2 0 0	10s., Melbourne, 24.7.90	Melbourne
1394	John C. Hunter and George E. Hunter ¹	Victorian Permanent Building Society	0 2 34½	South Melbourne	91	6.6.90	75 0 0	£1, Melbourne, 12.11.90	"

¹ Stores, dwellings, warehouses, factories, boatbuilding and repairing, and general engineering works.

A. McLEAN,
Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
Melbourne, 17th December, 1890.

Section 32 of the Land Act 1890.

GRAZING AREAS AVAILABLE.

THE undermentioned allotments or portions of allotments will be available for application under the above section, at the offices mentioned hereunder, on or before Friday, the 16th January, 1891. All applications lodged on or before that date will be deemed to have been simultaneously made.

County.	Parish.	Area Available.	Allotment.	Land Office.	Remarks.
		Acres.			
Delatite	Toombullup	616	120	Benalla	Forfeited 32nd section leasehold of John R. Wood
"	Whitfield	460	87	"	Formerly recommended to John McCarthy
Bogong	Bingo-Munjie North	720	30	Omeo	Formerly recommended to George Gray
"	Dorchap	675	86	Beechworth	Forfeited 32nd section leasehold of Richard H. Fuge
"	Dorchap	907	85	"	Forfeited 32nd section leasehold of Samuel C. Fuge
Benambra	Yabba	300	72	"	Formerly recommended to James D. Ellis
Lowan	Yalakar	420	A	Hamilton	Formerly recommended to Frances C. M. Collins
Kara Kara	Mount Cole	240	A	Ararat	Formerly recommended to George Stevens
Tambo	Woongulmerang W.	980	29	Bairnsdale	Forfeited 32nd section leasehold of John Pincoff
"	Sarsfield	164	34	"	Forfeited 32nd section leasehold of Alexr. Macalister
Tanjil	Meerlieu	600	32	Sale	Formerly recommended to John A. Raemer
"	Bow-Worrung	90	B	"	Forfeited 32nd section leasehold of Robt. F. Meek
"	Boola Boola	677	124	"	Forfeited 32nd section leasehold of Jared Hy. Graham
Buln Buln	Snake Island	954	6	"	Forfeited 32nd section leasehold of Helen J. Christie
"	Snake Island	727	8	"	Forfeited 32nd section leasehold of Susan Varcoe
"	Stradbroke	706	50, sec. A	"	Forfeited 32nd section leasehold of Sarah McCann

A. McLEAN,
Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
Melbourne, 17th December, 1890.
No. 124.—DECEMBER 19, 1890.—4.

December 19, 1890.

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Land Act 1890, Section 21.

THE following Application for the right to a Lease of a Pastoral Allotment, under Section 21 of the *Land Act 1890*, having been approved, it is hereby notified that the rent and fee specified may be received at the Treasury, Melbourne.

A. McLEAN,
Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
Melbourne, 17th December, 1890.

Number of Lease.	Name.	County.	Allotment.	Area, subject to modification of boundaries and area.	Date of Lease.	Rent half-yearly, payable in advance.		Fee.	Total of first payment.	
						£	s. d.		£	s. d.
678	Richard Gow ...	Dargo...	D	Acres. 11,520	1.1.91	28	16 0	2	30	16 0

Land Act 1890, Section 2.

LEASES UNDER SECTION 32 OF "THE LAND ACT 1884" SURRENDERED.

NOTICE is hereby given that the Leases mentioned in the Schedule hereunder have been surrendered for the reasons specified in each case.

A. McLEAN,
Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
Melbourne, 17th December, 1890.

District.	Corr. No.	Name.	Parish.	Block.	Area.	Reason.
Sale ...	1084	Alexr. W. Milligan	Willung ...	74B	Acres. 241	To issue licence under section 42
Melbourne ...	7115	Wm. Meldrum ...	Narree Worrان	U ⁵	28	To issue licence under section 49
...	5786	Samuel Sloss ...	Cotinella ...	K	78	To issue licence under section 42

Land Act 1890, Part II.

APPLICATIONS FOR LEASES OF MALLEE ALLOTMENTS DECLARED ABANDONED.

IT is hereby notified that the following applications for Leases of Mallee Allotments have been abandoned. Land will be available for application on or before Friday, the 16th day of January, 1891.

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

Department of Lands and Survey,
Melbourne, 17th December, 1890.

No. of Application.	Name of Applicant.	No. of Allotment.	County.	Area.
4072	Rankin, Alexander ...	411	Karkaroc ...	640 acres
4069	Braun, Reuben ...	279	Tatchera ...	640 "

Land Act 1890, Part II.

APPLICATION FOR LEASE OF MALLEE ALLOTMENT DECLARED ABANDONED.

IT is hereby notified that the following application for Lease of Mallee Allotment has been abandoned.

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

Department of Lands and Survey,
Melbourne, 17th December, 1890.

No. of Application.	Name of Applicant.	No. of Allotment.	County.	Area.
3710	McDonald, James ...	428	Karkaroc ...	640 acres

Land Act 1890, Part II.

TRANSFER OF LEASE OF MALLEE BLOCK.

IT is hereby notified that the Transfer of the Lease of the Mallee Block specified in the Schedule hereunder has been approved by the Board of Land and Works.

NOTE.—No Transfer will have any legal effect till same has been duly registered at the Office of Titles under the *Transfer of Land Statute*.

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

Department of Lands and Survey,
Melbourne, 17th December, 1890.

Schedule.

Date of Lease.	Block.	Area.	County.	Name of Transferors.	Name of Transferrees.	Date and Place of Payment of Fee for Transfer.
1.1.84	55A	49 square miles 325 acres	Karkaroc	William Cumming and James Cumming	William Anderson Adams and Robert Kersel	2.7.90. Melbourne

Land Act 1890, Part II.

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 twelve years and eleven months, from the first day of January, 1891, are now receivable. Plans and forms of application, which must be accompanied by a receipt for registration fee of £1, can be obtained at the Crown Lands Office, Melbourne.

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

Department of Lands and Survey,
Melbourne, 17th December, 1890.

MALLEE BLOCKS.

Number of Block.	Area in square miles.	Situation, &c.
31	412	On the South Australian boundary
38	402	On the South Australian boundary
39	392	On the South Australian boundary
44	307	County of Weeah
6B	241	County of Millewa
30A	199	County of Millewa
36B	141	County of Weeah

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.		
25	17 square miles	Lowan
138A	16 " and 286 acres	"
139B	31 " and 583 acres	"
140	21 " and 583 acres	"
167B	93 " and 583 acres	"
179	31 " and 583 acres	"
182	164 " and 583 acres	"
183	143 " and 583 acres	"
184	154 " and 583 acres	"
185	134 " and 583 acres	"
188	19 " and 583 acres	"
189	184 " and 583 acres	"
201	497 acres	"
Kerang Survey District.		
55*	15 square miles	Tatchera
284	460 "	"
287	460 "	"
298	460 "	"
299	463 "	"
300	464 "	"
301	460 "	"
306	1 square mile	"
308	518 acres	"
309	518 "	"
310	518 "	"
311	518 "	"

* Available in allotments of 1 square mile each.

Land Act 1890, Part II.

TRANSFERS OF LEASES OF PORTIONS OF MALLEE ALLOTMENTS.

IT is hereby notified that the Transfers of Leases of the portions of Mallee Allotments specified in the Schedule hereunder have been approved by the Board of Land and Works.

NOTE.—No Transfer will have any legal effect till same has been duly registered at the Office of Titles under the *Transfer of Land Statute*.

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

Department of Lands and Survey,
Melbourne, 17th December, 1890.

Schedule.

Date of Lease.	Allot.	Area Transferred.	County.	Name of Transferor.	Name of Transferee.	Rent per annum of transferred Portion, payable from—	Date and Place of Payment of Fee for Transfer.	Rent payable to Receiver of Revenue at—
1.1.84	120B	1 square mile 174 acres	Tatchera	William Henry Dunstan	Rebecca English ...	£3. 1.1.91	14.10.90. Kerang	Kerang
"	120B	1 square mile 169 acres	"	William Henry Dunstan	Peter Condely ...	£3. "	" "	"

* Balance of allotment No. 120B.

Land Act 1890, Part II.
TRANSFERS OF LEASES OF MALLEE ALLOTMENTS.

It is hereby notified that the Transfers of the Leases of Mallee Allotments specified in the Schedule hereunder have been approved by the Board of Land and Works.

NOTE.—No Transfer will have any legal effect till same has been duly registered at the Office of Titles under the *Transfer of Land Statute*.

Department of Lands and Survey,
 Melbourne, 17th December, 1890.

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

Schedule.

Date of Lease.	Allot.	Area.	County.	Name of Transferor.	Name of Transferee.	Rent per annum, payable from—	Date and Place of Payment of Fee for Transfer.	Rent payable to Receiver of Revenue at—
1.1.84	128A	506 acres ...	Tatchera	James Furey ...	Thomas Jones	£2. 1.1.91	13.11.90. Melbourne	Charlton
"	131	1½ square miles	Lowan ...	Sarah Ann McIlrath, executrix of James McIlrath (deceased)	Sarah Ann McIlrath	£2. "	28.10.90. "	Nhill

Land Act 1890, Part II., Section 157.

MALLEE ALLOTMENTS AVAILABLE FOR APPLICATION.

THE undermentioned Mallee Allotments, being subdivisions of the "B" portion of Block 50, are now available for application.

All applications received on or before Friday, the 2nd day of January, 1891, will be deemed to have been simultaneously made.

The land is situated on the west side of Tyrrell Creek, about 3 miles north of the vermin-proof fences, and 2 miles south of Lake Tyrrell.

Particulars as to position of allotments can be obtained on application at the Local Land Offices.

Number of Allotment.	Area.	County.
HORSHAM SURVEY DISTRICT.		
513	532 acres ...	Karkaroc
514	424 " ...	"
515	431 " ...	"
516	548 " ...	"
517	555 " ...	"
518	583 " ...	"
519	583 " ...	"
520	590 " ...	"
521	590 " ...	"
522	562 " ...	"
523	562 " ...	"
524	821 " ...	"
525	421 " ...	"
526	421 " ...	"
527 & 330	653 " ...	Karkaroc and Tatchera
528 & 331	414 " ...	"
529 & 332	454 " ...	"
530	632 " ...	Karkaroc
531	555 " ...	"
532	555 " ...	"
533	555 " ...	"
534	590 " ...	"
535	590 " ...	"
536	590 " ...	"
537	590 " ...	"
538	562 " ...	"
539	562 " ...	"
540	562 " ...	"
541	640 " ...	"
542	640 " ...	"
543	640 " ...	"
544	640 " ...	"
545	555 " ...	"
546	555 " ...	"
547	555 " ...	"
548	590 " ...	"
549	590 " ...	"
550	576 " ...	"
551	576 " ...	"
552	549 " ...	"
553	549 " ...	"
554	548 " ...	"
555	625 " ...	"
556	625 " ...	"
557	640 " ...	"
558	640 " ...	"
559	555 " ...	"
560	555 " ...	"
561	555 " ...	"
562	590 " ...	"
563	590 " ...	"
564	590 " ...	"

MALLEE ALLOTMENTS AVAILABLE FOR APPLICATION—continued.

Number of Allotment.	Area.	County.
HORSHAM SURVEY DISTRICT—continued.		
565	590 acres ...	Karkaroc
566	562 " ...	"
567	562 " ...	"
568	562 " ...	"
569	640 " ...	"
570	640 " ...	"
571	640 " ...	"
572	640 " ...	"
573	555 " ...	"
574	555 " ...	"
575	555 " ...	"
576	590 " ...	"
577	590 " ...	"
578	590 " ...	"
579	590 " ...	"
580	562 " ...	"
581	562 " ...	"
582	562 " ...	"
583	640 " ...	"
584	640 " ...	"
585	640 " ...	"
586	640 " ...	"
587	555 " ...	"
588	555 " ...	"
589	555 " ...	"
590	590 " ...	"
591	590 " ...	"
KERANG SURVEY DISTRICT.		
333	640 acres ...	Tatchera
334	640 " ...	"
335	611 " ...	"
336	237 " ...	"
337	579 " ...	"
338	625 " ...	"
339	625 " ...	"
340	640 " ...	"
341	640 " ...	"
342	640 " ...	"
343	546 " ...	"
344	670 " ...	"
345	640 " ...	"
346	640 " ...	"
347	640 " ...	"
348	640 " ...	"
349	640 " ...	"
350	640 " ...	"
351	364 " ...	"
352	568 " ...	"
353	600 " ...	"
354	640 " ...	"
355	640 " ...	"
356	640 " ...	"
357	640 " ...	"
358	640 " ...	"
359	640 " ...	"
360	600 " ...	"
361	569 " ...	"

A. McLEAN,

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

Department of Lands and Survey,
 Melbourne, 17th December, 1890.

Land Act 1890, Part II.

APPLICATIONS FOR LEASES OF MALLEE ALLOTMENTS REFUSED.

It is hereby notified that the following Applications for Leases of Mallee Allotments have been refused, land having been granted to other applicants.

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

Department of Lands and Survey,
Melbourne, 17th December, 1890.

No. of Application.	Name of Applicant.	No. of Allotment.	County.	Area.
6439	Kelly, Patrick ...	257	Tatchera	Acres. 481
5356	Hilgrove, Duncan ...	257	"	481
5707	Penfold, John ...	257	"	481
5906	Vinecombe, Alfred ...	257	"	481
5862	Bethune, Alexander ...	257	"	481
5890	Trewin, Leonard Charles Thomas ...	257	"	481
5174	Barrett, Daniel ...	257	"	481
6588	McNaughton, John ...	257	"	481
6529	Morris, David ...	257	"	481
6786	Semmence, Agnes Elizabeth ...	257	"	481
5777	Moore, John ...	258	"	481
5831	Shepherd, Edward (the younger) ...	258	"	481
5996	Treavearse, Albert ...	258	"	481
6050	Brown, William ...	258	"	481
6523	Morris, Samuel ...	258	"	481
5141	Cooper, William ...	258	"	481
6668	Ogburn, Joseph ...	258	"	481
6433	Kendall, Selina Adeline ...	258	"	481
5184	Ryan, Michael John ...	258	"	481
5834	Semmence, Edwin ...	258	"	481
6148	Carroll, Patrick ...	259	"	481
5832	Shepherd, Thomas ...	259	"	481
6044	Broughton, James ...	259	"	481
5280	Free, Charles ...	259	"	481
6435	Kendall, Alfred John ...	259	"	481
5186	Ryan, Julia Ellen ...	259	"	481
5778	Malony, Thomas ...	260	"	481
6344	Hawthorn, William ...	260	"	481
5646	Nolan, John ...	260	"	481
5149	Cronyn, Edward ...	260	"	481
5217	Dwyer, Daniel ...	260	"	481
6667	O'Callaghan, Daniel ...	260	"	481
6747	Ross, Hugh ...	260	"	481
4248	Edwards, W. H. ...	260	"	481
6524	Mullane, Alfred John ...	260	"	481
6527	Martin, James ...	260	"	481
5867	Bethune, John ...	260	"	481
5948	Wishart, John Herbert ...	260	"	481
5014	Hunt, Edward ...	260	"	481
6437	Kendall, Samuel ...	260	"	481
6270	Ferguson, John ...	261	"	481
4658	Nolan, Hugh ...	261	"	481
5818	Sheehan, Edward ...	261	"	481
5889	Trewin, N. L. ...	261	"	481
5421	Jones, Benjamin ...	261	"	481
6346	Hoban, James ...	261	"	481
6343	Hoare, Benjamin ...	262	"	481
6857	Molony, Michael ...	262	"	481
6436	Kendall, Richard ...	262	"	481
5846	Shepherd, Robert ...	262	"	481
6251	Free, Charles ...	262	"	481
5359	Hosking, William ...	263	"	551
5360	Holloran, Thomas ...	263	"	551
4173	Clarke, James Thomas ...	263	"	551
5013	Hunt, Andrew ...	263	"	552
6643	Nolan, Timothy ...	263	"	551
6600	McClelland, Andrew ...	264	"	551
5137	Clover, Peter ...	264	"	551
5752	Ryan, Matthew ...	264	"	551
6733	Reid, John ...	264	"	551
5358	Hosking, William ...	264	"	551
6342	Harper, George ...	264	"	551
6531	Maisey, John Charles ...	264	"	551
6376	Hoban, Catherine ...	264	"	551
6170	Dickeson, Joshua (the younger) ...	264	"	551
6642	Nolan, James ...	264	"	551
6048	Borden, Jeremiah Marshall ...	264	"	551
5427	Jones, William Henry ...	264	"	551
5153	Clohesy, Phillip ...	264	"	551
6269	Fry, Charles W. ...	264	"	551
5249	Tait, Charles Thomas ...	264	"	551
6599	McClelland, Margaret ...	265	"	579
6431	Klunder, Rudolf Martin ...	265	"	579
5730	Pilgrim, William John ...	265	"	579
6288	Grant, James ...	265	"	579
5230	Downes, James ...	265	"	579
6569	MacFarlane, Malcolm ...	265	"	579
6284	Grimmer, Frederick ...	265	"	579
5138	Cahill, Michael ...	266	"	579
5420	Jones, William H. ...	266	"	579
5160	Connelly, John Maurice ...	266	"	579
6675	O'Connor, John ...	266	"	579
5648	Noonan, Michael ...	267	"	515

APPLICATIONS FOR LEASES OF MALLEE ALLOTMENTS REFUSED—
continued.

No. of Application.	Name of Applicant.	No. of Allotment.	County.	Area.
6256	Fraser, Finlay ...	268	Tatchera	Acres. 558
6347	Harper, Edward ...	268	"	558
6641	Nioa, Emanuel ...	268	"	558
5650	Noonan, Daniel ...	268	"	558
5185	Rawlings, John Hamilton ...	268	"	558
5228	Dunstan, Thomas ...	268	"	558
6526	Mitchell, John ...	269	"	499
6709	Presley, George ...	269	"	499
5229	Dunstan, Edwin ...	269	"	499
6380	Harper, William ...	270	"	484
6155	Crombie, George ...	270	"	484
6821	Stalker, John ...	270	"	484
6710	Presley, Frank ...	270	"	484
5833	Supple, James ...	270	"	484
5683	O'Connor, Cornelius (the elder) ...	270	"	484
5705	Presley, Samuel ...	270	"	484
5837	Sellwood, Joseph ...	270	"	484
6325	Howell, Henry William ...	270	"	484
6790	Scholey, Earnest ...	270	"	484
6282	Goulding, John ...	270	"	484
6593	McCabe, John ...	271	"	488
5189	Ryan, Michael ...	271	"	488
6329	Harper, Eliza ...	271	"	488
6323	Holmes, Samuel ...	271	"	488
5233	Egan, Daniel ...	271	"	488
5704	Perris, Alfred Henry ...	271	"	488
5751	Ryan, James ...	271	"	488
6601	McClelland, Andrew (the younger) ...	271	"	488
5638	McCalman, Dugald Archibald ...	271	"	488
5775	Moore, Richard ...	271	"	488
4029	Avage, James Gottlieb the younger ...	271	"	488
6530	Malone, Patrick ...	271	"	488
5868	Blabey, Alfred Richard Crisp ...	272	"	491
6102	Bull, Alfred ...	272	"	491
5678	O'Callaghan, John ...	272	"	491
5364	Harris, John ...	272	"	491
6324	Holmes, Alexander ...	272	"	491
6789	Scholey, Earnest ...	272	"	491
4956	Watson, Fannie Mabel ...	272	"	491
6283	Gary, John ...	272	"	491
6107	Barrett, Daniel ...	273	"	484
6845	Molony, Thomas ...	273	"	484
6674	O'Connor, Cornelius (the younger) ...	273	"	484
5363	Howley, Michael ...	273	"	484
6047	Bull, Charles ...	273	"	484
5158	Cooper, Arthur Wellington ...	273	"	484
6327	Howell, Alfred ...	273	"	484
4965	Johnson, John Alfred ...	273	"	484
6180	Crombie, George ...	275	"	558
6707	Fearse, William Alfred Joseph ...	275	"	558
5657	Wallis, William ...	275	"	558
6046	Bull, Thomas ...	275	"	558
6275	Foreman, Charles Alfred ...	275	"	558
5428	Johnson, Alfred Henry ...	275	"	558
5429	Jackson, Charles William ...	275	"	558
6876	Thompson, Samuel ...	276	"	484
6190	Lehy, John ...	276	"	484
6454	Kramer, Peter Henry ...	276	"	484
4179	Cumming, Henry ...	276	"	484
6348	Holmes, Alfred Herbert ...	276	"	484
5637	McLeod, Norman ...	276	"	484
6792	Schruber, Gustav Barthold ...	276	"	484
5821	Smith, Patrick J. ...	276	"	484
4026	Anscombe, William Frederick ...	276	"	484
6522	Moore, Patrick ...	276	"	484
6871	Towers, Edward William Cartman ...	277	"	496
5140	Connellan, Michael ...	277	"	496
4957	Watson, Elizabeth Alice ...	277	"	496
6432	Kramer, Bartholomew Christian ...	277	"	496
6702	Peveiril, Edwin Noble ...	316	"	501
6788	Sanders, William George ...	316	"	501
6672	O'Callaghan, Bridget ...	316	"	501
6666	O'Connor, Philip ...	316	"	501
5167	Brown, Sydney Henry ...	316	"	501
5387	Gay, Young ...	316	"	501
5640	McLeod, George ...	316	"	501
6114	Connellan, Thomas ...	316	"	501
6277	Fraser, John ...	316	"	501
4178	Connolly, John ...	316	"	501
6927	Warren, James ...	316	"	501
6143	Connellan, John ...	317	"	484
6322	Smith, George ...	317	"	484
6315	Gorman, Michael ...	317	"	484
6278	Fraser, John ...	317	"	484
4180	Cumming, Donald ...	317	"	484
5675	Orr, Alexander ...	317	"	484

APPLICATIONS FOR LEASES OF MALLEE ALLOTMENTS REFUSED—
continued.

APPLICATIONS FOR LEASES OF MALLEE ALLOTMENTS REFUSED—
continued.

No. of Application.	Name of Applicant.	No. of Allotment.	County.	Area.
5774	Margetts, Frank ...	317	Tatchera	484
5753	Renney, Joseph Henry ...	317	"	484
5177	Brennan, John ...	317	"	484
6112	Corrigan, Bryan ...	317	"	484
6585	McLoughlan, Margaret ...	317	"	484
6787	Steed, William ...	317	"	484
6711	Presley, Harry ...	318	"	588
5863	Henderson, Alexander ...	318	"	588
5633	McInnes, Malcolm ...	318	"	588
5122	Carroll, Richard ...	318	"	588
5179	Bennett, James ...	318	"	588
6340	Hudson, Alexander ...	318	"	588
6587	McLoughlan, Margaret ...	318	"	588
6328	Harris, Mary Jane ...	318	"	588
4250	Ebsworthy, Daniel ...	318	"	588
5250	Tonkin, Charles ...	318	"	588
5724	Potter, James ...	319	"	532
6321	Hindle, Benjamin ...	319	"	532
5180	Bennett, Richard James ...	319	"	532
5133	Carroll, Patrick ...	319	"	532
5366	Harris, James ...	319	"	532
5369	Harty, William ...	319	"	532
5684	Oughtred, William ...	319	"	532
6345	Healy, Christina ...	319	"	532
6999	Foreman, Charles Alfred ...	319	"	532
6222	Borlen, Jeremiah M. ...	320	"	536
6041	Bennett, Walter Rundie ...	320	"	536
6332	Healy, Martin ...	320	"	536
5159	Car, Timothy ...	320	"	536
5685	Oughtred, Joseph ...	320	"	536
7000	Foreman, Edward John ...	320	"	536
6456	Kelly, Matthew ...	320	"	536
6147	Connellan, Patrick ...	320	"	536
6169	Darcy, Michael Joseph ...	320	"	536
6936	Warne, Elias Albert ...	321	"	540
6286	Good, John ...	321	"	540
5190	Randall, Donald ...	321	"	540
5187	Remitton, Edward ...	321	"	540
6375	Hannon, James ...	321	"	540
6168	Doran, Frederick Joseph ...	321	"	540
6287	Good, Thomas ...	322	"	544
6520	Mangan, James ...	322	"	544
6677	Orr, Alexander ...	322	"	544
5776	Moore, Lawrence ...	322	"	544
5711	Bateman, Thomas ...	322	"	544
6767	McMahon, M. J. ...	322	"	544
6167	Doran, Frederick Joseph ...	322	"	544
6254	Forrester, Edward ...	322	"	544
6651	Niven, Colin ...	322	"	544
5155	Considine, Michael ...	323	"	536
5714	Bateman, Bridget ...	323	"	536
5996	Yentsch, Frederick August ...	323	"	536
6434	Kelly, Martin ...	323	"	536
6271	Foreman, Mary Alice ...	323	"	536
5635	McLean, James ...	323	"	536
6109	Borden, Jeremiah Marshall ...	323	"	536
6652	Niven, James ...	323	"	536
5365	Harris, Francis John ...	324	"	563
5136	Currie, John ...	324	"	563
5820	Sutton, James ...	324	"	563
5173	Barratt, Isaac ...	324	"	563
6173	Barnett, Daniel ...	324	"	563
6525	Mays, Charles John ...	324	"	563
6253	Foley, John ...	324	"	563
5216	Davitt, Terence ...	324	"	563
6273	Foreman, Emily ...	324	"	563
6598	McDonald, Colin ...	324	"	563
6597	McDonald, Colin ...	325	"	415
5933	Webber, John ...	325	"	415
4959	Walsh, John ...	325	"	415
5231	Ebsworthy, Daniel ...	325	"	415
5276	Fenton, Ventress ...	325	"	415
5865	Burns, Thomas (the younger) ...	325	"	415
5383	Gray, William Henry ...	325	"	415
5825	Stamp, Richard Bulner ...	325	"	415
6370	McCabe, Hugh ...	325	"	415
6998	Foreman, George Henry ...	325	"	415
6458	Knox, James ...	325	"	415
6108	Barrett, Daniel ...	325	"	415
5215	Doody, James ...	326	"	402
6669	O'Keefe, Edmund ...	326	"	402
5330	Sutton, John ...	326	"	402
6274	Foreman, Clara ...	326	"	402
6455	Knox, James ...	326	"	402
5676	Orr, Richard ...	326	"	402
5452	Kennedy, William ...	326	"	402
6826	Sexton, Jeremiah ...	326	"	402
6255	Forrester, John ...	327	"	411
4657	Naughton, John ...	327	"	411
6103	Boag, William (the younger) ...	327	"	411
5836	Schifferle, Joseph ...	327	"	411
5819	Swin, James ...	327	"	411
5679	Orr, Joseph ...	327	"	411
6670	O'Donnell, Patrick ...	328	"	416
5773	Milburn, Charles Henry ...	328	"	416

No. of Application.	Name of Applicant.	No. of Allotment.	County.	Area.
5958	Walsh, James ...	329	Tatchera	373
5213	Daly, John ...	329	"	373
6930	McCabe, Michael ...	329	"	373
6052	Burns, John ...	329	"	373
6051	Baird, George Wallace ...	329	"	373
6113	Carr, Hugh ...	329	"	373
6252	Fitzgerald, Maurice ...	329	"	373
6276	Fanning, Joseph ...	329	"	373
6272	Foraman, Elizabeth Jane ...	329	"	373
5956	Waters, Thomas ...	329	"	373
5952	Webber, John ...	329	"	373
6825	Sexton, Jeremiah ...	329	"	373
5686	Oliver, Robert Hamilton ...	246	"	491
6503	Morrison, Donald Alan ...	246	"	491
5899	Palfaman, Henry ...	246	"	491
6630	McPhee, James ...	246	"	491
6844	Melican, Martin Francis ...	246	"	491
6377	Hayes, William ...	246	"	491
5942	Wells, Thomas Francis ...	246	"	491
6337	Honan, Mary Ann ...	246	"	491
6042	Brerston, Patrick ...	246	"	491
6521	Mathews, William Henry ...	246	"	491
6484	Loughran, Peter ...	246	"	491
5895	Taylor, George ...	247	"	489
6631	McPhee, Charles ...	247	"	489
6106	Bankin, Alexander ...	247	"	489
4996	Auld, John ...	247	"	489
5178	Blair, Robert (the younger) ...	247	"	489
5142	Cannard, William ...	247	"	489
6502	Morrison, Donald Allan ...	248	"	456
5004	Alston, Isabella ...	248	"	456
6763	McDonald, John ...	248	"	456
5682	O'Keefe, Michael ...	249	"	451
5176	Blair, Thomas ...	249	"	451
5007	Anderson, George ...	249	"	451
5248	Taylor, Henry ...	249	"	451
6563	McCausland, John ...	249	"	451
5986	Lockwood, James Henry ...	249	"	451
5002	Alston, William ...	251	"	413
5208	Dowling, Michael ...	251	"	413
6584	McClouman, William ...	252	"	481
6644	Newman, Henry ...	252	"	481
5003	Alston, Janet ...	253	"	481
5649	Neilson, Arthur ...	253	"	481
5984	Loughran, Peter ...	254	"	481
5223	Davies, Sophia Georgina ...	254	"	481
5211	Dowling, Mary ...	254	"	481
5746	Ruse, Walter ...	254	"	481
6196	Donnelly, Henry ...	254	"	481
5822	Spencer, George ...	255	"	534
4025	Angel, Ann Grant ...	255	"	534
5749	Ross, Alexander ...	255	"	534
3782	Quirk, Patrick ...	255	"	534
6785	Sullivan, Patrick ...	255	"	534
6111	Corrigan, Bryan ...	255	"	534
5227	Devine, Patrick ...	255	"	534
5644	Nioa, Frank ...	255	"	534
5747	Ruse, Walter ...	255	"	534
5449	Kirby, Francis ...	255	"	534
6154	Crombie, James (the younger) ...	255	"	534
5983	Loughran, Daniel Edward ...	255	"	534
5718	Blackwell, William Frederick ...	256	"	525
5717	Brown, James Little ...	256	"	525
6285	Gregory, Thomas ...	256	"	525
6586	McLean, Archibald ...	256	"	525
5226	Devine, William ...	256	"	525
5645	Nioa, Daniel ...	256	"	525
5745	Ruse, Robert ...	256	"	525
6153	Crombie, George ...	256	"	525
6438	Kieley, Patrick ...	256	"	525
5982	Loughran, Peter ...	256	"	525
5357	Howell, Arthur Edward ...	256	"	525
6961	Fawcus, John ...	487	Karkaroc	538
6567	McLean, John ...	487	"	538
5985	Lockwood, James Henry ...	487	"	538
5423	Jess, Thomas ...	487	"	538
5713	Barker, Michael ...	487	"	538
6338	Honan, Catherine ...	487	"	538
5824	Slattery, Hugh ...	487	"	538
6110	Bankin, Alexander ...	487	"	538
6564	McLennan, John ...	488	"	507
6589	McCormack, John ...	488	"	507
6330	Honan, William ...	488	"	507
6568	Mackenzie, James ...	488	"	507
5700	Palfaman, James ...	488	"	507
4177	Coffey, Thomas ...	488	"	507
6189	Learmonth, Henry ...	488	"	507
6316	Graham, Thomas Charles ...	488	"	507
6145	Crombie, James (the younger) ...	488	"	507
6336	Honan, Edward ...	489	"	538
6333	Harvey, William ...	489	"	538
6591	McLennan, Neil ...	489	"	538
6766	McDonald, James ...	489	"	538
6761	McDonald, Norman ...	489	"	538

APPLICATIONS FOR LEASES OF MALLEE ALLOTMENTS REFUSED—
continued.

No. of Application.	Name of Applicant.	No. of Allotment.	County.	Area.
6144	Crombie, George ...	489	Karkaroc	538
5400	Gregory, Thomas ...	491	"	537
6334	Honan, James ...	491	"	537
6590	McLennan, John ...	491	"	537
4655	Newman, Andrew ...	491	"	537
5355	Humphrey, Thomas ...	491	"	537
6571	McDonald, Duncan ...	491	"	537
5148	Crombie, John Charles ...	491	"	537
6748	Runnalls, John Trewin ...	491	"	537
5422	Jahn, Franz Ernst ...	490	"	568
6784	Sullivan, Patrick ...	490	"	568
4958	Winsall, George ...	490	"	568
4174	Crombie, Joseph ...	490	"	568
5163	Boyton, Robert James ...	490	"	568
6335	Honan, John ...	490	"	568
5944	Waise, Adolf ...	490	"	568
4656	Newman, Andrew ...	490	"	568
5826	Stattery, Edward ...	490	"	568
5214	Danahy, Timothy Andrew ...	490	"	568
6090	Bradbury, Elliott ...	490	"	568
6765	McDonald, James ...	490	"	568
6764	McLennan, Neil Innes ...	490	"	568
4650	Nica, Antonio ...	178	Tatchera	660
5811	Sands, Robert (the elder) ...	188	"	660
5812	Sands, David ...	189	"	660
4070	Bazeley, William ...	238	"	439
5627	McClelland, Andrew (the younger) ...	281	"	640

Land Act 1890, Part II, Section 157.

MALLEE ALLOTMENTS AVAILABLE FOR APPLICATION.

THE undermentioned Mallee Allotments, being subdivisions of the "A" portion of Block 69, are now available for application.

All applications received on or before Friday, the 2nd day of January, 1891, will be deemed to have been simultaneously made.

Particulars as to position of allotments can be obtained on application at the Local Land Offices.

The land is situated about 2½ miles south of Lake Boga, and the Swan Hill Railway line runs through the centre of it.

Number of Allotment.	Area.	County.
362	486 acres ...	Tatchera
363	507 " ...	"
364	425 " ...	"
365	425 " ...	"
366	548 " ...	"
367	550 " ...	"
368	550 " ...	"
369	526 " ...	"
370	480 " ...	"
371	434 " ...	"

A. McLEAN,

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

Department of Lands and Survey,
Melbourne, 17th December, 1890.

Wattles Act 1890, Section 5.

APPLICATION FOR A LEASE NOT GRANTED.

IT is hereby notified that the following Application for a Lease under Section 5 of the *Wattles Act 1890* has not been granted:—

No.	Name of Applicant.	Area.	Parish.
11	Oliver Anderson ...	A. R. P. 250 0 0	Ararat

A. McLEAN,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
Melbourne, 17th December, 1890.

Land Act 1890, Part II.

FENCING RATE DUE BY LESSEES UNDER SECTION 192.

SUPPLEMENTARY LIST.

LESSEES are hereby notified that sums as set forth in Schedule hereunder are now payable for the purpose of paying the interest for the current year upon the cost of erection, repair, and maintenance of the vermin-proof fence between the mallee country and the mallee border.

A. McLEAN,

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

Department of Lands and Survey,
Melbourne, 17th December, 1890.

No. of Allotment.	Name of Lessee.	County.	Length of Fence.		Rate per Mile.		Amount payable by Lessee for 1890.
			mils.	chs. lks.	£ s. d.	£ s. d.	
NORTH-EASTERN VERMIN DISTRICT.							
224	Kiley, P. ...	Karkaroc	1	13 40	2 10 0	2 18 5	
225	Fletcher, J. ...	"	1	10 32	2 10 0	2 16 6	
248	Friese, F. L. ...	"	1	10 88	2 10 0	2 16 10	
249	McLoughlan, T. ...	"	2	3 80	2 10 0	5 2 5	
250	Reid, M. ...	"	0	73 32	2 10 0	2 5 10	
251	O'Donnell, A. ...	"	0	73 32	2 10 0	2 5 10	
252	Nunn, C. J. ...	"	0	73 32	2 10 0	2 5 10	
253	Connelly, M. ...	"	0	73 32	2 10 0	2 5 10	
254	Learmouth, R. ...	"	0	73 32	2 10 0	2 5 10	
255	Wells, A. J. ...	"	0	73 25	2 10 0	2 5 10	
256	Lawler, J. ...	"	0	73 25	2 10 0	2 5 10	
257	Ryan, M. ...	"	0	73 25	2 10 0	2 5 10	
258	Geese, E. ...	"	0	73 25	2 10 0	2 5 10	
259	Harris, L. ...	"	0	73 25	2 10 0	2 5 10	
260	Puls, A. ...	"	0	73 75	2 10 0	2 6 2	
NORTH-WESTERN VERMIN DISTRICT.							
51A	Rauert, L. ...	Karkaroc	1	3 92	2 10 0	2 12 6	
52	Dyke, J. ...	"	1	0 32	2 10 0	2 10 3	
53	Nelligan, L. J. ...	"	1	2 72	2 10 0	2 11 9	
56	McCann, T. J. ...	"	1	0 32	2 10 0	2 10 3	
57	Garwood, G. ...	"	1	0 50	2 10 0	2 10 4	
58	Christian, H. ...	"	1	0 47	2 10 0	2 10 4	
59	Britt, J. ...	"	1	0 43	2 10 0	2 10 4	
60	Cronin, J. ...	"	1	1 10	2 10 0	2 10 9	

NOTE.—The above list is in lieu of that gazetted 12th December, 1890, p. 5037, only so far as the length of fence on allotment No. 260 is concerned. The allotments in the North-Eastern Vermin District are subdivisions of Block 56b, and those in the North-Western Vermin District subdivisions of Block 64b.

