

VICTORIA

GOVERNMENT GAZETTE.

Published by Authority.

No. 143.]

FRIDAY, NOVEMBER 20.

[1891.

VICTORIAN GOVERNMENT FOUR PER CENT. STOCK.

THE Receiver and Paymaster to the Treasury, Melbourne, is authorized to dispose of Victorian Government Inscribed Stock, on application, in parcels or amounts of Ten pounds (£10), or some multiple of Ton pounds (£10), and at the nominal value of the said stock, i.e., at par, with accrued interest from the 1st October inst. added.

The Treasury, Melbourne, 1st October, 1891.

H. F. EATON, Under-Treasurer.

GENERAL ELECTION 1892.—ISSUE OF ELECTORS' RIGHTS.

IT is hereby notified that the General Rolls of Non-ratepaying Electors for the Legislative Council and Legislative Assembly must be prepared during the week ending the 1st December prox., and that persons who have not already enrolled may do so by obtaining Electors' Rights from the Registrars for their respective Divisions, or their Deputies, before or on that date.

- 2. The rolls so prepared, as far as relates to the Legislative Assembly, will be used at the general election which will, in the ordinary course, take place about the month of April, 1892.
- 3. The Electoral Registrars and Deputy Electoral Registrars will keep open their offices for the issue of Rights until Ten o'clock p.m. on two nights in each week during the whole of November (see advertisements in newspapers), and on every night (except Sunday) during the last ten days of the month.
- 4. Intending applicants for Electors' Rights are cautioned to apply early to the Registrar. The law requires the prescribed questions as to an applicant's qualification to be answered in writing; therefore, if application be postponed until the last day allowed for the purpose, as is too frequently the case, much inconvenience will be occasioned, with the possible result that those who so delay will be deprived of the opportunity for enrolment.
- 5. Each applicant should provide himself with the stamp (6d.) necessary for payment for the Right.
- 6. Intending applicants are further cautioned to carefully ascertain whether they are fully qualified under the law; inasmuch as a penalty on conviction is imposed upon persons knowingly and wilfully obtaining Electors' Rights when not qualified.
- 7. No person whose name is on, or entitled to be on, any Roll of Ratepaying Electors for any Division of a Province may obtain an Elector's Right for such Province, and no person whose name is already on any Roll of Ratepaying Electors for any Division of an Electoral District may obtain an Elector's Right for such District.

T. R. WILSON, Under-Secretary.

Chief Secretary's Office, Melbourne, 26th October, 1891. No. 143.-November 20, 1891.-1.

CERTIFICATION OF ACCOUNTS.

Act No. 1066.—General Regulations respecting Public Accounts, Clause 28.

PURSUANT to Clause 28 of the General Regulations respecting Public Accounts, His Excellency the Governor, with the advice of the Executive Council, has been pleased to authorize.

HENRY V. HEINBOCKEL

to certify to accounts in connexion with the Defence Department, during the absence on leave of J. A. Thompson.

THE SECRETARY FOR AGRICULTURE,

to certify to accounts for expenditure as under:

Special Appropriations. Grants for promoting Agricultural and other Industries, Act 58 Vict. No. 1046.

JAMES MUNRO,

The Treasury, Melbourne, 10th November, 1891.

COLLECTORS OF IMPOSTS.

HIS Excellency the Governor, with the advice of the Executive Council, has been pleased to appoint HENRY V. HRINBOCKEL, Acting Paymaster Naval and Military Forces,

to be a Collector of Imposts for the Defence Department at Melbourne, during the absence on leave of J. A. Thompson;

HELEN FULLARION, Acting Postmistress, Portarlington, to be Acting Collector of Imposts at Portarlington, for the purpose of collecting the fees payable on Fixed Priced Crown Lands Licences, and on making Registrations for the sale of Tobacco, during the absence through illness of E. Deane.

JAMES MUNRO,

The Treasury, Melbourne, 10th November, 1891.

RECEIVERS AND PAYMASTERS,

IS Excellency the Governor, with the advice of the Executive Council, has been pleased to appoint HARRY PARLAND STEPHEN

to be Acting Receiver and Paymaster and a Collector of Imposts at Camperdown, during the absence on leave of C. B. Were; JAMES EUGENE COOKE

to be Acting Receiver and Paymaster and a Collector of Imposts at Geelong, during the absence on leave of E. Eddy;

JOHN ALEXANDER

to be Acting Recoiver and Paymaster and a Collector of Imposts at Traralgon, Morwell, Rosedale, and Toongabbie, during the absence of leave of J. G. Keys;

JAMES WALTER SULLIVAN, Acting Postmaster, Alexandra, to be Acting Receiver and Paymaster and a Collector of Imposts at Alexandra, during the absence on leave of H. A. Halliday.

> · JAMES MUNRO, Treasurer.

The Treasury, Melbourne, 10th November, 1891.

RECEIVERS AND PAYMAYSTERS.

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

WILLIAM WAKEHAM GAGGIN

to be Acting Receiver and Paymaster and a Collector of Imposts at Melbourne, during the absence through illness of R. W. Owen;

CHARLES JOHN ROGERS, Clerk of Petty Sessions, Harrow to be also Acting Receiver and Paymaster and a Collector of Imposts at Harrow, during the absence of T. G. Abbott;

FREDERICK JOHN MATTHEWS, Acting Postmaster, Maldon, to be also Acting Receiver and Paymaster and a Collector of Imposts at Maldon, vice P. Costello relieved;

THOMAS GEORGE PERROTT, Acting Postmaster, Wedder-

to be also Acting Receiver and Paymaster and a Collector of Imposts at Wedderburne, during the absence on leave of A. Drummond.

JAMES MUNRO, Treasurer.

The Treasury, Melbourne, 16th November, 1891.

DEPUTY REGISTRARS OF BIRTHS AND DEATHS.

THE Governor, with the advice of the Executive Council, has been pleased to appoint the persons named hereunder to be Deputy Registrars of Births and Deaths at the places respectively specified, viz.:-

Gre Gre ...

James Peters, vice W. R. Thomson, whose resignation has been accepted. Sutherland's Plains JOHN MCMURTRIE, Acting, during the absence of E. A. McMurtrie on leave.

THE Governor, with the advice aforesaid, has cancelled the appointment of

EDWARD C. EARLES

as Deputy Registrar of Births and Deaths at Skipton, made by Order of the 2nd November, 1891.

F. T. SARGOOD, For the Chief Secretary.

Chief Secretary's Office, Melbourne, 16th November, 1891.

ELECTORAL REGISTRAR AND DEPUTY ELECTORAL REGISTRARS.

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

ARTHUR EDMOND HILL, 38 High-street, St. Kilda, to be the Electoral Registrar for the St. Kilda. North, St. Kilda South, and St. Kilda West Divisions of the South Yarra Province, and the Balaclava, St. Kilda East, and St. Kilda West Divisions of the Electoral District of St. Kilda, temporarily, during the absence of Benjamin Hill on sick leave;

FRANK ROBERTS, Cavendish,

to be a Deputy Electoral Registrar for the Dundas Division of the Western Province, and the North Hamilton Division of the Electoral District of Dundas, vice A. Harris, whose resignation has been accepted;

CHARLES WEBB, Beulah,

to be a Deputy Electoral Registrar for the Wirmbirchip Division of the Electoral District of Donald and Swan Hill;

WALTER CHAPPELL, Yarram Yarram,

to be a Deputy Electoral Registrar for the Alberton Division of the Electoral District of Gippsland South;

Peter Nowlan, Shoreham, Electoral Registrar for the Balnarring Division of the Electoral District of Morning-

to be also a Deputy Electoral Registrar for the Flinders Division of the said Electoral District;

D. D. FORBES, Buffalo River,

to be a Deputy Electoral Registrar for the Buckland Division of the Electoral District of Ovens.

F. T. SARGOOD, For the Chief Secretary.

Chief Secretary's Office, Melbourne, 16th November, 1891.

SHERIFF'S SUBSTITUTE.

THE Governor, with the advice of the Executive Council, has, by virtue of the provisions of section 87 of the Act No. 1104, been pleased to appoint

H. P. STEPHEN, Camperdown

(as Registrar of the County Court at Camperdown), to do and perform, with respect to the Courts at Camperdown, in the place and stead of the Sheriff, all such acts and things as the Sheriff is by the said Act authorized or required to do or perform, during the absence of C. B. Were on leave.

WM. SHIELS.

· Crown Law Offices, Melbourne, 16th November, 1891.

SHERIFF'S BAILIFF.

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

THOMAS WILLIAM JONES

to be a Sheriff's Bailiff for the Midland Bailiwick at Mildura.

WM. SHIELS.

Crown Law Offices, Melbourne, 16th November, 1891.

MAGISTRATES.

THE Governor, with the advice of the Executive Council, has —been pleased to appoint the gentlemen named herounder to keep the peace in the respective Bailiwicks specified, viz.:—

Central Bailiwick.

... Cranbourne. ... Moyarra, Jumbunna East. WALTER DUFF, Esq. WILLIAM ELMS, Esq. ... Berwick. WILLIAM FULLER, Esq. ...

Eastern Bailiwick. ... Allambee. Yarram Yarram. JOHN CAMPBELL, Esq. ... JAMES McKenzie, Esq. ... WILLIAM MURDOCH, Esq. Yarram \\ ... Morwell.

Midland Bailiwick.

... Murchison.
... "Memsie," Bridgewater-on-Loddon.
... Swan Hill. JAMES ANDERSON, Esq. ... FREDERICK FRANK CRONIN, Esq.

WILLIAM COOKE GARDEN, Esq. WILLIAM GUNN, Esq. Rushworth.

Northern Bailiwick.

... Gaffney's Creek. JOHN JONES CARDIFF, Esq. ...

Southern Bailiwick.

FREDERICK JOHN PACEY, Esq. ... Drysdale.

Western Bailiwick.

JOHANN CARE WILHELM BRETAG, Esq. Natimuk. CHARLES GORDON GARDINER, Esq. ... Coleraine. WILLIAM SUTCLIFF, Esq. ... Witchipool.

THE Governor, with the advice aforesaid, has accepted the

MATTHIAS LARKIN, Esq.,

of the Commission of the Peace for the Central Bailiwick.

JNO. M. DAVIES.

Crown Law Offices, Melbourne, 16th November, 1891.

CLERK OF COURTS, ETC.

T is hereby notified for general information that

G. R. MURPHY

has been directed by the Minister to act as Registrar of the County Court, Clerk of the Court of Mines, Chief Clerk of the Court of Insolvency, Clerk of Petty Sessions, and Clerk under section 220 of the Act No. 1120, at Kyneton, and Clerk of Petty Sessions at Trentham, vice E. F. Cantwell relieved and transferred (s. 41, Act No. 1133).

A. P. AKEHURST, Secretary to the Law Department.

Crown Law Offices, Melbourne, 16th November, 1891.

HEALTH OFFICER AND ANALYST.

THE Board of Public Health, by virtue of the power conferred on it by the Health Act 1830, has approved of the undermentioned appointments by the municipal councils concerned, namely:—

Health Officer.

North Yarrawonga EDWARD FRANCIS O'SULLIVAN, M.D.

Analyst.

Mansfield Shire ... FREDERIC DUNN.

J. W. COLVILLE, Secretary Board of Public Health. Public Health Department, Melbourne, 17th November, 1891.

ACTING HEALTH OFFICER .-- PORT PHILLIP, ETC. THE Governor, with the advice of the Executive Council, has been pleased to appoint

JOHN DUNBAR TWEEDDALE, Esq., M.R.C.S.,

to be Acting Health Officer for the Port of Port Phillip, and Superintendent of Quarantine, from the 4th November, 1891, during the illness of Dr. Browning the Health Officer.

GEORGE TURNER, Minister of Health.

Public Health Department, Melbourne, 16th November, 1891.

RETURNING OFFICER FOR A SCHOOL DISTRICT.

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

to be Returning Officer for the School District of the Bendoc Riding of the Shire of Tambo, No. 285, vice Charles Hayden resigned.

F. T. SARGOOD, Minister of Public Instruction.

Education Department, Melbourne, 16th November, 1891.

BOARDS OF ADVICE FOR SCHOOL DISTRICTS.

THE Governor, with the advice of the Executive Council, has been pleased to appoint the gentlemen named hereunder to be members of the Boards of Advice for the School Districts respectively specified, viz.:—

The Smith and Victoria Wards of the City of Melbourne. No. 3. ARTHUR H. SHAW.

The Town of Williamstown. * No. 61. ROBERT LEAKE.

The Pakenham Riding of the Shire of Berwick. No. 103. THOMAS BOURKE.

The Moorpanyal Riding of the Shire of Corio. No. 124. JAMES SMITH.

The East Riding of the Shire of Eltham. No. 142. THOMAS YOUNG.

The North Riding of the Shire of Glenlyon. No. 150. JOHN JOHNSON.

The Shire of Preston. No. 160. WILLIAM F. HURLSTONE.

The South-East Riding of the Shire of Minhamite. No. 193. JOHN MCMASTER.

> The Shire of Moorabbin. No. 195... WILLIAM CLAYTON.

The North and East Ridings of the Shire of Newstead. No. 211. CHARLES SMITH.

The East Riding of the Shire of Ripon. No. 227. WILLIAM MURRAY.

The East and West Ridings of the Shire of Winchelsea. No. 263. Andrew T. Moran.

The South Riding of the Shire of Wyndham. No. 266. ANGUS McNaughton.

The Kiewa and Yackandandah Ridings of the Shire of Yackandandah. No. 269.

JOHN McDonald.

The Shire of Coburg. No. 272. ALEXANDER MUNRO.

The Greensborough Riding of the Shire of Heidelberg. No. 275. THOMAS COLLINS.

The Corinella and Woolamai Ridings of the Shire of Phillip Island. No. 287.

ALFRED GODDING.

The Shire of Buln Buln. No. 331. JAMES YOUNG.

The Borough of Horsham. No. 344. ARTHUR HOCKING.

The Centre Riding of the Shire of Flinders and Kangerong. No. 353.

JOHN BALDRY,
ALFRED HEAD,
PETER NOWLAN,
NELSON RUDDUCK, and
THOMAS WATSON.

The Snowy River Riding of the Shire of Tambo. No. 391. JAMES NIXON and JOHN JOSEPH PLEYDELL.

F. T. SARGOOD, Minister of Public Instruction.

Education Department, Melbourne, 16th November, 1891.

SUMMONING OFFICER.

HEREBY appoint the undermentioned person, under section 16 of the Education Act 1890, to summon parents in the following School Districts, viz.:—

WILLIAM TAYLOR,

WILLIAM TAYLOR,
in the Borough of Rutherglen, No. 47; Shire of Rutherglen,
No. 233; Barnawartha Riding of the Shire of Yackandandah,
No. 267; Kiewa and Yackandandah Ridings of the Shire of
Yackandandah, No. 269; Shire of Wodonga, No. 268; Shire of
Chiltern, No. 278; Mitta Mitta Riding of the Shire of Towong,
No. 307; Koetong Riding of the Shire of Towong, No. 308;
Murray Riding of the Shire of Towong, No. 309.

F. T. SARGOOD,

Minister of Public Instruction.
Education Department.

Education Department, Melbourne, 12th November, 1891.

Local Government Act 1890. GOVERNMENT AUDITOR OF MUNICIPAL ACCOUNTS.—CORRIGENDUM.

THE Governor, with the advice of the Executive Council, in exercise of the powers conferred by the Local Government Act 1890 (54 Vict. No. 1112, sections 163 and 164), has, by Order made on the 16th day of November, 1891, appointed

W. G. BLACKHAM, Bendigo,

to be the Auditor on behalf of the Government to examine and report upon the Municipal Accounts of the Shire of Shepparton for the year ending the 30th September, 1891, vice W. S. Judd

The appointment of W. G. Blackham to be the Auditor as aforesaid for the Numurkah Shire, notified in *Gazette* of 13th November, 1891, has been cancelled. F. T. SARGOOD,
For the Commissioner of Public Works.
Public Works Office,
Melbourne, 16th November, 1891.

TRADE AND CUSTOMS.-APPOINTMENTS.

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

SIMON JOHN PRIESTLEY, Landing Waiter,

to be also Acting Sub-Collector of Customs and Assistant Immigration Agent, at Geolong, to date from the 10th November, 1891, during the absence on leave of A. E. Gomm;

WILLIAM GEORGE NORWOOD, Constable (No. 3432),

william Grong Ronwood, constants (10. 5702),
to be also an Officer to carry out that portion of Part II. of the
Marine Act 1830 which relates to the management of public
wharfs, at Dromana, to date from commencement of duty, vice
Constable Fowler removed.

JOHN McCRAITH, Station-master, Chiltern,

to be also Officer of Customs, for protective purposes only, at Chiltern, to date from the 7th October, 1891, vice A. M. Main transferred.

GEORGE TURNER, Commissioner of Trade and Customs.

Department of Trade and Customs, Melbourne, 19th November, 1891.

CROWN LANDS BAILIFF.

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

JOHN HALL, Constable (No. 4289),

A. McLEAN,
President of the Board of Land and Works.
Lands and Survey Office,
Melbourne, 16th November, 1891.

EXPERS. EXPERT IN CULTURE OF PLANTS PRODUCING SCENTS.

SCENTS.

THE Governor, with the advice of the Executive Council, has, in accordance with Subdivision No. 3 of the Regulations of the 29th April, 1890, for the expenditure of the grant to promote the agricultural, fruit, and wine industries, been pleased to appoint

FRANCIS MELLON

to be an Expert in the Culture of Plants Producing Scents.

GEO. GRAHAM, Minister of Agriculture.

Department of Agriculture, Melbourne, 16th November, 1891.

SAVINGS BANK AT PORTLAND.

PURSUANT to the provisions of the Savings Banks Act 1890, the Commissioners of Savings Banks in the Colony of Victoria hereby give notice that they have appointed

John Hawkins Row, Esq., and George Henry Tullon, Esq.,

to be Trustees of the Savings Bank at Portland. By order of the Commissioners of Savings Banks

JAMES MOORE, Comptroller and Secretary.

Office of the Commissioners of Savings Banks, Melbourne, 12th November, 1891.

Companies Act 1890.

HEREBY certify that "The Murrumbeena Land Company Limited" has been this day registered by me, and notify that the said company is incorporated and is limited by shares. Dated this 18th day of November, 1891.

E. R. BARRY, Deputy Registrar General.

Registrar-General's Office, Melbourne.

Companies Act 1890.

HEREBY certify that "Reid Brothers and Russell Limited" has been this day registered by me, and notify that the said company is incorporated and is limited by shares. Dated this 18th day of November, 1891.

E. R. BARRY, Deputy Registrar-General.

Registrar-General's Office, Melbourne.

Building Societies Act 1890.

NOTICE is hereby given that a Building Society, called "The United Mutual Starr Bowkett Building Society," is duly registered under the provisions of the above Act.

Dated this 17th day of November, 1891.

JOHN BURSLEM GREGORY, Registrar of Building Societies.

Building Societies Act 1890.

NOTICE is hereby given that a Building Society, called "The Extended Starr Bowkett Building Society," is duly registered under the provisions of the above Act.

Dated this 17th day of November, 1891.

JOHN BURSLEM GREGORY, Registrar of Building Societies.

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

DRESSMAKING WORK-ROOMS OF MESSES. SNOW AND ROOM, STURT AND ARMSTRONG STREETS, BALLARAT,

from the 13th November inst. to the 31st December next, upon these express conditions, that is to say:—

That no person or persons shall employ in the said work-rooms more than fitty-five females for more than fitty-six hours in any one week in preparing or manufacturing articles for trade or sale.
 That none of such females shall be so employed without receiving payment for the extra work they are called upon to perform.
 That none of such females shall be so employed for more than forty-eight hours in any one week without their consent.

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 16th day of November,

A. McLEAN, Chief Secretary.

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

CLOTHING FACTORY OF MESSES. FITZGERALD BROS., BRIDGE-STREET, BALLARAT,

from the 13th November inst. to the 31st December next, upon these express conditions, that is to say:—

se express conditions, that is to say:—
 That no person or persons shall employ in the said factory more than twenty females for more than fifty-six hours in any one week in preparing or manufacturing articles for trade or sale.
 That none of such females shall be so employed without receiving payment for the extra work they are called upon to perform.
 That none of such females shall be so employed for more than forty-eight hours in any one week without their consent.

consent.

consent.

4. That a copy of this Order be kept conspicuously and continually posted in such factory for the information of all concerned.

Given under my hand, at Melbourne, the 16th day of November, 1891.

A. McLEAN, Chief Secretary.

Factories and Shops Act 1890.

TN 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

Dressmaking and Tailoring Work-rooms of Messes. Henderson and Goodisson, "The Beehive," Bendigo,

from the 23rd November inst. to the 31st December next, upon these express conditions, that is to say:—

That no person or persons shall employ in the said work-rooms more than fifty-four females for more than fifty-six hours in any one week in preparing or manufacturing articles for trade or sale.
 That none of such females shall be so employed without receiving payment for the extra work they are called upon to perform.
 That none of such females shall be so employed for more than forty-eight hours in any one week without their consent.

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 18th day of Novem-

A. McLEAN, Chief Secretary.

Post Office Act 1890.

TRANSMISSION OF TELEGRAMS BY TELEPHONE.

TIS Excellency the Governor, with the advice of the Executive Council, has been pleased to approve that Subscribers to the Telephone Exchanges who do not desire to pay the annual fee of £3 5s., authorized by an Order in Council dated 10th December, 1889, may have telegrams addressed to them transmitted by telephone to their addresses.

The charges for transmitting telegrams as above will be as follow:—

For each telegram, provided the telephone conversation does not exceed 3 minutes For every additional 3 minutes, or fraction thereof ...

For every additional 3 minutes, or fraction thereof ... 6d. Such Subscribers may also transmit to any Telegraph Office, which may be connected with any Telephone Exchange, messages to be further transmitted from the Telegraph Office to the respective destinations of such messages as Postal telegrams, provided they pay the usual cost of such telegrams in addition to the above rates.

The transcript of telegrams telephoned by Subscribers will, so far as the Department is concerned, become the original telegrams; and the Department will not assume or be subject to any liability by reason or on account of any failure, delay, or mistake in or about the transmission, receipt, or delivery of any telegram under this system from whatever cause the same may arise.

JOHN GAVAN DUFFY,

Post Office and Telegraph Department, Melbourne, 11th November, 1891.

ARTILLERY PRACTICE.

TARGET Practice will be carried on by the Victorian Artillery from the undermentioned forts from the 1st to the 30th of November, 1891, between the hours of Nine a.m. and Five

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

All forts from which practice is carried on will fly a red flag from mast-head of flagstaff. All ships and boats should be kept at a distance of at least 800 yards to the left and 1 mile to the right of the line of fire for a distance of 6,000 yards from the battery, in accordance with Orders in Council dated 10th March, 1887.

CHAS. E. UMPHELBY, Major, C.V.A. 22nd October, 1891.

ARTILLERY PRACTICE.

TARGET Practice will be carried on by the Victorian Artillery from the undermentioned forts from the lat to the 31st of December, 1891, between the hours of Nine a.m. and

туе р.ш.:—			
Forts.			Direction of Target.
Queenscliff			S.S.W. and S.E. by E.
Crow's Nest			S. by E.
Swan Island			S.E. and S.W.
Nepean			W.N.W. and N.E.
Eagle's Nest			N.E.
Franklin	•••	• • • • • • • • • • • • • • • • • • • •	N.
Qual Channel		• • • • • • • • • • • • • • • • • • • •	117

All forts from which practice is carried on will fly a red flag from mast-head of 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 Orders in Council dated 10th March, 1887

CHAS. E. UMPHELBY, Major C.V.A. 18th November, 1891.

TARGET PRACTICE.

TARGET Practice will be carried on between the hours of Two and Five p.m. as under:— Horse Artillery, at Werribee, on 7th, 14th, and 28th Novem-

Field Artillery, from Point Cook, on 7th, 9th, 14th, and 28th

November.

All ships and boats should be kept at a distance of at least one

mile to the right or 800 yards to the left of the line of fire for a distance of 6,000 yards from the battery.

General direction, E.

D. DEAN-PITT, Lt.-Colonel, Commanding Artillery.

23rd October, 1891.

. TARGET PRACTICE.

TARGET PRACTICE.

Battery on the 26th November, 1891, commencing at halfpast Two o'clock p.m.
All ships and beats should be kept at a distance of at least
one unile to the right or 800 yards to the left of the line of fire for
a distance of 6,000 yards from the battery.
General direction:—The Target will be moored in a direction
cast from the battery. During practice, a red flag will be flying
from the mast-bead in the battery.

ANDREW KELL, Major, Commanding Port Fairy Battery.

17th November, 1891.

HORSES FOR THE INDIAN ARMY.

THE following notification is published at the request of the Government of India.

D. MARTIN, Secretary for Agriculture.

Department of Agriculture, Melbourne, 17th November, 1891.

HORSES,—REMOUNTS.—NOTIFICATION.

No. 3890/D.

GOVERNMENT OF INDIA, MILITARY DEPARTMENT.

With reference to the advertisement of the 15th October, 1890, it is hereby notified that the number of imported horses suitable for army purposes which it is anticipated will be purchased by the Government of India during the year 1892-93 is estimated at 1,475. But this estimate is subject to alteration hereafter.

The horses are classed as follows:

Class I - Australian and Cane Horses-1.275.

Ciuss 1.—Aus	er actare are	a cape	1101000	- 1,0,0.				
	In Cale	utta.						
Medium cavalry an	d hussars			170)				
Field artillery			•••	320 }	715			
Horse artillery	- • •	•••	***	225				
•	'In Mac	Iras.						
Medium cavalry an	d hussars			$150 \\ 110 \\ 80$				
Field artillery	***		•••	110 >	340			
Horse artillery	••.	• • •	•••	80 J				
	In Bon	ibay.						
Australi	an, Cape, a	end oth	er Hor	ses.				
Field artillery				$\{ \frac{145}{75} \}$	220			
Horse artillery		•••	•••	75 {	220			
Class II.—Arabs and Persians—200.								
Medium cavalry ar	nd hussars		•••	60 }	200			
Madras native cava	alry		•••	140 }	200			
	Total		·		1,475			

2. The purchases will be made in Calcutta, Madras, and Bombay, by Remount Agents under the orders of the Director, Army Remount Department.

3. The Calcutta Remount Depôt will be open for the reception of horses from the lat November, 1892, to the end of the purchasing season. Purchasing to commence as soon after arrival of the shipment as the Remount Agent may direct.

4. Horses and mares of all breeds will be received, but they must be within the prescribed age, 4 to 6 years, and, in the case of Australian horses, 14 hands 3 inches to 16 hands high.

5. Greys will not be purchased for horse and field artillery.

6. The average price for an Australian or Cape remount has been fixed at Rs. 650, which will be paid at the Indian port of purchase. The average price for Arabs and Fersians is Rs. 550, but overy horse presented for purchase will be valued separately, and higher or lower prices may be given, provided that the averages fixed above are not exceeded.

S. D. GORDON, For Secretary to the Government of India.

PUBLIC SERVICE BOARD.—STOREMAN AND PACKER.

A VACANCY at present exists in the Stores Branch of the Post and Telegraph Department for a Storeman and Packer, with a salary commencing at £9 a month.

Any officer in the Non-clerical Division of the Public Service who may consider himself qualified for the position in question and who may desire to apply for same, should send an application to the Secretary, Public Service Board, on or before Saturday, the 21st November inst.

By order, J. J. MACKENZIE,

Melbourne, 12th November, 1891.

Public Service Act 1890.

PRIVATE WORK.

THE Governor, with the advice of the Executive Council, in pursuance of the provisions of section 116 of the Public Service Act 1830 (54 Vict. No. 1133), has been pleased to grant permission to the undermentioned officer of the Public Service to engage in the work specified below, and to receive remuneration therefor, subject to the condition that the work be performed by such officer only during hours outside the ordinary hours fixed for the discharge of his duties in the Public Service:

Name of Officer.	Department.	Nature of Work.
Joseph J. John- ston, State School No. 117, Colac	Public Instruc-	To give private tuition at Colac in English, Geo- graphy, Arithmetic, and Book-keeping.

JAMES MUNRO,

Premier's Office, Melbourne, 16th November, 1891.

Public Service Act 1890.

ALTERATION OF REGULATIONS.

HIS Excellency the Governor in Council has been pleased, upon the recommendation of the Public Service Board, to approve of the following alteration in the Regulations made on the 23rd day of December, 1890, in pursuance of the provisions of the Public Service Act 1890 (54 Vict. No. 1133):—

CHAPTER VI.

SALARIES.-Non-clerical Division.

		Part 1.			
Office.	um f Pay ly.	Scal	t Pay		
Onice.	Minim Rate o Month	Amount.	At Intervals of	Num- ber.	Maxin Rate o Month
	£	8			£
DEPART	MENT OF	Post an	D TELEGRA	PHS.	
Add— Stamp Printer and Embosser					14
Add— Stamp Printer and		}	Į.	PHS.	14

JOHN GAVAN DUFFY, Postmaster-General.

Post and Telegraph Department, Melbourne, 16th November, 1891.

Evidence Act. 1890 (No. 2).

EXAMINATION OF APPLICANTS FOR LICENCE
AS SHORTHAND WRITERS.—AMENDED REGU. LATIONS.

THE Governor in Council has been pleased to approve of the subjoined Regulations made by the Public Service Board.

WM, SHIELS.

Crown Law Offices, Melbourne, 16th November, 1891.

The Public Service Board, pursuant to the provisions of section 10 of the Evidence Act 1890 (No. 2), hereby makes the following Regulations for determining the nature or character, standard, and requirements of the examinations or tests to be applied to applicants for licence as Shorthand Writers, and submits the same for the approval of the Governor in Council, relieu of those made by the Board on the 23rd July, 1891, approved by the Governor in Council, and published in the Government Gazette of the 31st July, 1891:—

- 1. Every applicant shall, prior to admission to examination, produce to the Public Service Board satisfactory evidence—
 - (1) Of having attained the age of 21 years. (2) Of good moral character.
- 2. Every applicant who has produced the said evidence may be admitted to examination.
- Before an applicant can be registered as qualified for licence, he must pass, to the satisfaction of the Examiners, examinations

 - (a) Rapidity and correctness in writing shorthand.
 (b) Rapidity and correctness in transcribing shorthand notes.
 (c) Rapidity and correctness in reading shorthand notes.
 - 4. The standard required for passing shall be-
 - (a) To write correctly, from the Examiners' dictation, 600 words at the rate of 120 words a minute-5 minutes

 - in all.

 (b) To transcribe at once, in long hand, legibly and correctly, without abbreviations, in 24 minutes, the passage written from dictation under sub-clause (a).

 (c) To write correctly in shorthand, from the Examiners' dictation, 1,500 words at the rate of 150 words a minute—10 minutes in all. The writings of all candidates shall be collected at once without revision.

 (d) To read aloud correctly to the Examiners, in not more than 30 minutes, the paper written in accordance with sub-clause (c).

 Both shorthand and transcript must in all cases be written ink.

- $5. \ \mbox{While}$ candidates are under examination no communication between them will be allowed.
- 6. Candidates who fail to satisfy the Examiners in (a) and (b) will not be allowed to proceed further with the examination.
- 7. Candidates who may have passed the examination to the satisfaction of the Examiners shall be registered as qualified for licence as Shorthand Writers in the Law Courts.

T. COUCHMAN,
M. H. IRVING,
C. W. LANGTREE,
J. J. MACKENZIE, Secretary.

Approved by the Governor in Council the 16th November, 1891.

G. Wilson Brown, Clerk of the Executive Council.

November 20, 1891.

LICENSING COURTS FOR HAWKERS AND PEDLERS.

PRIDLERS.

In accordance with the provisions of the Hawkers and Pedlers Act 1890 [54 Vict. No. 1097, section 6], whereby it is enacted that a General Meeting of the Justices in each Police District shall be holden in some Court House in the said district to be from time to time, as occasion may require, appointed by the Governor in Council for that purpose), on the second Tuesday in the months of March, June, September, and December in every year, for the purpose of taking into consideration applications for Hawkers' and Pedlers' Licences, the Governor in Council has added the Court Houses to those already published in the Government Gazette of the 16th October, 1891, page 4200, situated at the places in the Police Districts hereinafter mentioned, for the holding of such general meetings for the purpose aforesaid, viz.:—

Central Police District. Ballarat East. North-Western Police District. Avoca,

> JAMES MUNRO, Treasurer.

The Treasury, Melbourne, 10th November, 1891.

Trade Marks Act 1890. NOTICE TO IMPORTERS AND OTHERS.

NOTICE TO IMPORTERS AND OTHERS.

THE provisions of Part II. of the Trade Marks Act 1890
having been in operation for a period of two (2) years, and
offenders against such Act having been treated with great
leniency from a desire not to unduly restrict trade transactions,
importers and others are hereby notified that, a sufficient opportunity for the principles of the said Act to be generally known
having been given, in future the Act will be strictly enforced in
all cases.

GEORGE TURNER, Commissioner of Trade and Customs.

Department of Trade and Customs, Melbourne, 28th October, 1891.

PORT PHILLIP PILOT SERVICE.-APPLICATIONS.

A PPLICATIONS will be received by the undersigned up to
Noon, on Tuesday, the 15th December, 1891, from persons
qualified to act as Sea Pilots in the Port Phillip Pilot Service,
in which a vacancy has occurred.

Applications must be made on forms obtainable at the offices of
the Marine Board, Melbourne, where full particulars may be
obtained

the Marine Board, Melbourne, where this paradama may contained.

Note.—Strict compliance with conditions specified in the Board's form of application is necessary. Any application not in accordance therewith is liable to be rejected. No applicant shall be deemed eligible who shall exceed the age of 40 years on his next birthday.

By order,

By order, J. GEO. McKIE, Secretary.

Marine Board of Victoria, Melbourne, 16th November, 1891.

NOTICE TO MARINERS.-VICTORIA.

THE following Notice to Mariners is published for general information.

GEORGE TURNER, Commissioner of Trade and Customs.

Department of Trade and Customs, Melbourne, 18th November, 1891.

GIPPSLAND LAKES-CUNNINGHAME. -BULLOCK ISLAND BARRIER. GIPPSLAND LAKES—CUNNINGHAME.—BULLOCK ISLAND BARRIER.

Notice is hereby given that on and after Tuesday, the 15th day of December, 1891, a white light, visible in clear weather about three miles distant, will be exhibited from a lamp-post about 20 feet above high water, erected on the outer end of the barrier at Bullock Island, and bearing N.W. by N. about 100 yards distant from the red light on the inner end of the eastern pier.

ALEXE. WILSON,

Engineer in Charge, Ports and Harbors.

Department of Ports and Harbors,

Melbourne, 18th November, 1891.

NOTICE TO MARINERS.—NEW ZEALAND.

THE following Notice to Mariners, which has been received from the Marine Department, Wellington, is published for general information.

GEORGE TURNER, Commissioner of Trade and Customs.

Department of Trade and Customs, Melbourne, 18th November, 1891.

(Extract from New Zealand Gazette, 29th October, 1891.) [No. 37 of 1891.]

THE Auckland Harbor Board has given notice that, in consequence of the extension of the outer western tee of the Queenstreet Wharf, Auckland, the two white lights hoisted horizontally on this tee have been moved westward of their former position to the end of the tee as now constructed, a distance of 120 feet.

For the Minister having charge of the Marine Department.

Marine Department, Wellington, N.Z., 26th October, 1891.

NOTICES TO MARINERS.—WELLINGTON, NEW ZEALAND.

THE following Notices to Mariners, which have been received from the Marine Department, Wellington, are published for general information.

GEORGE TURNER, Commissioner of Trade and Customs.

Department of Trade and Customs, Melbourne, 18th November, 1891.

(Extract from New Zealand Gazette, 5th November, 1891.) [No. 38 of 1891.]

HAURAKI GULF.-BUOY OFF KOREHO (OR BROWN'S) ISLAND. THE Auckland Harbor Board has given notice that a black-cask buoy has been laid in 2½ fathoms at low-water springs, with the eastern extreme of Koreho Island bearing S. ‡ E., and the western extreme S.W., and distant 160 yards north from the beacon on the northern extreme of the reef off the eastern end of the island, the water gradually shoaling towards the beacon, which dries at low water. Bearings magnetic.

A. J. CADMAN,
For the Minister having charge of the
Marine Department.

Marine Department, Wellington, N.Z., 29th October, 1891.

[No. 39 of 1891.]

DREDGING OPERATIONS, PORT OF LYTTELTON. THE following Notice to Mariners, received from the Lyttelton Harbor Board, is published for general information.

A. J. CADMAN,
For the Minister having charge of the
Marine Department,

Marine Department, Wellington, N.Z., 30th October, 1891.

THE Lyttelton Harbor Board direct special attention to the dredging operations now proceeding outside the Lyttelton Breakwater, and caution all masters of steamers and sailing vessels to take the entrance to the southward and westward of the dredge and her moorings, or on whichever side a red flag or ball is shown in the daytime; and two lights (green over white) will be shown at night, if working.

Attention is also directed to Harbor Regulation No. 34.

H. W. PERYMAN, . Chairman of Lyttelton Harbor Board.

Lyttelton Harbor Board Office, Christchurch, 30th October, 1891.

BEEAC LICENSING DISTRICT.—POLL OF ELECTORS.

PURSUANT to the provisions of section 30 of the Licensing
Act 1890 (No. 1111) it is hereby notified that the Governor
in Council has ordered a Poll of the Electors in the Beaac
Licensing District to be taken by ballot on Saturday, the 28th
day of November next, to determine whether or not the existing number of Victuallers' Licences in that District shall be

A. McLEAN, Chief Secretary.

Chief Secretary's Office, Melbourne, 26th October, 1891.

LOCAL OPTION POLI, FOR THE BEEAC LICENSING DISTRICT.

I THOMAS DENIS STRATFORD HERON, a member of the Licensing Court for the Licensing District of Beeac, do hereby give notice that, under the provisions of the Licensing Act 1890 (No. 1111), I have been ordered by His Excellency the Governor in Council to take a Poll of the Electors of the Beeac Licensing District on Saturday, the 28th day of November, 1891, to determine whether or not the number of Victuallers' Licences in the Beeac Licensing District shall be increased, and that I will proceed to take such Poll accordingly on the said date, at the places named below, viz.:—

Krambruk.

Krambruk. lerangamite. Barramunga. Irrewarra. Becac.

The Poll will open at Eight o'clock a.m. and close at Five

Dated at Geelong this 27th day of October, 1891.

T. D. S. HERON, Returning Officer.

Licensina Act 1890.

WIRMBIRCHIP LICENSING DISTRICT.—POLL OF ELECTORS.

URSUANT to the provisions of section 30 of the Licensing
Act 1830 (No. 1111) it is hereby notified that the Governor
in Council has ordered a Poll of the Electors in the Wirmbirchip
Licensing District to be taken by ballot on Saturday, the 21st
day of November next, to determine whether or not the existing
number of Grocers' Licences in that District shall be increased.

Chief Secretary's Office, Melbourne, 5th October, 1891.

A. McLEAN, Chief Secretary. WIRMBIRCHIP LICENSING DISTRICT. — LOCAL OPTION POLL UNDER "LICENSING ACT 1890."

(Regulation under Section 30.)

Cregulation under Section 30.)

NOTICE is hereby given that a Poll will be taken to determine whether or not the number of Grocers' Licences in the Wirmbirchip Licensing District shall be increased. Such Poll shall be taken on Saturday, the 21st day of November. 1891, and shall commence at Eight o'clock in the forenoon and close at Five o'clock in the afternoon at the following places:—Mechanics' Institute, Wirmbirchip: State School No. 2694, Whirily; Marlbed Station, Marlbed; H. Anders' residence, Rosebery.

Donald, 8th October, 1891.

THEO. HARSANT, Returning Officer.

Licensing Act 1890.

MALMSBURY LICENSING DISTRICT.—POLL OF ELECTORS.

PURSUANT to the provisions of section 30 of the Licensing Act 1850 (No. 1111) it is hereby notified that the Governor in Council has ordered a Poll of the Electors in the Malmsbury Licensing District to be taken by ballot on Saturday, the 5th day of December next, to determine whether or not the existing number of Victuallers' Licences in that District shall be decreased.

A. McLEAN, Chief Secretary.

Chief Secretary's Office, Melbourne, 2nd November, 1891.

LOCAL OPTION POLL FOR THE LICENSING DISTRICT OF MALMSBURY.

DISTRICT OF MALMSBURY.

I JAMES ROBERTSON, a member of the Licensing Court for the Malmsbury Licensing District, do hereby notify that, under the provisions of the Licensing Act 1890 (No. 1111). I have been ordered by His Excellency the Governor in Council to take a Poll of the Electors of the aforesaid Licensing District on Saturday, the 5th day of December, 1891, to determine whether or not the number of Victuallers' Licences shall be decreased in the said Licensing District, and that I will, on the said date, proceed to take such Poll at the place undermentioned, viz.:—

MALMSBURY.

The Poll will open at Eight a.m. and close at Five p.m. Dated at Castlemaine this 3rd day of November, 1891.

JAMES ROBERTSON Returning Officer.

Licensing Act 1890.

LOCAL OPTION POLL FOR THE LICENSING DISTRICT OF KATAMATITE.—DETERMINATION OF THE POLL OF ELECTORS.

OF THE POLL OF ELECTORS.

CHARLES LEONARD DOBBIN, a member of the Licensing Court for the Licensing District of Katamatite, having been ordered by His Excellency the Governor in Council to take a Poll of the Electors of the Licensing District of Katamatite on the 12th day of November, 1891, for the purpose of ascertaining the determination of the said Electors as to the increase or otherwise of the number of Licensed Victuallers in the said District, do hereby certify that I took the said Poll on the date named, and, inasmuch as one-third of the Voters on the Rolls for the said District did not record their votes, I hereby declare that a Poll was not constituted.

Given under my hand this 16th day of November, 1891, at Wangaratta.

Wangaratta.

C. LEONARD DOBBIN, P.M. Returning Officer.

Licensing Act 1890.

LOCAL OPTION POLL FOR THE WATCHEM LICENSING DISTRICT.

LICENSING DISTRICT.

I, WILLIAM LEADER, a member of the Licensing Court for the Watchem Licensing District, do hereby notify that, under the provisions of the Licensing Act 1890 (No. 111). I have been ordered by His Excellency the Governor in Council to take a Poll of the Electors of the said Licensing District on Wednesday, the 30th day of December, 1891, to determine whether or not the number of Victuallers' Licences in the Licensing District of Watchem shall be increased; and that I shall, accordingly, on the said date, proceed to take such Poll at the places undernamed, viz.

Donald (West of the Avon River).
Watchem.
Morton Plains.
Witchipool.
Witchipool West.
Laen North.
Laen East.

The Poll will open at Eight a.m. and close at Five p.m. Dated at Maryborough this 13th day of November, 1891.

WILLIAM LEADER, Returning Officer.

Licensing Act 1890.

WATCHEM LICENSING DISTRICT.—POLL OF - - ELECTORS.

ELECTORS.

PURSUANT to the provisions of section 30 of the Licensing Act 1830 (No. 1111) it is hereby notified that the Governor in Council has ordered a Poll of the Electors in the Watchem Licensing District to be taken by ballot on Wednesday, the 30th day of December next, to determine whether or not the existing number of Victuallers' Licences in that District shall be increased.

A. McLEAN, . Chief Secretary.

Chief Secretary's Office, Melbourne, 10th November, 1891.

Licensing Act 1890.

DECLARATION BY RETURNING OFFICER OF THE DETERMINATION OF ELECTORS REGARDING VICTUALLERS LICENCES WITHIN THE GOLDEN SQUARE LICENSING DISTRICT.

THE undersigned George William Frederick Patterson, a member of the Licensing Court for the Goldon Square Licensing District, having been ordered by His Excellency the Governor in Council to take a Poll of the Electors within the said Licensing District, upon the 18th day of November, 1891, to determine whether or not the number of Victuallers' Licences in that district should be decreased, and having taken such poll accordingly, do hereby, in pursuance of the provisions of the Licensing 4ct 1890, and of the regulations thereunder, publish and declare the determination of the Electors of the said District to be that the number of Victuallers' Licences within the said District shall not be decreased. shall not be decreased.

Given under my hand, at Bendigo, in the colony of Victoria, this 19th day of November, 1891.

G. W. F. PATTERSON, P.M., Returning Officer.

PATENTS FOR INVENTIONS.

NOTICE is hereby given that I have accepted the complete Specifications in the following applications:—

No. 8352. By CHARLES GRAHAM HEPBURN and WILFRED JOSEPH SPRUSON, both of Sydney, New South Wales, putent agents, for "Improvements in magnetic separators."

No. 8447. By SOLOMON COX, of Kensington, Victoria, horse dealer, for "A new compound for blistering and curing sprains, swellings, mange, and other skin and foot diseases in horses, bullocks, dogs, sheep, and other animals."

