

VICTORIA

GAZETTE. GOVERNMENT

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[1893.

COLONIAL PROBATES ACT 1892 (IMPERIAL).

THE following Despatch from the Right Honorable the Secretary of State for the Colonies, and its Enclosures, are published for general information.

By His Excellency's Command,

Premier's Office, Melbourne, 15th March, 1893.

J. B. PATTERSON.

[Victoria-General.]

[Victoria—General.]

Dowling-street, 3rd February, 1893.

My Lord,—With reference to my despatch "General" of 30th November last, I have the honour to transmit to you, for publication in the colony under your Government, copies of an Order of Her Majesty in Council, applying the provisions of the Colonial Probates 1st 1892 to Victoria.

I have also to enclose copies of the Rules and Orders which have been made for the guidance of the Registrars of the Principal Probate Registry, Somerset House, in carrying out the provisions of the Act; and I have to request that notices corresponding to those mentioned in rules 101 and 102 may be sent to that registry.

Rules for regulating the procedure under the Act in the Scotch and Irish Courts have been prepared, but are not yet ready for issue.

I have the honour to be, My Lord, Your Lordship's most obedient humble servant,

Governor,
The Right Honorable
The Earl of Hopetoun, G.C.M.G.,
&c., &c., &c.

At the Court at Osborne House, Isle of Wight, the 30th day of January, 1893. PRESENT:

The Queen's Most Excellent Majesty, ident Mr. Lefevre Mr. Denman. Lord President Viscount Oxenbridge Chancellor of the Exchequer

Chancellor of the Exchequer

Whereas by the first section of the Colonial Probates Act 1892 it is emacted as follows:—

"Her Majesty the Queen may, on being satisfied that the legislature of any British possession has made adequate provision for the recognition in that possession of probates and letters of administration granted by the Courts of the United Kingdom, direct by Order in Council that this Act shall, subject to any exceptions and modifications specified in the Order, apply to that possession, and thereupon, while the Order is in force, this Act shall apply accordingly."

And whereas Her Majesty is satisfied that the Legislatures of the British Possessions hereinafter mentioned have made adequate provision for the recognition in those possessions of probates and letters of administration granted by the Courts of the United Kingdom.

Now therefore Her Majesty, by virtue and in exercise of the powers by the above-recited 'Act in Her Majesty vested, is pleased, by and with the advice of Her Most Honorable Privy Council, to order, and it is hereby ordered as follows:—

The Colonial Probates Act 1892 shall apply to the British Possessions hereunder mentioned:—

New Zealand, New South Wales.

New South Wales.

Cape of Good Hope, New South Wales, Victoria,

Gibraltar, British Honduras.

And the Most Honorable the Marquess of Ripon, Her Majesty's Principal Secretary of State for the Colonies, is to give the necessary directions herein accordingly.

HERBERT M. SUFT.

Additional Rules and Orders for the Registrars of the Principal Probate Registry in respect of Non-conten-TIOUS BUSINESS.

Tious Business.

By virtue and in pursuance of the provisions of the Statutes 20 & 21 Vict. c. 77, 38 & 39 Vict. c. 77, and 55 Vict. c. 6, I, the Right Honorable Sir Francis Henry Jeune, Knight, President of the Probate, Divorce, and Admiralty Division of the High Court of Justice, with the concurrence of the Right Honorable Farrer Baron Herschell, Lord High Chancellor of Great Britain, and of the Right Honorable John Duke Baron Coleridge, Lord Chief Justice of England, do make and issue the following additional Rules and Orders for the Registrars of the Principal Probate Registry in respect of non-contentious business.

ness.
Dated the 7th day of December, 1892.

F. H. JEUNE. P.

Approved-

HERSOHELL, C. COLERIDGE, C.J.

Additional Rules and Orders for the Registrars of the Principal Probate Registry in Non-contentious Business for Carrying out the Provisions of the Colonial Probates Act 1892.

PROBATES ACT 1892.

92. Application to seal a Grant of Probate or Letters of Administration or copy thereof under the Colonial Probates Act 1893, may be made in the Principal Probate Registry by the Executor or Administrator or the Attorney [lawfully authorized for the purpose] of such Executor or Administrator, either in person or through a solicitor.

93. Such application must be accompanied by an oath of the executor, administrator, or attorney in the form in the Appendix, or as nearly thereto as the circumstances of the case will allow.

94. The registrars are to be satisfied that notice of such application has been duly advertised. (Form of advertisement in Appendix.)

cation has been duly advertised. (Form of advertisement in Appendix.)

95. On application to seal letters of administration the administrator or his attorney shall give bond (in the form set out in the Appendix) to cover the personal estate of the deceased within the jurisdiction of the Court. The same practice as to sureties and amount of penalty in bond is to be observed as on application for letters of administration.

96. Application by a creditor under section 2, sub-section 3, of the Colonial Probates Act is to be made by summons before one of the Registrars, supported by an affidavit setting out particulars of the claim.

97. In every case, and especially when the domicile of the

of the Registrars, supported by an affidavit setting out particulars of the claim.

97. In overy case, and especially when the domicile of the deceased at the time of death, as sworn to in the affidavit, differs from that suggested by the description in the grant, the Registrars may require further evidence as to domicile.

98. If it should appear that the deceased was not at the time of death domiciled within the jurisdiction of the Court from which the grant issued, the seal is not to be affixed unless the grant is such as would have been made by the High Court of Justice in England.

99. The grant for copy grant] to be scaled and the copy to be deposited in the registry must include copies of all testamentary papers admitted to probate.

100. When application to seal a probate or letters of administration is made after the lapse of three years from the death of the deceased the reason of the delay is to be certified to the Registrars. Should the certificate be unsatisfactory the Registrars are to require such proof of the alleged cause of delay as they may think fit.

101. Special or limited or temporary grants are not to be sealed without an order of one of the Registrars.

102. Notice of the scaling in England of a grant is to be sent to the court from which the grant issued.

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103. When intimation has been received of the resealing of an English grant, notice of the revocation of or any alteration in such grant is to be sent to the Court by whose authority such grant was rescaled.

104. The affidavit for Inland Revenue, pursuant to the Customs and Inland Revenue Acts 1880 and 1881, shall be transmitted to the Commissioners of Inland Revenue as if the person who applied for sealing under the Colonial Probates Act 1893 were a person applying for probate or letters of administration.

105. The affidavit for Inland Revenue and accounts and schedules forming part thereof shall be in such form as may be prescribed by the Commissioners of Her Majesty's Treasury.

Now —The affidavit to be need will in fact be Form A., with

(Note.—The affidavit to be used will in fact be Form A., with some few modifications to suit the circumstances.)

APPENDIX.

FORMS (COLONIAL PROBATES ACT 1892).

Oath.

In the High Court of Justice, Probate, Divorce, and Admiralty Division (Probate),

In the goods of A.B. deceased.

In the goods of A.B. deceased.

1, C.D. (or E.F.), of make oath and say:—

1. That a grant of probate of the will (or letters of administration of the personal estate) of A.B. late of day of the court of the main of the personal estate) of A.B. late of day of the day of the

Advertisement.

A.B. deceased.

A.B. necessed.

Notice is hereby given that after the expiration of eight days application will be made in the Principal Probate Registry of the High Court of Justice for the scaling of the probate of the will (or letters of administration of the personal estate) of A.B., late of , deceased, granted by the Court at on the day of

solicitors for

(To be advertised once in the *Times* newspaper unless otherwise directed by one of the registrars).

Administration Bond (with or without will).

Administration Bond (with or without will).

Know all men by these presents, that we, A.B., of C.D., of are jointly and severally bound unto C.H., the President of the Probate, Divorce, and Admiralty Division of Her Majesty's High Court of Justice, in the sum of pounds, of good and lawful money of Great Britain, to be paid to the said G.H., or to the president of the said division for the time being, for which payment well and truly to be made we bind ourselves, and each of us, for the whole, our heirs, executors, and administrators, firmly by these presents.

Sealed with our seals.

Dated the day of in the year of our Lord One thousand eight hundred and ninety

The condition of this obligation is such, that if the abovenamed A.B., the administrator (with the will dated the day of annexed) by authority of the Court at a cating under letters of administration and now about to be sealed in England under the part of the court at and now about to be sealed in England under the sealed in England under the court and the court at and on the cating under letters of administration and now about to be sealed in England under the categories.

Court at acting under letters of administration granted to ady of under the Colonial Probates Act 1892, of the personal estate of K.L., deceased, who died on the day of 18, do, when lawfully called on in that behalf, make, or cause to be made, true and perfect inventory of the personal estate of the said deceased in England which has or shall come to hands, possession, or knowledge, or into the lands and possession of any other person for and the same so made do exhibit, or cause to be exhibited, into the Principal Probate Registry of Her Majesty's High Court of Justice whenever required by law so to do, and the same personal estate do well and truly administer according to law: And further do make, or cause to be made, a true and just account of said administration whenever required by law so to do, then this obligation to be void and of none effect, or else to remain in full force and virtue.

Signed, sealed, and delivered by the within-named

in the presence of

A Commissioner for Oaths.

Administration Bond (with or without will) on application by attorney.

Know all men by these presents, that we, A.B., of C.D., of and E.F., of H., the President of the Probate, Divorce, and Admiralty Division of Her Majesty's High Court of Justice, in the sum of pounds, of good and lawful money of Great Britain, to be paid to the said G.H., or to the president of the said division for the time being, for which payment well and truly to be made we bind ourselves, and each of us, for the whole, our heirs, executors, and administrators, firmly by these presents.

these presents.
Scaled with our scals.
Dated the day of in the
of our Lord One thousand eight hundred and ninety

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Signed, sealed, and delivered by the within-named

in the presence of

A Commissioner for Oaths.

CONSUL FOR LIBERIA.

THE Administrator of the Government has directed it to be notified that

L. SANDARS, Esq.,

has been appointed to act in the capacity of Liberian Consul at Melbourne, and that His Excellency has been pleased to recog-nise Mr. Sandars provisionally in that capacity until the arrival of the Exequatur.

J. B. PATTERSON, Premier.

Premier's Office, Melbourne, 16th March, 1893.

ACTING UNDER-TREASURER.

IIIS Excellency the Administrator of the Government, with the advice of the Executive Council, has been pleased to appoint

SAMUEL CHARLES BARROWS, Esq.,

to be Acting Under-Treasurer of Victoria, during the absence on leave of Henry Francis Eaton, Esq.

G. D. CARTER, Treasurer.

The Treasury, Melbourne, 13th March, 1893.

ACTING GOVERNMENT PRINTER.

IS Excellency the Administrator of the Government, with the advice of the Executive Council, has been pleased to appoint

EDWARD GREEN, Esq.,

to be Acting Government Printer, and a Collector of Imposts at Melbourne, during the absence on leave of R. S. Brain, Esq.

G. D. CARTER,

The Treasury, Melbourne, 6th March, 1893.

RECEIVER AND PAYMASTER.

IS Excellency the Administrator of the Government, with the advice of the Executive Council, has been pleased to appoint

ROBERT WELLS OWEN, Esq.,

to be Acting Receiver and Paymaster and a Collector of Imposts at Melbourne, during the absence on duty of Samuel Charles Barrows, Esq.

G. D. CARTER,

The Treasury, Melbourne, 13th March, 1893.

RECEIVERS AND PAYMASTERS.

IS Excellency the Administrator of the Government, with the advice of the Executive Council, has been pleased to appoint

MICHAEL JOSEPH RICE

to be Acting Receiver and Paymaster and a Collector of Imposts at Tallangatta, during the absence on leave of Walter Veitch;

HENRY JAMES HUFFER, Acting Postmaster, Wedderburn, to be also Acting Receiver and Paymaster and a Collector of Imposts at Wedderburn, during the absence on leave of A. Drummond;

ROBERT JAMES KELLY, Acting Postmaster, Avoca,

to be also Acting Receiver and Paymaster and a Collector of Imposts at Avoca, during the absence on leave of F. B. Goode.

G. D. CARTER,

The Treasury, Melbourne, 6th March, 1893.

COLLECTOR OF IMPOSTS.

IS Excellency the Administrator of the Government, with the advice of the Executive Council, has been pleased to appoint

EDWARD ARMFIELD, Constable of Police (No. 2667), Pyramid Hill,

to be also a Collector of Imposts at Pyramid Hill, for the purpose of collecting the fees payable on Fixed Priced Crown Lands Licences issued by him.

G. D. CARTER, Treasurer.

The Treasury, Melbourne, 6th March, 1893.

DEPUTY REGISTRARS OF BIRTHS AND DEATHS.

THE Administrator of the Government, 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.:—

Buckland...

... James Dunphy, vice Annie Mooney, whose resignation has been accepted.

Cassilis ...

WILLIAM KAIGHIN.

Harrietville

... Simon Patrick Sherry, vice Henry Wraith, whose resignation has been accepted.

Lockwood

EDWIN SINNATT, vice Theo. G. Dredge, whose resignation has been accepted.

Murrumbeena

MAY BEATRICE HITCHINS, vice Isabella White deceased.

Southern Cross

PATRICK KING, vice H. J. H. Irwin, whose resignation has been accepted.

J. B. PATTERSON.

Chief Secretary's Office, Melbourne, 13th March, 1893.

SHERIFF'S SUBSTITUTE.

THE Administrator of the Government, 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

J. T. R. DALTON, Geelong

(as Deputy Clerk of the Peace and Registrar of the County Court at Geelong), to do and perform, with respect to the Courts at Geelong, 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 G. R. Murphy on

BRYAN O'LOGHLEN.

Crown Law Offices, Melbourne, 13th March, 1893.

Stamps Act 1892.

DEPUTY COLLECTOR OF IMPOSTS.

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

JAMES DAVIDSON, Esq., Assistant Registrar of Titles, to be also a Deputy Collector of Imposts, under the provisions of section 36 (2) of the Stamps Act 1892 (No. 1274), during the absence of the Collector, Henry Palmer, Esq., on leave.

BRYAN O'LOGHLEN.

Crown Law Offices, Melbourne, 13th March, 1893.

WATERWORKS TRUST COMMISSIONER.

THE Administrator of the Government, with the advice of the Executive Council, under the powers conferred by the Water Act 1800, has been pleased to appoint

SAMUEL McDonald

to be a Commissioner of the Warrnambool Waterworks Trust, vice James Flotcher resigned.

J. H. McCOLL, Minister of Water Supply.

Department of Water Supply, Melbourne, 13th March, 1893.

MELBOURNE HARBOR TRUST COMMISSIONER.

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

EPHRAIM LAMEN ZOX, Esq., M.P.,

to be a Commissioner under the Melbourne Harbor Trust Act 1890, from the 10th March, 1893, vice the Honorable James Campbell, M.P., whose resignation from the 9th March, 1893, has been accepted.

JAMES CAMPBELL, Commissioner of Trade and Customs.

Trade and Customs Department, Melbourne, 15th March, 1893.

ACTING DEPUTY POSTMASTER-GENERAL, ETC. THE Administrator of the Government, with the advice of the Executive Council, has been pleased to appoint

THOMAS RETNOLDS JAMES, Esq.,

to be Acting Deputy Postmaster-General, Acting Secretary and Acting General Superintendent of Electric Telegraphs, during the absence of James Smibert, Esq., on duty, from the 14th March, 1893, inclusive.

AGAR WYNNE, Postmaster-General.

Post Office and Telegraph Department, Melbourne, 13th March, 1893.

BOARDS OF ADVICE FOR SCHOOL DISTRICTS.

THE Administrator of the Government, 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 Gipys, Latrobe, and Albert Wards of the City of Melbourne.

No. 1.

JOSEPH PORTA, HARRY W. PERRY, and ROBERT G. WILSON.

The Borough of Carisbrook. No. 19. FRANCIS M. RANKIN.

The Borough of Echuca. No. 29. RICHARD CARTWRIGHT.

The City of St. Kilda. No. 54. FREDERICK TULLETT and THOMAS G. ALLEN.

The South Riding of the Shire of Ballarat. No. 83. ROBERT C. CARDIGAN.

The Ceres Riding of the Shire of Barrabool. No. 89. WILLIAM ANDERSON.

The Dunolly Riding of the Shire of Bet Bet. No. 106. THOMAS BARBER and EDWARD PEART.

The Cranbourne Riding of the Shire of Cranbourne. No. 125. JAMES EVANS and JOHN W. C. McLENNAN.

The South-East Riding of the Shire of Minhamite. No. 193. THOMAS W. JOHNSTONE.

The North-Western Riding of the Shire of McIvor. No. 202. GEORGE G. DUNCAN and JAMES S. MUIR.

The Central Riding of the Shire of Oxley. No. 222. JOSEPH HOWELL.

The Mandurang Riding of the Shire of Strathfieldsaye. No. 245. WILLIAM KERR.

The North Riding of the Shire of Tullaroop. No. 254. ROBERT McCallum.

The Greensborough Riding of the Shire of Heidelberg. No. 275. NATHANIEL ELLIS and RICHARD WADESON.

The Bumberrah Riding of the Shire of Tambo. No. 334. JOHN HENDERSON.

> The Borough of Horsham. No. 344. Louis Holtzmann.

The South Riding of the Shire of Korong. No. 347. ANDREW TAIG.

The East Riding of the Shire of Glenlyon. No. 373.

John Brunt,
Philip Mauger,
Balthasar Streckfuss, and
Edmund Trembath.

The West Riding of the Shire of Gordon. No. 385. PATRICK O'REILLY.

The Shire of Upper Yarra. No. 394. WILLIAM KETT and WILLIAM MOKAY.

JAMES CAMPBELL, Minister of Public Instruction.

Education Department, Melbourne, 13th March, 1893.

COMMISSIONERS OF THE SUPREME COURT.

HIS Honour the Chief Justice has been pleased to appoint the undermentioned gentlemen to be Commissioners of the Supreme Court of the Colony of Victoria:—

FOR TAKING AFFIDAVITS.

Name.	Profession.	Residence.	Jurisdiction.	Duration of Commission (unless revoked).
Thomas Kenneth Bartie Mayne	Solicitor	Inverell	New South Wales	Until Commissioner ceases to reside at or near Inverell aforesaid, or until he ceases to practise the profession of a Solicitor there
Robert Clark Thomas Morgan	Barrister and Solicitor	Melbourne	Victoria	Until Commissioner ceases to reside at or near Melbourne aforesaid, or until he ceases to practise the profession of a Barrister and Solicitor there
Arthur Morrice Williams	Barrister and Solicitor	Melbourne	Victoria	Until Commissioner ceases to reside at or near Melbourne aforesaid, or until he ceases to practise the profession of a Barrister and Solicitor there
Frank Wisewould	Barrister and Solicitor	Melbourne	Victoria	Until Commissioner ceases to reside at or near Melbourne aforesaid, or until he ceases to practise the profession of a Barrister and Solicitor there
James McLaughlin	Barrister and Solicitor	Melbourne	Victoria	Until Commissioner ceases to reside at or near Melbourne aforesaid, or until he ceases to practise the profession of a Barrister and Solicitor there

Prothonotary's Office, Melbourne, 15th March, 1893.

W. P. FIREBRACE, Prothonotary.

TRUSTEES OF CEMETERIES.

THE Administrator of the Government, with the advice of the Executive Council, has been pleased to appoint the gentlemen named hereunder to be "Trustees of the Public Cemeteries respectively specified, viz.:—

Kiata Cemetery.

WILLIAM CHARLES DART, SAMUEL MEEK, JACOB STORER, JOSEPH WILLIAM SMITH, WILLIAM WALKER, and WILLIAM BACH.

Quantony Cemetery. OTTO MAROSKE and WILLIAM RUDOLF,

vice F. Huf and Gustav Jacobi resigned.

St. Kilda Cemeteru.

EDWARD O'DONNELL, Esq., J.P., Councillor of the City of St. Kilda,

rice George Pilley, Esq., J.P., retired by the operation of section 54 of the Local Government Act 1891.

Talgarno Cemetery. GEORGE WAITE,

vice Reuben Williams resigned.

ROBERT REID, Minister of Health.

Public Health Department, Melbourne, 13th March, 1893.

PUBLIC VACCINATOR.

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

FRANK LANE, Esq., L.R.C.P.,

to be Public Vaccinator at Myrtleford, vice William Henry Johnstone, Esq., L.M., resigned.

ROBERT REID, Minister of Health.

Public Health Department, Melbourne, 13th March, 1893.

HARROW COMMON.-MANAGERS.

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

ARTHUR BENSON,

ALEXANDER MCBEAN,

COLIN MCLEAN,

W. A. B. POTTS, and

JOHN HUGH FALCONER

JOHN McINTYRE,

Commissioner of Crown Land and Survey.

Lands and Survey Office,
Melbourne, 13th March, 1893.

TRUSTEE.

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

PETER GALBRAITH

to be a Trustee of the land permanently reserved as a site for the Stawell Hospital and Benevolent Asylum, rice Samuel Cowan Craig, whose resignation has been accepted.

JOHN McINTYRE, Commissioner of Crown Lands and Survey.

Lands and Survey Office, Melbourne, 13th March, 1893.

CROWN LANDS BAILIFF.

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

BERNARD MITCHELL, Police Constable (No. 2193),

to be a Crown Lands Bailiff in and for Victoria.

JOHN McINTYRE, Commissioner of Crown Lands and Survey.

Lands and Survey Office, Melbourne, 13th March, 1893.

DISMISSALS.

THE Public Service Board, under the provisions of section 124 of Act No. 1133, and with the approval of the Administrator of the Government in Council, has dismissed

HERBERT WILLIAM ALEXANDER, Telegraph Operator, JOHN FLYNN, Letter Carrier, and

JOHN JAMES O'CONNOR, Letter Carrier,

Post Office and Telegraph Department,

from the Public Service.

AGAR WYNNE, Postmaster-General.

Post Office and Telegraph Department, General Post Office, Melbourne, 11th March, 1893.

SAVINGS BANK AT HAMILTON.

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 Thomson, Esq.,

to be a Trustee of the Savings Bank at Hamilton.

By order of the Commissioners of Savings Banks,

WILLIAM ROBINSON. Comptoller of Savings Banks.

Office of the Commissioners of Savings Banks,
Melbourne, 20th February, 1893.

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POST OFFICE SAVINGS BANK.

IT is hereby notified that, on the 1st prox., a Post Office Savings Bank will be established at

Мітта Мітга.

The Postmaster at the above-named place has been authorized to conduct business in connexion with the Post Office Savings

T. R. JAMES, Acting Deputy Postmaster-General.

Post Office and Telegraph Department, General Post Office, Melbourne, 15th March, 1893.

To WILLIAM PASCOE,

Porter,

Porter,

Post and Telegraph Department.

A charge having been preferred against you by the Permanent Head of the Post and Telegraph Department, it is now advertised that such charge will be inquired into by the Public Service Board, on Monday, the 20th inst., at Ten o'clock a.m., at the General Post Office, Melbourne, if the charge be not admitted, and that if you do not appear at the time and place mentioned the inquiry will be proceeded with in your absence.

By order,

J. J. MACKENZIE, Secretary.

Public Service Board, Melbourne, 9th March, 1893.

TO JOHN JOSEPH PIMM,
Telegraph Messenger,
Post and Telegraph Department. A charge having been preferred against you by the Permanent Head of the Post and Telegraph Department, it is now advertised that such charge will be inquired into by the Public Service Board, on Monday, the 20th inst., at Ten o'clock a.m., at the General Post Office, Melbourne, if the charge be not admitted, and that if you do not appear at the time and place mentioned, the inquiry will be proceeded with in your absence.

By order,

J. J. MACKENZIE,

Public Service Board, Melbourne, 10th March, 1893.

Companies Act 1890.

HEREBY certify that "The New Chatsworth Estate Company Limited" has been this day registered by me, and notify that the said company is incorporated and is limited by shares

Dated this 11th day of March, 1893.

EDWARD BARRETT, Deputy Registrar-General.

Registrar-General's Office, Melbourne.

2:

Companies Act 1890.

CHANGE OF NAME OF A COMPANY.

THE Administrator of the Government, with the advice of the Executive Council, in pursuance of the provisions of the Companies Act 1830 (54 Vict. No. 1074), has been pleased to approve of the name of "The Mortgage Bank of Australia approve of the name of Limited" being changed to

THE SOUTHERN MORTGAGE COMPANY LIMITED.

BRYAN O'LOGHLEN.

Crown Law Offices, Melbourne, 13th March, 1893.

Stock Discases Act 1890.

QUARANTINE GROUND FOR IMPORTED DOGS.

QUARANTINE GROUND FOR IMPORTED DOGS.

In pursuance of the provisions of sub-section 6 of section 78 of the Regulations made under Part I. of the Stock Diseases Act 1890 (54 Vict. No. 1141), and bearing date the 11th day of November, 1890, relating to the importation of Dogs, the Administrator of the Government in Council has approved of the premises described hereunder being Quarantine Grounds for Imported Dogs, viz.:—

The premises of Mr. John H. Connell, situate at No. 190
Punt-road, Prahran;
The premises of Mr. Harold Thomson, situate at No. 34
Wangaratta-street, Richmond.

W. T. WERR Minister of Agriculture.

Department of Agriculture, Melbourne, 13th March, 1893.

REVISED REGULATIONS RESPECTING NAVAL CADETS.

FOR THE INFORMATION OF CANDIDATES.

EVISED Regulations respecting Naval Candidates, dated December, 1892, have been received from the Secretary of State for the Colonies. Copies can be seen by persons interested upon application to the Secretary of Defence, Dolence Department, Treasury Gardens, Melbourne.

J. B. PATTERSON.

Premier's Office, Melbourne, 3rd March, 1883.

EXAMINATIONS FOR THE CIVIL SERVICE OF INDIA.

OPEN COMPETITION OF AUGUST, 1893.

T is notified, at the request of the Right Honorable the Secretary of State for the Colonies, that the Regulations for this Examination are not ready for issue, but that the subjects of the Competitive Examination and marks will be practically the same as in 1892, except that a few charges in detail have been made. These alterations appear in a syllabus which may be seen at this office.

'E. J. THOMAS, For the Premier.

Premier's Office, Melbourne, 8th March, 1893.

REGISTRATION OF FIRMS ACT 1892.

REGISTRATION OF FIRMS ACT 1892.

Any person or persons carrying on business under a firm or trading name, which does not disclose the full or usual names of all the partners, or under any name which may be different to the name of the actual proprietor or proprietors of the business, and any person or firm still carrying on business under an old firm name where the original proprietor has ceased to be a partner, or where one or more of the old partners have died or retired, must register on or before 31st March, 1893.

Where the same person or persons are carrying on a business under one or more different firm or trading names each must be registered separately.

Any new firm or any person about to commence business under a firm or trading name must register before commoncing business.

business.

Any alteration in a firm or trading name and any change in the constitution of the firm must be registered within one month. Fenalty Five pounds, and for every subsequent conviction not exceeding Ten pounds. Any action by an unregistered firm may be stayed.

Further information can be obtained from the Registrar-General, Melbourne. Printed forms at all Courts of Petty Sessions, at which a copy of the Act can be seen.

A. P. AKEHURST.

Crown Law Offices, Melbourne, 16th February, 1893.

MUNICIPAL AUDITORS' BOARD.—SECOND EXAMINATION.

NOTICE is hereby given that the second examination of persons desiring to obtain Certificates of Competency or Qualification to exercise the office of Municipal Auditor or Inspector of Municipal Accounts will be held at the Freemasons' Hall, Collins-street, Melbourne, on Tuesday, the 28th March

next.

The attention of intending candidates is directed to the regulations published in the Government Gazette of the 22nd April, 1892, page 1815, and notices of intention to appear at the examination must be received not later than the 6th prox.

S. WHITEHEAD,
Secretary Municipal Auditors' Board.

Department of Public Works, Melbourne, 15th February, 1893.

PAYMENT OF RENEWAL PREMIUMS ON GUARANTEE POLICIES.

OFFICERS in the Public Service are reminded that the renewal premiums on guarantee policies held by the Government in their behalf became due at the end of the past month. Any omission to make payment of the premiums will, on its being reported, be attended by the stoppage of the salary of the officer in default until notice of the payment of the renewal premium shall have been received.

H. F. EATON, Under-Treasurer.

The Treasury, Melbourne, 3rd January, 1893.

REFORMATORY SCHOOL AT BALLARAT ABOLISHED.

ABOLISHED.

PURSUANT to the provisions of Part II. of the Crimes Act
1890 (54 Vict. No. 1079), the Administrator of the Government in Council has abolished, from and after the 31st day of
March, 1893, the Reformatory School for males at Ballarat
established by Order in Council of the 8th day of December,
1879.

J. B. PATTERSON.

Chief Secretary's Office, Melbourne, 13th March, 1893.

PROBATIONARY SCHOOL AT BALLARAT ABOLISHED.

DURSUANT to the provisions of Part I. of the Neglected Children's Act 1890 (54 Vict. No. 1121), the Administrator of the Government in Council has abolished, from and after the 31st day of March, 1893, the Probationary School at Ballarat established by Order in Council of the 9th day of February, 1892.

J. B. PATTERSON.

Chief Secretary's Office, Melbourne, 13th March, 1893.

Licensing Act 1890. MOONAMBEL LICENSING DISTRICT.—POLL OF ELECTORS.

DURSUANT to the provisions of section 30 of the Licensing

Act 1890 (No. 1111), it is hereby notified that the Administrator of the Government in Council has ordered a Poll of the Electors in the Moonambel Licensing District to be taken by ballot on Friday, the 21st day of April next, to determine whether or not the existing number of Victuallers' Licences in that District shall be increased.

J. R. PATTERSON

J. B. PATTERSON.

Chief Secretary's Office, Melbourne, 27th February, 1893.

CHILD MURDER, BRUNSWICK. FIFTY POUNDS REWARD.

WHEREAS on Wednesday, the 17th August, 1892, the dead body of a male child, wrapped in a piece of old green baize, was found on a vacant piece of land near the Railway Station, Brunswick: And whereas at the inquest it was shown that the child had been suffocated, and a verdict of "Wilful Murder" was returned against some person or persons unknown: Notice is hereby given that a Reward of Fifty pounds will be paid by the Government for information which will lead to the arrest and conviction of the murderer or murderers.

J. B. PATTERSON.

Chief Secretary's Office, Melbourne, 14th March, 1893.

CHILD MURDER, NORTH FITZROY. FIFTY POUNDS REWARD.

WHEREAS at about Nine a.m. on Saturday, the 21st January, 1893, the dead body of a female child, wrapped in an old black sac-coat and a piece of dirty brown calice, was discovered at the back gate of a house No. 312 St. George's-road, North Fitzroy: And whereas at an inquest it was shown that the child had been suffocated, and a verdict of "Wilful Murder" was returned against some person or persons unknown: Notice is hereby given that a Reward of Fitty pounds will be paid by the Government for information which will lead to the arrest and consists and the state of the st viction of the murderer or murderers.

J. B. PATTERSON.

Chief Secretary's Office, Melbourne, 14th March, 1893.

CHILD MURDER, CASTLEMAINE.

CHILD MURDER, CASTLEMAINE.

FITT POUNDS REWARD.

WHEREAS on Sunday, the 11th December, 1892, the dead body of a female child, much decomposed, and wrapped in the body lining of a female's dress and a piece of a calico chemise, was found in a waterhole between the Botanical Gardens and Barker-street, Castlemaine: And whereas at an inquest a verdiet was returned to the effect that the child was found dead in a waterhole, but there was no evidence to show how it got there, or whether death occurred before or after birth: Notice is hereby given that a Reward of Fifty pounds will be paid by the Government for information which will lead to the arrest and conviction of the person or persons who exposed the body of the child aforesaid.

J. B. PATTERSON.

J. B. PATTERSON.

Chief Secretary's Office, Melbourne, 13th March, 1893.

POLICE GAOL AT PORTLAND ABOLISHED.

PROCLAMATION

By His Excellency the Honorable John Madden, LL.D., the Chief Justice of the Supreme Court of the Colony of Victoria, and Administrator of the Government of the said Colony, &c., &c.

Act. &c., &c., &c.

WHEREAS by the Gaols Act 1830 (54 Vict. No. 1096) it is amongst other things enacted that the Governorin Council, upon a certificate from the Inspector-General of Penal Establishments that any lock-up is fit for the reception of prisoners whose sentences do not exceed thirty days, may from time to time, by notice in the Government Gazette, proclaim any police lock-up so certified to be a "police good," and shall have power from time to time to vary or revoke any such Proclamation by notice in the Government Gazette, whereupon such Proclamation or variation or revocation shall take effect accordingly: And whereas by a Proclamation under the hand of the Governor and the Saal of the Colony, bearing date the 1st day of August, One thousand eight hundred and ninety-two, certain buildings and promises therein described and situated at Portland were proclaimed and notified to be a Police Gaol: And whereas it is expedient that such Police Gaol should be abolished: Now therefore I, the Administrator of the Government of Victoria, with the advice of the Executive Council thereof, do hereby revoke the Proclamation shoresaid and to further declave that this my Proclamation shall have effect on and after the sixth day of March, One thousand eight hundred and ninety-three.

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

Given under my Hand and the Seal of the Colony, at Melbourne, this thirteenth day of March, in the year of our Lord One thousand eight hundred and ninety-three, and in the fifty-sixth year of Her Majesty's reign.

(L.S.)

JOHN MADDEN.

By His Excellency's Command, J. B. PATTERSON. GOD SAVE THE QUEEN!

BALLARAT LUNATIC ASYLUM.

PROCLAMATION

By His Excellency the Honorable John Madden, LL.D., the Chief Justice of the Supreme Court of the Colony of Victoria, and Administrator of the Government of the said Colony, &c., &c. &c.

Victoria, and Administrator of the Government of the said Colony, &c., &c. &c.

WHEREAS by Part II. of the Lunacy Act 1890 (54 Vict. No. 1113) it is amongst other things enacted that the Governor in Council may from time to time, by Order published in the Government Gazette, proclaim any house or building in Victoria, theretofore or thereafter provided at the public cost for the reception of lunatics, a Public Asylum within the meaning of the said Act: Now therefore I, the Administrator of the Government of Victoria, with the advice of the Executive Council thereof, do order and proclaim that the houses or buildings and premises hereinafter described, which have been provided at the public cost for the reception of lunatics, shall be a Public Asylum within the meaning of the said Act, that is to say:—

BALLARAT LUNATT CASYLUM.—Two hundred acres, county of Grenville, parish of Cardigan: Commencing at the south-east angle of the site, the said angle bearing N. 70° 30° W. one chain fifty-nine links and north thirty-eight chains thirteen links from the south-west angle of suburban allotment 12, parish of Ballarat; bounded thence by a road one chain fifty links wide bearing north thirty-two chains; and thence by lines bearing respectively west sixty-two chains fifty links, south thirty-two chains, and east sixty-two chains fifty links to the point of commencement, as shown on the plan deposited at the Croom Lands Office, Melbourne.

Walbearne thirthirticath days of Merch in the treach

Given under my Hand and the Seal of the Colony, at Melbourne, this thirteenth day of March, in the year of our Lord One thousand eight hundred and ninety-three, and in the fifty-sixth year of Her Majesty's

JOHN MADDEN. By His Excellency's Command,

J. B. PATTERSON.

GOD SAVE THE QUEEN!

Public Service Act 1890. EXEMPTION.

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

John Thomas Golden Bell

as a Weigher in the Department of Trade and Customs, for a period of three months from the 13th March, 1893, provided that he shall not receive payment for any services he may render at a greater rate than £10 10s. per month. JAMES CAMPBELL,

Commissioner of Trade and Customs.

Melbourne, 13th March, 1893.

· EXEMPTION.

THE Administrator of the Government, with the advice of the Executive Council, in exercise of the powers conferred by section 3 of the Public Service Act 1830, has, upon the recommendation of the Public Service Board, been pleased to declare that the provisions of the said Act shall not apply to

RICHARD HENRY WALCOTT, Mineralogist, Public Library, in the Department of the Chief Secretary, from the 23rd January to the 30th June, 1893.

J. B. PATTERSON.

Chief Secretary's Office, Melbourne, 13th March, 1893.

CIGAR LICENCE.

T is hereby notified for general information that, in accordance with the provisions of the Regulations under Part II. of the Customs and Excise Duties Act 1850, dated 28th January, 1892, the premises of Walter Bacon, situate at number 169 Brunswick-street, Fitzroy, have been approved and appointed as a Factory where the manufacture of Cigars from the leaf, in quantities not exceeding two thousand five hundred weekly, may be carried on. JAMES CAMPBELL,
Commissioner of Trade and Customs.
Melbourne, 16th March, 1893.

BONDED WAREHOUSES.

BONDED WAREHOUSES.

Y virtue of the powers conferred upon me by section 12 of the Customs Act 1890, I hereby direct that in lieu of the fees hitherto paid by the Australasia Sugar Refining Company, Port Melbourne, and the Proprietor of Poolman's Sugar Refinery, Port Melbourne, for the services of a locker, a fee of £250 per annum be paid for such services, conjointly, by the said company, and the proprietor of the said refinery, in the following proportions, in accordance with the second schedule to the said Act, viz:—
The Australasia Sugar Refining Company, £150 per annum.
The Proprietor of Poolman's Sugar Refinery, £100 per annum.
To date from 1st January, 1893.

JAMES CAMPBELL.

JAMES CAMPBELL, Commissioner of Trade and Customs.

Department of Trade and Customs, Melbourne, 16th March, 1893.

Marine Act 1890.

ADDITIONAL GENERAL RULE FOR THE PORTS IN VICTORIA.

PORT OF PORT PHILLIP.—SUBMARINE MINING IN THE VICINITY OF SWANSPIT LIGHT-SHIP.

PROCLAMATION

By His Excellency the Honorable Join Madden, LL.D., the Chief Justice of the Supreme Court of the Colony of Victoria, and Administrator of the Government of the said Colony, &c., &c.

Colony, &c., &c., &c.

WHEREAS by the Marine Act 1890 it is amongst other things enacted that the Governor in Council, by Proclamation published in the Government Gazette, may from time to time define the limits and boundaries of ports in Victoria, and frame rules and regulations for the governance and preservation of the said ports respectively, and for the regulation of shipping in the same, and also for the due protection and preservation and the good government and management of all public wharfs, and may appoint officers to carry out and enforce such rules and regulations may from time to time be in like manner altered, amended, or repealed, and others substituted in their stead: Now therefore, I, the Administrator of the Government of Victoria, with the advice of the Executive Council, do hereby make the following addition to the General Rules for the Ports in Victoria, that is to say:—

For the purpose of permitting practice in Submarine Mining, vessels shall not, on and from the thirteenth day of March, One thousand eight hundred and ninety-three, until and including the eighth day of April. One thousand eight hundred and ninety-three, be navigated or anchored in the waters to the northward and westward of the Swanspit Light-ship within a supposed line from the northern extremity of Swan Point, running easterly to small B.B. buoy, which marks the recently formed shoal at the southern entrance to Cole's Channel; theuce southerly to the Swanspit Light-ship; thence westerly to the Swan Beacon; and thence northerly along shore to the starting point.

Given under my Hand and the Seal of the Colony, at Mielbourne, this thirteenth day of March, in the year of our Lord One thousand eight hundred and ninety-three, and in the fifty-sixth year of Her Majesty's

JOHN MADDEN.

By His Excellency's Command,

JAMES CAMPBELL, Commissioner of Trade and Customs.

GOD SAVE THE QUEEN!

NOTICE TO MARINERS.—VICTORIA.

THE following additional Port Regulation is published for general information.

JAMES CAMPBELL, Commissioner of Trade and Customs.

Department of Trade and Customs, Melbourne, 13th March, 1893.

PORT OF PORT PHILLIP.

Submarine Mining in the Vicinity of Swanspit Light-ship. Submarine Mining in the Vicinity of Swanspit Light-ship.

For the purpose of permitting practice in submarine mining vessols shall not, on and from the 13th day of March, 1893, until and including the 8th day of April, 1893, be navigated or anchored in the waters to the northward and westward of the Swanspit Light-ship within a supposed line from the northern extremity of Swan Point running easterly to small B.B.B. buoy, which marks the recently-formed shoal at the southern entrance to Cole's Channel; thence southerly to the Swanspit Light-ship; thence westerly to the Swan Beacon; and thence northerly along shore to the starting point.

ALEXE. WILSON, Engineer in Charge Ports and Harbors.

Department of Ports and Harbors, Melbourne, 13th March, 1893.

POLLING PLACE FOR MUNICIPAL ELECTIONS ABOLISHED.