ALPHABETICAL LIST OF VOTERS FOR THE ELECTION OF MEMBERS OF LOCAL COMMITTEES FOR VERMIN DISTRICTS.

It is hereby notified that the following Alphabetical List of Voters for each district is published in accordance with the Regulations under the Land Act 1890, Part II., for the destruction of vermin.

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

Department of Lands and Survey,
Melbourne, 2nd December, 1890.

ALPHABETICAL LIST OF VOTERS.

Name.	Number of Block.	County.
NORTHERN VERMIN DISTRICT.		
Chaffey, George ...	7A	One vote
Crozier, William { By the committee of his estate, James A. Johnson	4A	Two votes
	4B	
	5A	
	5B	
Creswick, Henry ...	6A	One vote
	15A	
Elder, Sir Thomas, K.C.M.G. ...	15B	One vote
	3A	
Fisher, Joseph ...	3B	One vote
	2A	
McEdward, Alexander ...	2B	One vote
	11A	
	11B	
	12A	
	12B	
	13A	
	13B	
	14A	
	14B	
	29A	
McEdward, Alexandrina Jessie ...	29B	One vote
	Allotment. 22	
Smith, Robert Barr ...	23	One vote
	Block. 1A	
	1B	
NORTH-WESTERN VERMIN DISTRICT.		
Australasian Mortgage and Agency Company Limited	64A	One vote
Carter, Samuel ...	28A	One vote
	30B	
	34A	
	35A	
	35B	
	45B	
Carter, William Charles ...	28B	One vote
	45A	
	46A	
Cronyn, Edward ...	46B	One vote
	34B	
Heinze, Benjamin ...	40	each
Lascales, Edward Harwood ...	43A	One vote
	47A	
Lockett, Robert ...	47B	One vote
	43B	
Macpherson, Dugald ...	32	One vote
	33A	
	33B	
	36A	
	41A	
	41B	
New Zealand Loan and Mercantile Agency Company Limited	42A	Two votes
	42B	
	65A	
	70A	
	70B	
O'Brien, Michael ...	37	One vote
Allan, James ...	Allotment. 100	Karkaroc } One vote
Barnes, John Henry ...	167	One vote
	199	
Barnes, James ...	210	One vote
Barrett, Patrick, the elder	211	One vote
Barry, Daniel ...	195	each
Beard, Alfred Edmond ...	85D	each
	184	
Bresnahan, Timothy ...	193	One vote
Britt, James ...	191	
Bolton, Edwy ...	59	
Best, Anthony ...	119	
Boulton, William ...	96	
Bown, James ...	105	
Brown, Thomas ...	90	
Browne, John Hutcheson ...	89	
	187	

ALPHABETICAL LIST OF VOTERS—continued.

Name.	Number of Allotment.	County.
NORTH-WESTERN VERMIN DISTRICT—continued.		
Cameron, Kenneth ...	93	Karkaroc
Carrick, John ...	131	"
Carrick, Maria ...	130	"
Chandler, Thomas ...	107	"
Carroll, James ...	73	"
Christian, Henry ...	58	"
Cobb, Sidney James ...	108	"
Connor, William ...	121	"
Cronin, Jeremiah ...	60	"
Crow, Thomas ...	212	"
Daniell, William Augustus ...	125	"
Davies, John Morris ...	180	"
Davis, Walter ...	206	"
Dorrington, Aaron Samuel ...	163	"
Dorrington, Albert Edward ...	164	"
Douglas, Henry J. ...	106	"
Dumesny, Edward ...	101	"
Dwyer, John ...	207	"
Dyke, John ...	52	"
Edgar, David ...	81	"
Edson, Thomas George ...	144	"
Edson, Joseph, the younger ...	154	"
Ellebrecht, Ferdinand M. ...	89	"
Ellis, Richard Henry ...	112	"
Ferres, William ...	82	"
Fraser, Samuel C. ...	122	"
Fortington, Charles Adelaide ...	74	"
Floyd, David Edward ...	135	"
Floyd, Alfred George, the elder ...	136	"
Frew, William ...	190	"
Friese, Francis ...	98	"
Fuller, Henry ...	126	"
Garwood, George ...	57	"
Grace, Thomas ...	72	One vote
	177	
Gladigan, Carl August ...	171	"
Geue, Andrew ...	151	"
Gregory, Edward Squire ...	79	"
Gregory, John ...	123	"
Griffiths, George ...	116	"
Hamilton, Robert Fitzgerald ...	198	"
Hankin, Nathaniel James ...	94	"
Hart, Albert Ernest ...	117	"
Hastings, Arthur Herman ...	192	"
Harris, Josiah ...	139	"
Haustorfer, A. C. G. ...	97	"
Holmes, James Henry ...	87	"
Hoskins, William ...	128	"
Ireland, De Courcy ...	188	"
Jamieson, Peter ...	118	"
Jeffery, Samuel ...	141	"
Jeffrey, William ...	201	"
Johns, David ...	84	"
Johnson, Robert ...	167	"
Kearman, Thomas ...	78	"
Kennedy, Edward ...	95	"
Kennedy, William ...	124	"
Knott, Robert ...	68	"
Linke, Friedrich Hermann ...	77	"
Lloyd, William ...	80	"
Love, Jonah ...	64	"
Mannheim, Ernst Arthur ...	158	"
Manning, Martin Thomas ...	185	"
Manning, Margaret Mary ...	186	"
Marmande, Jean Pierre ...	172	"
Maynard, John ...	106	"
Meany, James Joseph ...	176	"
Muller, William George Henry ...	148	"
Muller, Charles ...	149	"
Mullins, James Joseph ...	63	"
McCann, Thomas Johnston ...	56	"
McCredden, Hugh ...	162	"
Macfadyen, William Law ...	194	"
McKenzie, Duncan ...	102	"
McKenzie, Paul ...	147	"
MacMahon, Thomas ...	120	"
McMillan, Charles ...	143	"
McMillan, John ...	153	"
McQueen, John Arch ...	169	"
McQueen, Norman Hugh ...	168	"
Naughton, Thomas ...	178	"
Nelligan, Laurence Joseph ...	53	"
O'Sullivan, Hugh ...	70	"
Parish, James ...	83	"
Pfizer, Fredrick Hermann ...	103	"
Pfrunder, Emil ...	66	"
Poole, Thomas ...	160	"
Powell, David ...	209	"
Rattley, George ...	75	"
Rauert, Lui ...	51A	"
Rawlings, Thomas ...	61	"
Rawlings, John ...	62	"
Reichelt, Heinrich ...	152	"
Robertson, Robert ...	71	"
Rogers, William George ...	181	"
Roll, Johan Heinrich ...	145	"
Rossbotham, John ...	161	"
Ryan, Matthew James ...	155	"
Ryan, John, the younger ...	142	"

One vote each

One vote each

ALPHABETICAL LIST OF VOTERS—continued.

Name.	Number of Allotment.	County.
NORTH-WESTERN VERMIN DISTRICT—continued.		
Ryan, Patrick George	134	Karkaroc
Sampson, Sydney	165	"
Sampson, John	179	"
Scaddon, William Henry	114	"
Semple, William	189	"
Schmidt, Johan	156	"
Smith, Archibald	91	"
Smith, Neil	92	"
Smith, Alexander	109	"
Smith, Charles Edward	182	"
Smith, William John, the younger	140	"
Sisson, Harry	183	"
Smith, John, the younger	110	"
Spring, James	76	"
Taylor, Joseph	65	"
Thomas, Samuel D.	86A	"
Thurston, John	200	"
Timmins, Graham	133	"
Tillner, Heinrich Freiderich	113	"
Twomey, Jeremiah	88	"
Urbahn, Henry Frederick Charles	111	"
Walford, William Augustus	197	"
Weld, James Charles	173	"
Wilhelms, Johann Samuel	205	"
Williams, David Owen	67	"
Wood, George	202	"
Woolcott, John Newton	208	"
	203	"

Name.	Number of Allotment.	County.
NORTH-EASTERN VERMIN DISTRICT.		
Anderson, Andrew	Block 25B, 25A, 54	Two votes
Adams, William Anderson; and Kersel, Robert	54	One vote
Anders, Herman	58A	One vote
Brown, Lee; and Laver, Stephen	56A	One vote
Buchanan, David	17A, 17B, 18A	One vote
Creswick, Henry	Allotment. 160	Tatchera One vote
Creswick, Alexander Thomson	Block 16A, 16B	One vote
Creswick, Alice	18B	One vote
Cumming, William; and Cumming, James	55A	One vote
Disher, William, the younger; and Cust, William	62B	One vote
Holloway, George	21A, 21B, 22B, 24A, 24B, 26, 27	One vote
Lascelles, Edward Harewood	48A, 48B, 60A, Allotment. 24	One vote Karkaroc
Macfarlane, Walter	Block 50A	Two votes
Macredie, Andrew	19A, 19B	One vote
Macredie, John	20A, 20B, 66B	One vote
O'Connor, James	Allotment. 163	Tatchera One vote
Wood, Robert Gravenor	Block 51A, 51B	One vote
Wood, William	52A	One vote
Allan, James	31	Karkaroc
Armstrong, George	162	Tatchera
Axtill, William Thomas	226	Karkaroc
Bankin, John	227	"
Banner, Thomas	26F	"
Braune, Charles	29x	"
Bell, Joseph	287, 290	One vote
Bell, William	41A	"
Bellott, John	243	One vote
Bennett, Richard Charles Hare	29A	each
Best, Anthony	27A, 27B	One vote
Bett, John	241	"
Blythman, George	26B	"
Boothey, William	42	"
Boothey, William Edward	43	"
Bretag, Johann Carl Wilhelm	27D	"
Charles, Robert	28r	"
Charles, James	28H	"

ALPHABETICAL LIST OF VOTERS—continued.

Name.	Number of Allotment.	County.
NORTH-EASTERN VERMIN DISTRICT—continued.		
Charles, John	28r	Karkaroc
Carmichael, Archibald	246	"
Comerford, Patrick	218	"
Connelly, Martin	253	"
Cox, George Bradley	29B	"
Cox, Joseph	234	"
Cresp, Josephin	216	"
Crosbie, Robert	26C	"
Cross, William Joseph	30	"
Dalton, Margaret	39	"
Dillon, Gerald	165	Tatchera
Dugan, James, the younger	213	Karkaroc
Dunn, William	32	"
Donohue, Martin	232	"
Ellison, William	231	"
Ferguson, James, the elder	51	"
Ferguson, Richard	48	"
Ferguson, James, the younger	50	"
Ferguson, James, the elder; Ferguson, Richard; Ferguson, James, the younger; and Ferguson, Hamilton	44	One vote
Fletcher, John	225	"
Franklin, Arthur John	29	"
Fox, John Hubert	45	"
Friese, Francis Ludwig	248	"
Giese, Ernest	258	"
Grace, Stephen Aloysius	37	"
Gready, Henry John	26D	"
Grigg, John Francis	36	"
Harding, Thomas	27	"
Harris, Edwin Francis	235	"
Harris, Luke	259	"
Hogan, James John	35	"
Hogan, Patrick, the elder	242	"
Hogarth, John	291	"
Hosking, Alfred	26A	"
Hosking, James Henry	28B	"
Howard, Robert	29G	"
Huf, Friedrich Peter	240	"
Jende, Johann Carl Ferdinand	33	"
Jende, Carl Ernst	34	"
Johnston, Ralph	221	"
Kiley, Patrick	224	"
Klauss, Charles Edwin	26E	"
Koenig, Johann Christian	26I	"
Lawler, James	256	"
Lea, James	223	"
Learmonth, Percy	29H	"
Learmonth, Robert	254	"
Lewitzka, Freiderich	26H	"
Lynch, Michael	244	"
Madden, Michael James	239	"
Meier, Carl	228	"
Mitchell, James	215	"
Molyneux, James	280, 28M	One vote
McGregor, John	247	"
McGregor, John; and Knight, Henry	28D	One vote
McLean, Charles Seward	217	One vote
McLean, Henry	237	One vote
McLoughlan, Thomas	249	each
McKenzie, Helen; and McKenzie, Sophia Ann	27C	One vote
McRae, Alexander	28G	"
Nisbet, George	46	"
Noske, Friedrich Wilhelm	220	"
Nunn, Charles James	252	"
Nunn, James	229	"
Oehm, John Ferdinand	25	"
O'Connor, Michael	162A	Tatchera
O'Donnell, Andrew	251	Karkaroc
Pfrundt, Adolphus	233	"
Pomeroy, Richard	27B	"
Puls, Alfred	260	"
Reid, Moses	250	"
Raeck, Friedrich August; and Raeck, August Friedrich	28I	One vote
Reinholtz, Gustav	29J	"
Robins, Charles William	38	"
Ryan, James	29L	"
Ryan, Michael	257	"
Schack, Wilhelm	29C	"
Shanahan, Michael	164	Tatchera
Sharpe, Jeremiah; and Sharpe, Frederick	28A	Karkaroc
Spratt, Frank	28E	"
Starick, Matthias	26J	"
Talbot, John	47	"
Tollner, Heinrich Friedrich	28K	"
Wall, George	40	"
Walsh, Philip	219	"
Warren, Joshua	236	"
Warren, Joshua Featherstone	29e	One vote
Watson, John	29i	"
Watts, Charles	238	"
Webster, John Thomas	26G	One vote each

ALPHABETICAL LIST OF VOTERS—continued.

Name.	Number of Allotment.	County.
NORTH-EASTERN VERMIN DISTRICT—continued.		
Webster, James ...	245	Karkaroc
Wells, Alfred John ...	255	"
White, Robert Twedaile ...	214	"
White, Thomas ...	49	"
Wilhelms, Johann Samuel ...	26	"
Whyte, Duncan ...	28	"
EASTERN VERMIN DISTRICT.		
Adams, William Anderson; and Kersel, Robert	Block. 74B, 85A, 85A, 85B, 5	Tatchera
Allison, Eleanor ...	5	Gladstone
Allison, William ...	3	"
Alcock, Richard John; and Beith, John	120A	Tatchera
Andrews, Charles ...	16B	Gladstone
Bailey, Hugh Andrew ...	73B	Tatchera
Barnes, John ...	61	"
Bruton, George ...	3B	"
Bruton, William ...	2A	"
Blake, Thomas ...	8	"
Balsarini, Giuseppe ...	11	"
Balsarini, Peter ...	10	Gladstone
Blakeley, Alfred Burnand	13	"
Betheras, Samuel ...	16	Tatchera
Beck, Frederick ...	174	"
	132A	"
	1A, 1B, 1C	"
Berry, James Wilson ...	1D, 1E, 3A	"
Birch, Joseph Ezra ...	4	Gladstone
Biggs, William; and Biggs, Alfred	87	Tatchera
Brown, Llewellyn Jones ...	6	Gladstone
Brown, Robert Cochrane ...	10	Tatchera
Butler, John ...	106	"
Burton, Zachariah ...	2B	"
Burton, Zachariah; and Burton, Solomon	20	"
Caldow, James A.; and Caldow, John	85C	"
Campbell, James ...	138B	"
Coughlan, Thomas ...	125	"
Cross, Margaret ...	73A	"
Cross, Murdoch ...	75	"
Cummins, Patrick ...	159	"
Cuthbert, Hon. Henry ...	154	"
Cameron, Samuel ...	115	"
Cameron, Duncan ...	32	"
Cameron, James ...	114	"
Charleson, Roderick ...	109	"
Cairns, Robert ...	55F	"
Campbell, James Callender	110	"
Chamberlain, Eli ...	120C	"
Connolly, Patrick John ...	86B	"
Currie, John ...	79B	"
Davies, Herbert ...	31A	"
Dunstan, William Henry ...	120B	"
Davies, Samuel E. ...	39	"
Dudley, Henry ...	20	Gladstone
Dunstan, Thomas C.; and James, Charles T.	131C	Tatchera
Evans, John Rea ...	31B	"
Evans, Thomas Gravel ...	30	"
English, William Albert ...	119B, 119C	"
Forrester, Patrick ...	71	"
Furey, James ...	128A	"
Furey, Martin ...	151	"
Freckmann, Charles ...	145C	"
Farquhar, James Gibson ...	22A	"
Findlay, George ...	7A, 5A	Gladstone
Findlay, John ...	16C	"
Gadsden, Frederick Godfrey	57C	Tatchera
Geyer, George William ...	35B	"
Gitsham, Lewis ...	101	"
Grigg, Mary Wills ...	145B	"
Guiney, Daniel ...	57A	"
Glasscock, George ...	108	"
Genat, Charles ...	131A	"
Griffiths, Alfred ...	144	"
Gillies, William ...	55S	"
Gillies, Alexander ...	55T	"
Gunn, Alexander ...	95	"
Gordon, George ...	21A	"
Grey, James ...	140	"
Hanley, Honors ...	46B	"
Hastings, Robert ...	3C	"

ALPHABETICAL LIST OF VOTERS—continued.

Name.	Number of Allotment.	County.
EASTERN VERMIN DISTRICT—continued.		
Holt, William ...	62	Tatchera
Hawthorn, John ...	149A	"
Hannon, Robert William ...	80B	"
Hawthorn, John, the younger	146	"
Hosking, Peter, the younger	92	"
Holloway, George ...	1E	"
Hogan, Thomas Francis ...	112	"
Hillard, Samuel ...	102	"
Hughes, Richard ...	19, 6A	"
Ingram, Eliza ...	49	"
Ingram, James R. ...	53, 47D	"
Ingram, William John ...	52	"
Irving, John ...	16	Gladstone
Irrigable Estates Company Limited	12, Block. 69B	Tatchera
James, Samuel John ...	127A	Tatchera
Johnson, William ...	9	Gladstone
Jones, Thomas ...	127B	Tatchera
Johns, John ...	142B	"
Kane, Hugh ...	149B	"
Keating, Edward ...	122	"
Keating, Daniel ...	123	"
Keating, James ...	124	"
Keating, John ...	126	"
Kelly, William Andrew ...	55R	"
Larkins, Augustus ...	123	"
Lavey, Thomas ...	43	"
Loneragan, James ...	41B, 45	"
Loneragan, William ...	44	"
Loughran, John ...	48B	"
Lueft, Hermann A. W. ...	5	"
Langford, Robert ...	100	"
Loosemore, Harold ...	103	"
Loosemore, Ernest ...	118A	"
Lowrie, James; and Perrin, William	41A	"
Malone, John, the elder ...	129	"
Malone, John, the younger	150	"
Malone, Michael ...	89	"
Meehan, John ...	54	"
Morrison, Alexander ...	79A	"
Morrison, Hugh ...	78	"
Maynard, William ...	105	"
Meehan, Michael ...	47C	"
Meehan, Lawrence ...	69	"
Mercer, Nichol ...	42	"
Milburn, John William ...	96	"
Miller, William Charles ...	99	"
Mole, George ...	8	Gladstone
Morgan, Ambrose ...	138A	Tatchera
Morgan, Barnabas ...	136B	"
Morrell, James ...	139A, 139B	"
McDonald, John Boyd ...	143	"
McGlashan, Daniel ...	142A	"
McIver, Peter ...	155A	"
McRavey, Frances (administratrix of McRavey, John Thomas)	28	"
McCormack, James ...	64, 68	"
McDonald, John ...	93	Tatchera
McDougal, Peter ...	90, 91	"
MacIver, Hugh; and Kelly, Patrick John	153A	"
Newman, Andrew ...	86	"
Nica, Antonia; and Nica, Emma ...	72	"
Noble, William ...	60	"
Nolen, John ...	156	"
Nolen, John George Farrell; and Nolen, Catherine Maria	157	"
Naschke, Theodor ...	130	"
Naschke, Oscar ...	131B	"
Nalder, William ...	70	"
Nalder, Stephen ...	47A	"
Nixon, John ...	16A, 121A	Gladstone
Nolen, Marjory Everline	155B	"
O'Connell, Phillip, the elder	136A	"
O'Donnell, John James ...	21	Gladstone
O'Connor, Michael ...	98A	Tatchera
O'Connor, James ...	97, 161A	"
O'Donnell, Francis ...	161	"
Pentland, Charles ...	153B	"
Piccoli, Andrew ...	134	"
Piccoli, Esias ...	147, 148	"
Poxon, Alfred; and Poxon, Edwin	12	Gladstone
Poxon, Levi, the elder ...	14	"
Poxon, Levi, the younger ...	11	"
Peterson, Jens ...	137	Tatchera
Proctor, John Thomas ...	65	"

ALPHABETICAL LIST OF VOTERS—continued.

Name.	Number of Allotment.	County.
EASTERN VERMIN DISTRICT—continued.		
Rattray, William	{ 107A	Tatchera } One vote
Rice, Edward	{ 107B 4A	
Rowan, Patrick	104	Tatchera } One vote each
Russell, James Tait	149C	" } One vote each
Ryan, William	113D	
Ryan, James; and Ryan, Patrick	66	" } One vote
Steer, John Marshall	40	" } One vote each
Sims, Walter William	21	
Smith, Felix	94	" } One vote each
Sayers, Samuel	98B	
Stamp, Richard Bulmer	22	" } One vote each
Stewart, Francis Edward	2D	
Sweeney, Maria	63	" } One vote
Seward, Samuel; Seward, Myles Henry; and Seward, John	87A	
Schaefer, Felix; Lacy, Augustus Daere; and Osborne, John	121	" } One vote
Smith, Francis George	152	Gladstone } One vote each
Smith, Henry Mackwood	2	
Smith, Walter	6	Tatchera } One vote each
Smith, Patrick	119A	" } One vote each
Smith, Joseph	47B	
Smith, Adam	67	" } One vote each
Suive, Peter Nicolaus	131	
Taylor, William Henry	1	Gladstone } One vote each
Tuohey, Michael	113E	Tatchera } One vote each
Tampion, Augustus Charles	37	" } One vote
Taverner, George; and Taverner, Frederick James	{ 118B 118C	
Tremearne, John	80A	" } One vote each
Templeton, Duncan William	57B	
Vincombe, George Henry	88A	" } One vote
Williams, William Henry	{ 113A 113B	
Wood, Alice Margaret	35A	" } One vote each
Wood, Charles Warren	48A	
Waugh, Alexander	135	" } One vote each
Williams, Eleanor Elizabeth White	118C	
Whittaker, John	132	" } One vote each
Whitten, William John	145A	
Wood, George William	51	" } One vote each
Wood, Robert Gravenor	50	
Wood, William Harvey	36	" } One vote each
Wood, William	34	
Young, William	141	" } One vote each

WESTERN VERMIN DISTRICT.

Name.	Number of Allotment.	County.
McLellan, Hugh	Block. 86	... One vote
Allan, Alexander	{ 9G 9K	Lowan } One vote
Affleck, Margaret Anne	64	
Allen, Frederick George	20C	" } One vote each
Austin, George	{ 9H 12A	
Anderson, Peter	32	" } One vote each
Affleck, John	80	
Affleck, Thomas; Affleck, John, the elder; Affleck, John, the younger	{ 77 78	" } One vote
Arthur, Benjamin James	91	
Boeck, Julius	45	" } One vote each
Bounds, William	15B	
Byrne, George, the younger	196A	" } One vote each
Bryant, William	88D	
Barber, William	54	" } One vote each
Barras, John	9C	
Branford, John	98B	" } One vote each
Baldock, Alfred	91A	
Baldock, Frederick	88E	" } One vote each
Bateson, John	74	
Baker, Thomas Sillito	60	" } One vote each
Brasier, William	221A	
Bartram, Henry	178A	" } One vote each
Bauert, Carl	97D	
Blake, Alfred	210E	" } One vote each
Blackley, John	88H	
Ball, Arthur	111	" } One vote each
Baker, Harry	55A	
Berry, James	148B	" } One vote each
Beard, William Sturgess	53	
Bell, Samuel Alexander	115C	" } One vote
Blenkiron, Robert Thomas; and Blenkiron, John Bittner	88F	
Bell, Allan	88E	" } One vote each
Blight, Francis	26	
Billingham, Eli	{ 204 146	" } One vote
Brown, George Henry	31	
Brown, James	{ 52 54A 70A	" } One vote
Brown, Thomas	{ 95C 80F 122A	

ALPHABETICAL LIST OF VOTERS—continued.

Name.	Number of Allotment.	County.
WESTERN VERMIN DISTRICT—continued.		
Borgelt, Friedrich William	103A	Lowan } One vote each
Brown, William Edward	212E	
Bond, Henry	57A	" } One vote each
Brown, Charles	46	
Bond, John	56A	" } One vote
Bushby, John	{ 116 117 118 119 120	
Bruder, Thomas	151	" } One vote each
Bunworth, Peter	210	
Clark, Alfred James	100A	" } One vote
Champness, John Henry	{ 7A 9A 9B 15	
Cramer, Carl Christoph Heinrich	38	" } One vote each
Clark, Herbert James	142A	
Clark, Charles	63A	" } One vote each
Cattormole, John David	155	
Carter, Alfred	210C	" } One vote each
Clements, William John	46A	
Crouch, George	9E	" } One vote each
Cook, Thomas	159	
Colwill, George	34B	" } One vote
Coleman, George; and Coleman, Henry	162B	
Corcoran, James	20B	" } One vote each
Cocks, Anthony	142B	
CConnell, John; Connell, Eugene; Connell, James; and Murphy, Terence	5	" } One vote each
Collins, William Alfred	9D	
Cornack, Ann Stuart	155B	" } One vote each
Compton, Walter	35	
Collins, Henry	55C	" } One vote each
Cooke, William George	101	
Deckert, Hermann	64A	" } One vote
Deutscher, Carl Trangott	{ 97 99A	
Dickinson, Richard; and Freeman, Henry	24	" } One vote
Dorrington, Aaron	80C	
Dorrington, Louis	80L	" } One vote each
Duthie, David; and Duthie, Joseph Andrew	75B	
Dufty, John	{ 73D 74C	" } One vote
Dahlenburg, Heinrich Ernst	135	
Day, Albert; and Day, Charles	29	" } One vote
Day, Frederick William	{ 141 148	
Dart, Richard	57	" } One vote each
Day, Walter Joseph	150A	
Daniels, Augustus	4	" } One vote each
Daw, Joseph	51A	
Deckert, Henry	68B	" } One vote each
Deckert, Gustav	68A	
Dreher, Albert Bernhard	97B	" } One vote each
Dreher, August	97C	
Deutscher, Alma Johanne	99B	" } One vote
Denkel, William	158	
Doddrell, William	33	" } One vote
Dorrington, Albert Edward; and Dorrington, Levi Broadbent	80H	
Domaschenz, Mathes, the younger	220A	" } One vote each
Domaschenz, Aaron	80C	
Dufty, John Carolus; and Dufty, Arthur Packer	74A	" } One vote
Etherton, Henry; and Holden, Robert	22C	
Etherton, Isaac; and Etherton, James	22D	" } One vote
Ervin, Thomas	127	
Eldridge, William	88	" } One vote each
Eastwood, Charles	16A	
Eastwood, William	14A	" } One vote each
Epsley, James Galloway	8C	
Farrell, Henry Ince	{ 53A 54B	" } One vote
Frayne, William, the younger; and Frayne, Robert	144	
Forrester, Edwin	3	" } One vote
Fry, Thomas Giles; and Fry, Arthur	59C	
Franke, Heinrich Wilhelm	153	" } One vote
Fairley, Lewis	{ 88R 88S 88T	
Fraser, Simon	138	" } One vote each
Flavel, Henry Thomas	88L	
Filmer, Arthur John	105	" } One vote each
Fuller, James	197	
Furler, Walter	20D	" } One vote each
Flavel, Albert Francis	88M	
Flack, Philip	210D	" } One vote each

ALPHABETICAL LIST OF VOTERS—continued.

Name.	Number of Allotment.	County.
WESTERN VERMIN DISTRICT—continued.		
Fletcher, James ...	9F	Lowan
Fraser, Kenneth ...	59B	"
Gaston, Joseph ...	55B	"
Gallagher, John ...	150	"
Gamble, Edward Newman	120A	"
Gill, George ...	80G	"
Goldsworthy, John Henry	59	"
Gooding, Thomas ...	{ 113	" One vote
	{ 113A	
Gosling, Thomas James ...	115B	" One vote each
Grunmet, Edward ...	166A	
Haar, Johann ...	152	"
Helwig, Ferdinand ...	{ 80D	" One vote
	{ 82A	
Hebard, Henry ...	207A	" One vote each
Hinkson, James ...	20B	
Huf, Charles William ...	95	" One vote each
Haines, Henry ...	103	
Haines, Ephraim ...	115A	" One vote each
Hall, John ...	48	
Haebich, August ...	99B	"
Hamburg, Samuel ...	{ 66C	" One vote
	{ 74B	
Hardy, William ...	80A	" One vote each
Hateley, Arthur Chapman	196B	
Harmer, John ...	104A	" One vote each
Haeusler, Friedrich August	208	
Harmer, William; and Harmer, Ephraim	115D	" One vote
Hampe, Gottfried Daniel ...	117B	" One vote each
Hicks, William ...	50	
Hill, William ...	22	" One vote each
Hill, Robert; and Hill, William	80J	
Honeyman, Esther; Honeyman, Alexander, the younger; and Honeyman, Charles	158B	" One vote
Howe, John ...	162A	" One vote each
Hoffmann, Johann Heinrich	135A	
Hornby, John ...	98C	" One vote each
Hill, Alexander ...	102A	
Hedt, Gustav ...	109B	" One vote each
Hornsby, Joseph ...	{ 51	
	{ 51B	
Juers, Heinrich Christian ...	93A	" One vote each
Juers, Hermann ...	97A	
Judd, John Louis ...	25	" One vote each
Jarred, James ...	27	
James, Arthur Henry ...	88K	" One vote each
Jacob, Harry ...	103C	
Kozminsky, Marks; and Hamburg, Samuel	{ 46A	" One vote
	{ 46A	
Klea, William ...	95C	" One vote each
Kozminsky, Simon ...	133	
Keyte, Henry, the elder ...	214	" One vote each
Keyte, James ...	{ 202	
	{ 205	
Kellar, Gustav ...	64B	" One vote each
Keyte, James Henry ...	203	
Kschenkas, Matthias Martin; and Kachenkas, Matthes	88B	" One vote
Keam, Richard Grayling; and Keam, William Morish	100B	" One vote
King, William James ...	20E	" One vote each
Keyte, Mrs. Ann ...	211	
Keyte, Miss Ann ...	214A	" One vote each
Kemp, James ...	61	
Kemp, Francis ...	66A	" One vote each
Kennedy, William George	33A	
Keyte, William ...	202A	" One vote each
Kieselbach, Robert Henry Hermann	28A	
King, William James ...	20E	" One vote each
Kelly, Timothy ...	169	
Kays, Michael ...	168	" One vote each
Lee, Joseph ...	34A	
Luhrs, John; and Luhrs, Frederick	47	" One vote each
Luxton, John ...	71B	
Lynch, Michael ...	56	" One vote each
Lyttleton, Maurice ...	114	
Lynch, William ...	{ 88F	" One vote
	{ 88G	
Laurie, James Park Dawson ...	181	" One vote each
Lange, Joachim ...	136	
Lange, William Hanly ...	71A	" One vote each
Linke, Frederick Hermann; Linke, Frederick August; and Linke, Charles Julius	{ 68F	
	{ 68G	
Linke, Frederick Ernst; Linke, Charles Gustav; and Linke, William Ernst	68D	" One vote
Liddle, James ...	67	" One vote each
Lowe, Robert ...	16B	
Lundy, Alexander ...	{ 209A	" One vote
	{ 210A	
Lyons, Daniel ...	196C	" One vote each
Lange, Friedrich Johann Carl Louis	136A	
Miller, William ...	40	" One vote each
Mojineux, Eugene Leppard ...	{ 6	
	{ 8	

ALPHABETICAL LIST OF VOTERS—continued.

Name.	Number of Allotment.	County.
WESTERN VERMIN DISTRICT—continued.		
Myles, William ...	220	Lowan
Magrath, William ...	162	"
Maguire, James ...	115	"
Manning, John ...	73A	" One vote each
Marks, Samuel ...	95F	
Marsh, Albert ...	88N	" One vote
Mackwood, Thomas Hardy; and Mackwood, Margaret Helena	{ 45A	
	{ 66	
Marshall, Thomas; and Marshall, James Bee	75C	" One vote
Menzel, Friedrich Herrmann ...	80I	" One vote each
Meltke, Friedrich Wilhelm	109	
Meek, James ...	198	" One vote each
Miller, John ...	95D	
Miller, Morton William ...	88Q	" One vote each
Moll, Adolph ...	109A	
Modra, Adolph ...	221	" One vote each
Muegel, Frederick William	208B	
Murdoch, Andrew Charles	164	" One vote each
McCabe, Edmund ...	100	
McCallum, John ...	{ 30D	" One vote
	{ 69D	
McDonald, Alexander John ...	124	" One vote
	209	
Mackenzie, Friedrich ...	99C	" One vote each
Mackenzie, Gotthilf ...	135	
McPhee, James; and McPhee, Archibald	217C	" One vote
McCredden, Thomas ...	206	" One vote each
McCartney, Ellen ...	191	
Macdonald, William ...	132	" One vote each
McIntyre, Mary (administratrix of McIntyre, William)	149	
McIlrath, James ...	{ 129	" One vote
	{ 130	
	131	" One vote each
McIntosh, George ...	54C	
Mackenzie, Paul ...	134	" One vote each
McKenzie, Peter ...	111	
McKinlay, Joseph ...	69A	" One vote each
Mackinnon, Hugh ...	188	
McKenzie, John ...	98D	" One vote
McMaster, Allan; and McMaster, Hugh	88G	
McMillan, Ann ...	23	" One vote each
McRae, Alexander Charles David...	210I	
Nicholson, Mary ...	187	" One vote each
Newcombe, Christopher ...	{ 80M	
	{ 80N	
Nicholls, Laurence Cousin	79B	" One vote
Nicholls, Charles James; Hill, William; and Scott, John David	117A	
Norton, Benjamin D. ...	15A	" One vote each
Nottle, Richard ...	30B	
Noske, Johannes ...	95E	" One vote each
Noske, Gotthard ...	58	
O'Shannassy, Daniel Michael	69B	" One vote each
Overall, Henry ...	126B	
O'Neill, Matthew ...	68	" One vote
Oliver, John Henry ...	{ 210F	
	{ 212B	
Pannan, Thomas Peter ...	75	" One vote each
Putt, James ...	34C	
Pfrunder, Adolph ...	68E	" One vote each
Putland, George ...	210B	
Parker, Robert, the elder ...	103	" One vote each
Parker, John ...	81C	
Parker, William Thomas ...	177	" One vote each
Pelton, Alfred Francis ...	20A	
Petchell, John ...	161	" One vote each
Perkins, William ...	30C	
Pengilly, Walter ...	88C	" One vote each
Perkins, Richard Anstice	82B	
Pedler Alfred Ernest ...	52C	" One vote each
Pedler, Thomas Allan ...	82	
Pedler, Thomas ...	51C	" One vote each
Pilmore, John, the elder ...	110	
Pitman, William Robert ...	80P	" One vote each
Pitman, James ...	80Q	
Pitt, George; and Pitt, Thomas ...	{ 88A	" One vote
	{ 88Q	
Randall, Thomas ...	41	" One vote each
Roberts, William Charles ...	42	
Rupp, August ...	73B	" One vote each
Reichelt, Heinrich ...	80E	
Rethus, John F. ...	68O	" One vote each
Ratcliff, James ...	49C	
Roediger, Julius Gottfried	81	" One vote
Roberts, Joseph Leggett; Roberts, William H.; Roberts, James; and Allen, William	107	
Roberts, Richard Birch ...	81B	" One vote
Roberts, Joseph Leggett; and Roberts, Andrew	103B	
Ryan, John Patrick ...	49	" One vote each
Rasmussen, Peter ...	208A	
Schultz, Ernest Frederick	39	" One vote each
Schultz, Frederick Wilhelm Ferdinand	36	

ALPHABETICAL LIST OF VOTERS—continued.