No. 6492. By WILLIAM MARSDRN AINSWORTH, care of A. O. Sachse, Esq., corner of Collins and William streets, Molbourne. Victoria, engineer, for "An improved apparatus for preventing sparks escaping from the funnels of boilers."

No. 5985. By Alfrend Goldbing, of "The Pines," Balwynroad, Canterbury, Victoria, boot, shoe, and rubber goods manufacturer, for "An improvement in the manufacture of rubbersole boots and shoes."

No. 8999. By FREDERICK MAY, of Gawler, South Australia, mining and agricultural engineer, for "Improvements in machines for stripping grain."

No. 9046. By Thomas Douglas Kyle, of Harris-street, Sydney, New South Wales, engineer, for "Improvements in apparatus for making artificial ice in blocks or slabs."

No. 9050. By James Forbes, of Charlton, Victoria, black-smith, for "An improvement in axle boxes for waggon and other wheels and means for conveying grease to same."

No. 9059. By ALEXANDER OGILVIE BROWN, of 27 Holyrood-quadrant, Glasgow, in the county of Lanark, North Britain, gas engineer, for "Improvements in regenerative gas lamps."

No. 9065. By John Gamger, of 6 Lingfield-road, Wimbledon, Surrey, England, gentleman, for "An improved method of and apparatus for condensing or liquefying vapours or gases."

No. 9066. By Henry Smithers Haves, of Emily-street, Seymour, Victoria, grazier, for "An improved apparatus for use in the preparation of grain for malting."

No. 9071. By Gustav Weise, of Donald, Victoria, blacksmith, or "A comb-cleaner for stripper-harvesters."

No. 9096. By Jahres Kenp Welch, of Parkstone, Weybridge, in the county of Surrey, England, gentleman, and George Browner, of Althorp-road. Upper Tooting, in the county of Surrey, England, Fellow of the Chemical Society, for "Improvements in syphon bottles."

No. 9098. By HENRI LOUIS HERRENSCHMIDT, of Petit Quevilly, near Rouen (Seine Inferieure), France, metallurgist, for "Improvements in the treatment of certain matters and ores for the separation of nickel and cobalt from copper."

No. 9101. By Edward Waters, of 131 William-street, Melbourne, Victoria, patent agent, for "Improvements in machines for attaching buttons to garments or the like."

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 18th day of November, 1891.

THOS. PROUT WEBB.
Commissioner of Patents.
Patents Office, Lonsdale-street west, Molbourne.

Trade Marks Act 1890 (No.'2).

THE following applications have been made for the registration of the undermentioned Trade Marks:—

ELEPHANT.

CLASS 5.

2884. Wire. The Whitecross Company Limited, of Warrington, Lancashire, England, manufacturers. 29th October, 1891. (As a word having no reference to the character or quality of the goods and not being a geographical name.)

ELEPHANT.

CLASS 13.

2885. Articles manufactured of and from Wire, such as Wire Netting, Wire Ropes, and Wire Nails. The Whitecross Company Limited, of Warrington, Lancashire, England, manufacturers. 29th October, 1891. (As a word having no reference to the character or quality of the goods and not being a geographical name.)



CLASS 42.

2894. Tea and other Substances used as Food or as Ingredients in Food. Henry Berry, 182 Spencer-street, Melbourne merchant. 7th November, 1891. (As a distinctive device.)

FEDERATION.

CLASS 50-

2897. Umbrellas. Paterson, Laing, and Bruce, of 276 Flinders-lane, Melbourne, Victoria, warehousemen and manufacturers. 7th November, 1891. (As a word having no reference to the character or quality of the goods and not being a geographical name.)



CLASS 42.

2903. Tea and other Substances used as Food or as Ingredients in Food. Henry Berry, 182 Spencer-street, Melbourne, merchant. 11th November, 1891. (As a distinctive label.)



CLASS 42.

2904, Salt. H. E. Falk, of South John-street, Liverpool, England, salt merchant. 12th November, 1891. (As a distinctive device and word having no reference to the character or quality of the goods and not being a geographical name.)

NOTE.—Any person who has grounds of objection to the registration of any of these marks may, within one month of the date of this Gazette (or such further time, not exceeding three months, as the Commissioner may allow), give notice, in duplicate, at the Patenta Office (Trade Marks Branch), in the Form H in the Third Schedule to the Rules under the Trade Marks Act 1890 (No. 2), of opposition to such registration.

Dated this 18th day of November, 1891.

Patents Office, Trade Marks Branch. THOS. PROUT WEBB, Commissioner of Trade Marks.

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, 13th November, 1891.

J. MAIN, Secretary Public Instruction.

	School														
Number.	Name.	Name. County.		Name. County. Locality.		Class	Rent per		Pe	rcentage.	Allot- ment	Average Attendance,			Teacher required.
			ļ		No.		1 1				Sept.	Oct.			
728 2025 2567 1183 1254 1360 2890	Caramut Back Creek Wittim Swamp Williamstown Maldon Clifton Hill Brunswick West	Villiers Bogong Borung Bourke Talbot Bourke	Yackandandah Near Warrack- nabeal	5 5 5 	4 3 3 	9 0 	86 100 93 99 100 100 98	Sept., '9 Dec., '9 Nov., '9 Oct., '9 Nov., '9 July, '9	0 30-50 Under 20	43 31 16 	43 35 17 	39 20 15 	Head Teacher " " 1st Male Assistant, 3rd class Female Junior Assistant " Male Junior Assistant		

Applications for the positions above named will be received only from qualified teachers in the service, and the applicant to the committee of Classifiers, Education Office, Melbourne, must reach this office applications for each vacancy, addressed Should more than one position be applied for the order of preference must be stated.

Payments will be made on the percentages of the schools to which teachers are transferred, whether the percentages are those stated above or have been obtained at subsequent examinations.

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

Education Department, 20th November, 1891.

J. MAIN, Secretary Public Instruction.

	School.													
Number.	Name.	County.	Locality,		County. Locality.		of Rooms Quarters	Rent per Annum,	Percentage.	Allotment.	A	A vera	re nce.	Teacher required.
N.				Class.	Š.				Aug.	Sept.	Oct.			
1409 2043 2246 974 1310 1392 1536	North Williams- town Black Hill Ni Ni Caralulup Swanpool Corinella Werrigar	Bourke Grenville Lowan Talbot Delatite Mornington Borung	Near Talbot Near Benalla Near Grantville Near Warrack- nabeal	1 4 4 5 5 5 5	 4 4 2 	£ s 9 0 17 10 4 0	99 June, '91 85 Nov., '90 76 June, '91 99 Oct., '90 83 July, '91 79 Feb., '91 68 Nov., '90	50-75 30-50 Under 20 20-30	27	131 51 34 19 28 21	52 31 17 22 21	Ist Fem. Asst., 2nd class Head Teacher		
2091 2851 2928 1591	Witchipool West Polkemmett Yeilima South Warrenheip	Borung Borung Moira Grant	Near Donald Near Horsham Near Nathalia	5 5 5 5	3 2 4	9 0 4 0 15 0	65 Oct., '90 69 July, '91 46 May, '91 75 Dec., '90	Under 20 20-30 20-30 30-50	21 22 37	23 24 35	; 20 33	n u u		

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.

Payments will be made on the percentages of the schools to which teachers are transferred, whether the percentages are those stated above or have been obtained at subsequent examinations.

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 30th October, 1891.

Education Office, 20th November, 1891.

J. MAIN, Secretary for Public Instruction.

		qhool.	Teacher,				
No.	Name.	Posit	ion.	Name.	Classification.		
1407 1311	Murnhy'a Creak	Head Teacher		Marie L. Barrowclough Eliza S. Heath	V., 2, 438 V., 2, 425		

ground

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Krant

3

intended

OUTTRIM Minister of Mines.

괦 the

SHIRE OF DAREBIN.

By-law No. 3.—By-law Regulation dealing with Night-soil.

IN pursuance of the powers contained in the Health Act 1890, and of every other power thereunto enabling them in that behalf, the President, Councillors, and Ratepayers of the Shire of Darebin make the following by-law, that is to say:—

No person shall place or deposit or spread or cause to be placed, deposited, or spread in or upon any land or garden within the Shire of Darchin, any night-soil or any human urine, whether mixed with other substances or not, or any solution of night-soil, unless the same be thoroughly decdorized and disinfected to the satisfaction of the Health Officer of the Council of the above

Passed by the Council of the Shire of Darebin this 16th day of February, 1891.

Confirmed by the said Council, 16th March, 1891.

JOHN STEPHEN MORGAN, President. JAMES RYAN, Shire Secretary.

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 seventeenth day of November, in the year of our Lord One thousand eight hundred and ninety-one.

By order of the Board,

J. W. COLVILLE, Secretary.

SHIRE OF MOUNT ROUSE.

BY-LAW No. 5.

For regulating earth-closets and the emptying and cleansing of pans within the townships of Dunkeld and Penshurst.

THE President, Councillors, and Ratepayers of the Shire of Mount Rouse, by virtue of the provisions of the Health Act 1890, No. 1098, and every other power enabling them in this behalf, hereby make the following by-law, being By-law No. 5 of the said shire, that is to say:

1. Clauses 16, 19, 20, and 21, also the words "and shall be provided with a suitable pan or other movable receptacle for night-soil, the contents whereof does not exceed three cubic feet," in clause 14 of Part IV. of former By-law No. 3, as to earth-closets, &c., is hereby repealed, except as to acts done, penalties incurred, and proceedings at law pending at the time of this by-law coming into operation.

aw coming into operation.

2. The ordinary system of pans for night-soil is hereby abolished, and instead thereof every earth-closet shall be furnished with a double pan service to be provided by the Council. The pans so provided shall be and remain the property of the council, and no occupier or person shall deposit in such closet pan any house or yard rubbish, or any material (except for deodorizing) other than night-soil, or shall damage such pan in any manner whatsoever.

3. Every occupier and every person having the management or control of any premises shall, once at least in every week, allow each pan to be removed during the day-time for cleansing pur-

4. None other than the person or persons duly authorized in that behalf by the council shall remove night-soil from any house or premises.

5. Every occupier of premises from which night-soil is removed shall, upon demand, pay to the secretary of the shire, or such other officer as may be appointed, such charge as the council may from time to time make for such service, not exceeding the sun of Two pounds in each year, and in default of payment the amount of such charge and of any expenses connected therewith may be recovered by the council in any Court of Petty Sessions.

6. This by-law shall come into operation on its confirmation by the Board of Public Health, and immediately after its publication in the Government Gazette, and shall apply to and have operation within the limits of the surveyed boundaries of the townships of Dunkeld and Penshurst.

7. Every person who shall by any act or default be guilty of any breach of this by-law shall, for every such breach, be liable to a penalty not exceeding Ten pounds or less than Five shillings.

Made and passed by the Council of the Shire of Mount Rouse on the 17th day of August, 1891, and amended on the 11th day of November, 1891.

(SEAL)

G. THACKER, President.
FRANK L. OLLE,
L. KAUFMANN,
THOMAS HUTTON,
C. DUFTON, Secretary. Councillors.

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 seventeenth day of November, in the year of our Lord One thousand eight hundred and ninety-one and ninety one.

By order of the Board,

J. W. COLVILLE, Secretary.

OF MINING

18 # hereof, date 井 from month one oţ expiration the after notified that, y be necessary. the Act of Parliament 54 Victoria No. 1120, it is hereby mil, subject to such excisions, modifications, and reservations as may

pursuance of thundermentioned,

and G made Lense, to be Term of 1 exclsion. r and time o Locality a Precise Εś of Men to be neucing operation Minimum Number of ployed when commaiso subsequently d to be / proposed n what if worked. Money F and in s to be we Amount of N invested, a the land is t Approximate
Area of Ground
intended to be
Lased. ė No. of Lease. style under which business shall be and Names of Applicants, it is intended that carried on. Department of Mines, Melbourne, 20th November, No. of Appll-cation. Mining District

General Remarks, showing e from area applied for, &c 5 years. Excising all areas which exempted under section 327 of Miras Act 1890.
5 years. Excising the land leased un The Land Act 1869. 15 years :3 13 **~** ij lease gr.1.15 grant grant of ő ő ő West. West. Moondarra. Chiltern lease Chiltern First six months two men, sub-sequently eighty men First six months two men, sub-sequently thirty-eight men -qns nen, First six months two r sequently forty men ınş- Steam machinery manual labour Shaft and drives and Labour £10,000. chinery £10,000. and m £10,000. c. . 9 16 0 ಜೆ ಣ 0 400 161 157 1643 1490 " Never "Never : T. B. Chambers and another. Can Tell G. M. Co." T. Daglish and another. Tell G. M. Co." Watson ρź υż g 33 899 Beechworth 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.		Term (No. of Years).	Lessee or Licen-ee.	Area,	Annual Rent.	Fee.	Payable to Receiver at—
						A. R. P.	£ s. d.	£	
Ararat	Pleasant Creek	1215	2.11.91	15	Gold Mining Leases. The Oriental and North Cross Reef G.M. Co. N. L.	20 0 15	5 0 6	1	Stawell
Ballaarat	Smythe's Creek	1216 2072	"	15 15	C. Lindberg J. W. Richards and J.	20 1 14 20 0 0	5 1 10 5 0 0	1 1	Smythesdale
11	n	2074	.,	15	Greenwood	30 0 0	7 10 0	1	17
" …	"	2086	"	15	E. Wilkes, J. Sale, J. T. Dobson, and W. Taylor E. McCormick and T.	20 2 13	5 3 0	1	If .
Beechworth	Alexandra	2852 · 2854	"	15 15	McCormick W. Nichol C. C. Stewart	10 1 0 50 1 36	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	1	Alexandra Melbourne
Castlemaine	Mansfield Castlemaine	2845 3168	"	15 15	T. Wimpney and M. Farrell T. Price	20 3 22 29 0 4	5 4 6 7 5 2		Castlemaine
11	Daylesford Tarrangower	3169 3165	"	15 15	J. Bear and C. Winter A. Robinson and J. Carman	16 2 10 16 0 19	4 2 10	1 1 1 1	Daylesfordi Maldon
n		3166 3167	"	15 15	C. Medlin	9 2 38 28 1 20	2 8 10	î	11
Gippsland	Omeo	1636	, ,	15	R. H. Grigg and W. Bray	14 1 16	3 11 10	1	Omeo
Maryborough	Tarwin Maryborough	1629 3467	: ::	15 15	J. Underhill J. Hilton	44 3 15 15 0 0	$\begin{bmatrix} 11 & 4 & 4 \\ 3 & 15 & 0 \end{bmatrix}$	1	Port Albert Maryboroug
n	Avoca	3468 3170		15 15	G. Edwards	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	3 7 10 4 0 10	1	Avoca
Sandhurst	Sandhurst	6095		15	G. Lansell	6 2 30	1 13 6	1 1 1	Bendigo
"	0	6102	" ;	15 15	W. Holmes G. Lansell	29 0 21 19 1 31	7 5 8 4 17 4	1	Melbourne Bendigo
tt	19	6118	".	15 15	T. Jones Great Britain G.M. Co. N. L.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 8 10 4 18 2	1	n 11
II		6133 61521	"	15 15	S. F. Mills and J. Mulcair	7 1 31 0 1 39	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 1	н
#	Heathcote Rushworth	6132	"	15 15	T. H. Williams	14 1 6	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 1	" . Melbourne
					Mineral Leases.	11 0,54	2 10 2	1 1	picipourne
3eechworth	Mitta Mitta (Dark River)	1321	2.11.91		D. Cunningham and J. Kingston	20 2 26	1 0 8	1	Wodonga
	"	1322	"	15	D. Cunningham and J. Kingston	30 1 12	1 10 4	1	11
	"	1323	"	15	J. McCabe, T. Ryan, and A. Barrett	30 0 0	1 10 0	1	
"	"	1332	"	15	T. Lafontaine and J. Thompson	41 3 13	2 1 10	1	31
H	. 0	1349 1350	"	15 15	J. Christenson J. Christenson	65 2 21 68 0 10	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1	Omeo
" …	0	1351 1355	11	15 15	J. Christenson	67 3 38 53 1 15	3 8 0 2 13 6	î	Wodonga
"		1356	,,	15	Thompson R. B. Dickenson, A. W. Dixie, J. Lake, J. Wright,	61 1 2	3 4 4	1	n odonga
		1357		15	and II. Broncrien	00 9 7	2 6 10		
	0	1359	"	15	E. H. Lafontaine E. Crawford and W. Byrne	$\begin{array}{cccc} 66 & 3 & 7 \\ 76 & 0 & 39 \end{array}$	3 6 10 3 16 4	1 1	9
Gippsland	Omeo	1269 1270	19.10.91	15 15	M. T. Carroll M. T. Carroll	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccc}2&9&8\\0&16&8\end{array}$	1	Omeo
11	11	1274 1320	2.11.91	15 15	J. W. Carroll J. W. McGrath and J. J. Paul	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	3 17 0 0 13 6	Ī 1	11
11	11	1331		15	T Brookfold	3 1 01	2 0 4	1	19
# ···	"	1336 1337		15 15	J.W. McGrath and J. J. Paul	48 0 0 47 0 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 1	# }
n	#	1338 1341	"	15 15	J. W. McGrath and J. J. Paul G. J. Battersby	39 0 0 55 0 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1	u ,
11		1343 1344	"	15 15	J.W. McGrath and J. J. Paul J.W. McGrath and J. J. Paul J.W. McGrath and J. J. Paul G. J. Battersby G. J. Battersby G. J. Battersby	58 3 28 59 2 0	2 19 0	1 (
!! !!		1345	11	15		100 0 20	2 19 6 3 0 4	1	**
#	0	1360 1361	10.11.91	15 15	M. T. Carroll M. T. Carroll	69 1 7 70 1 29	3 9 4 3 10 6	1	"
H		1362 1363	,,	15 15	M. T. Carroll	81 0 11 40 0 17	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 }	11
H	H	1364	11	15	M. T. Carroll	74 1 15	3 14 6	1	"
n	n	1365 1366	11 11	15 15	M. T. Carroll M. T. Carroll	50 1 26 38 3 22	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1	"
" …	11	1367 1368	11	15 15	M. T. Carroll M. T. Carroll	29 2 10 31 3 15	1 9 8	1	"
11		1369		15	M. T. Carroll	44 0 1	2 4 2	1	11 11
11 If	H	1370 1371	"	15 15	M. T. Carroll M. T. Carroll	18 0 19 23 3 19	0 18 2 1 4 0	1 1	n p
11	H	1372 1373	11	$\frac{15}{15}$	M. T. Carroll	26 3 1 14 3 24	$\begin{bmatrix} 1 & 6 & 10 \\ 0 & 15 & 0 \end{bmatrix}$	1	 U
97		1386 1392	**	15 15	F. Eastwood	48 0 36	284	1	11
tt	" "	1393	11	15	L Gill	41 2 16 44 3 21	$\begin{array}{c cccc}2&1&8\\2&5&0\end{array}$	1	n n
n	"	1394 1395	11	15 15	L. Gill	27 0 13 47 2 23	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1	**
f)	Russell's Creek	1396 1256	26.10.91	15 15	L. Gill J. Brache	34 0 29 180 1 30	1 14 4 9 0 6	1	Melbourne
	(Moe)	I	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,]	ses of Private Property.			- }	LOIN/UIIIO
		1500	0.11.011	15	T (11:1 1	100 0 01			
Ararat Castlemaine	Ararat Taradale	1509 1494	2.11.91	15	J. Chisholm A. Wells	126 2 21 94 3 34	$\begin{bmatrix} 3 & 3 & 4 \\ 2 & 7 & 8 \end{bmatrix}$	$\begin{array}{c c} 1 \\ 1 \end{array}$	Ballaarat Kyneton

MINING LEASES DECLARED VOID.

District.	District. Division. No. of Lease. Date of Lease.		Date of Lease.	Lessees.	Ar	.	Locality.		
					A. B	Р.			
			Gold M	ining Leases.					
Beechworth Bippsland Maryborough	Mansfield Stringer's Creek Maryborough Inglewood	2709 1 991 2799 3438	17th Sept., 1888 6th Sept., 1886	J. P. Sherring and another J. Toner E. Tonkin J. Spry and others	36 38	3 15 2 16 3 0 0 19	Raspberry Creek Mount Look-out Havelock Champion Reef		
•		-	Min	eral Lease.			• • •		
Ballaarat	Colae	1209	20th July, 1891	P. W. Fallon and another	100	0 0	Natte Murrang		
ippsland	Omeo	603		Right Licence. H. Foster and another	10	2 16	Gibbo		
	¹ Declared void on	an applic	ation for an inquir	y under clause 53 of the Min	ing Le	ase R	egulations.		
	f Mines, November, 1891.						A. W. HOWITT, Secretary for 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, subject to such special conditions as may be SCHEDULE.

Applicant's Name.	No. of Applica- tion.	No. of Licence.	Ares.	Quantity of Water to be diverted per diem.	Localit		Annual Rent.
Agnes River Tin and Gold Hydraulic Sluicing Co. No Liability	27	623 1	A. R. P. 9 0 0	Gallons.	Toora	Race	£ 1

For a term to expire on the 25th May, 1995.

Office of Mines, Melbourne, 20th November, 1891. .

A. R. OUTTRIM. Minister of Mines.

GOLD MINING LEASE SURRENDERED.

SANDHURST DISTRICT-SANDHURST DIVISION. No. 3789, dated 12th February, 1877; J. Horwood; 1r. 39p.; A new lease, No. 6152, has been issued in lieu of the above lease.

A. W. HOWITT Secretary for Mines.

Office of Mines, Melbourne, 19th November, 1891.

MINING LEASE EXPIRED.

Gord BEECHWORTH DISTRICT-BEECHWORTH DIVISION. No. 1681, dated 6th November, 1876; C. Miehe and A. Basse; 5a. 0r. 32p.; Upper Three Mile Creek.

A. W. HOWITT,
...Secretary for Mines.

Office of Mines, Melbourne, 18th November, 1891.

APPLICATION FOR A WATER-RIGHT LICENCE ABANDONED.

T is hereby notified that the undermentioned application for a Water-right Licence has been abandoned:— GIPPSLAND DISTRICT-MITCHELL RIVER DIVISION.

Application No. 409, for water-right licence 622; J. D. P. Morgan; 10 acres; Deptford.

A. W. HOWITT, Secretary for Mines.

Office of Mines, Melbourne, 18th November, 1891.

APPLICATION FOR A MINING LEASE OF PRIVATE PROPERTY ABANDONED.

T is hereby notified that the undermentioned application for a Lease of Auriferous Land has been abandoned:—
CASTLEMAINE DISTRICT—TARADALE DIVISION.

Application No. 69, for lease 1659; W. M. Johnson; 160 acres; Coliban River.

Office of Mines, Melbourne, 18th November, 1891.

EXAMINATION OF CANDIDATES AS MUNICIPAL SURVEYORS.

NOTICE is hereby given that the Sixty-fifth (65th) Examination of Candidates for Certificates of "Competency" or "Qualification," under the Local Government Act 1890, will be held on Tuesday, Wednesday, and Thursday, the 24th, 25th, and 26th of November next.

Candidates must give notice not later than the 10th prox. of intention to appear at examination.

THOS. F. MORKHAM, Secretary, Municipal Surveyors' Board.

Department of Public Works (Roads and Bridges Branch), Melbourne, 23rd October, 1891.

TRAMWAYS WITHIN THE SHIRE OF MOORABBIN.—DELEGATION OF AUTHORITY.

At the Executive Council Chamber, Melbourne, the sixteenth day of November, 1891.

PRESENT:

His Excellency the Governor.

Mr. Munro	Mr. Davies
Mr. Shiels	Mr. Outtrin
Sir F. T. Sargood	Mr. Turner
Mr. McLean	Mr. Fraser
Mr. Daffy	Mr Ham

Mr. Duffy

Mr. Ham.

HIS Excellency the Governor in Council, in accordance with the provisions of and in exercise of the powers conferred by the Tranways Act. 1800 [34 Vict. No. 1143, Part II., section 5], and in compliance with the application of the Council of the Shire of Moorabbin, dated the fourth day of May, 1891, doth hereby empower the said Council to delegate to the Beaumaris Tramway Company Limited the authority obtained by virtue of the Order in Council of the twenty-third day of December, 1890 (which Order was published in the Government Gazette of the second day of January, 1891), by which the time for the completion of the construction of section C of certain Tramways within the said shire was extended to the seventh day of July, 1892, such delegation being subject in all other respects to the conditions and stipulations contained in the original Order dated the seventh day of July, 1887, and, furthermore, that the approval of such delegation be indorsed upon the agreement between the said Council and the said Company in evidence of such approval. such approval.

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

G. WILSON BROWN, Clerk of the Executive Council.

THE TOWN OF NORTH MELBOURNE AND THE BOROUGH OF FLEMINGTON AND KENSINGTON. -BOUNDARIES ADJUSTED AND RE-DEFINED.

At the Executive Council Chamber, Melbourne, the sixteenth day of November, 1891.

PRESENT:

His Excellency the Governor.

Mr. Munro	Mr. Davies
Mr. Shiels	Mr. Outtrin
Sir F. T. Sargood	Mr. Turner
Mr. McLean	Mr. Fraser
Ma Duffy	Mr Hom

Mr. McLean Mr. Fraser Mr. Duffy Mr. Ham.

WHEREAS by the Local Government Act 1800 (54 Vict. No. 1112) it is amongst other things enacted that the Governor in Council may make orders altering, for the purpose of adjustment, the boundaries of conterminous municipal districts or subdivisions without any petition: And whereas it has been deemed expedient to adjust the conterminous boundaries of the Town of North Melbourne and the Borough of Flemington and Kensington: Now therefore the Governor, with the advice of the Executive Council, for the purpose of adjusting the conterminous boundaries of the said Town of North Melbourne and Borough of Flemington and Kensington, doth hereby re-define the boundaries of the said town and borough respectively in manner following, that is to say:

NORTH MELBOURNE TOWN.

North Melbourne Town.

Commencing at that point intersected by lines passing through the centre of Victoria-street and the centre of Elizabeth-street; thence by a line passing through the centre of Victoria-street and by a line bearing west to the Melbourne, Mount Alexander, and Murray River Railway; thence by a line bearing westerly and northerly along the boundary fence of the said tailway until it is intersected by the Moonee Ponds Creek; thence by a line bearing northerly along the centre of the Moonee Ponds Creek (as indicated on plan deposited in the Department of Public Works) to the centre of the Flemington-road; and thence by a line passing through the centre of the Flemington-road and through the centre of Elizabeth-street to the commencing point.

FLEMINGTON AND KENSINGTON BOROUGH.

. Commencing at the point of intersection of the northern boundary line of portion 12, allotment 5, parish of Doutta Galla, with the Moonee Pouds; thence by a line westerly along the said boundary about twenty chains to the main Mount

Alexander-road; thence by that road south-easterly to the intersection of the southern boundary of allotment 13 of said parish with the said road; thence by the centre of Kent-street, being the boundary of said allotment, westerly about thirty chains to the centre of a Government road, known as the Ascot Vale-road; thence by that road southerly to its intersection with another Government road, described as the Epsom-road; thence by that road north-westerly to the north-western boundary of the Race-course reserve; thence by that boundary south-westerly to the Saltwater River; thence by that river southerly and easterly to a point where said river intersects the north side of the Melbourne, Mount Alexander, and Murray River Railway; thonce by the north side of the railway easterly to its intersection with the Moone Ponds; and thence by the said Moonee Ponds in a northerly direction (as indicated on plan deposited in the Department of Public Works) to the commencing point: excluding from the area above described the pieces or parcels of land described in the second and third schedules to the Act 21 Victoria, No. 11, and the roadway which separates the said pieces or parcels.

Wherever the line so described as aforesaid runs beside or along

Wherever the line so described as aforesaid runs beside or along any river, creek, or road, whether such is specifically mentioned or not, the centre of such river, creek, or road shall be taken to be the boundary line.

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

G. WILSON BROWN, Clerk of the Executive Council.

Customs Act 1890.

DRAWBACK REGULATIONS AMENDED.

At the Executive Council Chamber, Melbourne, the sixteenth day of November, 1891.

PRESENT:

His Excellency the Governor.

Mr. Munro	Mr. Davies
Mr. Shiels	Mr. Outtrim
Sir F. T. Sargood	Mr. Turner
Mr. McLean	Mr. Fraser
Mr. Duffy	Mr. Ham.

Mr. Bully

WHEREAS by section 150 of the Customs Act 1830 it is provided that the Governor in Council may by any Order from time to time specify the articles on which a drawback of duty paid on importation into Victoria may be allowed on exportation therefrom, and the amount of drawback to be so allowed; and may alter or cancel any such Order; and may approve of regulations and conditions for the repacking of dutiable goods, whether such goods be in bond or be entitled to drawback; and for the due protection of the revenue under which or upon which drawbacks may be allowed: Now therefore His Excellency the Governor, with the advice of the Executive Council, doth hereby make the following alteration in the Regulations relating to Drawbacks made on the twenty-ninth day of September, 1890, that is to asy:—

To Schedule No. 2 of the Regulations the following words are added, viz. :-

Article.	Import Rate.	Drawback Rate.
Plate of gold	8s. per oz. troy	Same as Import, if new and bearing the British Hall Mark

And the Honorable George Turner, 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,

AVOCA WATER TRUST DISTRICT, URBAN PORTION. -BOARD OF LAND AND WORKS TO LEVY A RATE FOR 1892.

At the Executive Council Chamber, Melbourne, the sixteenth day of November, 1891.

His Excellency the Governor.

Mr. Munro	Mr. Davies
Mr. Shiels	Mr. Outtrin
Sir F. T. Sargood	Mr. Turner
Mr. McLean	Mr. Fraser
Mr Doffe	Mr. How

WHEREAS default has been made in payment by the Avoca Water Trust of the interest due by it on a loan of £15,630 granted by the Governor in Council to such Water Trust, and the said Trust has also failed to form a sinking fund for the liquidation of such loan in accordance with the Act in that behalf: And the Board of Land and Works, having done all things necessary under the powers in that behalf

it enabling, has taken possession of the works of the said Avoca Water Trust, and is desirous, in exercise of the powers conferred by the Water Act 1830, of making a rate for the payment of such interest and the expenses incidental to the maintenance of the said works, and the collection of the rates and the formation of a sinking fund, such rate not to exceed Two shillings in the pound, in such manner as the Governor in Council directs: And whereas notices that the Avoca Waterworks District is supplied with water have been given in the Governor in Council, bearing date the tenth day of March, 1885, a portion of the said waterworks district was proclaimed an Urban District within the meaning of The Victorian Water Conservation Act 1833: Now therefore His Excellency the Governor, acting by and with the advice of the Executive Council, and in pursuance of the provisions of the said Water Act 1830, doth order and direct that the rates and charges which shall be made and levied by the said Board of Land and Works in respect of the said Urban District shall be made for the year 1892, and shall be made in accordance with the provisions of Division 9 of Part II. of the said Water Act 1830. And the rates and charges which the said Board is hereby ordered and directed to make and levy shall be as follow, that is to say:—

1st. A rate of Two shillings in the pound sterling on the annual shire valuation of the said Urban District.

2nd. The sum of One pound sterling shall be the minimum amount of rates to be annually paid by every owner or occupier of any house or tenement liable to be rated in the said Urban District.

3rd. For water supplied by measure (except in cases of special agreement) from the Trust works, Three shillings and fourpence for every thousand gallons shall be charged.

4th. Such rate shall be made payable in equal moieties on the lat January and 1st July, 1892.

Such person or persons as the Board of Land and Works may from time to time appoint for that purpose shall be authorized to demand and receive

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.

SWAN HILL SHIRE WATERWORKS TRUST DISTRICT, URBAN PORTION.—BOARD OF LAND AND WORKS TO LEVY A RATE FOR 1892.

At the Executive Council Chamber, Melbourne, the sixteenth day of November, 1891.

PRESENT:

His Excellency the Governor.

Mr. Munro	Mr. Davies
Mr. Shiels	Mr. Outtrim
Sir F. T. Sargood	Mr. Turner
Mr. McLean	Mr. Fraser
Mr. Duffy	Mr. Ham.

Mr. McLean
Mr. Duffy

Mr. Ham.

WHEREAS default has been made in payment by the Swan
Hill Shire Waterworks Trust of the interest due by it on
loans granted by the Governor in Council to such Waterworks
Trust, and the said Trust has also failed to form a sinking fund
for the liquidation of such loans in accordance with the Act in
that behalf: And the Board of Land and Works, having done
all things nocessary under the powers in that behalf it enabling,
has taken possession of the works of the said Swan Hill Shire
Waterworks Trust, and is desirous, in exercise of the powers
conferred by the Water Act 1850, of making a rate for the payment
of such interest and the expenses incidental to the maintenance
of the said works, and the collection of the rates and the formation of a sinking fund, such rate not to exceed Two shillings in
the pound, in such manner as the Governor in Council directs:
And whereas notices that the Swan Hill Shire Waterworks
District is supplied with water have been given in the Government Gazette:
And whereas by two Proclamations by the
Governor in Council, bearing date the 18th day of December,
1883, cortain portions of the waterworks district (towns of Castle
Donnington and Kerang) were proclaimed Urban Districts within
the meaning of The Victorian Water Conservation Act 1853: Now
therefore His Execultive Council, and in pursuance of the provisions of the said Water Act 1850, doth order and direct that the
rates and charges which shall be made and levied by the said
Board of Land and Works, in respect of the said Urban Districts
shall be made for the year 1892, and shall be made in accordance
with the provisions of Division 9 of Part II. of the said Water
Act 1800, and the rates and charges which thes said Board is
hereby ordered and directed to make and levy shall be a sollow,
that is to say:—

1. A rate of Two shillings in the pound sterling on the annual
municipal value of all lands and tenements liable to be rated
within the said Urban Districts.

2. The rate to be charged by the Bo

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.

SWAN HILL SHIRE WATERWORKS TRUST DISTRICT, RURAL PORTION.—BOARD OF LAND AND WORKS TO LEVY RATES FOR 1891.

At the Executive Council Chamber, Melbourne, the sixteenth day of November, 1891.

PRESENT:

His Excellency the Governor.

Mr. Munro	Mr. Davies
Mr. Shiels	Mr. Outtrim
Sir F. T. Sargood	Mr. Turner
Mr. McLean	Mr. Fraser
Mr. Duffy	Mr. Ham.

Mr. McLean
Mr. Ham.

WHEREAS default has been made in payment by the Swan
Hill Shire Waterworks Trust of the interest due by it on
loans granted by the Governor in Council to such Waterworks
Trust, and the said Trust has also failed to form a sinking fund
for the liquidation of such loans in accordance with the Act in
that behalf: And the Board of Land and Works, having done
all things necessary under the powers in that behalf it enabling,
has taken possession of the works of the said Swan Hill Shiro
Waterworks Trust, and is desirous, in exercise of the powers conferred by the Water Act ISSO, of making a rate for the payment
of such interest and the expenses incidental to the maintenance of
the said works, and the collection of the rates and the formation of
a sinking fund, in such manner as the Governor in Council directs:
And whereas notice that the Swan Hill Shire Waterworks Trust
District is supplied with water has been given in the Government
Gazette: And whereas by two Proclamations by the Governor in
Council, bearing date the eighteenth day of December, 1883, certain
portions of the said waterworks trust district (towns of Kerang
and Castle Donnington) were proclaimed Urban Districts within
the meaning of The Victorian Water Conservation Act 1883: And
whereas by an Order in Council, bearing date the eighteenth day of
November, 1890, made under the provisions of section 100 of the
Water Act 1890, the Waterworks District of the Swan Hill Shire
Waterworks Trust, exclusive of the lands comprising the aforesaid Urban Districts of Kerang and Castle Donnington, was
divided into four divisions, numbered I., II., III., and IV. respectively, and the boundaries of each division were in and by such
Order in Council limited and defined: And it was further directed
in and by the aforesaid Order in Council of the eighteenth day
of November, 1890, that the rates necessary for paying interest
on all moneys borrowed by the Swan Hill Shire Waterworks
on all moneys borrowed by the Swan Hill Shire Waterworks
of the sai

In Division I.—A rate of Two shillings in the pound sterling on the annual municipal value of rateable property situated therein.

In Division II.—A rate of One shilling and fourpence in the pound sterling on the annual municipal value of rateable property situated therein.

In Division III.—A rate of One shilling and tempence in the pound sterling on the annual municipal value of rateable property situated therein.

Now therefore His Excellency the Governor, acting by and

property situated therein.

Now therefore His Excellency the Governor, acting by and with the advice of the Excellency Council, and in pursuance of the provisions of the Water Act 1890, doth hereby order and empower the Board of Land and Works to make and levy, under the powers of the said Water Act 1890, a rate for the year 1891 in respect of the aforesaid Divisions I., II., and III., and that such rate shall be of the amount hereinbefore specified for each division.

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.

VOCA WATER TRUST DISTRICT, RURAL PORTION.—BOARD OF LAND AND WORKS TO LEVY A RATE FOR 1892. AVOCA V PORTION

At the Executive Council Chamber, Melbourne, the sixteenth day of November, 1891.

PRESENT:

His Excellency the Governor.

fr. Munro	Mr. Davies
Ir. Shiels	Mr. Outtrim
Sir F. T. Sargood	Mr. Turner
Ir. McLean	Mr. Fraser
Ir Duffy	Mr. Ham.

Mr. Buffy

Mr. Ham.

WHEREAS default has been made in payment by the Avoca Water Trust of the interest due by it on a loan of £15,630 granted by the Governor in Council to such Water Trust, and the said Trust has also failed to form a sinking fund for the liquidation of such loan in accordance with the Act in that behalf: And the Board of Land and Works having done all things necessary under the powers in that behalf it enabling, has taken possession of the works of the said Avoca Water Trust, and is desirous, in exercise of the powers conferred by the Water Act 1890, of making a rate for the payment of such interest and the expenses incidental to the maintenance of the said works, and the collection of the rates and the formation of a sinking fund, such rate not to exceed Two shillings in the pound, in such manner as the Governor in Council directs: And whereas

notices that the Avoca Waterworks District is supplied with water have been given in the Government Gazette: Now therefore His Excellency the Governor, acting by and with the advice of the Executive Council, and in pursuance of the provisions of the said Water Act 1890, doth order that the rate which shall be made by the said Board of Land and Works, under the powers of the said Water Act 1890, shall be made in accordance with the provisions of the said Act for one year, that is to say, for the year 1892, and shall be made equally upon all rateable property within the said Avoca Waterworks District, exclusive of the lands comprised within a certain Urban District (being part of the said Waterworks District) proclaimed on the 10th March, 1885, and gazetted in the Government Gazette of the 13th March, 1885, and that such rates shall not exceed Two shillings in the pound sterling of the net annual value of such rateable property, and shall be recovered in the manner provided in the said Act.

And the Honorable George Graham, Her Majesty's Minister notices that the Avoca Waterworks District is supplied with

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.

BALLAN WATERWORKS TRUST.—MINIMUM AMOUNT OF RATES FOR 1892.

At the Executive Council Chamber, Melbourne, the sixteenth day of November, 1891.

PRESENT:

His Excellency the Governor.

unro
iels Mr. Davies
iels Mr. Outtrim
f. Sargood Mr. Turner
clean Mr. Fraser
uffy Mr. Ham. Mr. Munro Mr. Shiels Sir F. T. Sargood Mr. McLean Mr. Duffy

Mr. Duffy

Mr. Ham.

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 ten shillings sterling (£1 10s.) shall be the minimum amount of rates to be paid for the year 1892 by every owner or occupier of any house or tenement liable to be rated by the Ballan Waterworks Trust, where the valuation in respect of such house or tenement shall not exceed the sum of Twenty pounds sterling (£20) per annum.

And the Honorable George Graham, Her Majesty's Minister

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.

BALLAN WATERWORKS TRUST.—RATING REGULATIONS FOR 1892.

THE Chairman and Commissioners of the Ballan Water-works Trust do hereby, pursuant to and in exercise of the powers and authorities conferred by the Water Act 1890, make the following Regulations:—

make the following Regulations:—

The following are the rates and charges which the owners and occupiers of lands and tenements shall pay for water supplied by the Trust for the year 1892:—

1. For every house or tenement, used either wholly or partly as a domicile, of Twenty pounds annual municipal value or under, the sum of One pound ten shillings (£1 10s.) per annum.

2. For every house or tenement used either wholly or partly as a domicile, of more than Twenty pounds annual value, an amount equal to Seven and a-half per cent. (7½ per cent.) on the amount of the municipal valuation.

3. All water supplied by the Trust by measurement shall be charged for at the rate of One shilling and sixpence (1s. 6d.) per one thousand (1,000) gallons or at such price as shall be specially agreed upon.

charged for at the rate of One shilling and sixpence (1s. 6d.) per one thousand (1,000) gallons or at such price as shall be specially agreed upon.

4. For water supplied to Government departments, police station, court house, post office, State school, show yards, cricket ground, shire hall, and similar properties, shall be charged Two pounds (£2) each per annum.

5. For every public water-trough supplied with water from the works of the Trust, the sum of Ten shillings (10s.) per annum shall be paid.

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

7. Overflow waste-pipes to private baths will not be permitted.

8. 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 notices; and thereupon such owner or occupier shall within the time specified, at his own expense, provide a meter.

9. Any person supplied with water by the Trust, who shall wilfully or regligently allow the same to run to waste, or who shall use or allow the water to be used in an unauthorized manner, the Trust may, after one hour's notice, cut off the supply of water from the premises of such person, either by cutting the pipes by or through which the water is supplied, or otherwise, and may cease to supply such premises with water so long as the Trust may think fit.

10. No person shall affix any service-pipe to any pipe of the Trust, or alter or repair or in any way interfere with any pipe of the Trust, or alter or repair or in any way interfere with any pipe of the Trust, or alter or repair or in any way interfere with any pipe of the Trust, or alter or repair or in any way interfere with any pipe of the Trust, or alter or repair or in any way interfere with any pipe of the Trust, or alter or repair or in any way interfere with any pipe of the Trust, or

Trust a licence in that behalf to execute such works; and any unlicensed person affixing, altering, or repairing, or in any manner interfering with any such pipe, service-pipe, cock, or fitting aforesaid, shall be liable to a penalty not exceeding Five

pounds (£5).

11. Fire-plugs shall not be used except for the purpose of extinguishing fires, unless any other use of them be allowed by the Trust, and they shall at all times be under the control of an officer of the Trust.

12. Any person watering any street or footpath by means of a hose, except under the direction of the officers of Trust, shall be liable to a penalty not exceeding Two pounds (£2) for each

be liable to a penalty not exceeding Two pounds (£2) for each offence.

13. The before-mentioned rate is made for one year, commencing on the 1st day of January, 1892, and ending on the 1st day-of December, 1892, and shall be payable in two instalments. The first instalment shall be due and payable on the 1st day of May, 1892, and the second instalment on the 1st day of November, 1892.

Such persons as the Commissioners of the Ballan 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.

Dated this 10th day of October, 1891.

M. WALSH, Chairman. J. H. POTTER, Secretary. (SEAL)

Approved by the Governor in Council the 16th November, 1891. G. WILSON BROWN, Clerk of the Executive Council.

SHIRE OF YARRAWONGA WATERWORKS TRUST.— RATING REGULATIONS FOR 1892 IN THE URBAN DISTRICT OF TUNGAMAH.

REGULATION No. 11.

THE Chairman and Commissioners of the Shire of Yarrawonga Waterworks Trust, for that part of its waterworks district proclaimed "The Tungamah Urban District," for the purposes of the Water Act 1890, and in pursuance of the powers and authorities conferred by section 122 of the said Water Act 1890 (No. 1156), do hereby make the Regulations following:—

The following rates and charges are those which the owners and occupiers of lands and tenements shall pay for the year 1892 in respect of water supplied by the Trust within the Urban District of Tungamah:—

District of Tungamah:

1. For every house or tenement used either wholly or partly as a domicibe of the annual municipal value of Ten pounds or under, the sum of One pound.

2. For every house or tenement used either wholly or partly as a domicile of the annual municipal value of Twenty-five pounds, and not less than Ten pounds, a rate of Two shillings in the pound of such value.

3. For every house or tenement of the annual municipal value of One hundred pounds, and not less than Twenty-five pounds, a rate of One shilling and sixpence in the pound of such value, provided that such rate shall not in any case be less than Two pounds ten shillings per annum.

4. For every house or tenement of a value exceeding the annual municipal valuation of One hundred pounds, a rate of One shilling and threepence in the pound of such value, provided that such rate shall not in any case be less than Seven pounds ten shillings per annum.

shilling and threepence in the pound of such value, provided that such rate shall not in any case be less than Seven pounds ten shillings per annum.