HE Administrator of the Government, with the advice of the Executive Council, in pursuance of the provisions of section 116 of the Local Government Act 1820 (54 Vict. No. 1112), has

The State School Talbotville

as a Polling Place for the North Riding of the Shire of Avon.

W. T. WEBB, Commissioner of Public Works.

Public Works Office, Melbourne, 13th March, 1893.

SHIRES OF DIMBOOLA AND BORUNG.

PROPOSED SEVERANCE OF AREA.

In pursuance of the provisions of the Local Government Act 1890 (No. 1112, section 43), the substance and prayer of a Petition in accordance with the said Act, which has been presented to His Excellency the Governor, are published, viz.:—

The petitioners purport to constitute a majority of the rate-payers in the East Riding of the Shire of Dimboola, and they desire that the said riding may be severed from the Shire of Dimboola and annexed to the Shire of Borung.

Dimboola and annexed to the Shire of Borung.

Petitioners state that the nearest point of the East Riding is distant twenty-eight (28) miles from the seat of local government, and that the majority of the ratepayers in the said riding are from forty (40) to sixty (60) miles distant therefrom; that the distance being so great, it is impossible to make their requirements properly understood at council meetings, except at great inconvenience and expense; that they have no interest in common with the remaining portion of the shire, either commercially or geographically; that Warracknabeal, the municipal town of the Shire of Borung, is their natural market, and the place whereat all their business is transacted, being easy of access to all the ratepayers. ratepayers.

The petitioners therefore humbly pray that His Excellency in Council may be pleased to sever the said East Riding from the Shire of Dimboola and annex same as an additional riding to the Shire of Borung.

Notices on behalf of the petitioners may be served on Mr. Herbert Moreton, Brim P.O.

W. T. WEBB, Commissioner of Public Works.

Department of Public Works (Roads and Bridges Branch), Melbourne, 16th March, 1893.

Local Government Acts.

PETITIONS REFUSED.

THE Petitions under the provisions of the Local Government Acts referred to hereunder having been severally taken into consideration, the Administrator of the Government in Council, in exercise of the discretionary power given by section 34 of the Local Government Let 1899 (No. 1112), has refused the prayers of the said Petitions, that is to say:—

Petition from certain Ratepayers of the Shire of Euroa (notice of which was duly published in the Gorenment Gazette of the 11th day of November, 1892), praying that the area therein described be severed from the said Shire and annoxed to the Shire of Goullium. Shire of Goulburn.

Petition from certain Ratepayers of the Shire of Minhamite (notice of which was duly published in the Government Gazette of the 22nd day of April, 1892), praying that the said Shire be subdivided. subdivided.

W. T. WEBB, Commissioner of Public Works.

Public Works Office, Melbourne, 13th March, 1893.

MAFFRA SHIRE COUNCIL.-ORDER CONFIRMED.

Order of the Council of the Shire of Maffra, made on the 7th day of September, 1892.

IN pursuance of the powers conferred by sections 390 and 391 of the Local Government Act 1890, the Council of the Shire of Maffra hereby orders that the land hereinatter described shall be a public highway from and after the publication hereof in the Government Gazette, that is to say:—

in the Covernment Gazette, that is to say:—
All that piece of land being part of allotments 11 and 12 of section 14, township and parish of Glenmaggie, county of 'Ganjil': Commencing at the south-west corner or angle of said allotment 12; thence by a line bearing N. 12° 41' E. five hundred links; thence by a line bearing S. 77° 19' E. one hundred links; thence by a line bearing S. 12° 41' W. five hundred links; thence by a line bearing N. 77° 19' W. one hundred links to the commencing point.

And the said Council doth hereby further order that such public highway shall be in lieu of the existing road as under, that is to

say:—
All that piece of land situate in the said parish commencing at the south-east corner of said allotment 12; thence bearing N. 0° 17′ W. six hundred and sixty-one links and four-tenths; thence bearing S. 50′ 7′ E. one hundred and thirty links and leight-tenths; thence bearing S. 0° 17′ E. five hundred and seventy-seven links; thence bearing S. 89′ 43′ W. one hundred links to the commencing point. the commencing point.

Dated the 7th day of September, 1892.

The common seal of the Council of the Shire of Maffra was affixed hereto in the presence of the undersigned—

(SEAL)

WM. B. CRISP, President. F. HORSTMAN, Councillor, JAMES FRENCH, Secretary.

Approved by the Administrator of the Government in Council the 13th March, 1893.

G. WILSON BROWN, Clerk of the Executive Council.

PUBLIC HIGHWAYS IN THE BOROUGHS OF KEW AND PORTLAND.

PROCLAMATION

By His Excellency the Honorable John Madden, LL.D., the Chief Justice of the Supreme Court of the Colony of Victoria, and Administrator of the Government of the said Colony &c., &c., &c.

WHEREAS by the Local Government Act 1800 (54 Vict. No. 1112, section 388) it is amongst other things enacted that it shall be lawful for the Governor in Council at any time, and from time to time, upon the request of the council of any municipality, by notice in the Government Gazette, to declare any land reserved, used, or by purchase or exchange acquired for a street, road, highway, thoroughfare, bridge, square, court, alley, or right-of-way to be a public highway, and that such land shall thereupon and thenceforth from the date of such Proclamation become and be absolutely dedicated to the public as a public highway within the meaning of any law then or thereafter in force: And whereas the respective Councils of the Boroughs of Kew and Portland have requested that the lands bersimator mentioned, which have been reserved, used, or acquired by the said Councils for the purpose of making streets within the said Boroughs respectively, be so declared public highways: Now therefore I, the Administrator of the Government of Victoria, with the advice of the Executive Council, do by this notice declare the lands reserved, used, or acquired for the streets hereinafter named and described, and situate within the Boroughs of Kew and Portland aforesaid respectively, to be Public Highways within the meaning of the said Act, viz.:—

PUBLIC HIGHWAYS IN THE BOROUGH OF KEW.

Street.	Width,	Width of Carriage- way.	Width of Footpath on each side.	Description.
a'Beckett-street	Feet. 66	Feet.	Feet.	Princess-street to Barry-street
Aileen-street	59	42	1 9 west side)	Fitzwilliam-street to Barker's-road
A 13	50	32	8 cast side }	Stawell-street to right-of-way off Princess-street
4 1 / 1 / /	66	48	ğ	John-street to Thomas-street
4 - 1 - 2	54	36	ĺ š	Cotham-road to Wellington-street
T) 1 1	66	48	j	a Beckett-street to Wills-street
TD.1	32	21	6 west side 5 east side	From Park Hill-road to a point 502' 3" south thereof, and thence widening out to 60 feet wide on the east side by curve 127' 6" long, whose radius is 81' 3"
	60	42 32	9 both sides	From tangent point of curve 763' 6" to Cotham-road Eglinton-street to Willsmere-road
Charles-street	60	43	{ 9 west side }	Cotham-road to High-street
John-street	66	48	8 east side \$	_
3 C 3 t t		32	9	Cotham-road to Sackville-street
3.5	40	28	6	Effey-street to Carson-street Wellington-street to Fitzwilliam-street
aci a .	66	48	l š	Princess-street to Barry-street
50.17	54	36	š	Eglinton-street to Willsmere-road
	44	26	l š	
Ci 1 11	50	32	9 -	Cotham-road to Wellington-street Wellington-street to Fitzwilliam-street
College-parade	39	22	{ 9 east side } { 8 west side }	From Barker's-road for a distance of 676' 6" north thereof
Davis-street	66	48	9	Sackville-street to Fitzwilliam-street
	40	28	6	High-street to Cotham-road
	60	42	ğ	High-street to Eglinton-street
Doona-avenue	50	32	9	Wellington-street to Stirling-street
77.1	50	32	9	Cotham-road to a point 120' 10" south of south side of Stawell- street
•	49	32	{ 9 west side }	I'rom thence to Barker's-road
	33	21	6	Mand-street to Stevenson-street
	50	34	8	Barker's-road for a distance of 420 feet north thereof
Gladstone-street	50	32	9	High-street to Eglinton-street
	40	28	6	Wellington-street southward for a distance of 455 feet
	50	32	9	Cotham-road to High-street
Rowland-street	66	48	9	John-street to Thomas-street
	33	21	6	Wrixon-street to Davis-street
	40	26	7	Fitzwilliam-street northward 353 feet
	50	32	9	Fitzwilliam-street to Wellington-street
	40	28	6	Cotham-road to Wellington-street
Stirling-street	50	32	9	Edgevale-road to Doona-avenue
Walpole street	54	36	9	Eglinton-street to Willsmere-road
Wellington-street	50	32	9	Edgevale-road to Davis-street
	66	48	9	Barker's-road to Sackville-street

PUBLIC HIGHWAY IN THE BOROUGH OF PORTLAND.

Name of Street.	Total Width.	Width of Carriage- way.	Width of Footpath on both sides.	Extent.
Market-street	66 feet	50 feet	8 feet	From Tyers-street north to allotment 10, section 6

Given under my Hand and the Scal of the Colony, at Melbourne, this thirteenth day of March, in the year of our Lord One thousand eight hundred and ninety-three, and in the fifty-sixth year of Her Majesty's reign.

(L.S.)

JOHN MADDEN.

By His Excellency's Command,

VIÓTORIA.—ARRIVALS BY SEA.

RETURN showing the Number of Persons who Arrived in the Colony of Victoria by Sea during the Month of January, 1893.

					Place o	f Depa	rture.	:			
Port of Arrival, &c.	New South Wales.	Queensland.	South Australia.	Western Australia.	Tasmania.	New Zealand.	South Seas.	Total from the Neigh- bouring Colonies.	The United Kingdom.	Foreign Ports.	General Total.
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	2,098 1,009 112 130 10 4	65 30 1 	579 198 16 28 4	26 16 1 2 	1,219 643 59 59 4 2	373 216 26 24 		4,360 2,112 215 243 18 6	178 101 17 5	115 42 2 10 1	4,653 2,255 234 258 19 8
Geolong.—Adults { Males Females Females								 	: : : :	:::::::::::::::::::::::::::::::::::::::	
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	3,363	 96	825	45	1,986	639		 6,954	301	 7 172	7,427
	2,098 1,009 112 130 10 4 3,363	65 30 1 	579 198 16 28 4 	26 16 1 2 	1,219 643 59 59 4 2 1,986	373 216 26 24 639		4,360 2,112 215 243 18 6	178 101 17 5 	115 42 2 10 1 . 2	4,653 2,255 234 258 19 8

Immigration Office, Melbourne, 14th March, 1893.

ALEXR. WILSON, Immigration Agent.

VICTORIA.—DEPARTURES BY SEA.

PETURN showing the Number of Persons who Departed from the Colony of Victoria by Sea during the Month of January 1893.

	1			1	Place of	Desti	ation.				
. Port of Departure, &c.	New South Wales.	Queensland.	South Australia.	Western Australia.	Tasmania.	New Zealand.	South Seas,	Total to the Neigh- bouring Colonies.	The United Kingdom,	Foreign Ports.	General Total.
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	2,065 968 98 100 9	81 35 8 5 1	512 266 41 34 2 5	130 31 8 16 2 1	1,099 667 49 70 10	277 220 14 5 3 1	2 1 	4,164 2,192 221 231 27 22	127 70 12 14 4 4	79 30 2 1 1	4,370 2,292 235 246 32 26
Geelong.—Adults { Males Females Females Males " Infants { Males Females Females Portland.—Adults { Males Females Portland.—Adults { Males Females In Children, 12 to 1 year { Males Females Females { Males Females In Males { Males Females In Males { Males Females											
Totals \{ Females	3,251	130	863	191	1,899	520	3	6,857	231	113	7,201
$\mathbf{Total} \begin{cases} \mathbf{Adults} & \dots & & \begin{cases} \mathbf{Males} \\ \mathbf{Females} \end{cases} \\ \mathbf{Children, 12 \text{ to 1 year}} & \dots & \begin{cases} \mathbf{Males} \\ \mathbf{Females} \end{cases} \\ \mathbf{Males} \end{cases}$ $\mathbf{Totals} & \dots & \dots$	2,065 968 98 100 9 11 3,251	81 35 8 5 1 	512 266 44 34 2 5	130 34 8 16 2 1	1,099 667 49 70 10 4 1,899	277 220 14 5 3 1	2 1 3	4,164 2,192 221 231 27 22. 6,857	127 70 12 14 4 4 231	79 30 2 1 1 	4,370 2,292 235 246 32 26 7,201

VICTORIAN RAILWAYS.

BY-LAW No. 105.

THE VICTORIAN RAILWAYS COMMISSIONERS, in pursuance of the powers conferred by the Railways Act 1890, do hereby make the following By-law for the Issue of Free Passes, and all previous By-laws conflicting therewith are hereby repealed:—

THE PERSONS UNDERMENTIONED WILL BE ALLOWED PASSES, VIZ :-

Members of the Legislature of Victoria.

Ex-members of the Legislative Assembly of Victoria who served the colony before payment of Members originated.

Executive Councillors...

Members of the Legislatures of New South Wales, South Australia, Queensland, Tasmania, Western Australia, and New Zealand, on exhibition of the passes issued to them in their own colonies.

The Governor's Aides-de-Camp and Private Secretary.

Distinguished Visitors, on approval of the Minister.

The Deputy Postmaster-General, the Chief Inspector of Postal and Telegraph Services, and two Inspectors of the latter branch, as per current agreement.

Carrying Agents whose business of the previous year with the Department reached the sum of £12,000 sterling.

Railway Officers and Employés from other countries, on approval of the Railways Commissioners.

Riflemen, for intercolonial matches only.

Shipmasters, to visit country districts occasionally, on approval of the Railways Commissioners.

Aborigines, on requisition of Secretary to Aborigines Board only.

Agents of the Peninsular and Oriental Steam Navigation, Orient Steam Navigation, Messagories Maritime, and Norddeutscher Lloyd Companies, as per agreement.

The Secretaries of the Victoria Racing Club and the Victorian Amateur Turf Club.

The Clerk of the Legislative Council, and the Clerk of the Legislative Assembly.

The Secretary of Trade and Customs.

The Commissioners of Railways of other colonies.

Charitable Institutions, viz.:—Deaf and Dumb and Blind Asylums, for children and attendants when going to their friends on yearly leave; Melbourne and Catholic Orphan Asylums, in connexion with boarding out children; Infant Asylum, for conveyance of children adopted; Sick Children's Hospital, for transit of patients whose parents are unable to pay railway fare; Ladies' Benevolent Societies, to couvey their protégés who are to be admitted into refuges, &c.; Neglected Children, and Discharged Prisoners, under the Prisoners' Aid Society, when they are going into the country, on approval of the Treasurer, who shall provide an amount to recoup the Railway Department.

The Directors and Traffic Manager of the Deniliquin and Moama Railway Company, for the Melbourne and Echuca line only.

(SEAL)

The common seal of the Victorian Railways Commissioners was hereunto affixed this 13th day of March, 1893, in the presence of—

R. H. FRANCIS, Chairman.

W. M. KIBBLE, Commissioner.

K. L. MURRAY, Commissioner.

Confirmed by the Administrator of the Government in Council the 13th March, 1893.

G. Wilson Brown,

Clerk of the Executive Council.

VICTORIAN RAILWAYS.

BY-LAW No. 109

THE VICTORIAN RAILWAYS COMMISSIONERS, in pursuance of the powers conferred by the Railways Act 1890, do hereby make the following By-law for the Issue of Passes and Privileged Tickets to Officers and Employés of the Victorian Railways, and all previous By-laws relating thereto are 'hereby repealed :-

PASSES MAY BE ISSUED TO PERMANENT OFFICERS AND EMPLOYES ONLY AS FOLLOWS, VIZ .:--

1. Any officer or employé, when on annual leave, may have a pass for himself and wife, to cover the period of leave granted.

2. Officers' passes (with title of each officer engraved thereon) are to be issued only to heads of branches and to such other officers as the Commissioners may direct, whose duty requires them to travel on railway business.

3. Any officer or employé who may be transferred can obtain a pass for himself, wife, family, and furniture to his new place of duty, but this concession is not to cover the free transit of either dogs, horses, cattle, vehicles, or firewood.

Officers or employés travelling on free passes will have no claim for luggage or other property lost in transit, and they will be expected to sacrifice their comfort for the convenience of paying passengers.
 Ordinary employés' passes are not available for "Express" or "Special" trains, unless specially

indorsed by an authorized officer.

6. Any officer or employe found travelling without a free pass or ticket is to be at once suspended by the head of his branch, and the occurrence to be reported to be dealt with.

7. All passes issued to officers and employes on duty shall have the words "On Service Only" printed plainly across them.

8. The following officers only are authorized to sign and issue passes, and indorse such concessions for special or express trains or guards' vans, viz :- Heads of branches and such other officers as are specially approved by the Commissioners

Only the authorized gold, book, and paper passes are to be recognised, except in cases of accident or emergency, when a telegram pass from any authorized officer or the station-master at Spencer-street is to be accepted.

9. At stations where tickets are checked or collected, passes must also be checked or collected. The dates for which passes may be available, and the names of the issuers, are to be clearly written on each pass. Failing the observance of these particulars the holders of passes are to be treated as ordinary passengers, and made to pay unless fraud is attempted.

10. Privileged tickets (available for the same periods as ordinary tickets) may be issued to officers and employés entitled to passes at one fourth of the ordinary return fares. Minimum:—First class, 2s.; second class, 1s.; children of employés, under twelve years of ago, half these rates.

11. Passes or privileged tickets are not to be issued for the use of employés' sons who are in receipt of salaries or wages, or who are over 18 years of age. Unmarried daughters may be granted privileged tickets, provided they are not in receipt of remuneration from any source whatever.

12. Supernumerary employés who have been in the service over two years may, at the discretion of heads of branches, be granted privileged tickets for themselves only.

13. Pass and privileged ticket requisitions, as per form attached hereto, must be sent to the issuing officers, so as to insure the concessions being made in sufficient time. Such officers will be held responsible that the concessions granted under this By-law are not exceeded.

		-
Form of Application.		
	Victorian Railw	ays,
	(¹)	Office,
•	(Date)	18
Memo.		
I have the honour to request that a (2) class	may be issued to (3)	for a
journey from (4) to (5) and back from (6)	to (7)	
Since the 1st January last (inclusive) I have had (8)	to $\binom{7}{9}$ passes and $\binom{9}{9}$	privileged
tickets.		-
. (10) -		
	(11)	
The (12)		
(1) Branch. (2) First or Second Class. (3) For whom required. (4 a		(0 1 7) 12-4
available for. (8 and 9) Number. (10) Signature of Applicant. (11) Grade.		("and") Dates
Note.—This Λ pplication must be forwarded so as to reach the issuing officer being required.	at least the day previous to	the concession

The common seal of the Victorian Railways Commissioners was hereunto affixed this 13th day of March, 1893, in the presence of-

R. H. FRANCIS, Chairman. W. M. KIBBLE, Commissioner. K. L. MURRAY, Commissioner. (SEAL)

Confirmed by the Administrator of the Government in Council the 13th March, 1893.

ORDERS IN COUNCIL:--(Series 1892-3.)

Serial No.	Purpose and Particulars.		nt.	Name for Approval	Charged against Vote or Fund.	Authority.	
2507	DEFENCE DEPARTMENT— Anti-corrosive paint, 9 cwt., at 90s. per cwt.; anti-fouling paint, 9 cwt., at 140s. per cwt.	Rates		Mussabini and Co. 1	Division No. 60, Sub- division No. 10	Approved by the Administrator of the Government in Council, the	
2508	WORKS — It is submitted for the approval of His Excellency the Administrator of the Government in Council, under provisions of the Act, that the sum of Four hundred pounds (£400) be expended in the purchase of land for approach to the Wahgunyabbridge, without tenders being advertised for the same by this Department		•••		71/53. Wahgunyah Bridge	13th March, 1893. -G. Wilson Brown, Clerk of the Executive Council.	

¹ Fulfilled previous contracts satisfactorily.

Melbourne, 17th March, 1893.

CONTRACTS ACCEPTED.—(Series 1892-3.)

Serial No.	Purpose, No. of Tenders, and Particulars of Contract.	Amount.	Name of Contractor.	Charged against Vote or Fund.	to Regulations on the date stated.	
2509	POST OFFICE— Supplying 200 telegraph poles, at £1 each, from W. Phillips, without tenders being called for same (vide Order in Council dated 2nd March, 1893)	£ s. d. 200 0 0	W.[Phillips 1	Telegraph Lines, 1892-3. Division No. 81	Jas. Smibert, 11.3.93.	
2510 2511	RAILWAYS— Supply of 5,000 sleepers at Dunkeld, at 4s. each Extra on contract No. 2097 of 1892-3	Rates £ s. d. 87 10 1	Tucker Village Settle- ments Committee	Votes and Loans as required Ditto	R. G. Kent, Secretary, by order of the Railways Commissioners.	
	WORKS— (12)—New morgue, &c., Geclong Gaol (3)—Removal of State School No. 2919, Heatherlie, and re-erection of same as State School No. 3109, Beulah Extra on contract No. 2371 of 1892-3: For repairs to Light-house station, Cape Nelson	119 0 0 135 0 0 1 18 0 24 11 4	Dew Bros. 1 J. Greig	69/3/1. Gaols, &c 69/16/1. State Schools 69/7/1. Light-houses 69/4/1. Lunatic Asylums	W. T. Webb. 16,3,93.	

Fulfilled previous contracts satisfactorily.

Cancellation of Contract.

Prisoners' Rations, 1892-3.—Contract No. 747, Gazette 1892, p. 2780, for the supply of prisoners' rations at Teongabbie, by T. C. Keep, is hereby cancelled.—G. D. Carten. 11.3.93.

Melbourne, 17th March, 1893.

CONTRACTS ACCEPTED. -(Scries 1892-3.)

CONTRACTS FOR THE CONVEYANCE OF INLAND MAILS FOR THE YEAR 1892-3.

No. of Contract.	Particulars of Contract.	Am			Name for Approval.		_
2 516	POST OFFICE— Reduction from contract No. 1727, in consequence of the portion to and from Post Office and Railway Station, Windermere, being discon-	£ 8	s. 2	d. 0	Vines and McPhee		iland
2517	tinued from 1st January, 1893, at the rate of £16 4s, per annum Reduction from contract No. 1727, in consequence of the discontinuance of the service between Post Office and Railway Station, Waubra, from	4	1	0	Vines and McPhee		s, 1892-3 on No. 8
2518	the 1st April, 1893, at the rate of £16 4s. per annum To and from Post Office and Railway Station, Lah, one trip per day, from 5th January, 1893, to 30th June, 1893, at the rate of £13 per annum	6	7	3	T. Ryan		Mail Mail
2519	To and from Bonnie Doon and Tallangalook, via Dry Creek, six days a week, from 20th March, 1893, to 30th June, 1893, at the rate of £50 per	14	2	3	Albert Maddock .		Conv
	annum					}	

Cancellation of Contracts.

The undermentioned contracts have been cancelled, viz.:---

No. 1616 of 1892-3, John Duncan, from 1st April, 1893. No. 1917 of 1892-3, Edmond Hayes, from 1st March, 1893. No. 2499 of 1892-3, Eliza Tatchell, from 1st April, 1893. No. 1760 of 1892-3, Oseph Burgess, from 1st April, 1893. No. 1332 of 1892-3, Orr Brothers, from 1st April, 1893. No. 1174 of 1892-3, R. S. Anderson, from 20th March, 1893. No. 1459 of 1892-3, Michael Skane, from 1st April, 1893.

T. R. JAMES, Acting Deputy Postmaster-General.

General Post Office, Melbourne, 16th March, 1893.

DEPARTMENT OF MINISTER OF PUBLIC INSTRUCTION.

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

	School.											•	
Number.	Name. County. Locality.		Class.	No. of Rooms in Quarters.	Rent per Annum.	Percentage.	Allotment.	A1	Averaç tenda	nce.	Teacher required.		
1181 1476	Boyanidaa		Bourke		1 5		£ï5	96 Aug., '92 61 Aug., '92	1050-1100 20-30	1009 23	1192 31	1139 29	Head Teacher

Applications for the positions above named will be received only from qualified teachers in the service. 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,

EXCHANGE.

The following exchange has been allowed provisionally until the 25th May, after that date to become a permanent exchange, unless, meanwhile, good reasons be shown for disallowing it:—

Helena A. Paul, 1st F.A., No. 4, Avoca, and Emily Hyen, 1st F.A., No. 2455, Portarlington.

> T. BRODRIBB, Secretary for Public Instruction.

Education Department, 10th March, 1893.

LICENCE TO DIVERT WATER.

IT is hereby notified that the undermentioned scence has been granted in accordance with the provisions of Section 281 of the Water Act 1890.

No.	Date.	Term.	Name of Licensees.	Privileges conferred by Licence.	Fee for Full Term.	Fee for Prepara- tion of Licence,	How and where Fees are payable.
38	6th March, 1893	1 year	Robert Ogilvie Newton Ander- son, Wilfred Noyce Kernot, and Arthur Ed- mund Thomas, of Melbourne	To divert water from the River Yarra at the township of Tem- plestowe	£5	£1	In advance, at Victorian Water Supply Office, Melbourne

Department of Water Supply, Melbourne, 15th March, 1893. H. W. MEAKIN, Secretary for Water Supply.

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 necessary.

SCHEDULE.

Name of Applicant.			Quantity of Water to be diverted per diem.	Locality	, &c.	Annual Rent.	Term.	
A. M. Morrison. Rocky Mountain Extended Gold Sluicing Co.	201	664	A. R. P. 26 3 29	Gallons. 480,000	Parish of Stanley	Race	£ 11	Yrs, 15

J. H. McCOLL, Minister of Mines.

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APPLICATIONS FOR MINING LEASES.

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 Leases of the portions of ground undermentioned, I subject to such excisions, modifications, and reservations as may be necessary. J. H. McCOLL, Minister of Mines.

Department of Mines, Melbourne, 17th March, 1893.

				1376	5					٠					
Term of Lease, and General Remarks, showing Excisions to be made from Area applied for, &c.			o 15 years.	15 years. Excising from the southern end of the block the area in excess of	15 years.	15 years.	15 years.	15 years.	15 years.	15 years.	15 years.	L5 years.	15 years.	15 years.	Goornong. On grant of lease 15 years. Excising miner's right claim
Precise Locality and time of commencing operations,			Cosmopolitan. On grant of lease	Linton. On grant of lease	Ghin Ghin. On grant of lease	Magpic Reef. On grant of lease 15 years.	Eldorado Croek. On grant of 15 years.	Month Terrible, On grant of 15 years.	Howqua Hills. On grant of	Warner's Reef. On grant of	Upper Thornton. On grant of	Dry Diggings. On grant of	Sheepwash. On grant of lease	Parish of Goornong. On grant	
Minimum Number of Mon to be om- ployed when commencing operations, also subsequently when in full work.		Leases.	Manual labour and First six months two men, sub- Cosmopolitan. On grant of lease 15 years.	Æ	First six months two men, sub-	First six months two men, sub-	First six months two men, sub-	First six months two men, sub-	First six months two men, sub-	First six months two men, sub-	First six months two men, sub-	First six months two men, sub-	First six months two men, sub-	Ē	A
Amount of Money proposed to be invested, and in what manner the land is to be worked.		Gold Mining Leases.	E5,000. Manual labour and	£3,000. Steam power and manual labour	£2,000, Manual labour and	£2,000. Driving	£5,000 ;;.		£2,000. Shafts and tunnels	£3,000. Manual labour and	£2,000. Manual labour and	£500. Manual labour and	f.500.	£500. Manual labour and	£1,000. Manual labour and machinery
Approximate Area of Ground intended to be leased,	A, B. P.		21 0 29	30 0 0	28 2 16	28 3 15	30 0 0	16 2 26	18 2 16	30 1 39	14 1 18	10 0 36	7 1 18	10 1 13	19 1 0
No. of Lease.			1256	2201	3118	3124	3128	3130	3131	3132	3133	3256	6288	6289	6290
Mining District. No. of Names of Applicants, and style under which No. of a Applicants. Application. Carried on.		-	627 R. Morcom. "Violo G. M. Co."		D. McLeish, jun. "The Gleuloth G.		3. J. Bennett. "Sir William Don	Gold and Tin M. Co. N. L." T. J. Jones. "Oversight: Quartz 3130	Claim" J. Renwick	J. Nash	W. Warner	E. Trembath	R. Eddy, "Co-operative Co."	J. Leahy and another	J. F. Hogan
No. of Application.	 		627	13/92	848	257	250	210	214	508	569	382	2108	5112	5107
fining District.			Ararat		Beechworth		:		=	:	:	Castlemaine	Sandhurst	:	:

MINING LEASES, ETC.

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

District.	Division.	No. of Lease or Licence.	Date of Lease or Licence.	Term (No. of Years).	Lessee or Licensec.	Area.	Annual Rent.	Fee.	Payable to Receiver at—
						A. R. P.	£ s. d.	£	
	•				Gold Mining Leases.		•		
Ararat Ballarat Beechworth Castlemaine Gippsland Sandhurst	Raglan " "" " "Bechworth " Wood's Point Jamieson " "" " "" " Castlemaine Mitchell River "" " ""	1240 1245 1246 1248 2216 2218 3104 3111 3107 3074 3094 3094 3097 722 1793 1780 1785 1786 1787 1788 1789 6281	13.3.93	15 15 15 15 15 15 15 15 15 15 15 15 15 1	F. Guyatt W. Stevens W. Sneddon W. Sneddon I. Truswell C. Pender J. Webb G. MeWilliams and J. Trenfield C. T. Lloyd and J. Wray B. Cantieni H. Kurtzmann W. G. Spence W. Owens J. W. Ford J. Lawson C. Jones and G. Brown E. Roberts J. Speers W. Woodlock M. J. Carmody C. M. Dawson J. Capeland W. G. M. Dawson J. Copeland W. Oddy G. H. Dawson J. Copeland W. Oddy	2 0 25 1 3 24 2 1 0 26 2 0 0 6 19 2 35 70 0 0 0 5 3 13 9 3 2 6 0 0 2 1 21 25 3 3 3 28 2 17 31 2 25 15 1 21 22 0 38 26 1 14 18 2 3 29 3 23 14 0 36 5 0 35 5 0 35 5 0 35 16 0 0	0 10 10 0 9 6 0 11 10 50 0 0 4 18 8 17 10 0 1 9 2 2 8 10 1 10 0 6 9 0 6 9 0 7 3 2 7 18 4 6 11 10 4 12 8 7 9 6 3 11 2 1 6 2 7 10 0 4 0 0		Ballaarat " " " " " " Smythesdale Melbourne Wood's Point Jamieson " " Creswick Mansfield Melbourne Castlemaine Bairnsdale " " " " " Melbourne Heathcote
Ballaarat	Smythe's Creek	1925	13.3.93	15	E. Morey	10 2 7	100	1	Ballaarat

Office of Mines, Melbourne, 16th March, 1893. J. H. McCOLL, Minister of Mines.

MINING LEASES DECLARED VOID.

TT is hereby notified that the undermentioned Leases have been declared void:—

District.	Division. No. of Lease.		Date of Lease.	Lessees.	^	rea.	Locality.	
					Α.	R. P.		
			Gold M	ining Leases.				
feechworth Iaryborough	T 11	2577 3306 3365	5th June, 1883 17th Dec., 1888 15th July, 1889 14th July, 1890 11th July, 1892	J. Younghusband D. Moscopulos	10 14 10 4 30	2 36 1 11 1 10 2 13 3 9	Gaffney's Creek Mosquito St. Arnaud Moliagul	
			Miner	al Leases.				
Beechworth	(Dark River)		4th Jan., 1892	J. Connor and another			00	
		,		Private Property.		0.00	"	
Ballaarat	Ballaarat	1194	20th Jan., 1890	Gay's Band of Hope Co.	11	2 18	Sebastopol	
	Creswick	668	13th Dec., 1886 21st Mar., 1887	J. Chisholm East Midas Co. N. L.	45	$\begin{smallmatrix}0&22\\2&14\end{smallmatrix}$	Sulky Gully Parish of Ballaarat	
lastlemaine	Taradale (Kyneton)	1001	5th Jan., 1891 12th Jan., 1891	The North Russells G. M. Co. N. L.	2	3 26	. Lauriston	
faryborough	Avoca	1 1594	19th Oct., 1891	G. A. Lawson P. J. Branagan J. L. Menzies	44 47 563	3 0 2 30 1 15	Rathscar	
			Water-r	ight Licence.				
Beechworth	Buckland	63 5	3rd Oct., 1892	C. Fraser and another	20	0 24	Morse's Creek	

GOLD MINING LEASE EXPIRED.

MARYBOROUGH DISTRICT-MARYBOROUGH DIVISION.

No. 2033, dated 11th March, 1878; E. Brett; 19a. 2r. 5p. Chinaman's Flat.

Office of Mines, Melbourne, 16th March, 1893.

A. W. HOWITT Secretary for Mines.

APPLICATIONS FOR GOLD MINING LEASES REFUSED.

T is hereby notified that the undermentioned applications for Leases of Auriferous Crown Lands have been refused:— BEECHWORTH DISTRICT-JAMIESON DIVISION.

Application No. 216, for lease 3127; J. Renwick; 30 acres; Howqua Hills.

CASTLEMAINE DISTRICT-ST ANDREW'S DIVISION. Application No. 478, for lease 3260; D. Bourke; 20 acres;

SANDHURST DISTRICT-EAGLEHAWK DIVISION. Application No. 382, for lease 6291; W. J. Washington; 13a, 1r. 32p.; Snowball Reef.

Office of Mines, Melbourne, 16th March, 1893.

A. W. HOWITT Secretary for Mines.

APPLICATIONS FOR MINING LEASES OF PRIVATE PROPERTY ABANDONED.

T is hereby notified that the undermentioned applications for Leases of Auriferous Lands has been abandoned:—.

BEECHWORTH DISTRICT-INDIGO (CHILTERN) DIVISION

Application No. 89, for lease 1780; C. B. Longbottom; 120a. 3r. 15p.; Gooramadda.

CASTLEMAINE DISTRICT-TARADALE (KYNETON) DIVISION. Application No. 95, for lease 1829; R. A. Thompson; 302a, Ir. 24p.; Trentham.

A. W. HOWITT, Secretary for Mines.

Office of Mines, Melbourne, 16th March, 1893.

PROSPECTING BOARDS.

NOTICE is hereby given that the Election of Members of Prospecting Boards for the financial year 1893-4 has been postponed until Wednesday, the 31st day of May next.

J. H. McCOLL, Minister of Mines.

Office of Mines, Melbourne, 8th March, 1893.

ENGINE-DRIVERS' CERTIFICATES.

ENGINE-DRIVERS CERTIFICATES.

NOTICE.—Applications (to be accompanied by a fee of 10s.)
will be received until the 31st March, addressed to the
Secretary for Mines, Melbourne, from persons desirous of being
examined in Melbourne and in the Gippsland District, in April
mext, for Certificates as Engine-drivers under the Mines Act
ISSO and the Factories and Shops Act ISSO.
Applications will also be received up to the 10th April from
candidates who wish to be examined in the country districts.
Applications will be received for Certificates as Boiler
Attendants only.

Forms of applications and copies of the regulations may be
obtained at the Office of Mines or from the Mining and Factory
Inspectors throughout the colony.

JAMES MILNE,
Acting Secretary to the Board of Examiners for
Engine-drivers.

Office of Mines, Melbourne, 28th February, 1893.

EXAMINATIONS FOR MINING SURVEYORS.

EXAMINATIONS FOR MINING SURVEYORS.

THE Board of Examiners appointed in connexion with the Office of Mines hereby gives notice that the next examination will commence on the date specified below.

Candidates must give notice in writing of their intention to present themselves not less than three weeks prior to the date of the examination; they must also forward to the Board satisfactory documentary evidence that they have complied with the preliminary conditions; and on their application being approved by the Board they must pay the prescribed fee of £2 2s. into the Treasury, Melbourne, or into any receipt and pay office, and forward receipt for same to the Secretary to the Board, Mining Department, Melbourne.

PRELIMINARY CONDITIONS.

- 1. Every candidate must have previously obtained a certificate as Contract or Authorized Land Surveyor from the Board of Examiners appointed in connexion with the Department of Lands and Survey in Victoria.
- 2. He must also have served for not less than six months under some competent mining surveyor or engineer, or mining manager, in the conduct of mining surveys or actual mining operations.

. A candidate whose application shall have been approved as having complied with the above conditions will be examined, and will be required to pass in each of the six following subjects to the second of the seco

- (1) Mining Surveying.—Connexion and reduction of bearings to datum of surface survey; survey of vertical and inclined shafts, drives, and workings; survey of mineral veins and lodes, leads, and drifts.
- (2) Levelling.—Practice of surface and underground levelling, levelling by vertical angles, plotting sections.
- (3) Mensuration of earthwork.
- (4) Practical Mining.—Construction of shafts, chambers, and tunnels in rock and drift; timbering, drainage, and ventilation of mines; general principles of the strength of timber in framings; constructions in rough carpentry.
- (5) Hydraulic Engineering. —Measurement and estimation of water in natural and artificial channels, estimation of sources of water supply, dimensions and discharge of pipes and channels, construction of reservoir em-bankments, weirs, and aqueducts.
- (6) Geology.—Lithological structure of the principal rock formations as they occur in Victoria; modes of occur-rence of gold and other valuable minerals.

The Board of Examiners will accept the degree of Master of Civil Engineering of the University of Melbourne, with satisfactory evidence of six months' practical experience under some competent mining engineer, mining surveyor, or mining manager in the conduct of mining surveys or actual mining operations, reserving the right of vira roce or other examination in these subjects and also in goology as applied to mining, if deemed

TIME FIXED FOR EXAMINATION.

Wednesday, 5th April, 1893, and following days.

JAMES MILNE Acting Secretary to the Board.

Office of Mines. Melbourne 28th February, 1893.

MELBOURNE AND METROPOLITAN BOARD OF WORKS.

WORKS.

NOTICE is hereby given that after the publication of this advertisement in four consecutive ordinary numbers of the Government Gazette and in four numbers of one of the daily newspapers published in the metropolis, the Melbourne and Metropolitan Board of Works will proceed to compulsorily take (unless the same are in the meantime acquired by the Board from the owner or owners or other persons interested by mutual agreement) the land, rights, and essements mentioned or described below. The nature of the works in respect of which the land, right, and easements mentioned or described below. The nature of the works in respect of which the land, right, and easements reproposed to be taken is a pumping station in connexion with the sewerage and drainage works of the metropolis, and a plan of the proposed works is open for inspection at the offices of the Board, No. 501 Collins-street, Melbourne, from the date hereof until the 5th day of April, 1893, during office hours. The quantity of land proposed to be taken is 9 acres 1 rood or thereabouts, and is situated at Spotiswoode, in the parish of Cut-Paw-Paw, county of Bourke, part of Crown allotment 16, section 7, and forms part of the land compnised in certificate of title, volume 1511, folio 302188, which is in the names of Henry Hudson and Robert Hudson.

The land proposed to be taken is particularly described in and coloured red and blue on the map or plan lying at the office of the Board for inspection up to the 5th day of April, 1803, but subject as to the land coloured blue on the said plan to existing easements granted thereover.

The particulars of the rights and easements proposed to be

- Right of carriage-way over Hudson-street, Booker-street, Raleigh-street, formerly called Albert-street, and Hall-street, formerly called Sussex-street, laid out on the land comprised in the said certificate of title, and particularly described in and coloured brown on the said last-mentioned map or plan lying at the office of the Board for inspection.
- 2. A right to enter upon Hudson-street and Booker-street aforesaid, and to dig, cut, and excavate the same and to lay or place water and sewerage pipes and sewers thereon and therein, and to repair, alter, and remove
- 3. A right or easement in common with others over a strip of land on which is laid out or constructed a railway line, and which strip of land is comprised in the said certificate of title and extends from the land proposed to be taken (coloured red and blue on the said map or plan) to the Spottiswoode railway station, the said strip of land is coloured yellow on the said map or plan.

. The consent of the Governor in Council was duly obtained in terms of the Board's Act on the 20th day of February, 1893.

Dated this 8th day of March, 1893.

GEO. A. GIBBS,

Fink, Best, and Co., The Rialto, Collins-street, Melbourne, solicitors to the Board.

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CUSTOM-HOUSE SALE.