Name.	Number of Allotment.	County.
WESTERN VERMIN DISTRICT—continued.		
Stapledon, William Fry; and Stapledon, James	{ 71c 73c } 30A	Lowan } One vote each
Sargent, Joseph	30A	
Sanders, Frederick	37A	" } One vote each
Schnaars, George Franz	63	
Sherwell, Joseph	167A	" } One vote each
Smith, Archibald	128	
Sinclair, Alexander	224	" } One vote each
Spicer, Herbert	137B	
Schmidt, Carl	{ 212c 215 } 221B	" } One vote each
Smith, Alfred	221B	
Siemering, Wilhelm, the younger	75A	" } One vote each
Schmidt, Adolph	210G	
Schmidt, Henry	210H	" } One vote each
Smith, George	91	
Smith, John Thomas	126A	" } One vote each
Sisson, Harry	216	
Stott, Matthew	69c	" } One vote each
Strout, Thomas	165	
Southwell, John; and Southwell, William James	199	" } One vote each
Schulze, August	79c	
Schultz, Johan Gottlieb Theodore	95H	" } One vote each
Schultz, Ferdinand Hermann	95A	
Schultz, Friedrich Wilhelm	39A	" } One vote each
Schultz, August Hermann	39B	
Starick, Max; and Starick, Martin	101B	" } One vote each
Treasure, Albert	12	
Taylor, John	142	" } One vote each
Tarran, James Alluteus Henry	22A	
Taggart, Michael	217B	" } One vote each
Taggart, Patrick Francis	217A	
Tauber, Elizabeth (administratrix of Tauber, Charles)	49B	" } One vote each
Traeger, Johan Hermann	95B	
Thacker, Elizabeth	174	" } One vote each
Tow, Martin, the younger	101A	
Thorne, Thomas	{ 192 193A } 193B	" } One vote each
Thorne, John, the younger	194	
Trumble, John William	71	" } One vote each
Vivian, William	{ 5J 14 } 37B	
Walsh, Martin	37B	" } One vote each
Weir, James	43	
Wallbank, Frederick	195	" } One vote each
Wallace, Francis; and Wallace, George	137A	
Wallis, James; Wallis, Christopher; Wallis, George; and Wallis, William	80K	" } One vote each
Warner, William, the elder; Warner, William, the younger; Warner, Edward; Warner, Thomas; and Warner, George	122	
Watkins, William Mark	190	" } One vote each
Wallis, William Thomas; and Hiscock, Harry	70	
Wyatt, William	210K	" } One vote each
Webse, Heinrich	139A	
Wheaton, Philip	22B	" } One vote each
Weidenbach, Adolph; and Lostroh, Henry	211A	
Wedd, Allen	80B	" } One vote each
Western, Jonathan	79A	
Webber, William	8B	" } One vote each
Weidner, Mary	212D	
Wiedermann, Heinrich	79	" } One vote each
Williams, James David Parry	213	
Williams, James	{ 212A 212C } 154	" } One vote each
Williamson, William	154	
Wilson, James	102	" } One vote each
Williams, Charles	160	
White, Charles	155A	" } One vote each
Wilson, John	166B	
Woodhart, Edward	207B	" } One vote each
Woolmington, William; and Woolmington, Henry	70B	
Yelland, Frederick, the elder	{ 173 173A } 171	" } One vote each
Yelland, Frederick Joseph	171	
Yarick, Mathes	121	" } One vote each
Young, George; Young, Thomas; Young, James; and Young, John	49A	
Young, John	104	" } One vote each
Zaschek, Andreas	212F	

WARRACKNABEAL VERMIN DISTRICT.

Arnold, Thomas	104B	Borung One vote
Altmann, Johan Wilhelm	{ 50 75A } 90D	" } One vote each
Adams, William Anderson	90D	
Allen, Hamilton	60	" } One vote each
Allen, James	56	
Allen, George	{ 71B 76S } 76S	" } One vote each

ALPHABETICAL LIST OF VOTERS—continued.

Name.	Number of Allotment.	County.
WARRACKNABEAL VERMIN DISTRICT—continued.		
Attril, Daniel	15A	Borung } One vote each
Atkins, Willie	15M	
Blair, John Alexander; Blair, James; and Blair, William	131	" } One vote each
Bartram, Henry	77A	
Bannerman, Alexander; and Casey, George	92D	" } One vote each
Belcher, Charles	74	
Bretag, Ferdinand	6H	" } One vote each
Belcher, Douglas Frank	74A	
Best, Louisa Matilda	79	" } One vote each
Bosisto, Joseph	19	
Boxall, James Edward	84E	" } One vote each
Bruce, Isaiah Fill	94	
Burke, George; and Burke, William	109B	" } One vote each
Burke, James	113	
Burgess, Thomas	92C	" } One vote each
Carter, John	49	
Craig, Joseph James	115	" } One vote each
Craig, Robert, the younger	114B	
Campbell, John	64A	" } One vote each
Cameron, William, the elder	35A	
Carrick, John	6G	" } One vote each
Cameron, Alexander Kenneth	7F	
Cameron, Hugh; and Cameron, John	15F	" } One vote each
Campbell, Donald	59B	
Cameron, Ronald	40	" } One vote each
Coombs, Daniel	49A	
Coulson, William	112D	" } One vote each
Crow, Thomas	11	
Clugston, Alexander	99	" } One vote each
Curnow, James Henry	15D	
Disher, James Garie	45B	" } One vote each
Disher, John	15L	
Dwyer, Michael James; and Murphy, Daniel Patrick	54A	" } One vote each
Drakard, Alfred	103	
Dawe, Sampson; and Smith, Sydney	72A	" } One vote each
Daer, Michael James	9A	
Dellar, William	59D	" } One vote each
Devereux, James Christopher	77B	
Dickson, Adam	3	" } One vote each
Dolan, Malachi	69A	
Domaschenz, William	6A	" } One vote each
Domaschenz, Matthes	14	
Domaschenz, Wilhelm	7D	" } One vote each
Duke, Lewis John	90C	
Dawe, William Henry	58	" } One vote each
Ellis, Thomas	40A	
Ellis, Alfred Thomas	40D	" } One vote each
Elsom, William	30	
England, Mark; and England, Harvey	71A	" } One vote each
Eaton, Robert; and Dawe, Robert	85C	
Edgar, James	59	" } One vote each
Evans, William	67B	
Elbott, James	94A	" } One vote each
Franklin, Edward	90G	
Falls, Samuel	85A	" } One vote each
Fletcher, Dugald	107B	
Freeman, Thomas, the younger	91F	" } One vote each
Fraser, Thomas Gilbert	36C	
Fietz, Carl	22A	" } One vote each
Findlay, George	63B	
Ford, George	{ 73 83A } 112A	" } One vote each
Guest, William	112A	
Gawith, Joseph Henry	8B	" } One vote each
Gawith, Joseph Kitchen	7H	
Gawith, Alfred Barnes	63D	" } One vote each
Gregory, Charles	61C	
Geitz, Christian	11D	" } One vote each
Gildea, Patrick (executors of)	83	
Giles, William Henry	72	" } One vote each
Griffiths, Joseph	78	
Gibbs, Samuel; and Gibbs, John	50B	" } One vote each
Gould, John William	80	
Gould, Thomas Martin	95A	" } One vote each
Golding, James	6I	
Goldsworthy, John Henry	57A	" } One vote each
Good, Ezekiel	93	
Golder, Charles	67A	" } One vote each
Heaslip, Benjamin; and Heaslip, William	88B	
Hayes, Maurice	67	" } One vote each
Hankin, Samuel Hudson	26A	
Harrop, Edward	50C	" } One vote each
Hallam, Frederick John	104A	
Hart, Andrew	70A ¹	" } One vote each
Hamdorf, Henry	6C	
Hanisch, John Gottlieb	7A	" } One vote each
Helwig, Wilhelm	110A	
Hickman, Frederick	32A	" } One vote each
Hoffmann, Gottlieb	82A	
Hood, Arthur Wellesley	85A	" } One vote each
Horsburgh, David	107A	
Horsburgh, James	103	" } One vote each
Hoffmann, Emanuel Ernst	21C	
Hutchins, Thomas	8C	" } One vote each
Hughes, John Prentice	58A	

ALPHABETICAL LIST OF VOTERS—continued.

Name.	Number of Allotment.	County.
WARRACKNABEAL VERMIN DISTRICT—continued.		
Heinrich, Fridrich Wilhelm ...	7B	Borung } One
Herold, Frederick Ernst ...	28A	" } vote
Johns, Thomas ...	59F	" } each
Johns, William; and Johns, Henry	59E	" One vote
Jones, William ...	15N	" One vote
Jones, Albert William ...	{ 91C	" One vote
Jones, Daniel Ewan ...	90F	" } One vote
Johns, Evangeline ...	88C	" } each
King, Thomas; and Ford, George	51	" One vote
Kuhne, George; Albert; and Hoff-	26	" One vote
mann, Frederick Theodore		
Kruger, Johan ...	14A	" One vote
Kruger, August ...	110B	" } each
Kelly, Peter ...	{ 45A	" One vote
Kennedy, Robert Fittes ...	93A	" } One vote
Kolsall, Joseph James, the younger	70A	" } each
Kendell, William ...	{ 83B	" One vote
Kendell, Joseph ...	87A	" } One vote
King, Sydney ...	78A	" } One vote each
King, Sydney ...	82C	" } One vote each
Kidman, George Henry ...	76A	" } One vote each
King, Walter Edward Malcolm ...	71C	" } One vote each
Landt, John ...	44	" } One vote each
Long, James ...	87D	" } One vote each
Lutze, Carl Ludwig ...	90	" } One vote each
Marion Land Company Limited ...	{ 61B	" One vote
	{ 63A	" One vote
	{ 66A	" One vote
	{ 70B	" One vote
	{ 65A	" One vote
Marshmann, Joshua; Marshmann,	106A	" One vote
Arthur; and Marshmann, Albert		
Lemuel		
Martin, Samuel ...	87	" } One vote
Martin, John ...	90A	" } each
Marshman, Joshua Jesse; and	92E	" One vote
Casey, Thomas		
Mangelsdorf, Ferdinand August ...	63C	" } One vote each
Meinke, Carl Diedrich Wilhelm ...	158	" } One vote each
Meier, Heinrich ...	91J	" } One vote each
Miller, Joseph Bass ...	8A	" } One vote each
Mibus, Ludwig ...	23	" } One vote each
Milbourne, James ...	110	" } One vote each
Mibus, August ...	22B	" } One vote each
Milkins, George Edward ...	151	" } One vote each
Mitchell, Joseph ...	15K	" } One vote each
Miller, Amos ...	88A	" } One vote
Miller, Amos; and Goldsworthy,	33A	" } to Amos
John Henry		" } Miller
Miatka, Martin ...	15R	" One vote
Miller, Edward; and Miller,	89	" One vote
Thomas		
Moreton, Frederick ...	{ 85B	" One vote
	{ 86B	" One vote
Moll, Carl Heinrich Reinholdt ...	22C	" One vote
Mott, John, the younger; and Mott,	90B	" One vote
Frederick		
Müller, Charles ...	46B	" One vote
Murphy, James, the elder ...	111	" } vote
Murphy, James ...	92A	" } each
Murphy, John Thomas; and	54	" One vote
Murphy, John		
Murphy, Arthur ...	111A	" } One vote each
McLean, Lachlan ...	106B	" } One vote each
McNamara, Duncan ...	71	" } One vote each
McNamara, John ...	6B	" } One vote each
McQueen, Archibald Sinclair ...	96	" } One vote each
Macrae, Duncan ...	31	" } One vote each
McVicker, John ...	84B	" } One vote each
McCaffrey, James ...	11B	" } One vote each
McIntyre, James ...	36A	" } One vote each
McIntyre, John ...	36B	" } One vote each
McKenzie, Johannes ...	25	" } One vote each
McKinnon, John ...	84D	" } One vote each
McKenzie, George ...	6F	" } One vote each
McKenzie, David ...	48A	" } One vote each
McKenzie, Archibald ...	7E	" } One vote each
McRae, Farquhar ...	32	" } One vote each
McRae, John ...	35	" } One vote each
Nicholls, Charles James ...	116A	" } One vote each
Naughton, John ...	69	" } One vote each
Nicholson, Patrick ...	64E	" } One vote each
Nicholson, Mary Ann ...	64F	" } One vote each
Nicholson, James Michael; and	112E	" One vote
Nicholson, Patrick William		
Nicholson, James ...	112B	" } One vote
Nottle, Richard Harris ...	55	" } each
Osmaston, Basil De Forest; and	4B	" One vote
Nicholas, Benjamin Ernest		
O'Shea, James; and O'Shea, James	15	" One vote
Joseph		
Oliver, Thomas ...	47	" } One vote each
Oliver, James ...	47A	" } One vote each
O'Brien, Elizabeth ...	64B	" } One vote each
O'Rourke, Hugh ...	91B	" } One vote each
Praetz, John H. ...	137A	" } One vote each
Paine, George ...	92B	" } One vote each
Putland, James ...	91A	" } One vote each

ALPHABETICAL LIST OF VOTERS—continued.

Name.	Number of Allotment.	County.
WARRACKNABEAL VERMIN DISTRICT—continued.		
Putland, John ...	91H	Borung } One
Patterson, Alexander ...	33	" } vote
Pressay, Thomas ...	10	" } each
Peterson, John Scott ...	1	" } One vote
Pedler, Richard ...	{ 11C	" One vote
	{ 47B	" One vote
Penny, Walter ...	7G	" } One vote
Pearce, Thomas George ...	4A	" } One vote
Phelps, James ...	112C	" } One vote
Penny, Nicholas ...	6E	" } One vote
Phillips, Henry ...	{ 9B	" One vote
	{ 97	" One vote
Phillips, Pharez ...	97	" } One
Pietsch, Johann August ...	24	" } vote
Polack, Henerich Adolph, the	15C	" } each
younger		
Porke, Vincent William ...	76	" One vote
Quinn, James; and Quinn, John ...	82A	" One vote
Quick, William, the younger ...	65B	" One vote
Quick, William ...	{ 65B	" One vote
	{ 66B	" One vote
Rismann, Reinhold ...	91G	" } One vote
Reilly, Joseph H. ...	15E	" } each
Reynolds, James ...	81	" } One vote
Ronning, Charles ...	21B	" } each
Rossiter, Dugald ...	132	" } One vote
Robson, Charles; and Robson,	5	" One vote
William		
Rowling, William James ...	15J	" } One vote
Rogers, Stephen ...	87C	" } each
Roberts, Samuel Bart ...	76C	" } One vote
Ryan, Timothy ...	95	" } each
Ryles, Ephraim ...	{ 61A	" One vote
	{ 64D	" One vote
Ryan, Matthew James; and Ryan,	67C	" One vote
John		
Ryles, Ephraim, the elder ...	64C	" } One
Rawlins, Alfred ...	40C	" } vote
Sallmann, Frederick William ...	29	" } each
Sampson, Sydney; and Sampson,	82B	" One vote
John		
Saunders, Matthew ...	63E	" } One vote
Sanders, James Williams ...	55A	" } each
Schmeekloth, Jochim Adolf ...	79A	" } One vote
Schneider, August ...	7C	" } each
Stevens, Frederick Percy ...	{ 77	" One vote
	{ 84F	" One vote
Sherriff, William ...	87B	" } One
Stasinowsky, Gustav ...	90E	" } vote
Savin, Annie ...	36	" } each
Smith, Robert ...	{ 101A	" One vote
	{ 101O	" One vote
Sieber, Ernst Gottlieb ...	29A	" } One
Schilling, Ernst Gotthold ...	28	" } vote
Schmidt, Fritz ...	11A	" } each
Sprigg, Henry ...	{ 8D	" One vote
	{ 9C	" One vote
Simpson, Lewis Lawrence ...	{ 101	" One vote
	{ 101B	" One vote
Sinclair, Duncan ...	56A	" } One vote
Scott, Arthur ...	4	" } each
Schorback, August ...	10B	" } One vote
Smyth, John Kane ...	2	" } each
Symes, Thomas ...	100	" } One vote
Triplet, Frederick ...	91I	" } One vote
Tischler, Wilhelm; and Nuske,	38	" One vote
Gustav Adolf Andres		
Thomas, John William ...	105	" } One vote
Thomas, Oskar Rudolph, the elder	27	" } each
Tarrant, William ...	84A	" } One vote
Tablot, John ...	31A	" } each
Taylor, Albert Charles ...	109A	" } One vote
Tremearne, John ...	137	" } One vote
Umbers, Frederick ...	39	" } One vote
Usher, Cyrus James ...	48	" } each
Usher, Arthur Urias ...	57R	" } One vote
Usher, Edward ...	9F	" } each
Umbers, Thomas ...	35B	" } One vote
Wurfel, Lewis ...	111B	" } each
Wurfel, Frederick William ...	92F	" } One vote
Wyatt, Francis Alford ...	59A	" } each
Warwick, Richard William ...	75	" } One vote
Watson, James ...	84C	" } each
Wall, Charles ...	9D	" } One vote
Wedding, Frederick August ...	15C	" } each
Wilde, James ...	127	" } One vote
Williamson, Ambrose, the elder ...	{ 114A	" One vote
	{ 133	" One vote
Wilkinson, Thomas ...	15B	" } One vote
Williams, Owen ...	91D	" } each
Williamson, Edward; Williamson,	116B	" One vote
William; Williamson, Robert;		
and Williamson, Albert		
Williamson, Edwin ...	114C	" } One vote
Williamson, Ambrose, the younger	137B	" } each
Witney, James Donnor ...	10A	" } One vote
Woodward, John ...	15H	" } each
Woodward, Frederick ...	15O	" } One vote
Zanker, Gustav Adolph ...	92	" } each

ALPHABETICAL LIST OF VOTERS—continued.

Name.	Number of Allotment.	County.
MIDDLE VERMIN DISTRICT.		
Ackland, John ...	161	Borung } One vote
Ah Young ...	147B	" } each
Atkinson, Frank Henry ...	117B	" } each
Adams, Mary Rachel ...	124	" } One vote
	129	" } One vote
	130	" } One vote
Anderson, Andrew Elias, the elder	152	" } One vote
Anderson, Amelia Mary ...	157B	" } each
Adams, William Anderson ...	3	" } One vote
	7A	" } One vote
	9A	" } One vote
Byron, Abraham ...	142A	Borung } One vote
Barber, Alexander, the younger ...	21A	Karkaroc } One vote
Barber, Hessie Maria ...	14B	" } One vote
Barber, William, the elder ...	20B	" } One vote
Barber, William, the younger ...	13A	" } One vote
Blair, Robert ...	166B	Borung } One vote
Bassett, William Rowe; and Bassett, Charles Rowe	153	" } One vote
Barnes, Thomas ...	168A	" } One vote
Beckham, William ...	19	Karkaroc } One vote
Bennett, Charles Henry ...	174B	Borung } each
Belleville, Mary Ann ...	179B	" } each
Bourke, John ...	147A	" } One vote
Cruikshank, George ...	149	" } One vote
Camp, William John ...	155	" } One vote
Cannard, John, the elder ...	119	" } One vote
Casey, Michael ...	154	" } One vote
Clark, James ...	161C	" } One vote
Clark, John ...	166A	" } One vote
Clark, John ...	118	" } One vote
Carmichael, John ...	122	" } One vote
Cameron, George Muir ...	163A	" } One vote
Connellan, Thomas, the younger	123D	" } One vote
Connellan, Thomas ...	180B	" } One vote
Connolly, John ...	180C	" } One vote
Cook, Daniel ...	172A	" } One vote
Cooper, William Adam ...	13C	Karkaroc } One vote
	177C	" } One vote
	177D	" } One vote
Clonan, Laurence ...	180E	" } One vote
Darcy, Luke ...	181	" } One vote
Darcy, Mary ...	150C	" } One vote
Ealer, Adam ...	158B	" } One vote
Everett, Frederick Harry; and Everett, George	17A	Karkaroc } One vote
Fletcher, Dugald ...	123	Borung } One vote
Fielding, Samuel ...	138B	" } One vote
Forbes, James ...	167B	" } One vote
Flett, James Peace ...	180D	" } One vote
Flett, Sutherland Calver ...	156B	" } One vote
Fuge, John ...	151A	" } One vote
	120B	" } One vote
	120C	" } One vote
Gleeson, John ...	117F	" } One vote
Gould, Albert ...	11	Karkaroc } One vote
Gould, Mary Jane ...	15A	" } One vote
Gould, William ...	14A	" } One vote
Graham, Thomas Charles ...	161D	Borung } One vote
Glen, Andrew ...	171B	" } One vote
Gilchrist, Francis William ...	164	" } One vote
Gregg, John F.; and Hogan, James J.	123C	" } One vote
Goudie, George ...	18	Karkaroc } One vote
	18A	" } One vote
Goudie, Carey Ashton ...	17C	" } One vote
Gunn, Robert ...	1A	" } One vote
Hunt, Tom Edwin ...	182	Borung } One vote
Hayes, Patrick ...	161B	" } One vote
Hague, Arthur ...	6	Karkaroc } One vote
Hall, William Edward; and Hall, George Thomas	148A	Borung } One vote
Hall, Thomas ...	143A	" } One vote
Hall, George ...	160C	" } One vote
Henderson, James ...	140	" } One vote
Holden, David; and Holden, James	7B	Karkaroc } One vote
Hogan, Patrick Joseph ...	136	Borung } One vote
Honan, Michael ...	5	Karkaroc } One vote
Jones, William ...	12A	" } One vote
Johnstone, Thomas ...	6A	" } One vote
Johnson, Arthur ...	140A	Borung } One vote
Keenan, William ...	138	" } One vote
Kent, John ...	145B	" } One vote
Kersel, Robert ...	4	Karkaroc } One vote
	8	" } One vote
	10B	" } One vote
Liersch, Wilhelm ...	147A	Borung } One vote
Litchfield, Herbert ...	158A	" } One vote
Litchfield, Joseph ...	159A	" } One vote
Loxton, John ...	120A	" } One vote
Merrett, Frederick ...	161E	" } One vote
Merrett, Frederick Arthur ...	160B	" } One vote
Mahood, Mary Ann ...	14C	Karkaroc } One vote
Mahood, James ...	12	" } One vote
Mahood, John ...	12B	" } One vote
Miller, John ...	178A	Borung } One vote
	179A	" } One vote
Mitchell, Ralph ...	163B	" } One vote

ALPHABETICAL LIST OF VOTERS—continued.

Name.	Number of Allotment.	County.
MIDDLE VERMIN DISTRICT—continued.		
Mitchell, William Crothers; and Mitchell, Robert Alexander, the younger	13D	Karkaroc } One vote
Mogg, George Valentine ...	13B	" } One vote
Mogg, James Cox ...	21C	" } each
Moloney, Thomas ...	161G	Borung } One vote
	161H	" } One vote
Moore, Charles ...	138A	" } One vote
Mogg, Francis James ...	16	Karkaroc } One vote
McInernay, Michael ...	158C	Borung } One vote
McLean, Archibald ...	144B	" } One vote
McMahon, Patrick ...	160A	" } One vote
Naughton, James ...	171A	" } One vote
Naughton, Lacky ...	170	" } One vote
Naughton, Margaret ...	169	" } One vote
Neyland, John Pringle ...	177B	" } One vote
	180F	" } One vote
	21B	Karkaroc } One vote
Neyland, Sara ...	10A	" } One vote
Opie, George ...	177E	Borung } One vote
O'Keefe, Patrick; and O'Keefe, Michael	1C	Karkaroc } One vote
O'Connor, Cornelius ...	165	Borung } One vote
O'Connor, Daniel ...	168C	" } One vote
Penny, Henry ...	150	" } One vote
Powell, George, the younger; and McArthur, A.	144A	" } One vote
Ryan, James ...	121	" } One vote
Rankin, Alexander, the younger; and Rankin, Robert	118B	" } One vote
Rankin, John ...	167A	" } One vote
Rankin, William George; and Rankin, George Hayes	118A	" } One vote
Ross, Donald ...	161F	" } One vote
Rossiter, Thomas ...	123F	" } One vote
Ryan, John Joseph ...	173	" } One vote
Ryan, John ...	15B	Karkaroc } One vote
Ryan, Thomas ...	20A	" } One vote
Ryan, Thomas, the younger ...	17B	" } One vote
Sadholz, John Carl ...	147C	Borung } One vote
Starick, Christian ...	117C	" } One vote
Sherwell, George ...	141A	" } One vote
Sexton, Peter ...	175B	" } One vote
Stephens, John; and Stephens, Richard	151B	" } One vote
Sheehan, Emily ...	1B	Karkaroc } One vote
Stewart, Alexander Simpson ...	143	Borung } One vote
Sherwell, James ...	140B	" } One vote
Sherwell, Joseph ...	140C	" } One vote
Stevens, Frederick Percy ...	117A	" } One vote
	117C	" } One vote
Spittle, Peter ...	2	Karkaroc } One vote
	9C	" } One vote
Smith, John ...	117D	Borung } One vote
Smith, Robert ...	117E	" } One vote
Shortall, Michael ...	123	" } One vote
Scott, Peter ...	9B	Karkaroc } One vote
Scown, Edwin, the younger ...	10C	" } One vote
Trevethan, Josiah ...	180A	Borung } One vote
Turner, William; and Turner, Arthur	172B	" } One vote
Tynan, John ...	159B	" } One vote
Trevethan, Josiah Frederick ...	177A	" } One vote
Thompson, Samuel ...	120D	" } One vote
Tully, James ...	143B	" } One vote
Vaughan, James ...	141	" } One vote
Vogel, Carl ...	139	" } One vote
Wallace, Rachel ...	142	" } One vote
Warne, Charles Henry ...	174A	" } One vote
Warne, John ...	175A	" } One vote
Warne, John, the younger ...	178B	" } One vote
Warne, Joseph ...	176	" } One vote
Warren, William, the elder ...	168B	" } One vote
Watson, George ...	156A	" } One vote
Watson, John ...	157A	" } One vote
Walder, James; and Walder, George	148B	" } One vote
	135	" } One vote
Watson, David ...	6B	Karkaroc } One vote
Weir, Isaac ...	146	Borung } One vote
Wilde, Benjamin ...	123A	" } One vote
Wilde, John ...	123B	" } One vote

Land Act 1890, Part II.

WESTERN VERMIN DISTRICT.

NOTICE.—An Election of Members of Local Committee under the Land Act 1890, Part II., for the Western Vermin District, will be held at the Court House, Nhill, on Tuesday, the 20th January, 1891, commencing at Eleven (11) o'clock in the forenoon.

Names of candidates and their proposers (giving christian names in full) must be forwarded to me, at the Crown Lands Office, Horsham, on or before Monday, the 29th inst.

The nomination of each candidate must be signed by not less than six (6) persons duly qualified to vote at the above election.

W. E. PORTER,

Returning Officer.

Horsham, 3rd December, 1890.

Land Act 1890, Part II.

EASTERN VERMIN DISTRICT.

NOTICE.—An Election of Members of Local Committee, under the *Land Act 1890*, Part II., for the Eastern Vermin District, will be held at the Court House, Kerang, on Monday, the 12th January, 1891, commencing at Eleven (11) o'clock in the forenoon.

Names of candidates and their proposers (giving christian names in full) must be forwarded to me, at the Receipt and Pay Office, Kerang, on or before Monday, the 29th inst.

The nomination of each candidate must be signed by not less than six (6) persons duly qualified to vote at the above election.

H. S. SABINE,
Returning Officer.

Receipt and Pay Office,
Kerang, 3rd December, 1890.

Land Act 1890, Part II.

WARRACKNABEAL VERMIN DISTRICT.

NOTICE.—An Election of Members of Local Committee, under the *Land Act 1890*, Part II., for the Warracknabeal Vermin District, will be held at the Court House, Warracknabeal, on Tuesday, the 13th January, 1891, commencing at Eleven (11) o'clock in the forenoon.

Names of candidates and their proposers (giving christian names in full) must be forwarded to me, at the Crown Lands Office, Horsham, on or before Monday, the 29th inst.

The nomination of each candidate must be signed by not less than six (6) persons duly qualified to vote at the above election.

W. E. PORTER,
Returning Officer.

Horsham, 3rd December, 1890.

Land Act 1890, Part II.

MIDDLE VERMIN DISTRICT.

NOTICE.—An Election of Members of Local Committee, under the *Land Act 1890*, Part II., for the Middle Vermin District, will be held at the Court House, Donald, on Tuesday, the 20th January, 1891, commencing at Eleven (11) o'clock in the forenoon.

Names of candidates and their proposers (giving christian names in full) must be forwarded to me, at the Crown Lands Office, St. Arnaud, on or before Monday, the 29th inst.

The nomination of each candidate must be signed by not less than six (6) persons duly qualified to vote at the above election.

E. W. WELCH,
Returning Officer.

St. Arnaud, 3rd December, 1890.

Land Act 1890, Part II.

ELECTION OF MEMBERS OF LOCAL COMMITTEES FOR VERMIN DISTRICTS.

NOTICE is hereby given that Meetings for the Election of Local Committees for the Northern, North-Eastern, and North-Western Vermin Districts will be held on Monday, the 5th day of January, 1891, in the Board Room, Office of the Board of Land and Words, at the times set forth:—

District.	Time of Meeting.
Northern	Two p.m.
North-Eastern	Half-past Two p.m.
North-Western	Three p.m.

And I hereby appoint Monday, the 29th day of December, 1890, as the day of nomination.

Nomination papers, giving names in full of candidates, and signed by not less than six persons duly qualified to vote at such election, must be lodged with or delivered by post to me before Four o'clock in the afternoon of the day of nomination.

JOSEPH HAYES,
Returning Officer.

Mallee Branch,
Office of Lands and Survey,
Melbourne, 3rd December, 1890.

Vermin Destruction Act 1890.—Fifth Schedule.

NOTICE TO LOCAL COMMITTEE FOR THE DESTRUCTION OF VERMIN UNDER PART II. OF THE "LAND ACT 1890."

To the Local Committee for the Destruction of Vermin in the Vermin District of the Eastern Vermin Board.

TAKE notice that I, G. Bertoli, of Kerang, being an Inspector duly appointed under the *Vermin Destruction Act 1890*, and authorized for this purpose, do hereby, in pursuance of the provisions of such Act, require you to forthwith take all measures within your power under Part II. of the *Land Act 1890*, to procure the destruction of all vermin and harbour for vermin upon the land owned or occupied by James Lonergan, being allotment 41b, in the West Loddon Riding, Swan Hill Shire, within the Vermin District of the Eastern Vermin Board and containing about 400 acres, and upon the adjacent half-width of all roads bounding or adjoining the same or any part thereof.

Dated at Kerang this 4th day of December, 1890.

G. BERTOLI,
Inspector.

Vermin Destruction Act 1890.—Fifth Schedule.

NOTICE TO LOCAL COMMITTEE FOR THE DESTRUCTION OF VERMIN UNDER PART II. OF THE "LAND ACT 1890."

To the Local Committee for the Destruction of Vermin in the Vermin District of the Eastern Vermin Board.

TAKE notice that I, Peter Hosking, of Ninnebrook, being an inspector duly appointed under the *Vermin Destruction Act 1890*, and authorized for this purpose, do hereby, in pursuance of the provisions of such Act, require you to forthwith take all measures within your power, under Part II. of the *Land Act 1890*, to procure the destruction of all vermin and harbour for vermin upon the land owned or occupied by John McDonald, allotment 93, in the St. Arnaud Shire and the North Riding thereof, within the Vermin District of the Eastern Vermin Board, and containing about 1,600 acres, and upon the adjacent half-width of all roads bounding or adjoining the same or any part thereof.

Dated at Ninnebrook this 16th day of December, 1890.

PETER HOSKING,
Inspector.

Vermin Destruction Act 1890.—Fifth Schedule.

NOTICE TO LOCAL COMMITTEE FOR THE DESTRUCTION OF VERMIN UNDER PART II. OF THE "LAND ACT 1890."

To the Local Committee for the Destruction of Vermin in the Vermin District of the Eastern Vermin Board.

TAKE notice that I, Peter Hosking, of Ninnebrook, being an inspector duly appointed under the *Vermin Destruction Act 1890*, and authorized for this purpose, do hereby, in pursuance of the provisions of such Act, require you to forthwith take all measures within your power, under Part II. of the *Land Act 1890*, to procure the destruction of all vermin and harbour for vermin upon the land owned or occupied by Felix Smith, allotment 94, in the St. Arnaud Shire and the North Riding thereof, within the Vermin District of the Eastern Vermin Board, and containing about 5,760 acres, and upon the adjacent half-width of all roads bounding or adjoining the same or any part thereof.

Dated at Ninnebrook this 16th day of December, 1890.

PETER HOSKING,
Inspector.

Vermin Destruction Act 1890.—Fifth Schedule.

NOTICE TO LOCAL COMMITTEE FOR THE DESTRUCTION OF VERMIN UNDER PART II. OF THE "LAND ACT 1890."

To the Local Committee for the Destruction of Vermin in the Vermin District of the Eastern Vermin Board.

TAKE notice that I, Peter Hosking, of Ninnebrook, being an inspector duly appointed under the *Vermin Destruction Act 1890*, and authorized for this purpose, do hereby, in pursuance of the provisions of such Act, require you to forthwith take all measures within your power, under Part II. of the *Land Act 1890*, to procure the destruction of all vermin and harbour for vermin upon the land owned or occupied by Peter Hosking, the younger, allotment 92, in the St. Arnaud Shire, and the North Riding thereof, within the Vermin District of the Eastern Vermin Board, and containing about 4,660 acres, and upon the adjacent half-width of all roads bounding or adjoining the same or any part thereof.

Dated at Ninnebrook this 16th day of December, 1890.

PETER HOSKING,
Inspector.

Vermin Destruction Act 1890.—Fifth Schedule.

NOTICE TO LOCAL COMMITTEE FOR THE DESTRUCTION OF VERMIN UNDER PART II. OF THE "LAND ACT 1890."

To the Local Committee for the Destruction of Vermin in the Vermin District of the Eastern Vermin Board.

TAKE notice that I, Peter Hosking, of Ninnebrook, being an inspector duly appointed under the *Vermin Destruction Act 1890*, and authorized for this purpose, do hereby, in pursuance of the provisions of such Act, require you to forthwith take all measures within your power, under Part II. of the *Land Act 1890*, to procure the destruction of all vermin and harbour for vermin upon the land owned or occupied by John Currie, allotment 79b, in the St. Arnaud Shire and the North Riding thereof, within the Vermin District of the Eastern Vermin Board, and containing about 1,600 acres, and upon the adjacent half-width of all roads bounding or adjoining the same or any part thereof.

Dated at Ninnebrook this 16th day of December, 1890.

PETER HOSKING,
Inspector.

Vermin Destruction Act 1890.—Fifth Schedule.

NOTICE TO LOCAL COMMITTEE FOR THE DESTRUCTION OF VERMIN UNDER PART II. OF THE "LAND ACT 1890."

To the Local Committee for the Destruction of Vermin in the Vermin District of the Eastern Vermin Board.

TAKE notice that I, Peter Hosking, of Ninnebrook, being an inspector duly appointed under the *Vermin Destruction Act 1890*, and authorized for this purpose, do hereby, in pursuance of the provisions of such Act, require you to forthwith take all measures within your power, under Part II. of the *Land Act 1890*, to procure

the destruction of all vermin and harbour for vermin upon the land owned or occupied by Alexander Morrison, allotment 79A, in the St. Arnaud Shire and the North Riding thereof, within the Vermin District of the Eastern Vermin Board, and containing about 1,600 acres, and upon the adjacent half-width of all roads bounding or adjoining the same or any part thereof.

Dated at Ninneenook this 16th day of December, 1890.

PETER HOSKING,
Inspector.

Vermyn Destruction Act 1890.—Fifth Schedule.

NOTICE TO LOCAL COMMITTEE FOR THE DESTRUCTION OF VERMIN UNDER PART II. OF THE "LAND ACT 1890."

To the Local Committee for the Destruction of Vermyn in the Vermyn District of the Eastern Vermyn Board.

TAKE notice that I, Peter Hosking, of Ninneenook, being an inspector duly appointed under the *Vermyn Destruction Act 1890*, and authorized for this purpose, do hereby, in pursuance of the provisions of such Act, require you to forthwith take all measures within your power, under Part II. of the *Land Act 1890*, to procure the destruction of all vermin and harbour for vermin upon the land owned or occupied by Hugh Morrison, allotment 78, in the St. Arnaud Shire and the North Riding thereof, within the Vermyn District of the Eastern Vermyn Board, and containing about 3,200 acres, and upon the adjacent half-width of all roads bounding or adjoining the same or any part thereof.

Dated at Ninneenook this 16th day of December, 1890.

PETER HOSKING,
Inspector.

Vermyn Destruction Act 1890.—Fifth Schedule.

NOTICE TO LOCAL COMMITTEE FOR THE DESTRUCTION OF VERMIN UNDER PART II. OF THE "LAND ACT 1890."

To the Local Committee for the Destruction of Vermyn in the Vermyn District of the Eastern Vermyn Board.

TAKE notice that I, Peter Hosking, of Ninneenook, being an inspector duly appointed under the *Vermyn Destruction Act 1890*, and authorized for this purpose, do hereby, in pursuance of the provisions of such Act, require you to forthwith take all measures within your power, under Part II. of the *Land Act 1890*, to procure the destruction of all vermin and harbour for vermin upon the land owned or occupied by Murdoch Cross, in the St. Arnaud Shire and the North Riding thereof, within the Vermyn District of the Eastern Vermyn Board, and containing about 5,920 acres, and upon the adjacent half-width of all roads bounding or adjoining the same or any part thereof.

Dated at Ninneenook this 16th day of December, 1890.

PETER HOSKING,
Inspector.

Vermyn Destruction Act 1890.—Fifth Schedule.

NOTICE TO LOCAL COMMITTEE FOR THE DESTRUCTION OF VERMIN UNDER PART II. OF THE "LAND ACT 1890."

To the Local Committee for the Destruction of Vermyn in the Vermyn District of the Eastern Vermyn Board.

TAKE notice that I, Peter Hosking, of Ninneenook, being an inspector duly appointed under the *Vermyn Destruction Act 1890*, and authorized for this purpose, do hereby, in pursuance of the provisions of such Act, require you to forthwith take all measures within your power, under Part II. of the *Land Act 1890*, to procure the destruction of all vermin and harbour for vermin upon the land owned or occupied by William A. Adams and Robert Kersel, block 85A, in the St. Arnaud Shire and the North Riding thereof, within the Vermyn District of the Eastern Vermyn Board, and containing about 19,200 acres, and upon the adjacent half-width of all roads bounding or adjoining the same or any part thereof.

Dated at Ninneenook this 16th day of December, 1890.