5. For every allotment or piece of land vacant or not built upon, a rate of One shilling and sixpence in the pound on the annual municipal value of such lands, provided that such rate shall not in any case be less than Ten shillings.

6. For every water-trough supplied with water from the works of the Trust, the sum of Two pounds per annum.

7. For water supplied by measure from the works of the Trust, Two shillings and sixpence for every one thousand gallons, provided that the minimum charge shall be not less than the amount of the assessed rate which would be payable for the premises so supplied if supplied otherwise than by measure (and excepting cases in which the Trust have made special agreement).

8. A minimum rate of Ten shillings and a maximum rate of Forty shillings to every person using a hose for garden or stable watering during the year.

9. Such rates and charges are hereby made payable half-yearly in advance on the 1st day of January and the 1st day of July, 1892.

1892.

10. Such person or persons as the Commissioners of the said Trust may from time to time appoint shall be authorized to demand, collect, and recover the said rates and charges.

The Regulation No. 3 of the said Trust, made on the 3rd day of May, 1886, is hereby extended to and shall be in force within the Urban District of Tungamah, as described by Proclamation in the Government Gazette of the 20th December, 1889, p. 4453.

The foregoing Regulation numbered eleven (11) was made by the Chairman and Commissioners of the Shire of Yarrawonga Waterworks Trust, under and by virtue of section 122 of the Water Act 1800, this 2nd day of November, 1891.

The seal of the Trust was hereunto affixed this 2nd day of November, 1891, in the presence of—

(SEAL)

(SEAL)

THOMAS KENNEDY, Chairman, CHARLES KERVILLE, Commissioner, JNO. C. CAFFIN, Secretary.

Approved by the Governor in Council the 16th November, 1891. G. WILSON BROWN, Clerk of the Executive Counc

HORSHAM BOROUGH WATERWORKS TRUST.—RATING REGULATION FOR 1892.

THE Chairman and Commissioners of the Borough of Horsham 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 Regulations

The following are the rates and charges which the owners and occupiers of lands and tenements shall pay in respect of water supplied by the Trust within the said Urban District, that is to

- 1. For every house or tenement, used either wholly or partly as a domicile, of Twenty pounds annual value or under, the sum of One pound per annum.
- 2. For every house or tenement, used either wholly or partly as a domicile, of more than Twenty pounds annual value, an amount equal to five per cent. on the amount of the municipal valuation.
- 3. For water supplied by the Trust by measurement (otherwise than by meter), Two shillings and sixpence per thousand gallous; and the minimum quantity of water to be charged for to all owners or occupiers of troughs shall be 16,000 gallous for any trough not exceeding 12 feet in length, and 8,000 gallous for every additional 5 feet or fractional part thereof.
- 4. Every trough situated in a paddock shall be supplied through a meter, affixed by the consumer according to the directions of the Trust, provided nevertheless that the minimum quantity of water to be charged for shall not be less than that charged for troughs supplied under the preceding clause.
- 5. For every steam-boiler supplied with water from the works of the Trust by measurement through a meter, the charge shall be One shilling and threepence per thousand gallons; and the minimum quantity to be charged for shall be 15,000 gallons for each inch of the diameter of the cylinder.
- 6. For water supplied by the Trust by measurement (otherwise than by meter). Two shillings and sixpence per thousand gallons (or at such price as may be specially agreed upon); and the minimum quantity of water to be charged for to all owners or occupiers of gardens and lawns, or other land where water is supplied by the Trust for the purposes of irrigation or for ornamental purposes, shall be as follows:—

One-sixteenth of an acre and less, per annum, 8,000 gallons. Exceeding one-sixteenth of an acre, but not exceeding one-eighth of an acre, per annum, 12,000 gallons.

Exceeding one-eighth of an acre, but not exceeding one-quarter of an acre, per annum, 16,000 gallons.

Exceeding one-quarter of an acre, but not exceeding half-an-acre, per annum, 28,000 gallons.

Exceeding half-an-acre, but not exceeding one acre, per annum, 40,000 gallons per acre; for every additional acre, and proportionately, according to the foregoing scale, for every fractional part of an acre.

In livery and carriers' stables and all other 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.

That each syphon-pump must have a meter affixed, and that Two shillings and sixpence per thousand gallons be charged for all water registered at such meter.

That the occupiers of all tenements not already rated, situated within a distance of a quarter of a mile from any stand-pipe, shall pay a rate equal to one-half; and where such tenements are situated at a distance of more than a quarter of a mile therefrom, such occupiers shall pay a rate equal to one-quarter of the amount which would be payable if such tenements were supplied with water from service-pipes.

And further, in addition to the foregoing rules and regulations, and under Sections 121, 122, and 124 of the Water Act 1809, the following additional regulations for the year 1892 are made, and shall apply in lieu of the foregoing regulations in all instances decided from time to time by the Horsham Waterworks Trust Commissioners:—.

- A. All rateable properties having tenements erected on them to be charged an amount equal to five per cent. on the municipal valuation for 1891-92; and in the case of tenements being erected during such year of 1892, then such to be charged an amount equal to five per cent. on a valuation for the remaining unexpired portion of such year as may be decided upon by the borough valuer or valuer for Horsham Waterworks Trust for the time being; always provided that the said annual value is not less than £20, in which case the minimum charge shall be £1. All rates to be paid in two instalments, half-yearly in advance, that is to say, on 1st January and 1st July of the year 1892.
- is to say, on 1st January and 1st July of the year 1892.

 B. Where water is laid on or used under Section 124 of the Water Act 1890, a minimum charge of £1 shall be made, with a maximum charge of 1s. 3d. per 1,000 gallons per annum, payable half-yearly in advance as before-mentioned, in the case of a minimum charge; and when the maximum charge is made it shall be payable at the end of each quarter, that is to say, on 31st March, 30th June, 30th September, and 31st December, 1892.

Every person who is supplied by the Trust with water by measure under this clause shall, at his or her own expense, provide a meter which shall have been tested by the Water Supply Department, Melbourne, and when fixed shall be maintained and kept in proper working order by such person. The meter shall 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 the possession of the Trust. No meter shall be connected with more than one separate and distinct inletpipe, unless otherwise permitted by order of the Trust. The before-mentioned rate is made for one year, commencing on the 1st day of January, 1892, and ending on the 3lst day of December, 1892, and shall be payable half-yearly, in advance, on the 1st day of January and the 1st day of July in such year; or quarterly, as the case may be. Such persons as the Commissioners of the Borough of Horsham 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 4t Horsham this 21st October 1891

Passed at Horsham this 21st October, 1891.

F. WILLIAMS, Chairman, D. W. McARTHUR, Secretary.

Approved by the Governor in Council the 16th November, 1891.

G. Wilson Brown, Clerk of the Executive Council.

SHEPPARTON WATER TRUST.—RATING REGULATION FOR 1892.

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. 11.

Regulation for making a rate on all the rateable property comprised within the boundaries of the Shepparton Water Trust District, exclusive of the land comprised within the Urban District of Numurkah, as such district is proclaimed and defined in an Order in Council bearing date the 23rd June, 1891.

1. A rate of Sixpence in the pound sterling on the annual value of all rateable property situated as above described, according to the valuation for the time being for the municipal rates of the Shires of Numurkah and Shepparton respectively, is hereby made for the year commencing on the 1st day of January, 1892, and ending on the 31st day of December, 1892.

2. Such rate is hereby made payable in one instalment, and shall be due on the 1st day of January, 1892.

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

The foregoing regulation was made by the Chairman and Commissioners of the Shepparton Water Trust on the 6th day of November, 1891.

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

(SEAL)

JAS. MACGREGOR, Chairman.
THOMAS SCILLEY, Commissioners.
E. FOWLER,
B. LANCASTER, Secretary.

Approved by the Governor in Council the 16th November, 1891.

G. Wilson Brown, Clerk of the Executive Council.

SHEPPARTON WATER TRUST.—RATING REGULATION FOR 1892.

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. 12.

REGULATION No. 12.

1. This regulation shall apply to the Urban District of Numurkah, as such district is proclaimed and defined in a certain Order in Council bearing date the 23rd June, 1890.

2. The rates hereinatter 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 1892; in respect of water aupplied for domestic purposes.

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. Such rates shall be payable in two equal instalments, on the 1st day of January, 1892, and the 1st day of July, 1892.

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

The foregoing regulation was made by the Chairman and Commissioners of the Shepparton Water Trust on the 6th day of November, 1891.

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

(SEAL)

JAS. MACGREGOR, Chairman.
THOMAS SCILLEY,
E. FOWLER,
B. LANCASTER, Secretary.

Approved by the Governor in Council the 16th November, 1891.

G. Wilson Brown, Clerk of the Executive Council.

NAGAMBIE WATERWORKS TRUST,-REGULATIONS.

- THE Chairman and Commissioners of the Nagambie Waterworks Trust, in pursuance of the powers conferred by the Water Act 1890 (No. 1156), do hereby make the following Regulations:—
- For water supplied by measure, except in cases of special agreement, from the works of the Trust, Three shillings for every one thousand gallons shall be charged.
- 2. The minimum quantity of water to be charged for in each case shall be :--
 - (I.) If for domestic and other than domestic purposes, the quantity for which the charge at Three 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.
 - (II.) If for other than domestic purposes only, thirty cousand gallons per half-year, excepting as follows:—
 - Gardens and Lawns, 7 acre or less, 8,000 gallons per
 - Gardens and Lawns, 1/8 acre or less, 12,000 gallons per
 - Gardens and Lawns, 1 acre or less, 16,000 gallons per
 - Gardens and Lawns, ½ acre or less, 28,000 gallons per annum.
 - Gardens and Lawns, 1 acre or less, 40,000 gallons per annum.
 - annum.

 Livery and Carriers' Stables, for each stall or space of 5 feet, 3,000 gallons per annum.
 - o feet, 3,000 gailors per annum.

 (III.) All water taken by measure for other than domestic purposes to be paid for half-yearly, excepting as follows:—

 Water taken from hydrant or stand-pipe to be charged for on delivery at the rate of Sixpence for each and every load of one hundred gallons or under.

 Water supplied for buildings in course of erection, the charge shall be One pound five shillings per centum upon the amount of the contract, said amount to be paid before the pipes are connected to the main.

 Tangements situated within a quarter of a stand-
- 3. Tenements situated within a quarter of a mile of a standpipe shall be charged half the assessed rate.
- 4. Tenements exceeding one-quarter but not exceeding one-half of a mile distant from a stand-pipe, shall be charged one-quarter of the amount of the assessed rate.
- quarter of the amount of the assessed rate.

 5. Every person who is supplied by the Trust with water by measure shall, at his or her own expense, provide a meter which shall have been tested by the Water Supply Department, Melbourne, and when fixed shall be maintained and kept in proper working order by such person. The meter shall 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 the possession of the Trust. No meter shall be connected with more than one separate and distinct inlet pipe, unless otherwise permitted by order of the Trust.
- 6. The Trust may order meters to be affixed in any case where they may consider it necessary; such meters to be provided and affixed at the expense of the consumers.
- 7. Persons failing to have repairs effected to meters, when ordered by the inspector for the Trust so to do, the Trust may shut off the supply of water from the premises, either by cutting the service-pipe or otherwise, until the meter shall have been properly repaired.
- 8. 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.
- 9. All service-taps to be of high pressure and of strong hard brass, and in all exposed places to have a movable key or handle.

 10. Plumbers or others employed to lay on service-pipes and fx meters, or re-fix or ro-lay same, must satisfy the proper officer of the Trust that they are competent to perform the same in a workmanlike manner.
- 11. No meter shall be affixed unless the dial of the same is capable of registering one million (1,000,000) gallons.
- 12. 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 tenements abutting on the street or road in which the pipes of the Trust are laid.
- 13. 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 an 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.
- 14. 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.
- 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 steam reversing or affecting the dial of the meter.
- 16. Overflow pipes to private baths will not be permitted, the inlet pipes to which must be visible and accessible, and attached to the baths above the bottom thereof. The bath must be provided with a proper well-fitted and water-tight ground outlet
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- 17. All water troughs must be fitted with approved self-acting taps to prevent overflow.
- 18. No hose or pipe is to be applied to any pipes or taps for the purpose of watering the ground or trees, or washing houses or walls, or for any similar purpose, unless the water is charged for by measure.
- 19. Any person 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 shall sell the same to any person, shall be liable to a penalty not exceeding Five pounds.
- 20. 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.
- 21. No person shall lay any pipe to communicate with the pipes of the Trust without first receiving permission, and 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 each breach.
- 22. The service-pipes for conveying water from the pipes of the Trustinto the premises of consumers shall each have a stop-cock at the main, and shall in no case exceed half-an-inch in diameter "or bore" for the supply of premises except where supplied by measure, and then not to exceed three-quarters of an inch.

 23. The water supplied in the district of the Trust shall be received and used under and in accordance with these regulations and the Water Act 1890 (No. 1156).
- and the Water Act 1859 (No. 1156).

 24. 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 offence; and such person, if supplied with water by the Trust, shall be liable to have the supply cut off from his or her premises, either by cutting the pipes by or through which such water is supplied, or otherwise as the Trust may think fit. And such supply shall cease so long as the cause of complaint remains or is not remedied.
- 25. In the foregoing regulations, wherever the word "officer" or "servant" appears, the same shall be deemed to be taken and mean an officer or servant of the Trust duly authorized in that

The foregoing regulations were made by the Chairman and Commissioners of the Nagambie Waterworks Trust, under and by virtue of the powers conferred by the Water Act 1890 (No. 1156), this 29th day of August, 1891.

JOHN GORDON, Chairman. WM. BAZELEY, Commissioner. P. GORMAN, Secretary.

Approved by the Governor in Council the 2nd November, 1891. G. WILSON BROWN, Clerk of the Executive Council.

NAGAMBIE WATERWORKS TRUST.—RATING REGULATION FOR 1892.

THE Chairman and Commissioners of the Nagamble 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 conferred by the said Act, make the following Regulation:—

REGULATION MAKING A RATE FOR 1892.

The following are the rates which the owners and occupiers of lands and tenements within the district of the Nagambie Water-works Trust shall pay for water supplied by the said Trust:—

- For every house or tenement under Ten pounds sterling annual value, according to the municipal valuation, the sum of One pound sterling per annum.
- For every house or tenement of Ten pounds annual value or over, according to the municipal valuation, an amount equal to Ten pounds per centum per annum, or Two shillings in the pound.
- For all water sold by meter by the Trust, the sum of Three shillings per thousand gallons will be charged, except in cases of special agreement.

The before-mentioned rates and charges are made for one year, commencing on the 1st day of January, and ending on the 31st day of December, 1892; and shall be due and payable on the 1st day of January and the 1st day of July, 1892.

Such person as the Commissioners of the Nagambie Water-works Trust may appoint from time to time for the purpose shall be authorized to demand, and receive and collect, and ecover the said rates and charges

Passed this 29th day of August, 1891.

The seal of the Trust was affixed hereto in the presence of-

JOHN GORDÓN, Chairman. P. GORMAN, Secretary. (SEAL) ·

Approved by the Governor in Council the 2nd November, 1891.

G. WILSON BROWN, Clerk of the Executive Council.

MURCHISON WATERWORKS TRUST,—RATING REGULATION.

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. 4.

REGULATION No. 4.

A rate of Two shillings 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 arte of the municipal district in which such rateable property is situate, for one year, commencing on the 1st day of January, 1892, and ending on the 31st day of December, 1892.

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 Junuary, 1892, and the second instalment upon the 1st 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 foregoing Regulation was made by the Commissioners of the Murchison Waterworks Trust this 5th day of October, 1891.

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

Approved by the Governor in Council the 10th November, 1891.

G. WILSON BROWN, Clerk of the Executive Council.

GISBORNE WATERWORKS TRUST.—RATINĠ REGULATION FOR 1892.

REGULATION FOR 1892.

THE Commissioners of the Gisborne Waterworks Trust, the waterworks district of which has been proclaimed an urban district, do hereby, in pursuance and in exercise of the powers conferred by the Water Act 1890, make the Regulation following:—The following rates are those which the owners and occupiers of lands and tenements liable to be rated shall pay for the year 1892 in respect of water supplied by the Trust within the boundaries of the Trust district, that is to say:—

A rate of One shilling and sixpence in the pound sterling shall be imposed and levied on all rateable properties in the Waterworks Trust area according to the municipal valuation of such properties. The minimum rate to be paid shall be Twenty shillings.

Such person or persons as the Trust may appoint for that purpose shall be authorized to demand, collect, and recover the

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

The foregoing regulation was made by the Commissioners of the Gisborne Waterworks Trust on 28th September, 1891, and the seal of the Trust was affixed hereto in the presence of—

EDWARD LANSDOWNE, Chairman. H. M. HUSSEY, Secretary.

Approved by the Governor in Council the 16th November, 1891.

G, Wilson Brown, Clerk of the Executive Council.

SEYMOUR WATERWORKS TRUST.—RATING REGULATIONS FOR 1892.—No. 2.

THE Chairman and Commissioners of the Seymour Water—works 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 Water Act 1890, make the Regulation following:—

The following are the rates for the year 1892, which the owners and occupiers of lands, tenements, and vacant or unoccupied allotments 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 One shilling (1s.) in the pound sterling, provided that such rate shall not, in any case, be less than Twenty shillings her annum.

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 One shilling (1s.) in the pound sterling.

3. The rate to be paid in respect of vacant or unoccupied allotments shall be One pound (£1) per annum for each and every additional allotment by which a main passes.

4. The foregoing rate is hereby made payable in equal moieties on the 1st January and the 1st July, 1892.

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

Passed the 6th day of November, 1891.

Passed the 6th day of November, 1891.

W. H. TRISTAN, Chairman. T. HOWARD, Trust Secretary.

Approved by the Governor in Council the 16th November, 1891. G. Wilson Brown,

Clerk of the Executive Council.

SHEPPARTON WATER TRUST.

REGULATION No. 13.

- 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:—

 1. This regulation shall apply to the urban district of Numurkah, as such district is proclaimed and defined in a certain Order in Council bearing date the 23rd June, 1890.
- 2. For water supplied by the Trust by measurement (except in cases of special agreement with the Trust) a charge of One shilling and sixpence for every one thousand (1,000) gallons shall be
- 3. For a temporary supply during the erection of new buildings, Ten shillings per cent. on the amount of contract and extras for brickwork, stonework, and plastering.
- 4. All charges for water supplied under this regulation shall be paid half-yearly, or as may be agreed upon.
- 5. The minimum quantity of water to be charged for per half-year to the various owners or occupiers hereinafter mentioned, shall be as follows:—

Il be as follows:—

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 which, at One shilling and sixpence per one thousand (1,000) gallons, equals the amount of the assessed rate which would be payable for the premises so supplied if supplied otherwise than by measure.

on on y measure.

6. 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.

expense, provide a meter.

7. 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. of the Trust.

of the Trust.

8. 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 checkmeter on the service-pipe.

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

10. 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.

11. 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 kev or handle.

movable key or handle.

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

the same in a workmannike manner.

13. 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 sorvice-pipe from the pipes of the Trust to the boundaries of such land, premises, or tenements abutting on the street or road in which are the pipes of the Trust.

14. If any person shall waste water of the Trust by neglecting 14. It 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.

15. Any person who, having been served with the notice mentioned in clause 6 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.

notice.

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

or negligently allow the same to run to waste.

17. 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.

18. 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.

- 19. All water troughs must be fitted with approved self-acting taps, to prevent overflow.
- 20. No hose or pipe shall be applied to any pipes or taps for the purpose of watering the ground, or trees, or plants, or wash-ing houses, or walls, carriages, or horses, or for any similar purpose, unless the water is charged for by neasure.
- 21. 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.
- 22. 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.
- purpose.

 23. 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 diameter.—For the domestic supply of premises not exceeding £20 annual value, ½-in. diameter; for the domestic supply of premises exceeding £20 but not more than £100 annual value, ½-in. diameter; for the domestic supply of premises exceeding £100 annual value, 1-in. 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.

 24. Hear present whether supplied with rester by the Trust.
- 24. 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 £5 for each such offence.

The foregoing regulation was made by the Chairman and Commissioners of the Shepparton Water Trust on the 6th day of November, 1891.

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

(SEAL)

JAS. MACGREGOR, Chairman.
THOMAS SCILLEY,
E. FOWLER,
B. LANCASTER, Secretary.

Approved by the Governor in Council the 16th November, 1891.

G. Wilson Brown, Clerk of the Executive Council.

WARRNAMBOOL WATERWORKS TRUST.— REGULATION.

- A Regulation of the Warrnambool Waterworks Trust, made under the 75th section of the "Water Act 1890," for regulating—
- The appointment of the place and hour of meetings (whether periodical or special) of commissioners, and the management and conduct of business thereat.
- and conduct of business thereat.

 2. The powers and duties, and the control, supervision, and guidance of efficers, scruants, and persons appointed or employed by the commissioners, and the time and mode of accounting by officers of all moneys coming to their hands.
- 3. The management and mode of making contracts, and the conduct of same.
- IN pursuance of the powers granted by the Water Act 1890, the Commissioners of the Warrnambool Waterworks Trust make the following Regulation No. 1, that is to say:—
- 1. Time and place of meeting.—The place of meeting of the Trust shall be the Town Hall, Warrnambool, and the ordinary meetings shall be held on the 11th day of Argust, 1891, and on every fourth Tuesday thereafter at half-past Seven o'clock p.m.
- 2. Special meetings.—The Trust may hold special meetings, which may be called upon the requisition of the chairman, or upon the requisition, in writing under their hands, of any two commissioners, addressed to the chairman; but no such special meeting shall be held unless two clear days' notice thereof at least be given. least be given.
- General conduct of business.—In all cases not herein provided for resort shall be had to the rules, forms, and usages of Parlia-ment, which shall be followed so far as the same are applicable to the proceedings of the Trust.
- 4. Meetings, notice of.—A notice of every meeting of the commissioners shall be, by the secretary, delivered or sent by the post, addressed to the usual or last known place of abode of each commissioner, two clear days at least prior to the day upon which such intended meeting is to be held.
- which such intended meeting is to be held.

 5. Minutes of meeting to be read at subsequent meeting.—At every meeting of the Trust the first business thereof shall be the reading and putting a question for the confirmation of the minutes of the proceedings at the preceding meeting, and the reading of the minutes of the proceedings of any committee presented at any such preceding meeting; and no discussion shall be permitted thereon except as to their accuracy as a record of the proceedings; and the said minutes of the proceedings at the preceding meeting shall then be signed by the chairman.
- 6. Order of business of meetings.—After the signing of the minutes as aforesaid, the order of business of any ordinary meeting shall be as follows, or as near thereto as may be practicable, but, for the greater convenience of the Trust at any particular meeting thereof, it may be altered by resolution to that effect:—
 - (i.) Reading of copies of letters sent by authority of the Trust.
 - (II.) Reading letters received, and considering and ordering thereon.

- (III.) Reception and reading of petitions and memorials.
 (IV.) Presentation of reports of committees.
 (V.) Payments.
 (VI.) Ordinary business, including dealing with tenders.
 (VII.) Orders of the day, including subjects continued from proceedings of former meetings.
 (IVIII.) Extraordinary business, new rules and regulations.
 (IX.) Other motions of which previous notice has been given.
 (X.) Notices of motion.
 And the order of business at a special meeting shall be the order in which such business stands in the notice thereof.
- 7. Addresses to the Governor.—All addresses to the Governor shall be presented by the chairman and secretary of the Trust, unless otherwise ordered by the Trust.
- 8. Motions.—All notices of motion shall be dated and numbered, and given to the secretary, and by him read at the close of the meeting at which they are handed in, excepting notices under sections 35, 36, and 37 of this regulation, which may be given to the secretary within four (4) days of the next meeting of the Trust after such business lapsed.
- Notice of motion to be given.—No commissioner shall make any motion initiating a subject for discussion but in pursuance of notice given, as prescribed in the last preceding clause.
- 10. Petitions.—No motion except that for receiving the same shall, unless under most urgent circumstances, and then only by leave being granted by a two-thirds majority of these present at the meeting, be made on any petition, memorial, or other like application until the next ordinary meeting of the Trust after that at which it has been presented.
- 11. Motions to be moved in order.—Except by leave of the Trust, motions shall be moved in the order in which they have been received, and if not so moved shall be struck out.
- 12. Motion to be moved by commissioner giving notice.—No motion shall be proceeded with in the absence of the commissioner who gave notice of the same, unless by some other commissioner producing written authority from him to that effect.
- 13. Mover of motion appointing committee to be a member.—
 The [mover of every motion appointing a committee shall be a member of such committee.
- 14. Draft of address or petition to be submitted at previous meeting.—No motion for any address or petition shall be entertained unless the mover shall at some previous meeting have submitted a draft of the same.
- 15. Order, &c., of debate.—Any commissioner desirous of making a motion or amendment, or taking part in discussion thereon, shall rise and address the chairman, and shall not be interrupted unless called to order, when he shall sit down until the commissioner calling to order shall have been heard thereon, and the question of order disposed of, when the commissioner in possession of the chair may proceed with his subject.
- 16. Nature of motion to be stated.—Any commissioner desirous of proposing an original motion or amendment must state the nature of the same before he addresses the Trust thereon.
- 17. No motion to be withdrawn without leave.—No motion or amendment shall be withdrawn without the leave of the Trust.
- 18. Motion to be seconded.—No motion or amendment shall be discussed or put to the vote of the Trust unless it be seconded, but a commissioner may, however, require the enforcement of any standing order of the Trust by directing the chairman's attention to the infraction thereof.
- 19. Mover of motion.—A commissioner moving a motion shall be hold to have spoken thereon, but a commissioner merely seconding a motion shall not be held to have spoken upon it.
- 20. Resolutions, how revoked or altered.—No resolution at any meeting of the Trust shall be revoked or altered at any subsequent meeting unless notice of the intention to propose such revocation or alteration be given to each of the commissioners seven days at least before holding the meeting, nor unless such revocation or alteration be determined by a majority of the whole Trust. whole Trust.
- 21. Designation of commissioners. The commissioners in meeting of Trust shall designate each other by their official titles, namely, that of chairman or commissioner, as the case may
- 22. Priority of commissioners.—If two or more commissioners rise to speak at the same time, the chairman shall decide, by naming the commissioner, who is entitled to priority.
- 23. Commissioners to stand while addressing Trust.—Every commissioner, including the chairman, shall stand while addressing the Trust.
- 24. Points of order.—The chairman, when called upon to decide on points of order or practice, shall state the provision, rule, or practice which he deems applicable to the case, without discussing or commenting on the same; and his decision as to order or practice in each case shall be final.
- 25. Commissioners not to digress.—No commissioner shall digress from the subject-matter of the question under discussion, or comment upon the words used by any other commissioner in a previous debate, and all imputations of improper motives, and all personal reflections on commissioners, shall be deemed highly discretely.
- 26. Commissioners to apologize for disorderly or offensive expressions.—Whenever any commissioner shall make use of any expression disorderly, or capable of being applied offensively to any other commissioner, the commissioner so offending shall be required by the chairman to withdraw the expression, and to make a satisfactory apology to the Trust.

- 27. Commissioners called to order to sit down.—A commissioner called to order shall sit down, unless permitted by the Trust to explain.
- 28. Commissioners twice offending to be liable to a penalty.—Any commissioner using disorderly or offensive language, and having been twice called to order, or to withdraw, and to apologize for such conduct, and refusing to do so, shall be liable to a penalty for a breach of this regulation.
- 29. Strangers.—Any person, not being a commissioner, who shall, having been admitted to any meeting of the Trust, be guilty thereat of any improper or disorderly conduct, or who shall not leave when requested by the chairman to do so, may, on his order, be forthwith removed, and shall be liable to a penalty for a breach of this regulation.
- 30. Commissioners may demand documents.—Any commissioner may of right demand the production of any of the documents of the Trust applying to the question under discussion.
- 31. Voting.—Except as provided in section 46 of this regulation, the Trust shall vote by a show of hands, and the chairman shall, in taking the sense of the Trust, put the question first in the affirmative and then in the negative, and the result thereof be declared by him, and shall be entered in the minutes by the secretary.
- 32. Divisions.—Whenever a division shall be demanded by any commissioner, the commissioners voting in the affirmative shall first hold up their right hands, and then those voting in the negative shall hold up their right hands, and the result declared by the chairman; and when such division takes place the names of the commissioners voting on the division shall be recorded in the minutes of the said meeting, and any commissioner present not voting, not being disabled by law, shall be liable to a penalty for a breach of this regulation.
- 33. One amendment only to be discussed at a time.—One amendment only shall be discussed at a time, but if lost one other may be moved before the original motion is put to the vote; but upon any amendment being carried it shall be competent for any commissioner to move one other amendment thereon.
- 34. Mover of motion to have right of reply.—The mover of every original proposition, but not of any amendment, shall have a right of reply, immediately after which the question shall be put from the chair; but no other commissioner shall be allowed to speak more than once on the same question unless permission be given to explain or the attention of the chair be called to a point of order.
- of order.

 35. No discussion on motion for adjournment of Trust.—No discussion shall be allowed on any motion for an adjournment of the Trust; but if, on the question being put, the motion be negatived, the subject then under consideration, or the next on the notice-paper, shall be discussed, or any other that may be allowed precedence, before any subsequent motion for adjournment allowed precedence, before any subsequent motion for adjournment, the debates on motions moved and seconded, or any other order of the day may be resumed at the next adjourned meeting of the Trust at the point at which it was so interrupted.
- meeting of the Trust at the point at which it was so interrupted.

 36. Protests.—Any commissioner may protest against any resolution of the Trust, and notice of intention to protest shall in every case be given forthwith on the adoption of the resolution protested against; and the protest shall specify the reasons for protesting, and shall be entered three days at least before the next ordinary meeting of the Trust by the protesting commissioner in a book to be kept for that purpose in the office of the secretary, and signed by such commissioner, and shall also be entered in the minutes of the meeting at which notice of the intention to protest shall have been given previously to the confirmation thereof; but such protest may be expunged from the minutes if declared by a majority of the Trust to be not in accordance with truth, or in its terms disrespectful to the Trust.
- 37. Lapsed questions.—If a debate on any motion moved and seconded be interrupted by the number of the commissioners present becoming insufficient for the transaction of business, such debate may be resumed at the point where it was so interrupted.
- 39. Lapsed order of the day may be restored.—If a debate on any order of the day be interrupted by such insufficiency of number as aforesaid happening, such order may be restored to the notice-paper for a future day on motion upon notice, and then such debate shall be resumed at the point where it was so interrupted.
- 39. Committees.—Minutes of all proceedings of committees shall be entered in the committee's minute-book, and, being signed by the chairman of committee, shall be presented to the Trust.
- 40. Meetings of committees.—The secretary shall convene every committee within ten days of its first appointment, or at any other time by order of the Trust, or on the written order of the chairman, or of any two members of the committee.
- chairman, or of any two members of the committee.

 41. Petitions.—No petitions shall be presented after the Trust shall have proceeded to the orders of the day. And every commissioner presenting a petition to the Trust shall acquaint himself with its contents and ascertain that it does not contain language disrespectful to the Trust, and that its contents do not violate any regulation herein contained, and shall write his name at the beginning of the said petition.
- 42. No debate shall take place upon petitions.—No debate shall take place upon any petition or memorial, except as to its being received and taken into consideration as an order of the day at any future meeting, or, if necessary, that it be referred to a committee.
- committee.

 43. Secretary.—The secretary shall keep all minutes of meetings of the Trust or of any committee of the same; he shall also keep all accounts, books, and decuments, conduct all correspondence, and perform all clerical work required to be performed for the Trust; and shall attend all meetings of the Trust or committees when required, and at the office for the transaction of business

- as provided for under this regulation; and shall perform all other acts which shall be deemed by the Trust incumbent upon the secretary to discharge; he shall also have the receipt and disbursement of all moneys, and shall provide a guarantee for such amount for his fidelity and due fulfilment of his duties, and for the proper management and disposal of the funds of the Trust, as they may direct. All moneys received by him shall, as soon as possible thereafter, be paid into the account of the Trust to the bank wherein the same is kept. That he shall at no time hold in his hands more than Twenty pounds (£20) for 72 hours without banking the same. That all payments of the Trust shall be made by cheque, signed by the othereary. That he shall take account of all moneys received by the ceretary. That he shall take account as provided for under these regulations.

 44. Transurer.—The treasurer shall provide a guarantee for
- 44. Treasurer.—The treasurer shall provide a guarantee for such amount for his fidelity and due fulfilment of his duties, and for the proper management and disposal of the funds of the Trust, as they may direct.
- Trust, as they may direct.

 45. Collector.—The collector shall give security for his fidelity and due fulfilment of his duties, and for the proper management and disposal of the tunds of the Trust, for such amount as they may determine. He shall give no receipts except upon the printed forms provided for the same; and every receipt shall have a butt filled in by him, containing all particulars of moneys received and from whom. He shall pay to the treasurer or secretary all moneys received by him at least twice in each week, and he shall at no time hold more moneys of the Trust than Twenty pounds (£20) for 72 hours without paying the same to the treasurer or secretary. He shall, at the close of each month at least, submit his books and butte, with a statement of all amounts collected, to the secretary; and render to him a full account then, or whenever demanded by him, of all moneys received by him on account of the said Trust.

 46. Appointment, dc., of officers.—No appointment to any per-
- 46. Appointment, de., of officers.—No appointment to any permanent office at the disposal of the Trust shall take place until seven clear days' notice shall have been given, by advertisement in one or more newspapers circulating in the water district, inviting applications from qualified candidates for the same. Where the number of candidates are in excess of the number required the Trust may reduce the same by ballot.
- 47. Sularies of officers, dc.—The salary or allowance attached to all offices and places at the disposal of the Trust shall, in all cases, be fixed before they proceed to appoint any person to fill the same, and before the advertisement inviting applications as aforesaid, and shall be specified in such advertisement.
- 48. Expense of preparing security.—In all cases of security being given for the faithful performance of any duty, the expense of such security shall be borne by the Trust.
- 49. Common scal.—The secretary of the Trust shall have the custody of the common scal, and shall be responsible for the same: and impressions shall only be made by order of the Trust, verified by the signature, of the chairman and secretary.
- 50. Office hours.—The office of the Trust shall be open daily from Ten a.m. to Three p.m., Saturdays from Ten a.m. to Twelve o'clock moon (Sundays and holidays excepted), during which hours the secretary shall attend to transact the business of the Trust. Any other officer of the Trust shall attend such meetings of the Trust as it may direct, upon receiving notice in writing from the secretary to that effect.
- from the secretary to that effect.

 51. Tenders.—The security in all cases of contract shall be 5 per cent. upon the amount of contract. A preliminary deposit of 2½ per cent shall accompany each tender for contracts of Two hundred pounds (£200) and upwards, and 5 per cent on contracts under Two hundred pounds (£200); such preliminary deposit to be actually forfeited in the event of the tenderer not taking up the contract within seven clear days of the acceptance of the tender; the balance of deposit to be paid, in all cases, before the contract is finally executed.
- 52. Disqualification of tenderers.—In all cases of contractors failing to take up their tender it shall also be in the power of the Trust to disqualify such contractor from again tendering for works under the Trust for such time as they may determine.
- 53. Application for extension of time on contracts, &c.—Applications from contractors for extension of time on contracts, or remission of fines imposed thereon, shall not be entertained or allowed by the Trust unless carried by a majority of the whole Trust.
- 54. Plans, &c.—All the plans and specifications for any public work shall be laid before the commissioners at least six days prior to the same being considered and ordered upon, and be open for inspection by any commissioner during that time, except in cases of emergency.
- 55. Suspension of rules.—Any one or more of the clauses of of this regulation may be suspended pro tem. in cases of emergency, and with the consent of a majority of the whole Trust.
- 56. Penalty.—Any person guilty of a breach of this regulation shall be liabe to a penalty not exceeding Five pounds (£5).

The foregoing Regulation was made by the Commissioners of the Warrnambool Waterworks Trust, under and by virtue of section 75 of the Water Act 1890, on the 3rd day of November, 1891

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

(SEAL)

JOHN HYLAND, Chairman,
H. A. O, MACDONALD, Secretary.

Approved by the Governor in Council the 16th November, 1891.

G. Wilson Brown, Clerk of the Executive Council.

CONTRACTS ACCEPTED.—(Series 1890-91.)* CONTRACTS FOR THE CONVEYANCE OF INLAND MAILS FOR THE YEAR 1890-91.

No. of Contract.	Particulars of Contract.	Amount accepted.	Name for Approval.	_
3208 3209	POST OFFICE—. To and from Neerim North and Noojee, once a week, from 1st July, 1890, to 30th June, 1891, at the rate of £10 per annum Addition to contract No. 1177 for extra mileage involved owing to transfer of Post Office, Glenaroua, to another site, three days a week, from 1st May, 1891, to 30th June, 1891, at the rate of £5 per annum	£ s. d. 10 0 0 0 16 8	F. Petschack 1 J. Figgins 1	Conveyance of Inland Mails, 1890-91, Division No. 89.

1 Fulfilled previous contracts satisfactorily.

General Post Office, Melbourne, 21st October, 1891. JAS. SMIBERT, Deputy Postmaster-General.

* In lieu of contracts accepted, Gazette No. 132 of 23rd October, 1891, p. 4337.

CONTRACTS ACCEPTED.—(Series 1890-91.) CONTRACTS FOR THE CONVEYANCE OF INLAND MAILS FOR THE YEAR 1890-91.

No. of Contract.	Particulars of Contract.	Amount accepted.	Name for Approval.	_
3210 3211	To and from Morwell and Maryvale North State School, two days a week, from the 1st April, 1891, to the 30th June, 1891, at the rate of £6 per annum Clearance of letter-box and conveyance of loose-bag to and from Post Office, Macedon Upper, and Castell's, three times per day, from the 1st May, 1891, to the 30th June, 1891, at the rate of 15s. per week	£ s. d. 1 10 0 6 10 8	Geo. Derham C. Castell	Gonveyance of In- land Mails, 1890-91. Division No. 89.

JAS. SMIBERT, Deputy Postmaster-General.

General Post Office, Melbourne, 11th November, 1891.

CONTRACTS ACCEPTED.—(Series 1890-91,)

Serfal 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.
3212	WASTE PAPER—Purchase of waste paper from the Government Departments in Melbourne up to the 30th June, 1892 — (1)—No. 1—Shavings at 6d. per cwt (1)—No. 2—Other descriptions of paper, not including newspapers, gazettes, and other large paper, at 6d. per cwt.	Rates Ditto	Jas. Macdougall, No. 365 Collins-street Jas. Macdougall, No. 365 Collins-street	Credit to Revenue Ditto	James Munro. 7.11.91.

Melbourne, 20th November, 1891.

CONTRACTS ACCEPTED.—(Series 1891-92.)

CONTRACTS FOR THE CONVEYANCE OF INLAND MAILS FOR THE YEAR 1891-92.

No. of Contract.	Farticulars of Contract.	Amount accepted.	Name for Approval.	_
2333	POST OFFICE— To and from Korumburra and Fairbank, viá Glentress and Arawata, two days a week, from the 19th September, 1891, to the 30th June, 1892, at the rate of £52 10s. per annum. (In lieu of contract No. 1920, in the name of James Mitchell, at the rate of £52 10s. per annum, cancelled	£ s. d. 41 2 6	John O'Bryan	Mails, o. 85.
2334	from the 19th September, 1891) To and from Everton Railway Station and Everton Post Office, six days a week, from the 1st July, 1891, to the 30th June, 1892, at the rate of £28 per annum. (In lieu of contract No. 1308, at the rate of £28 per annum, in the name of H. A. Crawford, cancelled from the 1st July, 1891)	28 0 0	Walter Carlton Crawford	of Inland No.
2335	To and from Post Office and Railway Station, Seymour, seven trips per day, from the 1st October, 1831, to the 30th June, 1832, at the rate of £54 128, per annum. (In lieu of contract No. 1259, in the name of D. E. Ryan, at the rate of £54 12s. per annum, cancelled from the 1st October, 1891)	40 19 0	Henry Christopher Bones	Conveyance of Inland 1891-92, Division N
2336	Addition to contract No. 1512, for conveyance of mails between Mincha Railway Station and Mincha East, viá Mincha West, consequent on extra mileage involved through the extension of service to Hawken's, three days a week, from the 10th August, 1891, to the 30th June, 1892, at the rate of £8 per annum	7 2 9	Daniel Herrick ¹) ซื ⁻

CONTRACTS ACCEPTED. -(Series 1891-92.)

Purpose, No. of Tenders, and Particulars	Amount.	Name of Contractor.	Charged against Vote or Fund.	Authorized according to Regulations on the date stated.
2337 PORTS AND HARBORS—(4)—Sale Can Jetty—Cleaning jetty and shed, from 10t November, 1891, to the 30th June, 1892	£ s. d. 12 0 0	C. Galtress	Public Works. Votes 1891-92	George Turner.
RAILWAYS— (10)—Construction of brick barrel drain 2339 Newport (7)—Supply of 5,000 cubic yards of 2½-ibluestone metal, at 3s. 7d. per cubic yard (6)—Construction and delivery of 12 sets closets and urinals and 12 small closets WORKS—(9)—Supply of ammunition box for Defence Department	£ s. d. 287 18 2	A. F. Morrison The Albion Quarrying Co. Ltd. H. C. West Thos. Drury 1	Votes and Loans as required Ditto Ditto Land Sales by Auction Fund. Defences.	P. P. Laber- touche, by order of the Railways Commis- sioners. 18.11.91. J. H. Wheeler. 19.11.91.

¹ Fulfilled previous contracts satisfactorily.

Melbourne, 20th November, 1891.

ORDERS IN COUNCIL.—(Series 1891-92.)

Serial No.	Purpose and Particulars.	Amount.	Name for Approval.	Charged against Vote or Fund.	Authority.
2342	CHIEF SECRETARY—Three No. 5 Remington type-writers, with type-writer ribbons and tables, at £25 each	£ s. d.	Messrs. Stott and Hoare	Division 3, Subdivi- sion 2, Contingencies. "Type-writing Ma-	Approved by the Governor in Council the 17th
	ribbens and tables, at 220 each		-	chines, &c." Victorian Parliamentary De- bates	August, 1891.—G Wilson Brown Clerk of the Executive Council.
2343	GOVERNMENT PRINTER—Authority to increase the amount of £146 17s. 6d. to £186 17s. 6d. for the purchase of certain type without calling for public tenders (vide Order in Council of 8th December, 1890, in Government Gazette of 12th December, 1890, p. 5025)		Messrs. Gordon and Gotch	Division 53, Subdivision 4, of 1891-92	Approved by the Governor in Coun- cii the 16th No- vember, 1891.—G. Wilson Brown Clerk of the Ex- ecutive Council.
	VICTORIAN WATER SUPPLY— To carry out certain surveys in connexion with the proposed scheme of water supply to the mallee country To carry out certain surveys in connexion	Rates as per annex Ditto	George D. Murdoch, C. E.	Contingencies Ditto	Approved by the Governor in Council the 26th October, 1891 -G. Wilson
2010	with the proposed scheme of water supply to the mallee country				Brown, Clerk of the Executive Council.
	WORKS—It is recommended for the approval of His Excellency the Governor in Council that the undermentioned services be per- formed without tenders being advertised for same, viz.:—	£ s. d.			
2346		179 6 11		Land Sales by Auction Fund. West Front, Parliament Houses	Approved by the Governor in Council the 10th November, 1891.—
2347		107 7 6		72/11/1. Parliament Houses	G. Wilson Brown Clerk of the Executive Council.

Melbourne, 20th November, 1891.

Annex to Contract No. 2344. George D. Murdoch, C.E.			Field Work by Salary. 7. For any field work by salary, inclusive of instruments, tools, camp equipment, horses, trap, wages	£	s.	d.,
Transverse Levels.			of four (4) assistants, and all necessary requirements for party at per day	3	3	0
1. Levels along existing surveyed lines in open country, plotting, &c at per mile	£ s. 0 18	d. 0	ments for party at per day 8. For any kind of office work by salary do.	1	10	0
 Levels along existing surveyed lines in mallee country where no clearing is necessary, plotting, 			Annex to Contract No. 2345.			
&c at per mile	0 18	0	C. L. Lutz, C.E.			d.
 Levels along unsurveyed lines in box, oak, to open country where running new lines may be necessary by compass or otherwise, plotting, &c. at per mile 	1 5	0	1. Transverse levels in the open at per mile 2. Transverse levels in the mallee do. 3. Surveying of channels in the open do. 4. Surveying of channels in the mallee do.	0 1 3 4	0	0
4. Levels along unsurveyed lines where running new lines by compass or otherwise may be necessary, in dense mallee country, plotting, &c at per mile	2 10	0	The above prices to include the marking of transve on the parish plans, and the preparation of plans ments and longitudinal sections of channels.	rse of	lev ali	els gn-
Surveys for Channels.			5. For any rough traverse lines that may be required to locate trial work when directed:—	e.	a	d.
5. Levels and traverse, with theodolite, for trials through box, oak, and open country, providing plans and sections, &c at per mile	2 0	0	In the open at per mile In the mallee do. 6. For any kind of field work by salary (inclusive of		5	0
6. Levels and traverse, with theodolite, for channels through dense mallee, providing plans and sec-			instruments, tools, camp requisites, and buggy, and wages for four (4) assistants at per diem	5	5	0
tions, &c. (Nos. 5 and 6 include all connexions) at per mile	3 10	0	7. For any kind of office work by salary (exclusive of assistant) at per diem	2	2	0

CEMETERIES.