NOTICE is hereby given that unless the goods bonded in the warehouse mentioned in the schedule hereunto annexed are duly cleared, exported, or re-warehoused, and the duties ascertained to be due on the deficiencies, as provided by the 123rd section of the Castoms Act 1890, be paid on or before the 11th April, 1893, they will be sold, pursuant to the 124th section of the aforesaid Act, on the 25th April, 1893.

Owners of any of the goods specified are cautioned that the above arrangements will be strictly adhered to.

Department of Trade and Customs, Melbourne, 2nd March, 1893. JAMES CAMPBELL, Commissioner of Trade and Customs.

hed	

Bond.	Date of Bonding.	Ship.	Whence.	Importer.	Marks.	Numbers.	Goods.				
Strachan, Bos- tocks, Geelong	23rd May, 1889	Alert	Melbourne	Crough	H 163	3	1 Qr. Colonial Spirit from				
Strachan, Bos- tocks, Geelong	28th May, 1889	Alcrt	Melbourne	MacMullen and Co.	II 168	6	Grain. 1 Qr. Whisky.				
			<u> </u>	,		l					

Trade Marks Act 1890 (No. 2).

ITHE following applications have been made for the registration of the undermentioned Trade Marks:→



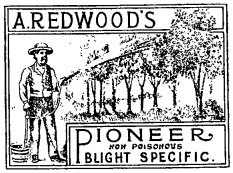
CLASS 45.

3413. Cigars, Cigarettes, and Tobacco. Dudgeon and Arnell Limited, of Lonsdale-street, Melbourne, Victoria, tobacco merchants. 27th February, 1893. (As a distinctive label.)



CLASS 48.

3421. Toilet Soap. Mercier and Co., of Mentone, Victoria, manufacturers. 14th March, 1893. (As a distinctive device.) No. 45.—March 17, 1893.—2.



The essential particulars of the Trade Mark are the following:—The device and the words "A. Redwood's Pioneer," and applicant disclaims any right to the exclusive use of the added matter.

CLASS 2.

3422. A Non-poisonous Blight Specific for the Eradication of Blights and Pests in Gardens, &c. Alphonso Henry Redwood, of Westbrook, Darling Downs, Queensland, gentleman, trading as "A. Redwood and Co." 15th March, 1893. (As a distinctive label.)

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 Patents Office (Trade Marks Branch), in the Form H in the Third Schedule to the Rules under the Trade Marks Act 1850 (No. 2), of opposition to such registration.

Dated this 16th day of March, 1893.

THOS. PROUT WEBB, Commissioner of Trade Marks.

Patents Office, Trade Marks Branch.

PATENTS FOR INVENTIONS.

N OTICE is hereby given that I have accepted the complete Specifications in the following applications:--

No. 9598. By John Charles Tippert, of Langtree-avenue, Mildura, Victoria, sanitarian, for "Improvements in cess-pans."

No. 10281. By Robert Gamble Marks, of 10 Russell-street, and Thornes Wakefield, of Yorkshire, England, signalman, for "Improvements in apparatus for interlocking the levers of rail-way signals."

No. 10292. By HENRY FINCH RIX, of 32 Great Davis-street, South Yarra, near Melbourne, Victoria, inspector of schools, for "Improved set of apparatus for teaching the first steps in arithmetic."

No. 10353. By FREDERICK WILLIAM MEAKIN, of 673 Canning-street, North Carlton, Victoria, engineer, for "An improved appliance for cutting gauge and other tubular glasses."

No. 10362. By RALPH WILSON the younger and RICHARD WILSON, trading together as "Wilson Brothers," of Wilson's-lane, off Buncle-steet, North Melbourne, Victoria, canister manufacturers, for "An improved fastening for the lids of metallic canisters."

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 15th day of March, 1893.

THOS. PROUT WEBB, Commissioner of Patents.

Patents Office, Lonsdale-street west, Melbourne.

PUBLIC PARKS AND GARDENS.

PEGULATIONS in connexion with the Vote of Four thousand five hundred pounds (£4,500) for fencing and improving public parks and gardens under the control of borough councils, trustees, committees of management, &c.

ouncils, trustees, committees of management, &c.

1. A sum not exceeding Ten shillings shall be paid to the treasurer of the managing body of any public park or garden having a claim on the vote for every One pound expended by such body on fencing, preparation of land and planting, forming of roads and paths, and such other works as the Minister may approve, in such park or garden between 1st January, 1892, and 3lst December, 1892, out of funds locally contributed, provided such claim be received by the Secretary for Agriculture on or before the 1st February, 1893. Every statement of particulars of claim on the vote must be made in the form A, and be accompanied by a declaration in the form B.

2. The term "locally contributed" shall mean and include all moneys voted by the managing body of any public park or garden from its own funds for the fencing and planting of such park or garden, also all moneys voluntarily contributed for the same purpose, between the 1st of January, 1892, and 31st December, 1892; but it shall not mean nor include any sums advanced by any bank, nor any subsidy paid by Government between the abovementioned dates, nor the balance of any subsidy paid by Government at any period prior to the 1st January, 1892.

3. The subsidy or the balance thereof last paid to the managing body of any public park or garden shall be deducted from the return of expenditure for the year 1892 (ride form A), and a sum equal to one-half of the balance then remaining, if made up of local contributions as above interpreted, shall be paid as subsudy; provided that if the claims are in excess of the sum of Four thousand five hundred pounds they shall be reduced pro-ratd.

4. In every case in which a claim is sent in, an officer of the department may be instructed to make an inspection of the books kept by the managing body, and of the vouchers for the several items of expenditure; and if such inspection be refused the claim shall be disallowed.

5. Moneys expended in street planting or in fencing, formation or maintenance of land for racing, cricket, football, croquet, tennis, bowling, quoits, or other sports, or in crection or repairs of stands or pavilions for the purpose of witnessing sports, must not be included in any claim upon the vote.

6. The foregoing shall not apply to parks and gardens within the limits of the city of Melbourne, except the Royal Park, or to the Edinburgh Garden, Fitzroy, or the Richmond Park, Richmond, or the Botanical Garden, Geelong.

(A.)

Showing the expenditure incurred between 1st January, 1892, and 31st December, 1892, by the upon the fencing, planting, and other works in the parks and gardens under control; also showing the amount of funds received by the

by the from nexion with such works.

Name of Parks	Name of Parks or Gardens given separately.					Amount expend in each.			
· · · · · ·						£	s.	d.	
Total							-	<u> </u>	

 $^{\rm I}$ A detail statement of expenditure in each park or garden, particularizing the items separately, must be attached.

Statement of Money received from all sources for Expenditure.

Sources from which received.	Amount.				
	£	s. d.			
Government grant					
fund					
Sundry individual contributions locally raised and their receipts from local sources are receipts from local sources and their receipts from local sources are receipts from local sources and their receipts from local sources are receipts from local sources are receipts from local sources and their receipts from local sources are receipts from local sources					
•	i	<u> </u>			
Total	i				

2 Particulars in detail of these items must be attached.

Treasurer.

(B.)

I [insert here name and office in full] do solemnly and sincerely declare that the foregoing statement of expenditure, and the details thereto attached, are true and correct in every particular, and that the whole sum set forth in such statement, amounting to pounds shilling and pen (£::, has been applied to the fencing, planting, and other works in the parks and gardens under the control of no portion thereof to street planting or fencing, formation or maintenance of land for purposes of races, cricket, football, tennis, bowling, quoits, or other sports, nor in erection or repairs of stands or pavilions for witnessing sports. I further declare that the sum so expended has been obtained in the manner shown in the foregoing schedule and detail statement thereto attached.

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.

Declared before me at the day of

189 . }

Justice of the Peace.

Approved by the Administrator of the Government in Council the 13th March, 1893.

G. WILSON BROWN, Clerk of the Executive Council.

HORTICULTURAL SOCIETIES.

R EGULATIONS for the Distribution of the Sum of One Thousand Pounds (£1,000) granted by Parliament to Horticultural Societies, 1892-93.

- 1. That each society claiming to participate in the Grant shall furnish to the Secretary for Agriculture, on or before the 1st February, 1893, a statement in the form marked A, which must be verified by statutory declaration in the form marked E.
- A sum of Thirty-nine pounds fourteen shillings and seven-pence (£39 14s. 7d.) shall be paid to the Geelong Horticultural Society, for expenditure during 1891.
- 3. The distribution of the Vote will be made one month after the above-mentioned date, when a sum equal to the amount of the prize money awarded and paid away for horticultural exhibits will be allotted to each society having a claim, and be made payable to the treasurer thereof, provided that the sums claimed do not exceed in the whole Nine hundred and sixty pounds five shillings and fivepence (£960 5.5 d.), and, if they do exceed this amount, then they will be reduced pro rata, and the allotment made accordingly.

 4. No society whose expenditure in prizes between the let
- 4. No society whose expenditure in prizes between the 1st January, 1892, and 31st December, 1892, amounts in the total to less than Fifty pounds, shall be entitled to participate in the

(A.)

Showing the Revenue of the
Horticultural Society, derived from members' subscriptions
and private donations, between 1st January, 189, and 31st
December, 189, and exclusive of any sum or sums received
from Government, admission fees, entrance fees, or from
any other source; also showing the amount awarded and
paid away in prizes during the same period.

the above-	Iembers' Subscriptions during the above-mentioned period, as per Detailed Statement B, attached.			Private Donations during the above-mentioned period, as per Detailed Statement C, attached.			Total.		
£	s.	d.	£	в.	d.		£	в.	d.
			Prize Mor	rey.		<u></u> 			
away di	uring	f prize mo the above D, attache	oney award -mentione d	led ar d per 	id paid iod, as		£	s.	d.

Note.—Before commencing to fill up this Return, be careful to read the printed instructions forwarded herewith.

Treasurer of the Horticultural Society, 189

(B.)

Detail Statement of Members' Subscriptions.

Name and Address of Member.		ount (eripti	Date received.	
	£	B.	d.	

		(0.)	
Detail	Statement	of Private	e Donation

Name and Address of Donor.		ount (Date received.
	£	s.	d.	
/IN				

Detail Statement of Prize Money awarded and paid away.

Name and Address of Recipient of Prize.	For what awarded.	Amount,	Date when awarded.	Date when paid.
		£ s.d.		
				<u> </u>

(E.)

Declaration.

1, the treasurer of the declare that the amount of revenue derived by the said society from members' subscriptions and private donations, and exclusive of any sum or sums received from the Government, admission fees, entrance fees, or from any other source, between the 1st January, 189, and the 31st December, 189, amounted to the sum of pounds

ber, 189, amounted to the sum of shilling and shilling and pen (£::): Also that the amount awarded and paid away by the society during the same period for horticultural exhibits amounted to the sum of pounds shilling and pen (£::). And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

Treasurer of the Horticultural Society.

Declared before me at day of

189 . }

Justice of the Peace.

Instructions.

- 1. The blank spaces in the declaration form E for the sums awarded and paid in prizes and raised by members' subscriptions and private donations between the 1st January, 189, and the 3lst December, 189, must be filled up in words as well as in figures; and the declaration must be made before a justice of the peace by the treasurer of the society.
- 2. The account, when received, must be signed by the treasurer and be countersigned by the president or the vice-president, or by two members of the committee of management; it should then be returned to the Secretary for Agriculture.

It may expedite the payment of the money to fill in at the top of the account the name of the nearest pay office in the space left blank for the purpose. It is necessary to bear in mind that, if that space be not filled up, the account will be payable at Melbourne.

4. Challenge cups must not be included in the return of prize moneys paid, unless such cups have been finally awarded.

Note.—The forms B, C, and D are forwarded herewith by way of guidance, but can be made use of at the option of the society. If, however, extra forms be required, the same must be furnished by the applicant, and be of uniform size and pattern.

Approved by the Administrator of the Government in Council the 13th March, 1893.

G. WILSON BROWN, Clerk of the Executive Council.

AGRICULTURAL SOCIETIES

EGULATIONS for the Distribution of the Sum of Sixteen thousand pounds (£16,000) granted by Parliament to Agricultural Societies, 1892-3.

- 1. Each society shall furnish to the Secretary for Agriculture, on or before the 1st February, 1893, a statement in the form marked A, which must be verified by statutory declaration in the form marked E.
- form marked E.

 2. On receipt of the above-mentioned statement so verified, the Minister of Agriculture may cause to be paid to the treasurer of each society a sum equal to two-thirds of the amount shown to have been awarded and paid away in prizes not exceeding Twenty-five pounds each (except for the exhibits mentioned in the statement above referred to, and such other exhibits the Ministor may consider unsuitable), on condition that this sum do not exceed the amount raised by members' subscriptions and private donations; and if it do exceed the same, that it be in that case reduced to a sum equal to the amount so raised:

- 4. A sum not to exceed Five hundred pounds shall be paid to the Bendigo Agricultural Society towards the expenses of its Spring Show, held on the 1th, 12th, and 13th October, 1892, under the patronage of the Department of Agriculture.
- 5. No society located within twenty miles of any other society shall be entitled to participate in the vote unless the sum awarded and paid away in prizes by such society, as hereinbefore specified, amounts in the total to One hundred pounds at least.

(A.)

Showing the Revenue of the
Agricultural Society, derived from members' subscriptions
and private donations, between the 1st January, 1892, and
the 31st December, 1892, and exclusive of any sum or sums
received from the Government, prizes exceeding Twentyfive pounds each, the sale of booth sites, entrance fees, gate
money, rent of yards, rent of farm, sale of farm produce,
sale of dinner tickets, sale of show-yard fixtures, sale of catalogues, commission on sales, forfeited prizes, sweepstakes,
or from any other source. or from any other source.

Also showing the amount awarded and paid away in prize money by the said society during the same period, except prizes for exhibits as follow, viz.:—Dogs, other than sheep and cattle dogs; birds, other than pigeons and poultry; wax, feather, and paper flowers; needlework of every description; sewing-machines; rabbits, hares, cats, guineapigs, deer, native animals of all kinds, and mining machinery.

Revenue, except as above excepted.

Total members' subscriptions during above- mentioned period, as per detail statement B attached. Total private donations during above-mentioned period, as per detail statement C attached.		a.	d.
Total		·	
	<u> </u>	<u> </u>	
Prize Money.			
Total amount of prize money awarded and paid away during above-mentioned period, except as above excepted, as per detail statement D attached	£	s.	d.

NOTE.—Before commencing to fill up this return, be careful to read the printed instructions forwarded herewith.

Treasurer of the Agricultural Society,

(B.) Detail Statement of Members' Subscriptions.

Name and Address of Member.		nount scripti		Date received.
	£	s.	d.	
	-			

(C.)

Detail Statement of Private Donations.

Name and Address of Donor.		ount nation		Date received.
	£	s.	d.	
	1			1

Detail Statement of Prize Money awarded and paid away.

Name and Address of Recipient of Prize.	For what awarded.	Amount.	Date when awarded.	Date when paid.
		£ s. d.		
	t	1 1		

(E.)

Declaration.

I, the Treasurer of the Agricultural Society, do solemnly and sincerely declare that the amount awarded and paid away in prizes by the said society, between the lst January, 1892, and the 31st December, 1892 (except prizes exceeding Twenty-five pounds each, and for exhibits as follow, viz.:—Dogs, other than cattle and sheep dogs; birds, other than pigeons and poultry; wax, feather, and paper flowers; needlework of every description; sewing-machines; rabbits, hares, cats, guinca pigs, deer, native animals of all kinds, and mining machinery), amounted to the sum of pounds shilling and pen (£:); and I further declare that the revenue of the said society derived from members' subscriptions and private donations, and exclusive of any sum or sums received from the Government, the sale of booth sites, entrance fees, gate money, rent of yards, rent of farm, sale of farm produce, sale of dinner tickets, sale of showyard fixtures, sale of catalogues, commission on sales, forfeited prizes, sweepstakes, or from any other source, amounted, during the same period, to the sum of pounds shilling and pen (£::). And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

Treasurer of the Agricultural Society. 189 .}

day of Justice of the Peace.

Declared before me at

Instructions.

- 1. The blank spaces in the declaration, form E, for the sums awarded and paid in prizes and raised by members' subscriptions and private donations, between the 1st January, 1892, and the 31st December, 1892, must be filled up in words as well as in figures, and the declaration must be made before a justice of the peace by the treasurer of the society.
- The account, when received, must be signed by the treasurer, and be countersigned by the president or the vice-president, or by two members of the committee of management. It should then be returned to the Secretary for Agriculture, Melbourne.
- 3. Challenge cups must not be included in the return of prize moneys paid, unless such cups have been finally awarded.

Note.—The forms B, C, and D are forwarded herewith by way of guidance, but can be made use of at the option of the society. If, however, extra forms be required, the same must be furnished by the applicant, and be of uniform size and pattern.

Approved by the Administrator of the Government in Council the 18th March, 1893.

G. WILSON BROWN, Clerk of the Executive Council.

THE SHIRES OF HEALESVILLE AND YEA.—BOUNDARIES ADJUSTED AND RE-DEFINED.

At the Executive Council Chamber, Melbourne, the thirteenth day of Murch, 1893.

PRESENT:

His Excellency the Administrator of the Government.

Mr. Patterson Sir Bryan O'Loghlen Mr. McIntyre Mr. McColl Mr. Webb Mr. Richardson Mr. Baker Mr. Cooke Mr. Abbott.

WHEREAS by the Local Government Act 1890 (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 Shires of Healesville and Yea: Now therefore His Excellency the Administrator of the Government, with the advice of the Executive Council, for the purpose of adjusting the conterminous boundaries of the said Shires of Healesville and Yea, doth hereby re-define the boundaries of the said shires in manner following, that is to say:—

SHIRE OF HEALESVILLE.

Commencing at the junction of the Watts and Yarra Yarra rivers; thence southerly and easterly by the latter river to the road between allotments 12 and 11, parish of Gracedale; thence northerly by that road and J. Heap's selection to the morth-west angle of the said selection; thence east and north by the south and part of the east boundaries of block 49, easterly by the south boundary of block A and the south boundary of L Jackson's selection, and northerly by the eastern boundaries of L. Jackson,

E. Barber, W. Goodall (jun.), and J. Green's (jun.) selections to Badger's Creek; thence easterly by that creek to the west boundary of block 49, parish of Tuonga; thence north by that block to the north-west angle thereof; thence north-easterly by a direct line to the summit of Monnt Arnold; thence north-westerly by a direct line to the south-east angle of allotment 26, parish of Taggerty; thence westerly, north-westerly, and south-westerly by a road and the south-east boundary of allotment 2 to the Acheron River; thence northerly by that river and a road to the south-east angle of block 26s, parish of Glendale; thence west by the south boundaries of blocks 26s, 26a, and 14a to the south-west angle of the block last named; thence north by the west boundaries of block 14a and part of 5 to the south-east angle of block 73; thence west by the south boundaries of blocks 3nd 72 to the south-west angle of the block last named; thence by a direct line southerly to the north-west angle of block 69, parish of Granton; thence south by the west boundaries of blocks 93, 75, 78, 83a, and 83s to the south-west angle of the latter block; thence south-westerly by a direct line to the summit of Mount St. Leonard; thence southerly by the Great Dividing Range to the summit of Mount Monda; thence south (magnetic) by a line to the Watts River aforesaid; and thence south-westerly by that river to the commencing point.

any river, creek, or road, whether specifically described or not, the centre of such river, creek, or road is to be taken to be the

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

G. WILSON BROWN. Clerk of the Executive Council. REGULATIONS FOR THE EXPENDITURE OF THE SUM OF \$233,000 GRANTED BY PARLIAMENT TO PROMOTE THE AGRICULTURAL, DAIRY, FRUIT, AND WINE INDUSTRIES.

At the Executive Gouncil Chamber, Melbourne, the thirteenth day of March, 1893.

PRESENT:

His Excellency the Administrator of the Government.

Mr. Patterson
Sir Bryan O'Loghlen
Mr. McIntyre
Mr. McColl
Mr. Webb

Mr. Richardson Mr. Baker Mr. Cooke Mr. Abbott.

Mr. Webb

WHEREAS by Act 53 Victoria, No. 1043, the sum of Thirty-seven thousand pounds was authorized to be spent in giving bonuses in respect of factories for fruit canning, fruit drying, dairying, raisin and currant making, vegetable oil making, preparing for the manufacturer flax, hemp, silk, and other products to be named in regulations: And whereas by the said Act it is provided that such sums of money hereinbefore specified shall be expended under regulations to be made by the Governor in Council: And whereas by Act 53 Victoria, No. 1046, the said sums were specially appropriated for the purpose for which the same were respectively granted: Now therefore His Excellency the Administrator of the Government of Victoria, by and with the advice of the Executive Council thereof, doth amend the regulation made for the purpose aforesaid by Order in Council dated the 24th August, 1891, and 7th December, 1891, respectively, in the manner following, that is to say:—

Subdivision No. 1.—ITEM 2.

SUBDIVISION No. 1.-ITEM 2.

Butter Factories and Creameries.

The following words in the first three lines, "The total amount to be paid as bonuses for butter factories and creameries shall not exceed the sum of Eighteen thousand five hundred pounds," and the words, "If on the 31st day of March, 1892, the total amount of the approved claims exceed the amount at the date of this regulation available for butter factories and creameries, a pro rata reduction will be made," in the last four lines, are hereby rescinded.

And the Honorable William Telford Webb, Her Majesty's Minister of Agriculture for Victoria, shall give the necessary directions herein accordingly.

G. WILSON BROWN, Clerk of the Executive Council.

LOCAL PROSPECTING BOARDS AND PROSPECTING · VOTE.—ALTERATION OF REGULATIONS.

At the Executive Council Chamber, Melbourne, the thirteenth day of March, 1893.

PRESENT:

His Excellency the Administrator of the Government.

Mr. Patterson
Mr. Patterson
Mr. McColl
Mr. McColl
Mr. Webb

Mr. Richardson Mr. Baker Mr. Cooke Mr. Abbott.

Mr. Webb

WHEREAS the Administrator of the Government, with the advice of the Executive Council, did, by an Order made on the 6th day of February, 1893, amend the 15th clause of the Regulations for the constitution of Local Prospecting Boards for recommending the better distribution of mongy voted by Parliament for prospecting for gold, which Order was published in the Government Gazette of the 10th day of February, 1893: And whereas it is deemed expedient to alter the said amendment: Now therefore His Excellency the Administrator of the Government, with the advice of the Executive Council, doth hereby revoke the said Order in Council of the 6th day of February, 1893, and doth order as follows, that is to say:—

The election for the return of elected members of the said

The election for the return of elected members of the said several Local Prospecting Boards shall take place on the fifth Wednesday in May, 1893, and on the fifth Wednesday in May of every succeeding year of office, or on such other day or days as the Governor in Council may appoint.

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

G. WILSON BROWN, Clerk of the Executive Council.

EMU VALLEY IRRIGATION AND WATER SUPPLY TRUST.—FURTHER LOAN.

THE Administrator of the Government in Council has, in accordance with the provisions of section 304 of the Water Act 1830, granted, as a further loan for irrigation works and water supply purposes, to the Emu Valley Irrigation and Water Supply Trust the sum of One thousand eight hundred pounds stering (£1,800), to be charged to The Water Supply Loans Application Act 1891 (No. 1245).

The rate of interest to be raid by the said There was the sum of the sum of the said to the said There was the sum of the said to the said There was the said to the said There was the said There was the said to the said the said There was the said to the said the said There was the said the said the said the said There was the said the said

The rate of interest to be paid by the said Trust upon the loan to be Four pounds ten shillings (£4 10s.) per centum per annum.

J. H. McCOLL, Minister of Water Supply.

Department of Water Supply, Melbourne, 13th March, 1893.

SHIRE OF NUNAWADING.

NOTICE OF ADOPTION AND CONFIRMATION OF BY-LAWS NOS. 9, 10, AND 11, AND REGULATION No. 1 UNDER BY-LAW No. 10 UNDER THE LOCAL GOVERNMENT ACTS 1890 AND 1891, AND BY-LAW NO. 6/93, UNDER HEALTH ACT 1890.

NOTICE is hereby given that at a meeting of the Council of the Shire of Nunawading, held at the Shire Hall, Box Hill, on Monday, the 5th December, 1892, the following special order of the Council was passed, viz.:—

"That this Council do, by special order, hereby adopt By-law No. 9, By-law No. 10, Regulation No. 1 under By-law No. 10 and By-law No. 11 under the Local Government Acts 1890 and 1891, and By-laws No. 1 to 16 under the Health Act 1830, as per certified printed copies of the said By-laws hereto attached, as follows:"

Local Government Acts 1890 and 1891.

BY-LAW NO. 9.

A By-law of the Shire of Nunawading under sections 191 and 434 of the Local Government Act 1890, and numbered 9, for applying and extending the provisions of sections 445, 446, 447, 448, and 449 of division 7 of the said Act to all parts of the Shire of Nunawading.

In pursuance of the powers conferred by the Local Government Acts 1890 and 1891, the President, Councillors, and Ratepayers of the Shire of Nunawading order as follows:—

- 1. All former by-laws of the Council of the Shire of Nunawading, save and except By-law No. 7, passed on the 22nd day of April, 1890, and gazetted on the 30th day of May, 1890, made under the provisions of any Local Government Act now or heretofore in force, are hereby repealed excepting as to acts done, penalties incurred, and proceedings at law pending at the time of this by-law coming into operation.
- 2. That from and after the date of this by-law coming into operation the provisions of the following sections of division 7 of the Local Government Act 1390 shall apply and extend to all parts of the Shire of Nunawading, that is to say:—
- Section 445. If any private street or road, the property of more than one owner in fee, not being of less width than thirty-three feet, be at the commencement of this Act or thereafter paved, flagged, macadamized, or otherwise made good to the satisfaction of the council of the municipality, then on the application of the owners in fee of so many of the houses and lands, abutting upon such street, as in rate-able value are the greater part of all the houses and land so abutting, the council shall by writing under the common seal of the municipality declare the same to be a public street, and upon the publication of the same in the Government Gazette, the said street shall become a public street, and shall thereafter be under the management of the council.
- shall thereafter be under the management of the council.

 Section 446. If any private street or road, or if any part of such street or road, has not been drained, paved, flagged, macadamized, and otherwise made good to the satisfaction of the council, they may, by notice in writing, require the owners of the buildings or lands abutting on such street or road, or such part thereof (as the case may bo), to drain, pave, flag, macadamize, or otherwise make good to the satisfaction of the council so much of the same to the centre thereof as fronts such last-mentioned buildings and lands, within a reasonable time to be fixed by the council, and the said owners shall within such time as aforesaid, at their own costs, obey such requirement; and if such street or road, or such part thereof, as aforesaid be not so made good within the time fixed, the council may cause so much as is not so made good to be made good, and the expenses which may be incurred by the council shall be repaid to them by the owners, by whom such work ought to have been done respectively.

owners, by whom such work ought to have been done respectively.

Section 447. The council of the municipality may cause the footway or pathway in front of any house or ground along any street or private street within the municipal district or from time to time any portion thereof to be flagged, kerbed, and paved, or asphalted in such manner as the council think fit; and half the amount of the expense thereof shall be borne and paid by the owner of such house or land, and may be recovered from such owner or from the occupier of such house or land in a summary way before two justices; provided that no proceeding for the recovery of such amount shall be taken until at least one month after a requisition for payment of the amount hereinbefore mentioned, together with an account of the total expenditure, signed by the municipal clerk, has been sent or delivered to such owner or occupier. Provided also that if the occupier of such house or land shall be compelled to pay for such flagging, kerbing, paving, or asphalting, such occupier may either deduct the amount so paid from any rent then due or thoreafter to become due to the owner, and the production of the receipt for the amount so paid or recovered on payment of rent to the owner; or such occupier may recover from the owner the amount so paid or recovered on payment of rent to the owner; or such occupier may recover from the owner the amount so paid or recovered or any balance thereof, after deducting the rent, in a summary way before two justices, and such expenses shall be a charge on such lands and recoverable from the same persons and in the same manner as rates, and may also be recovered by taking possession of such lands in the same manner as has been hereinbefore provided for the

Section 448. The council of the municipality may, by notice signed by the municipal clerk, and delivered to the owner or left at his last known place of abode, or at the residence of any agent or person receiving such owner's rent or transacting other business within the municipal district for such owner, call upon the owner of any ground lying alongside of any street, private street, road, or pathway, and being of a lower level than such street, or private street, road, or pathway, forthwith to have such low ground filled up to such level; and in case such owner shall refuse or neglect to fill up such ground for the space of one month after the delivery of such notice, the council may proceed to fill up such ground at the expense of such owner, and the amount of such expense not exceeding one-fourth of the then value of such ground may be recovered from the owner in a summary way before two justices.

may be recovered from the owner in a summary way before two justices.

Section 449. If any hole or place within one foot of any road or street, whether public or private, be, for want of sufficient protection or enclosure, dangerous to the passengers along such street or road, the council shall, after due notice given by the council to the owner, cause the same to be protected or enclosed, so as to prevent danger therefrom, and the expense of such protection or enclosure shall be repaid to the council by the owner of the premises so protected or enclosed.

Passed by special order of the Council of the Shire of Nunawading on the 5th day of December, 1892.

Confirmed by the said council on the 30th day of January,

EDWARD BISHOP, President. W. HAUGHTON, Secretary.

BT-LAW NO. 10.

A: By-law of the Shire of Nunawading, made under section 191-of the Local Government Act 1890, and numbered 10, for carry-ing out certain purposes provided for in the 13th Schedule to the said Act in the Shire of Nunawading.

In pursuance of the powers conferred by the Local Government Acts 1890 and 1891, the President, Councillors, and Ratepayers of the Shire of Nunawading order as follows:—

THIRTEENTH SCHEDULE.

(2) Naming Streets and Numbering Houses.

(2) Naming Streets and Numbering Houses.

8. It shall be lawful for the council from time to time to cause to be painted or affixed on a conspicuous part of some house or building at or near each end, corner, or entrance of every street, and in the direction of the line of such street, the name of such street, in legible characters not exceeding three inches in length and proportionately broad and near to each other, and the council may, where more than one street or road in the municipal district is called by the same name, alter the name of any or all of such streets or roads save one (to be described in the order altering the same) to any other name which to the council may seem fit, and before any name is given to any new street or road notice of the intended name shall be given to the council, and if there be any street or road in the municipal district called or about to be called by the same name. the council may by notice stating that there is already a street or road in the municipal district called or about to be called by the same name, and describing the locality thereof, given to the person by whom notice of such intended name was given to then, at any time within fourteen days of the receipt of such last-mentioned notice, object to such intended name; and it shall not be lawful to set up any name to any street or road until the expiration of fourteen days after notice thereof has been given as aforesaid to the council, or to set up any name objected to as aforesaid.

9. The owners or occupiers of houses or buildings shall mark such houses or buildings with such numbers and names for the purpose of distinguishing the same as the council may direct or approve, and shall renew the numbers or names of such houses or buildings with such numbers or name as they are obliterated or defaced; and if any occupier of any such house or building neglect for one week after notice from the council to mark such house or building with such number or name as they council may direct or approve, and shall renew the nu 8. It shall be lawful for the council from time to time to cause

justice.

10. If any person wilfully and maliciously destroys, pulls down, obliterates, or defaces the name of any street or road, or the name or number of any house or building, or paints, affixes, or sets up any name to any street or road, or any name to any street or road, or any name or number to any house or building contrary to this subdivision, he shall for every such offence forfeit a sum not exceeding Five pounds; and it shall be lawful for the council to cause such name or number so unlawfully painted, affixed, or set up to be obliterated or destroyed.

11. The council shall cause to be kept a register of all alterations made by them in the names of streets and roads, and such register shall be kept in such form as to show the date of every such alteration, and the name of every street or road previous to such alteration, and the new name thereof.

(3) Spouts and Drains from Houses. &c.

(3) Spouls and Drains from Houses, ic.

12. The owner or occupier of every house or building in adjoining or near to any street or road within seven days next after service of a notice by the council for that purpose, shall put up a shoot or trough of the whole length of such house or building, and shall connect the same either with a similar shoot on the adjoining house or building or with a pipe or trunk to be fixed to the front or side of such first-mentioned house or building from the roof to the ground to carry the water from the roof thereof in such manner that the water from such house or the shoot or trunk fixed thereto, or from any portice or projection

therefrom, will not fall upon the persons passing along the street or road, or flow over the footway, but so that no such pipe or trunk be an obstruction to the safe and convenient passage along the footway, and shall construct or lay from and in continuation of such pipe or trunk to the water channel, a gutter, herein called channel, at the outer edge of the footway, and through, under, and transversely to the footway, such covered drain or trunk for carrying such water to such channel as may be authorised or directed by some regulation in that behalf and shall thereafter keep in good condition overy such shoot, trough, pipe, drain, and trunk, and every such drain or trunk shall be constructed, laid, and repaired subject to the inspection of such officer as the council appoint in that behalf; and in default of compliance with any such notice within the period aforesaid or with the provisions of this section, such owner or occupier shall forfeit a sum not exceeding Forty shillings for every day that he so makes default.

13. Every owner or occupier of land in adjoining to or near any street or road, if such land is so situated that surface or storm water from or upon the same overflows or tends naturally, if not otherwise discharged, to overflow any footway of such street or road, shall within seven days next after the service of notice by the council for that purpose construct and lay from such point upon such land being near to the footway as is specified in such notice by plan appended or otherwise, and higher in lovel than the bottom of the channel at the outer edge of the footway to the said channel and through, under, and transversely to the footway, and keep in good condition such covered drain or trunk as and subject to the like inspection as in the last preceding section mentioned respectively; and in default of compliance with any such notice within the period aforesaid, or with the provisions of this section, such owner or occupier shall forfeit a sum not exceeding Footy-shillings for every day durin

default.

14. It shall be lawful for the council to make regulations for all or any of the purposes following (that is to say):—

For regulating the materials and the size the level and the fall of any drain or trunk to be laid or constructed under any footway, either absolutely or with relation to the level or fall of the footway or channel or otherwise, in like manner and so if they please that such size be variable within limits pre-scribed in the regulation according to the discretion of such officer as the council may thereby direct.

(4) Crossings over Footways and Channels.

15. Every person who wilfully and without lawful excuse rides or drives any horse or other animal, or drives or wheels any carriage, cart, or other vehicle upon, along, or across any footway or any water channel or gutter, herein called channel, by the side of any street or road, save in each such case upon and by or at some crossing to 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.

pensation for any damage done by finite the loowway of thanher as the justice adjudicating upon the information shall on the hearing thereof order.

16. If any land fronts to adjoins or abuts upon the footway of any 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 desires that a crossing for horses and other animals and for vehicles be made as herein provided over such footway and channel, and gives a notice in writing of such his desire to the council, and in such notice describes 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 of such notice, and not hefore (with no unnecessary delay or obstruction), at his own cost, and under the inspection of such officer as the council appoint for the purpose, to make such crossing according to the tenor of such notice and specification, and not otherwise, and the owner of such land shall afterwards in like manner maintain the same.

owner of such land shall afterwards in like manner maintain the same.

17. Every such owner who desires as aforesaid that any such crossing 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. Unless within the period of seven days after the receipt of any such notice as aforesaid the council gives 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 any penalty, be deemed to be in accordance therewith.

19. In streets or roads in which, at the site of any such pro-

such person to any penalty, be deemed to be in accordance therewith.

19. In streets or roads in which, at the site of any such proposed crossing, there is a curb 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 curb not higher in any part than the surface of the footway at that part and similar in all respects to such first-mentioned curb, and such curb shall approach to and join the street curbing 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 has 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. In streets or roads in which, at the site of any such proposed crossing, there is no such curbing as in the last preceding section mentioned the crossing over the channel shall be such suitable bridge as leaves a free passage for the water underneath

the same, and shall be of such materials, form, length, size, strength, and fall as has 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 may not cause any damage thereto, but that such crossing may be as sound and commodious for the passage of persons using the footway as the other portions of such footway adjoining such crossing.

21. 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 hereimbefore provided to inspect the making of the crossing has reported in writing such departure to the council within three days after the same has occurred, and unless such person, being served by the council within three days after such report with a notice so to do, for the space of seven clear days after such notice has failed to correct or supply such departure.

22. If any crossing has been made in any respect contrary to this by-law or any regulation in force hereunder, it shall be lawful for the council, if they 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 Corenment Act ISSO provided the expenses of such alteration from the owner of the land to which such crossing leads, 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 report tepted, but failed to give notice of or report respectively in manner and within the time provided in the preceding sections hereof.

23. If any private street or road meets at an angle the foctway.

sections hereof.

23. If any private street or road meets at an angle the footway of any public street or road, and there is 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 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 bears to the whole of such expenses the same proportion as the rateable value of such tenement bears to the whole rateable value of all the tenements so abutting.

the whole of such expenses the same proportion as the rateable value of such tenement bears to the whole rateable value of all the tenements so abutting.

24. If any crossing across or over any footway or channel to any land or way appurtenant thereto, or to any private street or road, has been made before the coming into operation of this subdivision, but is in any respect not in accordance with any regulation made hereunder, the council may, if they see fit, cause the same to be altered so as to conform to such regulation; and if such crossing has 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. If any crossing be out of repair, and the person liable hereunder to maintain or repair the same, for seven days after notice from the council to that effect, neglects properly and completely to repair the same, he shall forfeit for every day that such crossing remains so unrepaired a sum of Forty shillings, and the council may, if they see fit, effect such repair and recover the same from such person before any justice.

26. 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, &c., on Streets, &c.

27. Every person who causes or permits to run from any manufactory or any establishment for the boiling or preparing of any animal matter, or any brewery, slaughterhouse, butcher's shop, or any dunghill or other receptacle, or from any him, 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 such liquid or matter so runs forfeit a sum not exceeding Five pounds.

28. 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, causes or allows 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 so flows or runs, forfeit a sum not exceeding Five pounds.

(6) Depositing Building Materials, Excavations, &c.

29. Every person who throws or lays any building or other materials or building rubbish, or puts up, constructs, or erects any stage, scaffolding, hoarding, or fence in, upon, across, or over any street, road, footway, channel, or public place, save in lawful execution of the powers given by this subdivision, shall forfeit a sum not exceeding Ten pounds, and a further sum not exceeding For pounds, and a further sum not exceeding For any part thereof is suffered to remain in or upon such street, road, footway, channel, or public place.

30. Every person intending to build, put up, or take down, or cause to be built, put up, or taken down, any building, wall, or other structure, or any fence, or to after or repair or cause to be altered or repaired the outward part of any such building or other structure, whether in any of such cases ever or under ground, or to make any hole, within ten feet of any street, road, or footway, shall give notice in writing of such his intention to the council; and in such notice shall describe the intended work, and the height, depth, extent, and position thereof; and whether or not it be necessary for the execution of the said work that a scaffold or stage be constructed, or that building or other materials or building rubbish be deposited upon or in the footway or street adjoining or in front of such structure or hole, and for what time it will be necessary that such stage or scaffolding or such materials deposited be so kept or continued or that such hole remain open, togother with such other particulars touching such intended work as such person may see fit.

31. No person shall execute or begin or continue to executo

or hole, and for what time it will be necessary that such stage or scaffloding or such materials deposited be so kept or continued or that such hole remain open, together with such other particulars touching such intended work as such person may see fit.

31. No person shall execute or begin or continue to execute any such work as in the last preceding section mentioned without having given to the council such notice as therein provided or until the expiration of forty-eight hours after giving the same; and every person offending against the provisions of this section shall forfeit a sum not exceeding Five pounds for every day upon which he so offends.

32. It shall be lawful for the council, having received any such notice as aforesaid, to grant, if it seem to them fit, to the person having given such notice, upon payment by him of the sum of five shillings, a licence in the appointed form under the hand of the municipal clerk, authorizing such person to construct such stage and scaffolding as the proper officer of the council to be appointed in that behalf require or permit, and to deposit building or other materials and building rubbish upon or across in each of the cases aforesaid so much of the footway adjoining or in front of the site of the intended work and so much of the stayer or road adjoining such footway, and to keep and continue the said stage, scaffolding, and materials or rubbish so constructed or deposited respectively for such time respectively as may seem fit to the said council and be specified in the said licence; and the council may if it seem fit renew such licence or grant a fresh licence to such person from time to time do the said acts according to the tenor of such licence.

33. Every person intending to build or take down or cause to be built or taken down any building or other structure, whether over or under ground, or to alter or repair or cause to be altered or repaired the outward part of any street, road, or footway, or who may have a licence for constructing systage or scaffol

continued.