PETER HOSKING,
Inspector.

VICTORIAN RAILWAYS.

CHRISTMAS AND NEW YEAR EXCURSIONS.

Holiday Excursion tickets will be issued to and from all stations (suburban excepted) from the 18th December, 1890, till the 3rd January, 1891 (both dates inclusive, Sundays excepted), available for return for one calendar month from date of issue. Example:—An excursion ticket issued on the 19th December will be available till the 19th January. When the last day falls on a Sunday the ticket will be available till the next day. The journey must be commenced on the date the ticket is issued, but after a distance of 15 miles has been travelled the journey may be broken at the discretion of the passenger. During the same period, tickets will also be issued at Messrs. T. Cook and Son's, 281 Collins-street, City, from Melbourne to all stations; and at Yarra-street, Geelong (C. H. Swift); Lydiard-street, Ballarat (F. W. Niven and Co.); High-street, Sandhurst (J. Hemming), to Melbourne only.

Sydney Excursion Tickets.—From the 17th December, 1890, till the 3rd January, 1891 (both dates inclusive), excursion tickets will be issued at Melbourne for Sydney at the following return fares, viz.:—First class, £5 6s. 6d.; second class, £4 1s. These tickets will be available for return for two calendar months from date of issue, but will not be available by the express train on the New South Wales line. Passengers can, however, travel by the express train on the New South Wales line on payment of 15s. first class, and 10s. second class. The journey cannot be broken on the New South Wales line.

No. 124.—DECEMBER 19, 1890.—5.

Adelaide Excursion Tickets.—From the 18th December, 1890, till the 2nd January, 1891 (both dates inclusive), excursion tickets, available by the express and ordinary trains, will be issued at Melbourne for Adelaide, at the following return fares, viz.:—First class, £4 2s. 6d.; second class, £2 12s. 6d. These tickets will be available for return for two calendar months from date of issue, and the journey may be broken.

Brisbane Excursion Tickets.—From the 17th December, 1890, till the 2nd January, 1891 (both dates inclusive), excursion tickets, available by the express and ordinary trains on all lines, will be issued at Melbourne for Brisbane, at the following return fares, viz.:—First class, £10; second class, £6 17s. 6d. These tickets will be available for return for three calendar months from date of issue, and the journey may be broken.

Luggage.—Excursion passengers to and from stations in Victoria will only be allowed to carry such luggage free as can be stowed under the seats without inconvenience to other passengers, and those who have luggage for the van are required to be at the station half-an-hour before the starting time of train. Stamped parcels rates will be charged for it. All luggage should be plainly addressed with the owner's name and the station it is for.

Horses and Vehicles.—From the 20th December, 1890, till the 3rd January, 1891 (both dates inclusive), the Department cannot engage to forward horses and vehicles by passenger trains unless accommodation can be provided by special arrangement.

Commercial Travellers' Samples.—From the 20th December, 1890, till the 3rd January, 1891 (both dates inclusive), commercial travellers' samples will only be taken to or from roadside stations by mixed or goods trains.

Parcels.—On the 23rd, 24th, 30th, and 31st December, parcels must be at the Parcels Offices at Spencer-street and Prince's-bridge stations half-an-hour before the starting times of ordinary trains.

Goods Sheds Holidays.—The 25th and 26th December, 1890, and the 1st January, 1891, will be observed as holidays in the goods branch, and only dairy produce goods trains will run. Perishable goods will be delivered at all stations on application. Consignees of powder can ascertain from the station-master at Footscray West when explosives will be received in lieu of these dates. On 23rd, 24th, 25th, and 26th December, 1890, and 1st January, 1891, fruit and dairy produce will not be carried by purely passenger trains between Melbourne, Ballarat, and Sandhurst, nor on the North-Eastern line, unless parcels rates are paid. Fruit and other perishables, for country stations, will not be received at the Melbourne goods shed after Twelve noon on Tuesday, 24th December.

Seaside Excursions.—The issue of these tickets at the principal stations will continue as already advertised. (See posters at all stations.)

CHRISTMAS EXCURSION TICKETS.

From the 16th till the 26th December a booking window will be kept constantly open at Spencer-street and Prince's-bridge stations for the sale of excursion tickets to all stations (suburban excepted). On tickets bearing dates from the 18th till the 26th December inclusive the journey can be commenced on any day during that period. All the tickets will be available for return till 26th January, 1891, inclusive.

EXTRA TRAINS AVAILABLE FOR EXCURSION AND ORDINARY PASSENGERS.

Northern System.—Extra trains will leave Melbourne for Sandhurst on 22nd, 23rd, and 24th December, at 6.29 a.m., 12.10, 3.9, 3.25, 7.9, and 7.29 p.m.; 25th December, at 6.14, 6.29, 7 a.m., 12.10, 3.25, and 7.9 p.m.; 26th and 31st December, and 1st and 2nd January, at 6.29 a.m., 12.10, 3.25, and 7.9 p.m.; 27th and 29th December, at 6.29, 7 a.m., 12.10, 3.25, and 7.9 p.m.; 30th December, at 12.10, 3.25, and 7.9 p.m.; 3rd, 5th, 6th, and 7th January, at 3.25 p.m. Leave Sandhurst for Melbourne on 22nd, 23rd, 24th, 26th, and 31st December, and 1st and 2nd January, at 6.40, 11.50 a.m., 3 and 6.50 p.m.; 25th December, at 6.40, 11.50 a.m., 3, 3.25, 6.50, and 7.35 p.m.; 27th and 29th December, at 11.50 a.m., 3, 3.25, and 6.50 p.m.; 30th December, at 11.50 a.m. and 6.50 p.m.; 3rd, 5th, 6th, and 7th January, at 11.50 a.m. The 7 a.m. and 7.29 p.m. trains from Melbourne, and the 3.25 and 7.35 p.m. trains from Sandhurst, will stop at the same stations as the ordinary trains. The 3 p.m. train from Sandhurst will stop at Castlemaine and Kyneton, and all stations thence to Melbourne. The other trains will only stop at Sunbury, Woodend, Kyneton, and Castlemaine. Passengers for stations on the branch lines beyond Castlemaine and Sandhurst will not be booked by the train leaving Melbourne at 7 a.m.; they must travel by the 6.14, 6.29 a.m., 3.9, and 3.25 p.m. special trains, or the 6.40 a.m. and 3.35 p.m. ordinary trains. On 25th December, the 6.40 a.m. train from Sandhurst, and the 7.9 p.m. train from Melbourne, will stop at Macedon, and the 3.25 p.m. train from Melbourne will stop at Harcourt and Ravenswood. On 22nd December and till 10th January inclusive (Sundays excepted), the 3.35 p.m. train from Melbourne to Sandhurst, and the 3.15 p.m. train from Sandhurst to Melbourne, will also be run. *Woodend and Daylesford line.*—On 24th and 26th December, and 1st and 2nd January, an extra train will leave Daylesford at 7.45 p.m., and return from Woodend at 9.50 p.m. It will connect with the last passenger train to Melbourne or Sandhurst. *Avoca line.*—On 24th December, the 10.10 p.m. train from Maryborough to Avoca, returning at 11.10 p.m., will run the same as on Saturdays.

Western System.—In addition to the usual booking windows at the Western line booking office at Spencer-street station, special windows adjoining will be open for the issue of tickets. Extra trains will leave Melbourne for Ballarat (via Geelong) on 22nd, 23rd, and 24th December at 6.19, 11.20 a.m.; 4.14 and 6.40 p.m. The 4.14 p.m. train will not run into Geelong station, and passengers for Geelong and other stations between Melbourne

and Ballarat cannot travel by it. 25th December, at 6.19 and 11.20 a.m.; 26th, 27th, 29th, 30th, and 31st December, at 11.20 a.m. and 6.40 p.m.; 1st January, at 6.19 a.m. and 6.40 p.m. The 6.40 p.m. train will not connect with any train beyond Ballarat. Leave Ballarat for Geelong and Melbourne on 22nd, 23rd, and 24th December, at 6.40, 11.15 a.m., and 9.30 p.m.; 25th, 26th, 27th, 29th, 30th, and 31st December, and 1st January, at 6.40 and 11.15 a.m. With the exception of the 4.14 p.m. train, the extra trains from Melbourne will stop at Geelong only. The extra trains from Ballarat will only stop at Ballarat East. On 22nd December and till 10th January inclusive (Sundays excepted), the following trains will also be run, stopping at all stations, viz.:—7.35 a.m. from Ballarat to Melbourne, and 2.45 p.m. from Melbourne to Ballarat (*via* Bacchus Marsh), 8.40 a.m. and 6.25 p.m. from Geelong to Melbourne, and 1.25 and 4.25 p.m. from Melbourne to Geelong, and 3.30 p.m. from Ballarat to Geelong, and 6.30 p.m. from Geelong to Ballarat. *Queenscliffe line.*—On 24th, 25th, 26th, and 31st December, and 1st January, an extra train will run. It will leave Queenscliffe at 7.55 p.m., and connect with the train to Melbourne, and return from Geelong at 9.25 p.m., connecting with the last train from Melbourne.

Adelaide Express.—If there is room, excursion passengers for Ballarat and stations at which the train stops will be allowed to travel by the Adelaide express leaving Melbourne at 4.40 p.m.

North-Eastern System.—On 22nd December and till 1st January inclusive (Sunday excepted), passengers for Seymour, Benalla, Wodonga (Albury, Sydney), Beechworth, and other stations on the North-Eastern and Goulburn Valley lines, will be booked at special windows in Spencer-street between Bourke and Little Collins streets, and admitted at the station gates adjoining. All passengers' luggage for these lines will also be received there. On 22nd, 23rd, 24th, 25th, 26th, and 31st December, and 1st January, all passenger trains for these lines, with the exception of the 10.45 a.m. train (which will start from the main departure platform), will start from the main arrival platform. Extra trains will leave Melbourne for Seymour on 24th December at 6.10 a.m. and 2.45 p.m., 25th December and 1st January at 6.10 a.m. These special trains will not stop at any station on the Melbourne side of Kilmore East. On 22nd December and till 10th January inclusive (Sundays excepted), the following trains will also be run, stopping at all stations, viz.:—10.45 a.m. and 5.30 p.m. from Melbourne to Seymour, and 10 a.m. from Benalla to Melbourne. During the period the 5.30 p.m. train is running, the 5.22 p.m. Goulburn Valley express train will only stop between Melbourne and Seymour, at Wallan and Kilmore East stations. Alexandra-road and Merton line passengers must travel from Melbourne by the 5.30 p.m. train. *Beechworth line.*—On 26th December and 1st January, the 4.35 p.m. train from Wangaratta to Beechworth, and the 7.15 p.m. train from Beechworth to Wangaratta, will also be run.

EXTRA LOCAL TRAINS.

Ballan line.—On 26th December and 1st January a special train will leave Ballarat for Ballan at 10.10 p.m., and return at 11.50 p.m. It will only stop at Millbrook and Bradshaw's Creek, if required, to pick up or set down passengers. Passengers desiring to alight must give notice to the guard at the previous stopping station. The train will stop at all other stations.

Lal Lal Race-course line.—On 26th December special trains, stopping at all stations, will leave Ballarat for Lal Lal racecourse at 7.25, 9.30 a.m., 3.50 and 6.35 p.m., and return at 8.30, 10.30 a.m., 5.30 and 7.30 p.m. The trains will consist of seated trucks. Holiday excursion fares will be charged.

Maryborough line.—On 26th December and 1st January special trains will leave Ballarat for Clunes at 7 a.m. and 7.30 p.m., and return at 9.20 a.m. and 9.28 p.m. These trains will stop at all stations.

Creswick and Daylesford line.—On 26th December and 1st January a special train will leave Ballarat for Rocky Lead at 11.10 p.m., and return at 12.53 a.m., stopping at all stations.

Linton line.—On 24th and 26th December and 1st January the 6.25 p.m. train from Linton to Ballarat, returning at 10.40 p.m., will run the same as on Saturdays.

Buninyong line.—On 26th December and 1st January the 11 p.m. train from Ballarat to Buninyong, returning at 11.40 p.m., will run the same as on Saturdays.

CASTERTON LINE TRAINS.

On and after Monday, 22nd December, the 9.30 a.m. train from Casterton to Branxholme, and the 12 noon train from Branxholme to Casterton, will resume running.

EARLY SUBURBAN TRAINS.

Coburg and Somerton line.—Commencing on 22nd December and till 3rd January inclusive (Sunday excepted), an early train will leave Melbourne at 4.45 a.m. and return from North Coburg at 5.22 a.m., stopping at all stations, and reaching Melbourne at 5.53 a.m.

Oakleigh line.—Commencing on 22nd December and till 3rd January (Sunday excepted), an early train will leave Melbourne at 4.40 a.m., and return from Oakleigh at 5.20 a.m., stopping at all stations, and reaching Prince's-bridge station at 5.58 a.m.

SUBURBAN TRAIN SERVICE.

Coburg and Somerton line.—On 26th December and 1st January, the 7.40 a.m. train from Melbourne to Campbellfield North, returning at 8.45 a.m. and the 10.5 a.m., and 9 p.m. trains from Melbourne to Somerton, returning at 12.9 p.m. and 10.8 p.m. respectively, will be run.

Essendon and Broadmeadows line.—On 25th and 26th December and 1st January, the trains usually leaving Melbourne for Essendon at 7.29, 8.27 a.m., 5 and 5.55 p.m., and Essendon for Melbourne at 8, 8.55 a.m., 5.30 and 6.30 p.m. will not run. On 26th December and 1st January, the 8.37 a.m. and 10.10 p.m. trains from Melbourne to Broadmeadows, and the 9.52 a.m. and 10.52 p.m. trains from Broadmeadows to Melbourne, will be run.

Williamstown line.—On 26th December and 1st January the ordinary time-table will be suspended between the hours of 8 a.m. and 7 p.m., and trains will run at intervals of about 20 minutes. On 25th December, and till after 5th January, the following trains will not run, viz.:—6.12, 7.5 a.m., and 4.45 p.m. from Melbourne to Newport, and 6.41, 7.33 a.m., and 5.17 p.m. from Newport to Melbourne. Trains will run at about half-hourly intervals—the same as on Saturdays—after 7.5 p.m. from Melbourne and 7.24 p.m. from Williamstown.

Laverton and Werribee.—On 25th December and 1st January, the train usually leaving Melbourne for Werribee at 5.45 a.m., and returning at 6.40 a.m., will not run.

Whittlesea line.—On 26th December and 1st January, the 11.30 a.m. and 2.30 p.m. trains from Melbourne to Whittlesea, and the 2.55 and 5.55 p.m. trains from Whittlesea to Melbourne, will be run. In addition, a special train will leave Melbourne for Whittlesea at 7.25 a.m. and return at 6.20 p.m.; and a special train will leave Whittlesea for North Fitzroy at 10.30 a.m. and return to Whittlesea at 12.5 p.m.

Collingwood and Heidelberg line.—On 26th December and 1st January, a special train will run as required between Collingwood and Heidelberg, and on 1st January a special train will leave Melbourne for Collingwood at 7 a.m.

South Suburban lines.—On 25th and 26th December and 1st January, if necessary, the ordinary time-table will be suspended on the Brighton, St. Kilda, Port Melbourne, Hawthorn, and Camberwell lines, and trains will run as required.

ADDITIONAL TRAINS.

Gippsland line.—On 26th December and 1st January a special train will leave Prince's-bridge station for Officer at 9.30 a.m., stopping at South Yarra, Hawksburn, Caulfield, Oakleigh, and all stations beyond, and return from Officer at 6.15 p.m. Passengers for Clayton's-road, Spring Vale, Dandenong, Narre Warren, Hallam's-road, Berwick, Beaconsfield, and Officer will not be booked by the train leaving Prince's-bridge station at 7.50 a.m. on the above dates.

Healesville line.—On 22nd December and till 10th January inclusive (Sundays excepted), the 5 p.m. train from Healesville to Prince's-bridge station, and the 7.50 p.m. train from Prince's-bridge station to Healesville, will be run.

Fern-tree Gully line.—On 26th December and 1st January special trains will, if required, leave Prince's-bridge station for Upper Fern-tree Gully between the hours of 7.30 a.m. and 11.30 a.m., and return between the hours of 4.50 p.m. and 7.50 p.m.

MORDIALLOC RACES.

On Wednesday, 24th December, special trains, stopping at Caulfield, will leave Prince's-bridge station for Mordialloc at 11.5 a.m. and 12.15 p.m., and return at 6.20 and 6.45 p.m. The 11.5 a.m. special train, returning at 6.45 p.m., will also convey horses between Prince's-bridge station, Caulfield, and Mordialloc. Return fares from Prince's-bridge station:—To Mordialloc, first class, 3s.; first class (including admission to the paddock), 11s.; including admission to the course—first class, 5s.; second class, 4s. Ordinary fares will be charged from Caulfield.

WINCHELSEA RACES.

On 26th December special trains will run as under:—Leave Melbourne for Winchelsea at 8.55 a.m., picking up passengers for Winchelsea at all stations between Melbourne and Geelong inclusive, and return at 6.40 p.m., stopping at all stations between Geelong and Melbourne inclusive. Horses will also be conveyed from Melbourne and Geelong by this special train. Leave Geelong for Winchelsea at 9.15 a.m., and return at 10.30 p.m., stopping at all stations *en route*. Holiday excursion fares will be charged.

CAMPBELL'S CREEK RACES.

On 26th December a special train will leave Castlemaine for Campbell's Creek at 1 p.m., and a special train will leave Guildford for Campbell's Creek at 1.33 p.m. Holiday excursion fares will be charged.

BUNGAREE SPORTS.

On Friday, 26th December, special trains, stopping at all stations, will leave Ballarat for Bungaree at 10.35 a.m. and 12 noon, and return at 5.30 and 7.15 p.m. The trains will consist of seated and unseated trucks. Holiday excursion fares will be charged.

BEECHWORTH SPORTS.

On 26th December a special train will leave Wangaratta for Beechworth at 8.40 a.m. Another special train will leave Myrtleford for Beechworth at 7.50 a.m., and a third special train will leave Everton for Myrtleford at 8 p.m. These trains will stop at all stations *en route*. Holiday excursion fares will be charged.

MORWELL RACES.

On 26th December a special train, stopping at all stations, will leave North Mirboo for Morwell at 10.30 a.m., and return at 6.50 p.m. Holiday excursion fares will be charged.

TRENTHAM RACES.

On 26th December a special train will leave Daylesford for Trentham at 11 a.m., and return from Trentham at 6.15 p.m. Holiday excursion fares will be charged.

HIGHLAND SOCIETY'S GATHERING AT MARYBOROUGH.

On 1st January additional trains will run as under:—In all cases the special trains will pick up or set down passengers at intermediate stations as may be required.

Ballarat and Maryborough line.—Special trains will leave Creswick at 9.20 a.m., and Clunes at 9.30 a.m., and return from Maryborough at 8 and 9.35 p.m., as far as Clunes. The ordinary train will leave Clunes at 9.5 a.m., and Talbot at 9.30 a.m., instead of at 9.7 and 9.42 a.m. as usual, and arrive at Maryborough at 10 a.m., instead of at 10.10 a.m.

Avoca and Ararat line.—A special train will leave Avoca at 9.50 a.m., and return from Maryborough to Avoca and Ararat at 7.30 p.m. The 10.10 p.m. train from Maryborough to Avoca, returning at 11.10 p.m., will also run the same as on Saturdays.

St. Arnaud line.—In addition to the 8.10 a.m. ordinary train, a special train will leave St. Arnaud at 8.25 a.m., and return from Maryborough at 7 p.m. Another special train will leave Dunolly at 9.10 a.m., and return from Maryborough at 6 p.m. A special train will also leave Maryborough for Bealiba at 9.45 p.m.

Dunolly and Inglewood line.—Special trains will leave Dunolly for Inglewood at 6.50 and 10.45 p.m., in connexion with the 6 p.m. special and 10 p.m. ordinary trains from Maryborough.

Castlemaine and Maryborough line.—A special train will leave Castlemaine at 9.35 a.m., and return from Maryborough at 6.15 p.m.

MILK TRAFFIC DURING HOLIDAYS.

Bacchus Marsh line.—On 25th and 26th December and 1st January the milk trains between Bacchus Marsh and Melbourne will run as usual. Milk from this line will be delivered at Llewellyn's platform, Goods Yard, Spencer-street Station; and during the same period all empty milk-cans for the North-Eastern and Bacchus Marsh lines will also be received at and despatched from this platform.

Healesville line.—On 25th and 26th December and 1st January a milk train will leave Healesville at 8.45 a.m., Lilydale at 10.3 a.m., and arrive at Prince's-bridge station at 12.43 p.m.; and a milk train will leave Lilydale at 8 p.m., and arrive at Prince's-bridge station at 9.46 p.m.

SEASIDE EXCURSIONS.

To give residents in the country an opportunity of visiting the coast at or near Geelong, Queenscliff, Birregurra, Portland, Warrnambool, Port Fairy, Frankston, Hastings, Mornington, Stony Point, Sale, or Bairnsdale during the summer months, Seaside Excursion tickets, available for one month, will be issued at a low rate at the principal stations, and also at Messrs. T. Cook and Son's, 281 Collins-street, City; Yarra-street, Geelong (C. H. Swift); Lydiard-street, Ballarat (F. W. Niven and Co.); High-street, Sandhurst (J. Hemming); Bairnsdale (P. Andrews); Ford-street, Beechworth (J. Fletcher), from 15th November, 1890, to 30th April, 1891 (both dates inclusive). The issue of these tickets will not be affected by any other excursions. For full particulars see posters at all stations. Purchasers of Seaside tickets to Queenscliff may make Drysdale or Ocean Grove their destination instead, and their tickets will be recognised at the latter stations.

By Order of the Commissioners,

P. P. LABERTOUCHE,
Secretary for Railways.

Courts.

AVOCA.—LICENSING COURT.—Notice is hereby given that the next sitting of the Licensing Court for the Licensing Districts of Avoca, Homebush, Moombabel, Glenmona, Amphitheatre, and Lexton will be held at the Court House, at Avoca, on Wednesday, the 11th day of March, 1891, at Two o'clock p.m. in the afternoon. — (By order) CHAS. J. ROGERS, Clerk of the Licensing Court at Avoca. Court House, 16th December, 1890.

BALLARAT.—LICENSING COURTS.—Notice is hereby given that the next sitting of the Licensing Courts for the Licensing Districts comprised in the Ballarat group, as per schedule hereunder, will be held in the Supreme Court House, Ballarat, on Thursday, the 12th day of February, 1891, at Ten o'clock in the forenoon.

Schedule.

Ballarat West, Ballarat East, Black Hill, Bungaree, Bungaree West, Buninyong, Cambrian Hill, Warrenheip, Lal Lal, Eureka, Dowling Forest, Haddon, Gong Gong, Mount Mercer, Sebastopol, South Road.
— (By order) W. R. ANDERSON, Clerk of Licensing Courts.

CLUNES.—LICENSING COURT.—Notice is hereby given that a Licensing Court for the Licensing Districts hereunder named will be held at the Court House, Clunes, on Wednesday, the 4th day of March, 1891, at Two o'clock in the afternoon:—

Beckworth.
Clunes.
Glendaruel.
Tourello.

Dated at Clunes this 12th day of December, 1890.—(By order) G. F. BATZMAN, Clerk of said Licensing Court.

COUNTY COURTS.—Notice is hereby given that County Courts will be held during the year 1891 at the undermentioned places on the days herewith named:—

ALEXANDRA	Friday, 6th March
"	Wednesday, 16th September
ARARAT	Tuesday, 17th February
"	Tuesday, 5th May
"	Friday, 28th August
"	Friday, 13th November
AVOCA	Thursday, 23rd April
"	Wednesday, 9th September
BALLARAT	Thursday, 12th February
"	Monday, 6th April
"	Monday, 1st June
"	Monday, 3rd August
"	Monday, 5th October
"	Monday, 7th December

BACCHUS MARSH	Friday, 29th May
"	Tuesday, 8th September
BAIRNSDALE	Tuesday, 10th March
"	Thursday, 4th June
"	Thursday, 24th September
"	Thursday, 3rd December
BALLAN	Tuesday 28th April
"	Friday, 11th September
BEAUFORT	Thursday, 9th April
"	Thursday, 22nd October
BECHWORTH	Thursday, 12th February
"	Wednesday, 6th May
"	Thursday, 23rd July
"	Tuesday, 6th October
BENALLA	Thursday, 19th February
"	Wednesday, 20th May
"	Tuesday, 14th July
"	Thursday, 8th October
BLACKWOOD	Friday, 17th April
"	Tuesday, 29th September
BRIGHT	Tuesday, 10th February
"	Wednesday, 5th August
CAMPERDOWN	Wednesday, 11th March
"	Wednesday, 24th June
"	Wednesday, 16th September
"	Friday, 14th December
CASTERTON	Wednesday, 25th March
"	Wednesday, 14th July
"	Wednesday, 18th November
CASTLEMAINE	Tuesday, 3rd February
"	Tuesday, 5th May
"	Wednesday, 29th July
"	Tuesday, 6th October
CHILTERN	Tuesday, 5th May
"	Thursday, 19th November
CLUNES	Friday, 6th March
"	Friday, 24th July
"	Friday, 30th October
COLAC	Tuesday, 10th March
"	Tuesday, 23rd June
"	Tuesday, 15th September
"	Thursday, 3rd December
COLERAINE	Tuesday, 21st April
"	Friday, 16th October
CRESWICK	Wednesday, 29th April
"	Thursday, 6th August
"	Wednesday, 9th December
DANDENONG	Tuesday, 14th April
"	Friday, 17th July
"	Thursday, 12th November
DAYLESFORD	Wednesday, 11th March
"	Tuesday, 16th June
"	Tuesday, 17th November
DONALD	Wednesday, 18th March
"	Wednesday, 2nd September
DUNOLLY	Tuesday, 17th March
"	Wednesday, 15th July
"	Wednesday, 14th October
EAST CHARLTON	Wednesday, 3rd June
"	Wednesday, 2nd December
ECHUCA	Monday, 4th February
"	Thursday, 14th May
"	Wednesday, 19th August
"	Wednesday, 25th November
GEELONG	Monday, 9th February
"	Tuesday, 14th April
"	Tuesday, 9th June
"	Tuesday, 11th August
"	Thursday, 1st October
"	Tuesday, 1st December
GISBORNE	Thursday, 12th March
"	Friday, 25th September
HAMILTON	Friday, 27th February
"	Tuesday, 12th May
"	Friday, 4th September
"	Friday, 27th November
HEATHCOTE	Tuesday, 7th April
"	Wednesday, 5th August
"	Tuesday, 10th November
HORSHAM	Thursday, 19th February
"	Thursday, 23rd April
"	Thursday, 16th June
"	Thursday, 25th August
"	Thursday, 13th October
"	Thursday, 10th December
INGLEWOOD	Wednesday, 6th May
"	Tuesday, 18th August
"	Thursday, 3rd December
JAMIESON	Tuesday, 3rd March
"	Wednesday, 9th September
KERANG	Thursday, 7th May
"	Wednesday, 7th October
KILMORE	Tuesday, 14th April
"	Wednesday, 12th August
"	Tuesday, 8th December

KYNETON	Wednesday, 13th February
"	Wednesday, 10th June
"	Thursday, 6th August
"	Wednesday, 18th November
MALDON	Tuesday, 21st April
"	Tuesday, 15th September
MANSFIELD	Wednesday, 4th March
"	Thursday, 10th September
MARYBOROUGH	Tuesday, 17th February
"	Wednesday, 22nd April
"	Thursday, 16th July
"	Thursday, 15th October
MELBOURNE	Monday, 2nd February
"	Monday, 2nd March
"	Wednesday, 1st April
"	Monday, 4th May
"	Monday, 1st June
"	Wednesday, 1st July
"	Monday, 3rd August
"	Tuesday, 1st September
"	Thursday, 1st October
"	Monday, 2nd November
"	Tuesday, 1st December
MORNINGTON	Friday, 6th March
"	Friday, 5th June
"	Friday, 4th September
"	Friday, 4th December
NAGAMBIE	Wednesday, 13th May
"	Wednesday, 9th December
NHILL	Tuesday, 3rd March
"	Tuesday, 7th July
"	Tuesday, 27th October
OMEO	Wednesday, 29th April
"	Tuesday, 27th October
PALMERSTON	Wednesday, 13th May
"	Wednesday, 14th October
PORT FAIRY	Friday, 13th March
"	Friday, 26th June
"	Wednesday, 23rd September
"	Tuesday, 15th December
PORTLAND	Thursday, 26th February
"	Thursday, 14th May
"	Friday, 21st August
"	Tuesday, 10th November
ROMSEY	Friday, 13th March
"	Wednesday, 23rd September
RUSHWORTH	Tuesday, 10th February
"	Tuesday, 21st July
RUTHERGLEN	Wednesday, 25th February
"	Thursday, 13th August
SALE	Friday, 13th March
"	Tuesday, 2nd June
"	Tuesday, 22nd September
"	Tuesday, 1st December
SANDHURST	Wednesday, 4th March
"	Wednesday, 27th May
"	Wednesday, 8th July
"	Wednesday, 16th September
"	Thursday, 12th November
SEYMOUR	Tuesday, 24th February
"	Wednesday, 12th August
SHEPPARTON	Wednesday, 11th February
"	Wednesday, 15th April
"	Wednesday, 22nd July
"	Tuesday, 20th October
SMYTHESDALE	Tuesday, 17th March
"	Tuesday, 20th October
ST. ARNAUD	Thursday, 19th March
"	Tuesday, 2nd June
"	Thursday, 3rd September
"	Tuesday, 1st December
STAWELL	Wednesday, 18th February
"	Thursday, 7th May
"	Thursday, 27th August
"	Thursday, 12th November
TALBOT	Friday, 24th April
"	Thursday, 10th September
WALHALA	Wednesday, 24th June
"	Tuesday, 8th December
WANGARATTA	Thursday, 23rd April
"	Thursday, 6th August
"	Tuesday, 24th November
WARRAGUL	Wednesday, 18th March
"	Wednesday, 17th June
"	Wednesday, 19th August
"	Friday, 13th November
WARRNAMBOOL	Tuesday, 24th February
"	Tuesday, 19th May
"	Tuesday, 18th August
"	Tuesday, 24th November
WODONGA	Wednesday, 22nd April
"	Thursday, 9th July
"	Friday, 20th November
WOOD'S POINT	Monday, 2nd March
"	Tuesday, 8th September
YACKANDANDAH	Wednesday, 11th February
"	Wednesday, 22nd July

YARRAWONGA ... Tuesday, 12th May
 " ... Thursday, 10th December
 YEA " ... Thursday, 16th April
 " ... Tuesday, 15th September

Except at Melbourne, Courts of Insolvency and Courts of Mines will be held on the days above-named at such of the above-mentioned places as have been appointed places for holding such Courts. Dated 18th day of December, 1890.—(By order of the Judges) GEORGE BILL, Registrar.

CRESWICK.—LICENSING COURT.—Notice is hereby given that a Licensing Court for the Licensing Districts hereunder named will be held at the Court House, Creswick, on Wednesday, the 4th day of March, 1891, at Ten o'clock in the forenoon:—
 Bullarook.
 Creswick.
 Smeaton.

Dated at Creswick this 12th day of December, 1890.—(By order) G. F. BATEMAN, Clerk of said Licensing Court.

GORDONS.—LICENSING COURT.—Notice is hereby given that the next sitting of the Licensing Court for the District of Gordons will be held at the Court House, at Ballarat East, on Tuesday, the 3rd day of March, 1891, at the hour of Twelve o'clock noon. Dated at Ballarat East this 13th day of December, 1890.—(By order of the Court) W. R. ANDERSON, Clerk of the said Court.

COURTS OF PETTY SESSIONS.—Notice is hereby given that Courts of Petty Sessions will be held at the undermentioned places on the following days in the year 1891:—
BRUNSWICK—Every Wednesday, at Ten a.m.
COBURG—Every Tuesday, at Ten a.m.
NORTHCOTE—Alternate Mondays, at Ten a.m., commencing Monday, 12th January.
PRESTON—Alternate Mondays, at Ten a.m., commencing Monday, 5th January.
WHITTLESEA—At Eleven a.m. on Thursdays, 22nd January, 19th February, 19th March, 23rd April, 21st May, 18th June, 23rd July, 20th August, 17th September, 22nd October, 19th November, 17th December.
EPPING—Wednesdays before Whittlesea, at Ten a.m.
 —PHILIP COHEN, Clerk of Petty Sessions. Brunswick, 17th December, 1890.

ROSEDALE.—ELECTORAL REVISION COURT.—Notice is hereby given that a Special Court of Petty Sessions will be holden at the Court House, Rosedale, at Ten a.m., on Monday, the 19th day of January, 1891, for the purpose of revising the General Lists of persons claiming to be entitled to vote for members of the Legislative Council in the Rosedale Division of the Gippsland Province.—CHARLES DU VÉ, Clerk of the Revision Court. Court House, Rosedale, 15th December, 1890.

ROSEDALE.—LICENSING COURT.—It is ordered that the next sitting of the Licensing Court for the Licensing Districts of Rosedale, Toongabbie, and Loy Yang is appointed to be held on the 9th day of January, 1891.—CHARLES DU VÉ, Clerk of the Licensing Court. Rosedale, 1st December, 1890.

SANDHURST.—AUCTIONEER'S SPECIAL LICENSING MEETING.—Notice is hereby given that a Special Meeting of Justices in Petty Sessions will be held at the Town Hall, Sandhurst, on Monday, the 21st day of January, 1891, at Ten o'clock in the forenoon, to consider the application of Robert Thomas Barlow for a General Auctioneer's Licence. Dated at Sandhurst this 15th day of December, 1890.—O. W. COLLINS, Clerk of Petty Sessions.

SANDHURST.—LICENSING COURTS.—It is hereby ordered that Special Licensing Courts for the hearing of Transfers will be held for the undermentioned Licensing Districts at the time and place set out below:—

Date.	Place of Sitting.	Districts.
30th January, 1891, at Ten o'clock a.m.	Sandhurst Supreme Court House	Barkly, Darling, Golden Square, Sutton, White Hills, Axedale, Kangaroo Flat, Mandurang, Sandhurst South, Strathfieldsaye, Huntly, Ray- wood, Wood- stock

Dated the 15th day of December, 1890.—(By the Court) O. W. COLLINS, Clerk of Licensing Courts.

TRARALGON.—ELECTORAL REVISION COURT.—Notice is hereby given that a Special Court of Petty Sessions will be holden at the Court House, Traralgon, at Ten a.m., on Monday, the 13th day of January, 1891, for the purpose of revising the General Lists of persons claiming to be entitled to vote for members of the Legislative Council in the Narracan and Traralgon Division of the Gippsland Province.—CHARLES DU VÉ, Clerk of the Revision Court. Court House, Traralgon, 15th December, 1890.

TRARALGON.—LICENSING COURT.—It is ordered that the next sitting of the Licensing Court for the Licensing Districts of Traralgon, Morwell, and Woorayl is appointed to be held on the 28th day of January, 1891.—CHARLES DU VÉ, Clerk of the Licensing Court. Rosedale, 10th December, 1890.

PETTY SESSIONS COURTS, 1891.

Place.	Day and Hour.	January.	February.	March.	April.	May.	June.
ROSEDALE	Fridays, 10 a.m.	9*	6*	6*	10*	8*	5*
TOONGABBIE	Tuesdays, 11 a.m.	6	3	3	7	5	2
TRARALGON	Wednesdays, 10 a.m.	7, 14, 21, 28*	4, 11, 18, 25*	4, 11, 18, 25*	1, 8, 15, 22, 29*	6, 13, 20, 27*	3, 10, 17, 24*
MOE	Thursdays, 10 a.m.	29†	26†	26†	30†	28†	25†
MORWELL	Thursdays, 9.45 a.m.	15	12	12	16	14	11
HEYFIELD	Thursdays, 11 a.m.	8	5	5	9	7	4
MIRBOO NORTH	Thursdays, 2 p.m.	15	12	12	16	14	11

—(By order) CHARLES DU VÉ, Clerk of Courts. Rosedale, 12th December, 1890. * Licensing Courts. † Warden's Courts.

SITTINGS of the Supreme Court for the hearing of Criminal Trials, &c.: pursuant to Order in Council of 15th December, 1890.