A CCOUNTS of Trustees, pursuant to the provisions of section 32 of the Cometeries Act 1890 (54 Vict. No. 1072).

BUNG BONG AND WAREEK PUBLIC CEMETERY.

1st January to 31st December, 1890.

		RF	CEIPTS.				
Balance Fees for graves,	len.	•••	•••	•••		£2 8	9
recs for Starcs,	au.	•••	•••	•••		£3 16	3
						£3 10	_
		EXP	ENDITURE	14			
Office expenses	•••	•••		• • •	***	£1 4 1 2	6
Contingencies Balance	•••	•••	•••	•••	***	1 2	3
Balance	•••	•••		•••	•••		'
						£3 16	3
							_

MICHAEL GEARIN, ROBT. STEED, JAMES NEYLAND, Trustees.

Declared at Maryborough the 16th day of October, 1891, before F. J. FIELD, J.P.

KARNAK PUBLIC CEMETERY.

1st January to 31st December, 1890.

		RF	CEIPTS.				_	_
Government g	rant		***		•••	£25		0
Balance			***	•••	•••	5	0	U
						£30	0	0
		EXI	PENDITUR	E.				
Works		• • •			•••	£30	0	0
Declared a	t Goroke	e the	J. W. W. T.	P. JEI WIDD LANE	ICOM	BE, Trust		

MARYBOROUGH PUBLIC CEMETERY. 1st January to 31st December, 1890.

		RECI	IPTS.					
Balance	***					£84	2	0
Fees for graves	. &c.					165	15	0
Fees (remitted)		l of po	or	•••		17	19	0
Other sources o	f income	(grave	Nos.)	•••	•••	7	7	0
						£275	3	0
		EXPEN	DITURE.					_
Salaries		• •		•••		£17	6	0
Office expenses							17	0
Works						119	2	9
Grave-digging						106	15	0
Fees remitted f	or the bu	rial of	poor		• • •		19	0
Balance	•••	•••	·	•••		12	3	3
-						£275	3	0

DANL TAYLOR, ISIDORE SOLOMON, THOMAS CASEY, Trustees.

Declared at Maryborough the 17th day of October, 1891, before F. J. Field, J.P.

TYLDEN PUBLIC CEMETERY.

1st January to 31st December, 1889.

		RECE	ipts.				
Balance		***				£101 7	1
Fees for graves,	&c.	•••	•••		•••	13 18	
Other sources o	f income			***	•••	1 0	0
					•	£116 5	7
		EXPEN	DITURE.				
Salaries			•••			£7 3	
Office expenses		•••				0 9	
Works			***			53 10	
Grave-digging			***	• • •	•••	4 15	
Balance		•••	***	•••	• • •	50 7	1
						£116 5	7

JOHN A. THRUM, MICHAEL HOGAN, C. HALL,

Trustees.

Declared at Trentham the 21st day of October, 1891, before W. NORTON, J.P.

TYLDEN PUBLIC CEMETERY.

1st January to 31st December, 1890.

		RECE	IPTS.			0=0	-	4
Balance		***		•••	•••	£50	7	Ÿ
Fees for graves,	&c.		•••			15	3	0
Other sources of	income			•••	• • • •	1	0	0
						£66	10	1
		EXPEN	DITURE.					
Salaries	***					£6	.0	0
Office expenses							15	0
Works					• • •		15	ŏ
Grave-digging					•••	6	_6	ō
Balance	***				• • • •	31	14	1
						£66	10	1

JOHN A. THRUM, MICHAEL HOGAN, C. HALL,

Trustees.

Declared at Trentham the 21st day of October, 1891, befor W. NORTON, J.P.

APPROACHING LAND SALES.

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

	of ette.	No. 01 Gazette.
Bairnsdale— Tuesday, 1 December 1	32	Kyneton— Tuesday, 24 November 129
Bendigo— Tuesday, 24 November 1 Tuesday, 15 December 1	32 38	Rushworth— Thursday, 3 December 136
Colac— Friday, 18 Jan., 1892 1	43	Shepparton— Friday, 4 December *129, 132
Daylesford— Friday, 18 December 1 Geelong—	38	Smythesdale— Thursday, 3 December 136
Tuesday, 5 Jan., 1892 1	43	St. Arnaud— Wednesday, 25 Nov. *132, 138
Wednesday, 23 Dec. 1 Melbourne—	43	Tallangatta— Tuesday, 15 Dec. *129, 140
Thursday, 22 December 1 Horsham— Tuesday, 15 December 1		(Supplementary)— Tuesday, 15 December 140
		3. 13bar of Constitu

* Detailed particulars published in this number of Gazette.

Lands and Survey Office, Melbourns.

SALES (Nos. 7182, 7183, 7184, AND 7185) OF CROWN LANDS IN FEE SIMPLE.

IN FEE SIMILE.

Its Excellency the Governor, with the advice of the Executive Council, has been pleased to direct that sales by anction of the undermentioned Crown Lands will be holden 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 each for 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.

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, 19th November, 1891.

COLAC.—Sale (No. 7182) at ELEVEN o'clock a.m. on FRIDAY, the 8th JANUARY, 1892, at the COURT HOUSE, Colac. To be conducted by M. TAYLOR, Esq., Land Officer. Auctioneer: Mr. J. NELSON.

TOWN LOTS.

COLAC, PARISH OF COLAC, COUNTY OF POLWARTH.

Fronting Scott-street.

Upset price 40t. per lot.—Charge for survey 1t. Lot 1. Area 2r. 3p., allotment 1, section 44. Lot 2. Area 2r. 2p., allotment 2, section 44.

Fronting Connor-street.

Upset price 331. per lot.—Charge for survey 11. Lot 3. Area 2r., allotment 3, action 44. Lot 4. Area 1r. 38½p., allotment 4, section 44.

COLAC, PARISH OF ELLIMINYT, COUNTY OF POLWARTH. Fronting Bath-street, at the site of the improvements of Colac Brick Company.

Upset price 35*l*. per acre.—Charge for survey 1*l*.
Lot 5. Area 1a. 1r. 15p., allotment C, section 40. Valuation 28*l*.

Fronting Hill-street.

Upset price 31l. per lot.—Charge for survey 2l. 14s. Lot 6. Area 2r. 30p., allotment D, section 40.

BIRREGURRA, PARISH OF BIRREGURRA, COUNTY OF POLWARTH. Between Edmundson and Murrell streets.

Upset price 11l. 10s. per lot.—Charge for survey 1l. Lot 7. Area 3r. 2 4-10p., allotment 4, section U 1. Lot 8. Area 3r. 2 4-10p. allotment 5, section U 1. Lot 9. Area 3r. 2 4-10p., allotment 6, section U 1.

Fronting Edmundson-street.

Upset price 6l. 15s, per lot.—Charge for survey 1l. Lot 10. Area 1r. 94 2-10p., allotment 1, section U 2 .

Upset price 7l. 10s. per lot.—Charge for survey 1l. Lot 11. Area 2r., allotment 2, section U 2. Lot 12. Area 2r., allotment 3, section U 2. Lot 13. Area 2r., allotment 4, section U 2. Lot 14. Area 2r., allotment 5, section U 3.

BEEAC, PARISH OF ONDIT, COUNTY OF GRENVILLE.

In Main-street, formerly reserved for Mechanics' Institute.

Upset price 201, per lot.—Charge for survey 11. Lot 15. Area 2r., allotment 9, section 8.

Skene's Creek, parish of Krambruk, county of Polwarth.

At the site of the improvements of G. R. Mott.

Upset price 12l. per acre.—Charge for survey 1l. *Lot 16. Area 3a., allotments 12 and 13, section 3a. tion 140l. 15s.

COUNTRY LOT.

PARISH OF ELLIMINYT, COUNTY OF POLWARTH.

The 93rd section holding of James Darc.

Upset price 15!. per lot.—Charge for survey 1!. 15s.
*Lot 17. Area 2a. 3r. 38p., allotment 39, section B. Valuation 28. 10s.

*Lot 16 will be sold to a depth of 100 feet from the surface only. Lot 17 will be sold subject to special drainage conditions.

CIEELONG.—Sale (No. 7183) at ELEVEN o'clock on FRIDAY, the 5th JANUARY, 1892, at the AUCTION ROOMS of H. B. BROWN, Esq., Geelong. To be conducted by M. TAYLOR, Esq., Land Officer.

TOWN LOTS.

GRELONG, PARISH OF CORIO, COUNTY OF GRANT.

Fronting the Gravel Pits-road.

Upset price 1131, 10s. per lot.—Charge for survey 11. Lot 1. Area 2a. 3r. 14 2-10p., allotment 19, section 11.

Fronting Latrobe-terrace North.

Upset price 4l. per foot.—Charge for survey 1l. Lot 2. Area 20 5-10p., allotment 1, section 51. 57 feet 5 inches

Upset price 3l. 15s. per foot.—Charge for survey 1l. Lot 3. Area 14 1-10p., allotment 2, section 51.

Upset price 3l. 10s. per foot.—Charge for survey 1l. Lot 4. Area 13 3-10p., allotment 3, section 51.

Upset price 3l. 5s. per foot.—Charge for survey Lot 5. Area 12 5-10p., allotment 4, section 51.

ontage.

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

Lot 6. Area 11 7-10p., allotment 5, section 51. 33 feet

Upset price 2l. 15s. per foot.—Charge for survey 1l. Lot 7. Area 10 9-10p., allotment 6, section 51. 33 feet frontage.

Upset price 2l. 10s. per foot.—Charge for survey 1l. Lot 8. Area 10 1-10p., allotment 7, section 51. frontage.

Upset price 2l. 5s. per foot.—Charge for survey 1l. Lot 9. Area 9 3-10p., allotment 8, section 51. 33 feet

Frontage.

Upset price 2l. per foot.—Charge for survey 1l.

Lot 10. Area 10p., allotment 9, section 51. 33 feet frontage.

SUBURBAN ALLOTMENT.

At the site of the improvements of T. F. Fowler, fronting the Gravel Pits-road.

Upset price 75l, per acre.—Charge for survey 2l, 5s, 10d. Lot 11. Area 2r, 38 6-10p., suburban allotment O. Valuation 150l.

TOWN LOTS.

SHELFORD, PARISH OF DOROG, COUNTY OF GRENVILLE.

Fronting Tolson-street.

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

Lot 12. Area 2a. 1r. 35 2-10p., allotment 4. Lot 13. Area 2a. 2r. 21 4-10p., allotment 5.

Fronting Thompson-street.

Upset price 4l. per lot.—Charge for survey 1l. Lot 14. Area 1a. 1r. 14 2-10p., allotment 6. Lot 15. Area 1a. 2r. 32 8-10p., allotment 7.

PUEBLA, PARISH OF PUEBLA, COUNTY OF GRANT.

Upset price 10l. per lot.—Charge for survey 1l.

Upset price 10l. per lot.—Charge f
Lot 16. Area 2r., allotment 1, section 3.
Lot 17. Area 2r., allotment 2, section 3.
Lot 18. Area 2r., allotment 3, section 3.
Lot 19. Area 2r., allotment 4, section 3.
Lot 20. Area 2r., allotment 6, section 3.
Lot 21. Area 2r., allotment 6, section 3.
Lot 22. Area 2r., allotment 7, section 3.
Lot 23. Area 2r., allotment 7, section 3.
Lot 24. Area 2r., allotment 1, section 4.
Lot 25. Area 2r., allotment 7, section 4.
Lot 26. Area 2r., allotment 8, section 4.
Lot 27. Area 2r., allotment 8, section 4.
Lot 28. Area 2r., allotment 4, section 2.
Lot 29. Area 2r., allotment 7, section 2.
Lot 29. Area 2r., allotment 7, section 2.
Lot 30. Area 2r., allotment 7, section 2.

WINCHELSEA, PARISH OF LAKE LAKE WOLLARD, COUNTY OF GRANT.

Fronting Austin-street.

Upset price 61. per lot.—Charge for survey 11.

Lot 31. Area 1a. 0r. 1p., allotment 3, section 17. Lot 32. Area 1a. 0r. 1p., allotment 4, section 17. Lot 33. Area 1a. 0r. 1p., allotment 5, section 17.

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

Lot 34. Area 2r. 1p., allotment 1, section 15. Lot 35. Area 2r. 1p., allotment 2, section 15. Lot 36. Area 2r., allotment 3, section 15. Lot 37. Area 2r., allotment 4, section 15. Lot 38. Area 2r., allotment 5, section 15.

BOROUGH OF QUEENSOLIFF, PARISH OF PAYWIT, COUNTY OF GRANT.

Upset price 201. per acre.—Charge for survey 11.

Lot 39. Area 5a., allotment 10, section 13. Lot 40. Area 5a., allotment 11, section 13.

AMILTON.—Sale (No. 7184) at ELEVEN o'clock a.m. on WEDNESDAY, the 28rd DECEMBER, 1891, at the AUCTION ROOMS of Messrs. R. S. BREE & CO., Hamilton. To be conducted by H. C. MALCOLM, Esq., Land Officer.

TOWN LOTS.

YUPPECKIAR, PARISH OF YUPPECKIAR, COUNTY OF VILLIERS.

Upset price 3l. per acre.—Charge for survey 1l.
Lot 1. Area 1a. 3r. 9p., allotment 44.
Lot 2. Area 3a., allotment 45.
Lot 3. Area 2a. 1r. 2p., allotment 46.
Lot 4. Area 1a., allotment 49.
Lot 5. Area 1a., allotment 50.
Lot 6. Area 1a., allotment 51.

Fronting the main road from Strathmore to Glen Thompson.

Upset price 5l. per lot.—Charge for survey 1l. Lot 7. Area la., allotment 64. Lot 8. Area la., allotment 65.

BYADUK NORTH, PARISH OF BYADUR, COUNTY OF NORMANBY.

Upset price 5l. per acre.—Charge for survey 1l. Lot 9. Area 10a. 1r. 12p., allotment 11a. Lot 10. Area 10a. 1r. 11p., allotment 16a.

At the site of the improvements of L. McLean.

Upset price 10l. per acre.—Charge for survey 3l. 19s. Lot 11. Area 3a., allotment 24. Valuation 13l. 10s.

DUNKELD, PARISH OF DUNKELD, COUNTY OF VILLIERS. Fronting the main road from Victoria Valley to Dunkeld,

Upset price 3l. per acre.—Charge for survey 3l. 19s. Lot 12. Area 4a. 2r. 30p., allotment 2.

COUNTRY LOT.

PARISH OF CARRAK, COUNTY OF DUNDAS. The forfeited holding of Thos. Walker.

Upset price 2l. 10s. per acre.—Charge for survey 5l. 6s. 6d. Lot 13. Area 39a. 2r. 3p., allotment 2, section 14.

MELBOURNE.—Sale (No. 7185) at TWO o'clock p.m. on TUESDAY, the 22nd DECEMBER, 1891, at the AUCTION ROOMS of Messrs. MUNRO & BAILLIEU, Collingstreet. To be conducted by W. S. FINLAY, Esq.

TOWN LOTS.

CARLTON, PARISH OF NORTH MELBOURNE, COUNTY OF BOURKE. In Pigdon and Garton streets, near Prince's Park.

Upset price 300l. per lot.—Charge for survey 1l.
Lot 1. Area 18 8-10p., allotment 2, section 126. Valuation
18l. 6s. 8d.
Upset price 350l. per lot.—Charge for survey 1l.
Lot 2. Area 18 8-10p., allotment 1, section 126.

PORT MELBOURNE, PABISH OF SOUTH MELBOURNE, COUNTY OF BOURKE.

In Clarke and Farrell streets and Williamstown-road, near the Graham-street Railway Station.

Upset price 51. per foot.—Charge for survey 11. Lot 3. Area 17 6-10p., allotment 2, section 64. 36 feet 3 inches

Lot 5. Area 16 p., allotment 3, section 64. 33 feet frontage. Lot 5. Area 16p., allotment 4, section 64. 33 feet frontage. Lot 5. Area 16 3-10p., allotment 12, section 64. 33 feet

8 inches frontage. Lot 7. Area 16 8-10p., allotment 14, section 64. 33 feet

frontage.

Lot 8 Area 19 4-10p., allotment 16, section 64. 51 feet 7 inches frontage.

Lot 9. Area 19 5-10p., allotment 17, section 64. 58 feet 8 inches frontage.

SOUTH MELBOURNE, PARISH OF SOUTH MELBOURNE, COUNTY OF BOURKE.

In Nimmo and Wright streets, between Hambledon and Richardson streets.

Richardson streets.

Upset price 61. per foot.—Charge for survey 17.

Lot 10. Area 16p., allotment 32, section 43r. 33 feet frontage by 132 feet deep to right-of-way.

Lot 11. Area 16p., allotment 33, section 43r. 33 feet frontage by 132 feet deep to right-of-way.

Lot 12. Area 16p., allotment 34, section 43r. 33 feet frontage by 132 feet deep to right-of-way.

Lot 13. Area 16p., allotment 35, section 43r. 33 feet frontage by 132 feet deep to right-of-way.

Lot 14. Area 16p., allotment 35, section 43r. 33 feet frontage by 132 feet deep to right-of-way.

Lot 15. Area 16 + 10p., allotment 48, section 430. 33 feet frontage by 135 feet 3 inches deep to right-of-way.

Lot 15. Area 16 + 10p., allotment 47, section 430. 33 feet frontage by 135 feet 3 inches deep to right-of-way.

Lot 17. Area 16 + 10p., allotment 46, section 430. 33 feet frontage by 135 feet 3 inches deep to right-of-way.

Lot 18. Area 16 4 10p., allotment 45, section 430. 33 feet frontage by 135 feet 3 inches deep to right-of-way.

Lot 19. Area 16 4 10p., allotment 44, section 430. 33 feet frontage by 135 feet 3 inches deep to right-of-way.

Lot 19. Area 16 4 10p., allotment 44, section 430. 33 feet frontage by 135 feet 3 inches deep to right-of-way.

PUBLIC HEARINGS BY PERSONS APPOINTED UNDER THE 128th SECTION OF THE "LAND ACT 1890."

OTICE is hereby given that, at the time and place mentioned in the Schedule hereunder, applications for licences under Parts II. and III. of The Land Act 1869, applications for leases and licences under Parts III., IV., and VIII. of The Land Act 1864, and Divisions 3, 4, and 8 of Part I. Land Act 1860, objections to such applications, objections to proposed proclamations, and reasons against forfeiture of any leases or licences under the Land Act 1850, or any of the Acts thereby repealed, deemed liable to forfeiture for any cause except non-payment of rent or fees, will be publicly heard by the person whose name is set opposite such place in such Schedule, being the person appointed by me, the responsible Minister of the Crown administering the Land Act 1850, to hear the same and report thereon in writing to me.

A. McLEAN.

A. McLEAN, Commissioner of Crown Lands and Survey, And President of the Board of Land and Works.

Department of Lands and Survey, Melbourne, 17th November, 1891.

Place of Meeting of Local Land Board. Time of Meeting. Member of Local Land Board. 1891. Wednesday, 9th Dec., at Three p.m. Mansfield 1 ... J. Hardy, Esq.

Notes.

1 This Board is in lieu of that appointed in the Government Gazette of 13th inst., p. 4508, to be held at Mansfield.

The Board appointed on same date to sit at Wedderburn on 3rd prox., is hereby cancelled.

The Boards at Inglewood and Echuca should be-... Sth Dec., Two p.m. ... 9th Dec., Ten a.m. Inglewood Echuca

LANDS TEMPORARILY RESERVED FROM SALE, ETC.

IN pursuance of the provisions of the Land Act 1890 (54 Vict. No. 1106, § 10 and 13): Notice is hereby given that the Governor, with the advice of the Executive Council, has, by Orders made on the 16th day of November, 1891, 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.;—

GLENMONA.—Site for Watering purposes, also excepted from occupation for residence or business under any miner's right or business licence.—Six acres, county of Gladstone, parish of Glemmona: Commencing at a point bearing S. 46' 56' E. three chains seventeen links, N. 42' 54' E. thirty-three chains twenty-six links from the east angle of allotment 6 of section H; bounded thence by lines bearing respectively north six chains fifty links, east nine chains twenty-three links, south six chains fifty links, and west nine chains twenty-three links to the point of commencement.—(G.155n(¹) [91.A.20685].

Granton.—Site for a Quarry, also excepted from occupation for residence or business under any miner's right or business licence.—One acre two roods, more or less, county of Anglesey, parish of Granton: Commencing at the west angle of allotment 22; bounded thence by that allotment bearing S. 33° E. four chains; thence by the Acheron River downwards to the road forming the south-east boundary of allotment 19; and thence by that road bearing N. 57° E. to the point of commencement.—(G. 164(1) (91.H. 44812).

NUMBE-MUNJIE.—Site for a Mechanics' Institute, also excepted from occupation for mining purposes or for residence or business under any miner's right or business licence.—One acre, county of Tambo, parish of Numbie-Munjie, being suburban allotment 11: Commencing at the north angle of allotment 10; bounded thence by that allotment bearing S. 44° 38' E. four chains fifty-four links; thence by allotment 20 bearing N. 0° 27' W. six chains thirty-three links; and thence by the road from Omeo bearing S. 45° 22' W. four chains forty-one links to the point of commencement.—(91-92/97)· (91.A.18153).

A. MoLEAN, Commissioner of Crown Lands and Survey.

Lands and Survey Office, Melbourne, 16th November, 1891.

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 here-instruments referred to the council of the lands hereinafter referred to, viz.:-

The following Notices were gazetted 1° on 30 October, pursuant to Orders of 26 October, 1891.

MANDURANG.—The temporary reservation, by Order of the 27th April, 1874, of five acres of land in the parish of Mandurang, situate in section 19, as a site for a State School, is about to be revoked.—(M.29(*)) [91.E.14059].

OMEO.—The temporary reservation, by Order of the 27th June, 1864, of sixty-nine acres, more or less, of land in the township of Omeo, parish of Cobungra, as a site for a Police Paddock, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—Four acres three roods thirty-three perches: Commencing at a point bearing N. 19° 32° E. one chain two links from the north-east angle of allotment 10 of section B; bounded thence by a road bearing N. 81° 49′ W. five chains seventeen links; thence by a line bearing N. 16° 50′ E. twelve chains seventy-eight links; thence by a road bearing S. 25° 36′ E. seven chains seventy links; and thence by a road bearing S. 25° 36′ E. seven chains seventy links; and thence by a road bearing S. 19° 32° W. one chain ninety-one links to the point of commencement.—(91-92/150) (90.P.31448).

The following Notice was gazetted 1° on 6 November, pursuant to Order of 2 November, 1891.

MORDIALLOC.—The temporary reservation, by Order of the 10th October, 1887, of one hundred and forty-one acres two roods thirty-seven perches of land in the parish of Mordialloc, being part of allotment 1 of section 16, as a site for a Bonevolent Asylum, is about to be revoked.—(M.168(2)) (91.B.61225).

The following Notice was gazetted 1' on 13 November, pursuant to Order of 10 November, 1891.

HEATHCOTE.—The temporary reservation, by Order of the 16th November, 1863, of one acre of land in the municipal district of Heathcote, as a site for a Powder Magazine, is about to be revoked.—(H.75) (91.M.61636).

The following Notice was gazetted 1° on 20 November, pursuant to Order of 16 November, 1891.

NUMBIE-MUNJIE.—The temporary reservation, by Order of the 15th April, 1890, of one acre of land in the parish of Numbie-Munjie, as a site for a Mechanics' Institute, is about to be revoked.—(N.92) (91.A.18153).

A. McLEAN, 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, by Orders made on the 16th day of November, 1891, revoked the temporary reservation of the lands hereinafter referred to, viz.:—

MORDIALLOC.—Site for a Public Park (partly). See Gazette of 23 October, 1891.

Orbost.—Site for Police purposes. See Gazette of 23 October, 1891.

Orbost.-Site for Public Buildings. See Gazette of 23 Octo-

A. MoLEAN, Commissioner of Crown Lands and Survey.

Lands and Survey Office, Melbourne, 16th November, 1891.

COMMONS ABOUT TO BE DIMINISHED OR 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 diminish or abolish (as the case may be) the Commons hereinafter mentioned, viz.:—

The following Notices were gazetted 1° on 6 November, pursuant to Orders of 2 November, 1891.

THE ARARAT AND CATHCART UNITED BOROUGH, GOLD-FIELD, AND FARMERS' COMMON is about to be further diminished by deducting therefrom seven hundred and six acres, more or less, of land, being the several portions hereinafter described, viz.:—

Three hundred and eighty acres, more or less, parish of Ararat, being the portion situate north of allotments 5 and 7 of section 3, and east of the road running northerly past allotment 5a.

Thirty acres, more or less, parish of Ararat, being the portion situate south of T. Barry's selection and west of T. Hayes' selection.

One hundred acres, more or less, parish of Ararat, being the ortion situate immediately west of allotment 448A, applied for by G. Brady.

Thirty acres, more or less, parish of Ararat, being the portion ring between allotment 602c and allotments 602s and 602a, applied for by F. Scherger.

Forty-eight acres, more or less, parish of Burrumbeep, being the unappropriated portions of allotments 25, 26, 27, 28, 29, 30, and 31, section 1.

Ninety-five acres, more or less, parish of Burrumbeep, being the unappropriated portion of allotment 1, section 3, and the Creek reserve adjoining that allotment and allotment 5.

Twenty-three acres, more or less, parish of Burrumbeep, being the Creek reserve and land adjoining in section 4.—(91.S.47188, H.39974, C.73110, S.47179, B.59098, B.59692, and H.39964.)

THE PITFIELD COMMON is about to be abolished.—(91.C.73065.)

THE UNITED MOLIAGUL, INKERMAN, AND WATTLE FLAT GOLDFIELD AND FARMERS' COMMON is about to be abolished.— (91.C.73111.)

A. McLEAN, Commissioner of Crown Lands and Survey.

Lands and Survey Office, Melbourne.

LAND EXCEPTED FROM OCCUPATION UNDER THE "MINING STATUTE 1865."—ORDER PARTLY REVOKED.

REVOKED.

THE Governor, with the advice of the Executive Council, has, by Order made on the 16th day of November, 1891, revoked the Order in Council made on the 12th August, 1899, and published in the Government Gazette of the 16th August, 1889, excepting from occupation for residence or business under any miner's right or business licence, the Crown lands comprised within the parishes of Greensborough, Kinglake, Nillumbik, Queenstown, and Warburton, so far as the same relates to such portions of the said lands as were lawfully occupied as registered residence areas at the date of the said Order.

A. McLEAN, Commissioner of Crown Lands and Survey.

Lands and Survey Office, Melbourne, 16th November, 1891.

GLENLOGIE COMMON ABOLISHED.

PROCLAMATION

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 Part I. of the Land Act 1890 (54 Vict. No. 1106) 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 the said Part of the said Act, and that nothing therein contained shall prevent the exercise of the powers conferred by the said Part 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 Glenlogic Common.

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

Given under my Hand and the Seal of the Colony, at Melbourne, this sixteenth day of November, in the year of our Lord One thousand eight hundred and ninety-one, and in the fifty-fifth year of Her Majesty's

(L.S.)

By His Excellency's Command, A. MoLEAN, Commissioner of Crown Lands and Survey. GOD BAVE THE QUEEN!

TOWNSHIPS.

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.

of Victoria and its Dependencies, &c., &c. &c.

WHEREAS by the Land Act 1850 (54 Vict. No. 1106, Part I., 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 that 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 suction in the manner provided in the Land Act 1830 aforesaid for the sale of Crown lands by public auction, and that 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 townships the portions of Crown lands hereinafter described, that is to say:—

Township at Green Gully. In the Parish of Strangways.

Township AT Green Gully, in the parish of Strangways.

County of Talbot, parish of Strangways: Commencing at the north-west angle of allotment for of section C; bounded thence by a line bearing north to the north side of the road from Newstead; thence by the said side of that road easterly about five chains; thence by lines bearing respectively N. 6° 30′ W. twelve chains in the new by lines bearing respectively N. 6° 30′ W. twelve chains; thence by lines bearing respectively N. 6° 30′ W. twelve chains and N. 83° 30′ E. to the south-west angle of the State School Reserve; thence by the western boundaries of that reserve and allotment 18s of section A, and by a direct line bearing northerly to the south angle of allotment 19; thence by the western and northern boundaries of that allotment to the north angle thereof; thence by lines bearing respectively east about eighteen chains and S. 6° 30′ E. to the north-west angle of allotment 16, thence by the north boundaries of that allotment and allotment and allotment and allotment and allotment searing to 5° 30′ E. to the north-boundary of allotment 4c of section C; thence by that allotment bearing westerly and southerly to a point east of the north-boundary of allotment 5a; and thence by a line, the lastmentioned allotment, and allotments 5z and 5z bearing west to the point of commencement.—(S. 336′c) (91.L.27778).

the point of commencement.—(S.335(*) (91.L.27778).

Township in the parish of Numbie-Munjie: Commencing at the south-west angle of allotment 16; bounded thence by a line and allotment shearing west, and by allotments 31 and 31A bearing southerly, easterly, and southerly to the south-east angle of the last-mentioned allotment; thence by a line bearing east to the west boundary of allotment 20; thence by that allotment bearing northerly, east, and north to the north angle of the Mechanics Institute Reserve; and thence by the eastern side of the road to Omeo northerly to the point of commencement.—(N.92) (91.A.18153).

Given under the deal of the School of the Mechanics of the point of commencement.—(N.92)

Given under my Hand and the Seal of the Colony, at Melbourne, this sixteenth day of November, in the year of our Lord One thousand eight hundred and ninety-one, and in the fifty-fifth year of Her Majesty's reign. reign. HOPETOUN.

By His Excellency's Command,

A. McLEAN, Commissioner of Crown Lands and Survey. GOD BAVE THE QUEEN!

Land Act 1890, Sections 2, 42, 49, 65, 67, 87, 99, and 123.

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,

		Area, subject to		Date		Amount to	be Collected		Payable
of cence.	Name of Licensee.	modification of boundaries and area.	Parish or Situation.	of Licence,	Payment.	Survey Charge to revenue except when otherwise ordered.	Fee for Licence,	Total Amount of first Payment.	to Receiver of Revenue at-
		Acres.			£ s. d.	£ s. d.	£ s. d.	£ s. d.	
Ur	ider Section 47 of The La	nd Act 1869	, renewed under Se	ction 2 of	the Land	Ast 1890.—	-Payment	to be mad	e yearly.
30	John Brodie	1	Gobur	7.12.91	0 5 0	"	•••	0 5 0	Alexandra Warragul
$1021 \\ 1021$	Ah Ling: garden Ah Ling: garden	1 1	Longwarry	26.7.91	0 5 0			0 5 0	Warragur It
	Ah Ling: garden	*	11	4.12.90	0 5 0		•••	0 5 0	ii ii
•••	Ah Ling: garden	l	11	4.12.91	1050			0 5 0	n n
			Land Acts 1884 an			be made			
681	Jemima Gibbons James Wilson	45	Lima Gowangardie b	1.1.91	1 2 6		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Benalla "
1891 1892	Elizabeth Willcock	61 320	Toorour c	1.7.91	8 0 0		1 0 0	9 0 0	"
1893	James Hy. R. Williams ¹	320	" d	11	8 0 0	.9 5 0	1 0 0	18 5 0	"
1006 261	George Lillis 1 Hugh Colvin	97 151	Carboor Boorhaman	1.7.90	2 8 6 3 15 6		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	3 8 6 12 6 6	Wangaratte Rutherglen
259	Walter J. Clee	68	Tangambalanga g		1 14 0		1 0 0	6 2 0	Yackandan
731	Joseph Hanley	268	Budgerum West b	1.1.91	6 14 0		1 0 0	14 8 0 6 2 6	Kerang
942 1589	Michael J. Kelly George Rowe 3	205 28	Wail Korumburra	1.7.91 1.7.89	5 2 6 0 14 0	:::	$\begin{bmatrix} 1 & 0 & 0 \\ 1 & 0 & 0 \end{bmatrix}$	$\begin{bmatrix} 6 & 2 & 6 \\ 0 & 12 & 0 \end{bmatrix}$	Horsham Warragul
1467	Michael O'Donnell 1	115	Koorooman k	1.7.87	2 17 6		1 0 0	18 5 0	11
$1731 \\ 1823$	Mary E. Lester	106	Dumbalk ^m	1.7.86 1.7.90	2 13 0 5 0 6		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	30 3 0 16 1 6	tr
948	Thomas Trease John Keating	201 111	Wonthaggi	1.1.91	2 15 6		iŏŏ	6 11 0	Melbourne
	l		North n			1			
$\frac{1425}{124}$	Carl A. Nobelius John Barber	86 217	Nangana °	11	$\begin{bmatrix} 2 & 3 & 0 \\ 5 & 8 & 6 \end{bmatrix}$		1 0 0	5 6 0 11 17 0	"
1415	John Naughton 4	148	Gembrook q	1.7.89	3 14 0		100	19 10 0	- 17
1582	Wm. Redfern, jun.1	320	Brankeet	1.7.91	8 0 0		$\begin{bmatrix} 1 & 0 & 0 \\ 1 & 0 & 0 \end{bmatrix}$	9 0 0	Alexandra Benalla
555 1233	John Elgin, jun John McCalman	26 160	Euroa Berrimal	"	0 13 0		1 0 0	5 0 0	St. Arnaud
1079	Francis B. Martin	320	Terrappee t	0	8 0 0		100	9 0 0	Charlton
1512	Eliza Patching Janet Cameron 1	151 320	Teddywaddy " Dalyenong	1.1.91	3 15 6 8, 0 0	•••	$\begin{bmatrix} 1 & 0 & 0 \\ 1 & 0 & 0 \end{bmatrix}$	8 11 0 17 0 0	St. Arnaud
$\frac{259}{1236}$	Duncan McLean	80	Tottington v	0	2 0 0		1 0 0	5 0 0	Su zimada
		r Section 49	of the Land Act 18	390.—Pavi	ment to be	made hali	-vearly.		
316	Thomas P. Cook 5	105	Gembrook w	1.7.90	5 5 0		1 0 0	1 0 0	Melbourne
622	Edmund G. Fitz Gibbon	318	Kirrak *	,,,	15 18 0		100	48 14 0	u
	· Ur	der Section	65 of the Land Act	1890.—P	syment to	be made y	early.		
1701	Frank Newton	4	Bright	1.11.91	1 0 0	i	0 2 6	1 2 6	Bright
135	Frances M. Cruickshank		Burrumbeep	10	1 10 0		0 2 6	1 12 6	Ararat
146 409	Patrick J. Carroll Mary Holly	20	# !!	",	1 10 0		0 2 6	1 12 6	11
408	William Holly	20	11	11	1 10 0		0 2 6	1 12 6	
411 790	Janet D. Harris Frances Robertson	20	11	"	1 10 0	:::	$\begin{bmatrix} 0 & 2 & 6 \\ 0 & 2 & 6 \end{bmatrix}$	1 12 6	1 ::
789	Alexander Robertson	20	. 11	" .	1 10 0		0 2 6	1 12 6	1 7
788	Charles Robertson	20	п	"	1 10 0		0 2 6	1 12 6	11
787 786	George Robertson Isabella Reid	20	H	" .	1 10 0		0 2 6	1 12 6	"
792	Wm. Robertson, jun.	20	"		1 10 0		0 2 6	1 12 6	"
791 1327	John Reid James Guthrie	20 11	Beechworth	1.12.91	1 10 0		0 2 6	1 12 6	Beechworth
1852	Bridget Seymour	20	Porepunkah	1,11.91	1 5 0		0 2 6	1 7 6	Bright
1717 173	Frederick W. Nink Ewen H. Cameron	20 20	Queenstown Warburton	11	2 0 0	1 :::	0 2 6	2 2 6	Melbourne
1072	Mary A. Belcher	15	Kinglake	"	1 10 0		0 2 6	1 12 6	"
1071	Frederick Wm. Belcher		. 11	"	1 10 0		$\begin{bmatrix} 0 & 2 & 6 \\ 0 & 2 & 6 \end{bmatrix}$	1 12 6 1 16 6	n
1568 14 54	William Morris William Knox	17 15	Nillumbik	",	1 10 0		$\begin{bmatrix} 0 & 2 & 6 \\ 0 & 2 & 6 \end{bmatrix}$	1 16 6	19
1416	George Henry	5	"	"	1 0 0		0 2 6	1 2 6	u
1250 1988	Elizabeth Duncombe H. Wheeldon	18 18	Greensborough	11	1 16 0		$\begin{bmatrix} 0 & 2 & 6 \\ 0 & 2 & 6 \end{bmatrix}$	1 18 6	"
1912	Frank Thompson	17	"	,"	1 14 0		0 2 6	1 16 6	ii ii
1911	William White	18 20	n	n n	$\begin{bmatrix} 1 & 16 & 0 \\ 2 & 0 & 0 \end{bmatrix}$		0 2 6	$\begin{bmatrix} 1 & 18 & 6 \\ 2 & 2 & 6 \end{bmatrix}$	"
$1885 \\ 1879$	James N. Smith Harry Wm. Shillinglaw		11	11	2 0 0		0 2 6		10
1773	Henry Perry	20		11	2 0 0		0 2 6	2 2 6	
1772	Charles Perry Anna Neimke	19 19	"	"	1 18 0		0 2 6	2 0 6	** **
$1732 \\ 1731$	Martha Neimke	18		"	1 16 0		0 2 6	1 18 6	
1719	Ottillie Neimke	20	11	- 11	2 0 0		0 2 6	2 2 6	11
1718 1519	W. Neimke Christian Linnet	17 16	"	"	1 14 0 1 12 0		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 16 6	17
1343	Wm. E. Goodson	18	"	u u	1 16 0		0 2 6	1 18 6	ii ii
$1342 \\ 1253$	Sarah A. Goodson John Duckworth	19 19	11	"	1 18 0		0 2 6 0 2 6 0 2 6	2 0 6	11
1200		1 10	Allotment		1110 0			ent 127A.	, ,
t	Allotment 39, section A	.	J Allotment	49D.		1	- Allotn	ient 2, sect	ion G.
d	Allotment 40c.		k Allotment				Allome Allotn	ent 60c.	
	Allotment C. Allotment 39.		1 Allotment 1 Allotment			Ì	11110011	ent A. nent 69a.	
f	Allotment 4D.		n Allotment	95.			▼ Allotn	nent 101.	•
1		.	 Allotment Allotment 		-	1	w Allotn	nent 148. nent 608.	
	Portion of leasehold.		TIMOMICILO			'	*********		
- 1	- line of motion comptend	th October.	1889, p. 3331. Rei	nt and fee	paid credit	ed.			
ı I	n lieu of notice gazetted	00.000.,							

APPLICATIONS FOR LICENCES APPROVED-continued.

		Area, subject to	1]	1	Amount to	be Collected.		
Number of Licence.	Name of Licenses.	modification of boundaries and ares.	Parish or Situation.	Date of Licence.	Payment.	Survey Charge to revenue except when otherwise ordered.	Fee for Licence.	Total Amount of first Payment.	Payable to Receiver of Revenue at—
	İ	Acres.			£ s. d.		£ s. d.		
1168			the Land Act 1890.			de yearly-			35.11
1111	John D. Craig Wm. A. Adam	19 15	Greensborough	1.11.91	1 18 0 1 10 0	:::	$\begin{bmatrix} 0 & 2 & 6 \\ 0 & 2 & 6 \end{bmatrix}$	$\begin{bmatrix} 2 & 0 & 6 \\ 1 & 12 & 6 \end{bmatrix}$	Melbourne
1069 1068	John Hy. Bate Wm. E. Buck	19 13	11	u u	1 18 0		0 2 6	2 0 6	11
1066	Samuel P. Belton	20	"	,,	$\begin{bmatrix} 1 & 6 & 0 \\ 2 & 0 & 0 \end{bmatrix}$		0 2 6	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	"
1020 903	George Adams Wm. J. Taylor	19 15		,,	1 18 0 1 10 0		0 2 6	2 0 6	11
000				00 10	•	'		1 12 6	"
2434	William Irvine	500	of the Land Act 18 Tatonga and	90.—Payn : 1.12.91	ent to be		1y. ∣1 0 0 ∣	5 3 4	Beechworth
ĺ			Bullioh	1.12.01	1				Descrivorti
2008 2733	William Addison Jessie R. O'Donnell	240 744	Porepunkah Eurandelong	"	$\begin{bmatrix} 2 & 0 & 0 \\ 6 & 4 & 0 \end{bmatrix}$		$\begin{bmatrix} 1 & 0 & 0 \\ 1 & 0 & 0 \end{bmatrix}$	3 0 0 1 7 4 0	Bright
2967	Isaac Wood	500	Myrtleford	"	4 3 4		100	5 3 4	11 , 11
1084 334	John Brown Wm. Gilmore 1	178 14	Tooborae	"	1 9 8		$\begin{bmatrix} 1 & 0 & 0 \\ 1 & 0 & 0 \end{bmatrix}$	2 9 8 1 3 6	Heathcote
1983	William Whitney	652	Tchuterr	1.7.91	4 1 6		1 0 0	5 1 6	Inglewood
1219 1872	Thos. F. O'Brien	465 1,000	Tchuterr and	","	3 17 6 6 5 0		$\begin{bmatrix} 1 & 0 & 0 \\ 1 & 0 & 0 \end{bmatrix}$	4 17 6 7 5 0	Dunolly
1984			Bealiba °						Dunony
1570	Flora Whitehead William Milley	913 202	Bealiba d	1.11.91	5 14 2 2 2 1		$\begin{bmatrix} 1 & 0 & 0 \\ 1 & 0 & 0 \end{bmatrix}$	6 14 2 3 2 1	17
1090	Joanna Black	110	Wareek !	"	0 8 0		100	180	Maryborough
1635 154	Angus McInnes John Costelloe 2	119 722	Hawkstone Barp	1.3.91	1 19 8 4 10 3		$\begin{bmatrix} 1 & 0 & 0 \\ 5 & 0 & 0 \end{bmatrix}$	2 19 8 4 15 3	Costlemaine Dunolly
	Under S	Section 87 o	of the Land Act 18:	0Pavm	ent to be	made in	advance.		
	George Hattanbla:	3 1	Chiltern Timber	1.11.91]		0 7 0	Chiltern
1	thinning	ļ	Reserve	20.12.91				·	
	B. Cooke; removal of		Cunninghame	1.11.91	5 6 8			5 6 8	Bairnsdale
	piles B. Cooke: removal of		State Forest Cunninghame	. ,	2 13 4		i	2 13 4	M.61768
}	piles		State Forest	" [# 10 x	· · ·		4 10 4	" M.61769
		er Section 8	37 of the Land Act	1890.—Pa	yment to l	oe made ye	arly.		
1300	A. H. Fontaine		Wombat State	1.6.91	0 10 0	•••		0 10 0	Daylesford 89
	Unde	r Section 9	9 of the Land Act 1	890.—Pav:	ment to be	made ous	rterly	ı	
13484	John McPhail: garden	1	Sandford	1.11.91	0 5 0		i	0 3 4	Casterton 66
13485	David J. Williams: residence and garden	1		0	0 5 0			0 3 4	ıı 970
13486	J. L. Baker; market	2a. 2r. 35p.	Kangertong	11	0 5 0			0 3 4	Port Fairy 73
13487	garden Thomas Hornibrook:	2r. 32p.	Sandford	. ,,	0 5 0		i	0 3 4	Casterton 399
	residence and garden	- 1		"					
13488	Mary Jane Bell: market garden	2r.	Ḥeywood	n	0 5 0			0 3 -4	Portland 71
13489	Mary Cameron: market	2r.		11	0 5 0			0 3 4	n 170
13490	garden Jno. Best, jun.: garden	1r. 29p.			0 5 0			0 3 4	,, 70
13491 1556	Jno. Leyden: vineyard	2r. 9p.	Harrow		$\begin{array}{cccccccccccccccccccccccccccccccccccc$			0 1 8	Harrow 520
1554	Duncan Fraser: garden Donald Fraser: garden	1a. 1r. 7p. 2r. 36p.	Glengower	0	0 2 6			0 2 6 0 1 8	Talbot 1297
1555	Margaret Fraser: gar- den	1	п	п	0 2 6			0 1 8	,, 129
1557	Eward L. Smiley:	8p.	Paywit	1.5.91	0 5 0			0 13 4	Queenscliff 882
1558	storage of wood Edward Harvey:	8p.		,,	0 5 0			0 13 4	402
	storage of wood							i	
1559	Edwd. Alfd. J. Harvey: storage of wood	8p.	"	"	0 5 0	•••		0 13 4	11 4
1560	George Holden: storage	8p.	n		0 5 0	•••		0 13 4	4
1561	of wood Jas. S. Mayall: storage	8p.		н	0 5 0			0 13 4	., 58
1562	of wood Edwd. B. Gilbert:	8p.			0 5 0			0 13 4	ıı 3
1002	storage of wood	° ,		i "		l "		0 10 4	,, 3
	Und		99 of the Land Act		ment to b	e made ye:	arly.		
1789	John Tattersall: gar- den, &c.3	1	Echuca North	1.11.91	0 10 0			0 1 8	Echuca 1913
	Walter Edney: tram-		Narracan South	1.7.88	1 0 0			100	Warragul 1488
1	way Walter Edney: tram-		ır	1.1.89	1 0 0			1 0 0	1400
	way 2					•••			ıı 1488
.:.	Walter Edney: tram-			1.1.90	1 0 0			1 0 0	11 1488
	Walter Edney: tram-			1.1.91	1 0 0			100	u 1488
!	Way 2	n Sontion 1	23 of the Land Act	1890 D	mont to 1			1	
11576	Geo. Maddison and 1	er Section 1 4,000	Grazing' block	1.11.91	yment to b	e made ye	arly. 0 5 0	1 5 04	Yackandandah
	Peter Howman	·	No. 4466			i	1		
11577 11234	Jerome McCarthy Wm. Kirkwood, jun.	6 17	Dargo Yatchaw West	H I1	0 6 0 0		0 5 0	0 6 0	Omeo Hamilton
11235	Donald McNabb	60	Mount Cole		1 13 0		0 5 0	0 10 64	Ararat
10565	Charles H. Lyon	19	Moorarbool East	1.12.91	2 7 6]	0 5 0	0 9 0	Ballarat
1	Į.	.1		1		Į.	Į.	1	L.30572

Allotment 27.
Allotment 49.
Allotment 55.

d Allotments 72 and 75.
Allotment 77.

f Allotments 67 and 69.

a Allotment 37.