35. Every person licensed as hereinmentioned to construct any stage or scaffolding, or to deposit any materials or rubbish, shall remove within a reasonable time after the time limited as aforesaid in such licence or in the last renewal therefore all such stage, scaffolding, material and rubbish, and shall make good the footway and the street or road; and if any such person fails in any such case to comply with this section he shall forfeit a sun not exceeding Five pounds, and a further penalty not exceeding Forty shillings for every day while such default is continued.

Forty shillings for every day while such default is continued.

36. Nothing herein contained shall render it lawful to construct any stage or scaffolding, or to deposit any materials or rubbish, or to put up any hoarding or fence, platform, or handrail as aforesaid, or all or any of them, so that the same may extend or be across or over or upon any street or road further from the inner edge of the footway than one-third of the whole breadth of such street or road, or in any case so as to render the street or road, exclusive of the footways, impassable for carriages, or so as to obstruct the channel.

to obstruct the enamner.

37. If any person who ought under this by-law to remove any matter or thing, or to make good any footway or street or road fails so to do, whether or not such person has been convicted of

any offence under this subdivision, the council may remove such matter or thing, or make good such street, road, or footway, and may recover the expenses of so doing from the person so making default before any justice.

(7) Lighting, &c., of Obstructions Generally.

(7) Lighting, &c., of Obstructions Generally.

38. When any building materials, rubbish, or other things are laid or any hole made in any street, road or footway, whether the same be done by order or authority of the council or not, the person causing such materials or other things to be so laid or such a hole to be made shall, at his own expense, cause a sufficient light to be fixed in a proper place upon or near the same, and continue such light every night from sunset to surrise while such materials or hole remain, and such person shall, at his own expense, cause such materials or other things and such hole to be sufficiently fenced and enclosed until such materials or other things are removed or the hole filled up or otherwise made secure; and every such person who fails so to light, fence, or enclose such materials or other things or such hole shall for every such offence forfeit a sum not exceeding. Ten pounds, and a further sum not exceeding Forty shillings for every day while such default is continued.

39. In no case shall any such building materials or other

such default is continued.

39. In no case shall any such building materials or other things or such hole as last-mentioned respectively be allowed to remain an unnecessary time, under a penalty not exceeding Tenpounds to be paid for every such offence by the person who, whether by order or authority of the council or not, causes such materials or other things to be laid or such hole to be made; and in any such case the proof that the time has not exceeded the necessary time shall be upon the person so causing such materials or other things to be laid or causing such hole to be made.

(8) Houses, &c., Encroaching on Streets, &c.

40. If any person erects or places any house or other building or any part thereof upon over or across any public street or road footway or channel, he shall forfeit a sum not exceeding Twenty pounds, and a further sum not exceeding Five pounds for every day while the same so continues.

(9) Obstructions, &c., to Streets, &c., by Cattle, &c.

opounds, and a further sum not exceeding Five pounds for every day while the same so continues.

(9) Obstructions, &c., to Streets, &c., by Cattle, &c.

41. If any cattle are found upon any land not being a common and such that there is no fence, whether upon the same land or any other dividing such first-mentioned land from any street or road, whether public or private, without any person having charge of such cattle, the owner of such cattle shall forfeit a sum not exceeding Twenty shillings for every head of such cattle, and the proper officer of the council may seize such cattle and place the same at some neighbouring place of safe custody; and any justice, if such owner be not known, upon proof of the issue of a summons in the usual form addressed to such owner as "owner" only, without otherwise naming or describing him, such cattle and the place of seizure being duly described therein, and of the publication of such summons in some newspaper commonly circulating in the neighbourhood, may after the expiration of 24 hours from such publication proceed with respect to such owner not appearing as if personal service of a summons stating his name had been effected, or if such owner appear then as in other cases; and the justice may order the cattle to be sold and the money arising from the sale, after deducting the said genalty and the costs awarded and the reasonable expenses, to be estimated and assessed by the justice, of seizing keeping and selling the said cattle, shall be paid if demanded within one month to the owner of the cattle, and if not so demanded, then to the municipal fund; and if the said money is not sufficient for all the purposes aforesaid the amount whereby the same falls short, or if no auch sale be ordered the whole of the said amount may be recovered from the said owner if and when known in like manner as other penalties and sums adjudged or ordered to paid by justices are to be recovered.

42. If any cattle be at any time found in any public or private street without any person having

from one part of Victoria, or of any other colony, to any other part, and to provide, if they see fit in such regulation, separately with respect to Sundays and week days; and if any person drives any such cattle contrary to such regulation he shall forfeit for every head of cattle so driven a sum not exceeding Twenty shillings. Provided that nothing herein contained shall apply to horses driven in harness, or to oxen in the yoke.

(11) Miscellancous.

47. It shall be lawful for the council, on the application of the minister of any church, chapel, or other place of public worship, to make orders for regulating with respect to such place of public worship the route and conduct of persons who drive any cart or carriage or any cattle during the hours of divine service (to be named in every such order) on Sunday, Christmas Day, or Good Friday, or any day appointed for a public fast or thanksgiving, and any orders so made shall be printed or affixed on or near the church, chapel, or place of public worship to which the same refer and in some conspicuous places leading and contiguous thereto and elsewhere as the council may direct; and every person who offends against such orders shall forfeit a sum not exceeding Forty shillings.

48. It shall be lawful for the council to make regulations for prohibiting or restraining the travelling with or driving of loaded 47. It shall be lawful for the council, on the application of the

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48. It shall be lawful for the council to make regulations for prohibiting or restraining the travelling with or driving of loaded drays or carts on Sundays; and if any person travel with or drive any such loaded dray or cart contrary to such regulations, he shall forfeit for every such breach of such regulations a sum not exceeding Forty shillings.

49. It shall be lawful for the council to make regulations prescribing the rate of speed and the manner of crossing over all bridges and crossings for horses, carts, and carriages; and if any person driving or having the charge of any horse, cart, or carriage violates any such regulation, he shall forfeit a sum not exceeding Forty shillings.

PART 11.-WATERWORKS, DRAINS, ETC.

Part 11.—Waterworks, Drains, etc.

1. Whosever bathes in any stream, reservoir, conduit, aqueduct, or other waterworks belonging to or under the management or control of the council, or washes, cleanses, throws, or causes to enter therein any animal, whether alive or dead, or any rubbish, filth, stuff, or thing of any kind whatsoever, or causes, or permits, or suffers to run or be brought therein the water of any sink, sewer, drain, engine, or boiler, or other filthy, unwholesome, or impure water, or does anything whatsoever whereby any water or waterworks belonging to the council or under their management or control are fouled, obstructed, or damaged, shall for every such offence forfeit on conviction a sum not exceeding Five pounds, and a further sum not exceeding Twenty shillings for each day while such offence is continued after written notice in that behalf.

2. Whosever being supplied with water by the council from any waterworks of or belonging to or under the control or management of the council, or having access to any such waterworks for the taking of water therefrom, wilfully or negligently suffers any water to run to waste from any pipe or conduit from or by which he is so supplied or to which he has such 'access, shall on conviction forfeit and pay for every such offence a sum not exceeding Ten pounds.

3. Whosever, without the consent in writing of the council, constructs or places any dam or embankment in or across any river, creek or natural watercourse, or permanently obstructs the same in any way shall on conviction forfeit as sum not exceeding Twenty pounds, and a further sum not exceeding Five pounds for overy day after such conviction during which such dam or embankment or any part therefor continues.

4. In any case in which the council has the exclusive right of collecting for the supply of any reservoir or waterworks belonging to the council or under their management or control, the storm-water having fallen on any gathering ground, whosever by any means whatsoever diverts any such water

case may be.

It shall be lawful for the council from time to time to make

regulations for prohibiting or regulating the shooting of water-fowl, and the taking of fish upon or in or within one quarter of a mile of any stream, reservoir or other waterworks belonging to or under the management or control of the council; and overy person who offends contrary to any such regulation shall on con-viction forfeit and pay for every such offence a sum not exceed-

ing Five pounds.

6. Whoseever obstructs or damages any culvert, sever or drain belonging to or under the control of the council shall forfeit a sum not exceeding Ten pounds, and shall pay to the council by way of compensation for any such damage such further sum not exceeding Ten pounds as the convicting justice may order.

PART IV .- PLACES OF IMPROVEMENT AND RECREATION, ETC. (1) Public Libraries and Museums.

(1) Public Libraries and Museums.

1. Every person who, being intoxicated, enters or remains in any public library or museum belonging to or under the control or management of the council, or who uses therein any abusive, improper, or unbecoming language, or who by unnecessarily loud talking or any unnecessary noise or otherwise disturbs or annoys the persons using or resorting to such library or museum, or who without lawful excuse but without felony removes any property from such library or museum, shall forfeit a sum not exceeding Ten pounds, and every such person may be forthwith removed by any officer of the council in charge of such library or museum.

2. It shall be lawful for the council from time to time to make regulations for the proper management and control of overy such library and museum, and every person offending against any such regulations shall forfeit a sum not exceeding Five pounds.

(2) Public Gardens.

(2) Public Gardens.

3. The gardens under the management or control of the council and ground apportaining thereto, herein called the gardens, shall be open from surrise to sunset on each day of the week.

4. No person shall pluck any of the flowers, or walk on the bods or borders, or climb upon or get over the fonces, or remove any of the tallies, or disturb, damage, or destroy any property or thing in the gardens.

5. No person shall carry firearms through the gardens, or shoot snare or destroy any wild fowl either in the gardens or in or on any water adjacent thereto, or bathe within such distance from such gardens as may be fixed by any regulation of the council to be made on that behalf in such water.

6. No cart or other vehicle used for the conveyance of goods shall without the authority of the proper officer of the council be driven through the gardens.

7. Such plants seeds or cuttings as are commonly purchasable at nurseries in Victoria shall not be supplied from the gardens to any person unless in exchange or for public institutions or for benevolent purposes.

any person unless in exchange of an person includes the benevolent purposes.

8. No visitor shall interrupt the gardeners or labourers by conversation or otherwise.

9. Children under the age of ten years, not being under the control of some competent person, shall be removed from the

control of some competent person, shall be removed from the gardens.

10. All dogs and goats and all poultry found within the gardens shall be destroyed, and the owner shall make compensation, to be recovered before any justice, for any damage done.

11. In addition to the provisions herein contained, it shall be lawful for the council from time to time to make such regulations for the proper maintenance and management of the gardens as may seem to them fit.

12. Any person offending against this by-law or any such regulation shall forfeit a sum not exceeding Ten pounds.

PART V .- REGULATION, ETC., OF BUILDINGS.

1. 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

For prohibiting or restraining the use of combustible materials in the construction, alteration, repair, or renewal of buildings, roofs, or chimney-flues, smoke-vents, or stove-pipes, hereinafter in this subdivision called in common "chimneys," or of parts thereof respectively to be specified in the regulation:

hereinatter in this subdivision called in common "chimneys," or of parts thereof respectively to be specified in the regulation:

For regulation:

For regulating the distance from any other building at which it shall be lawful to construct any building:

For regulating the distance from any class of building at which it shall be lawful to erect or construct a building for burning clay or other material:

For regulating the height, thickness, construction, or materials of the party walls of buildings adjoining each other, and of the external walls of buildings and of chimneys, and the materials for and mode of enclosing the same:

For regulating the construction, materials, and enclosing by building or otherwise of firsplaces or furnaces to be used in the working of engines by steam, or in any mill, browery, bakehouse, or gaswork, or in any manufactory whatsoever, although a steam-engine be not used therein respectively:

For limiting a time, not in any case less than seven years from the coming into force of the limiting regulation, after which it shall not be lawful, without the consent of the council, to use, keep, continue, or suffer to remain any building, roof, fireplace, furnace, or chimney originally constructed or made without violation of law and existing at the time of such coming into force, being of any such construction, height, thickness, materials, or description, or within any such distance of other buildings as respectively are contrary to any regulation existing at the time of such coming into force:

For appointing fees not in any case exceeding the sum of Two pounds which may be charged and received on account of the municipal fund by the proper officer of the council for any inspection, superintendence, or other service made or performed by him under any such regulations as hereinbefore in this section provided for:

And every such regulation may be made to apply to the whole or eparately to a part or parts of the municipal didstrict described or

this section provided for:

And every such regulation may be made to apply to the whole or separately to a part or parts of the municipal district described by boundaries in such regulation, and may provide with respect to the several matters of prohibition, restraint, and regulation hereinbefore in this section mentioned, either absolutely or in relation to classes, rates, situations, distances, or other like data to be laid down or referred to in general terms therein, and with or without relation to a right of approval, disapproval, or inspection to be vested in the council or some proper officer of the council.

tion to be vested in the council or some proper officer of the council.

2. If any person, after the coming into force of any such regulation in this subdivision aforesaid and whilst the same is in force, construct, after, repair, or renew, within the limits prescribed in such regulation, any building, roof, fireplace, furnace, or chimney, or put up any tent or enclose any fireplace, furnace, or chimney, contrary in any of the cases aforesaid to such regulation, or after the expiration of the time (if any) limited in that behalf and notice from the council to remove or after any building, roof, fireplace, furnace, chimney, or enclosure to which the limiting regulation applies, use, keep, or continue the same, or suffer the same to remain or (if the case be so) to remain unaltered for more than twenty-eight days after the time when such notice has been given him, he shall forfeit a sum not exceeding Ten pounds for every day while such building, roof, chimney, fireplace, furnace, or tent continues so constructed or standing, or continues so as unlawfully altered, repaired, renewed, or enclosed, or while (if the case be so) the same after the expiration of the said twenty-eight days be used, kept, continued, or suffered to remain as aforesaid.

- 3. If any building, roof, fireplace, furnace, or chimney, before the coming into operation of this by-law, has been constructed, or any fireplace, furnace, or chimney enclosed or left unenclosed in violation of any law or by-law theretofore in force, it shall be lawful for the council to give notice to the owner or occupier thereof, respectively, to remove, or to alter or enclose, so as to conform to any regulation in force in that behalf under this subdivision, such building, roof, fireplace, furnace, chimney, and such owner or occupier shall remove, or in manner aforesaid alter or enclose the same within twenty-eight days after the service of such notice upon him; and if such owner or occupier neglect or refuse, within twenty-eight days after the service of such notice upon him; and if such owner or occupier neglect or refuse, or in manner aforesaid to alter or enclose such building, roof, fireplace, furnace, or chimney, he shall forfeit a sum not exceeding Ten pounds, and a further sum not exceeding Forty shillings for every day during which the same continues, or (if the case be so), continued so unaltered or unenclosed after the expiration of fourteen days from the time when he may first be convicted of any such offence under this section.

 4. If any chimney has been commenced or constructed before
- fourteen days from the time when he may first be convicted of any such offence under this section.

 4. If any chimney has been commenced or constructed before the coming into operation of this by-law, and is of other height, thickness, construction, or materials, or enclosed otherwise than respect vely required by, or left unenclosed contrary to the tenor of any regulation in force under this by-law, but has been so constructed, enclosed, or left unenclosed without violation of law, and if the proper officer of the council upon inspection had (which inspection any ratepayer may upon payment of Five shillings demand and require), deem that such chimney, by reason of want of proper height, thickness, or enclosure, or by reason of its being constructed of inflammable materials, causes reasonable danger of fire to any building, or causes a nuisance through not properly carrying up the smoke, it shall be lawful for such officer to give notice to the owner and occupier of the premises in which such chimney, as the case may require, for prevention of such danger or misance; and if such owner or occupier do not, within seven days after such notice, comply with the same, then any two justices, if they are satisfied that for the reasons aforesaid such chimney causes such danger or misance, may order the same to be removed, altered, or enclosed, as they may see fit, by the said officer, and reasonable compensation shall be paid out of the municipal fund to all persons who shall be put to expense or suffer damage in complying with any such notice, or through the execution of such order.

[(2) Ruinous or Dangerous Buildings, &c.

- [2] Ruinous or Dangerous Buildings, &c.

 5. If any building or wall, or anything affixed thereon, be deemed by the proper officer of the cunnoil to be in a ruinous state, and dangerous to passengers, or to the occupiers thereof, or of the neighbouring buildings, such officer shall immediately cause a proper hoard or fence, and if he deem it necessary, props to be put up for the protection of passengers and of such occupiers, and shall also, if he deem it necessary, cause the neighbouring buildings to be properly shored up, and shall cause notice in writing to be given to the owner of such building or wall if he be known and resident within the municipal district, and shall also cause such notice to be put on the door or other conspicuous part of the said premises, or otherwise to be given to the occupier thereof (if any) requiring such owner or occupier forthwith to take down, secure, or repair such building, wall, or other thing as the case may require.

 6. If such owner or occupier do not begin to take down, repair.
- take down, secure, or repair such building, wall, or other thing as the case may require.

 6. If such owner or occupier do not begin to take down, repair, or secure such building, wall, or other thing within the space of three days after such notice has been given or put up as aforesaid, and complete such taking down, repairs, or securing as speedily as the nature of the case will admit, such officer may make complaint thereof to two justices, and it shall be lawful for such justices to order the owner, or in his default, the occupier (in any) of such building, wall, or other thing to take down, rebuild, repair, or otherwise secure to the satisfaction of such officer, the same, or such part thereof as appears to them to be in a dangerous state, within a time to be fixed by such justices; and in case the same be not taken down, rebuilt, repaired, or otherwise secured within the time so limited, or if no owner or occupier can be found on whom to serve such order, the council shall with all convenient speed cause all or so much of such building, wall, or other thing as is in a ruinous condition, and dangerous as aforesaid, to be taken down, rebuilt, repaired, or otherwise secured in such manner as may be requisite; and all the expenses of putting up every such hoard, fence, and props, and of shoring up such buildings and taking down, rebuilding, repairing, or securing such building, wall, or other thing shall be paid by the owner thereof, and any two justices may order such payment.

 7. If any building or wall as aforesaid, or any part of the same tax and any two justices may order such payment.
- owner thereof, and any two justices may order such payment.

 7. If any building or wall as aforesaid, or any part of the same
 be pulled down by virtue of the powers aforesaid, the council
 may sell the materials thereof, or so much of the same as has
 been pulled down, and apply the proceeds of such sale in payment
 of the expenses incurred in respect of such building or wall, and
 the council shall restore any overplus arising from such sale to
 the owner of the building or wall on demand.

 8. If may owner campat he found within the municipal district
- the owner of the building or wall on demand.

 8. If such owner cannot be found within the municipal district, or sufficient distress of his goods and chattels within the municipal district cannot be made, and the said expenses, or any part thereof remain unpaid, the council, after giving twenty-eight days' notice of their intention to do so, by posting a notice in a conspicuous place on such building or wall, or on the land whereon such building or wall stood, may take such building or land, provided that such expenses, or so much as remains due, be not paid or tendered to them within the said twenty-eight days, making compensation to the owner of such building or land in the manner provided by Part IV. of the Public Works Act 1830 in the case of lands taken otherwise than with the consent of the owners and occupiers thereof, and the council shall be entitled to deduct out of such compensation the amount of the expenses so unpaid as aforesaid, and may sell or otherwise dispose of the said building or land for the purposes hereof.

PART VI.-Buildings, etc., for Public Meetings, etc.

1. Every occupier of any hall or other building used for public 1. Every occupier of any hall or other building used for public meetings, or any ground in which public amusements are conducted, shall in each year register, at the office of the council, such building or ground, together with the situation and description thereof, and the purpose being such as aforesaid for which the same is to be kept, and the name of such occupier and every person who causes, and every occupier of any such premises, who permits any public meeting to be held, or any public amusement to be conducted in or on any such premises, not being registered for the purpose, or without such certificate of registration as hereinafter mentioned having been obtained for the same, shall forfeit for every such offence a sum not exceeding Ten pounds.

pounds.

2. The council, upon the written application of any such occupier as aforesaid stating the particulars aforesaid, may, if upon inspection by the proper officer the premises have been found to be secure and proper for the purpose stated, and if the council see fit, cause the premises to be registered in a registry book to be kept for that purpose, and shall thereupon giant to the applicant a certificate of such registration of such premises in the appointed form, and the council may at any time suspend for a stated period, the effect of, or cancel any such registration, and shall forthwith give notice of such suspension or cancellation to the occupier of the registered premises, and during such suspension, or after such cancellation, such premises shall be deemed to be unregistered in respect of the purpose monitioned in the certificate of registration, and such certificate shall be of no force or virtue. no force or virtue.

3. The proper officer of the council may, at all reasonable times, enter and inspect any such registered premises as afore-

ad. It shall be lawful for the council, from time to time, to make regulations for appointing the times and hours, during or at which respectively any such registered building or ground shall be used for the purpose for which it is registered, or shall be closed; and every occupier of any such premises who permits the same to be used for such purpose during or at any other time or after any such hour respectively, shall for every such offence forfeit a sum not exceeding Ten pounds.

PART VII.-FIRE PREVENTION.

(1) Foul Chimneys.

(1) Fout Chimneys.

1. Every person who wilfully sets or causes to be set on fire any chimney-flue, smoke-vent, or stove-pipe, herein called in common "chimney," shall forfeit a sum not exceeding Five pounds: Provided always that nothing herein contained shall exempt the person so setting or causing to be set on fire any chimney from liability to be informed against, or prosecuted before any court having criminal jurisdiction for such act as for an indictable offence.

2. If any chimney accidentally catch, or be on fire, the person occupying or using the premises in which such chimney is situated, shall forfeit a sum not exceeding Forty shillings: Provided always that such forfeiture shall not be incurred if such person prove to the satisfaction of the justice before whom the case is heard, that such fire was in no wise owing to the omission, neglect, or carelessness, whether with respect to cleansing such chimney or otherwise, of himself, or his servant.

(2) Deposit, &c., of Inflammable Materials, &c.

3. 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

y:—
For prescribing the distance from any adjoining land or from any building within which it shall not be lawful to make or keep any stack of hay, corn, straw, or other produce, if not placed under roof or cover, and the like where placed under roof or cover, and for prohibiting or restraining the use for such covering of such inflammable materials as shall be described in such regulation:
For prescribing the distance from any adjoining land, or from any street or public place, or from any building within which it shall not be lawful to deposit such combustible materials as shall be specified in the regulation, or save in some properly constructed firsplace within some building, to make or light any fire:

And every such regulation may be made to apply to the whole or separately to any part or parts of the municipal district described by boundaries in such regulation, and may provide as to the subject-matter thereof either absolutely or with relation to the consent of the council or of the proper officer of the council to be given or withheld in any case to be in question under such regulation.

consent of the council or of the proper charters or withheld in any case to be in question under such regulation.

4. Every person who makes or places any stack of hay, corn, straw, or other produce, or places as or for the covering of any such stack any inflammable material, or deposits any combustible material, or lights any fire contrary in any such case to any regulation under this subdivision, and every occupier of any premises whereon any stack or any such covering of a stack may be or any combustible materials have been deposited, if the same, though lawfully made placed or deposited before the coming into force of any such regulation, be there contrary to the tenor of such regulation who does not within seven days after notice from the council so to do remove such stack covering or materials, or who suffers to remain any such stack covering or materials unlawfully made placed or deposited before the coming into force of such regulations, shall forfeit on conviction for such offence a sum not exceeding Five pounds, and in every such case a further sun not exceeding Five pounds, and in every such case a further sun not exceeding Forty shillings for every day after any such conviction during which such stack covering or materials so continue.

5. Every person who wilfully sets fire to any inflammable matter whatsoever in the open air without having given notice in writing to the occupiers of the land adjoining to the land upon

which such matter is, and also to the municipal clerk, of his intention so to do, or within twenty-four hours after giving the last given of such notices, or between the hours of four in the afternoon of any day and eight in the morning of the following day, shall forfeit a sum not exceeding Five pounds.

6. Every person who lights any bontire, tar barrel, or firework upon or within sixty yards of any public or private street or any public place shall forfeit a sum not exceeding Five pounds.

7. It shall not be lawful for any person to make or place or to keep or continue any fence or brushwood bushes or other like material, and every person who makes or places any such fence, and every owner or occupier of any premises who for seven days after notice from the council to remove any such fence thereto appertaining lawfully made or placed before the coming into operation of this subdivision suffers any such fence or any part thereof to remain, or who suffers to remain any such fence uncavfully made before such coming into operation, shall forfeit on conviction for such offence a sum not exceeding Five pounds, and in every such case a further sum not exceeding Five pounds, and in every such case a further sum not exceeding Forty shillings for every day after any such conviction during which such fence continues.

8. The provisions of the three last preceding sections shall not apply except in such part or parts of the Shire of Nunawading described by boundaries as may be set out in any regulation or regulations from time to time made by the council.

PART VIII.-NUISANCES, ETC.

(1) Nuisances of various kinds.

(1) Nuisances of various kinds.

1. Every owner or keeper of any goat usually kept within the municipal district shall register with the municipal clerk his name and address as a keeper of goats, and shall, at the time of such registration, pay to such clerk the sum of sixpence, and shall place and keep upon the neck of every goat so owned and kept a collar bearing the name and address so registered; and if any person without lawful excuse offend in any respect against this section he shall for every such offence be liable to a penalty not exceeding Two pounds.

2. If any goat be found having on its neck a collar purporting to bear the name and address of a person registered as aforesaid, such goat shall prima facie be presumed to be owned and kept by such person.

such person.

3. The council from time to time shall provide one secure enclosure for the keeping and custody of goats for the purposes of this subdivision, and forthwith whon any such enclosure has been provided shall notify the same and the situation thereof in

been provided shall notify the same and the situation thereof in some newspaper generally circulating in the neighbourhood.

4. Every goat found at large in any street, road, or public place may, by the proper officer of the council, be forthwith seized and confined in such enclosure as aforesaid until dealt with as hereinafter provided.

5. Whenever a goat having on the neck a collar purporting to bear the name and address of a person resident within the municipal district registered as aforesaid is seized hereunder, the proper officer of the council shall forthwith cause notice of such seizure to be given to such person or left at the place of such address.

orpair district registered as atoresaid is setzed hereunier, the seizure to be given to such person or left at the place of such seizure to be given to such person or left at the place of such saddress.

6. Subject to the provisions hereinafter in this by-law contained, every goat so seized and confined as aforesaid which has not upon the neck a collar purporting to bear the name and address of some person registered as aforesaid may, by the proper officer of the council, be destroyed at or after noon of the day following the day of such seizure, and every such goat which has on the neck such a collar as aforesaid may by the said officer be destroyed at or after noon of the day following next but one the day of such seizure.

7. The owner of any goat which has been seized as aforesaid may apply an acceptage of the such cover, and such goat shall, if a justice shall so order and not otherwise, be unless the same has been destroyed, restored to such owner accordingly, and such order of a justice or any minute thereof under the hand of such justice shall for all purposes of this subdivision be conclusive evidence that the person so applying was the owner of such goat.

8. The owner, whether registered hereunder or not, of every goat found at large in any street, road, or public place shall, whether such goat be destroyed or not, or be restored or not, forfeit and pay a penalty of Five shillings.

9. It shall be lawful for the council from time to time to make regulations for appointing by limits to be set forth therein portions of the municipal district in which it shall not be lawful to keep any swine; and if any person keep any swine within any such prescribed limits he shall forfeit for every day during which he so offends a sum not exceeding Five pounds.

10. Every person who empties any privy, or loads, carries, removes or deposits any night-soil, offal or other offensivo refuse or matter, save between such hours of the night, or deposits the same save at such places as respectively have been appointed by som

(2) Private Slaughter-houses.

(2) Private Staughter-houses.

11. Except it be by some Act of Parliament otherwise expressly provided, it shall be lawful for the council (if the council have not as yet provided abattoirs within the municipal district, and duly notified the same as ready for public use) to license, upon payment of such sum not exceeding 'I'wo pounds, as may be appointed by regulation in that behalf, such slaughterhouses (not being in any case within one mile from the corporate limits of the city of Melbourne or the town of Geelong) as they from time to time may think proper for slaughtering cattle, and every such licence shall be in force until the thirty-first day of December in the year for which such licence is granted.

12. Every person who without having such licence as aforesaid in force uses as a slaughter-house any place within the municipal district other than a slaughter-house which was in use at the time of the coming into operation of the Act numbered CLXXXIV., and has so continued to be used ever since, shall for each such offence be liable to a penalty not exceeding Five pounds, and a like penalty for every day after conviction upon which he so offends.

13. Every place which at the time of coming into operation of the last-mentioned Act was in use as a slaughter-house, and has so continued ever since, shall within three months after the coming into operation of this subdivision be registered by the owner or occupier thereof at the office of the council, and on application to the council for that purpose, and on payment of such sum not exceeding Twenty shillings as has been appointed by regulation in that behalf they shall from time to time cause every such slaughter-house to be registered in a book to be kept for that purpose, and such registration shall be of effect for one year after the making thereof and no longer, and every person who after the expiration of such period of three months uses or suffers to be used any such place as a slaughter-house without its being so registered shall forfeit on conviction a sum not exceeding Ten shillings for every day after such conviction during which such place is used as a slaughter-house without having been so registered.

14. 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 the licensing (where the council are empowered to license) and for the registering and inspection of all private slaughter-

houses:

For appointing, subject to the limits herein prescribed, the fees for licences and registration:

For preventing cruelty in such slaughter-houses:

For keeping the same in a cleanly and proper state, and for removing the filth at least once in every twenty-four hours, and requiring them to be provided with a sufficient supply of water.

water: or confining the use of licensed slaughter-houses to the slaughter of any particular kinds of animals:

And every person offending contrary to any such regulation shall be liable to a penalty not exceeding Five pounds, and in the case of a continuing offence a further sum not exceeding Ten shillings for every day during which such offence continues after such

for every day during which such ohence continues after such conviction.

15. The justice before whom any person is convicted of any offence against this subdivision, in addition to any penalty, may suspend for a period not exceeding two months the licence for any slaughter-house granted hereunder to such person or the effect of the registration for any slaughter-house of which such person is the owner or occupier, and upon the conviction of any person for a second or subsequent like offence may, in addition to any penalty, declare the licence granted hereunder to such person revoked, or the registration of any slaughter-house of which such person is the owner or occupier cancelled, and no licence while so suspended or after such revocation, and no registration while the offect thereof is suspended or after the same is cancelled shall exist or avail for any purpose whatsoever.

16. Nothing in this subdivision shall be deemed in anywise to effect any of the provisions of any law now or hereafter to be in force relating to abattoirs and the slaughtering of cattle, or to render lawful any act or thing therein prohibited.

PART IX.-MISCELLANEOUS MATTERS.

Part IX.—Miscellaneous Matters.

1. Where any part of the sea-shore or strand of any river or creek used as a public bathing place is within the municipal district, or within 300 yards of the boundary thereof, and not within any borough, the council may make regulations for and with respect to the time and place of bathing at or within such part, and according to the sex of the persons bathing or otherwise, and also as to persons resorting to or passing by such part whether by land or water, and for the stands of bathing machines, and otherwise for securing reasonable privacy for bathers and the observance of decency.

2. If any person wilfully, and without the authority of the council, cut, break, bark, root up, or otherwise destroy or damage the whole or any part of any tree, sapling, shrub, or underwood growing in or upon any street, road, or place under the management of the council, although the injury done be not to the amount of One shilling, he shall be liable to a penalty not exceeding Ten pounds.

3. If any person, without the authority of the council, break, displace, or remove the surface or soil of any land belonging to or under the control or management of the council, he shall be liable to a penalty not exceeding Five pounds.

4. For the purpose of those provisions of any Statute, now or hereafter to be in force, whereby any person may be authorized to destroy goats, land shall be deemed to be securely enclosed and fenced if the same be enclosed or fenced with a substantial three-railed fence of the usual height, and the openings in which (if any) are at the time of trespass secured or barred with gates or other fastenings of like closeness and strength with the fence, or if such land be enclosed or fenced with any fence and gates or fastenings of equivalent closeness and strength with the fence, or if such land be enclosed or fenced with any fence and gates or fastenings of equivalent closeness and strength with the fence, or if such land be enclosed or fenced with any fence and gates or fasteni

PART X .- CARRIAGE OF PERSONS AND GOODS.

The provisions of Part X. of 13th Schedule, except so far as the same are applied in By-law No. VII., shall not apply to the Shire of Nunawading.

PART XI.—REGULATION OF PROCEEDINGS OF COUNCIL OFFICERS, RTC.

- In all cases not herein provided for, resort shall be had to the rules, forms, and usages of Parliament, which shall be followed so far as the same are applicable to the proceedings of the coupsil. the council.

 2. At ever
- the council.

 2. At every meeting of the council 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 proceeding meeting shall then be signed as required by the Local Government Act; and the rough minutes of the proceedings of the council at any meeting shall be read at the close of such meeting.
- council at any meeting snall be read at the close of such meeting.

 3. After the signing of the minutes as aforesaid, the order of business of an ordinary meeting shall be as follow, or as near thereto as may be practicable, but for the greater convenience of the council at any particular meeting thereof it may be altered by resolution to that effect:—
- (I.) Reading of copies of letters sent by the authority of the council.
 (II.) Reading letters received, and considering and ordering
- (III.) Reception and reading of petitions and memorials.
 (IV.) Presentation of reports of committees.
 (V.) Payments.

- (v.) Payments.
 (vI.) Ordinary business.
 (vII.) Orders of the day, including subjects continued from proceedings of former meetings.
 (vIII.) Extraordinary business and new rules and regulations.
 (IX.) Other motions of which previous notice has been given.
- (x.) Notices of motion.

- (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.

 4. Whenever a division is demanded by any councillor, the councillors voting in the affirmative shall first hold up their hands, and then those voting in the negative shall hold up their hands, and the result be declared by the chairman.

 5. All addresses to the Governor shall be presented by the chairman and the clerk of the municipality, unless otherwise ordered by the council.

 6. All notices of motion shall be dated and numbered, and given by the intending mover to the municipal clerk at the close of the meeting of council, or if not required by law to be given at a meeting then three clear days prior to the next meeting of council; and such clerk shall enter the same in the notice of motion book in the order in which they may be received.

- notice of motion book in the order in which they may be received.

 7. No member shall make any motion initiating a subject for discussion but in pursuance of notice given as prescribed in the last preceding clause.

 8. No motion except that for receiving the same shall, unless under most urgent circumstances, be made on any petition, memorial, or other like application until the next ordinary meeting of the council after that at which it has been presented.

 9. Except by leave of the council, motions shall be moved in the order in which they have been received and recorded by the municipal clerk in the notice of motion book, and if not so moved or postponed shall be struck out.

 10. No motion entered in the notice of motion book shall be proceeded with in the absence of the councillor who gave notice of the same, unless by some other councillor producing written authority from him to that effect.

 11. No motion for an address or petition shall be entertained unless the mover at some previous meeting have submitted a draft of the same.

 12. Any councillor 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 councillor (if any) calling to order has been heard thereon and the question of order disposed of, when the councillor in possession of the chair may proceed with the subject.

 13. Any councillor desirous of proposing an original motion er memodment must state the nature of the same here he addresses
- 13. Any councillor desirous of proposing an original motion or amendment must state the nature of the same before he addresses the council thereon.
 14. No motion or amendment shall be withdrawn without the
- 14. No motion or amendment shall be discussed or put to the vote of the council.

 15. No motion or amendment shall be discussed or put to the vote of the council unless it be seconded, but a councillor may require the enforcement of any standing order of the council by directing the mayor's or chairman's attention to the infraction

- thereon.

 16. A councillor moving a motion shall be held to have spoken thereon, but a councillor merely seconding a motion shall not be held to have spoken upon it.

 17. The councillors in meeting of the council shall designate each other by their official titles, namely, that of mayor, president, chairman, or councillor, as the case may require.

 18. If two or more councillors rise to speak at the same time the chairman shall decide which is entitled to priority.

 19. The chairman shall rise in addressing the council to discuss any question, and shall not leave the chair on such occasions.

 20. No councillor shall speak a second time on the same question, unless entitled to reply or in explanation when he has been misrepresented or misunderstood.

 21. 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 explanation in each case shall be final.

 22. No councillor shall digress from the subject week.
- case shall be final.

 22. No councillor shall digress from the subject-matter of the question under discussion, or comment upon the words used by any other councillor in a previous debate; and all imputations of improper motives and all personal reflections on councillors shall be deemed highly disorderly.

 23. Whenever any councillor makes use of any expression disorderly or capable of being applied offensively to any other councillor, the councillors offending shall be required by the chairman to withdraw the expression and to make a satisfactory apology to the council.

 24. A councillor called to order shall sit down unless permitted to explain.
- to explain.
- to explain.

 25. Any councillor using offensive or disorderly language, and having been twice called to order or to withdraw and to apologize for such conduct and refusing so to do, shall be guilty of an
- for such conduct and remains so well, who, having been admitted to any meeting of the council, is guilty thereat of any improper or disorderly conduct, or who does not leave when lawfully requested by the chairman so to do, may be forthwith removed by him, and shall be deemed guilty of an offence.

 Any councillor not attending in compliance with an order
- 27. Any councillor not attending in compliance with an order for a call of the whole council, without reasonable excuse to the satisfaction of the majority thereof, shall be guilty of an offence.

 28. Any councillor may of right demand the production of any of the decuments of the council applying to the question under discussion.
- discussion.
- 29. The council shall vote by show of hands, and any councillor present and not voting not being disabled by law from so doing shall be guilty of an effence.

 30. The chairman shall in taking the sense of the council put the question first in the affirmative, then in the negative, and the result thereof shall be recorded in the minutes.

- the result thereof shall be recorded in the minutes.

 31. At every meeting of the council all motions, whether original motions or amendments, shall be reduced into writing, signed by the mover and delivered to the chairman immediately on their being moved and seconded.

 32. No second or subsequent amendment, whether upon an original proposition or on an amendment, shall be taken into consideration until the previous amendment is disposed of.

 33. If any words of an original question be rejected, the insertion of other proposed words shall form the next question, whereupon any further amendment to insort other words may be moved.
- upon any further amendment to insort other words may be moved.

 34. If an amendment be negatived, then a second may be moved to the question to which the first-mentioned amendment was moved, but only one amendment shall be submitted to the council for discussion at a time.

 35. The mover of every original proposition, but not of any amendment, shall have a right to reply, immediately after which the question shall be put from the chair; but no councillor 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.

 36. No discussion shall be allowed on any motion for adjournment of the council; 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 be made.
- the notice-paper shall be discussed, or any other that may be allowed precedence, before any subsequent motion for adjournment be made.

 37. Any councillor may protest against any resolution of the council 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 council by the protesting councillor in a book to be kept for that purpose in the office of the municipal clerk, and signed by such councillor, and shall be also entered in the minutes of the meeting at which notice of the intention to protest is given previously to the confirmation thereof; but such protest may be expunged from the minutes if declared by a majority of the council to be not in accordance with truth or in its terms disrespectful to the council.

 38. If a debate on any motion moved and seconded be interrupted by the number of the councillors present becoming insufficient for the transaction of business, such debate shall be resumed at the point where it was so interrupted on motion upon notice.

 39. If a debate on any order of the day be interrupted by such inefficiency of number as aforesaid happening, such order may be restored to notice-book for a future day on motion upon notice, and then such debate shall be resumed at the point where it was so interrupted.

 40. Minutes of all proceedings of committee, as well as of their

- so interrupted.

 40. Minutes of all proceedings of committee, as well as of their reports numbered in consecutive order, shall be entered in the committee's minute book, and being signed by the chairman of the committee shall be presented to the council; and the numicipal clerk, when practicable, shall attend all meetings of
- 41. The nunicipal clerk shall convene every committee at such times as the council may by order direct, or on the written order of the chairman of the committee, or of any two members of
- order of the chairman of the committee, or of any two members of the committee.

 42. No petition shall be presented after the council has proceeded to the orders of the day.

 43. It shall be incumbent on every councillor presenting a petition to acquaint himself with the contents thereof, and to ascertain that it does not contain language disrespectful to the council, and that the contents do not violate any by-law or any provision hereof.

 44. Every councillor presenting a petition to the council shall write his name at the beginning thereof.

 45. Every petition shall be in writing and not printed or lithographed, and shall contain the prayer of the petitioners at the end thereof, and be signed by at least one person on every skin or sheet on which it is written.

46. Every petition shall be signed by the persons whose names are appended thereto by their names or marks, and by no one else except in cases of incapacity by sickness.

47. No letters, affidavits, or other documents shall be attached

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47. No letters, affidavits, or other documents shall be attached to any petition.

48. Every councillor presenting a petition to the council shall confine himself to a statement of the persons from whom it comes, of the number of signatures attached to it, of the material allegations contained in it, and to the reading of the prayer thereof.

49. No appointment to any permanent office at the disposal of the council shall take place until seven clear days' public notice has been given by advertisement in one or more newspapers circulating in the municipal district inviting applications from qualified candidates for same.