Ararat	Friday ... 6 March
Bairnsdale	Wednesday ... 25 February
Ballarat	Tuesday ... 10 February
Beechworth	Tuesday ... 12 May
Benalla	Thursday ... 14 May
Castlemaine	Thursday ... 16 April
Echuca	Tuesday ... 17 February
Geelong	Tuesday ... 17 March
Hamilton	Tuesday ... 10 March
Horsham	Tuesday ... 3 March
Maryborough	Tuesday ... 14 April
Port Fairy	Tuesday ... 21 July
Sale	Wednesday ... 22 April
Sandhurst	Wednesday ... 18 February
Shepparton	Tuesday ... 19 May
St. Arnaud	Wednesday ... 8 April
Stawell	Thursday ... 5 March
Warrnambool	Thursday ... 12 March
Melbourne	Monday ... 16 February

Bairnsdale	—
Ballan	—
Ballarat	—
Beaufort	—
Beechworth	—
Benalla	—
Blackwood	—
Bright	—
Camperdown	—
Casterton	—
Castlemaine	—
Charlton	—
Chiltern	—
Ciunes	—
Colac	—
Coleraine	—
Creswick	—
Dandenong	—
Daylesford	—
Donald	—
Dunolly	—
Echuca	—
Geelong	—
Gisborne	—
Hamilton	—
Heathcote	—
Horsham	—
Inglewood	—
Jamieson	—
Kerang	—
Kilmore	—
Kyneton	—
Maldon	—
Mansfield	—
Maryborough	—
Melbourne	—
Mornington	—
Nagambie	—
Nhill	—
Omeo	—
Falmerston	—
Port Fairy	—
Portland	—
Romsey	—
Rushworth	—
Rutherglen	—
Sale	—
Sandhurst	—
Seymour	—
Shepparton	—
Smythesdale	—
St. Arnaud	—
Stawell	—
Talbot	—
Walhalla	—
Wangaratta	—
Warragul	—
Warrnambool	—
Wodonga	—
Wood's Point	—
Yackandandah	—
Yarrawonga	—
Yea	—

GENERAL SESSIONS: pursuant to Order in Council of

Alexandra	—
Ararat	—
Bairnsdale	—
Ballarat	—
Beechworth	—
Benalla	—
Castlemaine	—
Ciunes	—
Daylesford	—
Dunolly	—
Echuca	—
Geelong	—
Hamilton	—
Heathcote	—
Horsham	—
Inglewood	—
Jamieson	—
Kilmore	—
Kyneton	—
Mansfield	—
Maryborough	—
Melbourne	—
Nhill	—
Palmerston	—
Port Fairy	—
Portland	—
Sale	—
Sandhurst	—
Shepparton	—
St. Arnaud	—
Stawell	—
Walhalla	—
Wangaratta	—
Warragul	—
Warrnambool	—
Wood's Point	—

COUNTY COURTS. — Dates fixed by the Judges.

Alexandra	—
Ararat	—
Avoca	—
Bacchus Marsh	—

CCOURTS OF MINES.— Dates fixed by the Judges.

Melbourne	—
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COURT OF CHIEF JUDGE.

ARARAT DISTRICT.			
Ararat	—
Beaufort...	—
Stawell	—
BALLARAT DISTRICT.			
Ballarat	—
Clunes	—
Creswick	—
Mount Blackwood	—
Smythe's Creek	—
BEECHWORTH DISTRICT.			
Alexandra	—
Beechworth	—
Bright	—
Chiltern	—
Jannieson	—
Kilmore	—
Mansfield	—
Rutherglen	—
Wodonga	—
Wood's Point	—
Yackandandah...	—
CASTLEMAINE DISTRICT.			
Castlemaine	—
Hepburn (Daylesford)	—
Kyneton	—
Maldon	—
GIPPSLAND DISTRICT.			
Bairnsdale	—
Ormeo	—
Palmerston	—
Sale	—
Walhalla	—
MARYBOROUGH DISTRICT.			
Avoca	—
Dunolly	—
Inglewood	—
Maryborough	—
St. Arnaud	—
Talbot	—
SANDHURST DISTRICT.			
Heathcote	—
Rushworth	—
Sandhurst	—

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.

Offices for the Crown Law Department, Melbourne. Preliminary deposit to accompany tender, £500. Final deposit, 5 per cent. ... 8th January, 1891

Two-stall Stable at Police Station, Buangor. Particulars also at Police Station, Ararat, until Tuesday, 23rd December; after that date at Police Station, Buangor. Preliminary deposit to accompany tender, £5... 8th January

Extension of L head to Jetty, Frankston. Particulars also at Police Station, Frankston. Preliminary deposit to accompany tender, £10. Final deposit, 5 per cent ... 8th January

Police Buildings at Melton. Particulars also at Police Station, Melton. Preliminary deposit to accompany tender, £15. Final deposit, 5 per cent. ... 8th January

Additions, &c., Lunatic Asylum, Beechworth. Particulars also at Lunatic Asylum, Beechworth. Preliminary deposit to accompany tender, £15. Final deposit, 5 per cent. ... 8th January

Police Buildings at Minyip. Particulars also at Police Station, Minyip, until Saturday, 27th December; after that date at Police Station, Murtoa, and at office of District Inspector of Works, Ballarat, until Wednesday, 24th December. Preliminary deposit to accompany tender, £20. Final deposit, 5 per cent. ... 8th January

New Court House, Tatura. Particulars also at Police Station, Tatura. Preliminary deposit to accompany tender, £20. Final deposit, 5 per cent. ... 8th January

New Post and Telegraph Office, Dunkeld. Particulars also at Police Station, Hamilton. Preliminary deposit to accompany tender, £15. Final deposit, 5 per cent. ... 8th January

Alterations and additions to Post and Telegraph Office, Wodonga. Particulars also at the Custom House, Wodonga. Preliminary deposit to accompany tender, £20. Final deposit, 5 per cent. ... 8th January

Additions to Post and Telegraph Office, Williamstown. Preliminary deposit to accompany tender, £20. Final deposit, 5 per cent. 8th January

New Cottage for Engineer, Lunatic Asylum, Sunbury. Preliminary deposit to accompany tender, £10. Final deposit, 5 per cent. 8th January

Additions, &c., State School No. 1967, Cowwarr. Particulars also at Police Station, Cowwarr. Preliminary deposit to accompany tender, £5 ... 8th January

New State School and Quarters, 2902, Railway Station, Kyabram. Particulars also at Police Station, Kyabram. Preliminary deposit to accompany tender, £20. Final deposit, 5 per cent. ... 8th January

Additions (wood), State School No. 1824, Borung. Particulars also at State School, Borung. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent. ... 8th January

Wooden buildings for State School No. 2995; also teacher's residence at Brim. Particulars also at Police Station, Warracknabeal, until Saturday, 27th December; after that date at Police Station, Horsham, and at office of District Inspector of Works, Ballarat, until Saturday, 27th December. Preliminary deposit to accompany tender, £15. Final deposit, 5 per cent. ... 8th January

Conveyance of about 190 tons of wrought-iron water-pipes, 18½ inches diameter, from West Melbourne to line of syphon, about 3 miles beyond Healesville. Preliminary deposit to accompany tender, £15. Final deposit, 5 per cent. ... 8th January

Victorian Defences, Queenscliff. Construction of Two Gun Emplacements. Particulars also at Post Office, Queenscliff. Preliminary deposit to accompany tender, £20. Final deposit, 5 per cent. ... 8th January

Removal of damaged two-ton crane, and erection of five-ton crane, at Mossiface Wharf. Particulars also at Police Station, Bairnsdale. Preliminary deposit to accompany tender, £5 ... 8th January

Addition, one room, to teacher's residence, State School No. 183, Dunkeld. Particulars also at Police Station, Dunkeld. Preliminary deposit to accompany tender, £5 ... 15th January

New ranges of out-offices, State School No. 114, Camperdown. Particulars also at Police Station, Camperdown. Preliminary deposit to accompany tender, £5 ... 15th January

New Court House, Macarthur. Particulars also at Police Station, Hamilton. Preliminary deposit to accompany tender, £15. Final deposit, 5 per cent. ... 15th January

State School No. 143, Campbellfield. Preliminary deposit to accompany tender, £15. Final deposit, 5 per cent. ... 15th January

New wooden room, Police Station, Dunkeld. Particulars also at Police Station, Hamilton. Preliminary deposit to accompany tender, £5 ... 15th January

Painting, fencing, and general repairs, Police Buildings, Hamilton. Particulars also at Police Station, Hamilton. Preliminary deposit to accompany tender, £5 ... 15th January

Painting Police Buildings, new bath-room, &c., Sergeant's Quarters, Warrnambool. Particulars also at Police Station, Warrnambool. Preliminary deposit to accompany tender, £5... ... 15th January

Repairs, fencing, &c., Police Buildings, Penshurst. Particulars also at Police Station, Hamilton. Preliminary deposit to accompany tender, £5. ... 15th January

Re-painting, colouring walls, &c., Police Station, Drummond-street, Carlton. Preliminary deposit to accompany tender, £5. ... 15th January

Additions, &c., Police Buildings, Wangaratta. Particulars also at Police Station, Wangaratta. Preliminary deposit to accompany tender, £10. Final deposit, 5 per cent. ... 22nd January

Victorian Defences, weatherboard barrack, buildings, stores, tanks, fencing, &c., at Franklin, Portsea, also alternative tenders for same works with walls in concrete. Particulars also at Post Office, Queenscliff. Preliminary deposit to accompany tender, £50. Final deposit, 5 per cent. ... 22nd January

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 —."

J. H. WHEELER,
Commissioner of Public Works.

Melbourne, 18th December, 1890.

VICTORIAN RAILWAYS.

SEPARATE Tenders are invited for the undermentioned works, &c.

Tenders, accompanied by the necessary preliminary deposit, and indorsed "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, 29th December.—Purchase of old iron rails (35lbs. per yard), fastenings, &c., trucks, crane, Douglas pump, old sleepers, &c., now stacked near the turntable at Warrnambool station. Particulars at the Engineer-in-Chief's Office, Spencer-street, and at Warrnambool station.

Monday, 29th December.—Erection of sheep and cattle yards at Garvoc station. Particulars at the Engineer-in-Chief's Office, Spencer-street, and at Geelong, Terang, and Warrnambool stations. Preliminary deposit, £10.

Monday, 29th December.—Erection of brick platform wall at Fairfield Park station. Particulars at the Office of the Engineer for Existing Lines, Spencer-street. Preliminary deposit, £10.

Monday, 29th December.—Supply of 50,000 blackwood keys to pattern, delivered at any station. Particulars at the Office of the Engineer for Existing Lines, Spencer-street. Preliminary deposit, £10.

Monday, 29th December.—Supply of 50 sets of buffer-stop mountings. Particulars at the Office of the Engineer for Existing Lines, Spencer-street. Preliminary deposit, £5.

Monday, 29th December.—Purchase and removal of steel rail cuttings, wrought, cast, and brass scrap, wool presses, roofing, &c. Particulars at the Office of the Engineer for Existing Lines, Spencer-street. Deposit, 5 per cent. of the amount of tender.

Monday, 5th January, 1891.—Purchase of engines, machinery, wrought and cast scrap-iron, and other surplus material now lying at Spencer-street station, Newport, and Williamstown. Particulars at the Railway Storekeeper's Office, 527 Collins-street, City, and Newport; and at Newport Workshops. Deposit 10 per cent. of the amount of tender.

No tender will necessarily be accepted.

By Order of the Commissioners,

P. P. LABERTOUCHE,
Secretary for Railways.

TENDERS FOR TELEPHONE CABLE.

TENDERS will be received until Twelve o'clock on Tuesday, the 6th January, 1891, for the supply of twenty miles of Aerial Telephone Cable.

Specifications may be seen at the Telegraph Engineer's Room, General Post Office.

Tenders to be indorsed "Tender for Telephone Cable," and addressed to the Honorable the Postmaster-General, Melbourne. They may be deposited in the tender-box at the General Post Office, Melbourne, or, if sent by post, must be prepaid and registered.

The amount of the preliminary deposit to be enclosed with the tender is £100.

The lowest or any tender will not necessarily be accepted.

Unsuccessful tenderers will have their deposits returned on application.

JAMES SMIBERT,
Deputy Postmaster-General.

Post Office and Telegraph Department,
Melbourne, 17th December, 1890.

TENDERS FOR POST OFFICE PREMISES AT MURCHISON.

TENDERS will be received until Twelve o'clock on Tuesday, the 30th December, 1890, from persons desirous of letting suitable premises for a Post and Telegraph Office at Murchison for a period of One or Three years.

Tenders to be indorsed "Tender, Post Office Premises, Murchison," and addressed to the Honorable the Postmaster-General, Melbourne. They may be deposited in the Tender-box at the General Post Office, Melbourne, or, if sent by post, must be prepaid and registered.

The lowest or any tender will not necessarily be accepted.

JAMES SMIBERT,
Deputy Postmaster-General.

Post Office and Telegraph Department,
Melbourne, 16th December, 1890.

TENDERS FOR SUPPLY OF GROCERIES TO AGRICULTURAL COLLEGES.

TENDERS will be received by the Secretary of the Council of Agricultural Education, Public Offices, Melbourne, up to Noon of 31st December, 1890, for the supply of Groceries, &c., for the year ending 31st December, 1891, for the Dookie and Longerenong Agricultural Colleges respectively.

Particulars on application to the Secretary, Council of Agricultural Education; the Receivers and Paymasters, Horsham and Shepparton; or the Principals of the Colleges.

A sum of £3 to accompany each tender.

Tender to be marked "Tender for Groceries."

The lowest or any tender not necessarily accepted.

ANDREW PLUMMER,
Chairman, Council of Agricultural Education.

Melbourne, 15th December, 1890.

RABBIT EXTIRPATION.—SHIRES OF BACCHUS MARSH, GISBORNE, AND MELTON.—NOTICE.

TENDERS are invited for the destruction of rabbits on all the Crown lands situated in the parishes of Coimadai, Bullengarook, Yangardook, and Merrimu.

Plans showing the land referred to can be inspected at the office of the Rabbit Inspector, Bacchus Marsh.

Tenderers must state in words and figures the total sum for which they are prepared to undertake the destruction of the rabbits on this land and to keep the said land clear of rabbits during the twelve months from 1st January, 1891, to 31st December, 1891.

A deposit of £5 must accompany tender.

The work must be conducted, carried on, and completed to the satisfaction of the officer or officers appointed by the Commissioner of Lands and Survey to inspect and report thereon.

No restriction as to material to be used or means or appliances to be adopted will be made.

All burrows must be effectively destroyed to the satisfaction of the officer or officers appointed by the Commissioner of Lands and Survey to inspect and report on the work.

In the event of any contractor abandoning his contract before the completion thereof, he shall be liable to forfeit all claim to the amount (if any) to which he would otherwise be entitled for work performed up to the date of abandonment of the contract.

If any contractor fail to carry out his contract in a manner satisfactory to the officer or officers appointed by the Commissioner of Lands and Survey to inspect and report, such contract may be at once terminated by the Department, and any money alleged to be due or claimed on account of work performed prior to the contract being terminated may be forfeited.

The successful tenderers must be prepared to enter upon the land for which their tender is accepted on the first of January next, and to at once commence operations for the destruction of the rabbits; and such operations must be continued from 1st January, 1891, to 31st December, 1891, without intermission.

A grazing licence will be issued to successful tenderer for the land, and the sum of £2 5s. must be forwarded for rent and preparation of licence-fee.

Tenders to be forwarded, up to Noon on Monday, the 29th day of December, 1890, to the Chief Inspector, Lands Department, Melbourne, and addressed "Tender for Destruction of Rabbits on Crown Lands."

The successful tenderer will be notified by letter, but the Department does not bind itself to accept the lowest or any tender.

The following undertaking must be signed by the successful tenderer:—

I, _____ of _____ do hereby undertake and agree to clear the undermentioned land of rabbits, or any lands that may become forfeited during currency of contract, and to keep the said land clear of the above-mentioned animals for a period of twelve months from 1st day of January, 1891, and further do undertake and agree to destroy all burrows; and to perform the whole of the work for the sum of _____ in accordance with conditions of tender, as published in the *Government Gazette* of _____

Payments quarterly and only to be made on the certificate of the officer or officers appointed by the Commissioner of Lands and Survey that the work has been satisfactorily performed.

Dated _____ 1890.

Signed _____

Land referred to in above undertaking.

All the Crown land situated in the parishes of Coimadai, Bullengarook, Yangardook, Merrimu, or any lands that may become forfeited during currency of contract.

Signed
 Witness—
 On behalf of the Government, I accept of the above tender.
 Dated 1890.

Signed
 Commissioner Lands and Survey.

Any further particulars required will be supplied as far as practicable on application, either by letter or personally, to the Rabbit Inspectors, Bacchus Marsh and Bullengarook East, or Chief Inspector, Lands Department, Melbourne.

A. McLEAN,
 Commissioner of Lands and Survey.
 Department of Lands and Survey,
 Melbourne, 9th December, 1890.

RABBIT EXTIRPATION.—SHIRE OF MANSFIELD.—NOTICE.

TENDERS are invited for the destruction of rabbits on all the Crown lands situated in the parish of Dueran.

Plans showing the land referred to can be inspected at the office of the Rabbit Inspector, Mandample.

Tenderers must state in words and figures the total sum for which they are prepared to undertake the destruction of the rabbits on this land and to keep the said land clear of rabbits during the twelve months from 1st January, 1891, to 31st December, 1891.

A deposit of £5 must accompany tender.

The work must be conducted, carried on, and completed to the satisfaction of the officer or officers appointed by the Commissioner of Lands and Survey to inspect and report thereon.

No restriction as to material to be used or means or appliances to be adopted will be made.

All burrows must be effectively destroyed to the satisfaction of the officer or officers appointed by the Commissioner of Lands and Survey to inspect and report on the work.

In the event of any contractor abandoning his contract before the completion thereof, he shall be liable to forfeit all claim to the amount (if any) to which he would otherwise be entitled for work performed up to the date of abandonment of the contract.

If any contractor fail to carry out his contract in a manner satisfactory to the officer or officers appointed by the Commissioner of Lands and Survey to inspect and report, such contract may be at once terminated by the Department, and any money alleged to be due or claimed on account of work performed prior to the contract being terminated may be forfeited.

The successful tenderers must be prepared to enter upon the land for which their tender is accepted on the first of January next, and to at once commence operations for the destruction of the rabbits; and such operations must be continued from 1st Jan-1891, to 31st December, 1891, without intermission.

A grazing licence will be issued to successful tenderer for the land, and the sum of £2 5s. must be forwarded for rent and preparation of licence-fee.

Tenders to be forwarded, up to Noon on Monday, the 29th day of December, 1890, to the Chief Inspector, Lands Department, Melbourne, and addressed "Tender for Destruction of Rabbits on Crown Lands."

The successful tenderer will be notified by letter, but the Department does not bind itself to accept the lowest or any tender.

The following undertaking must be signed by the successful tenderer:—

I, _____ of _____ do hereby undertake and agree to clear the undermentioned land of rabbits, or any lands that may become forfeited during currency of contract, and to keep the said land clear of the above-mentioned animals for a period of twelve months from 1st day of January, 1891, and further do undertake and agree to destroy all burrows; and to perform the whole of the work for the sum of _____ in accordance with conditions of tender, as published in the *Government Gazette* of _____

Payments quarterly, and only to be made on the certificate of the officer or officers appointed by the Commissioner of Lands and Survey that the work has been satisfactorily performed.

Dated 1890.
 Signed _____

Land referred to in above undertaking:

All the Crown land situated in the parish of Dueran, or any lands that may become forfeited during currency of contract.

Signed
 Witness—
 On behalf of the Government, I accept of the above tender.
 Dated 1890.

Signed
 Commissioner Lands and Survey.

Any further particulars required will be supplied as far as practicable on application, either by letter or personally, to the Rabbit Inspector, Mandample, or Chief Inspector, Lands Department, Melbourne.

A. McLEAN,
 Commissioner of Lands and Survey.
 Department of Lands and Survey,
 Melbourne, 9th December, 1890.

RABBIT EXTIRPATION.—SHIRE OF MEREDITH.—NOTICE.

TENDERS are invited for the destruction of rabbits on the undermentioned Crown lands situated in the parishes of Meredith, Mooreep, Anakie, Coolebarghurk, Bamganie, and Durdidwarrah.

Plans showing the land referred to can be inspected at the Rabbit Inspector's Office, Meredith, and Office of Crown Lands Bailiff, Morrison, and Lands Department, Melbourne.

Tenderers must state in words and figures the total sum for which they are prepared to undertake the destruction of the rabbits on this land and to keep the said land clear of rabbits during the twelve months from 1st January, 1891, to 31st December, 1891.

A deposit of £5 to accompany tender.

The work must be conducted, carried on, and completed to the satisfaction of the officer or officers appointed by the Commissioner of Lands and Survey to inspect and report thereon.

No restriction as to material to be used or means or appliances to be adopted will be made.

All burrows must be effectively destroyed to the satisfaction of the officer or officers appointed by the Commissioner of Lands and Survey to inspect and report on the work.

In the event of any contractor abandoning his contract before the completion thereof, he shall be liable to forfeit all claim to the amount (if any) to which he would otherwise be entitled for work performed up to the date of abandonment of the contract.

If any contractor fail to carry out his contract in a manner satisfactory to the officer or officers appointed by the Commissioner of Lands and Survey to inspect and report, such contract may be at once terminated by the Department, and any money alleged to be due or claimed on account of work performed prior to the contract being terminated may be forfeited.

The successful tenderers must be prepared to enter upon the land for which their tender is accepted on the 1st of January next, and to at once commence operations for the destruction of the rabbits; and such operations must be continued from 1st January, 1891, to 31st December, 1891, without intermission.

A grazing licence will be issued to successful tenderer for the land, and the sum of £2 5s. must be forwarded with tender for one year's rent and preparation of licence fee.

Tenders to be forwarded, up to Noon on Monday, the 29th day of December, 1890, to the Chief Inspector, Lands Department, Melbourne, and addressed "Tender for Destruction of Rabbits on Crown Lands."

The successful tenderer will be notified by letter, but the Department does not bind itself to accept the lowest or any tender.

The following undertaking must be signed by the successful tenderer:—

I, _____ of _____ do hereby undertake and agree to clear the undermentioned land of rabbits, or any lands that may become forfeited during currency of contract, and to keep the said land clear of the above-mentioned animals for a period of twelve months from 1st day of January, 1891, and further to undertake and agree to destroy all burrows; and to perform the whole of the work for the sum of _____ in accordance with conditions of tender, as published in the *Government Gazette* of _____

Payments only to be made on the certificate of the officer or officers appointed by the Commissioner of Lands and Survey that the work has been satisfactorily performed.

Dated 1890.
 Signed _____

Land referred to in above undertaking.

All the Crown lands situated in the parishes of Meredith, Mooreep, Anakie, Coolebarghurk, Bamganie, and Durdidwarrah, or any lands that may become forfeited during currency of contract.

Signed
 Witness—
 On behalf of the Government, I accept of the above tender.
 Dated 1890.

Signed
 Commissioner of Lands and Survey.

Any further particulars required will be supplied as far as practicable on application, either by letter or personally, to the Rabbit Inspector, Meredith, Crown Lands Bailiff, Morrison, or to the officer in charge of the administration of the Rabbit Suppression Acts, Lands Department, Melbourne.

A. McLEAN,
 Commissioner of Crown Lands and Survey.
 Department of Lands and Survey,
 Melbourne, 15th December, 1890.

FORAGE.

TENDERS will be received until Eleven o'clock a.m. on Friday, 9th January next, for the supply of Forage, in such quantities as may be required for the service of the Government at the undermentioned stations, from the 1st March, 1891, to the 29th February, 1892.

District.	Station.	Department for which supply is required.	Estimated Quarterly Consumption for each Station.				Storage Capacity.						
			Oats.	Bran.	Hay.	Straw.	Oats.	Bran.	Hay.	Straw.			
			Centals.	Centals.	Centals.	Centals.	Centals.	Centals.	Centals.	Centals.	Centals.	Centals.	
Bourke...	Bacchus Marsh	Police	8	1	12	3	17	2	20	7			
	Berwick	"	8	1	12	3	18	2	20	10			
	Blackwood	"	8	1	12	3	17	2	22	8			
	Box Hill	"	8	1	12	3	10	2	16	6			
	Broadford	"	8	1	12	3	11	2	12	5			
	Broadmeadows	"	8	1	12	3	10	2	11	4			
	Burwood	"	8	1	12	3	20	2	22	5			
	Campbellfield	"	8	1	12	3	8	1	12	4			
	Caulfield	"	8	1	12	3	8	1	12	3			
	Cheltenham	"	8	1	12	3	10	3	20	4			
	Cowes...	"	8	1	12	3	8	2	12	4			
	Cranbourne	"	8	1	12	3	22	2	16	8			
	Dandenong	"	8	1	12	3	20	3	20	5			
	Dandenong (Stud Depot)	"	30	3	40	10							
	Doncaster	"	8	1	12	3	9	2	15	4			
	Dromana	"	8	1	12	3	11	2	16	2			
	Eltham	"	8	1	12	3	10	2	16	3			
	Epping	"	8	1	12	3	15	2	18	10			
	Fern Tree Gully	"	8	1	12	3	11	2	16	4			
	Frankston	"	8	1	12	3	10	2	14	5			
	Gisborne	"	8	1	12	3	10	2	16	6			
	Grantville	"	8	1	12	3	15	3	15	10			
	Hastings	"	8	1	12	3	9	1	13	4			
	Healesville	"	8	1	12	3	15	2	20	4			
	Heidelberg	"	8	1	12	3	20	2	20	5			
	Kilmore	"	16	2	24	6	30	3	40	15			
	Kyneton	"	8	1	12	3	18	2	20	5			
	Lancefield	"	8	1	12	3	15	3	20	11			
	Lilydale	"	8	1	12	3	30	5	22	11			
	Macedon	"	8	1	12	3	10	2	10	4			
	Macedon	Lands		6 crshd. oats 6 crshd. maize		3	11	20 in bundles	20	5	20	25	
	Marysville	Police		8	1	12	3	10	1	15	5		
	Melton	"		8	1	12	3	11	5	11	3		
	Mitcham	"		8	1	12	3	11	5	11	3		
	Mornington	"		8	1	12	3	18	2	18	3		
	Myrning	"		8	1	12	3	11	2	17	5		
	Oakleigh	"		8	1	12	3	12	2	16	4		
	Pakenham	"		8	1	12	3	10	3	10	4		
	Point Nepean	Quarantine Station		12	2	16 chaff	...	10	2	13	...		
	Point Nepean	Stock Quarantine		6	1	11 chaff	...	12	3	22	...		
	Preston	Police		8	1	12	3	11	2	10	5		
	Pyalong	"		8	1	12	3	12	2	20	11		
	Queenstown	"		8	1	12	3	11	5	16	4		
	Ringwood	"		8	1	12	3	10	2	10	4		
	Romsey	"		8	1	12	3	11	2	17	5		
	Sandringham	"		8	1	12	3	10	2	10	4		
	San Remo	"		8	1	12	3	10	2	14	5		
	Sorrento	"		8	1	12	3	11	2	11	4		
	Sunbury	"		8	1	12	3	12	2	20	5		
	Sunbury	Lunatic Asylum		...	14½	14½		
Surrey Hills	Police		8	1	12	3	10	2	10	4			
Tarwin Lower	"		8	1	12	3	8	1	12	3			
Tooradin	"		8	1	12	3	10	2	12	3			
Trentham	"		8	1	12	3	11	5	12	5			
Tylden	"		8	1	12	3	12	3	17	8			
Wallan Wallan	"		8	1	12	3	11	5	22	6			
Warrandyte	"		8	1	12	3	12	2	20	6			
Whittlesea	"		8	1	12	3	11	3	22	5			
Woodend	"		8	1	12	3	10	2	15	5			
Werribee	"		8	1	12	3	10	1	14	4			
Yarra Flats	"		8	1	12	3	11	5	11	5			
Central	Ballarat		56	7	84	21	80	20	100	25	60		
	Ballarat	Industrial and Reformatory Schools	15	5	...	5	40	12	60		
	Ballan	Police	18	2	25	7	15	2	20	8			
	Barkstead	"	9	1	12	3	10	1	15	8			
	Beaufort	"	18	2	25	7	15	2	25	8			
	Bullarto	"	9	1	12	3	20	2	20	5			
	Bungaree	"	9	1	12	3	10	1	14	6			
	Buninyong	"	9	1	12	3	15	2	20	8			
	Clunes	"	9	1	12	3	15	2	20	8			
	Coghill's Creek	"	9	1	12	3	6	1	8	4			
	Creswick	"	9	1	12	3	15	2	20	8			
	Daylesford	"	9	1	12	3	20	2	25	10			
	Durham Lead	"	9	1	12	3	6	1	8	4			
	Eganstown	"	9	1	12	3	22	5	22	5			
	Glenlyon	"	9	1	12	3	22	5	22	5			
	Gordons	"	9	1	12	3	15	2	20	8			
	Kingston	"	9	1	12	3	6	1	8	4			
	Learmonth	"	9	1	12	3	15	2	20	8			
	Lexton	"	9	1	12	3	20	2	25	10			
	Lintons	"	9	1	12	3	10	1	15	6			
	Minersrest	"	9	1	12	3	15	2	20	8			
	Napoleon Lead	"	9	1	12	3	15	2	15	6			
	Piggoreet	"	9	1	12	3	20	2	30	12			
	Skipton	"	9	1	12	3	10	1	15	6			
	Snythesdale	"	9	1	12	3	15	2	25	8			
	Snake Valley	"	9	1	12	3	15	2	20	8			
	Staffordshire Reef	"	9	1	12	3	15	2	10	8			
	Talbot	"	9	1	12	3	22	5	33	11			
	Yandoit	"	9	1	12	3	22	5	22	5			
	Yendon	"	9	1	12	3	10	1	15	6			

FORAGE—continued.

District.	Station.	Department for which supply is required.	Estimated Quarterly Consumption for each Station.				Storage Capacity.				
			Oats.	Bran.	Hay.	Straw.	Oats.	Bran.	Hay.	Straw.	
			Centals.	Centals.	Centals.	Centals.	Centals.	Centals.	Centals.	Centals.	
Gippsland	Sale	Police	12	2	18	4½	20	4	18	10	
	Bairnsdale	"	24	3	36	9	20	5	20	10	
	Bairnsdale	Post and Telegraph	9	1	12	3½	5½	2	11	6	
	Bena	Police	8	1	12	3	10	2	10	5	
	Bendoc	"	8	1	12	3	20	2	11	5	
	Boalara	"	8	1	12	3	10	2	10	4	
	Briarolong	"	8	1	12	3	10	2	12	3	
	Bruthen	"	8	1	12	3	20	2	12	4	
	Buchan	"	8	1	12	3	5	2	14	4	
	Bulu Bulu	"	8	1	12	3	12	3	18	6	
	Coongulmerang	"	8	1	12	3	10	3	20	10	
	Cowwar	"	8	1	12	3	12	2	15	5	
	Cunningham	"	8	1	12	3	10	1	12	4	
	Dargo	"	8	1	12	3	12	2	12	3	
	Drouin	"	8	1	12	3	14	2	12	4	
	Fish Creek	"	9	2	13	4	5	2	10	4	
	Foster	"	8	1	12	3	5	2	10	3	
	Foster	Post and Telegraph	13½	1½	18	5	5½	2	11	6	
	Hoyfield	Police	8	1	12	3	10	3	12	4	
	Koorooman	"	16	2	24	6	20	5	20	5	
	Loch	"	8	1	12	3	8	4	8	2	
	Maffra	"	8	1	12	3	10	2	12	4	
	Mirboo	"	8	1	12	3	12	2	16	4	
	Moe	"	8	1	12	3	8	2	12	4	
	Morwell	"	8	1	12	3	10	1	15	5	
	Newry	"	8	1	12	3	15	5	10	10	
	Omeo	"	16	2	24	6	11	5	15	5	
	Orbost	"	8	1	12	3	12	2	12	3	
	Poowong	"	8	1	12	3	11	2	15	5	
	Rosedale	"	8	1	12	3	12	2	14	5	
	Stratford	"	8	1	12	3	12	4	20	6	
	Tarraville	"	8	1	12	3	8	2	12	4	
	Thorpdale	"	8	1	12	3	8	1	10	3	
	Toombon	"	8	1	12	3	20	2	15	5	
	Toongabbie	"	8	1	12	3	10	1	15	5	
	Traralgon	"	8	1	12	3	16	4	30	10	
	Walballa	"	8	1	12	3	16	5	20	10	
	Warragul	"	8	1	12	3	24	10	25	10	
	Yarragon	"	8	1	12	3	15	3	15	5	
	Yarram Yarram	"	8	1	12	3	10	1	12	3	
	Melbourne	*Depôt	"	230	30	490	140	80	10	100	45
		Essendon	"	8	1	12	3	11	2	16	3
		Footscray	"	8	1	12	3	8	1	12	3
		Melbourne	Post and Telegraph	503	62	420 chaff	167	80	10	120	32
		Scuth Brunswick	Industrial and Reformatory Schools	33	3	40½	12	30	3	35	15
Royal Park		Central Board of Health	72	23	40	20	
Kew		Lunatic Asylum	55	117	...	375	30	5	...	45	
Yarra Bend		"	48	15	...	168	18	9	...	112	
Pentridge		Goals	60	8	18	1½	
Melbourne		Metropolitan Parks and Gardens	6	6	18 chaff	...	2	2	6	...	
Melbourne		Botanic and Domain Gardens	15 oats	6	26 chaff	...	10	2	...	12 chaff	
North-Eastern		Benalla	Police	58	7	90	24	60	6	40	15
	Alexandra	"	16	2	24	6	15	3	14	8	
	Avenel	"	8	1	12	3	15	3	20	6	
	Barnawartha	"	8	1	12	3	12	2	18	5	
	Beechworth	"	24	3	36	9	20	3	40	12	
	Beechworth	Lunatic Asylum	...	75	...	150	...	50	...	40	
	Bethanga	Police	8	1	12	3	12½	3½	12½	10	
	Bright	"	16	2	24	6	30	12	20	5	
	Buckland	"	8	1	12	3	15	2	20	5	
	Cashel	"	16	2	24	6	12	2	16	6	
	Chiltern	"	8	1	12	3	12	1½	15	6	
	Cobram	"	8	1	12	3	8	1	12	3	
	Corryong	"	16	2	24	6	12	3	20	5	
	Dederang	"	8	1	12	3	18	2	8	4	
	Doon	"	8	1	12	3	10	2	14	4	
	El Dorado	"	8	1	12	3	20	3	20	8	
	Euroa	"	16	2	24	6	15	2	20	7	
	Everton	"	8	1	12	3	10	2	10	3	
	Gaffney's Creek	"	8	1	12	3	11	3	17	5	
	Glenrowan	"	16	2	24	6	20	5	20	5	
	Granya	"	8	1	12	3	10	2	15	5	
	Greta	"	16	2	24	6	40	10	30	20	
	Harrietville	"	8	1	12	3	10	2	10	5	
	Hedi	"	16	2	24	6	20	4	40	20	
	Jamieson	"	8	1	12	3	5	1	7	2	
	Katamatite	"	8	1	12	3	10	2	15	3	
	Kiewa	"	8	1	12	3	20	4	16	8	
	Kyabram	"	8	1	12	3	8	1	12	3	
	Longwood	"	8	1	12	3	14	2	20	6	
	Mansfield	"	24	3	36	9	21	3	30	10	
	Milawa	"	16	2	24	6	20	2	15	10	
	Mitta Mitta	"	16	2	24	6	16	2	16	4	
	Mooroopna	"	8	1	12	3	20	2	25	15	
	Murchison	"	16	2	24	6	30	6	30	20	
	Myrtleford	"	8	1	12	3	10	2	10	3	
	Nagambie	"	8	1	12	3	15	3	20	12	
	Nathalia	"	16	2	24	6	15	2	26	8	
	Namurkah	"	8	1	12	3	17	2	26	8	
	Rushworth	"	8	1	12	3	10	2	15	5	
	Rutherford	"	8	1	12	3	9	2	14	4	

* See conditions of contract No. 3.

FORAGE—continued.