No fencing, cultivation, or residence allowed.
This is a renewal.
In lieu of notice gazetted 30th October, 1891, p. 4382.
Amount paid.

Land Act 1890, Sections 2, 99, and 123.

LICENCES AND LEASES UNDER THE LAND ACTS 1869, 1884, AND 1890 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 reason specified in each case.

Department of Lands and Survey, Melbourne, 18th November, 1891.

A. McLEAN, Commissioner of Crown Lands and Survey.

District.	Corr. No.	Name of Licenses or Lessee,	Section of Land Act unde which Licensed or Leased	Parish.	1	Area		Order in Counci dated—	l Reasons for Forfeiture, &c.	Pay Office.
	ļ				A.	R.	Ρ,	_		·
		,	Licenc	es under The L	and A	ct .	1869).	,	1
Alexandra	295	William Jones	47	Lauraville	1 1		0		Non-payment of rent	Jamieson
Hamilton Castlemaine	351 1897	Charles Lovell Peter S. Jurgensen	47 47	Dunkeld Rheola					Non-payment of rent	Hamilton
Seymour	420	William McKay		Waranga	42				Land sold	Inglewood
		Licences under	The Tax	-			_		Non-payment of rent	Rushworth
Horsham	11871	Wm. J. Tarrant	1 19	Werrigar	146				and the second s	
Sale	6632	Bridget Farrell		Rosedale	42	ŏ	ő		Expired Expired. Land sold	Horsham Rosedale
		Lic	ances und	ler the Land A		24.0	d	1900	(Piroc. Zana bota	Liosedale
Benalla	64	Blows Bros. : timber	93	Yarroweyah	1 500				1 41 1 1 2 0 0 .	
	400	area ¹		•	1				Abandoned from 31st May, 1891	Numurkah
"	468	William Kidd: tim- ber area	99	Yalca	500	0	0		Non-payment of rent	
Echuca	110	Ainsworth and Gem-	99	Toolamba	500	0	0		Non-payment of rent	Sheppartor
Horsham	924	mill: timber area R. Tardrew	93	T (8	١ ,		_	1		
	i			Leeor (Ser- viceton)	0	1	0		Non-payment of rent	Nhill
"	972	Henry Williams	93	Leeor (Ser-	0	1	0		Non-payment of rent	١,,
n	805	George Ryan	93	viceton) Leeor (Ser-	0	1	0			
"	921	Nicholas Tallack		viceton)	1		-	- "	Non-payment of rent	n n
		{	93	Leeor (Ser- viceton)	0	1	0		Non-payment of rent	.,,
Hamilton	285	J. T. Edgar	119	Grazing block	5,008	0	0		Non-payment of rent	Harrow
n	397	R. A. Hope	123	3012 Grazing block	17	0	0			
	500	·		4160	ĺ				Non-payment of rent	"
19	506	John Laidlaw	119	Grazing block 3151	130	0	0		Non-payment of rent	rr
11	504	J. A. and H. Laidlaw	119	Durong and	101	0	0	l	Non-payment of rent	
Castlemaine	1808	Patrick Ryan	119	Yallakar	90					"
Sandhurst	786 754	Francis Richards	93	Kurting Sandhurst	38 3	0	0		Non-payment of rent Land sold	Inglewood
Seymour	754 383	Matthias Popple William Harrison	119	Seymour	14	0	Õ		Void	Sandhuret Seymour
11	303	James Figgins Campbell Figgins John J. Dickinson	119 119	Monea South Glenaroua	30 9	0	0]	Non-payment of rent	11
	308	Campbell Figgins	119	U	12	ŏ	ő	:::	Non-payment of rent Non-payment of rent	Kilmore
St	250	John J. Dickinson Robert T. Farish	119	Tooborac	130	Ō	ŏ		Void rent	Heathcote
St. Arnaud	$\frac{1292}{1293}$		93	Boola Boloke	2	3	39	:::	Non-payment of rent	St. Arnaud
II	1921	William Torney	93 123	Carapooee	2 7	3	39	i	Non-payment of rent	0
			120	West	7	0	0		Non-payment of rent	17
"	1459	William Kitson	123	Kinypanial	60	0	0	l l	Non-payment of rent	Wedderburne
Geelong	1725 913	E. O'Callaghan Peter Telford	123	Carapugna	200	0	0		Non-payment of rent	Wycheproo
Sale	144	Robert Curran: saw-	93 99	Krambruk	1	Õ	0		Non-payment of rent	Colac
		mill area	93	Alberton West	520	0	0	• • • • •	Non-payment of rent	Palmerston
Melbourne	1978	Thomas Walsh	119	Coimadai	15,000	0	0	l l	Void	Melbourne
" …	556 1568	Murray and Bennett	93	Cut-Paw-Paw	´ 0	2	Ō		Abandoned	
	1000	Frank C. Mapleston: timber area	93	Neerim	534	0	0		Non-payment of rent	Warragul
1	1856	Alexander Strang:	93		615	0	0		Non-payment of rent	_
Horsham	454	timber area Robert Denman	42	Dunmunkle					-	"
St. Arnaud	1665	John W. Scarce	42	Gowar	180 27	0	0	10.11.91	Non-payment of rent To issue amended	Horsham St. Arnaud
	- 1	Ţ	1	,,,		Ť	•	" i	licence dated 1st	ot. Arnaud
1	'	ı	T				. 1		January, 1889	
Benalla i	339	Thomas C1		under The Lan						
Horsham	2622	Thomas Crowley Heinrich W. Franke	32	Strathmerton				10.11.91	Non-payment of rent	Numurkah
Sale	2327	Henry Collver	32 32	Woorak			0	11	Non-payment of rent	Nhill
Geelong	822	Alexander S. Hen-		Narrang Moorbanool			0	"	Non-payment of rent	Sale
Beechworth	4054	derson Richard Broadfield		1				"	Lessee's request	Colac
Descrimater	4004	Michard Broadheld	32	Wabonga	459	0	0	3.8.91	Non-payment of rent	Wangaratta
							- 1	1	1	

AURIFEROUS LANDS AVAILABLE.

THE undermentioned Auriferous Lands will be available for application at the offices mentioned hereunder on or before Friday, the 18th December, 1891. All applications lodged on or before that date will be deemed to have been simultaneously made.

County.	Parish.	Area Available,	Land Office.	Remarks.
Borung . Evelyn . Buln Buln .	Gampola Warburton Neerim East	10	Stawell Melbourne	Forfeited 65th section holding of Georgina Griffiths Forfeited 65th section holding of John Brown Formerly recommended to John Fines

Land Act 1890, Section 32.

GRAZING AREAS AVAILABLE.

HE 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 18th December, 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.				
Lowan		Minimay		797	56	Horsham		Forfeited 32nd section leasehold of Catherine
		Mortat		203	76			Bray
11	•••	Lawloit		240	79	11		Forfeited 32nd section leasehold of James Rawlins
**	• • • •	Jallakin		679	34	11		Forfeited 32nd section leasehold of John West
**	***	Carchap	•••	260	North por-		•••	Formerly recommended to Sarah Kerr
11	•••	Carchap	• • • •	200	tion of 134)
				300	South por-	**		Formerly recommended to James Hy. Edmonds
11	•••	11	• • • •	500	tion of 134		•••	
				214	244	Geelong		Formerly recommended to Arthur D. Gordon
$\mathbf{Polwarth}$		Wangerrip	•••		33A			Forfeited 32nd section leasehold of Rothrick
11	•••	Barongarook	•••	290	AGG	11	•••	Chisholm
								Forfeited 32nd section leasehold of Alexander
tf		n	•••	317	33в	"	•••	Chisholm
		1		l	i			Forfeited 32nd section leasehold of Wm. N.
11		Yaugher		680	23A	11	•••	
		i -						Sommers
,,		Yan Yuc		705	29	11	•••	Forfeited 32nd section leasehold of Sharp Brearley
Heytesbury		Wiridiil		96	46	- 11		Formerly applied for by Richard Guy
Tambo		Murrindal East		480	30	Bairnsdale		Formerly recommended to Donald McRae
Evelyn		Nangana	•••	254	55A	Melbourne		Forfeited 32nd section leasehold of James Mann
Mornington		Wannaeue		123	1в	, n		Forfeited 32nd section leasehold of Alexander H.
TITOT TITLE FOIL		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,,,,		1			Somerville
		Gembrook		111	l c	,,,		Forfeited 32nd section leasehold of Edward J.
11	•••	GOM STOOK	•••	1	1	1		Meakin

NOTE.—GEELONG DISTRICT.—The notice gazatted 30th October, 1891, p. 4,385, making available allotment 6, containing 650 acres, parish of Kaanglang, is hereby cancelled.

Department of Lands and Survey, Melbourne, 18th November, 1891. A. McLEAN, Commissioner of Crown Lands and Survey.

Land Act 1890, Section 99.

APPLICATION FOR A LICENCE TO CUT AND REMOVE DEAD TIMBER FROM MALLEE ALLOTMENT APPROVED.

THE following application for a Licence under Section 99 of the Land Act 1890 having been approved, it is hereby notified that the Rent payable in advance may be received by the undermentioned Officer authorized by the Treasurer to collect Territorial Revenue.

Department of Lands and Survey, Melbourne, 18th November, 1891. A. McLEAN, Commissioner of Crown Lands and Survey.

		Area.				Amount to	be Collected	٠	
Number of Licence.	Name of Licensee,	subject to modification of boundaries and area.	Parish or Situation.	Date of Licence.	Payment.	Survey Charge to revenue except when otherwise ordered.	Fee for Licence.	Total Amount of first Payment.	Payable to Receiver of Revenue at—
2302	Smith, W. F	Acres.	Narrung, county of Tatchera ¹	2.11.91	£ s. d. 2 6 8	£ s. d.	£ s. d.	£ s. d. 2 6 8	Kerang

1 Allotment 160.

HEARING OF REASONS AGAINST THE FORFEITURE OF CERTAIN LICENCES AND LEASES BY PERSONS APPOINTED UNDER 128th SECTION OF THE "LAND ACT 1890."

NOTICE is hereby given that reasons against the forfeiture of the Licences and Leases in the Schedule hereto, which are deemed liable to forfeiture under the provisions of the Land Act 1800, will be publicly heard by the persons appointed by me, the Responsible Minister of the Crown administering the said Act, to hear the same and report thereon in writing to me, when the persons in the said Schedule mentioned as holders of such licences and leases will be allowed to show cause against the same at the places and on the dates mentioned in the Schedule hereto, and before the persons therein mentioned in the first and second columns respectively set opposite the names of said licensees or lessees.

A. McLEAN.

Department of Lands and Survey, Melbourne, 19th November, 1891. A. McLEAN,
Commissioner of Crown Lands and Survey,
Being the Responsible Minister of the Crown administering the Land Act 1890.

Schedule

Place and Date of Hearing.	Persons appointed by the Minister.	No. of Licence or Lease,	Date of Licence or Lease.	Name of Licenses or Lessee.	•	Area.	Locality.
Kerang, 10th December, 1891 Echuca, 9th December, 1891	M. H. Macoboy, Esq. G. R. Watson, Esq. M. H. Macoboy, Esq. G. R. Watson, Esq.	1601/32 1148/49 39985/19, 20	1st January, 1888 1st January, 1882 1st January, 1877	Annie Ryan James Collins Henry Gamble		Acres. 87 20 276	Budgerum East Mologa Patho

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.

one	A. Unc	E. P. der Sect 3 27:20	Purchase Money. £ s. d.	£ s.		Assurance.	·	the Officer authorized by the Treasurer to collect Territorial Revenue at—
one	Unc	ler Sect	Money.	£ s.	leate.			Territorial Revenue
one	Unc	ler Sect				£ 8, d,	£ s. d.	
one	-		ion 36 of the	Mines Act	. 1000			
one	0	3 27-2			1000).		
	'	0 2110	12 0 0	1 1	•••	0 0 6	13 1 6	Castlemaine L.29416/11/243
	Uun	der Sect	tion 76 of the	Land Ac	t 1890	y.		
l ys	2 5 0 2 5	3 32 3 33 2 35 1 19 1 37½	6 0 0 10 0 0 6 0 0 5 0 0 22 0 U	1 1 1 1 1 1 1 1 1 1		0 0 3 0 0 5 0 0 3 0 0 3 0 0 11	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Bright D.25978 Tallangatta M.52711 Castlemaine 297/93 G.29251 Bendigo W.36326
	. 1 1	$\begin{array}{ccc} 1 & 21 \\ 2 & 16 \end{array}$	14 0 0 4 0 0	1 1		$\begin{smallmatrix}0&0&7\\0&0&2\end{smallmatrix}$	15 1 7 5 1 2	Terang M.54349 Creswick H.41343
Unde	r Sec	tion 428	of the Loca	al Governi	nent	Act 1890.		
	4	0 9	.10 0 0	1 1		0 0 5	11 1 5	Creswick H.41343
	d xys t Unde	1 2 1 5 1 0 1 2 2 5 2 5 1 1 Under Sec	1 2 3 32 1 5 3 33 2 3 34 3 0 2 35 3 35 3 37 3 37 4 1 1 21 3 1 1 21 3 1 1 21 3 1 2 16 Under Section 423 4 0 9	1 2 3 32 6 0 0 1 5 3 33 10 0 0 1 5 2 35 6 0 0 1 2 119 5 0 0 1 5 1 37½ 22 0 0 1 1 1 21 14 0 0 1 1 2 16 4 0 0 Under Section 428 of the Loce 1 4 0 9 10 0 0	1 2 3 32 6 0 0 0 1 1 1 1 1 1 1 1 1	A 2 3 32 6 0 0 1 1	1 2 3 32 6 0 0 0 1 1 0 0 3 3 1 0 0 0 0 1 1 0 0 0 3 1 1 0 0 0 1 1 1 0 0 0 1 1 1 0 0 0 1 1 1 0 0 1 1 1 0 0 1 1 1 1 0 0 1 1 1 1 0 0 1 1 1 1 0 0 1 1 1 1 0 0 1 1 1 1 0 0 1 1 1 0 0 1 1 1 0 0 1 1 1 0 0 1 1 1 0 0 1 1 1 0 0 1 1 1 0 0 1 1 1 0 0 1 1 1 0 0 1 1 1 0 0 0 1 1 0 0 0 1 1 1 0 0 0 1 1 0 0 0 1 1 1 0 0 0 1 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1	A. Mol

Land Act 1890, Sections 2 and 18.

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.

		1		Amount to be	Collected.		Payable to the Officer authorized	
Name.	Parish.	Extent.	Balance to	Fees.			by the Treasurer	
			complete Purchase.	Grant. Certi-		Total to pay.	Territorial Revenue	
		Δ. R. P.	£ s. d.	£ s. d. £ s.	£ s. d.	£ s. d.		
		Under Sect	ion 20 of The	Land Act 1869.				
Emily J. Nichol	Bendock	5 0 26	4 4 0	1 1 0 1 0	0 0 3	6 5 3	Bairnsdale	
Patk. O'Dea Elizth. Serong	Newmerella Nullawarre	26 3 23 33 1 24	18 18 0 23 16 0	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	0 1 2 0 1 5	21 0 2 25 18 5	5412/424 " 2471/2/431 Warrnambool 2431/418	
	Under Section 26	of The Land	Act 1869 and	Section 11 of Th	e Land Act	1878.		
John Standish	Moorngag	97 3 0 1	137 4 0	1 6 0 1 1 0	0 8 2	139 18 2	Benalla 19724	
		Under Secti	on 18 of the	Land Act 1890.				
Wm. Nuttall ¹ Edward Ellis	Murmungee Wombat	20 0 16 2 0 0	15 10 0	1 1 0 1 0	$\left \begin{array}{cccc} 0 & 1 & 3 \\ 0 & 0 & 4 \end{array}\right $	17 12 3 2 2 1 4 3	Beechworth 2432 Daylesford 225/1575	

In lieu of notice gazetted 28th August, 1891, p. 3731, so far as amount of purchase money is concerned.
 £16 rent paid credited.
 £9 15s. rent paid credited.

Department of Lands and Survey, Melbourne, 18th November, 1891.

A. McLEAN, Commissioner of Crown Lands and Survey

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 reason specified in each case.

Department of Lands and Survey, Melbourne, 18th November, 1891.

A. McLEAN, Commissioner of Crown Lands and Survey.

District,	Corr. No.	Name.	Parish.	Block.	Area.	Reason.
	 				Acres.	
Hamilton	 2720	Mary Gaynor	 Broadwater	17	13	To issue licence under section 42
Seymour	 2372	Henry Cattlin	 Moora	115A	124	To issue an amalgamated lease
tr	 2364	Henry Cattlin	 Moora		199	1)
St. Arnaud	 3822	Lewis Thomas	 Buckrabanyule	109B and 109c	162	To issue licence under section 42
Melbourne	 5622	Jeremiah Ryan	 Narracan	58	500	To issue an amended lease

Payable to the Officer authorized by the Treasurer to collect Territorial Revenue at—

Lease. Corti-

Rent Payable Half-yearly.

Residence.

Total.

Other Improvements.

Cultivation.

Parish,

Name of Lessee.

Date of Lease.

£ 8. d. Fencing.

A. B. P.

£ 8. d.

£ 8. d.

Amount to be Collected,

Land Act 1890, 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.

Conditions-How complied with.

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	Mansfield Benalla Wangaratt Benalla " " Wangaratt " " " " Benalla	Mansfeld Alexandra Mansfeld Omeo Stawell Horsham Ararat Dunolly Kyneton Heathcoto Charlton Seymolt Fort Albert Port Albert "" 97; "" 97	====
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A. McLEAN, Commissioner of Crown Lands and Survey.

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¹ In lieu of notice gazetted 39th October, 1891, p. 4386, so far as total to pay is concerned.

² In lieu of notice gazetted 6th December, 1889, p. 4103, so far as area is concerned; rent and fees paid credited.

3 6s. overpaid on licence credited.

4 In lieu of notice gazetted 14th August, 1891, p. 3414, so far as area and rent are concerned.

5 £1 4s. overpaid on licence credited.

This includes £1 for certificate under section 11, approved on 12th November, 1891.

A. McLEAN, Commissioner of Crown Lands and Survey.

Land Act 1890, Section 32.

APPLICATIONS FOR LEASES APPROVED.

THE following Applications for Leases under Section 32 of the Land Act 1830 having been approved, it is hereby notified that the Rents and Rees specified in each case may be received by the Treasurer to collect Territorial Revenue. Payments to be made half-yearly.

Department of Lands and Survey,
 Melbourne, 18th November, 1891.

Department of Lands and Survey, Melbourne, 18th November, 1891.

•				_		_	_							
Number of Leave.	Name of Lessee.		Area.	Parish.	Block.	Section.	Date of Lease.	Term,		Payment.	Survey Charge.	Fee for Lease.	Total Amount of First Payment.	Total Amount of Payable to Receiver
812	1698 Leonard C. Scherger 812 Timothy Healey, jun.	: :	Acres. 141 361	Warrak Monea South	34 25A and 26A	! !	1.1.91	8 years less 3 days 7} years less 3 days		£ 8. d. 0 17 8	ਦ ਲੰ ; ; ਪ	3 7 7	£ s. d. 1 17 8 3 5 2	Ararat
		-		-										

Nore.—SALE DISTRICT.—In notice gazetted 2nd October, 1891, p. 4074, re lease 2506/32, Benjamin Davis, 725 acres, parish of Rosedale, the following footnote should have appeared :--''In lieu of notice gazetted 23rd August, 1889, p. 2899. Rent paid on former lease to be credited. 1 This is an amalgamated lease.

Land Act 1890, Section 2.

APPLICATION FOR A LEASE APPROVED.

THE following Application for a Lease under Section 91, The Land Act 1884, having been approved, it is hereby notified that the rent specified may be received by the undermentioned Officer authorized by the Treasurer to collect Territorial Revenue.

Corr.	Date.	Term.	Name.	Situation.	Extent.	Purposé.	Annual Rent.	Amount payable quarterly.	Amount of first payment.	Payable to the Receiver and Land Officer at—
	1.1.90	21 years	Alfred Felton, Frederick S. Grimwade, Robt. J. Harvey, Alfred Shaw	French Island	A. R. P. 870 0 0 1		£ s. d.	£ s. d. 2 10 0	£ s. d. 20 0 0	ı

¹ This is portion of area of 3,584 acres previously held under licence.

A. McLEAN, Commissioner of Crown Lands and Survey.

Department of Lands and Survey. Melbourne, 18th November, 1891.

T is hereby notified that the following Lease has been approved, and that the rent and fee specified may be received by the undermentioned Revenue Officer.

Corr. No.	Name of Lessor.	Name of Lessee.	Description of Land Leased.	Area.	Date and Term of Lease.	Quarterly Payment.	Fee for Lease.	Payable to Revenue Officer at—
1899/47	Board of Land and Works, and the President, Council- lors, and Ratepayers of the Shire of Mount Franklin; and the Mayor, Councillors, and Burgesses of the Borough of Dayles- ford	late W. B. Jones	Allotmont A, at Hepburn, parish of Wombat	A. R. P. 2 0 21	18.10.88 for 14 years	£ s. d. 12 10 01	2	Daylesford

1 £100, two years' rent from 13.10.88 to 18.10.90, paid at Melbourne on 19th June, 1890.

A. McLEAN, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 18th November, 1891.

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 Acts 1884-1890.

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, 18th November, 1891.

A. McLEAN, Commissioner of Crown Lands and Survey.

1,101	Domine, Icen Ito.						_:			
Number of Lease.	Name of Transferor.	Name of Transferee.	Area subject modification bounds and as	t to ica- of aries	Parish.	Date of Lease.	Term of Lease.	Yearly Payment.	Transfer Fee, and where paid.	Rent payable to Revenue Officer at—
			Α. 3	в. Р.				£ s. d.		
775	Mary A. Hay	Jno, Macpherson	264	0 0	Bael Bael	1.7.88	10½ years less 3 days	3 6 0	£1, Melbourne, 1.10.90	Kerang
1090	W. Murtagh	Ada T. Henderson	320	0 0	Yat Nat	1.7.86	121 years less 3 days	3 6 8		Harrow;
4077	R. A. Bell	Mary C. Murphy	145	0 0	Duchembe-	1.7.88	101 years less	2 8 4		Horsham 31
3597	Mary Ann Ros-	Mary Cawker	785	0 0	garra Killara	11	101 years less 3 days	8 3 7	£1, Melbourne, 16.6.91	Casterton 472
2889	W. Jennings	Joseph Jones	485	0 0	Harrow	1.1.89	10 years less 3 days	6 1 3	£1, Melbourne, 8.10.91	Harrow 260
1124	Thomas Moss,	Emma L. Moss	104	0 0	Warngar	1.7.88	10½ years less 3 days	1 14 8		Stawell 329
	tor of estate of Jno. Moss	l	001	۰ ۰	Kooreh	1188	11 years less	3 13 8	£1, St. Arnaud,	St. Arnaud
3106	John Morrison	Alfred Giles	221	0 0	Kooren	1.1.00	3 days	1	21.9.91	
4943	R. J. Kinna, in solvent (G.	D. McLeod	197	0 0	Binginwarri	1.1.91	8 years less 3 days	1 12 10	£1, Melbourne, 20.10.91	Port Albert
4915	Cain, assig-	W. L. Jefferson	490	0 0	Gracedalo	1.7.88	10½ years less 3 days	4 1	£1, Melbourne, 11.11.91	Melbourne

Land Act 1890, Section 21.

TRANSFER OF LEASEHOLDS.

THE Board of Land and Works has sanctioned the undermentioned Applications to Transfer Leaseholds under Section 21 of the Land Act 1890.

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 November, 1891. A. McLEAN, Commissioner of Crown Lands and Survey.

Number of Lease.	Name of Transferor.	of of		County.	Date of Lease.		Yearly Payment.	Transfer Fee, and where paid.	Rent payable to Revenue Officer at—
454	M. and G. B. Jefferson J. Woolf	Wm. Sanderson	Acres. 18250 11300	Anglesey	1.1.86	13 years less 3 days 13 years less 3 days	-,	Melbourne, 20.10.91 Molbourne, 14.11.91	Melbourne

Land Act 1890, Section 2.

MORTGAGE OF A LEASEHOLD.

THE Board of Land and Works has sanctioned the undermentioned Application to Mortgage a Leasehold under Section 32 of The Land Act 1884.

Note.—No Mortgage will have any legal effect till same has been duly registered at the Office of Titles.

Department of Lands and Survey, Melbourne, 18th November, 1891. A. McLEAN, Commissioner of Crown Lands and Survey.

Number Name of of Lease. Mortgagor.	Name modifica- of tion of Mortgagee. bounda- ries and areas.		Date of Lease.	Term of Lease.	Yearly Payment.	Mortgage Fee, and where paid.	Rent payable to Revenue Officer at—
2345 Thos. E. Cooper	W. and J. 122 Thomson	Lah-Arum	1.7.89	9½ years less 3 days	£ s. d. 1 5 5	£1, Melbourne, 16.11.91	Horsham 115

Land Act 1890, Sections 2 and 123.

TRANSFERS APPROVED.

THE following Applications for Transfer of Licences under the 49th, 67th, and 123rd sections of the Land Acts 1869, 1884, and 1890 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.	Name of Transferer.	Name of Transferec.	Area, subject to modifica- tion of boundaries and areas.		subject to modifica- tion of boundaries		.	arish.	Held under Section	Date of Licence.		arly ment.	Transfer Fee, and where paid.	Rent payable to Revenue Officer at—
			Λ.	R. P			· .		£	в. d.				
571	William G.	John Hamer	455	0 0	Barl	kly	67	1.12.88	41	4 10	£1, Melbourne, 2.7.90	Avoca		
617	Morris Jno, McPhee	W. Williamson	465	0 0	Glei	ndhu	67	1,1.88	31	76	£1, Melbourne, 28.10.91	Ararat 263		
2822	Theyre Weigall, as administra- tor of Jno. L.		20	0 0	Glei	nalbyn	49	1.6.78	2	0 0	10s., Melbourne, 29,10.91	Inglewood		
302	Thompson G. Firmin	Bond	5	0 0	Yin	nar	123	2.7.88	1	0 0	£1, Melbourne, 24.4.91	Traralgon		
1509	Geo. Dent	Wm. Peacock	0	1 0		larat ' ast	49	1.5,83	0	5 0	10s., Ballarat, 28.2.90	Ballarat		

A. McLEAN, Commissioner of Crown Lands and Survey.

Land Act 1890, Part II.

MALLEE BLOCKS AND MALLEE ALLOTMENTS AVAILABLE FOR APPLICATION.

A PPLICATIONS, addressed to the President of the Board of Land and Works, for right to lease the undermentioned Mallee Blocks for the term of twelve years and five months, from the 1st day of July, 1891, are now receivable. Plans Office, Melbourne.

Department of Lands and Survey, Melbourne, 18th November, 1891. A. McLEAN,
Commissioner of Crown Lands and Survey,
Being the Responsible Minister of the Crown administering the said Act.

MALLEE BLOCKS.

				
	Number of Block.	Area in square miles.	Situation, &c.	•
	38 39 36B 40* 43B 44	402 392 141 188* 79 307	On the South Australian boundary On the South Australian boundary County of Weeah County of Weeah County of Weeah County of Weeah	

MALLER 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.

lo. of Allotment.	ļ	<u>,</u>	Area				County,
*	ļ	Horsh	am Survey	District			
$egin{array}{c} {f 1} \\ {f 2} \\ {f 25} \end{array}$	12 sqt	ıare miles	and 229 ac	res		1	Lowan
2	14	11	and 556	1	***		11
25	17	77	***				11
121	31	11	and 160 ac	res			"
138A	`16	11	and 286 ac	res	•••		u u
139в	8½ 21	11		1			It
140	21	11	and 583 ac	res	***		
168	18	0	and 380 ac	res			11
169	19	11	and 117 ac	res			"
171	26	**	and 347 ac	res	•••		11
174	14	tr			***		10
182	16 1	e:					n ,
184	154	ti	• * *	•••	***		и
185	13 1	H		***	***		
188	19	H	`	•••			ii
189	181	O .	•••	•••	•••		Ü
		K	Cerang Sur	ey Dist	rict.	•	
55D†	640 ac	rae					Tatchera

^{*} All applications received on or before Friday, the 11th December, 1891, will be deemed to have been simultaneously made. † All applications received on or before Friday, the 20th November, 1891, will be deemed to have been simultaneously made.

Land Act 1890, Part II.

_RENTS DUE ON MALLEE BLOCKS FOR THE HALF-YEAR ENDED 30th JUNE, 1891.

LESSEES and Occupiers of Mallee Blocks are hereby notified that the rents and fees due for the Half-year ended 30th June, 1891, are now payable at the Treasury, Melbourne, or at any Receipt and Pay Office. Payment to be made forthwith, as required by the 181st section.

Department of Lands and Survey, Melbourne, 18th November, 1891. A. McLEAN,
Commissioner of Crown Lands and Survey,
Being the Responsible Minister of the Crown administering the said Act.

No. of Block.	Area in Square Miles.		Name of Lessee.				number of suring for the ar ended ne, 1891.	Amount payable.	No. of Instalment.	Instalment of Survey Fee.	Total to pay.	
15A 15B 16A 16B 18A 18B	140 156 144 140 49 45	Creswick, Henry Creswick, Henry Creswick, Alexander T. Creswick, Alexander T. Creswick, Henry Creswick, Alice				Sheep. 2,334 2,334 2,333 2,333 2,333 2,333 2,333	Cattle. 34 34 33 33 33 33 33	£ s. d. 21 3 0 21 3 0 21 1 10 21 1 10 21 1 10 21 1 10	15 15 	£ s. d. 0 17 0 0 19 0 	£ s. d. 22 0 0 22 2 0 21 1 10 21 1 10 21 1 10 21 1 10	

No. of Allotment.

Amount due.

Payable to the Receiver of Revenue at —

NORTH-EASTERN VERMIN DISTRICT-continued.

NORTH-EASTERN VERMIN DISTRICT.

Notice to Lessees within the Boundary of the said District.

THE undermentioned Vermin Rates for the current year remaining unpaid, notice is hereby given that the several amounts are required to be paid to the specified Receivers of Revenue on or before the 1st day of December, 1891.

If not paid, the Local Committee will cause proceedings to be

	If not paid, the Local Committee will cause proceedings to be taken out for the recovery of the same, in accordance with the provisions of the 191st section of the Land Act 1890, Part II.												£	 S	· c	l.
7.27		W. EVE	RIN	(G)	ΗA	м.		446	3 Dalton, R.	Cour	ty of Ka			_		
	Secretary	to the Nor Local C	th-I	Cast	err	ı Ve	rmin District	480	Davidson,					2	0	Horsham
ŧ	1			T			Payable to	238	B Disher, Joh		ity of Ta			2	0	Wyche-
No. of	Name of Le	easec.			Am dı	ount	the Receiver of Revenue	203	Donohue, M				0			proof
ΣZ				. _			at—				ty of Kar			_	-	. "
	1				£	. d	.1	283 411		os			0	44	0	
29 K		y of Karka	aroo				. TT 1	420	1			•••	0	4		proof
27E 28J	Best, Anthony'	***) (4 0 8 0		437 399	Douglas, Ja	11 f W	•••		Ō	4	Ó	11
27A	Best, Anthony	•••	,	8) :	2 0		406 447	Edwards, N	í. W.			0	2	0	. 11
41 A	Boothey, Wm.) ;	2 0 1 0	2 "	427					0	2	0	Horsham Wyche-
.43 28f	Boothey, Wm. E. Charles, Robert	•••			1 2	1 0	2 0	481	Franklin, F	. K.			0	2	0	proof Horsham
28H 28I	Charles, James Charles, John	•••	•••	0	2	9 0	11	421	Findlay, Ge	io	•••		Ŏ		ŏ	Wyche-
26c 51	Crosbie, Robt			0	4	Ō	2	300 434	Foley, John Ford, John				0		0	Donald Donald
48 50	Ferguson, James, th Ferguson, Richard					Ò		449			*** •		0	4		Wyche- proof
44	Ferguson, Richard Ferguson, James, the Ferguson, James, the	e younger elder, Rich	ard	0		0	11	408	Found, John Gallagher, I	n Denis			0	$\frac{2}{2}$	0	Horsham Wyche-
26p	Gready, Hy. John	and A,	.,.	0	6	0	\ ,,	435	Gallagher, J	Tos. D.	<i>:.</i>		0	4	0	proof
291 26E	Hogarth, John Klauss, Chas. Edwin			0			' " "			Coun	ty of Tate	hera.				
28g 27b	McRae, Alex Pomeroy, Richard	***		0	2	0	11	211	Graham, Jac				0	2	0	Wyche-
29j 29l	Reinholtz, Gustav Ryan, Jas	•••		0	6 12	0	0	l .	J						ø	proof
26J 26G	Starick, Matthies Webster, John Thos.			0	4	0	- 1	907-7	. C J Tf		y of Kark					
49 440	white, Thos	***	:::.	0	$\frac{6}{2}$	0	17	311	Gready, Hy.	John	•••	1	0	2	0	Horsham
462	Ahearne, Patk. Anderson, Geo.			0	2	0	11	188	L Classon T-b		ty of Tate		_			
371 464	Barr, Samuel Ballentine, John			0	2	0	"	226	Gleeson, Joh						0	Wyche- proof
378 501	Bernhardt, T Bennett, Hugh			0	$\frac{2}{2}$	0	,,	228	Grogan, Ulio Grogan, P.					2	0	n -
270 273 425	Ballentine, John Bornhardt, T Beunett, Hugh Bergin, Patk Bergin, Patk			0	2	0	ü				of Kark	arooa				
425	Bell, John					ŏ	Wyche-	293	Gould, T. M				0	2	0	Donald
432 309 ·	Bell, John Brown, John C.			0	2	0	proof	$\frac{299}{259}$	Grogan, P. Harris, L.	•••		:::	0		0	"
315 424	Brown, Robert			0	2	0	Donald	$\frac{269}{287}$	Harvey, Jas. Harnath, M.				0	2	ŏ	11 11
***	Brock, Richard	••		0	2	0	Wyche- proof	295 311	Hayward, F. Haslett, A.				0	2	ŏ	IT
	County	y of Tatche	era.					385	Hall, E.						ŏ	Wyche-
239	Burns, Joseph			0	4	0	Wyche- proof	429 430	Hannah, R. C.	ļ			0	4	o l	proof
	County	of Karkar	nne			,	proor	242 268	Hogan, P., th	ne elder			0	4	0	Donald
482	Burrows, Isaac Keam]	0	2	0	Horsham	200 (Lionan, oas.		 		0	2	0	11
416	Byrne, A. A	•••		0	2	0	Wyche- proof	204	Howley, M.	County	of Tatel		0 -	4	Λ,	Washa
419 423	Brymer, Wm Byrne, Wm Carmichael, Archibak			0	4 2	0	"	!					0	•	۱,	Wyche- proof
246 274	Carmichael, Archibale Chatfield, Geo,	1	.	0	4	0	Donald	414 .	Translate T 1	County	of Karka	rooc.				
278	Chatfield, Geo. Chatfield, Amos		1	Õ	$\tilde{2}$	ŏ	"		Hughes, John							Wyche- proof
000		of Tatche	ra.					415 397	Huddleston, Jack, Andrew	٧	•••	:::	0 5	2	0	е [*]
222	Crone, Wm			0	4	0	Wyche- proof	398 443	Jack, Andrew Kain, Jas. E.	v	***		0 :	2		;; ·
240 241	Cox, Solomon Cousin, Jas		::			0	n .			County	y of Tatel	iera.			• •	
,	County	of Karkar	ooc.			,		217	Kendall, Sam	uel	•••		0 2	2	0 [Wyche-
262	Colbert, C. J		.	0		0	Donald	1		Country	of Karka	1000			!	proof ·
266 284	Cumming, W. Jas.		:	0	2	ō	11	304	Kemp, E. M.				0 4	. ()	Donald
307 396	Courboules, Anton Cumming, W. Jas. Crowle, C. J. W. Cross, Jas. Hy.					0	Wyche-	453	Kubale, J. F.,	, the you	nger		0 2	()	Donald Horsham
441	Collins, Wm,		.			0	proof Horsham	010.4	T	County	of Tatch					
4 65	Cooke, Thos. E.	•••		0		0	11	218	Lacey, Jas.		•••		0 2	("	Wyche- proof
206	Thursday	of Tatcher		^	n	۸.	337h				of Karka	00c.			•	• •
			-				Wyche- proof	312 484	Leng, Robert Lehmann, J. C					9		Donald
208	Draper, P. R	***	٠.	0	2	U	"	500	Logan, Geo. Lockwood, Jas				0 2	- (Horsham Wyche-
	Includes 4s., rate for 1890. Includes 2s., rate for 1890.					Lynch, M.			· 1 .	Ŏ 2			proof			
•	³ Includes 16s.;	rate for 18	90.				1		Magee, P.	***			0 2	0		Horsham

	North-Èasti	ern Ver	MIN DIST	RICT-	-co	ntin	ue	d.	1		Nort	H-EASTE	ERN VE	RMIN
No. of Allotment.	Name	of Lessee.			Amo			the of I	vable to Receiver Receiver at—	No. of Allotment.		Name	of Lesse	e.
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•		County o	f Karkar	00c.						417	Ruge,		County	of K:
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288 444					0	2	ŏ		orsham onald	201	Ityan,	711.	County	z of T
228	Meier, C.			1		*		•	onaid	177	Ryan,	E.		
	35.V D	-	of Tatche	era. 	0	2	Ò I	D	onald	l			County	of K
243 {	Melican, P.				•	-	•			261	Sharpe		_	
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	Mooney, S:	•••		\	0	2	0		" {	313	Slatter	ry, Jas. ry, Hug rt, Jas.	h, the e	lder
		County	of Tatch	era.			_			375 281	Sherid	an, D	••• .	•••
19Ì	Moore, J. H.	•••	•••		0	4	0	ľ	Vyche- proof	290 384	Speed, Semm	, E. ence, E.		
229	Murphy, C. C) .	•••	l	0	2	0	1	Īrr	401	Semm	ence, A	. Elizab	eth
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439 394	McDonald, W McGaw, A.		•••		ŏ	$\tilde{2}$	ŏ		Vyche-				County	
395	McGowan, J.				0	2	0		proof	265 289	Simm	ons, A. 1, Jame:	M.,	
479	McIlvena, R. McKenzie, S.				0	2 2	0		Horsham Nyche-	404		vé, Benj		•••
388	1			-	0	4	0	١.	proof Donald	463	Some	rs, Hy.	ή	
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214	McNamara,	J.	•••		0	2	0	1	Wyche- proof	431 467	Stubb	iff, Wm os, Wm. t, Wm.	Thos.	
230	McNamara,	Р.	•		0	4 2	0		11	511 298	Treac	y, M. in, A.	•••	
231	McRae, Will			ا		-	٠	,		493	Thist	lethwai	te, G. T	
	1 Magran A	-	of Kark			2	0	1)	Horsham	271 310	Thon	ey, Hug nas, M.	***	
440	McSwan, A.					-				255	Well	s, A. J.		 غم ــــــــــــــــــــــــــــــــــــ
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25	1 O'Donnell;	A	•••	•••	. 1	0	4	0	Donald	35	1 Mar.	ler, J. I Clelland	. A., th	e eld
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Vermin Destruction Act 1890.

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 George Bruton, being allotment 38, in the Lower Murrry Riding, Swan Hill Shire, within the Vernin District of the Eastern Vermin Board, and containing about 547 acres, and upon the adjacent half-width of all roads bounding or adjoining the same or any part thereof.

Dated at Kerang this 16th day of November, 1891.

G. BERTOLI,

Land Act 1890, Sections 32, 65, and 99.

APPLICATIONS FOR LICENCES AND LEASES NOT GRANTED.

T is hereby notified that the following Applications for Licences and Leases have not been granted:--

No.	Name of Applicant.	Атеа.	Parish.									
		A. B. P.										

Under Section 32 of the Land Act 1890.

	Onder Decement of	01 0110		-	
2377	Rachel Campbell	300	0	0	Nungatta
2639	Thomas Faithful	830	0	0	Tildesley West
3035	Robert Leatham	350	Ò	Ò	Bete Bolong South
3283	Donald McRae	480	Ó	ō	Murrindal East
3788	John Smith	900	Õ	ŏ	Wuk Wuk
2726	Erasmus A. Gunning	520	ŏ	ŏ	Wy Yung
3500	T 1 OUT	320	ŏ	ŏ	Kuark
	717 1 35	560	ŏ	ŏ	Tonghi
3184		580	ŏ	ŏ.	Orbost East .
3844	Mary A. M. Todd	280	ŏ	ŏ	Nerran
3780	Charles Stagy	250	ŏ	ŏ	Narrawaturk
2951	James E. Kane			ŏ	
3743	James Shields	127	Ŏ		Wangerrip
-2707	Arthur D. Gordon	239	0	Ô	Wiridjil
2699	Richard Guy	96	0	0	
1094	Isaac Morvell	74	0	0	Lexton
748	John A. Hobson	74	0	0	1 "
12846	Henry R. Hogg and	94	0	0	Kerrie
	Wm. Watson				1
14922	Robert H. Kerr	55	0	0	Nangana
13993	Leopold F. Krygier	183	0	0	Beenak
14881	Isabella J. Jefferson				Gracedale
15591	Louis Roder	206	0	0	Leongatha
15083	Charles Murray	307	0	0	,, "
15084	Annie Murray	206	Ó	Ó	l ,,
14004	John Ambrose	206	Ō	Ò	l .,
15472	John Olden	303	ō	Ō	Kongwak
14993	Edwin Lock	274	ŏ	ŏ	1
14456	Lachlan Donald	303	ŏ	ŏ	1 ;;
14057	Thomas M. Black	303	ŏ	ŏ	1 ;;
15675	Angus Steele	184	ŏ	ŏ	Nerrena
15676	Alexander Scarlett	184	ŏ	ŏ	11
15677	Andrew Sutherland	86	ŏ	ŏ	",
	T T O1 1	87	ŏ	ŏ	"
15678	7 70. /	184	ŏ	ŏ	\
15513	Jane Piggin Alexander McKinnon	87	ŏ	ŏ	
15233		87	ŏ	ŏ	"
15235	Jeremiah McCarthy	87	ŏ	ŏ	11
15086	Peter Murphy			ŏ	t1
15514	Arthur Piggin	86	0	ŏ	11
14603	James Foley	86			"
14733	Edmond Hayes	184	Õ	Ŏ	11
14734	Edmond Hayes	86	0	0	1 11
14256	Henry Clark	183	0	0	"
14257	Michael Carr	86	0	0	"
14453	Lionel J. Dudley	87	0	0	71
14063	Frederic Bregenzer	184	0	0	71
14003	James Ambrose	184	0	0	37
14002	William Atley	87	0	0	10

Under Section 65 of the Land Act 1890.