50. The salary or allowance attached to all offices and places at the disposal of the council 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.

51. No councillor or officer of the council, and no assessor or auditor of the municipality shall be received as a surety for any officer appointed by the council or for any work to be done for the council.

the council.

53. All the plans and specifications for any public work shall be laid before the council at least six days prior to the same being considered and ordered upon, and be open for inspection by any ratepayer during that time.

54. It shall be lawful for the treasurer of the municipality from time to time, on the written order of the municipal clerk, to disburse such moneys as have been appropriated by the council for the purposes of this clause, and as are required for any necessary occasion, not exceeding in the whole in any interval between two ordinary meetings of the council the sum of Five pounds.

necessary occasion, not exceeding in the whole head to be tween two ordinary meetings of the council the sum of Five pounds.

55. The common seal of the municipality shall be kept in a box having two locks, of one of which locks each councillor shall have a key, and of the other of which locks the key shall be kept by the municipal clerk; and the corporate seal shall not be affixed to any document unless directed by the council, except the chairman of the municipality and one other member of the council, or, in the absence of such chairman, unless two councillors be present.

50. Any one or more of the rules or regulations contained in this subdivision may be suspended for a special purpose on motion upon notice duly given; and shall not otherwise be suspended except by a unanimous vote of the council.

57. If any person be guilty of any wilful offence or misfeasance or wilful or negligent act of commission or omission contrary to any provision contained in this subdivision, he shall forfeit a sum not exceeding Five pounds.

Passed by special order of the Council of the Shire of Nuna-

Passed by special order of the Council of the Shire of Nunawading on the 5th day of December, 1892.

Confirmed by the said council on the 30th day of January,

(SEAL)

EDWARD BISHOP, President. W. HAUGHTON, Secretary.

REGULATION No. 1.

Regulation No. 1 of the Shire of Nunawading, made under the provisions of Section 10, Part VIII., of the Council's By-law No. 10.

In pursuance of the powers conferred by the Local Government Acts 1890 and 1891, and of the By-laws made thereunder, the President, Councillors, and Ratepayers of the Shire of Nunawading order as follows:—That from and after the date of this Regulation coming into operation

"Whosever shall except between midnight and the hour of One o'clock ante meridian, carry or cause to be carried, within the boundaries of the Shire of Nunawading, any night-soil which shall have been brought or carried from any place whatsoever without the said boundaries, shall forfeit for every such offence a sum not exceeding Five pounds nor less than Ten shillings."

Passed by special order of the Council of the Shire of Nuna-wading on the 5th day of December, 1892.

Confirmed by the said council on the 30th day of January, 1893.

(SEAL)

EDWARD BISHOP, President. W. HAUGHTON, Secretary.

Police Offences Act 1890.

BY-LAW NO. 11.

A By-law of the Shire of Nunawading, made under Section 190 of the Local Government Act 1830, for applying and extending certain provisions of Part I. of the Police Offences Act 1890 to all parts of the Shire of Nunawading.

In pursuance of the powers conferred by the Local Government Acts 1890 and 1891, the President, Councillors, and Ratepayers of the Shire of Nunawading order as follows:—

1. That from and after the date of this By-law coming into operation, the fellowing provisions of Part I. of the Police Offences Act 1890 shall apply and extend to all parts of the Shire of Nunawading, that is to say—

2. Any person guilty of any of the following offences, omissions, or neglects, shall on conviction pay a penalty not exceeding Twenty pounds:—

(1.) Throwing any glass, filth, dirt, rubbish, or other matter of a similar nature, upon any road, footway or public place:
 (II.) Riding, driving, or wheeling any barrow or carriage upon or along any footpath:

- (III.) Placing any timber, bricks, or other building materials upon any footway, channel, surface drain, or carriage road without the permission of the local authority having been fort attained. first obtained :
- first obtained:

 (IV.) Burning any shavings or other materials upon any footway or carriage road:

 (V.) Emptying any privy or cosspool, or carting away any night soil or other offensive matter without a licence from and without having given such security as is required by the local authority:

 (VI.) Allowing any night-soil or other offensive matter to be spilt or otherwise cast into or upon any road, street, or unblic place:

spilt or otherwise cast into or upon any road, street, or public place:

(VII.) Allowing the drippings of the eaves of any house to fall upon any public footway:

(VIII.) Placing any placard or other document, writing, painting on or otherwise defacing any house or building, or any wall, fence, lamp post, or gate without the consent of the occupier or owner thereof:

(IX.) Opening any drain or sever, or removing the surface of

wall, fence, lamp post, or gate without the consent of the occupier or owner thereof:

(IX.) Opening any drain or sewer, or removing the surface of any footway or carriage road without the permission of the local authority having been first obtained:

(X.) Reglecting to clean all private yards, ways, passages, or avenues by which neglect a nuisance by offensive smell or otherwise is caused:

(XI.) Rolling any cask, beating any carpet, breaking in any horse, flying any kite, using any bows and arrows, or playing at any game to the annoyance of any person in any public place; or obstructing any footpath or carriage road, whether by allowing any cart or animal to remain across such footpath or carriage road, or by placing goods thereon or otherwise:

(XII.) Throwing or discharging any stone or other missile to the damage or danger of any person:

(XIII.) Having any awning on any footway in any public street or thoroughfare not being seven feet clear above the footway:

(XIV.) Blasting any rock, stone, or timber in or near any public place without permission of the local authority, and not attending to any directions in regard thereto given by such local authority:

(XV.) Evening in any public street or thoroughfare (avenut in

public place:

public place:

(XVI.) Exposing in any public street or thoroughfare (except in any fair or market lawfully appointed for that purpose) any horse or other animal for show, hire, or sale:

(XVII.) Permitting any horse to serve a mare for breeding purposes, or permitting a mare to be brought to a horse or a horse to be brought to a mare in order to ascertain if she is in season for taking the horse for breeding purposes in or within sight of any road, street, or thoroughfare:

(XVII.) Making cellar door or other opening from the footway of any street or public thoroughfare without the consent of the local authority:

(XIX.) Discharging any fire-arms or setting off any fireworks or carrying any fire-arms, sword, dirk, dagger, or other offensive weapon within any town or public place without permission from the local authority:

Provided that the provision last aforesaid shall not apply to any justice, or to any person in Her Majesty's military or naval service, or any member of the police or other peace officer, or any member of a recognised volunteer corps, or any special constable, or any person actually in pursuit of any folon or offender.

- 3. The council may from time to time make regulations for the route to be observed by all carriages, carts, vehicles, and persons, and for keeping order in the carriage and footways and public places of the shire, and for preventing any obstruction thereof, whether by the assemblage of persons or otherwise; and every wilful breach of any such regulation shall be deemed to be a separate offence against this Part of this Act, and every person committing any such offence shall be liable to a penalty not exceeding Five pounds.
- mitting any such offence shall be liable to a penalty not exceeding Five pounds.

 4. No person without a licence first had and obtained from the council shall erect, place, or set up, or build in any public place any hoarding or scaffold, or place or erect any posts, bars, rails, boards, or other thing by way of enclosure for the purpose of making mertar or of depositing, sifting, screening, or slacking any brick, stone, lime, sand, or any other material for building or repairing any house or other tenement or erection, or for any other purpose; and such licence as aforesaid shall specify therein the length of time for which any such hoarding, scaffolding, posts, bars, rails, boards, or other thing when so erected or set up may be continued, and shall contain such other directions respecting the same as are necessary. And if any person place, set up, erect, or build, or cause, or permit to be erected, placed, set up, or built any such hoarding or scaffolding, or any enclosed posts, bars, or rails, or any other matter or thing for the purposes aforesaid, or for any other purpose without such licence or contrary to the provisions and conditions of such licence or to be continued for any longer time than is allowed or expressed in such licence, then and in any of the said cases such person shall forfeit and pay a penalty not exceeding Twenty pounds, and also the sum of One pound for every day that the same has been and is set up and continued contrary to the provisions hereof, and the said council may, four days after notice, cause the same to be pulled down and removed, and the same and all the materials thereof to be kept and detained until such person pays to such local authority all the penalties incurred by such persons together with the charges of pulling down, removing, and keping the same; and if the same be not claimed, and the said penalties and charges as aforesaid paid within the space of five days next after the pulling down and removing thereof, such council may order or cause the same to be sold by

- 5. If any person expose for sale any article whatsoever on any footway or outside of any shop, window, or doorway abutthing on any public thoroughfare or street so as to obstruct the public thoroughfare, he shall on conviction forfeit and pay a penalty not exceeding Ten pounds, and if any article so exposed be not removed within six hours after notice, the council or any officer of police or any constable without warrant may seize any such article; and every such article shall be forfeited and sold and the proceeds thereof applied according to the provisions hereinafter mentioned respecting the appropriation of moneys arising from forfeitures.
- forfeitures.

 6. The council or any justice may authorize and depute any peace officer or constable from time to time to visit and inspect any butcher's shambles, slaughter-house, or yard, or any house, outbuilding, lane, alley, or place for the purpose of ascertaining if the same be kept cleansed; and such person so authorized shall, if it appear that any accumulation of manure, dung, offal, soil, filth, coal, ashes, or other unwholesome or noxious matter whatsoever ought to be removed, shall give notice to the person to whom the same belongs or to the occupier of the premises whereon it exists to remove the same; and if at the expiration of four days after such notice the same be not complied with, the manure, dung, offal, soil, filth, coal, ashes, or other matter referred to shall be removed by such constable or other peace officer at the expense of the person to whom such notice was given, and such expense may be recovered in the same manner as any penalty inflicted horeunder.

 7. If any person after the coming into operation of these by
- covered in the same manner as any penalty inflicted hereunder.

 7. If any person after the coming into operation of these by-laws erect or cause to be erected in the Shire of Nunawading any chimney or fireplace of timber or other matter liable to ignition or do not place for a sufficient distance some matter or material not liable to ignition between such chimney or fireplace and any material of an inflammable nature or liable to ignition, the occupier of such house shall, on notice from the council being served upon him or left at such premises requiring such fireplace or chimney to be so altored as not to come within the meaning of this provision and neglecting after the expiration of seven days to comply with the conditions of such notice, forfeit and pay a penalty of not more than Ten pounds.

 Passed by special order of the Cauncil of the Shire of Nuna.

Passed by special order of the Council of the Shire of Nunawading on the 5th day of December, 1892.

Confirmed by the said council on the 30th day of January, 1893.

(SEAL)

EDWARD BISHOP, President. W. HAUGHTON, Secretary.

Health Act 1890. By-law No. 6/93.

The President, Councillers, and Ratepayers of the Shire of Nunawading, in the colony of Victoria, by virtue of the powers contained in the Health Act 1890, and every other power enabling them in this behalf, and for the purpose of carrying the said Act into execution within the said shire, hereby make the following by-law, being By-law No. 6/93, that is to say:—

- 1. All former by-laws on the matter and things hereinafter provided for are hereby repealed, excepting as to acts done, penalties incurred, and proceedings at law pending at the time of this by-law coming into operation.
- 2. This by-law shall come into force and operation on its confirmation by the Board of Public Health, and immediately after publication in the Government Gazette.
- 3. This by-law shall apply to and have operation in the whole of the said shire, excepting as hereinafter provided.
- of the said shire, excepting as hereinafter provided.

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

 5. The occupies of any land in the said shire on which there
- the same to be removed at the expense of such occupier.

 5. The occupier of any land in the said shire on which there shall be erected any stable, cow-yard, cattle-shed, or pig-sty, shall cause such premises to be kept in such a state in respect of cleanliness as not to be a nuisance or injurious to health, and shall cause all soil, dung, or other manure produced or accumulated therein to be from time to time removed from such premises as often as the quantity of the same so produced or accumulated shall amount to one cubic yard; and if at any time the occupier of such premises shall neglect or fail to have such dung, soil, or other manure removed therefrom as aforesaid, the same shall be removed by the council of the said shire at the expense of such occupier.
- 6. Every occupier and every person having the management and control of any premises shall once at least in every week empty or cleanse, or cause to be emptied and cleansed, every earth-closet, privy, and place in the nature of on earth-closet for the reception of night-soil on or belonging to such premises.
- the reception of night-soil on or belonging to such premises.

 7. No person shall empty any earth-closet, privy, cesspool, or place for the reception of night-soil except by means of a cart, carriage, or conveyance, properly constructed and furnished with a sufficient covering, so as to prevent the escape of the contents or any portion thereof, or of effluvia therefrom. Whenever any nightman is duly licensed for the removal of night-soil, such nightman shall be employed by the occupier of any premises of less area than two acres which are now or may be hereafter situated within a radius of half-ar-mile of the following railway stations, that is to say:—Surrey Hills, Mont Albert, Box Hill, Blackburn, Tunstall, and Mitcham respectively, and no other person shall remove the same, provided that no person shall be allowed to bury any night-soil within (100) one hundred feet of adjoining premises or at a less depth than (1) one foot beneath the surface.

- 8. All night-soil, blood, offal, or other offensive matter or thing shall be removed to and deposited in such place or places only as may be appointed by the council of the said shire from time to time for the final reception of the same.
- 9. Every person placing or depositing or causing or suffering to be placed or deposited or spread, or assisting in placing or depositing or spreading, on any land, whether by way of manure or otherwise, any night-soil, offal, blood, or other refuse matter removed from any earth-closet, privy, cesspool, or other place, shall immediately on the deposit or spreading thereof, cover the same or cause the same to be covered, and shall keep the same covered with a layer of earth not less than six inches in thickness, provided that nothing herein contained shall allow any person to deposit night-soil or spread the same over any land, garden, or farm situated within a radius of half-a-mile of any railway station.
- 10. The occupier of any premises within the shire used for the purpose of any noxious or offensive trade, business, process, or manufacture whatever, or used for the purpose of slaughtering, whether it be an abattoir or otherwise, shall cause any rubbish, blood, offal, bones, water, liquid, soil, or other offensive matter produced or accumulated thereon to be removed therefrom (once in every twenty hours), and to be in the meantime kept so as not to be a nuisance or injurious to health, or to exhale an offensive effluvia; and if such occupier shall neglect or fail to have removed therefrom any offensive matter whatever, it may be removed by the said local board at the expense of such occupier.
- 11. Every closet pan shall be constructed of galvanized iron properly riveted and soldered so as to be watertight, and with handles thereto, and of a capacity not exceeding three cubic feet.
- 12. No closet door or trap shall abut or open on a street, lane, or right-of-way exceeding ten feet in width.
- or right-of-way exceeding ten feet in width.

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

 14. As to registration of cowkeepers, dairymen, and purveyors of milk, and inspection of dairies—Every person who is the owner or occupier of any dairy farm or milk store shall, on or before the 1st day of April, 1890, and in subsequent years on or before the 1st day of January, register himself by signing and forwarding to the municipal clerk of the city, town, borough, or shire in which his dairy farm or milk store is situated, an application in the form hereunder written; and overy such person shall, with every such application, pay such fee as is required under any by-law of the council.

Application for Registration as owner or occupier of

To the Secretary of the Shire of Nunawading.

Sir,

I desire to be registered in accordance with the particulars in the schedule hereunder :—

. вонкі	SCHEDULE.										
Name in full											
Whether registration is desired in respect of dairy farm or milk store											
Style or firm under which dairy farm or milk store is to be carried on	,										
Every place within the jurisdiction of the council at which applicant has a dairy farm or milk store, including a full description of all paddocks, grass lands, grounds, and enclosures occupied or used or intended to be used by the applicant											
Period of time for which registration is desired	Year commencing 1st day of										

- 15. Every person who, after the lat day of April next, shall become the owner or occupier of any dairy farm or milk store shall register himself forthwith in the manner provided in the next preceding section.
- 16. Upon receipt of every application for registration and fee, the municipal clerk shall indorse the same with a memorandum of the date on which it is received and of the payment of the fee, and shall file the same, and shall enter the particulars in the schedule to such application in a book to be kept for that purpose, and cause the same to be properly indexed.

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

18. The council, on receiving a report from an inspector that

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- time be made.

 18. The council, on receiving a report from an inspector that the construction of any dairy, milking place, cowshed, milk store, milk shop, or any other building in the occupation of any person following the trade of cowkeeper or dairyman is defective or faulty in regard to lighting, ventilation, drainage, or water supply, in such a way as to prejudicially affect the health of the cows or the wholesomeness of the milk or other dairy produce, may order the cowkeeper, dairyman, or purveyor of milk to make alterations in any such buildings or structures, to remedy any such defects within a time specified in such order.
- 19. Such closet accommodation shall be provided for the persons employed on premises of any dairy, milk store, or milk shop, and at such distance from the milking place, milk store, or milk shop, as may be directed by the council, and the closet pans on such premises shall be disinfected daily.
- 20. Where horses are kept on the premises of any dairy, milk store, or milk shop, such stable accommodation shall be provided, and at such distance from the milking place, or milk store, or milk shop, as the council may direct.
- milk shop, as the council may direct.

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

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

 23. All vessels used for holding milk shall be thoroughly
- limewashed, as may be in any such order so directed.

 23. All vessels used for holding milk shall be thoroughly scalded and scoured daily. And no cowkeeper, dairyman, or person employed in milking or dairy work shall use, in connexion with milking, or for washing vessels used for holding milk, or for any dairy work, water that is in any way affected or contaminated, or contains matter injurious to health, and the health officer or inspector may, after inspection, prohibit, by order served as prescribed in clause 17 of this by-law, the use for dairy purposes of the water obtained from any well or tank, or other sources of water supply, and may require any tank to be cleaned and disinfected.
- and disinfected.

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

 25. No cowkeeper, dairyman, or purveyor of milk shall keep, or permit, or suffer to be kept, any pigs in the sheds, buildings, or milking yards in which any dairy cows may be kept or sheltered.
- 26. No person suffering from any daugerous infectious or contagious disease, or dangerous infectious disease, or who has been recently in contact with any person so suffering, shall milk cows or handle vessels used for containing milk for sale, or in any way take part or assist in the conduct of such trade or business until authorized by the council, municipal clerk, or health officer so to do.
- health officer so to do.

 27. If any -person (whether an adult or a child) living on or occupying or staying on a visit at any premises used as a grazing ground or dairy, or for cowsheds, or as a milk shop or milk store, be attacked by any epidemic, endemic, or contagious disease, the occupier of the house or premises in which such person is (or, if he be the person attacked, his wife or other person in charge) shall immediately give notice thereof to the council or health officer, or to the nearest member of the police force; and the council may, whether or not the person so attacked has been removed from the premises, by order served as aforesaid, prohibit absolutely the sale and vending and forwarding of milk or the produce thereof from the premises until danger, in the opinion of such council or officer of health, no longer exists, and may order the destruction of the milk or any produce thereof on the premises.
- 28. Every dairy, milk store, or milk shop shall be inspected once in each quarter of the year by the council's inspector, who shall furnish a report to the council on the following matters, that is to say:—Condition of paddocks, water supply, drains,

sheds and buildings, disposal of manure, closet and stable accommodation, storage for milk, means of scalding and cleaning vessels, cleanliness of premises, compliance with regulations.

Made and passed at a meeting of the Council of the Shire of Nunawading held on the 5th day of December, 1892.

Confirmed by the said council on the 30th day of January,

EDWARD BISHOP, President. W. HAUGHTON, 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 eighth day of March, in the year of Our Lord One thousand eight hundred and with the same has ninety-three.

By order of the Board,

J. W. COLVILLE, Secretary.

V. ICTORIAN RAILWAYS.

CHEAP EXCURSIONS.

First and second class return tickets (the former to a limited First and second class return tickets (the former to a limited extent), available by the specials only going, and for return by all ordinary trains for 21 days (day of excursion and return included), will be issued as under, and the trains will run on the dates specified. The second-class return adult fares are quoted after certain principal stations, and proportionate rates will be charged to or from the others (as the case may be). The first-class fares are double the rates for second class; children under 15 years will be charged about half-fare. For further particulars see handbills exhibited at stations.

Korumburra to Port Albert. — Tuesday, 21st March—From Melbourne to Korumburra and all stations thence to Port Albert inclusive. Same date—To Melbourne from Port Albert and all stations thence to Korumburra inclusive. Fares:—Between Melbourne and Korumburra inclusive. Fares:—Between Melbourne and Korumburra inclusive. Fares:—Between Melbourne and Korumburra, 6s.; between Melbourne and Fort Albert, 11s. 8d. Tickets can be obtained up to 1'p.m. at Messrs. T. Cook and Son's, 82 Swanstonstreet, City; and at Prince's bridge station, or at the respective stations (as the case may be), up to 7 p.m. on Saturday, 18th March. The "Down" special train will leave Prince's-bridge station at 2.5 a.m. and reach Leongatha at 12.10 p.m., any excursionists will be conveyed from Leongatha by the ordinard train which reaches Port Albert at 4.20 p.m. The "Up" special train will leave Leongatha at 4.35 p.m., Korumburra at 5.10 p.m., and reach Melbourne at 8.23 p.m. Excursionists from Port Albert and Foster will require to travel to Leongatha by the ordinary train which leaves Port Albert and Foster at 12.30 and 2.30 p.m. respectively.

Dunolly-Donald.—Friday, 24th March.**—From Melbourne to Donald.**—Special contents of Tort Albert and Poster at 12.30 and 2.30 p.m. described.**—Triday, 24th March.**—From Melbourne to Donald.**—Special contents of Tort Albert and Poster at 12.30 and 2.30 p.m. respectively.

and 2.30 p.m. respectively.

Dunolly—Donald.—Friday, 24th March—From Melbourne to Dunolly and all stations thence to Donald inclusive. Saturday, 25th March—To Melbourne from Donald and all stations thence to Dunolly inclusive. Fares:—Between Melbourne and Dunolly, 10s. 8d.; between Melbourne and St. Arnaud, 13s. 4d.; between Melbourne and St. St. Swanston-street, City; and at Spencer-street station, or at the respective stations (as the case may be), up to 7 p.m. on Wednesday, 22nd March. Friday's special train will leave Spencer-street station at 3.20 a.m. and reach Donald at 5.20 p.m. Saturday's special train will leave Donald at 8.30 a.m., St. Arnaud at 9.50 a.m., Dunolly at 11.25 a.m., and reach Melbourne at 5.5 p.m.

Melbourne to Korumburra and Port Albert Excursion on 21st March.

In connexion with the above excursion, return tickets, available till 10th April inclusive, will be issued as under, at Korumburra and Leongatha for Port Albert up till the time arranged for the departure of the train. Fares:—Korumburra—first class, 11s. 4d.; children under 15 years, 6s. 2d.; second class, 5s. 8d.; children under 15 years, 3s. 1d. Leongatha—first class, 10s.; children under 15 years, 3s. 6d.; second class, 5s.; children under 15 years, 3s. 9d. The train will leave Korumburra at 11.40 a.m. and Leongatha at 12.15 p.m.

HOLIDAY EXCURSIONS.

By all trains (express included), on 16th and 17th March, tickets at Holiday Excursion fares, available for return till 20th March inclusive, will be issued to and from all stations (suburban

Seaside Excursions.—The issue of these tickets at the principal stations will continue as already advertised. (See posters at all

CHEAP EXCURSION FROM MELBOURNE AND ALL STATIONS THRNGE TO CAMBERWELL INCLUSIVE, TO UPPER FERNTREE GULLY, ON SATURDAY, 18TH MARCH.

SATURDAY, 18TH MARCH.

The special train will leave Prince's bridge station at 1.33 p.m., stop at all stations to Camberwell inclusive, and return from Upper Ferntree Gully at 5.45 p.m. Return fares (second class only) 1s. 9d., children under 15 years, 1s. Tickets can be obtained up to 1 p.m. at Spencer-street station, or at Messrs. T. Cook and Son's, 82 Swanston-street, City, and at Flinders street and Prince's sbridge stations, and at any station between Prince's bridge and Camberwell inclusive up till the time arranged for the departure of the train. The tickets will be available by the special train only going, and for return by the special or by any ordinary train till 20th March inclusive.

SEASIDE EXCURSIONS

To give residents in the country an opportunity of visiting the coast at or near Geelong, Queensclift, Doan's Marsh, Forrest, Timboon, Portland, Warmambool, Port Fairy, Frankston, Hastings, Mornington, Stony Point, Sale, Bairnsdale, Foster, Toora, Welshpool, Alberton, or Port Albert during the summer months, Seaside Excursion tickets, available for one mouth, will be issued at a low rate at the principal stations, and also at Messrs. T. Cook and Son's, S2 Swanston-street, City; Yarra-street, Geelong (C. II. Swift); Lydiard-street, Ballarat (F. W. Niven and Co.); High-street, Bendigo (J. Hemming); Bairnsdale (F. Andrews); Ford street, Beechworth (J. Fletcher), till 30th April, 1893, 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.

EXCURSION FARES TO MOUNTAINOUS DISTRICTS.

Excursion Fares to Mountainous Districts.

Until further notice first and second class return tickets, available for return till the following Monday, will be issued at Spencer-street or Prince's-bridge stations (as the case may be), by the last train on Fridays (see exceptions), and by all trains on Saturdays, to the undermentioned stations, at the fares stated:—Macedon—First class, 8s. 10d.; second class, 5s. 9d. Woodend—First class, 10s.; second class, 6s. 8d. Excursionists to Macedon and Woodend will be allowed to travel by the 5.10 p.m. express train on Fridays. Daylesford—First class, 15s. 6d.; second class, 10s. 4d. Yacra Glen—First class, 15s. 6d.; second class, 4s. 2d. Healesville—First class, 8s.; second class, 5s. 2d. Bright—First class, 39s. 8d.; second class, 2d. 4d. Tickets for Bright will be issued by all trains on Fridays and Saturdays, and will be available for return till the Saturday in the following week. Purchasers of Excursion tickets to Bright may make Myttleford, Ovens Vale, Eurobin, or Porepunkah their destination instead.

VICTORIA AMATEUR TURF CLUB RACES AT CAULFIELD.

On Saturday, 18th March, special trains will leave Flinders-street station as often as may be required from 11.13 a.m. till 1.30 p.m., and return immediately the races are over. Return fares:— First class, 2s.; first class (including admission to the grand stand), 12s.; second class, 1s.; second class (including admission to the flat), 3s.

Mordialloc, Frankston, and Oakleigh lines.—On Saturday, 18th March, none of the passenger trains leaving Prince's-bridge station for Mordialloc, Frankston, or Oakleigh will stop to set down passengers at Caulfield between the hours of 11 a.m. and 1.20 p.m. Gaulfield periodical ticket-holders will be allowed to travel from Flinders-street station by the Caulfield race specials without extra payment.

GERMANTOWN STATION.

On and after Wednesday, the 22nd March, the above-named station will be open for light goods not requiring crane power or shed accommodation. No package must exceed 5 cwt., and consignees must take delivery of goods immediately on arrival.

SLEEPER CUTTERS.

Offers, addressed to the Engineer for Existing Lines, Spencer-street, Melbourne, are invited for the supply of redgum, iron-bark, or grey box sleepers, in lots up to 500, at the fixed rates of 2s. 4d. each for 9' x 10'' x 5'', and 2s. each for 9' x 9'' x 44'', delivered at any station. Particulars may be obtained at the principal country stations, and on writing to the Office of the Engineer for Existing Lines.

By order, R. G. KENT, Secretary for Railways.

TALLANGATTA (WAGRA) PUBLIC CEMETERY.— REGULATIONS AND SCALE OF FEES.

THE subjoined Regulations and Scale of Fees, which have been made by the Trustees of the Tallangatta (Wagra) Public Gemetery, have, pursuant to the provisions of sections 9 and 16 respectively of the Cometeries Act 1830 (54 Vict. No. 1072), been approved by the Administrator of the Government in Council.

ROBERT REID, Minister of Health.

Public Health Department, Melbourne, 13th March, 1893.

RULES AND REGULATIONS OF THE TALLANGATTA (WAGRA) CEMETERY.

In pursuance of the powers conferred by the Ceneteries Act 1899, the Trustees of the Tallangatta Cemetery make the following Rules and Regulations, that is to say:—

1. These Rules and Regulations shall come into force immediately after their publication in the Government Gazette, and from and after such publication all rules and regulations heretofore made shall be and are hereby rescinded.

2. The office of the Trust shall be open daily (Sunday, Christmas Day, and Good Friday excepted), from Ten a.m. to Four

p.m.
3. All fees and charges shall be paid when applications are

3. All fees and charges shall be paid when applications are made or orders are given.
4. Any person desiring ground for a private grave shall apply to the trustees therefor, who, if the application is approved, and the prescribed fees are paid, will issue a burial right (Schedule B) which shall give the holder and his representatives the exclusive right of burial or interment in the portion of ground allotted thereby as a family or private burial place, and the right on obtaining the permission of the trustees, as hereafter mentioned, to erect and maintain any monument, cenotaph, tablet, or other erection therein.

5. Any person desiring to construct a vault, grave, tombstone, or other erection shall apply to the trustees for permission to do so, and submit a plan or drawing with a cupy of any proposed inscription or epitaph, and no such erection shall be made without the written approval of the trustees.

6. No interment shall be permitted until an application has been made, the particulars required in the form Schedule A given, an order obtained, and a certificate from a coroner, justice of the peace, or registrar of deaths has been delivered to the secretary.

of the peace, or registrar of quaturs and peace derivative.

7. Application for an order for interment shall be made at least eight working hours before the time fixed for the burial.

8. No costin shall be buried within four feet of the ordinary level of the ground unless it contains the body of a child under twelve years, when it shall not be less than three feet below that level, and a layer of earth at least one foot thick shall be left undisturbed above any coffin previously buried in the same grave.

level, and a layer of earth at least one foot thick shall be left undisturbed above any coffin previously buried in the same grave.

9. The hours for burials shall be:—On week days, September to April inclusive, Ten a.m. to Six p.m.; May to August inclusive, Ten a.m. to Four p.m. On Sundays, throughout the year, from Eight to Ten a.m., or from Two to Five p.m.

10. No re-interment or removal from another cemetery or another grave will be permitted until there be submitted a certified copy of the original certificate of the coroner, justice of the peace, or registrar of deaths, and the licence for disinterment of the Minister of the Grown authorized in that behalf.

11. The trustees will cause all ordinary graves to be dug; but any person having paid the fee for a private grave, and requiring a brick grave or vault, shall be permitted to construct the same, subject to the approval of the trustees, but every coffin placed therein shall be bricked in, cemented, and covered by a slab of stone, slate, or iron, securely cemented.

12. No private grave shall be re-opened or any interment permitted therein without the consent, in writing, of the person entitled to give the same.

13. No person employed by the trustees shall accept any gratuity whatever in the discharge of his duty, nor shall be allowed to be pecuniarily interested in any work in the cemetery other than that for which he receives payment or for which he has special authority from the trustees.

14. In the erection of tablets, copper cramps must be used.

15. A plan of the cemetery and a register will be kept, and may be inspected at the charges set forth in the Schedule.

16. No person shall be permitted to pluck any flower, or take any tree, shrub, or plant from the cemetery, unless with the previous authority of the trustees.

17. No smoking shall be allowed, nor any firearms discharged within the cemetery.

18. Wooden fences, if allowed, must be kept in proper repair, or they will be removed by order of the trustees without notice to the owner.

19. The cemetery shall, unless otherwise ordered, be open to the public from Seven a.m. to Sunse; daily throughout the year. 20. No dogs shall be allowed within the cemetery.

WM. CARKEEK,
THOS. J. MURRAY,
GEORGE WILKINSON,
WALDEMAR DYRING,
JONATHAN OSMOTHERLY, Trustees,

Scale of Fees of the Tallangatta (Wagra) Cemetery. In pursuance of the powers conferred by the Cemetrics Act 1890, the Trustees of the Tallangatta Cemetery make the following Scale of Fees, which shall come into force immediately after its publication in the Gorernment Gazette, and from and after such publication every scale of fees heretofore made shall be and is hereby rescinded—

hereby rescinded:—						
•	Public G	rares				
	_ 40110 4	,			£s.	
Single interment of adul	t boder					
Single interment of child	l pody			•••	2 0	
Interment of still-born c	i under 12	years	•••	• • • •	1 10	
		··:.		···	0 15	0
Single interment in ope	n ground	, if selec	eted by t	he		
applicant, extra charge			***		0 10	0
Land	for Priv	ate Gra	ves.			
Special land for a grave	8 feet x 4	feet			3 3	0
Special land for a grave	8 feet x 8	feet			6 6	ŏ
Extra frontage, at per fo	not fronts	90			ĭĭ	ŏ
Sinking grave in private	ground f	or adult	Ket Gin	•••	î 10	ŏ
Sinking grave in privat	n maund	for abil	d under	10	1 10	v
years, 5 feet	e ground	tor enn	u anger	12		
		• • •		***	1 0	ő
For each additional foot	in gebru		•	***	0 7	0
Interment of still-born c		•••		***	0 10	0
-	Extro					
Interment without due r	iotice in p	ublic gra	ives		0 10	G
Interment without due r	iotice in 1	rivate g	round		1 1	0
Not in the usual hours					0 10	
On Sundays			••	•••	ĭĭ	ŏ
On Sunday, if opened on		,	•••		0 10	6
on annually, in openion on	Miscella		•••	•••	0 10	0
Permission to construct	a heigh an	acous.			1 1	^
Parmission to constitute	P DITCK RE	ave	••	***		0
Permission to erect a hea	detone	;		• • • •	0 10	Ğ
Permission to erect a var	ut or tom	ıb	•••		$\begin{array}{cccc} 2 & 2 \\ 0 & 5 \\ 0 & 2 \\ 0 & 2 \end{array}$	0
Certificate of right of bui	rial				0 5	0 6 6
Copy of register					0 2	6
Inspecting plan					0 2	6
	WM. CA					
	TINA. UA	RKERK,		1		
	THOS. J.	, MIURRA	ΔΥ,	1 00		
	GEORGE	WILKIN	son,	Tru	ıstees	
	WALDEM					
	JONATHA	и Озио	THERLY,	J		

Approved by the Administrator of the Government in Council the 13th March, 1892. G. WILSON BROWN, Clerk of the Executive Council,

VITAL STATISTICS OF MELBOURNE AND SUBURBS (GREATER MELBOURNE), FEBRUARY, 1893.

[(Area of district, exclusive of water, 163,942 acres.)

PETURN for the Month of February, 1893, showing the estimated population, also the numbers of registered births and deaths, and excess of the former over the latter, in the Statistical District of Greater Melbourne, embracing a radius of ten miles, and divided into thirty-one sub-districts.

POPULATION, BIRTHS, AND DEATHS IN GREATER MELBOURNE, FEBRUARY, 1893.

	Estimated	Births—						Desths-			
Sub-districts.	Population, 31st Decem- ber, 1891.	on, Including Twins and Illegitimate Children. Cases of Illegit				Illegitimate Both Children. Sexes Males.			Excess of Births over Deaths.*		
		Both Sexes.	Males.	Females.	Twins.	Canaren.	Bexes.	-	remales .		
Melbourne City—Bourke Ward "Gipps Ward "Lonsdale Ward "La Trobe Ward "Albert Ward "Smith Ward "Victoria Ward "Victoria Ward "Victoria Ward "Victoria Ward "North Melbourne Town Fitzroy City "Collingwood City Richmond City Brunswick Town Northcote Town Prabran City South Melbourne City Fort Melbourne Borough St. Kilda City Brighton Town Essendon Town Essendon Town Essendon Town Essendon Town Collingwood City Williamstown Town Oakleigh Borough Caulfield Shire Malvern Shire Boroondara Shire Preston Shire Remainder of District (85,964 acres)	13,947 8,549 2,618 3,972 7,355 11,433 24,335 20,377 31,453 34,791 36,704 21,961 6,970 39,453 45,334 12,797 20,202 9,887 16,245 10,100 19,267 7,436 18,233 16,190 1,250 8,165 8,435 6,438 3,466 6,852 13,662	24 6 5 5 10 6 55 67 81 116 77 23 86 90 56 42 27 49 28 45 20 65 41 17 90 10 11 17 90 10 11 11 11 11 11 11 11 11 11 11 11 11	13 5 5 2 1 5 7 7 91 32 2 41 33 7 68 8 43 42 25 20 6 13 3 27 22 2 1 9 9 13 8 6 7 7 20	11 1 3 1 5 9 24 24 26 44 48 36 15 43 43 43 43 22 21 24 13 19 7 7 8 8 19 19 29 20 20 20 20 20 20 20 20 20 20		3 1 3 3 1 9 8 8 8 6 10 6 7 4 4 1 2 2 1 1 3 1 2	11 8 2 13 10 19 29 60 40 40 40 41 41 11 41 11 41 11 41 11 41 11 41 41	8 5 2 4 7 7 10 114 11 129 29 20 5 5 22 20 11 11 7 7 11 11 9 1 2 3 4 4 1 5 5 11	3 3 9 3 9 15 17 16 6 6 27 27 8 13 5 8 10 6 4 15 4 1 1 2 6 6 1 6	13 -2 -5 -3 -6 36 26 27 41 11 28 37 38 17 18 19 19 19 19 19 19 11 21 21 21 21 21 21 21 21 21	
Hospitals, Asylums, &c. + Shipping in Hobson's Bay and River	4,100 1,965‡	20 	8	12 		10 	92	75 	17 	-72 	
Total	491,942	1,227	638	589	9	87	665	360	305	562	
Daily average		43.82	22.78	21.04	-32	3.11	23.75	12.86	10.89	20.07	

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

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

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The births and deaths in Greater Melbourne, together with the mean temperature in the shade, the mean atmospheric pressure, and the amount of rainfall, during the month of February of each of the ten years 1883-1892, were as follow:—

Year.				Births. Number.	Deaths. Number.	Mean Temperature.	Mean Height of Barometer.	Rainfall.
1883				673	547	66.5	29.745	1.57
1884	•••	•••	***	751	483	63.9	29 899	1.95
1885				856	618	64.3	29.841	2.74
1886		***	***	936	714	62.7	29.838	1.54
1887				1,041	822	67·9	29.856	2.67
1888		***	•••	1,065	729	64.9	29.907	.42
1889		• • • •		1,323	940	65.9	29.887	1.50
1890	***	•••		1,401	878	70.5	29.870	.56
1891	***	***		1,260	733	64 0	29.921	.37
1892	***	***	•••	1,443	698	66.2	29.933	60
	Mean o	f.ten yea	ara	1,075	716	65.7	29.870	1.39
						 -		

The births of 1,227 children, viz., 638 boys and 589 girls, were registered in Greater Melbourne during the month of February. In the month of January, 1,287 births were registered, or 60 more than in the month under review. The births were 152 above the average of the month during the previous ten years, but 146 below that average if allowance be made for the increase of population.

The deaths registered in February numbered 665, viz., 360 of males and 305 of females; the births thus exceeded the deaths by 562, or 85 per cent. The deaths were fewer than those in January by 37, and were below the average of February during the previous ten years by 51. If, however, allowance be made for the increase of population, they will be found to have been under that average by 249.

To every 1,000 of the population of the district, the proportion of births registered was 2 49, and of deaths registered 1 35.

The highest temperature in the shade recorded at Melbourne Observatory during the month was 103.1° on the 9th, and the lowest was 48.6° on the 11th. The mean temperature of the month (66.5°) was 3° above the average. The greatest range of the thermometer in any one day (39.4°) took place on the 8th, and the least range (7.4°) on the 3rd. The mean daily range was 21.1°. The highest atmospheric pressure recorded was 30.301 inches on the 12tt, and the lowest was 29.396 inches on the 9th. The mean atmospheric pressure (29.840 inches) differed from the average by a very small fraction.

Rain fell on 3 days, the amount of rainfall being 246 inch. The average rainfall in February during the previous ten years was 1.39 inches, or about 1.14 inches more than in the month under notice.

Males contributed 54 per cent., and females 46 per cent., to the mortality of the month. Children under 5 years of age contributed 49 per cent. to that mortality, as against 49 per cent. in February, 1892; 49 per cent. in February, 1891; 48 per cent. in February, 1890; 52 per cent. in February, 1889; 47 per cent. in February, 1888; and 52 per cent. in February, 1887.

No. 45.—Maron 17, 1893.—3.

Census figures.