District.	Station.	Department for which supply is required.	Estimated Quarterly Consumption for each Station.				Storage Capacity.				
			Oats.	Bran.	Hay.	Straw.	Oats.	Bran.	Hay.	Straw.	
			Centals.	Centals.	Centals.	Centals.	Centals.	Centals.	Centals.	Centals.	
North-Eastern— (continued)	Seymour	Police	8	1	12	3	36	4	40	10	
	Shepparton	"	16	2	24	6	36	4	40	10	
	St. James	"	8	1	12	3	12	4	15	5	
	Swanpool	"	8	1	12	3	18	4	22	13	
	Tallangatta	"	8	1	12	3	30	7	30	12	
	Tallarook	"	8	1	12	3	10	2	15	5	
	Tatura	"	8	1	12	3	10	2	16	5	
	Tintaldra	"	8	1	12	3	15	3	20	8	
	Tungamah	"	8	1	12	3	14	1	14	4	
	Violet Town	"	8	1	12	3	10	2	20	5	
	Wahgunyah	"	8	1	12	3	15	2	25	7	
	Wangaratta	"	24	3	36	9	40	10	40	25	
	Wodonga	"	8	1	12	3	20	3	30	8	
	Wood's Point	"	1	...	2	...	3	1	5	2	
	Wunghnu	"	8	1	12	3	20	5	40	20	
	Yackandandah	"	8	1	12	3	17	2	26	8	
	Yarrawonga	"	16	2	24	6	20	3	20	7	
	Yea	"	16	2	24	6	13	2	18	5	
	North-Western ...	Sandhurst	"	32	4	49	13	20	5	30	15
		Avoca	"	8	1	12	3	16	5	24	10
Axelale		"	8	1	12	3	20	5	25	10	
Baringhup		"	8	1	12	3	16	5	22	10	
Bealiba		"	8	1	12	3	16	5	22	10	
Birchip		"	8	1	12	3	15	2	20	7	
Boort		"	8	1	12	3	10	5	14	4	
Bridgewater		"	8	1	12	3	8	5	12	3	
Carisbrook		"	8	1	12	3	16	5	22	10	
Castlemaine		"	8	1	12	3	16	5	24	10	
Charlton		"	8	1	12	3	10	5	20	10	
Corop		"	8	1	12	3	16	5	22	10	
Costerfield		"	8	1	12	3	16	5	24	10	
Donald		"	8	1	12	3	11	5	13	5	
Dunolly		"	8	1	12	3	16	5	24	10	
Durham Ox		"	8	1	12	3	16	5	24	10	
Eaglehawk		"	8	1	12	3	16	5	24	10	
Echuca		"	16	2	24	6	22	10	48	15	
Eldington		"	8	1	12	3	16	5	24	10	
Elmore		"	8	1	12	3	16	5	20	10	
Fryersdown		"	8	1	12	3	12	2	20	5	
Geelong		"	8	1	12	3	12	5	12	4	
Geelong		"	8	1	12	3	15	5	12	8	
Gunbower		"	8	1	12	3	16	5	24	10	
Heathcote		"	8	1	12	3	16	5	24	10	
Huntly		"	8	1	12	3	16	5	22	5	
Inglewood		"	8	1	12	3	16	5	24	10	
Kangaroo Flat		"	8	1	12	3	16	5	24	10	
Kerang		"	8	1	12	3	16	5	24	10	
Koondrook		"	8	1	12	3	15	5	12	4	
Korong Vale		"	8	1	12	3	15	2	20	6	
Maldon		"	8	1	12	3	12	2	16	5	
Malmsbury		"	8	1	12	3	11	5	22	5	
Marong		"	8	1	12	3	16	5	24	10	
Maryborough		"	16	2	25	7	32	10	40	10	
Mitiamo		"	8	1	12	3	15	5	12	8	
Moonambel		"	8	1	12	3	16	5	22	5	
Newstead		"	8	1	12	3	16	5	24	10	
Pyramid		"	8	1	12	3	15	5	12	8	
Raywood		"	8	1	12	3	16	5	17	5	
Redbank		"	8	1	12	3	16	5	24	8	
Redesdale		"	8	1	12	3	11	5	24	10	
Rheola		"	8	1	12	3	16	5	24	10	
Rochester		"	8	1	12	3	11	5	11	5	
St. Arnaud		"	8	1	12	3	16	5	24	10	
Serpentine		"	8	1	12	3	16	5	24	10	
Strathfieldsaye		"	8	1	12	3	16	5	24	10	
Stuartmill		"	8	1	12	3	16	5	24	10	
Swan Hill		"	16	2	25	7	32	10	48	15	
Taradale		"	8	1	12	3	16	5	24	10	
Tarnagulla	"	8	1	12	3	16	5	24	10		
Wedderburn	"	8	1	12	3	16	5	22	5		
Wycheproof	"	16	2	24	6	8	5	20	5		
Yelta	"	4	2	26 chaff	...	8	4	50	...		
Southern	Geelong	"	24	3	40	10	60	6	100	22	
	Geelong	Gaols	10	40	
	Beac	Police	8	1	12	3	8	2	12	8	
	Birregurra	"	8	1	12	3	10	1	14	4	
	Camperdown	"	8	1	12	3	20	2	25	7	
	Cobden	"	8	1	12	3	10	1	14	4	
	Cotiac	"	16	2	24	6	16	2	20	8	
	Drysdale	"	8	1	12	3	10	1	14	4	
	Inverleigh	"	8	1	12	3	10	1	12	4	
	Liamore	"	8	1	12	3	16	2	20	8	
	Little River	"	8	1	12	3	13	2	20	8	
	Meredith	"	8	1	12	3	13	2	20	8	
	Mount Moriac	"	8	1	12	3	15	2	20	8	
	Portarlington	"	8	1	12	3	10	1	14	4	
	Queenscliffe	"	22	7	25 chaff	28	
	Rokewood	Police	8	1	12	3	15	2	20	8	
	Shelford	"	8	1	12	3	15	2	20	8	
	Steiglitz	"	8	1	12	3	15	2	20	8	
	Terang	"	8	1	12	3	20	2	20	8	
	Waddallah	"	8	1	12	3	15	2	20	8	
Winchelsea	"	8	1	12	3	10	1	15	6		
Western	Hamilton	"	24	3	36	9	25	5	18	11	
	Hamilton	Post and Telegraph	9	1	12	3 $\frac{1}{2}$	5 $\frac{1}{2}$	2	11	6	
	Allansford	Police	8	1	12	3	10	1 $\frac{1}{2}$	14	4	
	Apsley	"	8	1	12	3	8	1	12	3	
	Balmoral	"	8	1	12	3	15	4	20	10	
	Branxholme	"	8	1	12	3	15	2	15	5	
Caramut	"	8	1	12	3	15	3	22	10		

FORAGE—continued.

District.	Station.	Department for which supply is required.	Estimated Quarterly Consumption for each Station.				Storage Capacity.				
			Oats.	Bran.	Hay.	Straw.	Oats.	Bran.	Hay.	Straw.	
			Centals.	Centals.	Centals.	Centals.	Centals.	Centals.	Centals.	Centals.	
Western— (continued)	Casterton ...	Police ...	16	2	24	6	34	4	33	15	
	Cavendish ...	" ...	8	1	12	3	15	2	15	5	
	Coleraine ...	" ...	8	1	12	3	16	2	20	6	
	Dartmoor ...	" ...	8	1	12	3	8	2	10	3	
	Dunkeld ...	" ...	8	1	12	3	15	3	15	5	
	Edenhope ...	" ...	8	1	12	3	12	2	12	5	
	Harrow ...	" ...	8	1	12	3	15	2	12	5	
	Hawkesdale ...	" ...	8	1	12	3	10	1½	12	4	
	Heywood ...	" ...	8	1	12	3	11	1	12	4	
	Koroit ...	" ...	8	1	12	3	11	2	17	5	
	Macarthur ...	" ...	8	1	12	3	15	3	12	4	
	Merino ...	" ...	8	1	12	3	10	2	10	5	
	Mortlake ...	" ...	8	1	12	3	15	2	10	5	
	Nelson ...	" ...	8	1	12	3	8	2	15	3	
	Panmure ...	" ...	8	1	12	3	10	1	15	4	
	Penshurst ...	" ...	8	1	12	3	10	2	11	4	
	Port Campbell ...	" ...	8	1	12	3	10	2	15	5	
	Port Fairy ...	" ...	8	1	12	3	10	1	14	4	
	Portland ...	" ...	8	1	12	3	15	2	25	7	
	Strathdownie East ...	" ...	8	1	12	3	8	1	12	3	
	Warrnambool ...	" ...	16	2	24	6	24	4	22	10	
	Woodford ...	" ...	8	1	12	3	10	1	15	4	
	Wimmera ...	Stawell West ...	" ...	32	4	50	14	25	3	30	15
		Ararat ...	" ...	8	1	12	3	20	2	30	8
		Ararat ...	Lunatic Asylum ...	36½	60	...	200	73	120	...	600
		Buangor ...	Police ...	8	1	12	3	20	3	20	6
		Dimboola ...	" ...	8	1	12	3	11	2	22	5
Elmhurst ...		" ...	8	1	12	3	12	3	20	6	
Glenorchy ...		" ...	8	1	12	3	17	2	22	5	
Goroke ...		" ...	8	1	12	3	7	1	8	4	
Horsham ...		" ...	16	2	24	6	25	3	22	8	
Kaniva ...		" ...	8	1	12	3	5	1	7	2	
Landsborough ...		" ...	8	1	12	3	15	2	22	5	
Lillimur ...		" ...	8	1	12	3	7	1	8	4	
Minyip ...		" ...	8	1	12	3	15	2	18	6	
Moynton ...		" ...	8	1	12	3	11	3	11	3	
Murtoa ...		" ...	8	1	12	3	15	2	22	8	
Natimuk ...		" ...	8	1	12	3	15	2	20	4	
Netherby ...		" ...	8	1	12	3	7	1	8	4	
Nhill ...	" ...	8	1	12	3	15	2	20	5		
Noradjuha ...	" ...	8	1	12	3	15	2	20	4		
Rupanyup ...	" ...	8	1	12	3	15	2	20	8		
Warracknabeal ...	" ...	16	2	24	6	11	2	22	11		
Wickliffe ...	" ...	8	1	12	3	15	2	20	6		

Printed forms of tender and conditions of contract may be obtained from the Secretary, Tender Board, Treasury, Melbourne, or from the officer in charge at any station, by whom also information or explanation will be afforded to persons tendering.

As much forage as can be stored at any station where the storage is small will, for the convenience of the contractor, be ordered at one time.

The price, which must be expressed in words as well as in figures, and without alterations, erasures, or discrepancies, must be per cental of 100 lbs. (net weight), including delivery at the stations, and all charges except the bags, which will remain the property of the contractor. At stations where the bags can be at once emptied the contractor will be required to remove them when delivery is taken. At other stations, notice will be sent to the contractor when the bags are empty. Bags to be removed at contractor's expense.

Tenders, which should be upon the printed form, will be received for either oats, bran, hay, or straw (the particular kind of hay or straw offered to be stated); but if all be included in one tender it may be accepted for one article only, if advisable. Oaten hay will be preferred. If sheaf hay be tendered for, it must be so stated in the tender.

Telegrams or tenders not complying with the terms of advertisement will not be entertained.

The successful tenderer will be required to enter into a bond for one-third of the estimated amount of the contract within ten days after the acceptance is notified. Two approved sureties are required for contracts amounting to £150 and upwards, and one surety for contracts under £150.

Tenderers failing to take up their accepted tenders, or failing to carry out their contract satisfactorily, will be ineligible to again hold contracts for Government supplies.

Tenders must be enclosed in an envelope, marked "Tender for Forage," and deposited in the Tender-Box, Pay Office, Treasury, Melbourne; or, if sent by post, they must be addressed to the Chairman of the Tender Board, Treasury, Melbourne.

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

The decision of the Government will be made known by *Gazette* notice, and by letter to accepted tenderers.

CONDITIONS OF CONTRACT.

1. The hay to be good, sound, and sweet, and properly trussed, except when otherwise specified in the contract; the straw to be wheat or oaten, and both to be in all respects of the best quality; oats, clean white (Victorian grown) and bran to be sound and sweet, and of the best description; chaff to be made from oaten hay of the best quality; the maize to be of the best quality. The hay tenders must specify whether they are for oaten or wheat hay.

2. The supplies are for police, telegraph, and other horses, and are to be delivered on the order of the officer in charge of the district or station. The quantities stated in the schedule being only approximate, it must be understood that the Government may draw either more or less than those mentioned; and should new telegraph stations be formed, or additional horses required to be stationed at any of the stations, the contractor will be required to supply the additional forage. Should the additional number of horses, however, exceed two, the contractor may, if he desires it, terminate the contract by supplying at once the whole quantity due at the station under the contract according to the foregoing schedule.

3. Notwithstanding anything contained in the preceding condition, the contractors for the supply to the Police Depot may be called upon to supply any other Government Departments within a radius of six miles from Melbourne, and for which no contracts have been taken, at the same rates.

4. The forage, when delivered, must be accompanied by the particulars of quantity, showing the net weight, to be returned on the back of the order, which, when signed by the officer in charge of the station, for the net quantity received, will be endorsed to the contractor, and by him rendered in support of his account.

5. Each contractor will be required to prepare his own account in the prescribed form, and, on presentation thereof to the officer in charge of the station or district, it will be forwarded for payment at the Treasury, Melbourne, or the Pay Office of the district, as may be indicated by the contractor on the account.

6. Should forage duly ordered under these contracts not be delivered within forty-eight hours of the time specified in the order for delivery, it will be competent for the department (should circumstances require it) to purchase the same at the risk of the contractor, from whose account any expense over and above the contract price is to be deducted.

7. In the event of a difference of opinion between the contractor and the officer receiving the forage as to the quality of the same, it is to be decided by a board of survey, composed of persons named by the head of the department ordering the supply, and the decision of the Board is to be considered final.

8. If the Board shall decide that the forage is not of proper quality, it must be immediately replaced by the contractor, failing which it will be procured elsewhere, and the extra cost, if any, will be charged as in clause 6.

9. When a board of survey cannot be conveniently assembled, or when, from some other cause, injury would accrue either to the public service or to the contractor by waiting for a board of survey, the officer in charge will have the power to reject such supplies as are obviously of inferior quality, it being understood that he will be responsible to the Government for so doing; and the contractor must take back the rejected forage, and supply good in its stead, failing which it will be obtained by the officer requiring it, and the expense will be charged as in clause 6.

10. A repetition of irregularity in the quantity or quality of the forage, or of the delay in delivering or replacing it when required, or refusal to execute orders, will subject the contractor, upon report from the Tender Board, to such mulct, not exceeding £20, as the Treasurer of the colony for the time being may direct. It will also be in the power of the said Treasurer, upon such repetition, to terminate the contract forthwith.

11. 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 recognised by the Government.

12. It will be competent for the Secretary of the Tender Board, on behalf of the Government, or for the contractor on his own behalf, to terminate the contract, by giving, in writing, a notice of three full calendar months to that effect, it being understood that such notice can only be given from the 1st day of a month, and provided that no such notice can be given before the 30th September 1891, and in the event of a station being discontinued or any change in the supplies required, the contractor will receive the earliest possible intimation.

Treasury,
Melbourne, 26th November, 1890.

JAMES MUNRO,
Treasurer.

TENDERS FOR GRAZING LANDS.

Tenders must be sent in on proper form, which can be obtained on application to the Lands Department, Melbourne, or any of the Survey Offices in the country.

Tenders must be placed in the Crown Lands Office Tender-box not later than Twelve noon on Tuesday, 30th December, 1890.

NOTE.—The fee for the period from 1st January, 1891, to 31st December, 1891, and fee of Five shillings for licence, must accompany each tender.

TENDERS will be received by the Board of Land and Works up to Noon of Tuesday, 30th December, 1890, 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 licence granted under section 123 of the *Land Act 1890* 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 section 7 of the *Vermin Destruction Act 1890*, all licensees under the section for which these licences will issue are liable for the destruction of rabbits within the boundaries of their licences.

Conditions :

1. The issue of this licence 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 1890*, except under the 123rd section thereof, under which the licence 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 1890*, or for mining purposes.

2. In case the said land, or any part or parts thereof, shall be sold, leased, licensed, alienated, dealt with, or resumed as aforesaid, the licensee shall not be entitled to any compensation other than the return of such portion of his licence-fee paid by him as the responsible Minister of the Crown for the time being administering Division II. of the *Land Act 1890* may think fit. This licence 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. Subject to these conditions, the licensee shall be entitled to use the land for the purposes for which the licence has been granted, until notice has been given in the *Government Gazette* that such land, or any part thereof, has been sold, leased, licensed, alienated, dealt with, or resumed as aforesaid; and, immediately upon such notice being given, all the interest of the licensee in the licensed land described in such notice shall cease and be determined, and any person entitled to occupy the licensed land, or any part thereof, may lawfully make entry upon and hold the same, without the permission or sanction of the licensee or any one claiming under her, him, or them.

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

5. This licence 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.

6. If the licensee desire a renewal of this licence, 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.

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

8. No claim whatever shall be made or entertained by reason of the licence not being renewed or transferred.

9. This licence 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.

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

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

Special Conditions :

1. The period of occupation will be from 1st January, 1891, to 31st December, 1891.

2. The licence-fee must be paid in advance. The fee for the period from 1st January, 1891, to 31st December, 1891—for which the licence 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 lot and block per annum.

4. Separate tenders must be lodged for each block.

5. Tenders to be indorsed "Tender for Lot 1, Block 757," or "Lot 2, Block 2636," or "Lot 3, Block 2637," as the case may be.

6. The highest or any tender not necessarily accepted.

7. Tenderers must give their full name and ordinary postal address.

8. 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.

A. McLEAN,
Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
Melbourne, 4th December, 1890.

Lot 1. Grazing block (No. 731)—1,400 acres, being portion of the Mount Cole State Forest, excised from the Woodlands run, and lying south of the Warrak Common: Ararat district.—(491/119.)

Lot 2. Grazing block (No. 757)—61,500 acres, known as Mount Angus: Sale district.—(622/119.)

Lot 3. Grazing block (No. 2636)—354 acres, allotment 30, section G, parish of Swanwater, being portion of the Cope Cope timber reserve: St. Arnaud district.—(424/119.)

Lot 4. Grazing block (No. 2637)—355 acres, allotment 28, section E, parish of Swanwater, being portion of the Cope Cope timber reserve: St. Arnaud district.—(1832/119.)

Lot 5. Grazing block (No. 2873)—100 acres, parish of Connangorach, allotments 31 and 32, reserved under sections 110, 6, 9, and 102, L.A. 1869, being east and adjoining Connangorach Swamp: Horsham district.—(700/119.)

Lot 6. Grazing block (No. 2915)—655 acres, being the Muckatalt township reserve, excepting the Race-course reserve, parish of Katamatita: Benalla district.—(15/119.)

Lot 7. Grazing block (No. 3419)—4,000 acres, being the remnant of the forfeited Armidale run: Sale district.—(3/119.)

Lot 8. Grazing block (No. 3614)—140 acres on the Goulburn River, on the north side of the Shepparton railway line, parish of Kialla: Benalla district.—(750/119.)

Lot 9. Grazing block (No. 4030)—25 acres, between allotment 3A, parish of Dunmore and Darlot's Creek: Hamilton district.—(305/119.)

Lot 10. Grazing block (No. 4097)—5,309 acres, being the remnant of the Clarendon and Buninyong united town and farmers' common, parishes of Clarendon and Buninyong, and the available Crown lands in the parish of Clarendon. The above area does not include the 600 acres, parish of Buninyong, licensed under section 119 to A. McLennan: Ballarat district.—(C.61564.)

Lot 11. Grazing block (No. 4101)—465 acres, being allotments 15, 16, 19, and 20, including the timber reserve in the parish of Pomorie: Geelong district.—(I.12181—567/119.)

Lot 12. Grazing block (No. 4225)—890 acres, being grazing areas 2 and 5, parish of Murrindarra: Hamilton district.—(V.D.9.7382.)

Lot 13. Grazing block (No. 4261)—7,750 acres, being allotments 15, 16, 17, 19, 20, 21, 23, 24 and 25, Jinjelic, and allotment 50, parish of Cudgewa: Beechworth district.—(C.65253.)

Lot 14. Grazing block (No. 4262)—23 acres, being allotment 55, township of Molyullah, parish of Tatong: Benalla district.—(955/123.)

Lot 15. Grazing block (No. 4263)—270 acres, lying between allotments 62, 68A, 69A, 69B, and Lake Corangamite, parish of Poliah South: Geelong district.—(D.26330.)

Lot 16. Grazing block (No. 4264)—27 acres, being allotment 23A, parish of Mologa, and formerly held under licence by Hy. Griffin: Kerang district.—(328/119.)

Lot 17. Grazing block (No. 4265)—208 acres, being the village reserve on Lake Charm, parish of Dartagook: Kerang district.—(H.41864.)

Lot 18. Grazing block (No. 4266)—2,720 acres, being originally Mallee block No. 4, county of Tatchera: Kerang district.—(B.58257.)

Lot 19. Grazing block (No. 4267)—40 acres, parish of Lorquon, being a reserve for water supply purposes, and situated between the selections of John McPhee and E. Glover: Horsham district.—(L.26755.)

Lot 20. Grazing block (No. 4268)—140 acres, being allotment 93H, parish of Sherwood, county of Mornington, and formerly held under licence by W. Hardy: Melbourne district.—(396/119.)

Lot 21. Grazing block (No. 4269)—35 acres, being the reserve immediately south of R. Barrou's 32nd section holding, parish of Avenel, county of Moira: Seymour district.—(O.16260.)

Lot 22. Grazing block (No. 4270)—(Withdrawn.)*

Lot 23. Grazing block (No. 4271)—1,000 acres, consisting of block A, parish of Enfield, county of Grenville: Ballarat district.—(V.D. 9.7968.) Note.—This licence will be renewable annually for a period of four years after the 31st December, 1891.

Lot 24. Grazing block (No. 4272)—1,100 acres, being block B, parish of Enfield, county of Grenville: Ballarat district.—(V.D. 9.7968.) Note.—This licence will be renewable annually for a period of four years after the 31st December, 1891.

Lot 25. Grazing block (No. 4273)—640 acres, being block C, parish of Enfield, county of Grenville: Ballarat district.—(V.D. 9.7968.) Note.—This licence will be renewable annually for a period of four years after the 31st December, 1891.

Lot 26. Grazing block (No. 4274)—500 acres, being block D, parish of Enfield, county of Grenville: Ballarat district.—(V.D. 9.7968.) Note.—This licence will be renewable annually for a period of four years after the 31st December, 1891.

Lot 27. Grazing block (No. 4275)—930 acres, being block E, parish of Enfield, county of Grenville: Ballarat district.—(V.D. 9.7968.) Note.—This licence will be renewable annually for a period of four years after the 31st December, 1891.

Lot 28. Grazing block (No. 4276)—5,060 acres, parish of Awonga, allotments 36, 112, 119, 119A, 123, 124, 124A, 125, 131, part 118, parish of Jallakin, allotment 37: Horsham district.—(581/119.)

Lot 29. Grazing block (No. 4277)—6,544 acres, parish of Awonga, being allotments C, F, 95, 109, 113, 114, 120, 121, 126, 127, 128, 129, 130: Horsham district.—(581/119.)

Lot 30. Grazing block (No. 4278)—1,400 acres, parish of Awonga, being allotments 103, 104, and 105, and the departmental reservation south of allotment 104: Horsham district.—(581/119.)

* TENDERS FOR GRAZING LANDS.—BLOCK WITHDRAWN.

Notice is hereby given that Grazing block No. 4270, which appeared in *Government Gazette* of 5th December, 1890, p. 4746, as open for tender, is now withdrawn.

N. WIMBLE,
Secretary for Lands.

Lands Department,
Melbourne, 18th December, 1890.

TENDERS FOR GRAZING LANDS.

REFERRING to notice published in *Government Gazette* of 5th December, 1890, page 4746, it is hereby notified that blocks No. 4271, 4272, 4273, 4274, and 4275 are in the parish of Enfield, and not Dereel.

N. WIMBLE,
Secretary for Lands.

Lands Department,
Melbourne, 11th December, 1890.

TENDERS FOR GRAZING LANDS.—SOUTH AUSTRALIAN BORDER.

The fee for the period from 1st January, 1891, to 31st December, 1891, and fee of Five shillings for Licence, must accompany each tender.

TENDERS will be received by the Board of Land and Works up to Noon of Tuesday, 30th December, 1890, for the occupation, for grazing purposes only, of lands abutting on the boundary-line between South Australia and Victoria, in allotment, 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 Licence, 123rd section, the *Land Act 1890*, issued annually.

That possession shall be given on 1st January, 1891.

That the tenderer of the highest amount per acre by way of annual licence-fee shall be entitled to a licence, if he enclose with his tender the full amount thereof.

That the licensee 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 licence.

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 licences.

The interest in any licence 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 Lot A, allotment 54," 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.

A. McLEAN,
Commissioner of Crown Lands.

Lands Department,
Melbourne, 4th December, 1890.

Lot A. Allotment (54)—92 acres, parish of Ardno, county of Follett: Hamilton district.—(493/119.)

Insolvency Notices.

In the Court of Insolvency, at Castlemaine.

NOTICE is hereby given that the estate of Thomas Page Smith, of Castlemaine, publican, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at the Court House, Castlemaine, on Tuesday, the 23rd day of December, A.D. 1890, at the hour of Eleven o'clock in the forenoon, for the election of a trustee and for the other purposes mentioned in the 53rd section of the *Insolvency Act 1890*.

Dated at Castlemaine this 15th day of December, A.D. 1890.

J. H. DUNNE,
Chief Clerk.

In the Court of Insolvency, Nhill.

NOTICE is hereby given that the estate of Thomas Harris, of Kaniva, in the colony of Victoria, farmer, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Nhill, on Tuesday, the 23rd day of December, A.D. 1890, at the hour of Eleven o'clock in the forenoon, for the election of trustees and for the other purposes mentioned in the 53rd section of the *Insolvency Act 1890*.

Dated at Nhill this 12th day of December, A.D. 1890.

W. P. MILNE,
Chief Clerk.

In the Court of Insolvency, Western District, Stawell.

NOTICE is hereby given that the estate of James Henderson, of Rupanyup, in the colony of Victoria, carpenter, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Stawell, on Tuesday, the 30th day of December, A.D. 1890, at the hour of half-past Ten o'clock in the forenoon, for the election of trustees and for the other purposes mentioned in the 53rd section of the *Insolvency Act 1890*.

Dated at Stawell this 17th day of December, A.D. 1890.

EDWARD HARRISON,
Chief Clerk.

In the Court of Insolvency, Melbourne.

NOTICE is hereby given that the estates of Elizabeth Godfrey, of Richmond, out of business, 147; George Tatton, of Carlton, out of business, 148; Maurice Condon, of Brunswick, plasterer, 149; Henry Plow Kane, of Brighton, gentleman, 150; Charles Edward Cardwell, of Seymour, contractor, 151; Thomas Price Hughes, of Flemington, contractor, 152; have been sequestrated, and that general meetings of creditors in the said estates will be held at the Insolvency Court Offices, the Law Courts, in the city of Melbourne, on Monday, the 22nd day of December, A.D. 1890, at the hour of half-past Ten o'clock in the forenoon, for the election of trustees and for the other purposes mentioned in the 53rd section of the *Insolvency Act 1890*.

Dated at Melbourne this 17th day of December, A.D. 1890.

GEO. BELL,
Chief Clerk.

In the Court of Insolvency, Benalla.

NOTICE is hereby given that the estate of Alexander Blair, of Mairdample, labourer, has been sequestrated, and that a general meeting of creditors in the said estate will be held at the Insolvency Court Offices, at Benalla, on Tuesday, the 30th day of December, A.D. 1890, at the hour of half-past Ten o'clock in the forenoon, for the election of trustees and for the other purposes mentioned in the 53rd section of the *Insolvency Act 1890*.

Dated at Benalla this 17th day of December, A.D. 1890.

MORTON S. CLARK,
Chief Clerk.

In the Court of Insolvency, at Geelong.

NOTICE is hereby given that the estates of James Charles Duffy, late of Geelong, but now of South Yarra, draper's assistant (3307); John Samuel Begley, of Geelong, tailor and outfitter (3308); and Thomas McDermott, of Geelong, boarding-house-keeper (3309); have been sequestrated, and that general meetings of creditors in the said estates will be held at the Insolvency Court Offices, at Supreme Court House, Geelong, on Monday, the 22nd day of December, A.D. 1890, at the hour of half-past Two o'clock in the afternoon, for the election of trustees and for the other purposes mentioned in the 53rd section of the *Insolvency Act 1890*.

Dated at Geelong this 17th day of December, A.D. 1890.

N. J. MAUDE,
Chief Clerk.

In the Court of Insolvency, Beechworth.

NOTICE is hereby given that the estate of Samuel Scott, of Myrtleford, miner, has been sequestrated, and that a general meeting of creditors in the said estate will be held at the Insolvency Court Offices, at Beechworth, on Wednesday, the 31st day of December, A.D. 1890, at the hour of Ten o'clock in the forenoon, for the election of trustees and for the other purposes mentioned in the 53rd section of the *Insolvency Act 1890*.

Dated at Beechworth this 17th day of December, A.D. 1890.

W. DICKSON,
Chief Clerk.

Police Sales.

PRESTON.

THE undermentioned unclaimed property will, if not previously claimed, be sold by public auction, at Preston Police Station, on Tuesday, the 30th December, 1890, at One o'clock p.m., viz.:-

One American express waggon.

H. M. CHOMLEY,
Chief Commissioner of Police.

Police Department,
Chief Commissioner's Office,
Melbourne, 5th December, 1890.

ALEXANDRA.

THE undermentioned unclaimed property will, if not previously claimed, be sold by public auction, at the Alexandra Police Station, on Wednesday, the 7th January, 1891, at One o'clock p.m.:-

Three barrels containing beer.
Three pint measures.

H. M. CHOMLEY,
Chief Commissioner of Police.

Police Department,
Chief Commissioner's Office,
Melbourne, 8th December, 1890.

Private Advertisements.

SEYMOUR WATERWORKS TRUST.

NOTICE is hereby given that the Waterworks District comprised within the Seymour Waterworks Trust boundaries (Shire of Seymour) is now supplied with water under the provisions of *The Water Conservation Act 1889*.

T. HOWARD,
Secretary.

Office of the Trust, Shire Hall,
Seymour, 15th December, 1890.

SEYMOUR WATERWORKS TRUST.

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

The main pipes in the said streets and roads being laid down, the owners of all tenements situated as under are hereby required, on or before the 31st day of December, to cause a proper pipe and stopcocks to be laid, so as to supply water from the main pipe within such premises—

Tallarook-road
Victoria-street, from Tallarook-road to Kobyboyn-road
Goulburn-road, from Tallarook-road
Watson-street
Kobyboyn-road to 5 chains past Oak-street
Station-street
Crawford-street
Wallis-street
Harding-street
William-street
Henry-street
Butler-street, 15 chains from Crawford-street
High-street to N.E. corner allotment 27, section 14
Tallarook-street
Guild-street
Emily-street, from S.W. corner allotment 3, section P, to S.W. corner allotment 2, section A
Manners-street
Robert-street, from Manners-street to allotment 2, section K
Hanna-street, from Tallarook-street to N.E. corner allotment 10, section I
Pre-ident-street
Jubilee-street
Collas-street

By order of the Trust,
T. HOWARD,
Secretary.

Office of the Trust, Shire Hall,
Seymour, 15th December, 1890.

4558

SHIRE OF HAMPTDEN.—PUBLIC NOTICE.

UNDER SECTION 428 "LOCAL GOVERNMENT ACT 1890."

THE Council of the Shire of Hampden has received and adopted the following application from W. Thomson Manifold, Esq., Purrumbete, who is desirous of obtaining licences for unlocked swing gates (3) on a certain road within the shire, in the situations described hereunder, the reasons assigned why such application should be granted being that the traffic is so slight that the temporary closing of such road by means of unlocked swing gates will not create any inconvenience or be injurious to the public. It is further notified that the period for which it is proposed to close the said road by unlocked swing gates is twelve months from the date of licence.

By order of the Council,
DAVID HAMILTON, Secretary.

Shire Office, Camperdown,
12th December, 1890.

APPLICATIONS REFERRED TO.

1. Gate on road about north-east corner of allotment 2 of section III., parish of South Purrumbete.
2. Gate on road about the middle of the north end of allotment 2, section II., of same parish.
3. Gate on road about the north-west corner of section I., same parish.

4553

Local Government Act 1890.

SHIRE OF SHEPPARTON.

A By-law of the Shire of Shepparton, made under section 190 of the *Local Government Act 1890*, and numbered 13, for adopting the provisions of the first part of the *Police Offences Act 1890*.

IN pursuance of the powers conferred by the *Local Government Act 1890*, the president, councillors, and ratepayers of the Shire of Shepparton order as follows:—

The provisions of the first part of the *Police Offences Act 1890* are hereby extended to the Shire of Shepparton.

Passed this 13th day of October, 1890.

Confirmed this 8th day of December, 1890.

4536 JAMES O'CONNELL, President.
JAMES M. NICKINSON, Shire Secretary.

CITY OF HAWTHORN.

REGULATION No. 13.

A Regulation of the City of Hawthorn, made under the 194th section of the *Local Government Act 1890*, for repealing regulation number (11) eleven and regulation number (12) twelve, and for appointing places for the standing of carriages within the City of Hawthorn.

IN pursuance of the powers granted by section 194 of the *Local Government Act 1890*, the mayor, councillors, and citizens of the City of Hawthorn make the following regulations:—

1. Regulation number (11) eleven and regulation number (12) twelve are hereby repealed.
2. The places hereunder described shall be stands for carriages within the City of Hawthorn—

(a) Commencing at a point 20 feet north from the north side of Allen's-lane and extending further north 90 feet.

(b) Commencing at a point on the east side of Auburn-road at the north end of Allen's Hotel Buildings and extending therefrom 150 feet north.

Adopted on the 15th day of October, 1890.

Confirmed on the 26th day of November, 1890.

4517 (SEAL) FRANCIS GILLMAN, Mayor.
E. J. POWELL, Town Clerk.

CITY OF BALLAARAT.

REGULATION No. 18.

A Regulation of the City of Ballarat, made under section 6 of the *Police Offences Act 1890*, for keeping order in the carriage and foot ways and public places of the City of Ballarat, and for preventing any obstruction thereof.

IN exercise of the power conferred by the 6th section of the *Police Offences Act 1890*, the mayor, councillors, and citizens of the City of Ballarat make the regulations following:—

1. This regulation shall be observed and in force within the City of Ballarat on and after the 20th day of December, 1890.
2. Any person offering for sale any commodity in any street of the city shall not linger or loiter in such street, nor occupy any fixed stand therein, but shall keep moving along such street on the side thereof situate on his left hand at a reasonable walking pace of not less than one mile per hour, and shall not travel the same road, street, or pathway more than once in the same hour.

Passed this 15th day of December, 1890.

JOHN HICKMAN, Mayor.
C. C. SHOPPEE, Councillor.
J. G. McDONALD, Councillor.
GEORGE PERRY Town Clerk.

(SEAL)

4552

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between Charles Edward Shields and Robert Ridley Stanesby, in the business of picture-frame makers, carried on at No. 84 Chapel-street, Windsor, under the style or firm of Shields and Stanesby, was on the date hereof dissolved by mutual consent; and that the said business will in future be carried on by the said Charles Edward Shields, and all debts due to or owing by the said firm will be payable to and by the said Charles Edward Shields, as the case may be, at the business premises aforesaid.

Dated the 12th day of December, 1890.

CHAS. E. SHIELDS.
ROBERT R. STANESBY.

Signed by the said Charles Edward Shields and Robert Ridley Stanesby, in the presence of J. H. MADDOCK, solicitor, Melbourne. 4606

NOTICE is hereby given that the partnership hitherto subsisting between Albert Howarth and Josiah Rice, of Sutherland-road, Armadale, masons, trading under the style or firm of "Howarth and Rice," has this day been dissolved by mutual consent. The said Josiah Rice will carry on the business of the late firm, and all debts of the said firm will be paid by, and all moneys due to the said firm will be received by, him.

Dated this 13th day of December, 1890.

ALBERT HOWARTH.
JOSIAH RICE.

Witness—KYLE WRIGHT, solicitor. 4600

NOTICE is hereby given that the partnership hitherto existing between us, the undersigned, under the style of "A. Harding and Co.," as estate agents, at Glenferrie-road, Hawthorn, has been dissolved by mutual consent.

The business shall henceforth be carried on by Arthur Harding, auctioneer, who shall pay all debts of the late firm, and shall be entitled to all moneys due to the late firm.

Dated this 17th day of December, 1890.

ARTHUR HARDING.
W. P. CLEMENT.

Witness to both signatures—GEO. GILL. 4619

Patent for invention entitled "A triple stop safe lock."

THIS is to notify that John Pascoe, of Clunes, in the county of Talbot, watchmaker, has applied for letters patent for the said invention, and that I have appointed Wednesday, the 14th day of January, 1891, at Three o'clock p.m., at the Patent Office, Melbourne, to hear the said application and all objections thereto. All persons objecting to the grant of such application must leave notice thereof, in writing, at the said office, on or before the 9th day of January, 1891, or they will not be heard.

Dated this 9th day of December, 1890.

WM. SHIELDS.

Patent Office, Lonsdale-street west, Melbourne. 4538

Patent for invention entitled "An improved carriage, convertible from a vis-a-vis phaeton into a Victoria."

THIS is to notify that Dennis Jeffery, of Messrs. Pickles and Sons' works, Brunswick-street, Fitzroy, Melbourne, has applied for letters patent for the said invention, and that I have appointed Friday, the 16th day of January, 1891, at Three o'clock p.m., at the Patent Office, Melbourne, to hear the said application and all objections thereto. All persons objecting to the grant of such application must leave notice thereof, in writing, at the said office, on or before the 12th day of January, 1891, or they will not be heard.

Dated this 17th day of December, 1890.

WM. SHIELDS.

Patent Office, Lonsdale-street west, Melbourne. 4597

Patent for invention entitled "Improvements in and relating to the construction and method of operating the doors of brougham-hansom cabs."

THIS is to notify that Herbert Chatwin, of Sydney, in the colony of New South Wales, coachbuilder, has applied for letters patent for the said invention, and that I have appointed Friday, the 16th day of January, 1891, at Three o'clock p.m.,

at the Patent Office, Melbourne, to hear the said application and all objections thereto. All persons objecting to the grant of such application must leave notice thereof, in writing, at the said office, on or before the 12th day of January, 1891, or they will not be heard.

Dated this 16th day of December, 1890.

WM. SHIELDS.

Patent Office, Lonsdale-street west, Melbourne.

Swanson and Rowlingson, patent agents and consulting engineers, corner of Lonsdale and Queen streets, Melbourne, agents for applicant. 4599

Patent for invention entitled "An improved combined harvesting machine."

THIS is to notify that William McMillan, residing at Broughton, in the colony of Victoria, farmer, has applied for letters patent for the said invention, and that I have appointed Friday, the 16th day of January, 1891, at Three o'clock p.m., at the Patent Office, Melbourne, to hear the said application and all objections thereto. All persons objecting to the grant of such application must leave notice thereof, in writing, at the said office, on or before the 12th day of January, 1891, or they will not be heard.