1908 | Thomas Trembath ... | 20 0 0 | Eglington 1107 | John Fines ... | 20 0 0 | Neerim East

Under Section 99 of the Land Act 1890.

114 Arcadia Creamery Co. 2323 John Griffin 1762 James S. Prichard 981 John Waite 309 Annie Fitzgerald 636 Chas. S. McColl Harry Longton and Charles Kruse	0 2 0 3 0 0 3 0 0 3 0 0 3 0 0 3 0 0 2 0 0	Arcadia Tarnagulla Creswick Toora Seacombe Spottiswoode

A. McLEAN, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 18th November, 1891. REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE RESERVE FOR RACING AND OTHER PURPOSES OF PUBLIC RECREATION IN THE PARISH OF HAMILTON NORTH.

W. E. Edward Twomey, James Wiggins, and the Honorable Samuel Winter Cooke, M.L.C., the duly appointed Committee of Management of the Reserve for racing and other purposes of public recreation in the parish of Hamilton North, 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, which is parcelled out into the following divisions, shall be open to the public free of charge from sunrise to sunset, except for training or exercising horses, and on such days (not exceeding twelve in any one year) as the reserve may be set apart for races, sports, or holiday amusements, on any of which occasions fees as hereinafter specified may be charged and taken for admission to the said divisions of the reserve:—
 - The grand stand, the saddling paddock, and the paddock for carriages and horses, the lawn, the weighing yard and the passage thereto, the stewards' stand, and the judge's box, these being within the enclosure which is surrounded by a close fence.
 - 2. The outer stand and outer reserve.
 - 3. The enclosures contiguous to the grand stand.
 - 4. The remainder of the reserve, including the training ground.
- 2. All persons shall be admitted at all race meetings to the fourth division free of charge.
- 3. No person shall enter at any race or other meeting into the first, second, or third division, nor be permitted to bring any horses, carriages, or other vehicles therein, except on production of a ticket to be issued by the Committee of Management duly authorizing him in that behalf, and then only in such part or parts of the same divisions as shall be indicated on the ticket, and only on the days for which the ticket is issued; but the ticket holder shall not remain in the first, second, or third division, or any part thereof, for a longer period than half-an-hour after the last race of the day shall have been run, unless with the consent of the Committee of Management.
- 4. No person, except the judge or any person he may call to his assistance, shall enter the judge's box at the time the horses are prepared to start or are running for any race.
- 5. No person shall shall enter the weighing-stand or the weighing-yard, or the approaches thereto, except the jockeys requiring to be weighed and the owners and trainers of horses desirous of seeing their jockeys weighed.
- 6. The following persons shall not be admitted to the first, second, or third division of the reserve:—
 - Any person proved to the satisfaction of the Committ of Management to have been at any time guilty of any malpractice or dishonorable conduct in connexion with
 - 2. Any person proved to the satisfaction of the Committee of Management to be a defaulter.
- 7. All persons paying for admission to the first, second or third division, or any part thereof, shall be supplied with a ticket of admission, which he shall, upon demand, produce or (if required) surrender to any gatekeeper or other person having authority from the Committee of Management to demand the production or surrender of the same.
- 8. Persons renting or hiring for any race meeting the grand stand, or any portion thereof, or any booth in the reserve, and persons allowed to train or exercise horses therein, shall abide by any order given by the Committee of Management in reference to the reserve and the buildings and other erections for the time being thereon.
- 9. No person shall take any dog into the first, second, or third division, or into any building thereon.
- 10. No person shall enter or remain in the reserve who may offend against decency as regards dress, language, or conduct.
- 11. No person shall damage in any way any trees, shrubs, or flowers in the reserve, nor shall fires be lighted therein without the consent, in writing, of the Committee of Management.
- 12. No person shall climb or jump over the fences or gates, stick bills thereon, or cut names on the fences, trees, or seats, or roll or throw stones in the reserve.
- 13. No person shall put in the reserve any cattle, sheep, 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.
- 14. No person shall creet any dwelling in the reserve, nor any booth or other structure for the purpose of offering for sale any article without the consent, in writing, of the Committee of Management first obtained.
- 15. No person, except labourers and workmen employed in the reserve, shall enter any plots therein which may be enclosed for plantations of young trees or shrubs.

- 16. Any person committing in the reserve, or in any of the buildings or erections for the time being thereon, any of the following offences, shall, together with any horses, carriages, or other vehicles in their possession or care, be liable to be removed from the reserve, notwithstanding such person may have purchased and is, or may be, in possession of a ticket of admission to the first, second, or third division, or any part thereof:—
 - 1. Assaulting any other person.
 - 2. Being drunk,
 - Riding, crossing, or trespassing upon the course, or any part of it, during a race meeting, or when the horses are prepared to start, or are running for any race.
 - 4. Using profane, indecent, or obscene language.
 - 5. Using any threatening, abusive, or insulting words.
 - 6. Behaving improperly or riotously.
 - b. Behaving improperly or notously.
 7. Being found in any part of the first, second, or third division and not producing, upon demand, or (if required) not surrendering to any gatekeeper, or other person having authority from the Committee of Management to demand production or surrender of the same, a ticket duly authorizing admission to that part of the first, second, or third division where such persons shall be so found, unless such person shall forthwith satisfy the Committee of Management, or the stewards deputed by it, that the proper charge for admission has been paid by such person, and that his ticket has been lost.
 Obtaining admission to any part of the first second or
 - Obtaining admission to any part of the first, second, or third division when disentitled to such admission under these regulations.
- 17. The scale of charges or fees which may be levied and taken for admission to the first, second, and third divisions, and the buildings thereon respectively, shall be as follows:—

g g	-		
For admission of every person to the first	£	s.	ġ,
division, a sum not exceeding	0	10	0
For admission of every person to the second division, a sum not exceeding	0	5	0
For admission of one horse to the third division, a sum not exceeding	0	2	6
For admission to the third division of every vehicle drawn by one horse, a sum not exceeding	0	2	6
For admission to the third division of every vehicle drawn by two or more horses, for each horse a sum not exceeding	0	2	6
For admission of every person to the third division, a sum not exceeding	0	2	0
For admission to the third division of every truck or hand-barrow, a sum not exceeding	0	2	6
For admission to the fourth division of every vehicle drawn by one horse, a sum not exceeding	٨	2	c
For admission to the fourth division of every vehicle drawn by two or more horses, for			
each horse a sum not exceeding	0	2	6
For admission of every horse to the training ground for training or exercising, for every half-year a sum not exceeding	1	0	0

half-year a sum not exceeding 1 0 0

Provided always that the Committee of Management may reserve any portion of the grand stand for the sole use of any member or members of a racing club, and may exempt any member of a racing club, wholly or partially, from the payment of all or any such charges or fees; and that the moneys so received shall (after deducting necessary expenses) be applied in the permanent improvement of the reserve for racing and recreation purposes, or in the erection, maintenance, or repair of buildings and fences, or the planting of trees or shrubs in the reserve, and in prizes for any race, or for the owner of any horse engaged in any race, or in such other manner in or upon the reserve as shall be necessary or expedient for the purpose of rendering the same more convenient and useful for racing and recreation purposes. recreation purposes.

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.

Dated at Hamilton this 2nd day of November, 1891.

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 racing and other purposes of public recreation in the parish of Hamilton North.

common seal of the Board of Land and Works was hereunto affixed this 18th day of November, 1891, in the presence of-

A. McLEAN, President.
N. WIMBLE,
Member.

-(Corr. 91/R. 32540.)

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE RESERVE FOR PUBLIC RECREATION IN THE PARISH OF SAMARIA.

WE, Edward James, Robert Copeman, George Robinson, William Hopkins, and John Vaughan, the duly appointed Committee of Management of the Reserve for Public Recreation in the parish of Samaria, having framed the following regulations for the care, protection, and management thereof, and for the preservation of good order and decency therein, 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 1830:—

REGULATIONS.

1. The reserve shall be open to the public from sunrise to

1. The reserve shall be open who in the reserve who may sunset.

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 in the reserve nor shall fires be lighted therein.

4. No person shall climb or jump over the fences or gates, stick bills thereon, or cut names on the fonces, trees, or scats, or roll or throw stones in the reserve.

5. No person shall put in the reserve any cattle, goats, or pigs.

6. No person shall bring into the reserve any dog unless led by a chain or cord without the authority in writing of the committee of management.

a chain or cord without the authority in writing of the committee of management.

7. No person shall erect any dwelling on the reserve nor any booth or other structure for the purpose of offering for sale any article without the consent in writing of the committee of management first obtained.

8. No person, except labourers and workmen employed in the reserve shall enter any plots therein which may be enclosed for plantations of young trees or shrubs.

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.

Dated at Samaria this 18th day of July, 1891.

EDWARD JAMES. George Robinson, Robert Copeman, William Hopkins, John Vaughan,

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 Public Recreation in the parish of Samaria.—(Corr. 91/R. 32538.)

The common seal of the Board of Land and Works was here-unto affixed this 12th day of November, 1891, in presence of—

(SEAL)

A. McLEAN,
President.
A. BLACK,
Member.

BENALLA RACE-COURSE AND RECREATION RESERVE.—REGULATION.

W.E., Richard Hoskin, Robert McBean, Willis Little, Michael Farrell, and Edwin Fitzroy Lusignan, the duly appointed Trustees of the Benalla Race-course and Recreation Reserve, having framed the following additional regulation in respect thereof, submit the said regulation 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:—

REGULATION.

REGULATION.

No person shall be allowed to carry or use any firearms or shoot or otherwise destroy any game within the reserve, without the sanction in writing of the Trustees.

Every person offending against the foregoing regulation shall, in accordance with section 136 of the Land Act 1830, 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 such regulation, 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.

Dated at Benalla this 28th day of October 1891

Dated at Benalla this 28th day of October, 1891.

RICHARD HOSKIN. ROBT. MCBEAN. WILLIS LITTLE. MICHAEL FARRELL. E. G. LUSIGNAN.

THE Board of Land and Works, in pursuance of the powers conferred by the Land Act 1899, section 186, doth hereby make the foregoing regulation in respect of the Benalla Race-course and Recreation Keserve.—(Corr. 91/R. 32535.)

The common seal of the Board of Land and Works was here unto affixed this 12th day of December, 1891, in presence

A. MoLEAN,
President.
A. BLACK,
Member.

COMMITTEE OF MANAGEMENT OF A RESERVE FOR PUBLIC RECREATION IN THE CITY OF BENDIGO.

WHEREAS by the 136th section of the Land Act 1890 power is given to the Board of Land and Works to make and alter or rescind rules and regulations, or to rescind any rules and regulations heretofore made, for the care, protection, and management of all public parks and reserves not conveyed to and vested in trustees, and for the preservation of good order and decency therein: Now therefore the Board of Land and Works, in pursuance of the power conferred as aforesaid, doth hereby make the regulation following to be observed and enforced in respect of the land temporarily reserved by Order of 19th October, 1891, as a site for Public Recreation in the city of Bendigo.

The said reserve shall be under the control of the Council of the City of Bendigo, as a Committee of Management thereof.—
(Corr. 89/S.50332.)

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this 12th day of November, 1891, in presence of—

(SEAL)

A. McLEAN,
President.
A. BLACK,
Member.

Courts.

I ICENSING COURTS.—Notice is hereby given that the Annual Licensing Sittings for the undermentioned Licensing Districts will be held at the places and times set out below, instead of as previously notified in the Government Gazette of the 6th November, 1891:—

At the Court House, AVOCA, on Saturday, the 12th day of December, 1891, at Two p.m., for the Licensing Districts of Avoca, Glenmona, Homebush, Moonambel, Lexton, and Amphitheatre.

At the Court House, DUNOLLY, on Monday, the 14th day of December, 1891, at Two p.m., for the Licensing Districts of Dunolly, Bealiba, Bet Bet, Llanelly, Tarnagulla, and

Dated this 12th day of November, 1891.-WILLIAM LEADER, Chairman of the said Courts.

Chairman of the said Courts.

MELBOURNE.—ANNUAL SITTING OF THE LIGENSING COURTS HOLDEN AT MELBOURNE.—Notice is hereby given that the Annual Sitting of the Licensing Court for the Licensing Districts of Bourke (Melbourne), Cardigan, Carlton South, Gipps, Latrobe, Lonsdale (Melbourne), Railway, Southern (Carlton), Central Fitzroy, Clifton (Fitzroy), Flemington-road, Gertrude, Hotham, Jolimont, North Fitzroy, Richmond Central, Richmond North, Richmond South, Richmond West, Royal Park, South Fitzroy, Braybrook, Emerald Hill, Footscray Middle, Footscray North, Melbourne South, Port Melbourne, Williamstown Centre, Williamstown North, Williamstown South, Williamstown Centre, Williamstown North, Williamstown Centre, Williamstown North, Williamstown Centre, Williamstown North, Melbourne, Kew, Moonee Ponds, Northeote, Northern (Carlton), Arnadale, Balaclava, Canterbury, Elsternwick, Malvern, Malvern East, Prahran, Queen's, South Yarra, Southern (Toorak), St. Kilda East, St. Kilda West, Toorak, Brighton, Brighton East, Brighton South, Caulfield East, and Garden Vale will be held at the Law Courts, Lonsdale-street, Melbourne, on Tucsday, the 1st day of December next, at Ten o'clock in the forencon. Given under my hand the bid day of November, 1991, at Melbourne.—

(By order of the Court) James Rowan, Clerk of the said Court.

QUEENSCLIFF LICENSING DISTRICT.—Notice.—
The Annual Licensing Meeting for the above District will be held at the Court House, Queenscliff, on Saturday, the 19th day of December, 1891, at Ten o'clock a.m.—(By order) R. JORDAN, Clerk of the Licensing Court.

SITTINGS of the Supreme Court for the hearing of Criminal Trials, &c.: pursuant to Order in Council of 15th Decem-

ber, 1890.		-			mion or tom Docom
Ararat				_	
Bairnsdale					_
Ballarat				Thursday	3 December
Beechworth				Wednesday	16 December
Benalla				Tuesday	24 November
Bendigo			,	Wednesday	9 December
Castlemaine		•••		Tuesday	8 December
Echuca				_	-
Geelong		•••		Tuesday	1 December
Hamilton				_	
Horsham	•••				
Maryborough		,			· -
Port Fairy					
Sale		***		_	_
Shepparton		,	***	Thursday	26 November
St. Arnaud	•••	•••			_
Stawell	•••			-	_
Warrnambool				_	
Melbourne			•••	Tuesday	: 15 December

ENERAL SESSIONS: pursuant to Orders in Council of 23rd December, 1890, 28th April, 29th May, 20th and 27th July, 10th and 24th August, and 1st September, 1891.

Warrnambool O U N 7 Judges,	 T Y	 C O		uesday ·	24 November Dates fixed by th
Warragul	• • •			_	
Wangaratta			T	uesday	24 November
Stawell		• • • •			_
St. Arnaud					<u> </u>
Shepparton					
Sale	•••			nesday	1 December
Portland					_
Port Fairy		•••		uesday	15 December
Palmerston		•••		_	_
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Horsham	•••	•••		hursday	10 December
Hamilton		•••		hursday	17 December
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Echuca				riday	27 November
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Castlemaine				_	_
Bendigo		•••	. 	_	•
Benalla		***		_	_
Ballarat Beechworth	•••	• • • •	•••	_	-
Bairnsdale	•••	•••	Т	hursday	3 December
Ararat	•••	•••	***	_	

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Bairnsdale			T	hursday	3 December
Ballarat				Ionday	7 December
Beechworth				_	
Benalla				_	_
Bendigo				<u>-</u>	-
Bright			•••	_	_
Camperdown			N	Ionday	14 December
Casterton			Т	hursday	26 November
Castlemaine					_
Charlton				hursday	3 December
Chiltern			***	_	_
Clunes			***		_
Colac			Т	uesday	1 December
Creswick	***		F	riday	11 December
Dandenong			•••	_	_
Daylesford					
Donald		•••	•••	_	
Dunolly				_	_
Echuca	• • • •	***	F	riday	27 November
Geelong	•••	•••	F	riday	4 December
Hamilton	•••	***	Fı	riday	27 November
Heathcote		•••			_
Horsham			Th	nursday	10 December
Inglewood				lesday	15 December
Jamieson		***		_	To December
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... Thursday

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Mornington

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Nhill		•••	•••	_	_
Omeo			•••	_	_
Palmerston				_	_
Port Fairý			Tu	iesday	15 December
Portland		•••		_	_
Sale			T ı	iesday	1 December
Seymour		***		_	
Shepparton				-	
St. Arnaud			Tı	iesday	1 December
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Wangaratta				ıesday	24 November
Warragul				_	-
Warrnambool-				uesday	21 November
Wodonga	•••	•••	F	-iden	18 December
Yarrawonga	• • • •	•••		riusy	10 December
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Melbourne			•••	_	_
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Ararat	•••	•••	•••	_	
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		MARI	твопос	GH DISTR	IOT.
Dunolly		•••		_	— ·
Inglewood	•••		'	Fuesday	15 December
Maryborough	ı	•••	•	_	
St. Arnaud			'	Fuesday	1 December
		SAN	DHURS	T DISTRIC	r.
Bendigo					-
Heathcote		•••		-	_

VICTORIAN RAILWAYS.

MOONEE VALLEY RACES.

MOONEE VALLEY KACES.

On Saturday, 21st November, special trains, not stopping at any intermediate station, will leave Spencer-street station (main line departure platform) for Moonee Ponds every 20 minutes between the hours of 12 noon and 1,30 p.m., and return from Moonee Ponds immediately the races are over. Race passengers are requested to travel by the race specials. Tickets will be issued at the main booking office, Spencer-street, and ordinary return fares (first class 6d., second class 4½d.) will be charged.

BENDIGO JOCKEY CLUB RACES ON 25TH AND 26TH NOVEMBER. BENDIGO JOCKEY CLUB RACES ON 25TH AND 26TH NOVEMBER. On Wednesday, 25th November, a special train, 1st class only, will leave Melbourne for Bendigo at 8 a.m., and pick up passengers at Kyneton and Castlemaine. It will return on Thursday, 26th November, at 7 p.n. Return fare from Melbourne, 25s. 6d. Holiday Excursion fares will be charged from Kyneton and Castlemaine. Tickets will be available for return by ordinary trains (Express included) till 28th November inclusive.

Mendigo.—On 25th and 26th November special trains will run from Bendigo to the Race-course platform as required, commencing about 11.45 a.m. and till 1.45 p.m. They will return from the Race-course platform immediately the races are over. Fares:—Single, first class, 2s.; second class, 1s. 3d. Return, first class, 2s. 6d.; second class, 1s. 6d.

SEASIDE EXCURSIONS.

SEASIDE EXCURSIONS.

To give residents in the country an opportunity of visiting the coast at or near Geelong, Queenscliff, Dean's Marsh, Forrest, Portland, Warnambool, 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, 82 Swanston-street, City; Yarrastreet, Geelong (C. H. Switt); Lydiard-street, Blalrata (F. W. Niven and Co.); High-street, Bendigo (J. Hemming); Bairnsdale (F. Andrews); Ford-street, Beechworth (J. Fletcher), from 14th November, 1891, till 30th April, 1892 (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.

By order of the Commissioners,

P. P. LABERTOUCHE. Secretary for Railways.

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.

lowest or any tender.
Additions, &c., Police Quarters, Mornington.
Particulars also at Police Station, Mornington.
Preliminary deposit to accompany tender, £15. Final deposit, 5 per cent. ... 26th November Filling Crown Lands, west of Port Melbourne
Railway Station. Preliminary deposit to accompany tender, £10. Final deposit, 5 per cent. 26th November

New Wards, Lunatic Asylum, Sunbury, Preliminary deposit to accompany tender, £250. Final deposit, £750

3rd December

New Brick School No. 932, Wabdallah. Particulars also at Police Station, Wabdallah, to 19th November; after that date at Custom House, Geelong. Preliminary deposit to accompany tender, £15

3rd December

New Roofing, Flooring, and sundry works, State School No. 1049, Lauraville. Particular also at Police Station, Jamieson. Preliminary deposit to accompany tender, £10. Final deposit, 5 per cent. ... Additions to State School No. 2265, Koondrook. Particulars also at State School, Koondrook. Preliminary deposit to accompany tender, £5. New Out Offices. &c.. State School No. 1407

3rd December

3rd December

3rd December

company tender, £5

New Out Offices, &c., State School No. 1467, Malvern-road, Prahran. Preliminary deposit to accompany tender, £10. Final deposit, 5 por cent.

Repairs and painting, Court House, Portland. Particulars also at Police Station, Portland, until 23rd November; after that date at Police Station, Hamilton. Preliminary deposit to accompany tender, £5.

3rd December

Additions, &c., Post Office, Nathalia. Particulars also at the Post Office, Nathalia. Preliminary deposit to accompany tender, £10. Final deposit, 5 per cent.

3rd December

£10. Final deposit, 5 per cent.

Christmas Works, painting, 1 epairs, &c., State School No. 1189, Golden Square, Bendigo.

Particulars also at office of District Inspector of Buildings, Bendigo. Preliminary deposit to accompany tender, £10

Christmas Works, painting, repairs, &c., State School, No. 323, Ironbark, Bendigo. Particulars also at office of District Inspector of Buildings, Bendigo. Preliminary deposit to accompany tender, £10. Final deposit, 5 per cent. ... 3rd December

	45
o per comm	December
	December
	December
Large additions to Post Office, Caramut. Particulars also at Police Station, Caramut, until 26th November; after that date at Police Station, Mortlake, until 3rd Decem- ber; after that date at Police Station, Warrnambool. Preliminary deposit to ac- company tender, £15. Final deposit, 5 per cent 10t	h December
Additions and alterations to State School No. 29, Balmoral. Particulars also at Police Station, Balmoral, until 30th No- vember; after that date at Police Station, Hamilton. Preliminary deposit to accom- pany tender, £10 10t	h December,
	h December
New Quarters, Inebriate Asylum, Beacons- field. Particulars also at Police Station, Berwick. Preliminary deposit to accom- pany tender, £15. Final deposit, 5 per cent. 100	ch December
Removal of portable building from Karup Karup to Bepcha, weatherboarding, &c. Particulars also at Police Stations, Balmoral and Apsley, until 27th November; and after that date at Police Station, Edenhope, and on application to the District Inspector of Buildings, Ballarat. Pre-	
Iminary deposit to accompany tender, £5. 10: Additions to Boys' Receiving Depôt, fencing, &c., Royal Park. Preliminary deposit to accompany tender, £20. Final deposit, 5 per cent 10	
Alterations and additions to drainage, &c., Lunatic Asylum, Ararat. Particulars also at Police Station, Ararat, until 3rd Decem-	

at Police Station, Ararat, until 3rd December; after that date at office of District Inspector, Ballarat. Preliminary deposit to accompany tender, £15. Final deposit, 5 per cent. 17th December

New Police Buildings, Kilmore. Preliminary deposit to accompany tender, £20. Final deposit, 5 per cent.

... 17th December 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, 19th November, 1891.

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 on the dates as

Melbourne, at or usure I wars of the second and separated.

Wednesday, 25th November.—Supply of screened coal for one, two, or three years, from 1st January, 1892. (Alternative and separate tonders.) Particulars at the Railway Storekeeper's Office, Spencer-street, the Secretary for Railways Office, Sydney, and the Coal Clerk's Office, Newcastle. Preliminary deposit as acception.

Office, Spencer-street, the Secretary for Khinways Office, Syndry, and the Coal Clerk's Office, Newcastle. Preliminary deposit as specified.

Monday, 30th November.—Repairs, till 31st December, 1892, of platelayers' tools, on the lines from Ararat to Portland, Branxholme to Casterton, Hamilton to Coleraine and Penshuest. Particulars at the Office of the Engineer for Existing Lines, Spencer-street, and at Ararat, Dunkeld, Hamilton, and Portland stations.

Monday, 30th November.—Supply of 830 steel joists, with packings. Particulars at the Office of the Engineer for Existing Lines, Spencer-street. Preliminary deposit, £50.

Monday, 30th November.—Supply of 450 tons of 3-ft, firewood at the pumping-engine, Echuca. Particulars at the Railway Storekeeper's Office, Spencer-street, and at Echuca station. Preliminary deposit, £5.

Monday, 30th November.—Erection of shelter sheds and booking-offices at Box Hill and Ringwood stations. Particulars at the Office of the Engineer for Existing Lines, Spencer-street. Preliminary deposit in each case, £5.

No tender will necessarily be accepted.

No tender will necessarily be accepted.

By order of the Commissioners,

P. P. LABERTOUCHE, Secretary for Railways,

VICTORIAN RAILWAYS.—SUPPLY OF COAL.

A LITERNATIVE and Separate Tenders will be received until Noon of Wednesday, the 25th day of November, 1891, from persons willing to supply Screened Coal, as required by the Victorian Railways Department, for one, two, or three years, from the 1st day of January, 1892.

The estimated annual requirements are as under :-

... 160,000 tons. ... 60,000 tons. ... 12,000 tons. Melbourne ... ---Geelong ... Wodonga ...

Tenderers are at liberty to tender for the separate supply at each place, for Melbourne and Geelong jointly, or for the whole

Forms of tender, with conditions of contract and further particulars, may be obtained from the Railway Storekeeper, Spencer-street; Coal Clerk, Newcastle; or the Secretary for Railways, Sydney.

Security will be required to the amount of £1,000 for Melbourne, £500 for Geelong, and £200 for Wodonga for the due fulfilment of the contracts, either in Victorian Government debentures, bank deposit-receipt, or 'cash deposit, as the tenderer may elect. Bank deposit-receipt to be in favour of the Secretary

tor Railways.

Tenders must be accompanied by bank-notes, or a bank draft in favour of the Secretary for Railways, for ten per cent. of the amount of security required, which will be returned within ten days to unsuccessful tenderers. Such deposit will be forfeited as liquidated damages in the event of the successful tenderer failing to complete the security within the prescribed period.

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

Tenderers failing to take up their accepted tenders will be

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

twelve months.

Tenderers must distinctly specify on their tenders the mining company or companies whose coal they undertake to supply, but it will be at the option of the Department to say which coal shall be accepted. The Commissioners shall have the option at any time during the existence of the contract to add other mines to the list of those specified from which they may say they will accept coal, and the contractor will be bound to deliver such coal. Tenderers will also be required to state a price for delivery at Tortland should the Department require any coal at that place.

All tenders must be indorsed "Tenders for Coal, Victorian Railways," and deposited in the tender-box, Secretary's office, Spencer-street, McIbourne.

The Victorian Railways Commissioners will not necessarily

The Victorian Railways Commissioners will not necessarily accept the lowest or any tender.

Tenders must be on the proper printed forms, and no tender by telegraph will be accepted.

CONDITIONS OF CONTRACT.

- 1. The sea-borne coal is to be delivered in whole cargoes, and must be of the very best quality for locomotive engine purposes, quito free from small, shale, or other impurities, thoroughly screened at the pit mouth through screens with bars not less than three-quarters of an inch apart, and be subject to the approval of the Railway Storekeeper, Melbourne, or such officer as he may appoint.
- appoint.

 2. The contractor for Melbourne will be required to deliver, without lighterage, at the Australian Wharf, River Yarra, the proposed depôt, West Melbourne, or, if so directed, at the Williamstown Pier; the contractor for Geelong, at the Railway Pier, Geelong; and the contractor for Wodonga, at a station on the New South Wales railway to be named by the tenderer. The contractors will be bound to deliver at either of these places every four weeks during the first and last three months of the year an average tonnage of one-fifteenth of the whole quantities respectively required; but should the Department require it they will be bound to deliver overy four weeks such quantities as may be ordered by the Railway Storekeeper, be they more or less than the estimated quantity.

 3. When the vessels arrive with (sea-borne) coal at any of
- 3. When the vessels arrive with (sea-borne) coal at any of the places above-mentioned the Victorian Railways Department will furnish trucks to convey it from ship's side, but the contractor for the coal must move the trucks to and from the ship's tackles, discharge the coal into the trucks, do all shunting, and find all labour at his own cost.

 4. The periodic of the coal will be performed under the coal will be coal
- 4. The unloading of the coal will be performed under the direction of an officer of the Department, and the work must be done to his satisfaction.
- be done to his satisfaction.

 5. The Victorian Railways Commissioners will give the vessels every facility for discharging their cargoes promptly, but will not hold themselves liable for any demurrage, unless through the default of the Department the vessels are detained over fortu-eight working hours for cach thousand tons on board, or a proportionate time for larger or smaller cargoes; but should the contractor desire to work after ordinary working hours, the Victorian Railways Commissioners will afford him every facility for doing so, when the properties of the contractor pays half the extra cost practicable, on condition that contractor pays half the oxtra cost incurred thereby.
- 6. The Railway Storekeeper, or such officer as he may appoint, will have full power to reject any coal which, in his opinion, is unsuitable, and the contractor must immediately remove any rejected coal and supply other in its stead, failing which, the Railway Storekeeper or such officer aforesaid, on behalf of the Victorian Railways Commissioners, will have power to purchase suitable coal elsewhere at the risk and expense of the contractor, and all such expenses and charges may be deducted from any moneys owing to the contractor by the Victorian Railways Commissioners.

November 20, 1891.

7. A repetition of irregularity in the quality or quantity of the supplies, of which the Railway Storekeeper shall be the judge, or delay in delivering or replacing them when required, will subject the contractor to such mulct not exceeding One hundred pounds for each case as the Victorian Railways Commissioners may direct, and the contractor shall thereafter only supply coal from such mine or mines as the Railway Storekeeper may direct. It will also be in the power of the Victorian Railways Commissioners to terminate the contract forthwith, in which case the contract security-money will be forfeited as liquidated damages to the Victorian Railways Commissioners.

8. The pit certificate must be axhibited with each shipment of sea-borne coal, but the coal will be weighed on a Victorian Railway weigh-bridge and paid for on the actual weight delivered, and the contractor will be required to prepare his own account monthly on the prescribed form, and forward the same in a complete state to the Railway Storekeeper, who will certify it and have it forwarded to the Treasury, Melbourne, for payment.

9. In case of the occurrence of strikes or locks-out affecting the mine or mines from which the contractor obtains his supply for this contract, the contractor shall supply coal in accordance with the conditions of this contract from such other working mine or mines as the Railway Storekeeper may direct.

10. Contractors are not at liberty to transfer their contracts under cover of power-of-attorney, coupled with interest or otherwise; and no such transfer will be recognised by the Victorian Railways Commissioners.

11. In the event of the contractor failing to carry on the contract the contract security-money will be absolutely forfeited to the Victorian Railways Commissioners as liquidated damages for breach of contract, and the contractor will be disqualified from tendering for a period of twelve months.

12. The contracts entered into under these conditions are not to be considered as being infringed

Railways.

13. It will be competent either for the contractor on his own behalf, or for the Secretary for Railways on behalf of the Victorian Railways Commissioners, to terminate the contract by giving a notice in writing of three full calendar months to the opposite party, it being understood that such notice can be given only from the first day of the month, and within the period for which the contract is made.

By order of the Victorian Railways Commissioners,

P. P. LABERTOUCHE,

Secretary for Railways.

Spencer-street, Melbourne, 24th October, 1891.

WELSHPOOL,—MAINTENANCE OF JETTY LIGHTS.

MELSHPOOL.—MAINTENANCE OF JETTY LIGHTS.

TENDERS will be received until Noon on Tuesday, the 1st
December, 1891, from persons willing to contract for the
Maintenance of the above-mentioned Light, from the 15th
December, 1891, to the 30th June, 1892.

Tenders to be indorsed "Tender for Light," and addressed to
the Engineer-in-Charge, Ports and Harbors, Custom House,
Melbourne, from whom, or from the wharf manager, Welshpool,
forms of tender and all particulars may be obtained.

A deposit of £2 must accompany each tender.

The lowest or any tender will not necessarily be accepted.

GEORGE TURNER, Commissioner of Trade and Customs.

Department of Trade and Customs, Melbourne, 29th October, 1891.

TENDERS FOR GRAZING LANDS.—SOUTH AUSTRALIAN BORDER.

The fee for the period from 1st January, 1892, to 31st December, 1892, 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 Friday, 18th December, 1891, 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 Horsham.

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, 1892.

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 Amend-ment Act, the licensees are liable for the destruction of rabbits within the boundaries of their licences.

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," 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 and Survey. Lands Department, Melbourne; 19th November, 1891;

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 Friday, 18th December, 1891.

Note.—The fee for the period from 1st January, 1892, to 31st December, 1892, 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 Friday, 18th December, 1891, 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

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.

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 catilled.

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 licenseed 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 read-time that the license of the license of the license of the license of the license 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.

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 aforeasid one month prior to the expiration thereof, but nothing herein contained shall be deemed to confer the right to any renewal.

2. The interest in this licence may not be transferred without

7. The interest in this licence may not be transferred without the consent of the Minister aforesaid and the payment of a fee

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.

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.

12. The ring-barking of the timber upon the land by the licensee is expressly forbidden, nor is he entitled to destroy or cut and take away any such timber; and should he be found destroying, felling, or removing live or dead timber without a licence authorizing him so to do, he will be prosecuted according to law.

Special Conditions:

- 1. The period of occupation will be from 1st January, 1892, to 31st December, 1892.
- to 31st December, 1892.

 2. The licence-fee must be paid in advance. The fee for the period from 1st January, 1892, to 31st December, 1892—for which the licence will be issued—must accompany the tender, or be paid by the successful tenderer or his agont 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.

 2. Tandars to be for so much pastlet and block per annum.
- 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 762," or "Lot 2, Block 965," or "Lot 3, Block 1026," as the case may be.

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

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

A. McLEAN, Commissioner of Crown Lands and Survey. Department of Lands and Survey, Melbourne, 19th December, 1891.

Department of Lands and Survey.

Melbourne, 19th December, 1891.

Lot 1. Grazing block (No. 762)—6,000 acres, the remnant of the Mount Wills run, lying to the west of the Big River, parish of Wollonaby, county of Bogong: Omeo district.—(2)34/37.)

Lot 2. Grazing block (No. 965)—4,400 acres, parish of Barmah, bounded by the Murray River, the Broken Creek, and the north boundary of the parish of Moira, excepting the State school and fishermen's residences: Echuca district.—(455/47).

Lot 3. Grazing block (No. 1,026)—35 acres, being the Quarry reserve in the parish of Loyola: Alexandra district.—(38/123.)

Lot 4. Grazing block (No. 2,051)—100 acres, being the 102nd section reserve fronting allotment 5A, section A, parish of Murrabit West: Korang district.—(970/119.)

Lot 5. Grazing block (No. 2,086)—237 acres, being allotment 68B, parish of Thalia, county of Kara Kara: St. Arnaud district.—(724/119.)

Lot 6. Grazing block (No. 2,379)—4,000 acres, being the portion of the Langi-Ghiran timber reserve in the parish of Colvinsby, exclusive of the water supply reserve: Ararat district.—(10/119.)

Lot 7. Grazing block (No. 2,399)—96 acres, being the water reserve in allotments 34 and 35, parish of Wytwarrone: Hamilton district.—(356/119.)

Lot 8. Grazing block (No. 2425)—40 acres, being the water reserve fronting M. Spear's holdings, allotments 6 and 7, section 18, parish of Moyston West: Ararat district.—(335/123.)

Lot 9. Grazing block (No. 2630)—20 acres, being the 10th section reserve north-east of and adjoining allotment 82, parish of Kellalae: Horsham district.—(553/111).

Lot 10. Grazing block (No. 2633)—108 acres, being the 10c-acre reserve for water supply purposes (allotment 78A) and a triangular portion west and adjoining parish of Tarranginnie: Horsham district.—(1224/23.)

Lot 10. Grazing block (No. 2730)—1,340 acres, at Mount Lonarch, west of the range and east of Douglas' holdings, parish of Glenpatrick: Ararat district.—(717/119.)

Lot 12. Grazing block (No. 2930)—75,000 acres, formerly let as lot 47, Me

Lot 13. Grazing block (No. 2993)—750 acres, being the reserve for watering and public purposes, parish of Tragowel, north of the holdings of R. Dewar and W. Stephens: Kerang district.—(933/119.)

Lot 14. Grazing block (No. 3077)—35,000 acres, the forfeited Wilson's Promontory run: Sale district.—(299/119.)

Lot 15. Grazing block (No. 3187)—14,000 acres, being all the available Crown lands in the parishes of Willung and Stradbroke: Sale district.—(966/119.)

Lot 16. Grazing block (No. 3371)—6 acres, parish of Bambra, being the area on the Pennyroyal Creek north of and adjoining allotment 4991: Geolog district.—(135/119.)

Lot 17. Grazing block (No. 3464)—420 acres, parish of Strathmerton, between the Ulupna Creek and the holdings of Betrix and Bourchier: Benalla district.—(71/123.)

Lot 18. Grazing block (No. 3361)—80 acres, parish of Nuntin, being the swamp lands between S. Cobain's selection and the two-chain road: Sale district.—(333/119.)

Lot 19. Grazing block (No. 3829)—108 acres, being the water reserve at Lake Leaghur, adjoining the holdings of McDonald and Phillips, parish of Leaghur: Kerang district.—(2.26736.)

Lot 20. Grazing block (No. 3913)—500 acres, parish of Koonik Koonik, between the selections of M. McCartney, R. Light, W. Fraser, and J. Brooks, the land known as the Redgum Swamp and the two reserves adjoining: Horsham district.—(188/119.)

Lot 22. Grazing block (No. 3923)—31 acres, albutment 1A of section 3, being a reserve in the parish of Gritjurk: Hamilton district.—(513/119.)

Lot 23. Grazing block (No. 3993)—47 acres, being the reserve, allotment 40H, parish of Dartmoor: Hamilton district.—(513/119.)

Lot 24. Grazing block (No. 4297)—129 acres, being the vecent Crown land at the north-eastern portion of the parish, south of Allotments 7, 9, 10 and 12 of section 9, east of the holdings of Huckleford: Castlemaine district.—(Mc. 36290.) Note.—This licence will be renewable annually for a period of four years after the 31st December, 1892.

Lot 25. Grazing block (No. 4388)—435 acres, being t

1892.

Lot 26. Grazing block (No. 4389)—390 acres, being allotments 42, 43, 44, and part of 45 of section 8, and the vacant land on the north up to W. Vincent's freehold land, parish of Muckleford: Castlemaine district.—(Mc.36290.) Note.—This licence will be renewable annually for a period of four years after the 31st December, 1892.

Lot 27. Grazing block (No. 4390)—820 acres, being the Crown land lying between the western parish boundary and allotment 10, section 7a; Hunter's section 2, allotments 14a, 3, 6, and 7, of section 8a; and between the holdings of Butler and Watson on the south, and Yeats on the north, parish of Muckleford: Castlemaine district.—(Mc.36290). Note.—This licence will be renewable annually for a period of four years after the 31st December, 1892.

Lot 28. Grazing block (No. 4391)—730 acres, being the Crown land at the north-western corner of the parish of Muckleford, and laying between the railway line on the north, and allotments 13, 14, and 19 of section 7a on the south, and between the parish boundary on the west and the sold land on the cast, parishes of Muckleford and Walmer: Castlemaine district.—(Mc.36290.) Note.—This licence will be renewable annually for a period of four years after the 31st December, 1892.

Lot 29. Grazing block (No. 4421)—16 acres, being allotment 9

Lot 29. Grazing block (No. 4421)—16 acres, being allotment 9 of section 1, on the Loddon river, parish of Neereman: Castlemaine district.—(Mc36303.) Note.—This licence will be renewable annually for a period of four years after the 31st Decamber 1899

maine district.—(Mc36303.) Note.—This licence will be renewable annually for a period of four years after the 31st December, 1892.

Lot 30. Grazing block (No. 4445)—1,300 acres, being the portion of the Mount Cole State Forest situated in the parish of Eversley, and formerly portion of the Eversley common: Ararat district.—(J.17982.)

Lot 31. Grazing block (No. 4450)—8,600 acres, being the northern portion of plastoral block K, parish of Narrawong, county of Normanby, exclusive of the Narrawong common: Hamilton district.—(S8/21.)

Lot 32. Grazing block (No. 4471)—8,404 acres, comprising allotments 37, 38, 39, 41, 46, 50, 51, 52, 53, 54, and C, parish of Morea, and allotment 94, parish of Dopewarra, known as pastoral block V: Horsham district.—(424/119.)

Lot 33. Grazing block (No. 4474)—4,100 acres, being "Brown" blocks No. 68, 69, 70, and 71, parish of Korong, and No. 34, 35, 37, and the east portion of 30, parish of Brenanah: St. Arnaud district.—(S.47033.)

Lot 34. Grazing block (No. 4475)—34,400 acres, being pastoral block O; county of Wonanngatta: Alexandra district.—(1034/21.)

Lot 35. Grazing block (No. 4475)—34,400 acres, being pastoral block O; county of Wonanngatta: Alexandra district.—(1034/21.)

Lot 35. Grazing block (No. 4476)—10 acres, being the frontage on the Broken river to allotment 33, section A, parish of Dueran, and allotment 12, section B, parish of Dueran East: Alexandra district (4210).

and allotment 12, section B, parish of Dueran East: Alexandra district (43/119.)

Lot 36. Grazing block (No. 4477)—280 acres, situated between the railway fence and allotments 10 and B22A, section 2, parish of Clarendon: Ballarat district.—(308/47.)

Lot 37. Grazing block (No. 4478)—22 acres, being the frontage between Joyce's Creek and allotments 53c and 53D, parish of Campbelltown: Ballarat district.—(1799/123.)

Lot 38. Grazing block (No. 4479)—5 acres, being the quarry and water reserve, in allotment 26, adjoining Kilduff's holding, parish of Ballarat, county of Grenville: Ballarat district.—(1463/123.)

Lot 39. Grazing block (No. 4480)—1630 acres, being allotments 25 and 30, parish of Mitta Mitta, county of Benambra, coloured brown on the Land Act map: Beechworth district.—(204/123.)

Lot 40. Grazing block (No. 4481)—9 acres, being the camping

Lot 39. Grazing block (No. 4480)—1630 acres, being allotments 25 and 30, parish of Mitta Mitta, county of Benambra, coloured brown on the Land Act map: Beechworth district.—(204/123.)

Lot 40. Grazing block (No. 4481)—9 acres, being the camping and watering reserve, adjoining allotment 4, section 18, parish of Oxley: Beechworth district.—(P.30225.)

Lot 41. Grazing block (No. 4483)—280 acres, parish of Moliagul, being block A, shown on plan with corr.: Castlemaine district.—(C.73147.)

Lot 42. Grazing block (No. 4484)—120 acres, parish of Moliagul, being block B, shown on plan with corr.: Castlemaine district.—(C.73147.)

Lot 43. Grazing block (No. 4485)—190 acres, parish of Moliagul, being block C, shown on plan with corr.: Castlemaine district.—(C.73147.)

Lot 43. Grazing block (No. 4486)—105 acres, parish of Moliagul, being block D, shown on plan with corr.: Castlemaine district.—(C.73147.)

Lot 44. Grazing block (No. 4487)—360 acres, parish of Moliagul, being block E, shown on plan with corr.: Castlemaine district.—(C.73147.)

Lot 46. Grazing block (No. 4389)—230 acres, parish of Moliagul, being block E, shown on plan with corr.: Castlemaine district.—(C.73147.)

Lot 46. Grazing block (No. 4389)—240 acres, parish of Moliagul, being block G, shown on plan with corr.: Castlemaine district.—(C.73147.)

Lot 48. Grazing block (No. 4390)—430 acres, parish of Moliagul, being block G, shown on plan with corr.: Castlemaine district.—(C.73147.)

Lot 49. Grazing block (No. 4491)—195 acres, parish of Moliagul, being block K, shown on plan with corr.: Castlemaine district.—(C.73147.)

Lot 50. Grazing block (No. 4491)—195 acres, parish of Moliagul, being block K, shown on plan with corr.: Castlemaine district.—(C.73147.)

Lot 50. Grazing block (No. 4492)—315 acres, parish of Moliagul, being block K, shown on plan with corr.: Castlemaine district.—(C.73147.)

Lot 51. Grazing block (No. 4495)—220 acres, parish of Moliagul, being block M, shown on plan with corr.: Castlemaine district.—(C.73147.)

Lot 52. Grazing block (No.

—(C.73147.) Lot 55. Grazing block (No. 4497)—285 acres, parish of Moliagul, being block Q, shown on plan with corr.: Castlemaine district.—(C.73147.) Lot 56. Grazing block (No. 4498)—440 acres, parish of Moliagul, being block 1, section 3, shown on plan with corr.: Castlemaine district.—(C.73147.)