Thirty-six deaths of persons who had attained or passed the age of 75 years were recorded during the month. Of these, a labourer, aged 75, died of dysentery; a farmer, aged 75, of valvular heart disease; a physician, aged 75, of chronic bronchitis; a gardener, aged 75, of chronic heart disease; a naint aged 75, of particular agent agentleman, aged 76, of chronic heart disease; a hairdresser, aged 77, of apoplexy; a male of no occupation, aged 77, of insanity; a clerk, aged 77, of cystitis a female, aged 78, of hydatids; a female, aged 78, of epilepsy; a schoolmaster, aged 78, of insanity; a female, aged 78, of heart disease; a gentleman, aged 79, of bronchitis; two females, each aged 80, of apoplexy; a female, aged 81, of rhoumatism; an abattoirs inspector, aged 81, of phlebitis; a female, aged 81, of valvular heart disease; a female, aged 81, of a female, aged 82, of certain a female, aged 82, of valvular heart disease; a female, aged 84, of diarrhea; a female, aged 89, of bronchitis; a female, aged 76, a labourer, aged 77, a caretaker and a tailor, each aged 78, a gentleman, aged 82, a servant, aged 84, a shoemaker and a female, aged 85, a female, aged 89, and a female, aged 96, of longe.

Twenty-three deaths were ascribed to external causes during the month, of which 16 were set down to accident, 2 to homicide, and 5 to suicide. The following are the particulars of the accidental deaths:—A labourer, aged 60, was passed over by a railway train; a gardener, aged 22, by a waggon; a labourer and a nightman, aged 28 and 51 respectively, died of injuries consequent on falls; a quarryman, aged 36, of concussion of brain, being struck by a crowbar; a male child, aged 4, a female servant, aged 19, a female, aged 25, a labourer, aged 67, and a male of unknown occupation, aged 62, of the effects of burns; a plumber, aged 47, was poisoned, in what manner not stated; a boy, aged 7, and a male cook, aged 58, were drowned in the River Yarra; a labourer, aged 52, in the Saltwater River; a gentleman, aged 33, and a gardener,

Ninety-three deaths, or 14 per cent. of the whole, took place in public institutions, viz.:—46 in the Melbourne Hospital, 11 in the Alfred Hospital, 6 in the Children's Hospital, 4 in the Women's Hospital, 7 in the Immigrants' Home, 5 in the Benevolent Asylum, 7 in the Yarra Bend Lunatic Asylum, 3 in the Metropolitan Lunatic Asylum, 2 in the Austin Hospital, 1 in the Melbourne Gaol, and 1 in the Convent of the Little Sisters of the Poor.

The deaths of children under five years of age numbered 328, of which 164, or 50 per cent., were of males, and 164, or 50 per cent., were of females. Of those who died, 270 were under one year of age, 40 were between one and two, 10 were between two and three, 4 were between three and four, and 4 were between four and five.

two and three, 4 were between three and four, and 4 were between four and five.

The persons who died at a more advanced age than five years numbered 337. Of these, 196, or 58 per cent., were males, and 141, or 42 per cent., were females; 9 were between five and ten, 7 were between ten and fifteen, 18 were between fifteen and twenty, 24 were between twenty and twenty-five, 31 were between twenty-five and thirty, 30 were between thirty-five, 18 were between thirty-five and forty, 21 were between forty and forty-five, 18 were between forty-five, 18 were between forty-five, 19 were between sixty and sixty-five, 25 were between sixty-five and sixty-five, 25 were between sixty-five and seventy, 22 were between sixty-five, 19 were between seventy, 12 were between eighty and eighty-five and seventy-five, 19 were between seventy-five and eighty, 12 were between eighty and eighty-five, 3 were between eighty-five and nitely, and 2 were over ninety.

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

Causes of Death in Greater Melbourne, February, 1893.

	.,	•						
Classes.	Causes of Death.		Mal	les,	Fem	ales.		Proportions per cent.
			Under five years.	Over five years.	Under five years,	Over five years.	Total.	
. · I.	Specific febrile or zymotic diseases Parasitic diseases		24	16 2	29	20	89 3	13°38 °45
II. III. IV.	Dietic diseases Constitutional diseases	•••	2 6	. 52	2 13	1 44	8 115	1·20 17·29
VI.	Developmental diseases Local diseases		10 86	8 98	11 74	8 63	37 321	5.57 48.27
VII. VIII.	Violence Ill-defined and not specified causes		35	. 17	1 34		23 69	3·46 10·38
	All causes		164	196	164	141	665	100.00

CLASS I .- SPECIFIC FEBRILE OR ZYMOTIC DISEASES.

- Sub-class 1. Miasmatic diseases.—Influenza, 4; whooping-cough, 7; mumps, 1; diphtheria, 1; typhoid, enteric fever, 19.

 2. Diarrhead diseases.—Cholera (simple), 7; diarrhea, 36; dysentery, 6.

 3. Malariad diseases.—Beriberi, 1; malarial fever, 1.

 6. Septic diseases.—Puerperal fever, 6.

CLASS II.—PARASITIC DISEASES. Hydatids, 3.

CLASS III.-DIETIC DISEASES.

Starvation, want of breast milk, 4; chronic alcoholism, 3; delirium tremens, 1.

Rheumatism, 1; rickets, 1; cancer, malignant disease, 28; tubercular meningitis (acute hydrocephalus), 13; phthisis, 64; other forms of tuberculosis, scrofula, &c., 4; anæmia, 2; diabetes mellitus, 2.

CLASS V.—DEVELOPMENTAL DISEASES.

Premature birth, 17; atelectasis, 2; cyanosis, 2; old age, 16, at the following ages: -65, 71, 73, 73, 74, 74, 76, 77, 78, 78, 82, 84, 85, 85, 80, and 92.

CLASS VI.-LOCAL DISEASES.

- Sub-class 1. Diseases of the nervous system.—Inflammation of brain or its membranes, 5; apoplexy, 11; softening of brain, 3; hemiplegia, brain paralysis, 3; paralysis, 8; insanity (general paralysis of insane), 9; epilopsy, 4; convulsions, 15; diseases of spinal cord, 4; others, 4.
 - 2. Diseases of the organs of special sense.—Otitis, 1; epistaxis and diseases of nose, 1.
 - 3. Diseases of the circulatory system.—Endocarditis, valvular disease, 10: pericarditis, 3; syncope, 4; aneurism, 2; phlebitis, 1; heart disease undefined, 14.

CLASS VI .- LOCAL DISEASES-continued.

- CLASS VI.—LOCAL DISEASES—continued.

 Sub-class 4. Diseases of the respiratory system.—Asthma, 2; bronchitis, 15; pneumonia, 18; congestion of lungs, 2; pleurisy, 3.

 5. Diseases of the digestive system.—Stomatitis, 1; dentition, 1; dyspepsia, 1; hematenussis, 1; diseases of stomach, 2; enteritis, 119; ulceration of intestines, 2; intussusception of intestine, 1; hernia, 1; peritonitis, 2; gallstones, 1; cirrhosis of liver, 3; other diseases of liver, 5; others, 2.

 6. Diseases of the lymphatic system and duelless glands.—Bronchoeele, 1.

 7. Diseases of the urinary system.—Nephritis, 4;

 - Diseases of the urinary system. Nephritis, 4: Bright's disease, 15: calculus, 1; diseases of prostate, 5; others, 1.
 - Diseases of the organs of generation.—Ovarian disease, 1; disease of uterus, 1; disease of sacrum, 1.
 - Diseases of parturition.—Puerperal mania, 1; other accidents of childbirth, 1.
 - 11. Diseases of the integumentary system.—Cellulitis, 1; elephantiasis, 1.

CLASS VII.-VIOLENCE.

- Sub-class 1. Accident or negligence.—Fractures, contusions, 5; burns, 5; poison, 1; drowning, 3; suffocation, 2.

 " 2. Homicide.—Murder and manslaughter, 1; justifiable homicide, 1.

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3. Suicide.—Gunshot wounds, 1; poison, 2; hanging, 1; otherwise, 1.

CLASS VIII.-ILL-DEFINED AND NOT SPROIFIED CAUSES.

Debility, atrophy, inanition, 68; not specified or ill-defined, 1.

underned, 14.

In the 28 days of February as compared with the 31 days of the previous month, deaths from inducenza fell from 8 to 4, deaths from diphtheria from 6 to 1, deaths from scarlet fever from 1 to nil, and deaths from debility and atrophy from 75 to 68. On the other hand, deaths from typhoid fever increased from 18 to 19, and deaths from whooping-cough from 5 to 7. Deaths from diarrhead diseases differed from those in the previous month by 1 only. Eight deaths of child-bearing women, 6 of which were set down to puerperal fever, took place in February, and as the births registered numbered 1,227, it follows that one death of a mother occurred puerperal fever, took to every 153 births.

The following is a statement of the deaths set down to typhoid fever and diphtheria in the first two months of 1893, and in that of the four previous years:—

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of the four	r previou		:-	DEATHS	з гком Т	Түрноіп		AND DIPHT		39 то 189	93.			<u>.</u>
	3	ionth.				Deaths f	rom Typ	hoid Fever.			Deaths	fr e m Dipl	ntheris.	
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CHELTENHAM PUBLIC CEMETERY. $1st\ January\ to\ 31st\ December,\ 1892.$

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•	Co	RACK P	DBLIO CE	METERY.				
	1st Jan	uary to	31st Dece	mber, 18	92.			
		RE	CEIPTS.	•				
Balance Fees for grav	es, &c.		•••			£2 3	17 0	10
				٠.		£5	17	10
		EXP	ENDITURE	z.				
Salaries Balance						£0 5	10 7	10
						£5	17	10
			EDWA	IAM M ARD PI ARD CC	ERRY,		,	
Declared a	t Wyche	eproof t	he 1st d	ay of M		Trust 893,		
	-							

CORRYONG PUBLIC CEMETERY. 1st January to 31st December, 1892.

		R	ECEIPTS.	•				
Government gr Balance	rant					£15 73	0 19	
						£88	19	2
		EXP	ENDITURE	2.				_
Balance Works Contingencies	• • • •	·				£63	3	10
					•••	20	7	10
	•••		•••	•••		5	7	6
						£88	19	2

HUGH HARRIS, ROBERT G. NEILL, WILLIAM WHEELER, Trustees.

Declared at Corryong the 25th day of February, 1893, before ARNOLD PLAYLE, Commissioner for taking Affidavits.

CROWLANDS PUBLIC CEMETERY. 1st January to 31st December, 1892. RECEIPTS.

Balance Fees for graves Subscriptions Other sources of	•••		•••			£6	9	7
	s, ac.	***	• • •		• • •	2	5	0
	27	•••					13	0
	of income	***	***	***		3	18	0
						£13	5	7
-	•	EXP	ENDITURE).				
Works Grave-digging Balance						£8	4	0
	·		•••			0 :	15	0
	•••	***	•••	***	•••	4	6	7
						£13	5	7

EDWARD NOONAN, ARTHUR BOATMAN, RICHARD JAMES,

Trustees.

Declared at Crowlands the 1st day of March, 1893, before WILLIAM BOATMAN, J.P.

DEVENISH PUBLIC CEMETERY. 1st January to 31st December, 1892. RECEIPTS.

Balance Fees for graves	, &c.	·		•••		£43 14	13 15	0
						£58	8	6
		EXP	ENDITUR	e. ·				
Salaries					***	£7	5	0
Office expenses			•••	•••		0	3	0
Works		•••		•••		31	15	7
Balance	•••	•••	•••	•••	•••	19	4	11
,	•					£58	8	6

MARTIN GROGAN, Trustee.

Declared at Devenish the 27th day of February, 1893, before ANDREW KENNEDY, J.P.

JAMES J. SMITH, WILLIAM HALL,

Trustees.

Declared at Wycheproof the 1st day of March, 1893, before George Tipping, J.P.

Declared at Goorambat the 24th day of February, 1893, before John Trewin, J.P.

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			o 31st Dec			
		-	ECEIPTS.		_	
Balance					٠	£13 1 10
Fees for grave	s, &c.					4 12 0
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Dedend of	371	. ъ.	(1 . 00			Trustees.
Declared at before A. M. (Miner REENE	e rest	P.	i day o	rebi	uary, 1893,
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		pro	NDITURE			
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Office expenses	···		•••			0 18 6
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Declared at I	Edding	ton the	j	OHN S	HER	IDAN, Trustees.
Declared at I	Edding PER, J. I	ton the	j	OHN S	HER	IDAN, Trustees.
Declared at WILLIAM TUP	PER, J. I	?. _	j	of Febr	SHER uary, 1	IDAN, Trustees.
WILLIAM TUPI	PER, J. I EDEN	?. - норе Р	18th day	of Febr	HER uary, 1	IDAN, Trustees.
WILLIAM TUPI	PER, J. I EDEN	HOPE F	18th day	of Febr	HER uary, 1	IDAN, Trustees.
WILLIAM TUPI	EDEN Lat Jan	HOPE F	18th day OBLIG Ci 31st Dece	of Febr	HER uary, 1	IDAN, Trustees. 1893, before
WILLIAM TUP	EDEN Lat Jan	HOPE F uary to RE	18th day PUBLIC Ci 31st Dece	of Febr	SHER uary, 1	IDAN, Trustees. 1893, before
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WILLIAM TUPI Balance Fees for graves Salaries Works	EDEN J.I. EDEN lat Jan	HOPE F uary to RE	Public Constitution of the	of Februshing States of Februs	92.	### Page 12
WILLIAM TUPI	EDEN Lat Jan a, &c.	HOPE F uary to RE 	PUBLIC C: 31st Dece	of Febresensers, 18	uary, 1	### BAN, Trustees. 1893, before
Balance Fees for graves Salaries Works Grave-digging	EDEN J.I EDEN Let Jan	HOPE F uary to RE 	18th day TUBLIC Ci 31st Dece	of Febrese semerates in the semerates in	 92.	£53 3 7 16 5 0 £69 8 7 £5 0 0 33 5 0 7 15 0 23 8 7
Balance Fees for graves Salaries Works Grave-digging	EDEN J.I EDEN Let Jan	HOPE F uary to RE 	18th day PUBLIC C: 31st Dece. GEIPTS	of Februse Market 18:		### Page 12
Balance Fees for graves Salaries Works Grave-digging	EDEN J.I EDEN Let Jan	HOPE F uary to RE 	18th day "UBLIC Ci 31st Dece GEIPTS EDW	of February 18:	SHER uary, 1	### Page 12
Balance Fees for graves Salaries Works Grave-digging	EDEN J.I EDEN Let Jan	HOPE F uary to RE 	18th day OBLIG Ci 31st Dece. GEIPTS ENDITURE EDW	of Februshing States of Februs	SHER uary, 1	### Page 12
Balance Fees for graves Salaries Works Grave-digging	EDEN J.I EDEN Let Jan	HOPE F uary to RE 	18th day OBLIG Ci 31st Dece. GEIPTS ENDITURE EDW	of February 18:		### Page 12
Balance Fees for graves Salaries Works Grave-digging Balance	EDEN J.I. EDEN 1st Jan	EXPE	PUBLIC CI 31st Dece GEIPTS	of February 18:		### ### ### ### ### ### ### ### ### ##
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Balance Fees for graves Salaries Works Grave-digging Balance	Edenho, J.P.	EXPE	PUBLIC CI 31st Dece. GEIPTS EDWA. M THO	of February Semesters	SHER	### ### ### ### ### ### ### ### ### ##
Balance Fees for graves Salaries Works Grave-digging Balance Declared at W. T. HOARS	Edenho, J.P. ELPHIN	HOPE F uary to RE EXPE 	PUBLIC CO	of February 18: CARD 1 ARD 1 ACLE S. KNA Of January 18: CEMETER 1	SHER	### ### ### ### ### ### ### ### ### ##
Balance Fees for graves Salaries Works Grave-digging Balance Declared at W. T. HOARS	Edenho, J.P. ELPHIN	HOPE F uary to RE EXPE 	PUBLIC CI 31st Dece. GEIPTS EDWA. M THO	of February 18: CARD 1 ARD 1 ACLE S. KNA Of January 18: CEMETER 1	SHER	### ### ### ### ### ### ### ### ### ##
Balance Fees for graves Salaries Works Grave-digging Balance Declared at W. T. Hoars	Edenho, J.P. ELPHIN	HOPE F uary to RE EXPE ope the	PUBLIC CO	of February 18: CARD 1 ARD 1 ACLE S. KNA Of January 18: CEMETER 1	SHER	### Page 12
Balance Fees for graves Salaries Works Grave-digging Balance Declared at W. T. HOARR	Edenho, J.P. ELPHILLE Jan	HOPE F uary to RE EXPE ppe the vistone uary to RE	PUBLIC Construction of the state of the stat	OF February States of February States of February States of January States of Januar		£53 3 7 16 5 0 £69 8 7 £59 8 7 £69 8 7 £7 4 5 0 0 £7 5 0 0 £7 5 0 0 £8 5 0 0 0 £8 5 0 0 0 0 £8 5 0 0 0 0 £8 5 0 0 0 0 £8 5 0 0 0 0 £8 5 0 0 0 0 0 £8 5 0 0 0 0 0 0 £8 5 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
Balance Fees for graves Salaries Works Grave-digging Balance Declared at W. T. Hoars	Edenho, J.P. ELPHILLE Jan	HOPE F uary to RE EXPE ope the	PUBLIC C 31st Dece	of February 18: CARD 1 ARD 1 ACLE S. KNA Of January 18: CEMETER 1	SHER SHER	### Page 12
Balance Fees for graves Salaries Works Grave-digging Balance Declared at W. T. HOARR	Edenho, J.P. ELPHILLE Jan	EXPE	PUBLIC Construction of the state of the stat	OF February States of February States of February States of January States of Januar		£53 3 7 16 5 0 £69 8 7 £59 8 7 £69 8 7 £7 4 5 0 0 £7 5 0 0 £7 5 0 0 £8 5 0 0 0 £8 5 0 0 0 0 £8 5 0 0 0 0 £8 5 0 0 0 0 £8 5 0 0 0 0 £8 5 0 0 0 0 0 £8 5 0 0 0 0 0 0 £8 5 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
Balance Fees for graves Salaries Works Grave-digging Balance Declared at W. T. HOARR	Edenho, J.P. ELPHILLE Jan	EXPE	PUBLIC (31st Dece	OHN S of Febr EMETERS mber, 18 IACLE S. KNA of Jan CEMETER mber, 18		### DAN, Trustees. ### 1893, before ### 253
Balance Fees for graves Salaries Works Grave-digging Balance Declared at W. T. Hoars,	Edenhor J.P. ELPHIT lst Jan	EXPE	EDWA AN THO 27th day OBIPTS	of February States of January		### DAN, Trustees. ### 16
Balance Fees for graves Salaries Works Grave-digging Balance Declared at W. T. Hoars, Balance Graves Cffice expenses Clearing cemet	Edenhor, J.P. ELPHIN Ist Jan	EXPE	PUBLIC (31st Dece	OHN S of Febr EMETERS mber, 18 IACLE S. KNA of Jan CEMETER mber, 18		### DAN, Trustees. ### 16 5 0 ### 253 3 7 ### 16 5 0 ### 25 0 0 ### 3 5 0 ### 7 15 0 ### 23 8 7 ### 25 8 7
Balance Fees for graves Salaries Works Grave-digging Balance Declared at W. T. Hoars, Balance Fees for graves Office expenses Clearing cemet	Edenh J.P. ELPHI 1st Jan ELPHI 1st Jan	EXPE	PUBLIC COST THO 27th day PUBLIC COST THO 27th day	VARD INTERPRETARE SEMETERS INTERPRETARE SEME		### Trustees. ### 16 5 0 ### 8 7 ### 25 0 0 ### 8 7 ### 25 0 0 ### 3 5 0 ### 23 8 7 ### 25 8 7 ### 25 8 7 ### 25 8 7 ### 25 8 7 ### 25 8 7 ### 25 8 7 ### 25 8 7 ### 25 8 7 ### 25 8 7 ### 25 8 7 ### 26 8 8 7 ### 26 8 8 7 ### 26 8 8 7 ### 26 8
Balance Fees for graves Salaries Works Grave-digging Balance Declared at W. T. Hoars, Balance Graves Cffice expenses Clearing cemet	Edenh J.P. ELPHI 1st Jan ELPHI 1st Jan	EXPE	EDWA M THO 27th day Public Control EDWA M THO 27th day	OF February Semesters of January 18 Company		### DAN, Trustees. ### 16 5 0 ### 253 3 7 ### 16 5 0 ### 25 0 0 ### 3 5 0 ### 7 15 0 ### 23 8 7 ### 25 8 7
Balance Fees for graves Salaries Works Grave-digging Balance Declared at W. T. Hoars, Office expenses Clearing cemet Clearing cemet Crave-digging	Edenh J.P. ELPHIN	EXPE	EDWA M THO 27th day Public C 31st Dece	VARD INTERPRETARE SEMETERS INTERPRETARE SEME		### ### ### ### ### ### ### ### ### ##

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ARKE, INGOI I	2 12 6 £13 16 1 £5 2 0 1 15 0 6 19 1 £13 16 1 £13 16 1 £13 16 1 £13 16 1 £13 16 1 £14 6 11 15 0 0 1 0 0
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JAMES EDWARDS,
WILLIAM STERRITT,
JOHN MAHER,
ROBERT IRWIN,
Trustees.
Declared at Gordon the 27th day of February, 1893, before
John McCulloch, J.P.

£13 5 6

WILLIAM POTTS, EDWIN SMITH, ISAAC FLETCHER, Trustees.

Trustees.

Declared at Taradale the 2nd day of March, 1893, before
J. DUNBAR, J.P.

March 17, 1893	ó
HARROW PUBLIC CEMETERY	EXPENDITURE.
1st January to 1 December 1892.	Works £6 5 9 Balance 10 15 11
RECEIPTS	£17 1 8
Fees for graves, &c	WM. SHERREN,
£35 1 8	MICHAEL BURKE, WILLIAM RUTLAND,
EXPENDITURE.	Trustees.
Salaries	Declared at Birregurra the 27th day of February, 1893, before I. H. PRIME, J.P.
Grave-digging 7 15 0 Contingencies 0 10 0	
Balance 0 5 2	KANGAROO FLAT PUBLIC CEMETERY.
£35 1 8	1st January to 31st December, 1892.
ALEXANDER McBEAN, JOHN FOLEY,	Balance £29 7 1
G. A. BROUGHTON, Trustees,	Fees for graves, &c 109 15 0
Declared at Harrow the 27th day of February, 1893, bef re THOMAS H. PEET, J.P.	£139 2 1
	Office expenses £2 4 6
HAWKESDALE PUBLIC CEMETERY	Works 4 0 0 Grave-digging 43 6 9
1st January to 31st December 1892,	Contingencies 7 10 4 Balance 82 0 6
Balance £0 0 2	£139 2 1
EXPENDITURE. Balance £0 0 2	THOMAS GUNN,
T. W. JOHNSTONE,	GEORGE O'DONNELL, GEORGE MINTO, JUN.,
D. CAMERON, D. MEAGHER,	Trustees.
Trustees.	Declared at Kangaroo Flat the 27th day of February, 1893, before EDWD. G. YEATES, J.P.
Declared at Hawkesdale the 28th day of February, 1893, before Daniel O'Brien, J.P.	····
·	KYNETON PUBLIC CEMETERY.
Heyfield Public Cemetery. 1st January to 31st December, 1892.	1st January to 31st December, 1892. RECEIPTS.
RECEIPTS.	Balance— General account £112 15 7
Balance £4 5 0 Fees for graves, &c 12 5 0	Datty soch 5 0 0
£16 10 0	Fixed deposit
EXPENDITURE.	£475 11 7
Office expenses £1 17 11 Works 5 2 6 Grave-digging 3 0 0	EXPENDITURE.
Grave-digging 3 0 0 Balance 6 9 7	Salaries £187 16 8 Office expenses 5 1 6
£16 10 0	Works 2 10 3 Insurance 1 3 6
JOHN WRIGHT, THOMAS SLAVIN,	Contingincies 17 5 7 Balance—
WILLIAM CAMPBELL, HY, WILLIAMS.	In Bank £106 14 1 Petty cash account 5 0 0
Trustees. Declared at Heyfield the 9th day of February, 1893, before	Fixed deposit 150 0 0 261 14 1
EDW. BELL, P.M.	£475 11 7
	R. HYNDMAN,
INVERLEIGH PUBLIC CEMETERY. 1st January to 31st December, 1892.	THOS. CASTLES, W. THOMSON,
RECEIPTS.	Trustees. Declared at Kyneton the 28th day of February, 1893, before
Balance	THOMAS A. EWING, J.P.
£89 6 2	
EXPENDITURE.	LILYDALE PUBLIC CEMETERY.
Salaries £7 0 0 Office expenses 0 1 0	1st January to 31st December, 1892. RECEIPTS.
Works 7 1 6 Balance 75 3 8	Balance £72 14 7 Fees for graves, &c 67 2 0
£89 6 2	Interest 2 10 0
JAMES COLQUHOUN,	£142 6 7
ROBERT COSTAIN, GREGOR GRANT,	Salaries £40 0 0
Trustees. Declared at Inverleigh the 24th day of February, 1893, before	Office expenses 0 10 6 Works 17 8 0 Grave-digging 17 9 8
Rob. K. Gillespie, J.P.	Contingencies 0 18 9
IRREWARRA PUBLIC CEMETERY.	Balance 65 19 8 £142 6 7
1st January to 31st December, 1892.	
Balance £14 1 2	THOMAS MACINTYRE, WILLIAM COMMERFORD, AUGUSTUS DESCHAMD
Fees for graves, &c 3 0 6	AUGUSTUS DESCHAMP, Trustees.
£17 1 8	Declared at Lilydale the 23rd day of February, 1893, before JOHN ROURK, J.P.

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	EVELYN) PUBLIC CEMET uary to 31st December, 18 RECEIPTS.		MIRBOO NORTH PUBLIC CEMETERY, 1st January to 31st December, 1892.
Balance Fees for graves, &c.		£2 12 6 2 15 0	RECEIPTS. Balance £2 14 3
Other sources of incom-		0 10 0	Fees for graves, &c 9 12 0
		£5 17 6	£12 6 3
	EXPENDITURE.		EXPENDITURE.
Salaries		£0 16 3 !	Works 3 9 0 Grave-digging 3 12 0
Office expenses Works	114 114 111	2 7 6	Balance 5 5 3
Balance		2 0 0	£12 6 3
		£5 17 6	G. CASTLE,
	NORMAN I	McPHEE,	WM. SCARLETT, GEO. GRAY,
,	JOSEPH LO DAVID CH	RISTIAN,	Trustees.
The standard Chamana	ood the 25th day of Febr	Trustees.	Declared at Mirboo North the 25th day of February, 1893, before ADAM L. OGILVY, Commissioner for taking Declarations.
Charles Draper, J.E.		uary, 1655, before	
	ORE PUBLIC CEMETERY.		MITTA MITTA PUBLIC CEMETERY.
1st Janu	nary to 31st December, 18 RECEIPTS.	92.	1st January to 31st December, 1892.
Balance		£4 19 6 4 12 6	RECEIPTS. Balance £4 2 6
Fees for graves, &c.			Fees for graves, &c 5 0 0
		£9 12 0	£9 2 6
Works	EXPENDITURE.	£0 12 0	EXPENDITURE.
Balance		9 0 0	Salaries £1 0 0 Balance 8 2 6
		£9 12 0	
	· WILLI	AM OMAN,	£9 <u>2 6</u>
			W. E. MURTAGH, ALEXR. MONCRIEFF,
	D. D. O	TAYLOR, MAN, Trustees.	T. CARDWELL,
P. S. LANG, J.P.	e the 25th day of Febr	uary, 1895, before	Trustees. Declared at Mitta Mitta the 15th day of February, 1893, before
Long	WOOD PUBLIC CEMETER	Υ.	John Conway, J.P.
1st Jan	uary to 31st December, 18 RECEIPTS.	92.	Moliagul Public Cemetery.
Balance		£9 5 3	1st January to 31st December, 1892.
Fees for graves, &c.	*** *** ***	4 7 6	REGEIPTS. Balance £5 9 6
		£13 12 9	Fees for graves, &c 3 0 0
Postage	EXPENDITURE.	£0 1 6	£8 9 6
Spring for gate		0 2 0	EXPENDITURE.
Mowing Balance		1 15 0 11 14 3	Grave-digging £2 0 0 Balance 6 9 6
		£13 12 9	£8 9 6
	ALBERT A. W	TILTSHIRE.	·
	EDWARD HII DON, MACDO	ıL,	CHAS. H. KEMP, ROBERT MALONEY,
		Trustees.	JOHN McCOY, Trustees.
James E. Maxfield,	od the 28th day of Feb. J.P.	ruary, 1893, before	Declared at McIntyre the 27th day of February, 1893, before John J. O'Brien, J.P.
Mar	FRA PUBLIC CEMETERY.		JOHN J. O DRIER, J.I.
1st Jan	nary to 31st December, 18	192.	MOOROOPNA PUBLIC CEMETERY.
Balance		£30 3 11	1st January to 31st December, 1892. RECEIPTS.
Fees for graves, &c.		24 14 0	Fees for graves, &c £127 15 0
		£54 17 11	Fees (as remitted per contra) 3 0 0
Salaries	EXPENDITURE.	£20 10 0	£130 15 0
Office expenses		1 9 6	EXPENDITURE.
Grave-digging	'	5 10 0	Balance £3 5 2 Salaries 55 16 0
Balance		13 1 1	Office expenses 3 12 0 Works 5 12 3
		£54 17 11	Grave-digging 56 15 0
	T. HORS	TMAN, OS. JONES,	Contingencies 112 6 Fees remitted poor 300
	JAMES S	SHINGLER,	Interest 0 12 6
Declared at Maffr	a the 1st day of Ma	Trustees. arch, 1893, before	£130 15 O
WM. B. CRISP, J.P.			JAMES MARTIN,
MEL.	BOURNE OLD CEMETERY wary to 31st December, 1:		M. KAVANAGH,
	RECEIPTS.	04.10 0	FRED. J. CAMP, Trustees.
Fees for graves, &c.		£4 10 0	Declared at Mooroopna the 28th day of February, 1893, before F. J. YOUNG, J.P.
Salary on account	EXPENDITURE.	£4 0 0	
Offices expenses		0 10 0	MORTLAKE PUBLIC CEMETERY.
		£4 10 0	1st January to 31st December, 1892. RECEIPTS.
	R. HALE	BUDD,	Balance £38 12 8
•	•	CK LLOYD, Trustees,	Fees for graves, &c 29 5 0
Declared at Melbour W. SMITHERS GADD,	rne the 28th day of Feb. J. P.		£67 17 8
			•

Salaries Expenditure.	SEYMOUR PUBLIC CEMETERY.
Office expenses 2 5 2	1st January to 31st December, 1892.
Works 13 2 10 Grave-digging 10 15 0	
10018 0 7 6	Balance
Balance 31 7 2	
£67 17 8	£69 1 11
201 11 0	•
JOSEPH WYKES,	Salaries £10 0 0
W. F. SWEETNAM	Office expenses 0 7 8
JOHN CAMERON, JAMES CAMPION,	Grave-digging 40 0 (
T. M. BROWN,	Contingencies
$ m \acute{T}$ rustees.	
Declared at Mortlake the 27th day of February, 1893, before	£69 1 11
James Airman, J.P.	
,	JAMES JORDEN, ROBERT BUTLER,
MUCKLEFORD PUBLIC CEMETERY.	JOHN CARNIE,
1st January to 31st December, 1892.	Trustees.
Balance RKCEIPTS.	Declared at Seymour the 27th day of February, 1893, before
Haiance £2 14 3 Fees for graves, &c 9 8 0	
	·
£12 2 3	SORRENTO PUBLIC CEMETERY.
EXPENDITURE.	
Office expenses co s o	1st January to 31st December, 1892.
Works 0 1 6	RECEIPTS.
Balance 11 15 9	Balance £1 17 10 Fees for graves, &c 7 12 10
£12 2 3	Fees for graves, &c 7 12 10 Proceeds of entertainment 2 4 0
M. DEEGAN,	£11 14 8
JAMES BOGIE,	
THOS. LEE, W. BARTLEY,	Office expenses £0 2 6
Trustees.	Othce expenses £0 2 € Balance 11 12
Declared at Castlemaine the 18th day of February, 1893, before	11.12.2
CHOMAS ELLIOTT, J.P.	£11 14 8
<u> </u>	
MURCHISON PUBLIC CEMETERY.	JOHN F. WATTS,
1st January to 31st December, 1892.	EDWARD CLARK, J. T. HOLMES, Trustees.
RECEIPTS.	Trustees.
Balance £18 14 11 Fees for graves, &c 13 0 0	
rees for graves, &c 13 0 0	Declared at Sorrento the 18th day of February, 1893, before JOHN CAIN, J.P.
£31 14 11	
	Coverna Dance Course
EXPENDITURE. Salaries £9 15 0	SUNBURY PUBLIC CEMETERY.
Balance 29 15 0	1st January to 31st December, 1892.
	RECEIPTS.
£31 14 11	Balance £70 18 1
ALEXANDER WALTER MOROBERT,	Fees for graves, &c 62 16 6 Government grant 15 0 0
JOHN MANN.	Other sources of income 18 4 0
JOHN BORTHWICK,	21.00
Trustees.	£166 18 7
Declared at Murchison the 27th day of February, 1893, before Wm. T. A. Smith, J.P.	EXPENDITURE.
· —	Salaries £10 0 0
RUSHWORTH PUBLIC CEMETERY.	Works 28 13 5
1st January to 31st December, 1892.	Grave digging 21 1 6 Balance 107 3 8
RECEIPTS.	
Salance	£166 18 7
Sees for graves, &c 61 10 0	HENRY CLARKSON,
£90 11 2	MICHAEL McMAHON.
	JAMES THOMAS JOHNSTON,
EXPENDITURE.	Trustees.
salaries (grave-digging and other work) £60 6 0 Vorks (other) 6 12 6	Declared at Sunbury the 27th day of February, 1893, before
Vorks (other) 6 12 6 salance in hand 23 12 8	HENRY CLARKSON, J.P.
	· ·
£90 11 2	TARNAGULLA PUBLIC CEMETERY.
j. v. heily,	1st January to 31st December, 1892.
J. H. TAYLÓR,	
JOHN H. ROBERTS, Jun.,	Balance E1 15 11
Trustees,	Balance £1 15 11 Fees for graves, &c 25 3 0
Declared at Rushworth the 3rd day of March, 1893, before TAYLOB, J.P.	
· ·	£26 18 11
SANDY CREEK PUBLIC CEMETERY.	EXPENDITURE.
1st January to 31st December, 1892.	Salaries £2 10 4
RECEIPTS.	Office expenses 0 1 3
salance £1 17 9	Works 012 6 Grave-digging 14 11 6
	Balance 9 3 4
alance owing to contractor for fencing 91 17 0	
alance owing to contractor for fencing £1 17 9	£26 18 11
WILLIAM H MADDOCK	W. J. ROSMAN,
WILLIAM H. MADDOCK, MICHAEL W. MINOGUE,	REES WILLIAMS,
. WILLIAM LE FEVRE.	JAS. CLOUSTEN,
Trustees.	Trustees.
Declared at Sandy Creek the 27th day of March, 1893, before	Declared at Tarnagulla the 27th day of February, 1893, before
OHN WOODSIDE, J.P.	E. ROSMAN J.P.
OHN WOODSIDE, J.P.	E. Rosman, J.P.

TYABB PUBLIC CEMETERY. 1st January to 81st December, 1892.

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		RECEIPTS	3.			
Balance Fees for graves, &c.			•••		£13 13 12 15	3
•						3
	EJ	PENDITU	RE.			
Salaries		***			£10 0	0
Office expenses Works	•••	***	•••	•••	0 1	6
Grave-digging	•••	•••	***	•••	1 0	6
Kalanca	171	***	*27	•••		0
**************************************	•;•	***	**;	•••		3

EDWD. McGURK, HENRY PEDDLE, D. J. HAM,

Trustees.

Declared at Mornington the 25th day of February, 1893, before HENRY E. Moors, Commissioner for taking Declarations.

VAUGHAN PUBLIC CEMETERY. 1st January to S1st December, 1892.

			CMIL IU.				
Balance Fees for graves	. Čc.	•••	***	•••	•••	£7 18 8 17	0
-				•••	•••	0 11	_
•						£16 15	0
		EXP	ENDITURI	₹.			_
Office expenses		•••				£0 3	6
Works	•••	•••	•••	***		12 9	0
Grave-digging	•••	•••	•••	***		2 14	0
Balance	•••	•••	•••	•••	•••	1 8	6
						£16 15	0

JOHN RODGER, JOHN WILLIAMS, Trustees.

Declared at Guildford the 27th day of February, 1893, before JAMES ELLIS, J.P.

WABBA PUBLIC CEMETERY. 1st January to 31st December, 1892.

		RE	CEIPTS.			
Fees for graves Balance	, &o,	•••		***	•••	£10 0 0 8 7 1
				•••		£18 7 1
						210 7 1
		EXPE	NDITUBE	1.		
Balance	***	11.				£10 17 3
Office expenses	***	•••	•••	***	•••	0 5 0
Grave-digging Contingencies		•••	•••	•••	• • •	5 5 0
Contingencies	**1	•	-1-	***	•••	1 19 10
						£18 7 1

JOHN NANKERVIS, JOHN WHITEHEAD, WILLIAM BLAIR, Trustees.

Declared at Gudgewa the 27th day of February, 1893, before James Briggs, J.P.

WALHALLA PUBLIC CEMETERY. 1st January to 31st December, 1892.

		,RI	ECRIPTS.					
Balance Fees for graves	s, &c.	***			•••	£46 38	3	4
							÷	_
						£84	3	4
		EXPE	NDITURE	č.				_
Salaries		•••		•••		£5	5	0
Works	***					9	Û	Ó
Grave-digging	***	***	•••	***	,		15	0
Balance	•••	·	***	•••	•••	56	3	4
						£84	3	4

R. THOMSON, FRED. C. TRICKS, W. PARKER, Trustees.

Declared at Walhalla the 27th day of February, 1893, before ROBERT MILL, J.P.

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WERONA AND KOOROOCHEANG PUBLIC CEMETERY. 31st December, 1891, to 31st December, 1892.

		RI	eceipts.					
Balance Fees for graves	, &c.		•••	•••	·	£2	19 10	9 0
						£7	9	9
		EXP	ENDITUBI	2.			,	
Salaries	•••	•••			•••	£2	0	0
Office expenses	•••	***	•••	***		0	5	6
Grave-digging	•••	***	***	***		2	10	0
Balance	**-	***	•••	1-1	-:-	2	14	3
						£7	9	9

JOHN JAMES, RICHARD G. CAVE, THOMAS LONGMIRE, Trustees.

Declared at Kooroocheang the 28th day of February, 1893, before THOMAS KNEALE, J.P.

WINTON PUBLIC CEMETERY. 1st January to 31st December, 1892.

		E	EUEIPIH.					
Balance Fees for graves	, &c.				•••	£21 4	16 17	8
•						£26	13	8
a.m.		EXPI	ENDITURE	3.				_
Office expenses	•••	***		***		£0	7	0
Works	***	•••	***	•••	•••	6	3	3
Balance	•••	•••	•••	•••	•••	20	3	5
						£26	19	8

EDWARD WILLIAMS, THOMAS HERNAN, WILLIAM LEE, Trustees.

Declared at Winton the 27th day of February, 1893, hefere JOSEPH WM. ASHMHAD, J.P.

WODONGA PUBLIC CEMETERY. 1st January to 31st December, 1892.

		RI	ECEIPTS.				
Balance	•••	•••				£24 12	8
Fees for graves Fees (remitted)	, ac					16 0	0
Fees (remitted)	for b	urial of 1	90 or	•••		2 0	ō
						£42 12	8
		EXP	NDITURE	:.			_
Salaries	•••	•••	•••			£2 0	0
Office expenses		***	•••	•••		1 0	0
Works	•••.			•••		35 19	1
Fees remitted f	or the	burial o	f poor	144		2 0	ō
Balance	•••	•••	***	•••	***	1 13	0 7
						£42 12	8

P. O'CONNOR,
A. E. MÜLLER,
W. C. MOFARLANE,
Trustees.

Declared at Wodonga the 18th day of February, 1893, before W. H. MOULDER, J.P.

YAROK Public Cemetery. 1st January to 31st December, 1892.

		REC	EIPTS.					
Balance Fees for graves,	&c.					£10 8	7 8	1 0
						£18	15	1
		EXPE	NDITURE.					_
Works		•••	•••	•••	•••	£14	12	0
Grave-digging Balance	•••	•••	***			4	0	0
Dalance	•••	•••	•••	•••	•••	0	3	1
						£18 1	15	1

JOHN J. LUNDY, T. CREIGHTON, J. T. MURRAY, Trustees.