Dated this 11th day of December, 1890.

WM. SHIELDS.

Patent Office, Lonsdale-street west, Melbourne.

Swanson and Rowlingson, patent agents and consulting engineers, corner of Lonsdale and Queen streets, Melbourne, agents for applicant. 4612

APPLICATION FOR REGISTRATION OF ONE TRADE-MARK.—(No. 2531.)

To the Registrar-General, Melbourne.

GEORGE BENNETT, of Grey-street, Hamilton, in the colony of Victoria, hairdresser, perfumer, and tobacconist, apply to be registered as proprietor of a trade-mark, consisting of an approximately crescent-shaped label, about the centre of which is the representation of the Australian Coat of Arms, having the words "Vanilla" on the left and "Shaving" on the right. Above the Coat of Arms is the name "George Bennett's," and beneath it is the word "Powder." The whole is enclosed within a crescent-shaped border, as shown in the margin.

I desire that the said trade-mark may be registered in respect of the description of goods following, contained in Class 48, that is to say, in respect of Shaving Powder.

GEORGE BENNETT.

Witness—THOMAS FREDERICK COURTMAN, umbrella manufacturer, Grey-street, Hamilton.

EDWARD WATERS, agent for applicant. 4594

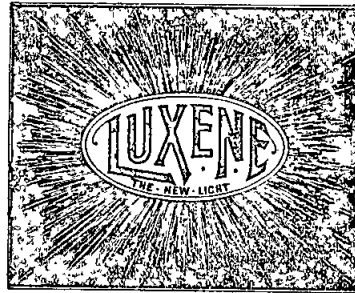
Victoria.

APPLICATION FOR REGISTRATION OF ONE TRADE-MARK.—(No. 2533.)

To the Registrar-General, Melbourne, Victoria.

THE AUSTRALASIAN-AMERICAN SHIPPING COMPANY LIMITED, whose registered office is at No. 54 Margaret-street, Sydney, in the colony of New South Wales, merchant, applies to be registered as proprietor of a trade-mark of the following description, namely:—

A device consisting of an oval bearing the word "Luxene" and the words "The New Light," such oval being surrounded by a representation of rays of light falling upon a black ground, and which is represented thus—



It is desired that the said trade-mark may be registered in respect of the goods following, contained in Class 47, namely, Illuminating and Heating Oils.

Dated this 20th day of November, 1890.

For and on behalf of the Australasian-American Shipping Co. Ltd.

H. S. CHIPMAN,

Director.

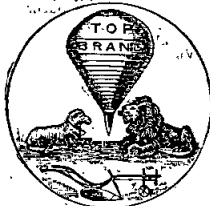
EDWARD WATERS, agent for applicant company. 4593

APPLICATION FOR REGISTRATION OF MORE THAN ONE TRADE-MARK.—(Nos. 2538 AND 2539.)

To the Registrar-General, Melbourne.

WE, Alfred Shaw and Company, of Nos. 358 and 360 Little Collins-street, Melbourne, in the Colony of Victoria, hardware-merchants, apply to be registered as proprietors of the following trade-marks, numbered 1 and 2:—

The trade-marks are described as follows, that is to say:—



No 1 consists of a device composed of the representation of a top, at the foot of which are the representations of a goat and a lion, with a plough in the foreground. Upon the top are the words "Top Brand." The whole is enclosed in a plain line circular border, as shown in the margin.



No. 2 consists of an oblong label bearing a representation of a number of men engaged in what is known as "The Tug of War." In the upper portion of the label is a representation of the Glasgow Coat of Arms, and in the lower portion of the label are the words "Tug of War Brand." The whole is enclosed within an oblong border, as shown in the margin.

We desire that the said trade-marks may be registered in respect of the description of goods following, that is to say:—

As to No. 1, in respect of the following goods contained in Classes 1, 2, 3, 4, 5, 6, 7, 8, 11, 12, 13, 14, 15, 16, 17, 19, 20, 25, 38, 39, 42, 47, and 50, that is to say (1) Cement for preventing radiation of heat, Paints, White Lead, &c., and Borax. (2) Oils prepared for veterinary purposes, and Blue-stone. (3) Oils prepared for use in medicine and pharmacy. (4) Oils (mineral and vegetable not included in other classes), and Oils for toilet purposes. (5) Black Iron, Sheet, Galvanized, plain and corrugated, Bar Iron, Tinned Sheet Iron, Tin Plates, Wire, Metals in Ingots, and Zinc. (6) Mangles, Pumps, Scales and Balances, Egg Beaters, Coffee Mills, Cramps,

Cranes, Tinsmiths' Machines. (7) Agricultural and Horticultural Machinery, and parts of such machinery. (8) Barometers. (11) Cutlery (surgical). (12) Cutlery, Edge Tools, such as Files, Saws, Carpenters' Tools, Carpenters' Machines, Tinsmiths' Tools, and Tinsmiths' Machines. (13) Garden and Harvest Tools, Brass Foundry Brassware, Cast Iron Goods, Wrought Iron Goods, Galvanized Iron Goods, Tinned Iron Goods, Zinc Ware, Lamps, Lamp Burners, Nails, Water Cocks and Taps, Safes, and Safe Doors, Hames, Locks and Latches, Wire Work, Articles of Wire Gauze, Wire Netting and Fencing, Wire Ropes, Fish Hooks, Corkscrews, Bells, Bench Screws, Bolts for Doors, Bolts and Nuts, Tinned Iron and Tinware, Japanned Ironware, Curry Combs, Mane Combs, and General Hardware. (14) Cutlery (electro-plated), Electro-plated Ware, Britannia Metal, Plated and Nickel Silver Ware. (15) Glassware. (16) Water Cocks and Taps, made of Porcelain and Earthenware. (17) Cement (Portland and other calcareous). (19) Ammunition (not explosive) and Gun Implements. (20) Ammunition (explosive). (25) Cotton Waste. (38) Gloves (harvest and garden). (39) Pencils, Letter Scales and Balances, and Copying Presses. (42) Oilmen's Stores and Oils. (47) Lamp Wicks and Floats, Oils, Axle Grease and Anti-friction Grease. (50) Bellows, Woodenware, Brushware, Cement for Mending China, Cement for Billiard Cues, Water Cocks and Taps, Ice Safes, Meat Safes, Blind Rollers, Blacking, Black Lead, Pulley Blocks, Furniture Plate and Knife Polish, Garden Hose, Knife Boards, and Razor Straps.

As to No. 2, in respect of the following goods contained in Classes 13, 37, 40, 49, 50, that is to say (13) Rope (wire) and Clothes Lines (wire), (37) Rope (leather), (40) Cord (elastic), (49) Fishing Lines, (50) Cord (blind, picture, sash, and whip), Clothes Lines, Chalk, Twine (fleece, shop, reaper and binder, sewing, and roping), and Rope.

Witness—D. G. MURRO.
EDWARD WATERS, agent for applicants.

ALFRED SHAW & CO.

4596

APPLICATION FOR REGISTRATION OF ONE TRADE-MARK.—(No. 2537.)

To the Registrar-General, Melbourne.

WE, The Australian Explosives and Chemical Company Limited, of No. 436 Collins-street, Melbourne, in the colony of Victoria, apply to be registered as proprietors of a trade-mark consisting of a label in the centre of which is the representation of a crown between the words "Crown Brand" above and "Detonators" below, the whole being enclosed within a single line circular border, as shown in the margin.

We desire that the said trade-mark may be registered in respect of the description of goods following contained in Class 20, that is to say, in respect of Explosives.

For the Australian Explosives and Chemical Co. Limited.

T. TOLLEY JONES,
General Manager.

Witness—R. B. THOMAS.
EDWARD WATERS, agent for applicant company. 4595
No. 124.—DECEMBER 19, 1890.—6.

APPLICATION FOR REGISTRATION OF ONE TRADE-MARK.

To the Registrar of Trade-marks for Melbourne.

WE, L. Stevenson and Sons Limited, whose registered office is situate at Nos. 253 to 267 Flinders-lane, Melbourne, in the colony of Victoria, warehousemen, hereby apply that we may be registered as the proprietors of the trade-mark, which is described as follows:—

The mark consists of the word "Carnot," as applying to a French kid glove, with buttons or clasps as fasteners.

WE desire that the said trade-mark may be registered in respect of the description of goods, contained in Class 38, viz., articles of Clothing.

L. STEVENSON & SONS LTD.,
Per G. F. BRIND, Managing Director.

LOUIS A. DYSON, 323 Collins-street, agent for applicant company. 4630

APPLICATION FOR REGISTRATION OF ONE TRADE-MARK.

To the Registrar of Trade-Marks for Melbourne.

WE, L. Stevenson and Sons Limited, whose registered office is situate at Nos. 253 to 267 Flinders-lane, Melbourne, in the colony of Victoria, warehousemen, hereby apply that we

may be registered as the proprietors of the trade-mark, which is described as follows:—

JULIETTE

The mark consists of the word "Juliette," as applying to an imitation kid glove with buttons or fasteners.

We desire that the said trade-mark may be registered in respect of the description of goods, contained in Class 38, viz., articles of Clothing.

L. STEVENSON & SONS LTD.,
Per G. F. BRIND, Managing Director.

LOUIS A. DYSON, 323 Collins street, agent for applicant company. 4631

CITY OF RICHMOND TERMINATING BUILDING SOCIETY.

FIFTH Year's Balance-Sheet to 31st October, 1890.

LIABILITIES.		
To 59 months' subscriptions on 1,856½ shares, at £5 18s. ...	£10,953	7 0
Fixed deposits ...	4,333	1 0
Interest accrued on same and overdraft ...	137	1 0
Suspense account outstanding ...	49	2 10
Amount due Bank of Australasia ...	1,855	19 6
Balance—being profit ...	1,808	12 2
	£19,137	3 6

ASSERS.		
By 929 shares, at £20 ...	£18,580	0 0
Arrears, investing shares ...	£221	15 0
Arrears, borrowing shares ...	124	8 0
	346	3 0
Loan on shares ...	145	0 0
Furniture, safe, account books, pass books, and rules, &c. ...	66	0 6
	£19,137	3 6

PROFIT AND LOSS ACCOUNT.		
To Allowance shares withdrawn ...	£129	11 8
Rent, gas, and secretary's salary ...	£208	0 0
Committee's fees ...	24	0 0
	232	0 0
Advertising } ...	27	17 8
Charges } ...	10	0 0
Guarantee premium ...	8	8 0
Auditors' fees ...	46	5 8
Interest paid and accrued ...	436	2 7
Balance—profit ...	1,808	12 2
	£2,652	12 1
Balance from last year ...	£1,472	2 7
By Entrance fees ...	14	11 0
Pass-book and rules ...	0	1 0
Redemptions ...	1,098	3 0
Fines ...	16	1 6
Premiums ...	51	0 0
Transfer fees ...	0	13 0
	£2,652	12 1

The above £1,808 12s. 2d., divided amongst 1,856½ shares, shows a profit on each share of £0 19 6
To which add 59 months' subscriptions, at 2s. per month ... 5 18 0
Showing the present value of each share to be ... £6 17 6

We have examined the above statements, compared them with the books of the society, and find same correct. We also have examined the securities, and have ascertained that all properties are covered by insurance.

C. W. ELLIS, F.I.A.V., } Auditors.
WM. B. EDLIN, }

Richmond, 31st October, 1890.
4584 WM. J. CUDDON, Secretary.

The Companies Act 1890.

THE STANDARD FINANCIAL INVESTMENT AND AGENCY COMPANY LIMITED.

NOTICE is hereby given that the registered office of the Standard Financial Investment and Agency Company Limited has been removed from room No. 16 (first floor) Normanby Chambers, Little Collins-street, Melbourne, and is now situate at No. 101 Queen-street, Melbourne.

Dated this 11th day of December, 1890.
CLARENCE PITMAN, Manager.
Davies, Price, and Wighton, Normanby Buildings, Little Collins-street, Melbourne, aforesaid, solicitors to the said company. 4581

The Companies Act 1890.

THE CENTENNIAL BRICK AND PIPE COMPANY LIMITED.

NOTICE is hereby given that the registered office of the above-named company is situate at St. James' Buildings, William-street, Melbourne.

Dated this 16th day of December, 1890.
ATTENBOROUGH, NUNN, & SMITH, solicitors for the said company, 461 Collins-street, Melbourne. 4613

The Companies Act 1890.

THE UNION PROPERTY TRAMWAY AND INVESTMENT COMPANY LIMITED.

NOTICE is hereby given that the registered office of the Union Property Tramway and Investment Company Limited has been removed from room No. 16 (first floor) Normanby Chambers, Little Collins-street, Melbourne, and is now situate at No. 101 Queen-street, Melbourne.

Dated this 11th day of December, 1890.
CLARENCE PITMAN, Manager.
Davies, Price and Wighton, Normanby Chambers, Little Collins-street, Melbourne, aforesaid, solicitors to the said company. 4582

The Companies Act 1890.

THE QUEEN INVESTMENT AND LAND COMPANY LIMITED.

NOTICE is hereby given that the registered office of The Queen Investment and Land Company Limited has been removed from No. 9 Temperance Buildings, Swanston-street, Melbourne, to No. 4 Imperial Chambers, Bank-place, Melbourne.

By order of the Directors,
J. VANS AGNEW BRUCE, JUN.,
4585 Secretary.

THE WETHERSDANE PARK COMPANY LIMITED.

NOTICE is hereby given that the registered office of the above-named company has been removed to 235 Collins-street, Melbourne.

Dated this 12th day of December, 1890.
A. S. ABRAHAM,
4611 Secretary to the said Company.

THE PEOPLE'S CO-OPERATIVE SOCIETY, WILLIAMSTOWN, LIMITED.

NOTICE is hereby given, in accordance with the Companies Act 1890, that the registered office of the society is situated at Ferguson-street, in the town of Williamstown.

Dated this 16th day of December, 1890.
THOMAS JOHNSON, Secretary.
Upton and Thomas, 332 Collins-street, Melbourne, solicitors for the company. 4605

The Mutual Life Insurance Company of New York.
Z. C. RENNIE, General Manager for Australia.
Victorian Branch, 446 Collins-street,
Melbourne, 12th December, 1890.

[Copy.]
The Registrar-General, Melbourne,
Sir,

PURSUANT to the requirements of section 345 of the Companies Act 1890, I beg leave to notify you of the appointment of Richard Theodore Booth as manager for this company for the colony of Victoria, with offices at No. 446 Collins-street, Melbourne, vice Sidney Dickinson resigned.

I have the honour to be, Sir,
Your obedient servant,
Z. C. RENNIE,
General Manager for Australia, and principal officer managing the business of the company in Victoria. 4610

In the Supreme Court.—In the matter of PART I. of the Companies Act 1890, and in the matter of McDONALD AND COMPANY LIMITED.

BY an Order made by Mr. Justice a'Beckett in the above matter, dated Monday, the 15th day of December, 1890, on the petition of George Evans, of Western Market, Melbourne, in the colony of Victoria, auctioneer; Daniel Dougharty, of Coburg, in the colony aforesaid, warder; Murdo Leslie, of Coburg aforesaid, contractor; Frederick William Baines, of Brighton, in the colony aforesaid, gentleman; Alexander Young, of Melbourne aforesaid; W. W. Thomas, of Melbourne aforesaid, merchant; Huxley, Parker, and Co., of Melbourne aforesaid, marble masons; S. Elliott, of Melbourne aforesaid; R. J. Thomas, of Melbourne aforesaid, clerk; Albert Turner, of Melbourne aforesaid, accountant; Robert Balleny, of Melbourne aforesaid; Ebenezer Graham Fulton, of Melbourne aforesaid, wine merchant; H. St. John Clarke, of Melbourne, medical practitioner; J. H. Shevill, of Melbourne aforesaid, gentleman, contributories of the above-named company, on the 14th day of November, 1890, preferred unto this Court, it was ordered that the said McDonald and Company Limited be wound up by this Court under the provisions of Part I. of the Companies Act 1890.

BRIGGS & SNOWBALL, of 49 Queen-street, Melbourne, solicitors for the said petitioners. 4626

In the Supreme Court.—In the matter of the Companies Act 1890, and in the matter of THE GREAT GLEN IRIS PARK ESTATE COMPANY LIMITED.

NOTICE is hereby given that a petition for the winding-up of the above-named company by the Court was, on the 9th day of December, 1890, presented to His Honor Mr. Justice a'Beckett, one of the Judges of this honorable Court, by Samuel Binder Backhouse, of Modern Chambers, Collins-street, Melbourne, in the said colony, solicitor, a creditor of the said company; and the said petition is directed to be heard on the 3rd day of February, 1891; 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 charge for the same.

WILLIAM HENRY FORD, No. 2 St. James' Buildings, William-street, Melbourne, solicitor for the petitioner. 4602

THURSDAY, 22ND JANUARY.

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 Isabella Brotherton, formerly Isabella Kilby, the said Sheriff will, on Thursday, the 22nd day of January, 1891, at the hour of Eleven o'clock in the forenoon, cause to be sold, at the Four Courts Hotel, William-street, 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 Isabella Brotherton, formerly Isabella Kilby, in and to all that piece of land containing 19 perches and 4-10ths of a perch, or thereabouts, being part of Crown portion 1643, parish of Prahran, county of Bourke, upon which is erected a brick villa, together with a right of carriage way over the road delineated and coloured brown on certificate of title, volume 1721, folio 344,007.

N.B.—Terms: Cash on the fall of the hammer. No cheques taken.

Dated at Melbourne this 16th day of December, 1890.

RICHARD MCMILLAN,
Sheriff's Officer.

4617

In the Supreme Court of the Colony of Victoria.

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 Western Bailiwick, requiring him to levy certain moneys of the real and personal estate of Adolf Wunderlick, of Lah Arum, the said Sheriff will, on Thursday, the 18th day of January, 1891, at the hour of Eleven o'clock in the forenoon, cause to be sold, at the White Hart Hotel, Horsham (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 defendant, Adolf Wunderlick, of Lah Arum, in and to that piece and parcel of land, being Crown grant allotment No. 3, Lah Arum, containing 128 acres 3 roods 21 perches, more or less, together with all erections thereon.

N.B.—Terms: Cash on the fall of the hammer.

Dated at Horsham this 17th day of December, 1890.

PATRICK ANDERSON,
Sheriff's Officer.

4635

NOTICE TO CREDITORS.—JOHN WELLS, DECEASED.

PURSUANT to the provisions of the *Trusts Act 1890* notice is hereby given that all persons having any claims against the estate of John Wells, late of Brunswick, in the colony of Victoria, engine-driver, deceased, who died on the 6th day of October, 1890, and probate of whose will and codicil was granted by the Supreme Court of the colony of Victoria, in its probate jurisdiction, on the 20th day of November, 1890, to David John Stöhr, of Carmarvon-street, Brunswick, aforesaid, butcher, one of the executors named in the said will and codicil, are hereby required to send the particulars, in writing, of their claims on or before the 20th day of January next to the undersigned. And notice is hereby given that after the said last-mentioned date the said executor will proceed to distribute the assets of the said John Wells, deceased, which shall have come to his hands as such executor aforesaid amongst the parties entitled thereto, having regard to the claims only of which he shall then have had notice, and the said executor shall not be liable for the assets so distributed or any part thereof to any person of whose claim he shall not then have had notice.

Dated this 15th day of December, 1890.

MADDEN & BUTLER, 406 Collins-st., Melbourne, proctors for the executor. 4607

STATUTORY NOTICE TO CREDITORS.—WILLIAM IRVINE, DECEASED.

PURSUANT to the provisions of the *Trusts Act 1890*, number 1150, notice is hereby given that all persons having claims against the estate of William Irvine, formerly of Rupanyup, in the colony of Victoria, but late of Geelong, in the said colony, farmer, deceased, and probate of whose will has been granted to Hector Lamont, of Tanjil, Gippsland, in the colony of Victoria, farmer, Murdoch Lamont, of Rupanyup, in the said colony, farmer, and Alexander Anderson, of Rupanyup, in the said colony, farmer, the executors appointed by the said will, are hereby required to send particulars of such claims to the care of the undersigned, the solicitors for the said executors, on or before the fifteenth day of January next. And notice is hereby given that after that day the said executors will proceed to distribute the assets of the said William Irvine, deceased, which shall come to their hands amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and the said executors will not be liable for the assets, or any part thereof, so distributed, to any person of whose claim they shall not then have had notice.

Dated this 10th day of December, 1890.

HARWOOD & PINCOTT, Yarra-street, Geelong, solicitors for the said executors. 4541

RE MOSES BENJAMIN, DECEASED.

PURSUANT to the *Trusts Act 1890*, notice is hereby given that all persons having any claims against the estate of Moses Benjamin, late of No. 158 Collins-street east, in the city of Melbourne, in the colony of Victoria, gentleman, deceased, who died on the 25th day of July, 1885, and probate of whose will and codicil thereto was granted by the Supreme Court of the colony of Victoria, to Sir Benjamin Benjamin, of "Canally," George-street, East Melbourne, knight, David Benjamin, of Chancery-lane, in the city of Melbourne, gentleman, and Isaac Hart, of "Walmer," Victoria-parade, in the city of Collingwood, gentleman, the executors therein named, are hereby required to send particulars of such claims on or before the 21st day of

No. 124.—DECEMBER 19, 1890.—7.

January 1891, to the said executors, to the care of the undersigned. And notice is hereby further given that after that day the said executors will proceed to distribute the assets of the said estate amongst the persons entitled thereto, having regard only to the claims of which the said executors then shall have had notice; and the said executors will not be liable for the assets, or any part thereof, so distributed to any person or persons of whose claims the said executors shall not then have had notice.

Dated this 17th day of December, 1890.

HART & BENJAMIN, Mercantile Bank Chambers, 340 Collins-street, Melbourne, proctors for the said executors. 4577

NOTICE TO CREDITORS.—MARY LITTLEWOOD, DECEASED.

PURSUANT to the provisions of the *Trusts Act 1890*, notice is hereby given that all persons having any claims against the estate of Mary Littlewood, late of Henry-street, Windsor, in the colony of Victoria, married woman, deceased, who died on the seventh day of November, 1890, and probate of whose will was granted by the Supreme Court of the colony of Victoria in its probate jurisdiction, on the eighth day of December, 1890, to Frank Madden, of Studley Park in the said colony, solicitor, the executor named in the said will, are hereby required to send the particulars, in writing, of their claims on or before the twentieth day of January next, to the undersigned. And notice is hereby given that after the last mentioned date the said executor will proceed to distribute the assets of the said Mary Littlewood, deceased, which shall have come to his hands as such executor as aforesaid, amongst the parties entitled thereto, having regard to the claims only of which he shall then have had notice; and the said executor shall not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not then have had notice.

Dated this 17th day of December, 1890.

MADDEN & BUTLER, 406 Collins-street, Melbourne, proctors for the executor. 4616

ELIZABETH LOWE, DECEASED.

PURSUANT to the *Trusts Act 1890*, notice is hereby given that all creditors and other persons having claims against the estate of Elizabeth Lowe, late of Ballarat, in the colony of Victoria, married woman, deceased, who died on the 16th day of March, 1889, and probate of whose will was granted by the Supreme Court, on the 13th day of June, 1889, to John William Larter, of Post-office Place, Ballarat, auctioneer, the executor named therein, are hereby required to send in particulars of their claims to the said executor, or to the undersigned, his solicitor, on or before the 1st day of February, 1891, after which date the said executor will proceed to distribute the assets of the deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and he will not be liable for the assets, or any part thereof, so distributed to any person of whose debt or claim he shall not have had notice.

Dated this 10th day of December, 1890.

S. P. MANN, 52 Lydiard-street, Ballarat, proctor for the said John William Larter. 4604

Victoria.—Act 391.—First Schedule.

I EDWIN IREDALE WATKIN, D.D., authorized representative of the denomination known as Wesleyan Methodists, with the consent of Samuel Ham, William Luxmore, Henry Hobbs, and Thomas Longville Price, trustees of the land described in the joint statement of trusts, and of Rev. Robert Philp, 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 Order in Council on the twenty-seventh day of March, 1851, for Wesleyan Church purposes. That the only trustees of the said land resident in the colony of Victoria are the said Samuel Ham, William Luxmore, Henry Hobbs, and Thomas Longville Price. That the only buildings upon the said land are a church, school, parsonage, and out-buildings; and that the only person entitled to minister in or occupy the same is the above-named Robert Philp.

(Signature of authorized representative)—

EDWIN I. WATKIN.

We consent to this application—

(Signatures of Trustees)—

{	SAMUEL HAM.
	WILLIAM LUXMORE.
	THOS. L. PRICE.

(Signature of person entitled to minister in or occupy building or buildings)—

ROBERT PHILP.

STATEMENT OF TRUSTS.

Description of land.—One acre three roods and twenty-four perches, county of Grant, town of Geelong, being allotments 7, 8, 9, 10, 11, 12, 13, and 14 of section 7A: Commencing at the intersection of the northern side of Evans-street and the eastern side of Moorabool-street, bounded thence by the latter street bearing N. 11° E. four chains seventy-five links; thence by Balliang-street bearing S. 79° E. four chains; thence by allotments 6 and 15 bearing S. 11° W. four chains; and thence by Evans-street aforesaid bearing N. 79° W. four chains to the point of commencement.

Names of trustees.—Samuel Ham, William Luxmore, Thomas Longville Price, Richard Ching, James Thomas Jewell, Henry Irwin, William Henry Gliddou, Alexander Dawson, Edward James Woodley Littlejohns, Joseph Gell, and Jacob Hauser.

Powers of disposition.—Power to sell, lease, mortgage, exchange, transfer, or deal with the whole or any part or parts of the land when and as the trustees or the major part of them shall, with the approval of the Victoria and Tasmania Conference, as defined

by *The Victorian Wesleyan Methodists Act 1887*, think most advantageous. The authorized representative of the Wesleyan Methodist Church in Victoria for the time being, duly appointed under that Act, shall have power to fill up all vacancies occurring in the trusteeship, to appoint new or additional trustees, and to register these trusts under *The Victorian Wesleyan Methodists Act 1887*. Subject to such power as aforesaid, but not in derogation thereof, the land, or such part thereof as shall be undisposed of as aforesaid, shall be held upon the trusts of the "Wesleyan Methodist Model Deed of Victoria, 1887," enrolled in the office of the Registrar-General of Victoria under the provisions of the said last-mentioned Act.

Purposes to which proceeds of disposition are to be applied.—To such Wesleyan Church building purposes in the neighbourhood as may be approved by a majority of the trustees and the Superintendent Minister for the time being of the Circuit. 4540

Victoria.—Act 391.—First Schedule.

I HENRY HEATHERSHAW, head or authorized representative of the denomination known as Primitive Methodists, with the consent of Joseph Williams, Henry Williams, and William Allen, trustees of the land described in the subjoined statement of trusts, and of William Harris, of North Creswick, 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 order, on the 1st day of February, 1869, for the purpose of site for Primitive Methodist place of public worship: that the only trustees of the said land, resident in the colony of Victoria, are Joseph Williams, Henry Williams, and William Allen, all of North Creswick; that the only buildings upon the said land are weatherboard church, stable, and surrounding fence; and that the only person entitled to minister in or occupy the same is the above-named William Harris.

(Signature of head or authorized representative)—
HENRY HEATHERSHAW.

We consent to this application—

(Signatures of Trustees)—
{ JOSEPH WILLIAMS.
HENRY WILLIAMS.
WILLIAM ALLEN.

(Signature of person entitled to minister in or occupy building or buildings)—
WILLIAM HARRIS.

STATEMENT OF TRUSTS.

Description of land.—Two roods sixteen perches, county of Talbot, township of Bullarook, being allotment 3 of section 9; commencing at the north-east angle of allotment 2; bounded thence by a road bearing S. 72° 42' E. two chains; thence by allotment 4 bearing S. 17° 18' W. three chains; thence by allotment 5 bearing N. 72° 42' W. two chains; and thence by allotment 2 aforesaid, bearing N. 17° 18' E. three chains to the point of commencement.—(68. R. 17439.)

Names of Trustees.—Joseph Williams, Henry Williams, William Allen.

Powers of disposition.—Power to sell.

Purposes to which proceeds of disposition are to be applied.—The liquidation of a debt of £50 on the building, and such other purposes as the quarterly meeting and Annual Assembly of the Church shall direct. 4553

I THE REVEREND WILLIAM JOHN GILLESPIE, of Coleraine, head or authorized representative of the denomination known as the Presbyterian Church of Victoria, with the consent of the Honorable Sir James MacBain, Robert Simson, Duncan Love, William Lewis, and James Kininmonth, trustees of the land described in the subjoined statement of trusts, and of Alexander Morrison, LL.D., being the person entitled to occupy the buildings upon the said land, hereby apply to the Governor of the Colony of Victoria for leave to dispose of the said land by means and for the purposes mentioned in the said statement of trusts. And I hereby certify that the said land was granted by the Crown on the 7th day of April, 1870, for educational purposes in connexion with the Presbyterian Church of Victoria, under the direction, jurisdiction, and control in all respects of the General Assembly of such Church; and for garden, pleasure, and recreation grounds respectively in connexion with the school-buildings for the time being standing thereon. That the only trustees of the said land resident in Victoria are the Honorable Sir James MacBain, Robert Simson, Duncan Love, William Lewis, and James Kininmonth. That the only buildings upon the said land are those known as the Scotch College, being a day and boarding-school for boys, principal's residence, and other buildings in connexion therewith. And that the only person entitled to occupy the same is the above-named Alexander Morrison.

Dated the 28th day of November, 1890.
(Signature of head or authorized representative)—

WM. J. GILLESPIE,
Moderator.

We consent to this application—

(Signatures of Trustees)—
{ JAS. MACBAIN.
ROBERT SIMSON.
DUNCAN LOVE.
WILLIAM LEWIS.
JAS. KININMONT.

(Signature of person entitled to occupy buildings)—
ALEX. MORRISON.

STATEMENT OF TRUSTS.

Description of land.—Crown allotments 7, 8, 9, 10, 11, 12, 13, and 14, of section 4, Melbourne East, parish of North Melbourne,

county of Bourke: Bounded on the north by Grey-street bearing east five chains, on the east by Lansdowne-street bearing south five chains, on the south by Gipps-street west bearing west three chains, on the west by allotment 6 bearing north two chains fifty links, again on the south by allotments 6 and 5 bearing west two chains, and again on the west by allotment 15 bearing north two chains fifty links.

Names of trustees.—The Honorable Sir James MacBain, Robert Simson, Duncan Love, William Lewis, and James Kininmonth.

Powers of disposition.—Power to sell, exchange, mortgage, or lease, with the consent of the General Assembly of the Presbyterian Church of Victoria, and until sale, either by the trustees or under the powers of sale in any mortgage or exchange, and until any lease and after the expiration thereof, to hold the same upon trust for educational purposes in connexion with the Presbyterian Church of Victoria, under the direction, jurisdiction, and control in all respects, of the General Assembly of such Church; and for garden, pleasure, and recreation grounds respectively in connexion with the school-buildings for the time being standing thereon.

Purposes to which proceeds of disposition are to be applied.—To be held by the treasurer for the time being of the Presbyterian Church of Victoria, to be by him applied.—1st. In payment of all costs and expenses of or connected with any sale, exchange, mortgage, or lease. 2nd. In payment of all moneys for the time being owing by the said trustees in connexion with the said property. 3rd. In or towards payment of the cost of such new buildings on the said land as may be from time to time authorized by the said General Assembly. 4th. The residue (if any) to be applied in such manner as the said General Assembly may direct.

DAVIES, CAMPBELL, & DAVIES, 267 Collins-street, Melbourne, solicitors for the applicant. 4578

I FRANK T. BURY, of Brighton, hereby give notice that I have made application to the Department of Lands and Survey for a lease, under section 5 of the *Wattles Act 1890*, for the land specified hereunder—

County of Tambo, parish of Bumberrah, 466 acres, block 110. 4539 FRANK T. BURY.

NOTICE.—If Fleabitten Grey Mare, invisible brands, with foal, is not claimed within fourteen days from date, she will be sold to defray expenses and twelve months' paddocking. 4480 R. J. FULLEE, Cromwell (Bena).

LOST, Brown Horse, K off shoulder, heavy-weight hunter, £3 reward. Macmeikan, Seaford, Altona Bay. 4624

STOLEN, Iron-grey Horse, five years old, branded JS near shoulder (blotched), hind feet white. R. B. WATKINSON, General Carrier, Brighton-road, St. Kilda. 8th December, 1890. 4583

Mining Notices.

THE BRANKEET No. 1 SOUTH GOLD MINING COMPANY NO LIABILITY, DOON, NEAR MANSFIELD.

NOTICE.—An Extraordinary Meeting of the shareholders in the above-named company will be held at Oxford Chambers, 473 Bourke-street, Melbourne, 5th January, 1891, at half-past Seven p.m.

Business:

To consider the action of the directors in rescinding a resolution passed on 14th November, 1890, and confirmed at a subsequent meeting relative to the temporary suspension of work at the mine.

As to the non-transfer of the lease to the company and registration of said lease to the shareholders' representatives in accordance with the provisions of *The Mining Companies Act*.

To adopt such amendments in the articles of association or the rules and regulations of the company as may be deemed necessary. To confirm the minutes of the meeting.

C. A. TREADGOLD,

Legal Manager.

318 Collins-street, Melbourne, 17th December, 1890. 4570

THE RUTHERGLEN GOLD MINING COMPANY NO LIABILITY.

NOTICE is hereby given that a Call (the 2nd) of Two shillings per share has this day been made on the contributing shares in the above company, due and payable to the manager, at the registered office, 47 Market-street, Melbourne, on Wednesday, the 14th day of January, 1891.

By Order of the Board,

E. H. WHITEMAN, Manager.

Melbourne, 17th December, 1890. 4620

I THE undersigned, hereby make application to register The South Star Company as a no-liability company under the provisions of Part II. of the *Companies Act 1890*.

1. The name of the company is to be The South Star Company No Liability.
2. The place of operations is at Sebastopol, near Ballarat.
3. The registered office of the company will be situated at Camp-street, Ballarat.
4. The value of the company's property, including claim, leased ground, and machinery, is Twenty-four thousand pounds.
5. The number of shares in the company is Forty-eight thousand, of Two pounds ten shillings each, paid up to Ten shillings per share.
6. The number of shares subscribed for is Forty-eight thousand.
7. The name of the manager is Edward William Stephens.

8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as follows:—

Names, Addresses, and Occupations.	Number of Shares.
Richard T. Vale, bookseller, Start-street, Ballarat	100
Alexander Gilpin, mining investor, Exchange, Melbourne	100
James Young McDonald, mining investor, Eyre-street, Ballarat	100
Josiah Mager, grazier, Bell Post Hill, Geelong	100
David Binnie, broker, Lydiard-street, Ballarat	100
Edward William Stephens, mining company manager, Camp-street, Ballarat (in trust)	47,500

Dated this 17th day of December 1890

EDWD. WM STEPHENS.

Witness to signature—GEO. RUFFLE.

I, EDWARD WILLIAM STEPHENS, of Camp-street, Ballarat, in the colony of Victoria, mining company manager, do solemnly and sincerely declare—

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 the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

EDWD. WM STEPHENS.

Taken before me, at Ballarat, in the colony of Victoria, this 17th day of December, 1890—DAVID FITZPATRICK. 4693

I, THE undersigned, hereby make application to register the Lady Hopetoun Tribute Gold Mining Company as a limited company under the provisions of Part II. of *The Mining Companies Act 1871*.

1. The name of the company is to be The Lady Hopetoun Tribute Gold Mining Company Limited.
2. The place of operations is at Whip Reef, Sandhurst.
3. The registered office of the company will be situated at Beehive Chambers, Sandhurst.
4. The nominal capital of the company is Twelve thousand pounds, in Twenty-four thousand shares of Ten shillings each.
5. The number of shares subscribed for is Twenty-four thousand, being not less than two-thirds of the entire number of shares in the company.
6. The number of paid-up shares is nil.
7. The amount already paid-up is nil.
8. The name of the manager is William George Blackham.
9. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as follows:—

Name, Residence, Occupation.	No. of Shares.
Otto Waschetta, Melbourne, modeller	500
Samuel Fischer, Melbourne, boncheidist	500
A. Biscamp, Sandhurst, assayer	1,000
H. Isar, Sandhurst, accountant	500
W. Humme, Sandhurst, saw-mill proprietor	500
J. Kahland, Sandhurst, wine merchant	500
J. Sparkuhle, Sandhurst, clerk	500
W. Robinson, Sandhurst, speculator	1,000
F. Tasker, Sandhurst, carpenter	1,000
F. Becker, Sandhurst, carpenter	1,000
J. Emery, Sandhurst, outfitter	1,000
M. Martin, Sandhurst, dairyman	1,000
J. Pinnell, Sandhurst, carpenter	500
C. Lavery, Sandhurst, compositor	500
C. Young, Sandhurst, carpenter	500
R. Cameron, Sandhurst, plumber	500
C. Peterson, Melbourne, lady	500
P. Meaking, Sandhurst, speculator	500
W. Swalling, Sandhurst, carpenter	500
J. Lane, Sandhurst, carter	1,000
A. Westphalen, Sandhurst, french polisher	500
Otto Westphalen, Sandhurst, musical instrument maker	300
H. Westphalen, Sandhurst, lady	200
E. Mauermann, Sandhurst, architect	500
M. Dietrich, Sandhurst, music teacher	500
C. Dummath, Sandhurst, cooper	500
W. Schmitz, Sandhurst, cooper	500
C. Rohs, Sandhurst, saddler	500
C. Hansen, Sandhurst, saddler	500
H. Gaeth, Sandhurst, upholsterer	500
C. Steffen, Sandhurst, carpenter	500
J. Lange, Sandhurst, coach painter	500
L. Raatz, Sandhurst, lady	500
R. Liddle, Sandhurst, assayer	500
C. Juckert, Sandhurst, hotelkeeper	1,000
C. Kohlheim, Sandhurst, clerk	500
E. Munzel, Sandhurst, carpenter	500
F. Birchholtz, Sandhurst, barman	500
J. La Frenz, Sandhurst, speculator	500
W. G. Blackham, Sandhurst, accountant	1,000

Dated this 15th day of December, 1890.