Lot 57. Grazing block (No. 4499)—100 acres, parish of Moliagul, being blocks 2 and 3, section 3, shown on plan with corr.: Castlemaine district.—(C.73147.)

Haine district.—(C.7047).

Lot 58. Grazing block (No. 4500)—103 acres, parish of Tarnagulla, being block 101, section C, shown on plan with corr.: Castlemaine district.—(C.73147.)

Lot 59. Grazing block (No. 4501)—2390 acres, being blocks 15, 16, 17, and 22s, parish of Picola: Echuca district.—(C.70858.)

16, 17, and 22s, parish of Picola: Echuca district.—(C.70858.)

Lot 60. Grazing block (No. 4502)—64 acres, being the water reserve adjoining the holding of Phillip Danaher, parish of Turrumberry North: Echuca district.—(243/119.)

Lot 61. Grazing block (No. 4503)—36 acres, being the frontage between Fisher's Greek and allotments 1 and 2, section 4, parish of Lorno: Geelong district.—(160/119.)

Lot 62. Grazing block (No. 4504)—12 acres, being the frontage between the Chetwynd River and allotment 9, section A1, parish of Ganco Ganco: Hamilton district.—(926/123.)

between the Chetwynd River and allotment 9, section A¹, parish of Ganoo Ganoo: Hamilton district.—(926/123.)

Lot 63. Grazing block (No. 4505)—53 acres, adjoining and north-west of Wm. Millard's holding allotment 15a, parish of Kinkella: Hamilton district.—(559/119.)

Lot 64. Grazing block (No. 4506)—536 acres, being the Leah Swamp reserve, allotment 7, parish of Boilterbert, adjoining the Newlands P. R.: Hamilton district.—(P. 27200.)

Lot 65. Grazing block (No. 4507)—160 acres, east of and adjoining Mary Edgar's leaschold, allotment 56, parish of Bogalara: Hamilton district.—(250/119.)

Lot 66. Grazing block (No. 4508)—80 acres, lying between the Glenelg River and suburban allotments 3 and 4, township of Dartmoor, and allotment 5, section 2, parish of Dartmoor: Hamilton district.—(341/119.)

Lot 67. Grazing block (No. 4509)—94 acres, comprising the reserve under section 110, south of one-chain road, south of Lake Karnak, parish of Karnak: Horsham district.—(1532/123.)

Lot 68. Grazing block (No. 4510)—516 acres, comprising Lake Karnak reservation and 110th section reserves north and east, parish of Karnak: Horsham district.—(1532/123.)

Lot 69. Grazing block (No. 4510)—60 acres, being a reserve under section 110, Land Act 1869, south-west of and adjoining allotment 22, section 2, parish of Leoer: Horsham district.—(1532/123.)

Lot 50. Grazing block (No. 4511)—60 acres, at the site of Clough's water-holes, west of and adjoining allotment 29.

parish of Karnak: Horsham district.—(1532/123).

Lot 69. Grazing block (No. 4512)—60 acres, being a reserve under section 110, Land Act 1869, south-west of and adjoining allotment 22, section 2, parish of Leeor: Horsham district.—(D.25200.)

Lot 70. Grazing block (No. 4512)—70 acres, at the site of Clough's water-holes, west of and adjoining allotment 92A, parish of Katyil: Horsham district.—(1334/123.)

Lot 71. Grazing block (No. 4513)—43 acres, being a reserve for water supply purposes, between allotments 4 and 31, parish of Yarrock: Horsham district.—(1311/123.)

Lot 72. Grazing block (No. 4514)—400 acres, comprising allotments 10, 138, 13c, and a reserve for water supply purposes, south and adjoining parish of Kiata: Horsham district.—(1225/123.)

Lot 73. Grazing block (No. 4515)—61 acres, reserved for public purposes, being allotment 53, parish of Kalkee: Horsham district.—(705/119.)

Lot 74. Grazing block (No. 4516)—112 acres, being the Budgerum Dam reserve, adjoining allotments 15 and 16, section D, parish of Budgerum West: Kerang district.—(C.71989.)

Lot 75. Grazing block (No. 4517)—166 acres, being the Mount Bullock Tank Water reserve, parish of Korrak Korrak: Kerang district.—(D.19769.)

Lot 76. Grazing block (No. 4518)—16,760 acres, described in Government Gazette, 8th June, 1877, as Lot 23, Merriman's Creek west: Sale district.—(3347.)

Lot 77. Grazing block (No. 4519)—150 acres, south of and adjoining allotment 86n, section 2, parish of Nuntin: Sale district.—(346/119.)

Lot 77. Grazing block (No. 4520)—98 acres, parish of Boodyarn, county of Buln Buln, adjoining the holdings of J. J. Bowden, J. Casbolt, and J. Whitford: Sale district.—(69/123.)

Lot 79. Grazing block (No. 4521)—100 acres, lying east of and adjoining T. Gallagher's grazing block, and being portion of the State Forest north of the Cherrington run: Sandhurst district.—(Mc.35305.)

Lot 80. Grazing block (No. 4523)—100 acres, parish of Cherrington, county of Rodney, being portion of the State Forest in the south corner of the parish:

Lot 90. Grazing block (No. 4532)—560 acres, being portion of the State Forest in the north-east corner of the parish of Dargile, county of Rodney: Sandhurst district.—(Mc. 35305.)
Lot 91. Grazing block (No. 4533)—600 acres, parish of Dargile, county of Rodney, being portion of the State Forest east of the 32nd section holdings of Morrissy and Ellis: Sandhurst district.—(Mc. 35305.)
Lot 92. Grazing block (No. 4534)—200 acres, bounded on the north by allotment 34, on the east by N. Hosking, jun. (allotment 32), on the south by P. Hosking (allotment 33), and on the west by a three-chain road, parish of Towaninny: St. Arnaud district.—(1398/123.)
Lot 93. Grazing block (No. 4535)—45 acres, being a reserve for public purposes, between allotment 42s and the Avon River, parish of Banyena: St. Arnaud district.—(D. 25070.)
Lot 94. Grazing block (No. 4536)—300 acres, being the creek frontage to allotments 3, 6, 7, 8, 9, 10, 11, 12, and 24, section B, and 4, 5, 6, 7, 8, 9, 10, and II, section A, parish of Kurraca: St. Arnaud district.—(1343/119.)
Lot 95. Grazing block (No. 4537)—145 acres, being the block recently held by the Railway department as a ballast reserve, parish of Borung: St. Arnaud district.—(S. 45283.)
Lot 96. Grazing block (No. 4538)—105 acres, being portion of allotment 37a, reserved for water supply purposes, parish of Warragamba, county of Bendigo: Sandhurst district.—(W. 32564.)
Note.—Licensee to pay survey fee for excision of five acres required for watering purposes, and to enclose the area licensed with a substantial tence.
Lot 97. Grazing block (No. 4539)—12 acres, being allotment 7 of section 11, parish of Yatchaw West: Hamilton district.—(24/119.)

Ensolvency Notices.

INSOLVENCIES-MELBOURNE.

ETURN of Melbourne Insolvencies during the week ending the 18th day of November, 1891:—

Date, name, trade, address, assignee.

13th November. Alexander Edward Mitchell, labourer, Moonee Ponds, Cohen.

Nisi, 28th October.--Absolute, 6th November. Johnson Quintrell, dairyman, Hawthorn, Anderson.

16th November.
John Thomson, decorator, Prahran, Anderson.
William Naismith, groom, Lancefield, Jacomb.
Joseph John Donovan, produce dealer, St. Kilda.

17th November.
William Rosemann, baker, Fitzroy, Jacomb.
Richard Robert Heron, commercial traveller, Fairfield Park,
Cohen.
Frederick Herbert, plasterer, Footscray, Cohen.
Albert Dawson Bell, fruiturer, Carlton, Anderson.
Leslie Hall, coachbuilder, Brunswick, Anderson.

Nisi, 26th October.—Absolute, 6th November. St. John A. Biggs, legal manager, Melbourne, Jacomb.

18th November. William Child, jun., butcher, Melbourne, Jacomb.

H. WILSON MACLEOD, Chief Clerk.

Court of Insolvency, Melbourne, 18th November, 1891.

In the Court of Insolvency, Melbourne.

In the Court of Insolvency, Melbourne.

NOTICE is hereby given that the estates of 90/524, Alexander Edward Mitchell, of Moonee Ponds, labourer; 90/525, Johnson Quintrell, of Hawthorn, dairyman; 90/526, John Thomson, of Prahran, decorator; 90/527, William Naismith, of Lancefield, groom; 90/528, Joseph John Donovan, of St. Kilda, produce dealer; 90/529, William Resemann, of Fitzroy, baker; 90/530, Richard Robert Heron, of Fairfield Park, commercial raveller; 90/531, Frederick Herbert, of Footscray, plasterer; 90/532, Albert Dawson Bell, of Carlton, fruiterer; 90/533, Leslie Hall, of Brunswick, ecachbuilder; 90/534, St. John A. Biggs, of Melbourne, legal manager; 90/535, William Child, jun., of Melbourne, butcher, have been sequestrated; and that general meetings of creditors in the said estates will be holden at the Insolvency Court Offices, the Law Courts, in the city of Melbourne, on Monday, the 23rd day of November, A.D. 1891, 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 18th day of November, A.D. 1891.

H. WILSON MACLEOD,

H. WILSON MACLEOD, Chief Clerk

In the Court of Insolvency at Echuca.

In the Court of Insolvency at Echuca.

NoTICE is heroby given that the estate of Andy Kerr, of Mooroopna, 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 Echuca, on Monday, the 23rd day of November, A.D. 1891, at the hour of half-past Ten o'clock in the forencon, for the election of trustees and for the other purposes mentioned in the 53rd section of the Insolvency Act 1890.

Dated at Echuca this 14th day of November, A.D. 1891.

RICHD KNIGHT

RICHD, KNIGHT, Chief Clerk.

In the Court of Insolvency at Horsham.

NOTICE is hereby given that the estate of John Thomas McCartney, of Ballarat, coachbuilder, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, situate at Horsham, on Thursday, the 26th day of November, 1891, at the hour of half-past Ten o'clock in the forenoon, for the election of the Insolvency Act 1890.

Detect of themsen this 19th day of November 1 2 1901

Dated at Horsham this 12th day of November, A.D. 1891.

W. S. A. PONSFORD, Chief Clerk.

In the Court of Insolvency at Kerang.

NOTICE is hereby given that the estate of William Taylor, of Koondrook, in the colony of Victoria, licensed victualler, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Kerang, on Wednesday, the 25th day of November, A.D. 1891, at the hour of Eleven o'clock in the forencon, for the election of trustees and for the other purposes mentioned in the 53rd section of the Insolvency Act 1890.

Dated at Kerang this 14th day of November, 1891.

WILL. BLACKLOW, Chief Clerk.

In the Court of Insolvency, Eastern District, at Sale.

NOTICE is hereby given that the estate of Archibald Hardie Veitch, of Poowong North, farmer, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Sale, on Wednesday, the 25th day of November, a.D. 1891, at the hour of halfpast 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 Sale this 14th day of November, A.D. 1891.

A. T. WOODS, Chief Clerk.

In the Court of Insolvency at Bendigo.

NOTICE is hereby given that the estate of Edward Samuel
Weeks, of Bendigo, in the colony of Victoria, labourer,
has been sequestrated, and that a general meeting of creditors
in the said estate will be holden at the Insolvency Court Offices,
at the Supreme Court, Bendigo, on Tuesday, the 24th day of
November, A.D. 1891, at the hour of half-past 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 Bendigo this 16th day of November, A.D. 1891.

O. W. COLLINS, Chief Clerk.

In the Court of Insolvency at Geelong.

NOTICE is hereby given that the estate of Harry Robert Alcock (trading as Alcock and Company), of Geelong, in the colony of Victoria, contractor (3334), has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Supreme Court House, Geelong, on Wednesday, the 25th day of November, A.D. 1891, 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 November, A.D. 1891.

Dated at Geelong this 17th day of November, A.D. 1891.

N. J. MAUDE, Chief Clerk.

In the Court of Insolvency at Kyneton.

In the Court of Insolvency at Kyneton.

NOTICE is hereby given that the estate of John Joseph Lavery, of North Drummond, has heen sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Kyneton, on Wednesday, the 25th day of November, A.D. 1891, at the hour of half-past Ten o'clock in the forenoon, for the election of trustee and for the other purposes mentioned in the 53rd section of the Insolvency Act 1890.

Dated at Kyneton this 17th day of November, A.D. 1891

Dated at Kyneton this 17th day of November, A.D. 1891.

E. CANTWELL, Chief Clerk

In the Court of Insolvency, Melbourne.

OTICE is hereby given that the estate of 90/536, Amelia Welman, of St. Kilda, widow, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court offices, the Law Courts, in the city of Melbourne, on Monday, the 23rd day of November, A.D. 1891, 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 19th day of November, A.D. 1891.

H. WILSON MACLEOD, Chief Clerk.

Wolice Sale.

MELBOURNE

THE undermentioned unclaimed property will, if not claimed and expenses paid, be sold by public auction, at Eleven o'clock a.m. on Thursday, the 3rd day of December, 1891, at Kirk's Bazzar, Bourke-street:—
One dark-bay gelding, with black points, aged, 16 hands high, branded H on near shoulder, no other visible brands; also, with the above, one pair old winkers and reins.

D. D. CHAMBERS, Acting Chief Commissioner of Police.

Police Department (Chief Commissioner's Office), Melbourne, 11th November, 1891.

MELBOURNE.

THE undermentioned unclaimed property will, if not previously claimed, be sold by public auction, at Kirk's Horse Bazaar, Bourke-street, Melbourne, on Monday, 7th December, 1891, at Eleven o'clock a.m.:—

One light-grey horse, aged, 15 hands, medium draught, no brands One set spring-cart harness, with exception of one rein.

H. M. CHOMLEY, Chief Commissioner of Police.

Police Department (Chief Commissioner's Office), Melbourne, 18th November, 1891.

Bribate Adbertisements.

BOROUGH OF PORTLAND.

By-law No. 42.

A By-law of the Borough of Portland, made under section 191 of the Local Gorcrament Act 1890, and numbered 42, for prohibiting damage to the footpaths and water-course, and for regulating the formation of crossings over footpaths and water-

N pursuance of the powers conferred by the Local Government Act 1890, the Mayor, Councillors, and Burgesses of Portland order as follows

- 1. That By-law 24 of the Borough of Portland is hereby
- That sections 4 and 5 of Part 1 of the Thirteenth Schedule
 of the Local Government Act 1890 are hereby adopted a
 by-law in and for the Borough of Portland.

Passed this 19th day of August, 1891.

WILLIAM HANLON, Mayor.

(SEAL) T. EDWARD C. HENRY, Town Clerk.

Confirmed this 14th day of October, 1891.

(SEAL)

T. EDWARD C. HENRY, Town Clerk.

The sections adopted are as follows:—

PART 1 OF THE 13TH SCHEDULE "LOCAL GOVERNMENT ACT 1890."

(4) Crossings over footways and channels.

(4) Crossings over footways and channels.

15. Crossing, de., footway, de., saved by made crossing.—Every person who wilfully and without lawful excuse rides or drives any horse or other animal, or drives or wheels any carriage, eart, or other vehicle upon, along, or across any footway or any water channel or cutter, herein called channel, by the side of any street or road, save in each such case upon and by or at some crossing be made as hereinafter mentioned, shall forfeit a sum not exceeding Five pounds, and shall also pay to the council such sum, not exceeding Ten pounds, by way of compensation for any damage done by him to the footway or channel, as the justice adjudicating upon the information shall on the hearing thereof order.

adjudicating upon the information shall on the hearing thereof order.

16. Notice of making crossing.—If any land shall front to, adjoin, or abut upon the footway of any street or road, and if access with horses and vehicles from such street or road, and if access with horses and vehicles from such street or road to such land, or to some sufficient way appurtenant thereto, cannot be had without riding, driving, or wheeling the same respectively upon or across the said footway, or the channel (if any) lying along the outer edge thereof, and if the owner of such land shall desire that a crossing for horses and other animals and for vehicles be made as herein provided over such footway and channel, and shall give a notice in writing of such his desire to the council, and in such notice describe the land in question and the proposed work by reference to the specification deposited as hereinafter mentioned, such specification being in accordance with the provisions hereof and with such regulation as may be, in force in that behalf, it shall be lawful for such owner, after seven clear days from the giving such notice, and not before (with no unnecessary delay or obstruction), at his own cost and ander the inspection of such officer as the council shall have appointed for the purpose, to make such crossing according to the tonor of such notice and specification, and not otherwise, and the owner of such land shall afterwards in like manner maintain the same.

the same.

17. Specification.—Every such owner who desires as aforesaid that any such crossing shall be made shall, before giving notice to the council as herein provided, deposit with the municipal clerk a specification describing the proposed work with respect to each of the several matters hereby or by any such regulation in force in that behalf required or provided.

- 18. Immunity of person giving irregular notice in certain cases.—
 Unless within the period of soven days after the receipt of any such notice as aforesaid the council shall give notice to the person giving the same that (if the fact be so) such notice or the specification referred to therein and deposited is not in accordance with the provisions of such regulation as aforesaid, such notice and specification shall thereafter, so far only as affects the liability of such person to a penalty, be deemed to be in accordance therewith.
- ance thorewith.

 19. Nature of crossing where there is a street-kerb.—In streets or roads in which, at the site of any such proposed crossing, there is a korb of stone or wood along the outer edge of the footway, the crossing so far as the footway extends shall have on both sides a kerb not higher in any part than the auriace of the footway at that part, and similar in all respect to such first-mentioned kerb, and such kerb shall approach to and join the street kerbing in gentle curves outwards; and such crossing shall be of such width, and the surface thereof, so far as the footway extends, shall have such inclination outwards and be depressed so far below the footway, as shall have been respectively appointed by some regulation in that behalf, and, shall, with respect to the channel, be so laid or constructed as not to raise or obstruct the same or any part thereof.

 20. Nature of crossing where there is no street-kerb.—In streets
- obstruct the same or any part thereof.

 20. Nature of crossing where there is no street-kerb.—In streets or roads in which, at the site of any such proposed crossing, there is no such kerbing as in the last preceding section mentioned, the crossing over the channel shall be such auitable bridge as shall leave a free passage for the water underneath the same, and shall be of such materials, form, length, size, strength, and fall as shall have been respectively appointed by some regulation in that behalf; and the surface of such crossing, so far as the footway extends, shall be so made good by paving, macadamizing, gravelling, or otherwise, that the necessary traffic by animals or vehicles over the same shall not cause any damage thereto, but that such crossing shall be as sound and commodious for the passage of persons using the footway as the other portions of such footway adjoining such crossing.

 21. Departures from notice, &c., not punishable in certain cases.
- tootway adjoining such crossing.

 21. Departures from notice, de., not punishable in certain cases.

 No person making any crossing shall be deemed guilty of an offence by reason only of some departure in making such crossing from the notice or specification relating thereto, unless the officer of the council appointed as hereinbefore provided to inspect the making of the crossing shall have reported in writing such departure to the council within three days after the same shall have occurred, and unless such person, being served by the council within three days after such notice so to do, shall for the space of seven clear days after such notice have failed to correct or supply such departure.

 22. Council may alter improper crossing.—Expenses—If any
- failed to correct or supply such departure.

 22. Council may alter improper crossing.—Expenses.—If any crossing shall have been made in any respect contrary to this by-law or any regulation in force herounder, it shall be lawful for the council, if they shall see fit, to cause the same to be altered so as to conform hereto and to such regulation respectively, and to recover, in manner in the Local Government Act 1890 provided, the expenses of such alteration from the owner of the land to which such crossing shall lead; but they shall not so recover in those cases of departure from the notice or specification which the council or their officer might respectively have given notice of or reported but failed to give notice of or report espectively in manner and within the time provided in the preceding sections hereof.

 23. Crossinas for vivate streets.—Expenses.—If any private
- ceding sections hereof.

 23. Crossings for private streets.—Expenses.—If any private street or road shall neet at an angle the footway of any public street or road, and there shall be no crossing upon and across such footway and the channel adjacent thereto from such private street or road to such public street or road, it shall be lawful for the council, if they shall see fit, to make in accordance with any regulation in force in that behalf a crossing upon and over such footway and channel of the description hereinbefore provided with respect to other crossings, and to recover from the owner of each of the tenements abutting on such private street or road such portion of the expenses of such making as shall bear to the whole of such expenses the same proportion as the rateable value of such tenement bears to the whole rateable value of such tenement bears to the whole rateable value of all the tenements so abutting. tenements so abutting.
- tenements so abutting.

 24. Council may alter crossings made before subdivision in force.

 —If any crossing across or over any footway or channel to any land or way appurtenant thereto, or to any private street or road, shall have been made before the coming into operation of this subdivision, but shall in any respect not be in accordance with any regulation mode hereunder, the council may, if they shall see fit, cause the same to be altered so as to conform to such regulation; and if such crossing shall have been made contrary to any by-law in force at the time of making the same, the council may recover the expenses of such alteration in manner in the last two preceding sections mentioned according as one or the other may be applicable to the case.

 25. Repair of crossings.—If any crossing shall be out of repair,
- other may be applicable to the case.

 25. Repair of crossings.—If any crossing shall be out of repair, and the person liable hereunder to maintain or repair the same shall, for seven days after notice from the council to that effect, neglect properly and completely to repair the same, he shall forfeit for every day that such crossing shall remain so unrepaired a sum of Forty shillings; and the council may, if they shall see fit, effect such repair, and recover the same from such person before any justice.

person before any justice.

26. Regulations.—It shall be lawful for the council from time to time to make regulations for all or any of the purposes following, that is to say:—

For regulating the width, depression, and inclination of crossings across or over footways and channels, and the materials for making and constructing the same; the mode of laying and bedding such materials, the length, width, size, strength, and fall of bridge crossings, and the said inclination and fall, either absolutely or with relation to the levels, inclination, or fall of the footway or channel, or otherwise, in like manner.

(5) Deposit or discharge of rubbish, liquid. &c., on streets, &c.

(5) Deposit or discharge of rubbish, liquid. dc., on sirects, dc.—
27. Causing, dc., offensive liquid, dc., to flow on street, dc.—
Every person who causes to run from any manufactory or any establishment for the boiling or preparing of any animal matter, or any browery, slaughter-house, butcher's shop, or any dunghill or other receptacle, or from any inn, into or upon any street or road, public or private, or any footway or channel, and every occupier of any land or premises who causes or permits to run from such land or premises into or upon any such street or road, footway or channel, any offensive liquid or matter, shall, for every day during which any such liquid or matter shalls or run, forfeit a sum not exceeding Five pounds.

28. Causing sludge to flow on street, dc.—Every manager and director of any company established for mining purposes, whether incorporated or not, and every other person who, unless where authorized by or under some Statute now or hereafter to be in force, shall cause or shall allow any sludge made in the process for washing earth for gold or otherwise to flow or run into or upon any street, public or private, or any footway or channel, shall, for every day during which any such sludge shall so flow or run, forfeit a sum not exceeding Five pounds.

OTICE is hereby given that the partnership carried on for

NOTICE is hereby given that the partnership carried on for some time past between Andrew Bourke and Timothy Fitzpatrick, as grocers, wine and spirit merchants, at 446 Sydney-road, Brunswick, under the firm of Bourke and Fitzpatrick, has this day been dissolved by mutual consent.

Dated this 17th day of November, 1891.

ANDREW BOURKE.

TIMOTHY FITZPATRICK.

Witness—B. J. W. Cuur.

3838

3838

Witness-B. J. W. CAHIR.

NOTICE is hereby given that the partnership heretofore existing between the undersigned John Taylor and James Henry Lancaster, in the business of grease and hardware merchants, at Wright's-lane, Melbourne, and Murphy-street, Richmond, near Melbourne, in the colony of Victoria, under the name or style of "The Standard Grease Company," has been dissolved by mutual consent, as from the date hereof.

Dated this 14th day of November, 1891.

JOHN TAYLOR.

Witness to both signatures—W. H. LOYD ROBERTS, solicitor Melbourne.

NOTICE is hereby given that the partnership hitherto existing between George Lister, of No. 8 Johnston street, Fizzroy, fruit merchant, and Benjamin Harrop, formerly of No. 20 Capel-street, West Melbourne, fruit merchant, but now an inmate in the Yarra Bend Lunatic Asylum, under the style or firm of "G. Lister and Co.," has this day been dissolved by mutual consent, as from the 21st day of September last.

All debts owing to or by the said firm will be received and paid by the said George Lister.

Dated this 18th day of November 1891.

GEORGE LISTER.

BENJAMIN HARROP,

By Thos. Proour Webb,

Master in-Lunacy.

Witness—James WM. Ward, clerk to Fink, Best, and P. D.

Phillips, solicitors, Melbourne.

3891

The Companies Act 1830.

PECIAL resolution passed at an Extraordinary General Meeting of the Victorian Master Plumbers and Gasfitters Importing Company Limited, held at the company's office, 308 and 310 Lonsdale-street, Melbourne, on Monday, the 12th day of January, 1891, and confirmed at an Extraordinary General Meeting of the said company, held at the same place, on Monday, the 9th day of February, 1891:—
That the Victorian Master Plumbers and Gasfitters Importing Company Limited be wound-up voluntarily, under the provisions of the Companies Act 1800; and that Mr. John Edwards be appointed liquidator.

Dated this 17th day of November, 1891.

JAMES GLENCROSS, Chairman.

itness-John Rourke. McKean and Leonard, 237 Collins-street, Melbourne, solicitors to the said company in liquidation.

Companies Act 1890.

BEALE AND COMPANY LIMITED.

NOTICE is hereby given that at an Extraordinary General Meeting of the above-named company, held on the 21st day of October, 1891, the following resolutions were duly passed, and that at a subsequent Extraordinary General Meeting of the said company, held on the 11th day of November, 1891, such resolutions were duly confirmed:—

Resolutions were duly confirmed:—

Resolutions referred to.

1. That the company be wound up voluntarily.

2. That the Honorable David Ham, M.L.C., of Ballarat; Hugo Wertheim, of William-street, Melbourne, importer; and Charles Franklin, of Little Flinder-street, Melbourne, merchant, be and are hereby appointed liquidators for the purpose of winding up the affairs of the company and distributing the property of the company, with power to any two of such liquidators to act in the matter of such winding up as if they had been appointed as sole liquidators hereunder.

Dated this 17th day of November, 1891.

3843

W. F. MÜLLER, Manager.

BEALE AND COMPANY LIMITED.

FFERRING to the above resolutions for the winding up of the company, the public are informed that the liquidation has been determined upon with the view to disposing of the business of the company to another firm.

Dated this 17th day of November, 1891.

W. F. MÜLLER, Manager.

In the Supreme Court of the Colony of Victoria.—1891.—In the matter of the Companies Act 1850, Part I, and in the matter of the Anglo-Australian Bank Limited.

THE creditors of the above-named bank in Australia are required, on or before the 30th day of November, 1891, to send their names and addresses and the particulars of their debts or claims, and the names and addresses of their solicitors (if any) to John Montgomery Templeton, of 237 Collins-street, Melbourne, in the colony of Victoria, the official liquidator of the said bank, and, if so required by notice, in writing, from the said official liquidator, are by their solicitors to come in and prove their said debts or claims at the chambers of His Honor Mr. Justice A'Beckett, or other the judge sitting in chambers at such time as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved. Monday, the 4th day of April, 1892, at half-past Ten o'clock in the forenoon, at the said chambers, is appointed for hearing and adjudicating upon the debts and claims.

Dated this 4th day of November, 1891.

upon the debts and claims.

Dated this 4th day of November, 1891.

Stamp 5/-cancelled, T. P. 4/11/91.

١

THOMAS PENNEFATHER, Associate.

Godfrey and Bullen, 60 Queen-street, Melbourne aforesaid solicitors for the said official liquidator.

In the matter of the Companies Act 1890, and in the matter of THE WILTON PARK COMPANY LIMITED, in liquidation.

THE CHICAGO THE creditors of the above-named company are required, on or before the 18th day of December, 1891, to send their names and addresses and the particulars of their debts or claims to Richard Harding Butler, of 87 Queen-street, Melbourne, the liquidator of the said company, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

Dated this 18th day of November. 1891.

R. H. BUTLER, Liquidator. 3845

In the matter of the Companies Act 1890, and in the matter of THE NEW WILTON PARK COMPANY LIMITED, in liquidation.

THE creditors of the above-named company are required, on or before the 18th day of December, 1891, to send their names and addresses and the particulars of their debts or claims to Richard Harding Butler, of ST Queen-street, Melbourne, the liquidator of the said company, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

Dated this 18th day of November, 1891.

3846

R. H. BUTLER, Liquidator.

В

THE YARRA BANK LAND COMPANY LIMITED.

NOTICE is hereby given that the registered office of the above company has been removed from 438 Collins-street, Melbourne, to 98 Queen-street, Melbourne.

By order of the Board,

A. M. McCANN, Chairman. Melbourne, 13th November, 1891. 3855

NOTICE is hereby given that the registered office of the Heights of Maribyrnong Estate Company Ltd. is at 9 Stawell Chambers, Little Bourke-street.

C. E. JONES, Liquidator. Melbourne, 18th November, 1891.

THE VICTORIAN ATMOSPHERIC REFRIGERATING COMPANY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that a General Meeting of the Shareholders of the above-named company, for the purpose of having the liquidator's account laid before them, will be held at my office, 454 Collins-street, on Thursday, the 24th day of December, 1891, at Twelve o'clock noon.

P. BOOTH, Liquidator Victorian Atmospheric Refrigerating Company Limited. Melbourne, 17th November, 1891. 3877

In the matter of the HEIGHTS OF MARIBYRNONG ESTATE
COMPANY LIMITED and of the Companies Act 1830.

A T an Extraordinary General Meeting of the above-named
company, duly convened and held at the Board-room of the
aid company, No. 97 Collins-street west, Melbourne, on the 10th
day of October, 1888, the following special resolution was duly
passed:—"That the Heights of Maribyrnong Estate Company
Limited be wound up voluntarily, and that Mr. Charles Edwin
Jones, of No. 97 Collins-street west, Melbourne, be appointed
liquidator, at a remuneration of £150."

And at a subsequent Extraordinary General Meeting of the
members of the said company, also duly convened and held at
the same place, the said resolution was duly confirmed.

(SEAL) C. E. JONES, Liquidator.

(SEAL) C. E. JONES, Liquidator, Stawell Chambers, Little Bourke-street, Melbourne.

In the assigned estate of WILLIAM GEORGE PARKER, late of Glenmore, farmer.

A DIVIDEND (first and final) will be payable in the above estate at the office of Mr. John Norton, solicitor, Reidstreet, Wangaratta, on and after the 1st day of December, 1891, to those creditors who have proved their claims.

ALEXANDER TONE, WILLIAM MELDRUM, Trustees, No. 143,-November 20, 1891,-4,

PALANCE SHEET of the South Suburban Mutual Permanent Residing and Investment Society, Port Melbourne

for the Very anding 30th S	Investmen	t Societ 1891	y, Por	t Melbourne,	
for the Year ending 30th September, 1891.					
1891, 30th Sept.					
To Subscribed capital and i	nterest			£2,726 14 10	
n Shares paid up				1,190 0 0	
" Deposits and interests	•••			2,161 13 11	
" Bank and interest			•••	6,775 13 11	
п Mortgage on freehold				1,250 0 0	
" Balance, profit and loss	•••	•••	•••	$399 \ 14 \ 5$	
				11.700.15.1	
			2	214,503 17 1	
	Assets.				
1891, 30th Sept.	ZIDSEIS.				
By Present value loans				£12,381 16 6	
" Society's own freehold			•••	2,023 6 10	
" Fires, rents, and repays				19 1 6	
n Pass books, account boo					
nituro			,	79 12 3	
	•••	•••	,		
			ž	£14,503 17 1	
	FIT AND I	loss.			
To Interest payable				£583 5 8	
"Interest accrued				119 1 10	
" Office, working and inci	idental exp	enses		277 6 5	
11 Cash in hand				1 2 0	
" Balance				399 14 5	
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	• •••	•••		£1,380 10 4	
D D 1 1 1 5	10.1				
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THE LYGON PERMANENT BUILDING SOCIETY.

STATEMENT of Accounts for the Year ending 30th September, 1891.—Sixth Year.

Dr. RECEIPTS. Dr.

rο	Subscriptions on perman	em snai	es	•••	<i>z.,</i>	J02		•	
11	u subscril	oing sha	res			28	18	0	
17.	termins	ting she	ıres			35		0	
11	Repayments on loans				6,	494	11	2	
11	Fixed deposits				15,	509	15	7	
	Survey fees received					20	9	6	
	Fines received					25		11	
11	Insurance premiums rece	cived				36		4	
	Interest received					39	13	-8	•
	Sundries received					0	8	0	
II	Cash in hand, 1890	•••				41	5	4	
	-							_	
					£24,	136	4	9	
					_			_	

Cr. Ex	PENDITU	RE,			
By Loans advanced	,	***		£6,650 9 S	
Deposits repaid]	14,203 2 11	
Interest paid to bank ar	nd deposi	itors	•••	900 5 0	
Salaries, rent, &c				271 5 4	Ł
Survey fees paid	***			28 9 0)
Insurance premiums pai	id			34 6 7	′
Dividend on permanent		1890		815 13 11	Ł
Subscribing shares with	drawn			41 19 10)
Incidental expenses				29 9 1	3
Bank balance, 1890				783 3 1	Ĺ
Bank balance, 1891, Cr.				355 13 7	7
Cash in hand	•••		***	22 6 0)
n Cash in hand	• • •	•••			_
			4**	24,136 4 4)
				,	

PROFIT AND LOSS.

Dr. To 8 per cent. dividend on	perniane	nt shares	.,.	£815 13	11
" 8 per cent. dividend on	subscribi	ng and t	ermi-		
nating shares				14 11	1
11 Salaries, rent, &c		***		271 5	4
" Incidental expenses				29 1	9
" Interest paid to bank a	id deposi	itors	• • •	860 11	4
Reserve fund				100 0	0
Balance, being profit		***		1,088 18	0
				£3 180 1	

Cr. By Balance last year Interest on loans Less accrued last year		£2,268 66	6 2	 4 6	£917		6
" Fines					2,202		
	1000		_	•••	25	18	11
" Interest on fixed deposits	, 1890	£368	_0	_0			
" Less on fixed deposits, 18	ÐĮ.	333	17	10			
				_	34	2	2
							_
					£3,180	1	5
D.,							
D_r . Li.	ABILIT	iks.					
To Permanent share fund	•••			•••	£12,759	3	9
" Permanent £5 share fund					225	0	0
" Subscribing "		٠ ٠			104		2
" Terminating "	•••				125	16	3
" Fixed deposits	•••	£14,486					
" Accrued interest		333	17	10			
					14,820	14	8
" Survey fees in hand	•••				. 2	17	3
" Reserve fund		***			400	0	0
 Balance of profit and loss 			٠		1,088	18	0
	,						
			•		£29,527	1	1
Cr.	ASSETS	3.					
By Present value of loans				٠	£28,901	2	4
Office furniture				•	120	0	0
" Valuation tables					55	0	0
" Preliminary expenses	•••			•••	55	0	0
Insurance premiums due	•••				14	19	2
Bank balance		•		٠	355	13	7
п Cash in hand	•••	•••		•••	22	6	0
					£29,527	1	1
Francisco and family							
Examined and found correct							
THOS. BREN	ANT	LL, F.I	Α,	V.,	1		
THOS. BREN R. MANFIEI	LD T.	AYLOR.		.,	$^{\prime}$ $^{\prime}$ Audit	ors.	
DIGITO D *							

In the Supreme Court.—In the matter of Part I. of the Com-panies Act 1890, and in the matter of The Imperial Banking Company Limited.

RICHD. B. DAVIS, Secretary. 376 Lygon-street, Carlton, October, 1891.

Company Limited.

Y an Order made by His Honour Mr. Justice Molesworth, one of the Judges of the said Court, in the above matter, dated the 12th day of November, 1891, on the petition of Frank Rogers, of Gwynda Avenue, Canterbury-road, Camberwell, a creditor of the above-named company, it was ordered that the said The Imperial Banking Company Limited be wound up by this Court under the provisions of Part I. of the Companies Act 1890, and it was further ordered that the costs of the said petitioner of and incidental to the said petition and of the said order, and of and incidental to the prior hearing of the said petition before His Honour Mr. Justice Webb, should be taxed by the taxing officer of the said court, and, when taxed, should be paid out of the assets of the said company; and the said Court did further order that the creditors who opposed the said petition, the directors, the company, and the value provided shorthand-writer, should be assessed by the taxing officer of the said Court, and, when the conditions of the said court, and paid out of the assets of the said Court did further order that the fees and charges of F. A. Chartres, the licensed shorthand-writer, should be assessed by the taxing officer of the said Court, and paid out of the assets of the said company; and the said Court did further order that the said Court did further order that the said court did further order that the said core should be passed and entered forthwith.

Dated this 17th day of November, 1891.

Dated this 17th day of November, 1891.

ARTHUR H. MANTON, Adolaide Chambers, 120 Queenstreet, Melbourne, solicitor for the petitioner. 3884

Tuesday, 22nd December.

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 Baillwick, requiring him to levy certain moneys of the real and personal estate of Robert Davies, the said Sheriff will, on Tuesday, the 22nd day of December, 1891, at the hour of One o'clock in the atternoon, cause to be sold, at the Post Office, Lang Lang (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):—

Sheriit be otherwise stayed; :—

All the right, title, and interest (if any) of the said Robert Davies in and to all that piece of land particularly described in certificate of title, entered in the register-book, volume 1933, folio 386510; also all those pieces of land described in the following certificates of title, entered in the register-book as follows:—Vol. 1663, fol. 332430; vol. 1452, fol. 290229; vol. 2026, fol. 40034; vol. 193, fol. 33442; vol. 185, fol. 36425; vol. 2324, fol. 464671; vol. 2324, fol. 464671; vol. 2324, fol. 464673; vol. 2824, fol. 464673; vol. 270, fol. 433963; vol. 2110, fol. 433963; vol. 2110, fol. 43264; vol. 1874, fol. 374623; vol. 1874, fol. 374622; vol. 1759, fol. 351706; vol. 1874, fol. 374624; vol. 1825, fol. 370221.

N. B.—Terms: Cash on the fall of the hammer. No chaques

N.B.-Terms: Cash on the fall of the hammer. No cheques

Dated at Melbourne this 16th day of November, 1891.

RICHARD McMILLAN, Sheriff's Officer.

Wednesday, 23rd December.
In the Supreme Court of the Colony of Victoria,—Fi. Fa. 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 Baillivick, requiring him to levy certain moneys of the real and personal estate of Mary T. Daniet, the said Sheriff will, on Wednesday, the 23rd day of December, 1891, at the hour of Eleven o'clock in the foremon, cause to be sold, in the Quadrangle at the Law Courts, 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 Mary T. Daniel in and to all that piece of land being part of Crown portion 36, city and parish of Prahran, county of Bourke, being the whole of the land contained in certificate of title, volume 1856, folio 371188.

N.B.—Torms: Cash on the fall of the hammer. No cheques

N.B.—Terms: Cash on the fall of the hammer. No cheques

Dated at Melbourne this 16th day of November, 1891.

RICHARD McMILLAN, Sheriff's Officer.

3876

Tuesday, 22nd December. In the Supreme Court of the Colony of Victoria. -Fi. Fa.

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 H. S. F. Soutter, the said Sheriff will, on Tuesday, the 22nd day of December, 1891, at the hour of Eleven o'clock in the forenoon, cause to be sold, at the Quadrangle, Law Courts, William-street, Melbourne, (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):—

All the sight 4321.

stayed):—
All the right, title, and interest (if any) of the said H. S. F.
Soutter in and to all that piece of land being part of Crown allotment 7, section 65, parish of Jika Jika, county of Bourke, and being the whole of the land contained in certificate of title, volume car tall, 120072

691, folio 138078.

N.B.—Terms: Cash on the fall of the hammer. No cheques

Dated at Melbourne this 17th day of November, 1891.

THOMAS WOOD, Sheriff's Officer.

JOHN BARROW MILTON

JOHN BARROW MILTON.

PURSUANT to the Trusts Act 1830, notice is hereby given that all creditors and other persons having any claims or demands against the estate of John Barrow Milton, late of Elmsdale, St. Kilda-road, Melbourne, in the colony of Victoria (who died on the 4th day of October, 1891, and probate of whose will was granted to James Ewins, of Swan-street, East Richmond, in the said colony, accountant, and Alfred Harber, of Walsh-street, South Yarra, in the said colony, shot manufacturer, the executors named in and appointed by the said will), are hereby required to send in particulars of such claims or demands to the said executors, at the office of Messicurs Pavey, Wilson, and Cohen, 61 Queen-street, Melbourne, on or before the 14th day of December, 1891, after which date the said executors will distribute the assets of the said estate amongst the parties entitled thereto, having regard only to the claims or demands of which they shall then have had notice; and they will not be liable for the assets or any part thereof so distributed to any person of whose claims they shall not have had notice at the time of such distribution.

Dated this 14th day of November 1801

Dated this 14th day of November, 1891.

PAVEY, WILSON, & COHEN, 61 Queen-street, Melbourne proctors for the estate.

GEORGE DUNCAN McDONALD, DECEASED.

GEORGE DUNCAN McDONALD, DECEASED.

DURSUANT to the provisions of the Trusts Act 1890, notice is hereby given that all creditors and others having claims against the estate of George Duncan McDonald, late of Waaia, in the colony of Victoria, farmer, deceased, intestate (who died on the 7th day of June, 1891, and letters of administration of whose estate were, on the 2nd day of July, 1891, granted to Finlay McDonald, of Waaia aforesaid, farmer, a brother of the said deceased), are hereby required to send to the undersigned particulars, in writing, of such claims on or before the 21st day of December next. And notice is hereby given that after the said 21st day of December next the said Finlay McDonald will proceed to distribute the assets of the said George Duncan McDonald, deceased, amongst the parties entitled thereto, having regard only to the claims of which the said Finlay McDonald shall then have had notice; and the said Finlay McDonald will not be liable for the assets or any part thereof so distributed to any person of whose claim he shall not then have had notice.

Dated this 16th day of November, 1891.

SUTHERLIAND, MACFARLANF, & TUNNOCK, Mel-

SUTHERLAND, MACFARLANE, & TUNNOCK, Mel-ville-street, Numurkah, proctors for the said Finlay McDonald.

NOTICE TO CREDITORS.-THOMAS COCK, DECEASED. DURSUANT to the provisions of the Trusts Act 1830, notice is hereby given that all persons having claims against the estate of Thomas Cock; late of Buckley-street, Essendon, in the colony of Victoria, retired farmer, deceased (who died on the 24th day of August, 1891, and probate of whose will was granted by the Supreme Court of the colony of Victoria, in its probate jurisdiction, on the 15th day of October, 1891, to Ellen Cox, of Buckley-street, Essendon, aforesaid, widow, and William James Cox, of Ascot Vale, hall, Union-road, Ascot Vale, agent, the executors appointed by the said will), are hereby required to send

the particulars, in writing, of their claims, on or before the 21st day of December next, to the said William James Cox. And notice is hereby given that after the said last-mentioned date the said executors will proceed to distribute the assets of the said Thomas Cock, deceased, which shall have come to their hands as such executors as aforesaid among the parties entitled thereto, having regard to the claims only of which they shall then have had notice; and the said executors shall not be liable for the assets so distributed or any part thereof to any person of whose claim they shall not then have had notice.

Dated the 18th day of November, 1891.

MADDEN & BUTTLE 466 Colline street. Melbourne.

MADDEN & BUTLER, 406 Collins-street, Melbourne proctors for the executors.

EMMA DAWSON, DECEASED.

PURSUANT to the 59th section of the Trusts Act 1800, notice is hereby given that all creditors or other persons having any claims or demands against the estate of Emma Dawson, late of Williams-road, Torrak, near the city of Melbourne, in the colony of Victoria, widow, deceased, who died on the 24th day, of May, 1891, and probate of whose will was granted by the Supreme Court of the said colony to Wiliam Henry Miller and Sanuel Gillott, the executors appointed by the said will, are required to send, in writing, particulars of such claims and demands to the said executors, at the office of Gillott, Croker, Snowden, and Co., solicitors, 84 William-street, Melbourne aforesaid, on or before the 31st day of December, 1891, after which date the said executors will distribute the assets of the said deceased amongst the persons entitled, having regard only to the claims and demands of which the said executors shall then have had notice, and they will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not have had notice at the time of such distribution.

Dated this 11th day of November, 1891.

GILLOTT, CROKER, SNOWDEN, & CO., 84 William-

GILLOTT, CROKER, SNOWDEN, & CO., 84 William street, Melbourne, proctors for the said executors.