Declared at Cathkin the 28th day of February, 1893, before James Dunn, J.P.

APPROACHING LAND SALES.

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

•	No. ol		No. of Gazett
Ballaarat— Wednesday, 22 March	1 22	Mansfield— Friday, 14 April	40
Wednesday, 19 April (Supplementary)— Wednesday, 19 April		Melbourne— Tuesday, 21 March Tuesday, 11 April	27 35
Bright— Friday, 24 March	27	Friday, 14 April *40 Tuesday, 18 April), 45 45
Casterton— Thursday, 23 March	22	Numurkah— Thursday, 30 March	31
Colac— Tuesday, 28 March	31	Portland— Wednesday, 22 March	22
Daylesford— Wednesday, 19 April	45	Sale— Tuesday, 28 March	31
Dunolly— Friday, 24 March *	22, 27	Smythesdale— Wednesday, 12 April	31

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

SALES (Nos. 7385 and 7386) OF CROWN LANDS IN FEE SIMPLE.

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

The lands will be sold in fee simple, and subject to the covenants, conditions, exceptions, and regulations directed by the Governor in Council by an Order in Council dated the 17th day of March, 1885, and published in the Government Gazette of the 20th March, 1885, page 817.

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.

JOHN McINTYRE, Commissioner of Crown Lands and Survey.

Office of Lands and Survey, Melbourne, 16th March, 1893.

AYLESFORD.—Sale (No. 7385) at half-past ELEVEN o'clock a.m. on WEDNESDAY, the 19th APRIL, 1893, at the COURT HOUSE, Daylesford. To be conducted by M. MACOBOY, Esq., Land Officer. Auctioneers; Messrs. T. W. and A. A. HARRIS.

TOWN LOTS.

LYONVILLE, PARISH OF BULLARTO, COUNTY OF TALBOT. At the site of the improvements of Mary Ann Gleeson. Upset price 16l. per lot.—Charge for survey 1l.
Lot 1. Area Ir. 18 7-10p., allotment 4, section 18. Valuation 100l.

BULLARTO, PARISH OF BULLARTO, COUNTY OF TALBOT. At the site of the improvements of Delia Tenni.

Upset price 12l. per lot.—Charge for survey 1l. 8s. 4d.
Lot 2. Area 3r. 39 6-10p., allotment 21, section 2. Valuation
13l.

NORTH BULLARTO, PARISH OF BULLARTO, COUNTY OF TALBOT. In the Township, off the main road to Blackwood,

Upset price 15t. per lot.—Charge for survey 1t. 8s. 4d.
Lot 3. Area 1a., allotment 2s, section 1. One month for removal of improvements.

Upset price 23l. 10s. per lot.—Charge for survey 1l. 8s. 4d.
Lot 4. Area 1a. 2r. 10p., allotment 29, section 1. One month
for removal of improvements.

GLENLYON, PARISH OF GLENLYON, COUNTY OF TALBOT. At the site of the improvements of T. T. Orde.

Upset price 13t. per lot.—Charge for survey 2t. 11s. Lot 5. Area la. 2r. 12p., allotment 3, section 41. Valuation 30t.

At the site of the improvements of Wm. Jas. Orde. Upset price 9l. per lot.—Charge for survey 2l. 11s. Lot 6. Area la. 0r. 34p., allotment 4, section 4l. Valuation TRENTHAM, PARISH OF TRENTHAM, COUNTY OF DALHOUSIE, In the Township, at the site of the improvements of Frances Carpenter.

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Upset price 6l. 10s. per lot.—Charge for survey 1l.
Lot 7. Area 29 4-10p., allotment 8, section A. Valuation 100%

Fronting Cosmo-road.

Upset price 10%. per lot.—Charge for survey 1%. Lot 8. Area 2r., allotment 8, section 7.

GARLICKS, PARISH OF TRENTHAM, COUNTY OF DALHOUSIE. · In the Township.

Upset price 9l. per lot.—Charge for survey 2l. 11s. Lot 9. Area la. 1r. 4p., allotment 8, section F. One month for removal of improvements.

Borough of Daylesford, parish of Wombat, county of $T_{\rm ALBOT}$

Fronting Albert and Forrins streets, at the site of the improvements of Wn. McLean.

Upset price 9l. per lot.—Charge for survey 2l. 11s.

Lot 10. Area la., allotment 8, section 22. Valuation 65l.

At the site of the improvements of Elfrida Fretwell. Upset price 9l. per lot.—Charge for survey 2l. 11s. Lot 11. Area 1a., allotment 7, section 22. Valuation 65l.

At the site of the improvements of Magaret McLean. Upset price 9. per lot.—Charge for survey 2. 11s. Lot 12. Area la., allotment 6, section 22. Valuation 65l.

At the site of the improvements of Fredk. Fretwell. Upset price 9l. per lot.—Charge for survey 2l. 11s. Lot 13. Area 1a., allotment 5, section 22. Valuation 62l.

Each lot will be sold to a depth of 50 feet from the surface

MELBOURNE.—Sale (No. 7386) at TWO o'clock p.m. on TUESDAY, the 18th APRIL, 1893, at the AUCTION ROOMS of Messrs. BAILLIEU & CO., 243 Collins-street. To be conducted by W. S. FINLAY, Esq.

TOWN LOTS.

NYORA, PARISH OF LANG LANG EAST, COUNTY OF MORNINGTON.

To the north of the Railway Station.

Upset price 20t. per lot.—Charge for survey 1t. Lot 1. Area 6a. 0r. 6p., allotment 1, section 2. Lot 2. Area 6a. 0r. 7p., allotment 2, section 2.

Upset price 14t. per lot.—Charge for survey 1t. Lot 3. Area 4a. 2r. 14p., allotment 3, section 3.

Upset price 13l. per lot.—Charge for survey 1l. Lot 4. Area 4a. 0r. 18p., allotment 7, section 3.

Upset price 12t. per lot.—Charge for survey 1t.

Lot 5. Area 3a. Ir. 28p., allotment 11, section 3.

Lot 6. Area 3a. Ir. 28p., allotment 12, section 3.

Lot 6. Area 3a. 1r. 28p., allotment 12, section 5.

Upset price 101, per lot.—Charge for survey 1l.

Lot 7. Area 2a. 1r. 7p., allotment 4, section 3.

Lot 8. Area 2a. 1r. 7p., allotment 5, section 3.

Lot 10. Area 2a. 0r. 8p., allotment 6, section 3.

Lot 10. Area 1a. 2r. 33 6-10p., allotment 9, section 3.

Lot 11. Area 1a. 2r. 33 6-10p., allotment 10, section 3.

On the southern side of the Railway Station, near the State School site.

Upset price 10t. per lot.—Charge for survey 1t. Lot 13. Area 1r. 33 9-10p., allotment 16, section 4. Lot 14. Area 3r. 22 5-10p., allotment 14, section 4.

Upset price 12l. per lot.—Charge for survey 1l. Lot 15. Area 1a. 0r. 17 3-10p., allotment 13, section 4.

In the Township.

Upset price 201. per lot.—Charge for survey 11. Lot 16. Area 3a. 1r. 2p., allotment 26, section 4. Lot 17. Area 3a. 2r. 31p., allotment 25, section 4.

Upset price 16/. per lot.—Charge for survey 1/. Lot 18. Area 2a. 0r. 6p., allotment 24, section 4. Lot 19. Area 1a. 1r. 21 4-10p., allotment 23, section 4.

Upset price 20l. per lot.—Charge for survey 1l. Lot 20. Area 2a. 3r. 34p., allotment 9, section 5. Lot 21. Area 2a. 3r. 34p., allotment 10, section 5. Lot 22. Area 3a. 0r. 11p., allotment 21, section 5.

Upset price 25% per lot.—Charge for survey 1%. Lot 23. Area 3a. 3r. 38p., allotment 20, section 5.

In the Township, south of the Railway Station. Upset price 10!. per lot.—Charge for survey 1!. Lot 24. Area 1a., allotment 29, section 6. Lot 25. Area 1a., allotment 33, section 6. Lot 26. Area 1a., allotment 34, section 6.

WARRANDYTE, PARISH OF WARRANDYTE, COUNTY OF EVELYN. Between the Cemetery and Cricket Ground.

Upset price 16l. per lot.—Charge for survey 1l. Lot 27. Area 4a. 0r. 37p., allotment 3, section 8.

Fronting Anderson's Creek.

Upset price 8l. per lot.—Charge for survey 1l. Lot 28. Area 1a. 2r. 24p., allotment 5, section 11. Lot 29. Area 1a. 2r. 17p., allotment 6, section 11.

Fronting the main road, at the site of the improvements of the late Wm. Hastings.

Upset price 10%, per lot.—Charge for survey 2%, 14s. Lot 30. Area 3r. 31p., allotment 8a, section 18. Valuation 4157

Adjoining the purchased land of S. Mullins.

Upset price 8!. per lot.—Charge for survey 2!. 14s. Lot 31. Area 2r. 34p., allotment 2A, section 18.

Suburban Allotments, adjoining the township of Drouin, parish of Drouin West, county of Buln Buln. At the site of the improvements of Wm. Dawes.

Upset price 2l, per acre.—Charge for survey 1l. 3s. Lot 32. Area 22a. 3r. 2p., allotments 24, 25, and 26, section B. Valuation 150l.

SEAFORTH, PARISH OF WARREEN, COUNTY OF BULN BULN. At Corner Inlet, at the site of the improvements of A. J. Smith.

Upsat price 20l. per lot.—Charge for survey 1l. Lot 33. Area Ir. 30 4-10p., allotment 170, section A. Valua-

Each lot will be sold to a depth of 50 feet from the surface

SUPPLEMENTARY SALE.

BALLAARAT.—Sale (No. 7382) at ELEVEN o'clock a.m. on WEIDNESDAY, 19th APRIL, 1893, at the AUCTION ROOMS of Messrs, BROPHY, FOLEY, & DOWLING. To be conducted by E. T. DUNN, Esq., Land Officer.

TOWN LOT.

BALLAARAT EAST, PARISH OF BALLAARAT, COUNTY OF GRANT. Fronting Gladstone-street, at the site of the improvements of H. Windrum.

Upset price 45%. per lot.-Charge for survey 2%, 11s. Lot 10. Area lr. 14 8-10p., allotment 1, section 3. Valuation

POSTPONEMENT OF LAND SALE.

NOTICE is hereby given that Land Sale (No. 7384), gazetted to be held at MELBOURNE on 13th April, 1893, has been postponed until the 14th prox.

JOHN McINTYRE

Commissioner of Crown Lands and Survey.

Office of Lands and Survey, Melbourne, 16th March, 1893.

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

NOTICE is hereby given that, at the time and place mentioned in the Schedule hereunder, applications for liceness 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 1890, and Divisions 3, 4, and 5 of Part I., Land Act 1890, objections to such applications, objections to proposed proclamations, alterations, additions, diminutions, revocations or unions of commons, and reasons against forfeiture of any leases or licences under the Land Act 1890, or any of the Acts thereby repealed, deemed liable to forfeiture for any cause except non-payment of rent or fees, will be publicly heard by the persons whose names are set opposite such place in such Schedule, being the persons appointed by me, the responsible Minister of the Crown administering the Land Act 1890, to hear the same and report thereon in writing to me.

JOHN McINTYRE,

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

Department of Lands and Survey, Melbourne, 14th March, 1893.

		
Place of Meeting of Local Land Board.	Time of Meeting.	Members of Local Land Board.
Melbourne	Tuesday, 28th March, 1893, at Ten a.m.	James Thomas, Esq. J. C. Meakin, Esq.

RENT OF RUN.

PEFERRING to the notice published in the Government Gazette of 16th December, 1892, page 4832, it is hereby notified that the rent of the Run called Bealiba, in the Castlemaine district, is £21 14s. 8d. for the year 1893.

JOHN MOINTYRE

Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 15th March, 1893,

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 Administrator of the Government, with the advice of the Executive Council, has, by Orders made on the 13th day of March, 1893, reserved, temporarily, from sale and leasing, and from having a licence granted in respect thereof, and has also excepted from occupation 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 hereinatter described, viz.:—

Bellellen.—Site for Water Supply, also excepted from occupation for residence or business under any miner's right or business licence.—One acre two roods, county of Borung, parish of Bellellen, being part of allotment 4: Commencing at a point bearing N. 52 30' E. twenty-eight chains twenty-one links from the south-west angle of the said allotment; bounded thence by the road to Stawell bearing N. 52 30' E. two chains; and thence by lines bearing respectively N. 37° 30' W. seven chains fifty links, S. 52' 30' W. two chains, and S. 37° 30' E. seven chains fifty links to the point of commencement.—B.571(2) (92.S.56800).

Bellellen.—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business licence.—Three acres three roods, county of Borung, parish of Bellelen, being part of allotment 4: Commencing at a point bearing east thirty-four chains ninety-eight links from the north-west angle of the said allotment; bounded thence by a road bearing east three chains; and thence by lines bearing respectively south twelve chains fifty links, west three chains, and north twelve chains fifty links to the point of commencement.—B.571(*) (92.S.50780).

ment.—B.571(*) (92.8.56789).

Brim.—Site for a Public Hall and Free Library, also excepted from occupation for residence or business under any miner's right or business licence.—One rood, county of Borung, township of Brim, being allotment 7 of section 4: Commencing at the north-east angle of allotment 6; bounded thence by that allotment bearing 8.0° 8° E. two chains fity links; thence by a right-of-way bearing N. 89° 52° E. one chain; thence by allotment 8 bearing N. 9° 8° W. two chains fity links; and thence by a street bearing S. 89° 52° W. one chain to the point of commencement.—(B.725) (93.M.65025).

mencement.—(B.725) (93.M.65025).

NANGANA.—Site for a Cemetery, also excepted from occupation for residence or business under any miner's right or business licence.—Five acres, county of Evelyn, parish of Nangana: Commencing at the north-east angle of allotment 31; bounded thence by that allotment and a line bearing N. 78° 15′ W. four chains fifty-four links; thence by a road bearing N. 12° 10′ E. eight chains twenty-one links, and N. 0° 40′ E. two chains seventy-eight links; thence by a line bearing S. 78° 15′ E. five chains two links; and thence by a road bearing S. 11° 45′ W. ten chains ninety-four links to the point of commencement.—(92-93/460) (91.F.20767).

(91.F.20767).

Sraton.—Site for Public Recreation, also excepted from occupation for residence or business under any miner's right or business licence.—Soven acres two roods thirty-two perches, county of Tanjil, township of Seaton, being allotments 1, 2, 3, 4, 5, 7, 8, 9, 10, 11, and 12 of section 14: Commencing at the intersection of the cust side of Mackay-street and the south side of Main-street; bounded thence by the latter street bearing N. 86° E. ten chains; thence by allotment 6 bearing S. 4° E. three chains fifty links, and N. 86° E. two chains; thence by Thomson-street bearing S. 4° E. three chains fifty links; thence by Foster-street bearing S. 8° W. twolvo chains; and thence by Mackay-street bearing N. 4° W. seven chains to the point of commencement.—(S. 356) (92.A. 15515).

JOHN McINTYRE, Commissioner of Crown Lands and Survey.

Lands and Survey Office, Melbourne, 13th March, 1893.

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 bereby given that it is the intention of the Governor, with the advice of the Executive Council, to revoke the temporary reservations of the lands hereinafter referred to, viz. :

The following Notices were gazetted 1° on 24 February, pursuant to Orders of 20 February, 1893.

BALLAARAT.—The temporary reservation, by Order of the 7th December, 1868, of nine acres, more or less, of land in the city of Ballaarat, as a site for Railway purposes, is about to be revoked so far as regards the portion thereof hereinatter described, viz.—

Fourteen pershes and three-tenths heing alletment 22 of section Fourteen perches and three-tenths, being allotment 22 of section A¹,--(B.202) (92.B.66433).

A'.—(B.202) (92.B.66433).

HAYANMI.—The temporary reservation, by Order of the 28th June, 1886, of four hundred and twenty-nine acres one rood twenty-two perches of land in the parish of Hayanmi, being allotments 16, 17, and 18, as a site for Public Recreation, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—Two hundred and ninety-nine acres twenty perches: Commencing at the north-west angle of allotment 18; bounded thence by a road bearing east thirty-eight chains; thence by lines bearing respectively south forty-four chains three links, east twenty-three chains sixty-six links, S. 35' 40' W. ten chains sixty-six links, and S. 38' 18' E. seventeen chains two links; and thence by roads bearing respectively west sixty-six chains and north sixty-six chains five links to the point of commencement.—(H.117(2) (92.H.42285).

Keilor.—The temporary reservation, by Order of the 16th July, 1880, of five acres of land in the town of Keilor, as a site for a Quarry, is about to be revoked.—(K.24c) (92.E.12790)

KORUMBURRA.—The temporary reservation, by Order of the 24th August, 1855, of nineteen acres three roods eight perches of land in the parish of Korumburra, as a site for Public purposes, is about to be revoked.—(K.172(1) (92.L.35292).

is about to be revoked.—(K.172(1) (92.L.35292).

WILLAM.—The temporary reservation, by Order of the 26th April, 1887, of eight hundred and eighty-three acres of land in the parish of Willam, being allotment 29, as a site for Water Supply purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—Two acres three roods thirty-eight perches: Commencing at a point bearing S. 19° 11° E. seven chains fifteen links from the north-east angle of the site; bounded thence by the road from Stawell bearing S. 19° 11° E. one chain seventy-five links; and tence by lines hearing respectively S. 53° 52° W. five chains thirty-six links, west three chains forty links, north four chains eighty-one links, and east seven chains fifteen links to the point of commencement.—(W.346(1) (91.735/99).

ment.—(W.346(*) (91.735/99).

WILLAM.—The temporary reservation, by Order of the 22nd June, 1891, of two thousand nine hundred acres of land in the parish of Willam, for the Growth and Preservation of Timber, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—Two acres three roods thirty-eight perches, being part of allotment 29: Commencing at a point bearing S. 19 '11' E. seven chains fifteen links from the north-east angle of the said allotment; bounded thence by the road from Stawell bearing S. 19 '11' E. one chain seventy-five links; and thence by lines bearing respectively S. 53° 52' W. five chains thirty-six links, west three chains forty links, north four chains eighty-one links, and cast seven chains fifteen links to the point of commencement.—(W.346(*) (91.735/99).

The following Notices were gazetted 1° on 3 March, pursuant to Orders of 27 February, 1893.

KINGLAKE AND TARRAWARRA NORTH.—The temporary reservation, by Order of the 12th August, 1889, of seven thousand acres, more or less, of land in the parishes of Kinglake and Tarrawarra North, for the Growth and Preservation of Timber, is about to be revoked.—(K.109(1), T.17(5) (92.I.16819).

about to be revoked.—(K.103(*), T.17(*)* (92.1.10819).

MOOROOPNA WEST.—The temporary reservation, by Order of the 10th July, 1882, of one hundred and eighty-eight acres three roods eight perches of land in the parish of Mooroopna West, as a site for Conservation of Water, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—Twenty sores: Commencing at the south-west angle of the site; bounded thence by allotment 3 bearing N. 89° 57′ E. fourteen chains three links; thence by lines bearing respectively N. 0° 3′ W. fourteen chains fourteen links and S. 89° 57′ W. fourteen chains twenty-twe links; and thence by a road bearing S. 0° 58′ E. fourteen chains fourteen links to the point of commencement.—(M.458(*) (92.R.87960). (92.R.37960).

(92.R.37960).

Raglan.—The temporary reservation, by Order of the 22nd May, 1888, of thirteen thousand eight hundred acres, more or less, of land in the parishes of Langi-kal-kal and Raglan, for the Growth and Preservation of Timber, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—Twenty-four acres, more or less, parish of Raglan: Commencing at the south-west angle of allotment 2 of section 2; bounded thence by that allotment bearing north-easterly twenty-five chains seventy-nine links; thence by a line bearing south to the south boundary of the parish; and thence by that boundary wasterly and northerly to the point of commencement.—(R.3(*) (92.W.34281).

The following Notices were gazetted 1° on 10 March, pursuant to Orders of 6 March, 1893.

Orders of 6 March, 1893.

Boga.—The temporary reservation, by Order of the 25th August, 1884, of one thousand six hundred acres, more or less, of land in the parish of Boga, as a site for Supply of Timber, is about to be revoked so far as regards the portion thereof hereinster described, viz.:—One hundred and sixty acres thirteen perches: Commencing at a point bearing east one chain from the south-east angle of allotment 14 of section 6; bounded thence by a road hearing north forty chains; thence by lines hearing respectively east forty chains two links and south forty chains; and thence by a road bearing west forty chains two links to the point of commencement.—(B.684(2) (92.1.16796).

St. Annaud.—The temporary reservation, by Order of the 28th November, 1892, of twenty acres, more or less, of land in the municipal district of St. Arnaud, as a site for a Rifle Range, is about to be revoked.—(S.366(2) (92.D.32471).

The following Notices were gazetted 1° on 17 March, pursuant to Orders of 13 March, 1893.

BOROKA.—The temporary reservation, by Order of the 4th August, 1886, of one hundred and eighty acres, more or less, of land in the parish of Boroka, as a site for Camping and Watering purposes, is about to be revoked so far as regards the portions thereof hereinafter described, viz.:—

thereof hereinafter described, viz.:—

Seven acres one rood seven perches and six-tenths: Commencing at the north-east angle of allotment 53c; bounded thence by that allotment bearing westerly to the north-west angle thereof; thence by a road bearing N. 51° 33′ W. three chains ninety-five links; thence by lines bearing respectively N. 27° 40′ E. four chains twenty-one links, N. 19° 3′ W. two chains sixteen links, S. 70° 12′ E. four chains tenty-eight links, S. 4° 37′ E. three chains twenty-seven links, N. 87° 39′ E. four chains forty-two links, N. 44° 21′ E. six chains seven links, and S. 59° 13′ E. ten chains in sourteen links; and thence by a road bearing south two chains fourteen links to the point of commencement. And One acre one road thirty-three perches and eight-tenths: Commencing at the north-west angle of allotment 10; bounded thence by that allotment bearing S. 0° 8′ E. seven chains thirty-five

links; thence by allotment 1R¹ bearing west three chains fortynine links, and S. 74° 46′ W. fifty-eight links; and thence by a line bearing N. 28° 15′ E. aight chains fifty-two links to the point of commencement.—(B.678°) (91.P.31949 and 93.W.41084).

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or commencement.—(B.578(*) (91.F.31949 and 93.W.41984).

KOONDROOK.—The temporary reservation, by Order of the 6th October, 1879, of five acres of land in the township of Koondrook, as a site for Public purposes (State School, Application No. 2246), is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—One acre three roods five perches: Commencing at the south-east angle of the site; bounded thence by a road bearing S. 89' 47' W. one chain thirty-eight links; thence by a line bearing N. 0' 23' W. seven chains seventy-one links; thence by a road bearing N. 0' 13' W. two chains fifty-six links and five-tenths; thence by a road bearing S. 76' 8' E. fifty-nine links; thence by a line bearing S. 40' 23' E. seven chains fifty-six links; and thence by a road bearing S. 19' 50' E. two chains sixty-nine links and five-tenths to the point of commencement.—(K.163c) (92.P.32009).

NANANA.—The temporary reservation, by Order of the 6th

NANGANA.—The temporary reservation, by Order of the 6th February, 1883, of five acres of land in the parish of Nangana, as a site for a Cemetery, is about to be revoked.—(N.145(*) (91.F.20767).

NAR-NAR-GOON (PAKENHAM EAST).—The temporary reserva-tion, by Order of the 26th January, 1874, of five acres of land in the parish of Nar-nar-goon, being part of allotment 22, as a site for State School purposes, is about to be revoked.—(N.114)

Onder.—The temporary reservation, by Order of the 11th November, 1868, of ten acres of land in the parish of Ondit, situate north of allotment 31d, as a site whence Stone might be procured under the usual stone licences, is about to be revoked.— (O.6(2) (90.T.23398).

JOHN McINTYRE, 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 1899 (54 Vict. No. 1106. § 10 and 13), the Administrator of the Government in Council has, by Orders made on the 18th day of March, 1803, revoked the temporary reservation of the lands hereinafter referred to, viz.:—

BUNINYONG.—Site for a Rifle Range. See Gazette of 17 February, 1893.

EAGLEHAWR.—Site for Public Gardens. See Gazette of 17 February, 1893.

GLENLOGIE (MOUNTAIN HUT).—Site for Common School puroses. See Gazette of 17 February, 1893.

KYABRAM.—Site for Police purposes (revoked as to part by Order of the 13th December, 1886). See Gazette of 17 February, 1893.

MARYVALE.—Site for a Race-course and other purposes of Public Recreation (partly). See Gazette of 17 February, 1893.

TERRICK TERRICK WEST.—Site for Watering purposes (partly). See Gazette of 17 February, 1893.

WARRAGUL.—Site for Railway purposes. See Gazette of 17 February, 1893.

JOHN McINTYRE, Commissioner of Crown Lands and Survey.

Lands and Survey Office, Melbourne, 13th March, 1893.

LANDS PROPOSED TO BE PERMANENTLY RESERVED FROM SALE.

IN pursuance of the provisions of the Land Act 1890 (54 Vict. No. 1106, § 10 and 12): Notice is hereby given that it is the intention of the Governor in Council to reserve from sale, permaneutly, the lands hereinafter described, viz.:—

The following Notices were gazetted 1° on 24 February, pursuant to Orders of 20 February, 1893.

to Orders of 20 February, 1999.

CRESWICK.—Site for a Free Library about to be permanently reserved, being the site temporarily reserved therefor by Order of the 15th January, 1889.—Seventeen perches and a half, county of Talbot, municipal district of Creswick, being part of allotment 3 osetion 12: Commencing at the south-east angle of the allotment; bounded thence by allotment 4 bearing S. 74° W. one chain thirty-four links; thence by lines bearing respectively N. 16° W. seventy-nine links and N. 74° E. one chain forty-two links and a half; and thence by Albert-street bearing S. 10° E. seventy-nine links and a half to the point of commencement.—(C.314) (93.C.80365). (C.314) (93. C.80365).

(C.314) (93.C.80365).

DRYSDALE.—Site for an Asylum for Destitute Sailors and Soldiers about to be permanently reserved, being the site temporarily reserved therefor by Order of the 20th April, 1891.—Five acres three roods thirteen perches, county of Grant, parish of Bellarine, town of Drysdale: Commencing at a point bearing N. 70' 9' E. one chain from the north-east angle of allotment 1 of section C; bounded thence by a road bearing N. 19° 48' W. eleven chains twenty-five links; thence by a line bearing S. 70' E. nine chains eleven links; thence by a line and a road bearing S. 19' 51' E. five chains forty-one links and three-tenths; and thence by the Market reserve bearing S. 70' 9' W. seven chains to the point of commencement.—(D.99) (92.I.19543).

Oakleigh.—Site for a Mechanics' Institute and Free Library about to be permanently reserved, being the site temporarily reserved for a Mechanics' Institute by Order of the 23rd December, 1834.—Thirty-five perches and a half, county of Bourke, town of Oakleigh, being allotment 1 of section 41: Commencing at the north-west angle of the allotment; bounded thence by a right-of-way bearing south one chain; thence by a llotment 2 bearing west two chains twenty-two links and two-tenths; and thence by Drummond-street bearing N. O'18' E. one chain to the point of commencement.—(O.1B) (93.1.19558).

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The following Notice was gazetted 1° on 10 March, pursuant to Order of 6 March, 1893.

Order of 6 March, 1893.

Kerano.—Land about to be permanently reserved as an endowment for State Agricultural Colleges and Experimental Farms.—Ninety acres, more or less, county of Gunbower, parish of Kerang: Commencing at the south-east angle of allotment 9 of section B; bounded thence by that allotment bearing N. 0° 11′ W. ten chains sixty-three links; thence by a line bearing N. 0° 11′ W. ten chains sixty-three links; thence by a line bearing N. 8° 41′ W. to the permanent reserve, 150 links wide, along the Pyramid Creek; thence by that reserve northerly to a point in line with the south boundary of allotment 10; thence by a line, the last-mentioned allotment, and a line bearing N. 89° 49′ E. to the before-mentioned reserve; thence again by that reserve southerly, easterly, and southerly to a point bearing N. 89° 49′ E. from the south-east angle of allotment 9 aforesaid; and thence by a line bearing S. 89° 49′ W. to that angle, being the point of commencement. Excepting the portion temporarily reserved, by Order of the 12th February, 1889, for a Tramway.—(K. 19(*) (92.A. 19248).

The following Notices were gazetted 1° on 17 March, pursuant to Orders of 13 March, 1893.

Orders of 13 March, 1835.

BLACKWOOD.—Site for Cricket and other purposes of Public Recreation about to be permanently reserved, being the site temporarily reserved therefor by Order of the 23rd December, 1890.—Two acres two roods unteteen perches and three-tenths, county of Bourke, parish of Blackwood: Commencing at a point bearing N. 10' 35' W. one chain forty-five links and five-tenths from the north-east angle of allotment 4 of section F; bounded thence by lines bearing respectively N. 52' 16' E. two chains twenty-one links, N. 78' 11' E. four chains twenty-one links, S. 52' 16' E. two chains seventy-inte links, N. 83' W. five chains interty-seven links and five-tenths, and N. 19' 35' W. two chains eighty links to the point of commencement.—(B.404(*) (92.R.88361).

GEELONG.—Site for Public Recreation about to be permanently GEELONG.—Site for Public Recreation about to be permanently reserved.—One acre two roods fifteen perches, county of Grant, town of Geelong, being part of section 55s: Commencing at a point on the east side of La Trobe-terrace north, distant two chains three links and eight-tenths north from its intersection with the north side of Little Malop-street; bounded thence by La Trobe-terrace north bearing north one chain ninety-eight links; thence by Johnstone Park bearing S. 78° 35′ E. five chains three links and seven-tenths; thence by the Railway Reserve bearing S. 14° E. one chain ninety-seven links, and S. 6° 59′ W. two chains fourteen links and five-tenths; thence by Little Malop-street aforesaid bearing N. 78° 50′ W. two chains innety-four links and a half; and thence by the Primitive Methodist Church Reserve bearing N. 11° 28′ E. two chains, and N. 78° 50′ W. two chains seventy-one links to the point of commencement.—(G.29(4) (92.G.32607).

JOHN McINTYRE,
Commissioner of Crown Lands and Survey,
Melbourge

LAND PERMANENTLY RESERVED FROM SALE.

IN pursuance of the provisions of the Land Act 1890 (54 Vict.

No. 1106, § 10 and 12), the Administrator of the Government in Council has, by Order made on the 13th day of March, 1898, reserved from sale, permanently, the land hereinafter referred to, viz.:—

GEELONG.—Site for Municipal purposes. See Gazette of 17 February, 1893.

JOHN McINTYRE, Commissioner of Crown Lands and Survey.

Lands and Survey Office, Melbourne, 13th March, 1893.

LAND EXEMPTED FROM THE OPERATION OF PART II. (MALLEE) OF THE LAND ACT 1890.

THE Administrator of the Government, with the advice of the Executive Council, has, by an Order made on the 13th day of March, 1893, exempted from the operation of Part II. (Mallee) of the Land Act 1890 the land hereunder described, that is to say :-

WARMUR.—One acre, county of Borung, parish of Warmur, being part of mallee allotment 172B: Commencing at a point bearing N. 89° 24' E. six chains twenty-four links and a half and

S. 0° 36′ E. one chain from the south-west angle of allotment 85; bounded thence by lines bearing respectively S. 0° 36′ E. two chains and N. 89° 24′ E. five chains; thence by mallee allotment 173 bearing N. 0° 44′ W. two chains; and thence by a road bearing S. 89° 24′ W. four chains ninety-nine links and a half to the point of commencement.—(L.P.56) (92.W.34162).

JOHN McINTYRE, Commissioner of Crown Lands and Survey.

Lands and Survey Office, Melbourne, 13th March, 1893.

Land Act 1890.

LANDS RESUMED.

OTICE is hereby given that, in pursuance of the Land Act 1890, the Administrator of the Government, with the advice of the Executive Council, has, by Orders made on the 13th day of March, 1893, resumed for Water Supply purposes the lands hereinafter described, that is to say:

lands hereinafter described, that is to say:—

Portion of mallee allotment 51, county of Borung.—Six acres one rood twenty-seven perches, county of Borung, parish of Yellangip: Commencing at a point bearing north eighteen chains fifty-five links from the south-east angle of the allotment; bounded thence by lines bearing respectively west one chain seventeen links, N. 35° 41′ W. fourteen chains seventy-one links, N. 5° 8′ forty-three chains twelve links, and N. 59° 11′ E. six chains eighty-six links; thence by a road bearing south one chain sixteen links and four-tenths; thence by lines bearing respectively S. 59° 11′ W. five chains seventy-five links, S. 5° 8′ W. forty-two chains twenty-four links, S. 35° 41′ E. thirteen chains eighty-three links, and east sixty-six links; and thence again by the before-mentioned road bearing south one chain to the point of commencement.—(L.P.132) (93.C.79408).

Portion of mallee allotment 71A. county of Borung.—Seven-

again by the before-mentioned road obearing south one chain to the point of commencement.—(L.P.132) (93.C.79408).

Portion of mallee allotment 71A, county of Borung,—Seventeen acres twenty-one perches, county of Borung, parish of Yellangip: Commencing at a point bearing 8.44 '43' E. eight links from the north-west angle of the allotment; bounded thence by lines bearing respectively S. 77° 48' E. fitteen chains nine links, N. 84° 49' E. eleven chains ninety-four links, S. 77° 11E. twenty-nine chains sixty-one links, S. 22° 13' E. nineteen chains forty-four links, S. 57° 3' E. seventeen chains twenty-nine links, S. 83° 29' E. nineteen chains forty-three links, S. 4° 48' E. twenty-five chains forty-seven links, S. 34° W. thirteen chains twenty-nine links, S. 80° 11' W. twenty-one chains eighty-one links; thence by the road from Warracknabeal bearing N. 27° 53' W. one chain; thence by lines bearing respectively N. 59° 11' E. twenty-one chains fifty-four links, N. 34' E. twelve chains seventy links, N. 4° 48' W. twenty-four chains twenty-nine links, N. 57° 3' W. seventeen chains eighty-three links, N. 22° 13' W. nineteen chains twenty-three links, N. 72° 13' W. nineteen chains twenty-three links, N. 72° 13' W. nineteen chains twenty-three links, N. 72° 11' W. twenty-eight chains ninety-two links, S. 84° 49' W. eleven chains ninety-four links, and N. 77° 48' W. thirteen chains eighty-two links; and thence again by the before-mentioned road bearing N. 44° 43' W. one chain eighty links to the point of commencement.—(L. P. 132) (92. E. 10348).

JOHN McINTYRE, Commissioner of Crown Lands and Survey.

Lands and Survey Office, Melbourne, 13th March, 1893.

COMMONS ABOUT TO BE ALTERED, 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 alter, diminish, or abolish (as the case may be) the Commons hercinafter mentioned, viz.:—

The following Notices were gazetted 1° on 3 March, pursuant to Orders of 27 February, 1893.

THE MALDON SHIRE COMMON is about to be further diminished by deducting therefrom thirty-eight acres, more or less, of land in the parish of Maldon, being the portion situate immediately south of allotments 5A and J of section 9, and west of the railway.—(92.T.28913.)

THE MODEWARRE FARMERS' COMMON is about to be abolished.

The following Notices were gazetted 1° on 10 March, pursuant to Orders of 6 March, 1893.

THE CROOKED RIVER COMMON is about to be diminished by deducting therefrom one thousand two hundred acres, more or less, of land, being the portion situate between the Crooked River and the Wongungarra River.—(92.0.16700.)

THE UNITED TOWN AND FARMERS COMMON of Huntly, Bagshot, Goornong, Ellesmere, and Nolan is about to be further diminished by deducting therefrom one hundred and sixty acres, more or less, of land in the parish of Goornong, being the portion lying between allotments 1B, 1A, and 3 of section 1, allotment 1 of section 16, allotment 1A of section 15, allotments 3A, 2, 1, 5, 6, and 7 of section 14, and allotments 18 and 12 of section 11.—(92.L.34420.)

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

COMMITTEE OF MANAGEMENT OF A RESERVE FOR PUBLIC RECREATIVE PURPOSES AT MOONAMBEL.

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 6th February, 1865, for Public Recreative Purposes at Moonambel.

REGULATION.

The undermentioned gentlemen shall be members of the committee of management to exercise control over the said reserve:—

James Fitzgerald and Jack Crick,

in the room of Samuel T. Moate and Edwin Glover deceased. -(Corr.R.38393.)

In witness whereof the common seal of the Board of Land and Works was bereunto affixed this 2nd day of March, 1893, in presence of—

JOHN McINTYRE.

(SEAL)

President. N. NIMBLE,

Member.

COMMITTEE OF MANAGEMENT OF A RESERVE FOR PUBLIC RECREATION AND SHOW-YARDS IN THE TOWNSHIP OF LEONGATHA.

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 heretofere 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 the 27th February, 1893, as a site for Public Recreation and Show-yards in the township of Leongatha.

REGULATION.

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

Thomas Sellars Ridgway, George Roughead, Robert Bair, Hugh McCartin, and Michael Carr.

-(R.38391.)

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this 11th day of March, 1893, in presence of—

JOHN McINTYRE,

(SEAL)

N. WIMBLE,

Member.

RESERVE FOR PUBLIC PURPOSES IN THE PARISH OF BURNEWANG.—CONTROL.

OF BURNEWANG.—CONTROL.

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 (one acre two roods sixteen perches) temporarily reserved by Order of the 6th February, 1893, for Public purposes in the parish of Burnewang.

REGULATION.

The said Reserve shall be under the control of the Campaspe Irrigation and Water Supply Trust. -(Corr.92/W.38200.)

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this 11th day of March, 1893, in presence of—

(SEAL)

JOHN MoINTYRE,

President.

N. WIMBLE,

Member.

RESERVE FOR PUBLIC PURPOSES IN THE PARISH OF BURNEWANG.-CONTROL.

HEREAS 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 (one acre one rood twenty-four perches) temporarily reserved by Order of the 6th February, 1893, for Public purposes in the parish of Burnewang.

REGULATION.

The said Reserve shall be under the control of the Campaspe Irrigation and Water Supply Trust. --(Corr.92/W.38200.)

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this 11th day of March, 1893, in presence of—

JOHN MOINTYRE,

(SEAL)

President.

N. WIMBLE,

RESERVE FOR PUBLIC PURPOSES IN THE PARISH OF BURNEWANG.-CONTROL.

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 heretoforo 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 (four acres one road twenty-four perches) temporarily reserved by Order of the 6th February, 1893, for Public purposes in the parish of Burnewang.

REGULATION.

· The said Reserve shall be under the control of the Campaspe Irrigation and Water Supply Trust.

-(Corr.92/W.38200.)

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this 11th day of March, 1893, in presence of—

(BRAL)

JOHN McINTYRE President.

N. WIMBLE,

Member.

RESERVE FOR PUBLIC PURPOSES IN THE PARISH OF BURNEWANG,-CONTROL OF PORTIONS.

W HEREAS 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 such portions of the Reserve for Public purposes in the parish of Burnewang as are indicated by red colour on a plan marked "A," deposited in the Office of Lands and Survey, Melbourne.

REGULATION.

The said portions of the Reserve shall be under the control of the Campaspe Irrigation and Water Supply Trust. . -(Corr.92/W.38199.)

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this 11th day of March, 1893, in presence of—

(SEAL)

JOHN McINTYRE,

President. N. WIMBLE,

Member.

ASSESSMENT OF RENT OF A GRAZING AREA.

NOTICE is hereby given that the yearly rent payable in respect of the Lease for the undermentioned Grazing Area has been assessed as follows:—

County.

Parish.

Rent peracre per annum.

Kara Kara

... Redbank, allotment 45

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JOHN McINTYRE, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 15th March, 1893.

Land Act 1891, Section 22.

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WORKED-OUT AURIFEROUS LANDS AVAILABLE FOR APPLICATION.

THE undermentioned worked out auriferous allotments will be available for application at the Ballarat Land Office on or before Friday, the 24th March, 1893. All applications lodged on or before that date will be deemed to have been simultaneously made.

COUNTY OF TALBOT, PARISH AND BOROUGH OF CRESWICK.