WILLIAM GEORGE BLACKHAM, Manager.

Witness to signature—WILLIAM PHILLIPS.

I, WILLIAM GEORGE BLACKHAM, 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.

W. G. BLACKHAM.

Taken before me this fifteenth day of December, 1890—THOS. T. GIBSON, J.P. 4554

Twelfth Schedule.

I, THE undersigned, hereby make application to register the Seaham Company as a no-liability company under the provisions of Part II. of the *Companies Act 1890*.

1. The name of the company is to be the Seaham Company No Liability, Alma.
2. The place of operations is at Alma.
3. The registered office of the company will be situated at High-street, Maryborough.
4. The value of the company's property, including plant and machinery, is £1,800.
5. The number of shares in the company is Twenty thousand, of One pound each.
6. The number of shares subscribed for is Twenty thousand.
7. The name of the manager is Frederick T. Outtrim.
8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as below:—

Name, Address, Occupation.	No. of Shares.
Hans Olson, Bowenvale, merchant	500
Thomas Proctor, Bowenvale, engineer	500
Thomas Uren, Bowenvale, miner	500
James Fay, Maryborough, publican	500
Frederick Brockwell, Maryborough, miner	500
Frederick T. Outtrim, Maryborough, manager (in trust)	17,500
	20,000

Dated this 13th day of December, 1890.

FREDK. T. OUTTRIM, Manager.

Witness to signature—GEO. M. CLARK.

I, FREDERICK T. OUTTRIM, 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.

FREDK. T. OUTTRIM.

Taken before me this 13th day of December, 1890.—F. J. FIELD, J.P. 4628

Twelfth Schedule.

I, THE undersigned, hereby make application to register the Central Duke as a no-liability company under the provisions of Part II. of the *Companies Act 1890*.

1. The name of the company is to be the Central Duke Company No Liability, Timor.
2. The place of intended operations is at Timor.
3. The registered office of the company will be situated at High-street, Maryborough.
4. The value of the company's property, including plant and machinery, is Two thousand pounds.
5. The number of shares in the company is Thirty thousand, of One pound each.
6. The number of shares subscribed for is Thirty thousand.
7. The name of the manager is Frederick T. Outtrim.
8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as follows:—

Names, Addresses, and Occupations.	Number of Shares.
Robert Beeston, Melbourne, mining investor	100
William M. Page, Melbourne, mining investor	100
Alfred Coles, Melbourne, mining investor	100
George Rogers, Maryborough, saddler	100
Henry C. Clarkson, Carisbrook, town clerk	100
Frederick T. Outtrim, Maryborough, legal manager (in trust)	29,500
	30,000

Dated this 12th day of December, 1890.

FREDERICK T. OUTTRIM, Manager.

Witness to signature—FREDK. APPLETON.

I, FREDERICK T. OUTTRIM, 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.

FREDERICK T. OUTTRIM.

Taken before me this 12th day of December, 1890—WILLIAM TOPPER, J.P. 4627

CHARLOTTE PLAINS PIONEER M. COY. NO L.
NOTICE.—All shares in the above-named company, numbered from 1 to 40,000, upon which the 21st or any previous call remains unpaid are forfeited, and will be sold by public auction by Mr. F. B. Davison, at his rooms, High-street, Maldon, on Saturday, 27th December, at Two p.m., unless the said calls are previously paid to me.
 4540 J. H. RULE, Manager.

GREAT SOUTHERN GOLD MINING COMPANY NO LIABILITY, RUTHERGLEN.
NOTICE.—All shares in the above company upon which the sixth (6th) call of One shilling and sixpence per share remains unpaid will be sold by auction, at the rooms of Messrs. Gemmell, Tuckett, and Co., Collins-street, on Saturday, the 27th December next, at half-past Eleven o'clock.
 W. H. MACLURCAN, Manager.
 Melbourne, 18th December, 1890. 4600

COMMISSIONERS GOLD MINING COMPANY NO LIABILITY, MALMSBURY.
ALL shares forfeited for non-payment of the 5th call of One penny per share will be sold by public auction by Messrs. John Buchan and Co., No. 91 Queen-street, Melbourne, on Tuesday, the 30th December, 1890, at Twelve o'clock noon:—
 Progressive numbers from 1 to 24,000 inclusive, except those shares on which the call has been previously paid.
 4614 R. W. MUSGROVE, Manager.

GRANITE BAR TIN MINING COMPANY NO LIABILITY, AGNES RIVER.
NOTICE.—All shares in arrear of 13th or previous call are absolutely forfeited, and will be sold by public auction, at the office of the company, No. 8, third floor, Victoria Buildings, Swanston-street, Melbourne, at Twelve noon, on Saturday, the 27th of December, 1890, unless previously redeemed.
 4623 CHAS. MEDCALF, Manager.

PRINCESS DAGMAR GOLD MINING COMPANY NO LIABILITY.
ITHE undersigned manager, hereby give notice that an increase in the capital of the above-named company was, on the 16th day of December, 1890, resolved on.
 The mode adopted for the increase is by issuing 10,000 new shares of Two pounds each (Eleven shillings per share paid up), in addition to the 24,000 shares now existing in the company.
 JOHN HEMMING,
 Manager of the above company.
 HENRY B. W. CHAPPLE,
 G. A. PETRIE,
 Directors of the above company.

1. I, JOHN HEMMING, of Sandhurst, do solemnly and sincerely declare that the foregoing statement is to the best of my knowledge and belief true in every particular.
 2. I am the manager of the above-named company.
 3. Messrs. Henry B. W. Chapple and G. A. Petrie, whose signatures are affixed to the said statement, are directors of the said company, and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.
 JOHN HEMMING,
 Taken before me, at Sandhurst, on the 17th day of December, 1890.—KARL VAN DAMME, J.P. 4548

NEW LEVIATHAN QUARTZ MINING COMPANY NO LIABILITY.
NOTICE is hereby given that the registered office of the above-named company is situat at Alna-street, Maryborough.
 Dated this 10th day of December, 1890.
 (SEAL) CHARLES BROCKWELL, } Directors.
 C. HARLING, }
 4555 H. ROBINSON, Manager.

THIS is to give notice that the office of The North Duke Company No Liability is situated in High-street, Maryborough, and that the name of its manager is Alexander Lowenstein.
 (SEAL) W. J. BARTON, } Directors.
 W. H. HOBBY, }

NEW LEVIATHAN QUARTZ MINING COMPANY NO LIABILITY.
NOTICE is hereby given that the name of the manager of the above-named company is Henry Robinson.
 Dated this 10th day of December, 1890.
 (SEAL) C. HARLING, } Directors.
 CHARLES BROCKWELL, }
 4557 H. ROBINSON, Manager.

Tenth Schedule.
MAMMOTH HYDRAULIC SLUICING AND GOLD MINING COMPANY NO LIABILITY, SNOWY CREEK.
ITHE undersigned manager, hereby give notice that an increase in the capital of the above-named company was on the 16th day of December, 1890, resolved on. The mode adopted for such increase is by raising the amount of each of the 480 shares existing in the company from £35 to £37 10s. per share, and that the additional amount of £2 10s. increase on each of such shares shall be payable by calls of not more than £1 per share, on the second Wednesday of any calendar month, as and when called up by the directors of the company in the manner provided for in section 237 of the Companies Act 1890.
 Dated this 18th day of December, 1890.
 L. HENDERSON,
 4592 Manager of the above-named company.

GAY STAR COMPANY NO LIABILITY.
NOTICE.—The registered office of the company is removed from 323 Collins-street to 360 Collins-street, Rothschild's Chambers, Melbourne.
 Dated this 16th day of December, 1890.
 By authority,
 E. J. NANSON, } Directors.
 WALTER J. N. TOMLINSON, }
 J. B. DEAN, Manager.
 4569

NERRIGUNDAH GOLD MINING COMPANY NO LIABILITY, NERRIGUNDAH, N.S.W.
NOTICE.—All shares forfeited for non-payment of the 10th call of One penny per share will be sold by public auction on Tuesday, 30th December, 1890, at Twelve o'clock noon, by Mr. L. C. Wilkinson, at his rooms, 15 Queen-street, Melbourne, unless previously redeemed.
 JOHN DITCHBURN, Jun., Manager.
 Lombard Buildings, 17 Queen-street, Melbourne. 4598

THE GREAT CROWN CROSS GOLD MINING COMPANY NO LIABILITY.
NOTICE is hereby given that the name of the manager of the above company is James E. A. Fallon.
 Melbourne, 17th December, 1890.
 J. WING, } Directors.
 R. DITCHBURN, }

THE GREAT CROWN CROSS GOLD MINING COMPANY NO LIABILITY.
NOTICE is hereby given that the registered office of the above company is situated at number 375 Collins-street, Melbourne.
 Melbourne, 17th December, 1890.
 J. WING, } Directors.
 R. DITCHBURN, }

HOMEWARD BOUND GOLD MINING COMPANY NO LIABILITY.
ITHE undersigned manager, hereby give notice that an increase in the capital of the above-named company was, on the 10th day of December, 1890, resolved on.
 The mode adopted for the increase is by raising the amount of each of the One hundred and twenty thousand shares existing in the company from One pound to One pound five shillings.
 J. W. SEARLL,
 Manager of the above-named company.
 ROBERT GAYER,
 J. CLARKE,
 Directors of the above-named company.
 4625

Insolvency Notices.

FIRST and Final dividend of 7s. in the £1 stg., in the insolvent estate of Edward Young, of Tahara, farmer, payable after 22nd instant.
 R. E. GILES, Official Assignee, &c.
 Gray-street, Hamilton, 16th December, 1890. 4543

In the Court of Insolvency, Ballarat.—In the matter of ISAAC JONAS, formerly of Ballarat, in the colony of Victoria, licensed victualler.

NOTICE to Creditors.—A dividend in this estate will be payable at my office, 4 Lydiard-street south, Ballarat, on Monday, 29th day of December, 1890. The dividend will be payable only to those creditors who have proved their debts, in accordance with provision of Insolvency Act 1890.
 R. G. CLAXTON, Official Assignee.
 17th December, 1890. 4551

In the Insolvency Act 1890.—In the Court of Insolvency.—In the matter of MICHAEL ST. JOHN KENNEDY, of West Melbourne, in the colony of Victoria, draper.

A FINAL dividend will be payable at my office, 52 Elizabeth-street, Melbourne, on and after Tuesday, 23rd December, 1890.
 F. W. DANBY, Trustee.
 4571

In the Insolvency Act 1890.—In the Court of Insolvency.—In the matter of THOMAS JARDINE, of East Brunswick, in the colony of Victoria, timber merchant.

A FINAL dividend will be payable at my office, 52 Elizabeth-street Melbourne, on and after Monday, 22nd December, 1890.
 F. W. DANBY, Trustee.
 4573

The Insolvency Act 1890.—In the Court of Insolvency.—In the matter of AH CHEE, trading as Ah Chee and Goon Sing, of No. 7 Commercial-lane, off Little Bourke-street, Melbourne, in the colony of Victoria, cabinetmaker.

NOTICE is hereby given that by resolution of the creditors assembled at the general meeting of creditors, held at the Court of Insolvency, Melbourne, on the 15th day of December, 1890, I, the undersigned Frederick Wootton Danby, of 52 Elizabeth-street, Melbourne, in the said colony, accountant, was appointed to fill the office of trustee of the property of the said insolvent, and such appointment has been duly confirmed. All persons having in their possession any of the effects of the insolvent must deliver them to me, and all debts due to the insolvent must be paid to me. Creditors who have not proved their debts must forward their proofs to me, at the office of Messrs. Danby, Son, and Co., 52 Elizabeth-street, Melbourne.
 Dated this 18th day of December, 1890.
 DANBY, SON, & CO., agents for the trustee. 4574

In the *Insolvency Act 1890*.—In the Court of Insolvency.—In the matter of W. G. FORBES, of Malvern, in the colony of Victoria, timber merchant.

A FINAL dividend will be payable at my office, 52 Elizabeth-street, Melbourne, on and after Wednesday, 24th December, 1890.

F. W. DANBY, Trustees.

The *Insolvency Act 1890*.—In the Court of Insolvency.—In the matter of JOSEPH AARONS, of Bourke-street east, Melbourne in the colony of Victoria, accountant.

NOTICE is hereby given that by resolution of the creditors assembled at the general meeting of creditors, held at the Court of Insolvency, Melbourne, on the 15th day of December, 1890, I, the undersigned Frederick Wootton Danby, of 52 Elizabeth-street, Melbourne, in the said colony, accountant, was appointed to fill the office of trustee of the property of the said insolvent, and such appointment has been duly confirmed. All persons having in their possession any of the effects of the insolvent must deliver them to me, and all debts due to the insolvent must be paid to me. Creditors who have not proved their debts must forward their proofs to me, at the office of Messrs. Danby, Son, & Co., 52 Elizabeth-street, Melbourne.

Dated this 18th day of December, 1890.

DANBY, SON, & CO., agents for the trustee. 4575

The *Insolvency Act 1890*.—In the Court of Insolvency.—In the matter of WILLIAM WHITEHEAD DRUMMOND, of Horsham, in the colony of Victoria, storekeeper.

NOTICE is hereby given that by resolution of the creditors assembled at the general meeting of Creditors, held at the Court of Insolvency, Horsham, on the 16th day of December, 1890, I, the undersigned Frederick Wootton Danby, of 52 Elizabeth-street, Melbourne, in the said colony, accountant, was appointed to fill the office of trustee of the property of the said insolvent, and such appointment has been duly confirmed. All persons having in their possession any of the effects of the insolvent must deliver them to me, and all debts due to the insolvent must be paid to me. Creditors who have not proved their debts must forward their proofs to me, at the office of Messrs. Danby, Son, & Co., 52 Elizabeth-street, Melbourne.

Dated this 18th day of December, 1890.

DANBY, SON, & CO., agents for the trustee. 4576

The *Insolvency Act 1890*.—In the Court of Insolvency at Ballarat.—In the matter of EDWIN ARTHUR WOOD, THOMAS HERBERT WOOD, THOMAS WOOD, and ALFRED STEPHEN WOOD, of Bridge-street, Ballarat, in the colony of Victoria, furniture and general dealers, trading as E. A. Wood and Bros., insolvents.

NOTICE is hereby given that Henry Ivory, of No. 107 Elizabeth-street, in the city of Melbourne, in the colony of Victoria, accountant, and Francis Keop, of No. 377 Lonsdale-street, in the said city of Melbourne, hardware merchant, have been duly appointed to fill the office of trustees of the property of the above-named insolvents, and that such appointment was duly confirmed by order of the Court of Insolvency at Ballarat, made on the 15th day of December instant. All persons having in their possession any of the effects of the insolvents must deliver them to the trustees, and all debts due to the insolvents must be paid to the trustees. Creditors who have not proved their debts should forward their proofs to the trustees, care of Messrs. Braham and Pirani, solicitors, No. 321 Collins-street, Melbourne.

Dated this 15th day of December, 1890.

BRAHAM & PIRANI, 321 Collins-street, Melbourne. 4579

The *Insolvency Act 1890*.—In the Court of Insolvency.—In the matter of ELIZABETH ROBINSON and JOHN BURKE, trading as Robinson and Burke, at Collingwood, in the colony of Victoria, boot manufacturers.

NOTICE is hereby given that Bernard Michael, of 283 Collins-street, Melbourne, in the colony of Victoria, public accountant, has been appointed to the office of trustee of the property and estate of the above-named insolvents, and that such appointment has been duly confirmed by order of this honorable Court, made on the 16th day of December, 1890. All persons having in their possession any of the effects of the said insolvents must forthwith deliver them to the trustee, and all debts due to the said insolvents must forthwith be paid to the said trustee. Creditors who have not proved their debts should forward such proofs forthwith to the trustee, at the office of Messrs. Michael and Andrews, public accountants, at 283 Collins-street, Melbourne, aforesaid.

Dated this 17th day of December, 1890.

DAVIES, PRICE, & WIGHTON, Normanby Buildings, Chancery-lane, Melbourne, solicitors for the said trustee. 4580

The *Insolvency Act 1890*.—In the Court of Insolvency at Melbourne.—In the matter of the estate of WILLIAM STANISLAUS SPILLANE, of 14 Bourke-street, Melbourne, in the colony of Victoria, clerk, an insolvent.

NOTICE is hereby given that Sydney Herbert Reed, of 237 Collins-street, Melbourne, in the colony of Victoria, solicitor, has been appointed to the office of trustee of the property and estate of the above-named insolvent, and that such appointment has been duly confirmed by order of the honorable Court, made the 15th day of December, 1890. All persons having in their possession any of the effects of the said insolvent must forthwith deliver them to the trustee, and all debts due to the said insolvent must be forthwith paid to the said trustee. Creditors who have not proved their debts should forward such proofs forthwith to the trustee, at 237 Collins-street, Melbourne.

Dated this 18th day of December, 1890.

F. S. STEPHEN, JUN., Detmold Buildings, 237 Collins-street, Melbourne, solicitor for the trustee. 4601

The *Insolvency Act 1890*.—In the Court of Insolvency at Melbourne.—In the matter of WILLIAM HENRY LONG, of Lancefield, carrier, an insolvent.

NOTICE is hereby given that Zalmonah Wallace Carlisle, of Lancefield, auctioneer, 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 15th day of December 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 15th day of December, 1890.

STRONGMAN & CRAWFORD, 423 Chancery-lane, Melbourne. 4608

The *Insolvency Act 1890*.—In the Court of Insolvency.—In the matter of ROGER O'FLAHERTY, of Morwell, in the colony of Victoria, farmer.

NOTICE is hereby given that George Merz, of number 82 William-street, Melbourne, in the colony of Victoria, accountant, has been duly appointed to fill the office of trustee of the property and estate of the above-named insolvent, and such appointment was duly confirmed by order of the Court of Insolvency at Warragul, on the 15th day of December, 1890. 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 already proved their debts should forward their proofs to the said trustee.

4615

GEORGE MERZ, Trustee.

The *Insolvency Act 1890*.—In the Court of Insolvency.—In the matter of JAMES GARDINER, of Berwick, in the colony of Victoria, farmer.

NOTICE is hereby given that by resolution of the creditors assembled at the general meeting of creditors in this estate, held at Melbourne, on the 15th day of December, instant, I, the undersigned Walter Smithers Gadd, of 120 Queen-street, Melbourne, accountant, was appointed to fill the office of trustee to the property of the said insolvent, and such appointment has been duly confirmed. All persons having in their possession any of the effects of the insolvent must deliver them to me, and all debts due to the insolvent must be paid to me. Creditors who have not proved their debts must forward their proofs to me.

Dated this 17th day of December, 1890.

4618

W. SMITHERS GADD, Trustee.

Empoundings.

BAIRNSDALE.—Impounded at Bairnsdale, 12th December, 1890, by H. Hoyt, Alexlea estate.

1 bay horse, C (in circle), R near thigh, R off shoulder
1 red and white bullock, stag, like P near ribs, piece out under
near ear

If not claimed and expenses paid, to be sold on 10th January, 1891.

4537—5/ JOS. A. TAYLOR, JUN.,
Poundkeeper.

BALLARAT.—Impounded at the Ballarat City Pound.

1 grey mare, aged, clipped, no visible brand

If not claimed and expenses paid, to be sold on 14th January, 1891.

4560—3/ S. CADDEN,
Poundkeeper.

BASS.—Impounded at Phillip Island Shire Pound, 9th December, 1890.

1 red and white heifer, no visible brands
1 red and white heifer, no visible brands, yearling

If not claimed and expenses paid, to be sold on 9th January, 1891.

4546—4/ JOHN B. O'MEARA,
Poundkeeper.

BRANXHOLME.—Impounded at Branxholme, 28th November, 1890, by Donald McKenzie, herdsman of Byaduk Common.

1 strawberry steer, J 2 near shoulder, two back notches off ear

If not claimed and expenses paid, to be sold on 20th December, 1890.

4542—4/ JOHN MACPHERSON,
Poundkeeper.

BUNINYONG.—Impounded at the Buninyong Shire Pound, 11th December, 1890, by M. Curley, of Yendon.

1 dark brindle steer, no visible brands, piece cut off ear, white on both flanks and belly, bushy tail, white
1 red steer calf, indescribable brand near rump joint of tail, three nicks off ear

If not claimed and expenses paid, to be sold on 10th January, 1891.

4550—F/ PATRICK MORRIS,
Poundkeeper.

CAMPERDOWN.—Impounded at Camperdown, 11th December, 1890, by Mr. Morrison, from Koort Koortnong.
1 red and white bull, branded NS near rump
If not claimed and expenses paid, to be sold on 10th January, 1891.

JOSEPH FRYERS,
Poundkeeper.
4639—3/6

CRESWICK.—Impounded at Creswick Borough Pound, by Joyce Schönell, for F. Schönell, Graham's Hill.—Trespass, 7s. 6d.

1 bay horse, cart breed, black points, saddle-mark, big scar off hip, illegible brand
If not claimed and expenses paid, to be sold on 6th January, 1891.

ROBERT LANE,
Poundkeeper.
4636—4/6

CRESWICK.—Impounded at Creswick Borough Pound, by J. Whitfield, herdsman, off Borough Common.

1 bay mare, like M in square near shoulder, star and snip, blister near hip
1 grey mare, big off knee, no visible brands

If not claimed and expenses paid, to be sold on 9th January, 1891.

ROBERT LANE,
Poundkeeper.
4637—4/6

DIMBOOLA.—Impounded at Dimboola, 10th December, 1890, by C. Wathine, for G. Hoffmann, farmer, near Dimboola.

1 chestnut horse, white down face, like C near thigh, collar mark
If not claimed and expenses paid, to be sold on 3rd January, 1891.

H. W. BOYD,
Poundkeeper.
4531—4/

DUNMUNKLE.—Impounded at Dunmunkle Shire Pound, 15th December, 1890, by George Hill, parish of Jung Jung.—Trespass 5s.

107. Brown horse, light breed, small star, TL (TL conjoined) near shoulder

If not claimed and expenses paid, to be sold on 14th January, 1891.

M. CAHILL,
Poundkeeper.
4586—5/

ELTHAM.—Impounded at Eltham Shire Pound.

1 alderney bull, DC off fore-quarter, slit off ear
1 spotted red and white steer, like JM off rump, slit off ear
1 red steer, white about head, blotch brand off rump, slit off ear
1 red steer, JM off rump, slit off ear
1 white steer, WS off rump, slit off ear
1 strawberry heifer, red neck, like JA off rump, slit off ear
1 brindle heifer, white head, D milking rump, notch out of off ear
1 strawberry heifer, white head, D milking rump, notch out of off ear. There may be other brands, but not visible

If not claimed and expenses paid, to be sold on 14th January, 1891.

WILLIAM WALSH,
Poundkeeper.
4587—7/

GISBORNE.—Impounded at Gisborne, by Mr. G. Ayres.

1 grey mare, aged, saddle and collar marked, branded R near shoulder

If not claimed and expenses paid, to be sold on 7th January, 1891.

H. R. DIXON,
Poundkeeper.
4646—4/6

GOULBURN.—Impounded in the Shire of Goulburn Pound.

1 red heifer, notch out of back off ear, branded $\approx Q$ near rump, ΔA off ribs

1 roan heifer, notch out of back off ear, branded $\approx Q$ near rump
1 red heifer, speckled face, notch out of back off ear, branded ΔQ near rump, Δ off ribs

1 red steer, notch out of back off ear, branded $\approx Q$ near rump, ΔA off ribs

1 strawberry steer, notch out of back off ear, branded $\approx Q$ near rump

If not claimed and expenses paid, to be sold on 13th January, 1891.

T. LANE,
Poundkeeper.
4544—8/6

HORSHAM.—Impounded at Horsham, by J. Bushby, Drung Drung, 5th December, 1890.

289. Brown mare, blaze face, collar marked, blotch mark both sides on ribs, Y near shoulder

If not claimed and expenses paid, to be sold on 2nd January, 1891.

JOHN HEALEY,
Poundkeeper.
4634—4/

KERANG.—Impounded at Kerang, 11th December, 1890.

1 black steer, white spot off shoulder, white belly, tops off both ears, illegible brand off rump

On the 15th December.

1 red heifer, white spots on sides, warts about face and neck, like faint A near rump

If not claimed and expenses paid, to be sold on 9th January, 1891.

JOSEPH BROWN,
Poundkeeper.
4588—5/

LOWER MOIRA.—Impounded at Lower Moira, by J. Callaghan.

1 bay mare, star and snip, branded D near shoulder
1 chestnut cob, off eye blind, blotch brand near shoulder

If not claimed and expenses paid, to be sold on 9th January, 1891.

P. O'BRIEN,
Poundkeeper.
4545—4/

MALDON.—Impounded at Maldon, by Mr. C. Daw.

1 chestnut horse, 5 in circle on off cheek.

If not claimed and expenses paid, to be sold on 10th January, 1891.

W. ROLLASON,
Poundkeeper.
4561—3/

MANSFIELD.—Impounded at Mansfield, 3rd December, 1890, by R. J. Trevaskis.

1 grey horse, branded like + over indescribable brand over A near shoulder

If not claimed and expenses paid, to be sold on 27th December, 1890.

DANIEL McINTOSH,
Poundkeeper.
4534—4/

MIA MIA.—Impounded at Mia Mia, 11th December, 1890, by Mr. J. McAullife.

1 chestnut mare, hind feet white up to hawks, blaze down face, no visible brands

If not claimed and expenses paid, to be sold on 10th January, 1891.

MICHAEL SMITH,
Poundkeeper.
4642—4/

MOORA.—Impounded at Moora, 12th December, 1890.—Trespass 1d. each.

1 red and white spotted cow, R near rump, RR off rump, split in off ear

1 red and white heifer calf, progeny
1 white cow, strawberry neck, H off rump

If not claimed and expenses paid, to be sold on 14th January, 1891.

JOHN MATHESON,
Poundkeeper.
4566—5/

MOOROOPNA.—Impounded at Mooropna.

1 red bull, white face, belly, and legs, JB off shoulder, piece out of lower part of both ears

If not claimed and expenses paid, to be sold on 7th January, 1891.

M. PHILLIPS,
Poundkeeper.
4638—3/6

NEWHAM.—Impounded at Newham Shire Pound, 16th December, 1890, by Shire Inspector.

175. Bay mare, star, hind feet white, lame off fore leg, no visible brand

If not claimed and expenses paid, to be sold on 13th January, 1891.

A. CLARINGBOLD,
Poundkeeper.
4562—4/

NUMURKAH.—Impounded at Numurkah, by A. McDonald

1 bay saddle mare, three white feet, J.B near shoulder
1 bay horse, foal progeny

1 chestnut saddle mare, running star, no visible brands
1 chestnut horse foal, star, progeny

2 bay colts, no visible brands
2 brown fillies, no visible brands

If not claimed and expenses paid, to be sold on 14th January, 1891.

J. TREWIN,
Poundkeeper.
4632—5/6

OAKLEIGH.—Impounded at Oakleigh.

1 Jersey bull, no visible brands

If not claimed and expenses paid, to be sold on 15th January, 1891.

ADAM HOPE,
Poundkeeper.
4645—3/

ROCHESTER.—Impounded at Rochester, 15th December, 1890, by Gibson Bros.—Damages £1.

520. Mouse-coloured bull, alderney breed, blind in off eye, piece out of centre of off ear, slit in near ear, no visible brands

If not claimed and expenses paid, to be sold on 14th January, 1891.

P. MURPHY,
Poundkeeper.
4563—4/

ROSEDALE.—Impounded at Rosedale, by Mr. J. S. Boram.

- 1 red and white cow, N off rump, off ear forked, and piece out under side
 1 red bull calf, white on belly, progeny of above
 1 strawberry cow, like P over R off ribs, OM near ribs, blotch brands near rump, slice off near ear, piece out top off ear
 1 strawberry bull calf, progeny of above
 1 roan and white cow, SD off rump, piece out under side near ear

By Mr. G. Watts.

- 1 black gelding, \mathfrak{H} over 2 near shoulder

If not claimed and expenses paid, to be sold on 6th January, 1891.

4568—7/6

S. R. DAWSON,
Poundkeeper.**RUNNYMEDE.**—Impounded at Runnymede, 17th December, 1890.

79. Bay mare, medium draught, hind feet white, star, saddle and collar marked, lame near fore leg, TAA near shoulder
 80. Bay colt foal, star, progeny of above
 81. Bay horse, bumble feet, hind foot white, saddle marked, like RC near shoulder
 82. Black horse, bumble feet, off hind foot white, C over off shoulder, 3 near flank
 83. Yellow-bay draught horse, star and snip, saddle and collar marked, JR near shoulder
 84. Bay draught mare, black points, white hairs on forehead, RN near shoulder

If not claimed and expenses paid, to be sold on 14th January, 1891.

4591—9/

WM. T. BOLTON,
Poundkeeper.**SHEEP HILLS.**—Impounded at Sheep Hills, 11th December, 1890, by Mr. W. Milgate.

- 1 bay gelding, DL near shoulder

On 13th December, by Mrs. O'Ragen.

- 1 red bull, tips off each horn, no visible brands

On 16th December, by Mr. W. Clarke.

- 1 bay gelding, small blaze, collar marked, JH (JH conjoined) CR near shoulder

On 16th December, by Mr. Thos. Powell.

- 1 bay gelding, small snip, shod on near hind foot, $\frac{+n}{187}$ near shoulder

If not claimed and expenses paid, to be sold on 3rd January, 1891.

4589—9/

R. H. STAINTHORPE,
Poundkeeper.**SHEPPARTON.**—Impounded at Shepparton, by J. Coldwell.

- 1 dark-brown or black horse, draught, two hind feet shod, JA near shoulder
 1 bay mare, draught, star, two hind feet white, JA near shoulder
 1 bay horse, medium draught, blaze down face, off hind foot white, JHD conjoined near shoulder
 1 bay mare, medium draught, star, long tail, faint brand near shoulder

By John Ryan.

- 1 bay horse, draught, star, near fore and off hind feet white, fore feet shod, no visible brand

If not claimed and expenses paid, to be sold on 7th January, 1891.

4567—7/6

CHARLES DUDLEY,
Poundkeeper.**ST. KILDA.**—Impounded at St. Kilda, 16th December, 1890.

177. Bay cob horse, star, off hind foot a little white, branded JHL conjoined near shoulder, scar on shoulder
 178. Bay horse, near hind foot white, branded like K near shoulder, small blaze, unshod
 179. Flea-bitten grey mare, no visible brands
 180. Bay mare, black points, WA conjoined near shoulder, like 7 near thigh, lump on off thigh

If not claimed and expenses paid, to be sold on 9th January, 1891.

4629—6/

M. EDINGTON,
Poundkeeper.**TALBOT.**—Impounded at the Talbot Shire Pound, 17th December, 1890.—Damages 10s.

13. Roan bull, white on belly and face, no visible brands

If not claimed and expenses paid, to be sold on 10th January, 1891.

4590—3/6

M. GARNER,
Poundkeeper.**TRARALGON.**—Impounded at Traralgon, by Mr. Edward Larkin, Jeeralang.

- 1 chestnut horse, white face, two hind legs white, blotched indescribable brand off shoulder

If not claimed and expenses paid, to be sold on 10th January, 1891.

4584—4/

JAMES DUNBAR,
Poundkeeper.**TYLDEN.**—Impounded at Tylden, 16th December, 1890, by W. Murnane.

- 1 black mare (light hack), branded like B over 5 near shoulder, long tail

If not claimed and expenses paid, to be sold on 11th January, 1891.

4641—4/

CHAS. F. SWINBURNE,
Poundkeeper.**WARANGA.**—Impounded at Waranga, by G. E. Jeffs.

- 1 bay mare, black points, G off shoulder

If not claimed and expenses paid, to be sold on 10th January, 1891.

4643—3/

JOHN RAY,
Poundkeeper.**WARRAGUL.**—Impounded at Warragul.

- 1 brown horse, branded like G reversed near shoulder

If not claimed and expenses paid, to be sold on 2nd January 1891.

4532—3/

W. RHODEN,
Poundkeeper.**WARRANTDYTE.**—Impounded at Warrantdyte.

- 1 dark-brown or black mare, shod, collar and saddle marked, like $\frac{m}{2}$ conjoined over JB conjoined near shoulder

- 1 dark-bay or brown yearling filly, white on hind and near fore feet, white streak on face, no visible brand

If not claimed and expenses paid, to be sold on 14th January, 1891.

4633—5/

WILLIAM HUTCHINSON,
Poundkeeper.**WICKLIFFE.**—Impounded at Wickliffe, 15th December, 1890, by Geo. Mahony, Esq., Annevale, near Dunkeld. Trespass 6s. per head.

289. Bay mare, medium draught, star, near fore and near hind fetlock white, collar-marked, like 2 M 2 near thigh
 290. Piebald (black and white) mare, MF near rump, like same brand near shoulder
 291. Bay horse pony, running star, off hind fetlock white, shod, G off shoulder

If not claimed and expenses paid, to be sold on 14th January, 1891.

4565—6/6

ROBERT FORD,
Poundkeeper.**WINCHELSEA.**—Impounded at Winchelsea Pound, 11th December, 1890.

- 1 grey horse, branded M1 off shoulder, shod all round
 1 brown mare, branded like D near shoulder, and DD off thigh
 1 brown horse, H near shoulder, small white spot on wither

- 1 bay filly, no visible brands

- 1 chestnut horse, branded like 1G2 off shoulder, shod all round

If not claimed and expenses paid, to be sold on 7th January, 1891.

4640—6/

JONAS CHALLIS,
Poundkeeper.**WODONGA.**—Impounded at Wodonga, 25th November, 1890, by herdsman of Yackandandah Gold-field Common.

- 1 red and white steer, D off rump and ribs
 1 strawberry cow, off ear cut underneath, WD off rump
 1 red and white heifer, unbranded, progeny
 1 roan or strawberry cow, off ear cut underneath, WD off rump
 1 roan or strawberry heifer, unbranded, progeny
 1 red heifer, no visible brand
 1 roan cow or heifer, white head, WE off rump
 1 red heifer, white on belly, no visible brand
 1 red steer, star, H near rump
 1 red steer, white head and belly, both ears marked, JC or JG off rump, 4 off ribs

Also, on 28th November, 1890, by Mr. S. Carroll.

- 1 red bullock, white head and belly, near ear marked, like RC and blotch over blotch near ribs

Also, on same date, by Mr. William Beatty.

- 1 Bay mare, hollow on neck, hole near hip, saddle-marked, like G before K off shoulder, W near shoulder

Also, on 4th December, 1890, by Mr. G. McFarlane.

- 1 red and white yearling bull, white head, both ears split, no visible brand

- 1 brindle steer, hole near ear, hole and split off ear

If not claimed and expenses paid, to be sold on 1st January, 1891.

4533—13/6

HENRY HUON,
Poundkeeper.**YINNAR.**—Impounded at Yinnar, by J. McDonald.

- 1 red and white steer, like P off rump

- 1 black and white heifer, like Z off rump, like EC off ribs

If not claimed and expenses paid, to be sold on 10th January, 1891.

4644—3/6

J. BUTLER,
Poundkeeper.

December 19, 1890.

5170

POUNDKEEPERS' REMITTANCES.

THE GOVERNMENT PRINTER acknowledges the receipt of the undermentioned sums :—

1890.	£	s.	d.
December 12.—H. W. Boyd	0	4	0
December 13.—H. Huon	1	0	0
December 13.—D. McIntosh	0	4	6
December 15.—J. Livock	0	0	3
December 16.—H. R. Dixon	0	3	6
December 17.—J. MacPherson	0	3	6
December 18.—J. B. O'Meara	0	3	6
December 18.—R. H. Stainthorpe	1	0	0
December 18.—W. S. Bolton	0	10	0
December 18.—W. Walsh	0	7	0
December 18.—M. Garner	0	4	0
December 18.—J. Brown	0	5	0
December 18.—M. Cahill	0	4	0
December 18.—M. Edington	0	6	6
December 18.—W. Hutchinson	1	0	0
December 18.—J. Trewin	0	10	0
December 18.—J. Healey	0	4	0
December 18.—J. Ray	0	3	0
December 18.—M. Smith	0	5	6

ROBT. S. BRAIN,
Government Printer.

Melbourne, 19th December, 1890.

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