OST, from Trentham, on 18th October, 1891, one brown draught horse, aged, white snip on nose, star on forehead both hind feet white, branded N on near shoulder. star on forehead,

N. NEWTON, Produce Merchant, Trentham 2nd November, 1891.

STRAYED from Warracknabeal, 22nd October, 1891, one black horse, branded R near shoulder, one hind fotlock white, nectium size; one bay mare, branded W near shoulder, blemish on one eye, medium draught, star on forchead.

Reward for each horse for any information to

3803

3837

PH. DELALANCH, Warracknabeal Post-office.

Mining Notices.

QUEEN'S BIRTHDAY GOLD MINING COMPANY
NO LIABILITY.

NOTICE is hereby given that an Extraordinary Meeting of
the above company is hereby convened, and will be held
at the Newmarket Hotel, Kyneton, on Saturday, the 5th day of
December, 1891, at Three o'clock in the afternion, to transact
the following business, or such of the same as the meeting may
think fit:

the following business, or such of the same as the meeting may think fit:—

Business: To increase the capital of the above company by increasing the amount payable in respect of each share to such extent as the meeting may decide; or by the issue of such number of new shares as the meeting may decide; or by both of the above means. To confirm the minutes of the meeting.

F. T. LAVENDER, Manager. Kyneton, 18th November, 1891.

THE MILLEARNE GOLD MINING COMPANY
NO LIABILITY.

OTICE is hereby given that an Extraordinary Meeting of
the above company will be held at Coe's Victoria Hotel,
Hamilton, on Friday, the 4th day of December, 1891, at Three
o'clock p.m.

Business:

Business:

1. To increase the capital of the above company by increasing the amount payable in respect of each share to such extent as the meeting may decide; or by the issue of new shares as the meeting may decide; or by both of the above means.

2. That the money paid by shareholders under the authority given by them at the general meeting held at Quiney's Hotel, Ararat, on the 7th day of November, 1891, be accepted as part payment of the increased capital passed at this meeting.

3. To make rules for the management and purposes of the company.

company.
4. To confirm the minutes of the meeting.

J. P. GOODBUN, Manager. Ararat, 16th November, 1891.

BLACK LEAD EXTENDED GOLD MINING COMPANY
NO LIABILITY.

NOTICE is hereby given that an Extraordinary General
Meeting of the Shareholders in the above company will be
held at the registered office of the company, on Wednesday, 3rd
December, 1891, for the following purposes:—

1. To alter clause 4 of the articles of association by an addition
of words making all contributing shares paid up to 3s. 3d. each.
2. To empower the directors to deal with all unallotted shares.
3. To confirm minutes of meeting.

DUNCAN LONGDEN, Manager.

THE VICTORIA COMSTOCK SILVER AND GOLD MINING COMPANY, ST. ARNAUD, NO LIABILITY.

NOTICE is bereby given that an Extraordinary Meeting of the above company is hereby convened, and will be held at No. 27 Rothschild Chambers, Collins-street, Melbourne, on Monday, 30th day of November, 1891, at half-past Two in the afternoon, to transact the following business, or such of the same as the meeting may think fit: as the meeting may think fit:-

Business:
To confirm the suspension of Mr. J. Johnston.
To remove Mr. J. Johnston from his position as legal manager.
To appoint a legal manager.
To receive the balance sheet, accounts, mine manager's, chairand of director's, and auditors' reports.
To elect directors and auditors.

3892

L. LEVINSON, Acting Manager.

GWENDOLINE TIN MINING SYNDICATE

NO LIABILITY.

A SPECIAL Meeting of the Shareholders in the above will
be held at the office of the syndicate, Day-street, Omeo,
on Friday, the 4th December, at Eight p.m.
Business: To consider the balance-sheet.

MILES T. CARROLL, Manager.

THE PRINCE ALFRED QUARTZ GOLD MINING COY.

NO LIABILITY, MAJORCA.

NO LIABILITY, MAJORCA.

OTTICE is hereby given that a Call (the 4th) of One penny per share has been made on the contributing shares Nos. 12,001 to 24,000, and is due and payable at the company's office, 263 Chapel-street, Prahran, on or before Wednesday, 9th December. 1891 ber, 1891.

GEO. H. HAYNES, Manager.

EGERTON QUARTZ MINING COMPANY
NO LIABILITY, BLACKWOOD.

OTICE.—A Call (the 66th) of One penny per share on the capital of the company has been made, due and payable at the office, 129 Queen-street, Melbourne, on Wednesday, the 9th day of December, 1891.

D. MACPHERSON, Manager D. MACPHERSON, Manager. 3861

19th November, 1891.

MALUA GOLD MINING COMPANY NO LIABILITY, HEAD B.B. CREEK, NEAR MATLOCK.
Registered Office: 44 Baring Chambers, Market-street.
A CALL (the 3rd) of Threepence per share has been made upon the increased capital of the company, payable at the above office on or before Wednesday, the 9th December, 1891.

A. SCHMEIDT, M.A., Legal Manager.

44 Baring Chambers, Market-street, Melbourne, 19th November, 1891.

Twelfth Schedule.

THE undersigned, hereby make application to register the "Tappit Consols Quartz Mining Company" as a no-liability company under the provisions of Part II. of the Mining Companies Act 1890.

1. The name of the company is to be "Tappit Consols Quartz Mining Company No Liability."

2. The place of operations is at Tarnagulla.

3. The registered office of the company will be situated at Nolan-street, Maryborough.

4. The value of the company's property is Five hundred pounds. Twelfth Schedule.

4. The value of the company's property is five manner pounds.

5. The number of shares in the company is Twenty thousand, of Five shillings each.

6. The number of shares subscribed for is Ten thousand.

7. The name of the manager is James Tudor Seymour.

8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as follows:—

Number of Shares

100 100 500 100 100 8,500

Dated at Maryborough this 16th day of November, 1891.

JAMES TUDOR SEYMOUR, 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 overy 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 correct prairies. corrupt perjury.

JAMES TUDOR SEYMOUR.
Taken before me, at Maryborough, this 16th day of November
91—THOMAS CASEY, J.P.

Companies Act 1890.—Twelfth Schedule.

MEMORIAL FOR REGISTRATION OF THE FORSYTIT'S QUARTZ MINING COMPANY NO LIABILITY.

THE undersigned, hereby make application to register The Forsyth's Quartz Mining 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 Forsyth's Quartz Mining Company No Liability.

2. The place of operations (or intended operations) is at Swift's Creek, near Omeo, Gippsland.

3. The registered office of the company will be situated at No. 418 Chancery-lane, in the city of Melbourne.

4. The value of the company's property, including claim and machinery, is Fifty thousand pounds.

5. The number of shares in the company is Forty thousand, of Ten shillings each, Twenty thousand of which shares are fully paid up to Ten shillings each share, and the remaining Twenty thousand of which shares are paid up to Four shillings constants. 2. The place of operations (or intended operations) is at Arrowtown, New Zealand.
3. The registered office of the company will be situated at No. 23 Normanby Chambers, Little Collins-street, Melbourne.
4. The value of the company's property, including claim, Fifteen thousand pounds.
5. The number of shares in the company is One hundred and twenty thousand, of Five shillings each.
6. The number of shares subscribed for is One hundred thousand. 7. The name of the manager is Charles Thorpe.

8. The names and addresses and occupations of the share-olders, and the number of shares held by each at this date, are holders, and the number of sname head of our as follows:—

Joseph Bartlett Davies, banker, Melbourne
John Moodie, gentleman, Melbourne
William Cameron, agent, Melbourne
George Haskins, importer, Melbourne
David Miller, mining manager, Queenstown
J. B. Davies and John Moodie, as above, Melbourne
Charles Thorpe, accountant, Melbourne 29,000 29,000 15,000 15,000 thousand of which shares subscribed for is Thirty-four share.

6. The number of shares subscribed for is Thirty-four thousand six hundred and thirty.

7. The name of the manager is Samuel Finch Drakeford.

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.
Paid-up. 5,000 5,000 2,000 100,000 Number of Shares. Paid-up. Dated this 19th day of November, 1891. C. THORPE, Manager. P. Forsyth (in trust for Allan Forsyth), Gum Forest, Swift's Creek, gold miner P. Forsyth, Gum Forest, Swift's Creek, gold miner George William Forsyth, Gum Forest, Swift's Creek, gold miner H. Foster, M.L.A., Bruthen, gentleman ... Hon. J. Sternberg, M.L.C., Bendigo, gentleman ... John Stevens, 583 Canuing-street, Carlton, mining expert Witness to signature—ALFRED WARD. I, Charles Thorre, 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.

C. Thorre. 10,717 6.333 100 100 250 Taken before me, at Melbourne, this 19th day of November, 1891—HENRY P. FERGIE, J.P. 800 Con-tributing John Stevens, 583 Canning-street, Carlton, mining The Companies Act 1890.
Part II., Div. 4, Sec. 309, Ss. 1.
I, CHARLES THORPE, of Melbourne, do solemnly and sincerely declars that I, CHARLES THORPE, of Melbourne, we seemed declare that—

1. I am the manager of the said intended company, to be named the Arrow Tunnel Sluicing Company No Liability.

2. Five per cent. of the subscribed capital of the said company is at this time paid up.

3. 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.

C. Thorpe. 7,790 1,450 280 280 280 280 Taken before me this 19th day of November, 1891—HENRY P. FERGIS, J.P. 3874 280 S. L. Draketord (in trist, J. L. Grant, 418 Chancery-lane, Melbourne, legal manager
II. W. Hunt, Hunt and Jamieson, Modern Chambers, solicitor
J. Raif, 133 Plinders-lane, gentleman
George Walker, manager Victoria Coffee Palace,
manager
W. Wishart, Johnson and Wishart, 237 Collins-THE NEW PERTHSHIRE MINING COMPANY
NO LIABILITY.

OTICE.—All shares forfeited for non-payment of the 57th
call of Twopence (2d.) por share, due on the 14th day of
October, 1891, will be sold by public auction, by R. W. C. Grieve,
at the Commercial Hotel, Main-street, Stawell, at Four p.m. on
Saturday, the 28th day of November, 1891.

Nos. 1 to 24,000, exclusive of those already paid on.
3806 280 280 280 Street, agent

D. Kidd, Carlisle-street, Balaclava, gentleman

George Brown, Universal Buildings, 237 Collinsstreet, agent

W. H. Edgar, Premier Buildings, 229 Collins-street, 280 280 THE HERCULES AND ENERGETIC COMPANY
NO LIABILITY.

NOTICE.—All shares, from 1 to 30,000, on which the 7th call
of One shilling per share remains unpaid will be sold by
public auction, at the Victoria Hotel, Bendigo, on Saturday, 28th
November, 1891, at Four p.m., unless the call with expenses be 280 land agent John Cautie, 217 Elizabeth-street, Melbourne, boot 280 importer C. Brazier, Messrs. Andrews and Co., Elizabeth-street, manager Andrews and Co. W. Wishart (in trust, John Thompson), 237 Collins-560 previously paid to me. 3807 T. E. Armfield, Grosvenor-street, Balaclava, boot-maker
B. Dally, No. 6 Chusan-terrace, Balaclava, police constable HENRY Y. NORTH, Manager. 50 300 NORTH BAND AND BARTON COMPANY NO LIABILITY. NOTICE.—The undermentioned shares, forfeited for non-payment of 76th call of Threepence per share, will be sold by public auction, at Mining Exchange, Lydiard-street, Ballarat, on Monday, 30th November, 1891, at half-past Twelve p.m.:—Nos. 1 to 24,667, exclusive of those upon which said call has 30 Dated this 17th day of November, 1891.
SAML. F. DRAKEFORD, Manager.
Witness to signature—H. W. Hunt, solicitor, Melbourne. I, Samuel Finch Drakeford, 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 the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

Same F. Drakeford. , SAMUEL FINCH DRAKEFORD, do solemnly and sincerely de-J. A. CHALK, Manager. 3808 28 Lydiard-street, Ballarat. WALLABY GOLD MINING COMPANY NO LIABILITY,
WANDILIGONG.

A LL shares in the above company forfeited for the nonpayment of the 17th call of Threepence per share, will be
sold by public auction. at the company's office, on Saturday,
28th November, 1891, at half-past Eleven a.m.
ARTHUR R. CANE, Manager.
418 Collins-street, Melbourne.
3852

SAML. F. DRAKEFORD.

Declared at Melbourne, in the colony of Victoria, this 17th day
of November, 1891, before me—D. WILLDER, J.P. 3847

THE ARROW TUNNEL SLUIGING COMPANY
NO LIABILITY.

THE undersigned, hereby make application to register the Arrow Tunnel Sluicing 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 Arrow Tunnel Sluicing Company No Liability.

SPREAD EAGLE COMPANY NO LIABILITY,
ELDORADO.

A LL shares in the above company forfeited for the nonpayment of the 1st call of One penny per share will be
sold by public auction, at the company's office, on Saturday,
28th November, 1891, at half-past Eleven a.m.

ARTHUR R. CANE, Manager. 3853 418 Collins-street, Melbourne.

CARBINE PROPRIETARY SILVER MINING COMPANY NO LIABILITY, DUNDAS, TASMANIA.

A LL shares in the above company forfeited for the non-payment of the 1st call of One halfpenny per share will be sold by public auction, at the company's office, on Saturday, 28th November, 1891, at half-past Eleven a.m.

ARTHUR R. CANE, Manager.

418 Colling-street, Melbourne.

418 Collins-street, Melbourne.

NORTH RUSSELL'S GOLD MINING COMPANY
NO LIABILITY, LAURISTON.

NOTICE is hereby given that all shares in arrears of the
September (17th) call of Twopence per share are forfeited,
and will be sold at public auction, by Messrs. Gemmell, Tuckett,
and Co., at their rooms, Collins-street, on Saturday, 28th November, 1891, at Twelve o'clock noon.

3856

JOHN H. LANDELLS, Manager.

GREAT NORTHERN MOUNT MORGAN GOLD MINING COMPANY NO LIABILITY.

A LL shares in the above company on which the 21st call of Threepence per share remains unpaid are forfeited, and will be sold by auction, at the registered office of the company, Tuckett Chambers, 359 and 361 Collins-street, Melbourne, on Saturday, the 28th day of November, 1891, at Twelve o'clock noon, unless the said call-shall be previously paid.

S62 EBENR. COX, Manager.

THE LONG TUNNEL UNITED GOLD MINING COMPANY NO LIABILITY, WALHALLA.

NOTICE is hereby given that all shares in the above company, forfeited for non-payment of the 23rd or previous calls, will be sold by public auction, by Messrs. Gemunell, Tuckett, and Co., at their rooms, Collins-street west, Melbourne, on Saturday, the 28th day of November, 1891, at Eleven o'clock in the forenoon, unless previously redeemed.

3863

M. WAKEFIELD, Manager.

THE GREAT SOUTH LONG TUNNEL GOLD MINING COMPANY NO LIABILITY, WALHALIA.

NOTICE is hereby given that all shares in the above company forfeited for non-payment of the 24th or previous calls will be sold at public auction, by Messrs. Gemmell, Tuckett, and Co., at their rooms, Collins-street west, Melbourne, on Saturday, the 28th day of November, 1891, at half-past Eleven o'clock in the forenoon, unless previously redeemed.

M. WAKEFIELD, Manager.

M. WAKEFIELD, Manager.

THE GIPPSLAND DEEP LEAD GOLD MINING COMPANY NO LIABILITY, WALHALLA.

NOTICE is hereby given that all shares in the above company forfeited for non-payment of the 33rd or previous calls will be sold by public auction, by Messrs. Genmoll, Tuckett, and Co., at their rooms, Collins-street west, Melbourne, on Saturday, the 28th day of November, 1891, at Twelve o'clock noon, unless previously redeemed.

M. WAKEFIELD, Manager.

NEW MARINER GOLD MINING COMPANY
NO LIABILITY, STEIGLITZ.

NOTICE.—All shares in the above company upon which the
7th call of Threepence per share remains unpaid are forfeited, and will be sold by public auction, on Saturday, 28th day
of November, 1891, at the office of the company, Leadenhall, 26
Market-street, Melbourne, at Twelve o'clock noon, unless the
said call shall be previously paid.
3866 EDWD. G. MEADWAY, Manager.

BROKEN HILL SOUTH EXTENDED No. 2 S. M.

CO. N.L.

NOTICE.—The shares in the above company will be sold by public auction, for the non-payment of the 4th call of One penny per share, on Saturday, 28th November, 1891, Twelve o'clock noon, at the company's office, 285 Collins-street, Melburge. TYSON A. PEARSON, Manager.

DOWLING FOREST ESTATE GOLD MINING COMPANY No. 1 NO LIABILITY, BALD HILLS.

THE undermentioned shares in the above-named company, foreited for non-payment of the 3rd call (on the increased capital) of Threepence (3d.) per share will be sold by public auction, by Mr. W. B. Lovering, at the company's offices, 104 Queen-street, Melbourne, on Monday, 30th November, 1891, at Twelve noon, unless calls and expenses are previously paid:

Nos. 1 to 28,000, exclusive of those already paid on.

3873

B. D. SMITH, Legal Manager.

B. D. SMITH, Legal Manager.

LEVIATHAN DON PROPRIETARY GOLD MINING COMPANY NO LIABILITY, BALLARAT WIST.

No. 336 Collins-street, Melbourne, has been duly appointed manager of the above-named company, and that the registered office of the said company is situated at No. 336 Collins-street, Melbourne, aforesaid.

(SEAL) WILLIAM HUMPHREYS, Directors.

CHAS. R. DARTON, Manager.

Dated this 16th November, 1891.

VARROWMER CREEK No. 1 COLD DEFECTIVE.

YARROWEE CREEK No. 1 GOLD DREDGING
COMPANY LIMITED.

OTICE is hereby given that an increase in the capital of the
above-named company was, on the 13th day of November, 1891, resolved on.

1891, resolved on.

The mode adopted for the increase is by raising the amount of each of the 40,000 shares existing in the company from Seven shillings and sixpence to Eight shillings and sixpence.

J. ALVES, Jun., Manager.

City Bank Chambers, Melbourne, 14th November, 1891.

THE MOUNT DE LANY PROPRIETARY SILVER MINING COMPANY NO LIABILITY.

NOTICE is bereby given that Mr. J. P. Cameron, of 59 Queen-street, Melbourne, has been appointed manager of the above-named company rice Mr. William Williams resigned. Dated the 16th day of November, 1811.

The seal of the Mount De Lany Proprietary Silver Mining Company No Liability was hereunto affixed in the presence of—

H. J. JAMES, JOHN NEILL, Directors, J. P. CAMERON, Manager.

NOTICE is hereby given that the registered office of the Now Maxim Silver Mining Company No Liability is situate at Number 6070 Frell's Buildings, Queen-street, Melbourne. Dated this 12th day of November, 1891. The common seal of the New Maxim Silver Mining Company No Liability was affixed hereto in the presence of (SEAL) FRANK GEE DUFF, Directors. Backhouse and Mellor, Modern Chambers, 317 Collins-street, Melbourne, solicitors.

NOTICE is hereby given that the name of the manager of the New Maxim Silver Mining Company No Liability is Alfred Mellor, of Number 60/70 Prell's Buildings, Queen-street, Melbourne.

Dated this 12th day of November, 1891.

The common scal of the New Maxim Silver Mining Company No Liability was affixed heroto in the presence of—

EPANK CHE DIMES.

No Liability was anneed needed in the property of the control of t

Melbourne, solicitors.

Ensolvency Notices.

Insolvency Act 1890.—In the Court of Insolvency at Horsham.— In the matter of Gustav Meyer, of Horsham, in the colony of Victoria, hotelkeeper, insolvent.

THE above-named Gustav Meyer intends to apply to the Court of Insolvency at Horsham, on the 10th day of December, 1891, at the hour of Ten o'clock in the forenoon, for a certificate of discharge pursuant to the provisions of the Insolvency Act 1890.

Dated this 16th day of November, 1891.

GUSTAV MEYER.

J. Weldon Power, solicitor for applicant, Horsham. 3798

he Insolvency Act 1800.—In the Court of Insolvency at Hamilton.—In the matter of JOHN MORAN, of Hamilton, in the colony of Victoria, grazier, insolvent.

in the colony of Victoria, grazier, insolvent.

NOTICE is hereby given that, by resolution of the creditors assembled at the general meeting of recitiors in this estate, held at Hamilton aforesaid on the 3rd day of November, 1891, I, the undersigned James Young, of Hamilton aforesaid, auctioneer, was appointed to fill the office of trustee of the property and estate of the said John Moran, and such appointment has been duly confirmed. All persons having in their possession any of the effects of the said insolvent must deliver them up to me, and all debts due to the insolvent must be paid to me. Creditors who have not proved their debts should forward their proofs to me, at my office, Gray-street, Hamilton aforesaid:

Dated this 6th day of November, 1891.

JAMES YOUNG, Trustee.

The Insolvency Act 1890.—In the Court of Insolvency at Melbourne.—In the matter of ARTHUR A. EDWARDS, of Kobyboyn,

bourne.—In the matter of Arithus A. Libration, farmer.

Notice is hereby given that, at the general meeting of creditors in this estate held at Melbourne on the 10th inst., I, Henry William Alston, of Alexandra, accountant, was appointed to fill the office of trustee of the property and estate of the above-named insolvent, and the said appointment has been duly confirmed. All persons having in their possession any of the effects of the said insolvent must deliver them up to me, and all debts due to the insolvent must be paid to me. Creditors who have not proved their debts must forward their proofs to me at Alexandra.

me at Alexandra.
Dated this 19th day of November, 1891.

HENRY W. ALSTON, Trustee,

The Insolvency Act 1890.—In the Court of Insolvency at Melbourne.—In the matter of Grorge Roper, of 366 Brunswickstreet, Fitzroy, in the colony of Victoria, butcher, an

bourne.—In the matter of Grorge Roper, of 366 Brunswick-street, Fitzroy, in the colony of Victoria, butcher, an insolvent.

NOTICE is hereby given that Charles Philip Williams, of 317 Collins-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 that such appointment was duly confirmed by order of the Court of Insolvency at Melbourne, made on the 10th day of November, 1891. 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 said trustee. Creditors who have not already proved their debts should forward their proofs to the said trustee at the above address.

Dated this 16th day of November, 1891.

CHAS. P. WILLIAMS, Trustee.

Chas. P. Williams and Co., public trustees, Modern Chambers 317 Collins-street, Melbourne.

Insolvency Act 1890.—In the Court of Insolvency.—In the matter of JOHN COSE the younger, of Prince's street, Port Melbourne, in the colony of Victoria, engine-fitter, an insolvent.

THE above-named insolvent intends to apply to the Court of Insolvency, at Melbourne, on Friday, the 11th day of December, 1891, at half-past Ten o'clock in the forencon, for a certificate of discharge pursuant to the provisions of the Insolvency Act 1890, and for an order to dispense with the condition mentioned in section 139 of the said Act.

Dated this 17th day of November, 1891.

3814

JOHN COSE, Jun.

Insolvency Act 1890.—In the Court of Insolvency at Melbourne.
—In the matter of George Alfred Ward, of 409 Brunswickstreet. Fitzroy, in the colony of Victoria, auctioneer.

NOTICE is hereby given that, by resolution of the creditors assembled at the general meeting held before the Chief Clerk of the Court of Insolvency at Melbourne, on the 16th day of November, 1891, 17, the undersigned, Walter Smithers Gadd, of 24 Queen-street, Melbourne, accountant, was appointed to fill the office of trustee of the estate of the said insolvent, and such appointment has been duly confirmed. All persons having in their possession any of the effects of the said insolvent must be deliver them to me, and all debts due to the insolvent must be paid to me. Creditors who have not proved their debts should forward their proofs to me at my office as above.

Dated this 19th day of November, A.D. 1891.

SSEO W. SMITHERS GADD, Trustee.

W. SMITHERS GADD, Trustee.

The Insolvency Act 1890.—In the Court of Insolvency at Melbourne.—In the matter of Charles Frederick Maxwell, of Chancery-lane, Melbourne, in the colony of Victoria, law bookseller, deceased.

A THIRD dividend in the above estate will be payable at the offices of Messrs. Langton, Holmes, and McCrindle, 479 Collins-street, Melbourne, on and after the 23rd day of November. 1891.

ANDREW McCRINDLE, Trustee.

The Insolvency Act 1890.—In the Court of Insolvency at Yarrawonga.—In the matter of John McDonald, of Yarrawonga, in the colony of Victoria, blacksmith.

THE above-named John McDonald intends to apply to the Court of Insolvency at Yarrawonga, on the 18th day of December, 1891, at Ten o'clock in the forencon, for a certificate of discharge, pursuant to the provisions of the Insolvency Ac. 1890, and also to apply to the said court to dispense with the condition montioned in section 139 of the said Act.

Dated this 17th day of November, 1891.

JOHN McDONALD, Blacksmith,

Yarrawonga.

William Morriss, Yarrawonga, solicitor for applicant.

William Morriss, Yarrawonga, solictor for applicant. 3870

The Insolvency Act 1830.—In the Court of Insolvency at Melbourne.—In the matter of Francis Patrick Cranny, of Glenferrie, in the colony of Victoria.

NOTICE is hereby given that William Richardson Wilson, of Bay-street, Brighton, in the colony of Vicioria, grocer, has been duly appointed to fill the office of trustee of the estate of the above-named insolvent, and that such appointment was duly confirmed by order of the said court, made on the 17th day of November, 1891. 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, at the office of Messrs. Abbott, Eales, and Beckett, solicitors, 470 Chancery-lane, Melbourne.

Dated this 17th day of November, 1891.

ABBOTT. EALES. & BECKETT, 470 Chancery-lane,

ABBOTT, EALES, & BECKETT, 470 Chancery-lane, Melbourne, solicitors for the said trustee. 3883

Melbourne, solicitors for the said trustee.

Jasovency Act 1890.—In the Court of Insolvency at Melbourne.—In the matter of Alereau Woon, of Davis-street, North Carlton, in the colony of Victoria, baker.

NoTICE is hereby given that by resolution of the creditors assembled at the general meeting held before the Chief Clerk of the Court of Insolvency, at Melbourne, on the 16th day of November, 1891, 1, the undersigned, Walter Smithers Gadd, of 24 Queen-street, Melbourne, accountant, was appointed to fill the office of trustee of the estate of the said insolvent, and such appointment has been duly confirmed. All persons having in their possession any of the effects of the said insolvent must be paid to me. Creditors who have not proved their debts should forward their profes to me, at my office as above.

Dated this 18th November, 1891.

W. SMITHERS GADD, Trustee.

G. H. O'Hea, 436 Collins-street, Melbourne, solicitor for the said trustee.

The Insolvency Act 1899.—In the Court of Insolvency.—In the matter of Arthur A. Edwards, of Kobyboyn, in the colony of Victoria, selector.

Notice is hereby given that by a resolution of the creditors assembled at a general meeting of the creditors in this estate, held at Melbourne, in the colony of Victoria, on the 10th day of November, 1891, Henry William Alston, of Alexandra, was appointed to fill the office of trustee of the estate of the said insolvent, and such appointment has been duly confirmed. All persons having in their possession any of the effects of the said insolvent must deliver them to the said trustee, and all debts due to the insolvent must be paid to the said trustee. Creditors who have not proved their debts must forward their proofs to the said trustee, at his address at Alexandra aforesaid, on or before the 30th inst.

Dated this 18th day of November, 1891.

GAYAN DUFFY & KING, Seymour and Kilmore, solicitors

GAVAN DUFFY & KING, Seymour and Kilmore, solicitors

The Insolvency Act 1890.—In the Court of Insolvency at Melbourne.—In the matter of John Thorburn MacGowan, of Lygon-street, North Carlton, in the colony of Victoria, chemist, insolvent.

THE above-named John Thorburn MacGowan intends to apply to the Court of Insolvency, on the 11th day of December, 1891, at half-past Ten o'clock in the forenoon, for a certificate of discharge, pursuant to the provisions of the Insolvency Act 1890.

Dated the 18th day of November, 1891.

JOHN THORBURN MACGOWAN,

The above-named insolvent.

Maddock and Johnson, 99 Queen-street, Melbourne, solicitors for the insolvent.

The Insolvency Act 1890.—In the Court of Insolvency.—In the matter of Jacob Samuel Loewenthal, of number 579 Lygon-street, Carlton, in the colony of Victoria, out of business, an incoluent

Insolvent, in the control of the con

Dated this 19th day of November, 1891.

Empoundings.

RALLARAT.—Impounded at Ballarat Shire Pound.

1 yellow and white cow, top off off ear, M off rump 1 red cow, bald face, DH off rump 1 red cow, white spots about DH off rump 1 red and white heifer calf

1 red and white bull calf.

If not claimed and expenses paid, to be sold on 16th December, 1891.

GEO. BROWN, 3825--5 Poundkeeper.

ALLARAT.—Impounded at the Ballarat City Pound.

1 bay roan horse, star, S in circle near shoulder, saddle marked If not claimed and expenses paid, to be sold on 16th December,

E. H. L. SWIFTE, Pro Poundkeeper.

ENALILA.—Impounded at Benalla Shire Pound, by S. Clark, Benalla.—Damages 3 per head.

white steer, top off off ear, like JC off rump
1 red steer, white belly, top off off ear, like JC off rump, white tip on tail

tip on tail

By Willis Little, Benalla.

1 red and white cow, like X near rump, near horn broken
1 red and white bull calf, progeny of above

The cow and calf released in mistake, and therefore put back in the pound.)

If not claimed and expenses paid, to be sold on 16th December,

3812 - 7

CHAS. GARROD, Poundkeeper.

BERWICK.-Impounded at Berwick.

1 red and brindle cow, branded like 9,4 (4 in circle) on off rump, small horns

1 brindle heifer, no visible brands, white spot on forehead, white

1 brandle nester, no visible brands, white spot on forelead, white under belly
1 roan steer, branded F on back, and like P over C on near rump, slit in near ear
1 yellow cow, like FCG on off rump
1 brown and white steer, branded like E on off ribs

If not claimed and expenses paid, to be sold on 11th December, 1891.

JNO. BROWN.

Poundkeeper.

BET BET.—Impounded at Bet Bet Shire Pound, by W. Sewell.—Damages 10s.

310. Bay horse, white stripe in face, like ES conjoined, near shoulder, winkers on, collar marked, shod

If not claimed and expenses paid, to be sold on 12th December, 1891

3826-

A. J. LAWSON, Poundkeeper.

BUNGAREE.—Impounded at Bungaree Shire Pound.

1 bay mare, star, lame near fore leg, short tail, branded like A off shoulder If not claimed and expenses paid, to be sold on 9th December,

SIMON J. BENTLEY,

3813 - 3/6

CHARLTON.—Impounded at Charlton, 10th November, 1891, by B. Drew.—Trespass 5s.

1 chestnut cob pony, branded R near shoulder

If not claimed and expenses paid, to be sold on 5th December,

JAMES HURST, Poundkeeper.

3814-3/6

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OBURG.—Impounded at Coburg, 15th November, 1891, by ANCEFIELD.—Impounded at Lancefield Shire Pound, 16th November, 1891, by A. Johnston, Esq. 1 bay horse, like MB near shoulder, like faint HL conjoined off shoulder Mr. Harris.

1 light-bay horse, running star, hind feet white, H near shoulder
If not claimed and expenses paid, to be sold on 12th December, 1891. 1 bay filly, star, two hind feet and one fore foot white, no visible J. BUZAGLO. 3850--3/6 chestnut horse, white stripe in face, off hind leg white, like TP near shoulder ANDENONG.—Impounded at Dandenong. By H. Hair, Esq. 1 bay horse, like SK off shoulder 1 bay horse, long tail, star and snip, two hind feet white, like B near shoulder 1 black bull, star on forehead, little white on flanks, belly, and tail, like TC near rump
1801
1801
1801 If not claimed and expenses paid, to be sold on 11th December, PHILIP O'BRIEN. 3897-3/6 JOHN WATERLAND, 3816-IMBOOLA.—Impounded at Dimboola, 12th November, 1891, by W. Gardner, farmer, Dimboola.

1 black horse, G near shoulder
1 chestaut draught horse, off hind foot white, S near shoulder
If not claimed and expenses paid, to be sold on 12th December, OWER MOIRA.—Impounded at Lower Moira, 14th November, 1891, by V. Whelan.

1 red and white bull, no visible brands
1 red and white bull, no visible brands
If not claimed and expenses paid, to be sold on 5th December, 1891 H. W. BOYD 1891. 3851 - 4/Poundkeeper. UNMUNKLE.—Impounded at Dunmunkle Shire Pound, 12th November, 1891, by Mrs. A. Bates, parish of Ashens.
—Trespass 3d. per head.
149. Dark filly, draught, mixed with iron-grey hairs, star, no visible brand MANSFIELD.—Impounded at Mansfield, 11th November, 1891, by R. Adams. 1 white heifer, blotch off rump, calf at foot, two notches out of 150. Bay filly, draught, star, near hind foot white, no visible brand 1 roan heifer, like ⋈ near rump 1 yellow and white steer, no visible brand brand
15. Brown filly, draught, white stripe down face, iron-grey hairs about head and tail, hind foot white, no visible brand
152. Bay mare, draught, hollow back, white stripe down face, near fore and off hind foot white, like M near shoulder
153. Bay horse, draught, little white on off hind foot, like JP If not claimed and expenses paid, to be sold on 19th December, 1891. DANIEL MCINTOSH. 3810-5/ Poundkeeper. near shoulder 154. Dark colt, draught, mixed with iron-grey hairs, bald face, two hind feet white, no visible brand
155. Bay colt, draught, star, near hind foot white, P near shoulder ARONG.—Impounded at Marong Shire Pound, by Mr. 104. Bay draught horse, stripe down face, near fore and hind fetlocks white, saddle marked, like TB near shoulder 156. Black colt, draught, white stripe down face, two hind feet white, p near shoulder not claimed and expenses paid, to be sold on 16th December, 1891. JAMES GRAY, If not claimed and expenses paid, to be sold on 23rd December, 3829-4/ 1891. Poundkeeper. MICHAEL CAHILL, 3827-12/ MIA.—Impounded at Mia Mia, 18th November, 1891. OROKE.—Impounded at Goroke, 9th November, 1891. spotted red and white bull calf 1 roan steer calf
1 roan heifer calf
1 heifer calf, white on back and tail 1. Bay horse, star in forehead, near hind foot white, O1S near shoulder
2. Bay horse, collar marked, off hind foot white, no visible brand
3. Blue-roan horse, like U or horseshoe off shoulder, draught
4. Heavy draught horse, collar marked, white on near hind foot, star in forehead, like C under small blotch near shoulder
5. Chestnut horse, near fore and both hind legs white, blaze down face, O near neck, saddle and collar marked
6. Skewbald mare, collar marked, D near shoulder
On 12th November, from Mortat estate. If not claimed and expenses paid, to be sold on 12th December, MICHAEL SMITH, Poundkeeper. OORA.—Impounded at Moora, 13th November, 1891.—
Damages is. 6d. each for trespassing in vineyard.
Themerine wethers, branded R in red J in black on back, various ear marks, same nob on face. Notice sent to owners On 12th November, from Mortat estate. 10 sheep, brands blotched, various car-marks If not claimed and expenses paid, to be sold on 16th December, On 16th November.—Damages 10s. CHARLES WALKER. 1 cross-bred ram, top quarter out near ear, top of off ear split, no 3802--8/ visible brands If not claimed and expenses paid, to be sold on 16th December, AMILTON.—Impounded at Hamilton Borough Pound, 16th November, 1891, by Mr. K. Morison, Buckley 1891. JOHN MATHESON, Swamp.

1 bay mare, cart breed, collar marked, black points, small star, shod on near fore and hind foot, BY near thigh, JB near 3817-5/6 Poundkeeper. NOTICE. MOORABBIN.—The bay mare, advertised on the 6th November, as branded M near shoulder, now shows like If not claimed and expenses paid, to be sold on 16th December, ML conjoined. RICHD. BLOOMFIELD, EWEN McSWAIN, Poundkeeper. 3901-3/ ORSHAM.—Impounded at Horsham, 16th November, 1891, by A. A. A. Bolwell, town ranger.—Trespass 5s. cach.
301. Brown or black horse, collar marked, C or G near shoulder 302. Brown or black colt, star on forehead, near hind fetlock white, matted tail, C or G near shoulder URCHISON.—Impounded at Murchison, 16th November, 1891, by Mr. Winter.

1 white cow, nock and easr red, WO off rump

1 brown heifer calf, white spots, progeny of above, no brand

1 red cow, small white spots on legs, end of tail white, H off 1 red cow, small white spots on legs, end of tail white, H off rump
1 red and white bull calf, progeny of above, no brand
1 red and white belier, near ear split, P in circle off ribs
1 red and white bull calf, back quarter out of near ear, no brand
1 dark-brindle bull calf, back quarter out of near ear, mo brand
2 dark-brindle bull calf, notch out of near ear, white belly, no
2 visible brand
2 strawberry steer, top off both ears, B1 off rump, M before
2 block draught horse, OX near shoulder, like IO over Y off
2 shoulder, collar marked
3 strawberry heifer, red ears, FF conjoined off rump
4 red steer, white face, notch out of near ear, CC off rump
5 con 17th November, by James O'Brien.—Damages £5. If not claimed and expenses paid, to be sold on 11th December, JOHN HEALEY. 3828-4/6 EW.-Impounded at Kew Borough Pound, Glass' Creek.

1 black horse, running star and snip, white feet, like JN near shoulder 1 bay mare, star, hind feet white, like W near shoulder bay horse, shod, black points, long tail, blotch near shoulder, like 1 off shoulder A\ 145 RA On 17th November, by James O'Brien.—Damages £5. 1 bay saddle entire colt, two hind legs white, small white snip, long tail, unbroken, no visible brand 1 bay mare, shod, black points, long tail, like O off shoulder

If not claimed and expenses paid, to be sold on 16th December,

JAMES MURRAY

If not claimed and expenses paid, to be sold on 16th December, 1891.

3894--7/

SAMUEL B. CASH,

Poundkeeper.

3830-12/

	November 20, 1891. 458.	
	OMEO.—Impounded at Omeo Shire Pound, 29th October, 1891, by W. Sims, from Tongio.	ST. KILDA.—Impounded at St. Kilda Pound, 12th November, 1801.
	1 bay horse, white feet, star and snip, branded like J2 or JS	233. Dark bay pony mare, star and snip, hind feet white, like JJ (first J reversed) near shoulder, small indistinct brand
	off shoulder	b like P off shoulder
	1891. W. MESLEY,	234. Black horso, small white mark on forehead, off hind foot a little white, BX near shoulder
	3819—4/ Poundkeeper.	If not claimed and expenses paid, to be sold on 11th December, 1891.
	OMEO.—Impounded at Omeo Shire Pound, 5th November, 1891, by the Herdsman.	M. EDINGTON, 3902-6/ Poundkeeper.
	1 red bullock 1 roan bullock, with red neck, branded G or CM off rump, piece	TRARALGON.—Impounded at Traralgon, by J. Dunbar, Traralgon Creek.
\	out of front of both ears If not claimed and expenses paid, to be sold on 28th November,	2 red and white yearling heifers, like swallow cut off ear, H off shoulder
	1891. W. MESLEY, 2818_4/6 Poundkeeper.	1 brindle and white yearling heifer, same brand 1 yellow and white yearling steer, no visible brands, very rough
	RAYWOOD.—Impounded at Raywood.	coat, top off off ear 1 strawberry cow, like GB off ribs, A off rump, slit in ear, very
	1 brown mare, HJ near shoulder	old. If not claimed and expenses paid, to be sold on 12th December,
	1 bay horse, triangle brand near shoulder 1 brown mare, lame, H near shoulder 1 brown mare, stripe down face, three feet white, MM near	1891. JAS. DUNBAR, 3823—6/6 Poundkeeper.
	shoulder (the second M is reversed) If not claimed and expenses paid, to be sold on 16th December,	WODONGA.—Impounded at Wodonga, 12th November, 1891.
	J. F. WILLOUGHBY,	1 strawberry bullock. Ch near rumb, slit ou car
	3831-5/ Poundkeeper.	1 red and white bullock, 7LY near ribs, J. near loin On 13th November. 1 bay or brown mare, H over diamond near shoulder, FH off
	ROKEWOOD.—Impounded at Rokewood, 9th November, 1891.	shoulder If not claimed and expenses paid, to be sold on 17th December,
	1 dark-red and white cow, broken horn, short tail, like JN off rump	1891. ANDREW KYLE,
	If not claimed and expenses paid, to be sold on 2nd December, 1891. CHARLES HALL,	3834-5/6 Poundkeeper pro tem.
	. 3799—4/ Poundkeeper.	WYCHEPROOF.—Impounded at Wycheproof, 14th November, 1891. 1 roan horse, saddle marked, off hind foot white, branded like U
	BUTHERGLEN.—Impounded at Rutherglen Shire Pound, 14th November, 1891, by Mr. M. W. Dobson.	off shoulder If not claimed and expenses paid, to be sold on 12th December,
	1 dark-bay saddle mare, S or 5 over C near shoulder, like A1 1 near neck On 16th November, by Mr. D. G. Hamilton.—Damages 4s.	1891. JOHN F. DOBBIN,
	1 red and white steer, off ear marked, P and like padlock off ribs	3824—4/ Poundkeeper.
	If not claimed and expenses paid, to be sold on 12th December,	POUNDKEEPERS' REMITTANCES.
	Poundkeeper.	FUTHE GOVERNMENT PRINTER acknowledges the receipt of the
	SEYMOUR.—Impounded at Seymour, 17th November, 1891.	Undermentioned sums : £ s. d.
	1 brown horse (saddle), branded LCH near shoulder. If not claimed and expenses paid, to be sold on 14th December,	Nyuamban 14 T Hurst 0 5 0
	1891. ROBERT BUTLER,	November 17.—R. H. Stainthorpe 1 0 0 November 17.—C. Hall 0 3 6 November 17.—C. Walker 0 8 6 November 18.—U. McIntash 0 4 0
	SHEPPARTON.—Impounded at Shepparton, by E. Corbett.	November 18.—D. McIntosh 0 4 0 November 19.—R. Butler 1 0 0 November 19.—A. Kylo 0 10 0
	1 red and white spotted steer call, off ear cropped, like O off	November 19.—M. Cahill 0 13 0 November 19.—R. Turner 0 5 0
	rump, S near ribs 1 red heifer calf, little white on belly and tail, off car cropped, S near ribs	November 19.—J. F. Willoughby 0 8 0 November 19.—J. Healey 0 5 0
	and white steer calf, off ear cropped, △ over T conjoined off rump, S near ribs	November 19,J. Murray 1 0 0 November 19,A. J. Lawson 0 4 0 November 19,G. Brown 0 5 6
	If not claimed and expenses paid, to be sold on 16th December, 1891.	November 19.—J. Gray 0 4 0
	3821-5/6 CHARLES DUDLEY, Poundkeeper.	November 19.—H. W. Boyd 1 0 0 November 19.—S. B. Cash 0 6 6
	STAWELL.—Impounded at the Stawell Shire Pound, on 13th November, 1891, by Mr. C. Kennedy, for D. G. McKellar,	November 20.—M. Edington 0 5 0 November 20.—P. O'Brien 0 2 0 November 20.—E. McSwain 0 2 6
	Esq., Kirkella Estate. 29. Bay horse, broken knees, near hind foot white, branded like	ROBT. S. BRAIN, Government Printer.
	3 near cheek, over illegible brand near shoulder, rope round neck	Melbourne, 20th November, 1891.
	Impounded on 16th November, by Mr. John Dunnett Swinton.—Damages 10s. each.	CONTENTS. PAGE
	 Bay horse, like F near neck, illegible brand near shoulder, short switch tail, few white hairs in forehead, saddle and 	Appointments 4527
	collar marked 36. Chestnut horse, branded like MK near shoulder, short switch	Cemeteries
	tail, fore feet shod, small star If not claimed and expenses paid, to be sold on 16th December,	Gustoms notices 4527, 4529
	1891. P. MONAGHAN, 3822—8/6 Poundkeeper	Impoundings
	ST. ARNAUD.—Impounded at St. Arnaud, 14th November, 1891.	Mallee notices 4562
	1 bay draught colt, star, off hind fetlock white, like w over w	Notices to mariners
	off shoulder On 16th November.	Patents
	1 bay draught horse, white on near hind fetlock, like p near shoulder	Proclamations 4552
	bay draught mare, blaze, off hind fetlock white, no visible brands. If not claimed and expenses paid, to be sold on 14th December,	Figure service novices 4569
	1891, S. S. ROTHWELL,	Trade marks 4934
	3820-6/6 Poundkeeper.	N, Government Printer, Melbourne.
	By Authority: Robt. S. Brat.	ni Mai Arimana