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Allotment 1, section 17, area 4a, 2r, 35 8-10p.
Allotment 2, section 17, area 3a. 2r. 18 7-10p.
Allotment 3, section 17, area 4a. 3r. 26 7-10p.
Allotment 4, section 17, area 4a. 2r. 34 6-10p.
Allotment 5, section 17, area 4a, 3r, 28 8-10p.
Allotment 7, section 17, area 4a. 2r. 10 7-10p.
Allotment 8, section 17, area 3a. 2r. 35 8-10p.
Allotment 9, section 17, area 4a. 2r. 18 4-10p.
Allotment 10, section 17, area 4a. 2r. 27 8-10p.
Allotment 11, section 17, area 5a.
Allotment 12, section 17, area 5a.
Allotment 13, section 17, area 4a. 3r. 30 3-10p.
Allotment 14, section 17, area 4a. 3r. 30 3-10p.
Allotment 15, section 17, area 4a. 3r. 38 8-10p.
Allotment 16, section 17, area 5a.
Allotment 17, section 17, area 5a.
Allotment 18, section 17, area 4a. 0r. 0 4-10p.
Allotment 19, section 17, area 4a. 0r. 36 5-10p.
Allotment 20, section 17, area 4a. 3r. 39 9-10p.
Allotment 21, section 17, area 5a.
Allotment 22, section 17, area 5a.
Allotment 23, section 17, area 3a. 3r. 14p.
Allotment 24, section 17, area 3a. 3r. 14 3-10p.
Allotment 25, section 17, area 5a.
Allotment 26, section 17, area 4a. 1r. 9 7-10p.
Allotment 27, section 17, area 4a, 1r, 9 8-10p.
Allotment 28, section 17, area 4a. 1r. 9 7-10p.
Allotment 29, section 17, area 4a. 1r. 9 2-10p.
Allotment 30, section 17, area 4a. 2r. 13 9-10p.
Allotment 31, section 17, area 4a. 2r. 13 8-10p.
Allotment 32, section 17, area 4a. 2r. 13 6-10p.
Allotment 33, section 17, area 4a. 2r. 13 5-10p.
Allotment 34, section 17, area 4a. 2r. 13 8-10p.
Allotment 35, section 17, area 4a. 2r. 1 4-10p.
Allotment 36, section 17, area 4a. 0r. 26 3-10p.
Allotment 37, section 17, area 4a. 1r. 20 2-10p.
Allotment 38, section 17, area 4a. 2r. 31 2-10p.
Allotment 39, section 17, area 4a, 1r. 20 9-10p.
Allotment 40, section 17, area 4a.
Allotment 42, section 17, area 5a.
Allotment 43, section 17, area 4a. 1r. 19 5-10p.
Allotment 44, section 17, area 4a. 3r. 24 7-10p.
Allotment 45, section 17, area 5a.
Allotment 46, section 17, area 5a.
Allotment 47, section 17, area 4a. 0r. 17,3-10p.
Allotment 48, section 17, area 4a. 3r. 27 7-10p.
Allotment 49, section 17, area 4a. 2r. 24 9-10p.
Allotment 50, section 17, area 4a. 3r. 33 5-10p
Allotment 51, section 17, area 4a. 1r. 39 8-10p.
Allotment 52, section 17, area 4a. 3r. 10 6-10p.
Allotment 53, section 17, area 3a. 3r. 12 9-10p.
Allotment 54, section 17, area 3a. 0r. 24p.
Allotment 55, section 17, area 5a.
Allotment 56, section 17, area 4a. 3r. 15 6-10p.
Allotment 57, section 17, area 4a. 2r. 39p.
Allotment 58, section 17, area 5a.
Allotment 59, section 17, area 5a.
Allotment 60, section 17, area 5a.
Allotment 61, section 17, area 5a.
Allotment 62, section 17, area 5a.
Allotment 63, section 17, area 5a.
Allotment 64, section 17, area 5a.
Allotment 65, section 17, area 5a.
Allotment 66, section 17, area 4a, 3r, 39 8-10p.
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Allotment 67, section 17, area 4a. 0r. 36 7-10p. Allotment 68, section 17, area 4a. 0r. 36 8-10p. Allotment 69, section 17, area 4a. 0r. 36 8-10p.

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Allotment 4, section 16, area 5a.
Allotment 5, section 16, area 2a. 0r. 35 5-10p.
Allotment 7, section 12, area 2r. 23 8-10p.
Allotment 8, section 12, area 1r. 15 3-10p.
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Notes.—Plans of the above allotments may be inspected at the Ballarat Land Office, and at the Receipt and Pay Office, Creswick, where forms of application may also be obtained. The allotments upon which houses are situated are available only for the owners of such houses legally occupied.

JOHN McINTYRE, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 15th March, 1893.

Land Acts 1890 and 1891, Sections 32, 42, 65, and 99.
APPLICATIONS FOR LICENCES AND LEASES NOT GRANTED.

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

No.	Name of Applicant.	1	rea.		Parish.
		A.	R.	P.	

Under Section 32 of the Land Act 1890 as amended by the Land Act 1891,

		ance.	ACC 10	JI,		
15725	Wm. Youlden Edward Slattery Wm. E. Swenson	:::	319	0	0	Yallakar Doomburrim

Under Section 42 of the Land Act 1890 as amended by the Land Act 1891.

	Margt. J. McDons	ıld	127	0	0	Nurrabiel
1094	Chas. A. Merrill		316	0	0	Bundowra
644	Patrick Frazer		191	0	0	Meeniyan
1147	Fredk. J. Matthey	va	143	0	0	Leongatha
1769	Jas. Sargeant		81	Ó	Ó	Tarrawarra North
1839			70	0	Ó	Tarrawarra
285	Frank Cauley	1	200	0	0	Binginwarri
	-					

Under Section 65 of the Land Act 1890 as amended by the Land Act 1891.

17 18 1434 783	Hannah Anderson Alexr. Anderson John H. Judge Richard Rawson	· }	20 20 13 20	0 0 0 0	0 0 0 0	Borung " Dereel Moondarra
	Under Section	ı 99	of the	La	nd A	ct 1890.
2855	William Smith		3	0	0	Glenlyon

JOHN McINTYRE, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 15th March, 1893.

PROCLAMATION OF A TOWNSHIP RESCINDED.

PROCLAMATION

By His Excellency the Honorable John Madden, LL.D., the Chief Justice of the Supreme Court of the Colony of Victoria, and Administrator of the Government of the said Colony, &c., &c., &c.

Given under my Hand and the Seal of the Colony, at Melbourne, this thirteenth day of March, in the year of our Lord One thousand eight hundred and ninetythree, and in the fifty-sixth year of Her Majesty's reign.

(L.S.)

JOHN MADDEN.

By His Excellency's Command,

JOHN McINTYRE, Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

Land Acts. AREAS OF LANDS INCREASED AND DIMINISHED.

PROCLAMATION

By His Excellency the Honorable John Madden, LL.D., the Chief Justice of the Supreme Court of the Colony of Victoria, and Administrator of the Government of the said Colony, &c., &c., &c. &c.

WHEREAS by the Land Act 1890 it is amongst other things enacted that the Governor in Council may, by Proclamation to be published in the Government Gazette, from time to time increase or diminish the area of land comprised in any of the classes mentioned in section 6 of Part I. of the said Act, except increasing lands which may be sold by auction: And whereas by the Land Act 1891 it is amongst other things further enacted that where any portion of Corown lands not exceeding twenty acros, and not contiguous or adjacent to any other Crown lands, is so situated as to make it desirable in the opinion of the Governor in Council that the same should be sold, or where any portion of Crown lands not exceeding three acres is required for a site for a church or for any charitable purpose for which land cannot legally be reserved, the Governor in Council may direct the sale of such portion of Crown lands, and for such purpose may increase the area of land described in the Second Schedule to the Land Act 1890 as lands which may be sold by auction by adding such portion thereto: Now therefore I, the Administrator of the Government of Victoria, by and with the advice of the Executive Council thereof, do hereby increase or diminish (as the case may be) the areas of Crown lands comprised in Classes 2 and 4 of section 6 of the Land Act 1890 aforesaid to the extent set forth in the subjoined Schedules respectively, that is to say:—

The Schedules referred to:

The Schedules referred to : .

AREA OF AGRICULTURAL AND GRAZING LANDS INCREASED.

County.		Parish.	Blo	sk. Section.	Area.	Description,
			_		Acres.	
uln Buln 1		Glencoe	9	м	320	
		T)		E	12	North of and adjoining allotment 6
77 44 5	•••	*7	8		50	1.01th of and adjoining another o
13 44 3	•••	, Y -		3a	232	Forfeited holding of Charlotte Herring
-114-1		36 116 1	1		38	Forfeited holding of Frank Vincent
Iornington 1		т .		lB	63	Forfeited holding of Frank Vincent Forfeited holding of Charles Dawe
corning con	•••				284	2 or consed nothing of Charles David
			11	A A A	207	•
			11 :	Ā	188	1
	- 1		11	Ā	188	
	i		11	Ā	210	
			11	Ā	204	
			11	Ā	153	
			И.	A A A A	207	
			11	A	165	
			1	Ā	188	
uln Buln 1		Jeeralang	↓l ī	Ā	174	
uin buin ·		o occurrent.	ī	Ā	146	
			ī	Ā	221	
			il i		276	
			ī	A	159	
			ī	A	281	
			1 1	A	215	
			11 1	R I A	155	
				A	186	
			1 2	l A.	199	
			tl 2	A A	180	
			را 1	SIR	209	,
			1 1	3 B	264	
			1	7 B	217	
		T1		B B B	231	
uln Buln 1	•••	Jeeralang	1! 1	9 I B	204	
			i 2) B	236	1.
			2	B	141	
			il 2	. 1 10	161	1

AREA OF AGRICULTURAL AND GRAZING LANDS DIMINISHED.

County.	Parish.	Block.	Area.	Description.
Buln Buln	Doomburrim	36в	Acres. 134	Forfeited holding of Jas. G. Cotter

AREA OF LANDS WHICH MAY BE SOLD BY AUCTION INCREASED.

County.	Parish.	Allotment.	Area.	Description.
Bendigo Kara Kara	Mandurang Eversley	39 <u>a</u> 7t	A. R. P 0 1 0 10 0 0	Situated in the north-west corner of O. Hopper's purchased land (allotment 39)

AREA OF LANDS WHICH MAY BE SOLD BY AUGTION DIMINISHED.

County.	Parish.	Allotment.	Area.	Description.
			Acres.	
Buln Buln	Glencoe	21 м	320	

¹ All applications must be lodged with the Land Officer for the district in which the land is situated, and such applications so lodged before or on the 30th March, 1893, will be deemed to have been simultaneously made.

By His Excellency's Command,

Given under my Hand and the Seal of the Colony, at Melbourne, this thirteenth day of March, in the year of our Lord One thousand eight hundred and ninety-three, and in the fifty-sixth year of Her Majesty's reign. JOHN MADDEN.

. Land Act 1890, Sections 2, 32, 42, 65, 67, 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 reasons specified in each case.

JOHN McINTYRE,

Department of Melbourne,	Lands 15th M	and Survey, arch, 1893.			•	Commi	ssioner of Crown Lands	
District.	. Corr. No.	Name of Licensee or Lessee.	Section of Land Act under which Licensed or Leased.	Parisb.	Area.	Order in Council dated—	Reasons for Forfeiture, &c.	Pay Office.
					A. R. P.			
	•							
				es under The Le				
Melbourne	1142 1141	Fredk, A. Booth Nelson Booth	49 49	NarreeWorran	20.0 0	6.3.93	Non-payment of rent Non-payment of rent	Melbourne
		Licences under	The Lan	d <i>Act 1869</i> as an	nended by T	he Land A	ct 1878.	
Benalla	19600	John Roberts	19	Whitfield	50 0 0		Expired	Wangaratta
Ballarat Bairnsdale	949 2999	Patrick Kerin Joseph C. Watt	19 19	Buninyong Orbost	41 0 0 146 0 0		Expired	Ballarat Bairnsdale
Stawell	2526	William Dixon	19	Warngar	200 0 0	6.3.93	To issue re-licence, dated 1.8.91	Stawell
		•						
		Lic	ences uno	ler the Land Ac	ets 1884 and 1	1890.		
Alexandra Benalla	464 591	John Kiernan Robert H. Green	93	Doolam Grazing block	300	1 :::	Non-payment of rent Non-payment of rent	Mansfield Benalla
Horsham	308	Fung Mee	93	Dimboola	0 0 34	!	Abandoned	Dimboola
0	404	Thomas Horne, sen.	119	Grazing block			Non-payment of rent	Harrow
Bendigo	C/69840 1064	L. Crameria: thinning	99 123	Huntly	300		Non-payment of rent Land to be sold	Bendigo Talbot
Ballarat {	and 10585 485	Charles Baulch James Irvine	123	Narrawaturk	20 0 0		Tand sold	Warrnambool
Geelong Melbourne	1421 832	Henry Godridge Wm. A. Stone:	119- 93	Narracan Cut-Paw-Paw	16 0 0		Expired Non-payment of rent	Melbourne
, , ,,,	1483	quarry J. W. Emery	123	Corinella	24 0 0	1	Non-payment of rent	,,
Ballarat Beechworth	840 848	Charles H. Smith Annie Sutherland	65 67	Langi-kal-kal Tangamba-	20 0 0 506 0 0	6.3.93	Non-payment of rent Leased under section 32	Ballarat Tallangatta
Melbourne	68	Arthur E, Berrill	65 65	langa Warburton	18 0 0 13 0 0	tr	Non-payment of rent	Melbourne
n	622 624 718	Chas. W. Maclean Amy C. Maclean James MacP. Grant	65 42	Tarrawarra	17 0 0 291 0 0	#1 #1	Non-payment of rent Non-payment of rent Non-payment of rent	11
n	491		42	North Kongwak		",	Non-payment of rent	"
	102	, 24000000 2203		,				• "
		Lease under	The Land		ended by Th	e Land A	et 1878.	
Sale	6259	James K. Champ			-		Lessee's request	Traralgon
					•			
		I.	eases und	er the Land Ac	ts 1884 and 1	890.		
Omeo	1375	Ann J. Gill	[32	Jinderboine	951 0 0	6.3.93	Non-payment of rent	Omeo
Geelong	3093 3000	John Murray Fredk, F. Lusch	32 32	Krambruk Narrawaturk		u u	Lessee's request Non-payment of rent	Geelong Warrnambool
" Sale	1573 3650	Charles J. Papst Wm. Rowley	32 32	Kaanglang Holey Plains	952 0 0 31 0 0	H .	Non-payment of rent Non-payment of rent	Colac Rosedale
D +	5815	Cameron Townsend	32	Toongabbie North	700 0 0	ני	Non-payment of rent	Traralgon
0 0	4760 2800	Jane McN. Howe John F. Heggie	32 32	Loy Yang	207 0 0 360 0 0	"	Non-payment of rent Non-payment of rent	" "
Bairnsdale	101	James Buchanan	32	Woongulme- rang East	400 0 0	n n	Non-payment of rent	Bairnsdale
n	115	Ann Baulch	32	Woongulme- rang West	479 0 0	IT .	Non-payment of rent	п
11	113 1016	James Baulch George Larsen	32 32	Coongulme-	486 0 0 656 0 0	"	Non-payment of rent Non-compliance with	11 11
n	316	Sarah J. Coverdale	32	Gelantipy West	984 0 0	"	Non-payment of rent	"
Melbourne	5426 7243	Andrew C. Nielsen Robert McTaggart	32 32	Kongwak Kinglake	640 0 0 180 0 0	"	Non-payment of rent Lessee's request	Melbourne
"	2512	Patrick J. Daly	32 32	Kongwak Nangana	145 0 0 140 0 0	"	Non-payment of rent Non-payment of rent	"
H	7810 4760	William Hunter	32	NarreeWorran	51 0 0	H +	Lessee's request	",
11	4759 7120	Joseph Hunter William Maude	32 32	11	50 0 0 20 0 0	",	Lessee's request Non-payment of rent	" "
M	5987	James Williams	32 32	"	127 0 0	"	Non-payment of rent	17
	5880 6104	Wm. C. Tayler George I. F. Bott	32	Leongatha	102 0 0 492 0 0	71	Non-payment of rent Non-payment of rent	Warragul

Land Acts 1890 and 1891, Sections 2, 42, 49, 65, 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.

Department of Lands and Survey, Melhourne, 15th March, 1893. JOHN McINTYRE, Commissioner of Crown Lands and Survey.

NTurma * ····	1	Area, subject to		Date		Amount to	be Coll	ecte			1	Payable .
Number of Licence.	Name of Licensee.	modification of boundaries and area.	Parish or Situation.	of Licence.	Payment.	Survey Charge to revenue except when otherwise ordered.	Fee Lice	for nce,	A	Tota mou f firs	nt	to Receiver of Revenue at-
		Acres.		}	£ s. d.	£ s. d.	£ 8.	ď.	£	8.	d.	
	Under Section 19 of The	Land Act .	1869 as amended by	The Land	Act 1878.	.—Paymen	it to l	e m	ade	hal	f-ye	arly.
4525	Thomas Dowling 1 3			1.12.85			0 5					Seymour
	Under Sect	ion 42 of th	e Land Acts 1884 a	nd 1890—1	Payment t	to be made	half-	year	ly.			
255	Elizth, M. Craig 3	315	Bindiand Tongio-	1.7.91	7 17 6		1 (0	32	10	0	Omeo
1911	James Wright	37	Munjie East Giffard 4	1.1.89	0 18 6		1.0		9	G	6	Sale
1699	George A. Rohlk	135	Gruyere b	1.7.89	3 7 6		1 (0	28	0	0	Melbourne
	Under	Section 42	of The Land Act 18		ent to be	made half	-year	y.				
1248	Rosa E. McCabe	303	Nerrena e	1.1.89	7 12 6			0 (ഫ	Melbourne
1574 1666	John G. Raven 1 5 Edward Scanlon, jun. 17	299 213	Narree Worran d Bulga •		5 6 6				49	ŏ	66	Traralgon
	Under Section 42 of the	Land Act	1890 as amended by	the Land	l Act 1891	.—Paymen	ıt to l	e m	ade	hali	f-ve	arly.
1584	Sarah Roth 8	198	Tongio - Munjie	1.1.93	4 19 0		1 (Omeo
		e5	East Kergunyah	1.3.93	1 12 6	6 9 0	1 (0	9	1	6	Yackandandah
740 83	Thomas Haig 9 John J. Breen 8	65 312	Nurcoung	1.7.92	7 16 0	0 5 0		ő		12	ő	Horsham
1595	Thomas Ross 8	104	Wangerrip s	1.1.93	2 12 0	***		0 0		12	0	Colac
$\frac{1130}{1144}$	Elizabeth Muldoon ⁸ Patrick Mulcahev ⁸	317 187	Kongwak h Bullengarook i	$1.1.92 \\ 1.7.92$	7 18 6 4 13 6			0 0		15 7	6	Melbourne
1545	Herbert H. Paterson 8	141	Gembrook J	0	3 10 6		1 (0 (8	1	0	11
$\frac{1282}{325}$	Alexr. McKinnon, jun. 9 Joseph F. Cooke 8	100 245	Mardan k Neerim East 1	1,1.93	1 5 0 6 2 6			0 0		10	6	Warragul
516	George Dyke	161	Allambee East m	1.7.90	4 0 6	:::			25		ŏ	,,,
	Under Section 49 of the	Land Act	1890 as amended by	the Land	Act 1891.	-Paymen	t to b	e m	ade	hali	f-ve	arly.
1081	Patrick Mullane 8		Dueran East n									Mansfield
-		ler Section (5 of the Land Act	1890.—Pa	vment to	he made v	early.					
1986	Alfred H. Whelpton 10		Queenstown		-	-	-		1 2	0	6	Melbourne
			87 of the Land Act									
728	Hy. Ord "	1 1	Mount Cole		0 10 0	l	1		۱0	10	0	Ararat 206
120	Lij. Old		State Forest	111,00	* *	"	'		*		•	
•	Unde	r Section 9	of the Land Act 1	890,—Pay	ment to b	e made que	arterly	y.				
438	Andrew Hansen: boat	20p.	Queenscliff	1.4.93	1 5 0		1		1	5	0	Queenscliff
	building	. ~ .					١.		1			ι
050			99 of the Land Act			-	early.				^	(CL
858	Jas. Sandford : garden,	3	Mooroopna	1.1.93	1 0 0			•••	1	. 0	U	Shepparton
494	Wm. Ah Loy, jun.:	3	Sandhurst	- 11	1 0 0		1	• • •	0	15	0	Bendigo 276
439	garden ¹¹ Thos. Windsor: resi-	1a. 3r. 6,4 p	Elliminyt	1.4.93	1 0 0				0	15	0	Colac 980
	dence	i	I	1)	1	ı		Į.			1
			of the Land Act I			•			100		_	. 3.5.33
2817	Edwd. Murnane	20	Studley Park	17.2.93	120 0 0		10 :	9 0	20) 5	U	Melbourne 1580
	Und	er Section 1	23 of the Land Act	1890.—Pa	yment to	be made y	yearl y	•				
941	0 0 107 / 11	200	Block 2211	1.1.93	1 4 9			5 0			9	Tallangatta
942 505	S. G. Watson ¹¹ M. Livingstone ¹²	600 980	" 2212 Ardno	1.3.93	3 0 0 50 0 5			50 50			0 5	Casterton 160
9898	John Wilson	125	Tarragal] ,,	0 9 0		0	50	0	12	6	Portland
3830 802	William Goodman Lee Rowan !!	126 13	Kurraca Bailieston	1.1.93	1 11 6 0 13 0		0	505		. 16 18	6 0	Wedderburn Rushworth 241
1563	Thos. Murphy 11	500	Dereel	**	2 1 8		0	50	1 2	G	8	Smythesdale
•••	Victorian Railways Commissioners 11	40	West Melbourne Swamp	1.1.92	39 15 0		0	5 0	40	0	0	Melbourne 1807
	Victorian Railways	40	n n	1.1.93	39 15 0	,	0	5 0	40	0	0	1807
	Commissioners 11	l			1]						
- Allot	ment A.	• Allotm	ent 624	1 A11	otment 53		,	1	n Al	llotr	neni	t 97.
b Allot	ment 31B.	f Allotm	ent 2, section H.	j All	otment 14	8в.		1	٠Al	lotir	ient	24B, section B.
	ment 12c. ments 103A and 104A.	# Allotm		i All	lotment 1. otment 40	LLA". 'A.	1	۰	AI.	lotm	ient	1, section 3A.
1 7	This is an amended licence						•					
2 J	n lieu of notice gazetted 1		886, p. 2090. Rent	s and fee p	aid on for	mer licenc	e cre	lite	1.			
4 7	Portion of leasehold. Phis is an amended licence	. In lieu	of notice gazetted 1	7th Octob	oer, 1890.	p. 4104. 1	Rents	pai	d to	1st	Ju	ly, 1893, and fee
aid cred	ited.		=		. ,		-	-		-		
6 F	n lieu of notice gazetted 2 Rents paid on former licer	ce credited	uer, 100(, p. 0093.									
7 I	n lieu of notice gazetted 1	4th March,	1890, p. 1043.									
эÎ	licensed to a depth of 50 licensed to a depth of 100	feet only fr	om the surface.									
19 I	n lieu of notice gazetted 2 This is a renewal.	6th Februa	ry, 1892, p. 1017, so	far as ren	ital is con	erned.						
12 7	This is a renewal. South	Australian	Border licence.									

Note.—BENDIGO DISTRICT.—The notice gazetted 10th March, 1893, p. 1304, re 56/42, George Bailey, 58 acres, parish of Janiember East, is hereby cancelled.

Land Act 1890, Sections 65 and 67.

RENEWAL OF LICENCES APPROVED.

THE Renewal of Licences to the undermentioned persons under the Land Act 1890 having been approved, the Fee specified in each case may be received by the Officers authorized by the Treasurer to collect Territorial Revenue.

No. of	No.		Area, subject			<u> </u>	Amount to 1	be Collected.	
Licence	Name of License	·	of boundarie and area.	Parish.		Date of Licence.	Yearly Payment.	Fee for Licence.	Payable to Receiver and Land Officer at—
			A. B. P				£ s. d.	£ s. d.	
			Under	Section 65 of the L	and Ac	+ 1890			
40 47	A. R. Barlow Jno. Billett		20 0 0	Burrumbeep		1.12.92	1 10 0	0 2 6	Ararat 8
30 31	J. E. Burke	•••	20 0 0 20 0 0 20 0 0	Ararat	:::	1.1.93 $1.11.92$	1 10 0	0 2 6 0 2 6	" 10 " 12
56 54	Robt. Bruce		20 0 0	Moyston		1,3.93	1 10 0	0 2 6 0 2 6	" 12 " 13
55 51	W. S. Bruce		20 0 0 20 0 0	,		H 11	1 10 0	0 2 6	" 13 " 13
49	Thos. F. Backhouse Catherine Barlow		20 0 0 20 0 0	Lexington Burrumbeep	:::	1.1.93	1 10 0	0 2 6	" 16
131 245	P. Coad Margt. Daly		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Moyston Concongella South		1.12.92 1.1.93	1 1 0 1 10 0	0 2 6	" 16 " 41
223 243	W. J. Daly		20 0 0 20 0 0	Glenlogie Concongella Soutl	1	"	1 10 0 1 10 0	0 2 6	Avoca 68
244 240	Mary Daly J. P. Daly		20 0 0 20 0 0	"		"	1 10 0	0 2 6	Ararat 72
242 304	Sarah Daly Jas. Fleming		20 0 0 20 0 0	Ararat	:::	1.3,93	1 10 0	0 2 6	Ararat 72 72 72 72 72 72 72 72 87
387 39 3	Mary Hill Wm. Hill		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Moyston		"	1 10 0	$\begin{bmatrix} 0 & 2 & 6 \\ 0 & 2 & 6 \end{bmatrix}$	u 106
355 367	Wm. Hill A. W. Hood Jno. Holly		20 0 0 20 0 0	A		1.1.93	1 10 0 1 10 0	0 2 6 0 2 6 0 2 6	" 106 " 107
381 382	Ellen Hodges Jesse Hodges		20 0 0 20 0 0	и	:	1.12.92 1.1.93	1 10 0 1 10 0	0 2 6	11 107 11 107
376 377	Agnes Hutton D. Hutton		20 0 0 20 0 0	Concongella South		"	1 10 0 1 10 0	0 2 6	" 107 " 108
410 354	W. J. Hummerston	:::	17 0 0	" GL-"n		1.3.93	1 10 0	0 2 6	" 108 " 109
357 365	Jas. Hanley Sarah Hardy, sen.		20 0 0	Glendhu		1.1.93	1 10 0	0 2 6	" 110 " 110
363 364	Sarah Hardy, jun.		20 0 0	Tchirree	:::	"	1 5 0 1 5 0	0 2 6	Avoca 110
366 374	Alice Hamer	:::	20 0 0 20 0 0	Yehrip	:::	1.2.93 1.11.92	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	0 2 6 0 2 6	ii 110
379 411	Jno. Hardy Charles Hodges		20 0 0 20 0 0	Tchirree Lexington	:::	1.1.93	$\begin{bmatrix} 1 & 5 & 0 \\ 1 & 10 & 0 \end{bmatrix}$	0 2 6	,, 111 Ararat 113
500 513	Janet D. Harris Wm. Lambert	:::	20 0 0 0 20 0 0 0	Burrumbeep Moyston		1.11.92 1.3.93	1 10 0 1 10 0	0 2 6	n 114
512	J. A. Little M. Little	:::	20 0 0 20 0 0	Ararat		1.11.92	1 10 0	0 2 6	11 139
492 491	C. Lynn J. J. Lynn		20 0 0	Concongella South		1.1.93	1 0 0	0 2 6	" 140 " 143
496 4 95	Mary A. Lynn T. F. Lynn		20 0 0			1.12.92	1 10 0	0 2 6	" 143 " 143
499 561	S. Mason, jun,		20 0 0	Moyston		1.1,93 1,3,93	1 10 0	0 2 6	n. 143 n 143
564 555	E. Matthews Hy. Mason	:::	20 0 0	11	:::	11	1 10 0	0 2 6	n 154
557 556	H. G. Mason A. Mason		20 0 0	er		# }	1 10 0	0 2 6	n 154
554 553	S. Mason, sen Amelia F. More		20 0 0	Ararat	•••	1,1.93	1 10 0	0 2 6	11 154 11 155
560 711	Eliza Moorfoot Michl. Nolan	:	20 0 0 20 0 0	Moyston Ararat		1.3.93 1.12.92	1 10 0	0 2 6	n 156
772 771	Geo. Page Janet Page		20 0.0 20 0 0	11		1.1.93	1 10 0	0 2 6	205 · 210
743 750	E. Perry E. A. Peterson		20 0 0	Glendhu		1.11.93 1.11.92	1 10 0 (0 2 6	# 210 " 211
741 742	Jas. Polland Margt. Polland			Moyston		**	2 0 0 0	0 2 6	11 211 11 213
748 747	Jane Punton A. Punton, sen.			Tchirree			1 5 0 ($\begin{bmatrix} 0 & 2 & 6 \\ 0 & 2 & 6 \\ 0 & 2 & 6 \end{bmatrix}$	170ca 213
756 766	P. Polland J. P. Pola		20 0 0	Moyston Lexington		l.12.92	1 10 0 (0 2 6	" 214 " 216
785 860	M. Ryan F. Start		20 0 0	Ararat		1.3.93	1 10 0 0	26	Ararat 216 11 224
839 864	G. W. Start D. Sullivan		20 0 0		1	1.1.93	1 10 0 0	26	" 230 " 230
848 863	E. M. Symington M. P. Symington		20 0 0	Lexington	1	.12.92	1 10 0 0 1 10 0 0	26	u 234 u 235
871 843	F. J. A. Symington Jas. Smart		17 0 0	Lexington	1	.11.92	1 10 0 0	26	n 235 n 235
844 862	R. Smart (tertius) Marot Slade		20 0 0	Concongella South		is 1 :	1 10 0 0 1 10 0 0	26 i	n 235 n 236 n 236 n 236
840 841	F. Scherger E. C. Scherger L. C. Scherger			Ararat	1	.12.92	1 10 0 0 1 10 0 0	2 6	" 236 " 237
855 861		:::	20 0 0	" " "		1.1.93 1	1 10 0 0 1 10 0 0	2 6	" 237 " 237
906	E. Talbot E. Trotter		20 0 0 1	Concongella South Moyston		1	10 0 0	2 6	" 239 " 248
907	G. L. Thurgood	:::	20 0 0 1	Ararat exington		1.3.93 1	10 0 0	2 6	11 251 11 252
934	G. Vanstan		14 0 0 J	loyston	1.	12.92 1	10 0 0	2 6	n 256
941 947	Geo. Warren		20 0 0 J	Joyston	•••		10 0 0	2 6	n 257
944 943	Mary Wright			Chirree Cehrip			10 0 0	2 6	voca 257 11 260
957	Agnes Wilks Geo. Wilks					12.92 1	10 0 0	2 6 A	" 260 rarat 260
962	A. Wilde Louisa Young		20 0 0	" ···		1.3.93 1	10 0 0	2 6	11 260 11 264
		*** '	v v . z	trarat	' 1	1.93 1	10 0 1 0	2 6	u 278

€

RENEWAL OF LICENCES APPROVED-continued.

		Area,			Amount to	e Collected.	Payable to
No of Licence.	Name of Licensee.	subject to modification of boundaries and area.		Date of Licence,	Yearly Payment,	Fee for Licence.	Receiver and Land Officer at—
		A R. P.			£ s. d.	£ s, d.	
		Under	Section 67 of the Land A	ct 1890.			
278 1564 1194 58	James Easton ¹ Jas, Murray ¹ M. Collins Hugh Boyd	920 0 0 465 0 0	Carapooee West Burrowye Lexington and Concon-	1.4.93 1.9.92 1.4.92 1.12.92	$\left \begin{array}{cccc} 0 & 17 & 6 \\ 3 & 16 & 8 \\ 3 & 17 & 6 \\ 13 & 6 & 4 \end{array}\right $	0 5 0 0 5 0 0 5 0 0 5 0	Heathcote 79 St. Arnaud 164 Bethanga Ararat 18
316 1531 1010 1932 1071 1855	Jas, Fittock Wm. Morley Richd. Smart, jun. W. Vanstan S. D. Benjamin Robt. Geo. Stephens	215 0 0 96 0 0 114 0 0 155 0 0 477 0 0	Glenlogie Ararat Moyston Archdale	1.4.92 1.3.93 " 1.11.92	1 15 10 1 0 0 1 18 0 2 11 8 1 19 9 2 12 8	0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0	Noca 157 Ararat 239 U 257 Dunolly 14 Warragul

1 This is a renewal.

Department of Lands and Survey, Melbourne, 15th March, 1893.

JOHN MoINTYRE, Commissioner of Crown Lands and Survey.

Land Act 1890, Section 2.

RENEWAL OF LICENCES UNDER SECTION 49 OF THE LAND ACT 1869 APPROVED.

THE Renewal of Licences to the undermentioned persons under The Land Act 1869 having been approved, the Fees specified in each case may be received by the Officers authorized by the Treasurer to collect Territorial Revenue.

		Area,			Amount to b	e Collected.	Payable to	
No. of Licence.	Name of Licensee.	subject to modification of boundaries and area.	Parish.	Date of Licence.	Yearly Payment.	Fee for Licence.		
1032 1032 531 455 552 1633 2456	Geo. Jolly, jun Geo. Jolly, jun Jas. Matthews Edwd. Kirby A. Motherwell Adeline Forbes M. Nestor ²	6 0 28 20 0 0 10 0 0 20 0 0 9 3 37 6 0 0	Binnuc Hinno-Munjie Cobungra Brankeet Freoburgh Warrenheip	29.1.92 29.1.93 1.11.92 1.2.93 1.7.92 22.1.93 1.6.93	£ s. d. 0 2 6 1 0 2 6 1 2 0 0 1 0 0 2 0 0 1 0 2 6 0 2 6	£ s. d. 0 2 6 ¹ 0 2 6 ¹ 0 2 6 0 2 6 0 2 6 0 2 6 0 2 6	Jamieson Omeo Mansfield Bright Warrenheip	

¹ Amount paid.

¹This is now reduced to the nominal rate.

JOHN MOINTYRE, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 15th March, 1893.

LICENCES UNDER SECTION 67 OF THE LAND ACT 1884 EXPIRED.

NOTICE is hereby given that the Licences mentioned in the Schedule hereunder expired or will expire on the date specified in each case, and that the land will be available for application under Section 67 of the Land Act 1830, at the Land Office for the district in which the land is situated, on or before Friday, the 14th April, 1893. All applications lodged on or before that date will be deemed to have been simultaneously made.

JOHN MCINTYRE,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey,

District Land Office.	Corr. No.	Name of Licensee.	Parish.	Allotment.	Area.	Date of Expiry of Licence.	Pay Office.
Ararat St. Arnaud	5 · 30 297 377 848	Alfred Armitage James Bright Swithin Fleming Wm. M. Hodgson James Stewart	 Glendhu Moyreisk St. Arnaud Moolerr	 27, sec. R. 104B 104A 26A 54B	Acres. 263 262 262 175 123	30,4.93 31,3.93 28.2.93	Ararat Avoca St. "Arnaud

Note.—ARARAT DISTRICT.—The notice gazetted 10th March, 1893, p. 1305, re 1948/67, George Worthington, 355 acres, parish of Tchirree, is hereby cancelled.

: •

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.

				Amo	unt to be	Collected.		Payable to the Officer authorized
Name.	Parish.	Extent.	xtent. Purchase		Fees.		Ī	by the Treasurer
·			Money.	Grant. Certificate. Assurance.		Total to pay.	Territorial Revenue	
	·	A. R. P.	£ s. d.	£ s. d.	£ s.	£ s. d.	£ s. d.	
•		Under	Section 36 of	the Mines	Act 189	00.		
Emma Spargo 1] Ballarat	0 0 21,0	77 5 0	1 1 0		0 3 3	78 9 3	Ballarat S.45900
		Under Section	on 428 of the	Local Gover	nment .	Act 1890.		
Thos. Shimmin William Harbison	Loyola Corinella	5 0 14 ₁₀ 7 2 32	13 0 0 38 10 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$		0 0 7 0 1 8	14 1 7 39 12 8	Mansfield M.68585 Melbourne P.32557

¹ In lieu of notice gazetted 24th February, 1893, p. 1062. Payment to be made in instalments.

Department of Lands and Survey, Melbourne, 15th March, 1893.

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JOHN McINTYRE, Commissioner of Crown Lands and Survey.

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.

					Amount to be Collected.										Payable to				
Name.	Parish.	١,	Cxt	ent.	Balı	a Tree	• to	Π			Fe	es.			T				by the Treasurer
				complete Purchase.		Grant. Certi-		Assurance.		. 2	Total to pay.		рау.	Territorial Revenue					
		Ι.	<u>.</u>	B, P,	£	8,	d.	1	€ 8	. d.	£	a.	4	m. d.	-	£	5.	d.	
	1	υ	nd	er Sec	tion 31	l of	Th	e Lo	nd	Act	186	9.							
Margaret Clarkson	 Scaredale	19)	1 10				1	1	0	1	0	0	0 10	1	2	1	10	Smythesdale
Arthur Ebeling	 Yehrip	60	1	0 0				1	6	0	1	0	0	2 6		2	8	6	19.208/31 Avoca 22.145/31
		τ	nd	ler Sec	tion 1	8 o	f the	Le	nd	Act	189	o. `			•				•
Walter Coughlan Samuel Gill Sarah F. Bentick	 Hinno-Munjie Commeralghip	19 20 19		3 21 0 0 0 0	10	0	0	1 1 1	1 1 1	0 0 0	1 1 1	0 0	0	$\begin{smallmatrix}1&3\\1&3\\0&10\end{smallmatrix}$		$^{6}_{12}_{2}$	$\begin{array}{c} 2 \\ 2 \\ 1 \end{array}$	3 :	Omeo 123 " 329 Smythesdale 3034/1/25

^{1 £26} rent credited.

Department of Lands and Survey, Melbourne, 15th March, 1893. JOHN McINTYRE, Commissioner of Crown Lands and Survey.

Land Act 1890, Sections 65, 67, and 99. TRANSFERS APPROVED.

THE following Applications for Transfer of Licences under the 65th, 67th, and 99th sections of the Land Act 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 Transferor.	Name of Transferee.	suh mo ti bou	Area, subject to modifica- tion of boundaries and areas.		hject to codifica- tion of undaries		hject to codifica- tion of undaries		eject to odifica- tion of undaries		Parish.	Held under Section	Date of Licence.		earl yıne		Transfer Fee, and where paid.	Rent payable to Revenue Officer at—
			Α.	R.	P.				£	в.	d,								
821	Jas. Perks	Hy. Shalders	147	0	0	Moyston	67	1.6.92	2	9	0	£1, Melbourne, 17.2.93	Ararat 217						
800	R. A. Robertson	The Australian Seasoned Timber Co. Limited				Derril, &c.	99	1.1.87	1	0	0		Kilmore						
799	R. A. Robertson	The Australian Seasoned Timber Co. Limited		0	0	Derril	99	11	16	0	0	£1, Melbourne, 7.2.93	11						
228	Elizabeth Drew	M. A. Poulson	20	0	0	Waranga	65	1.9.90	2	0	0	10s., Melbourne, 7,3,93	Rushworth						
227	Jas. H. Drew	James Poulson	20	0	0	11	65		2	0	0	10s., Melbourne, 7.3.93	"						
72	W. Bairdow	Eliz. Scolari	19	0	0	Clarkesdale	65	1.3.92	1	0	0		Smythesdale						

JOHN McINTYRE, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 15th March, 1893.

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^{2 £20} rent credited.

Land Act 1890, Section 2. GRAZING PERMIT.

IT is hereby notified that the following Permit to occupy land, for Grazing purposes only, has been granted under the provisions of the Regulations dated 1st April, 1879, and published in Government Gazette of 4th April, 1879.

No.	Permit granted to.	Arca.	Parish.	Fee.	Section under which original application was made.		
275	Wm, Heaton !	A. B. P. 260 2 18	Commeralghip	£ s. d. 3 5 3	Nineteen	Smythesdale	

? This is a renewal.

Department of Lands and Survey, Melbourne, 15th March, 1893.

JOHN McINTYRE, Commissioner of Crown Lands and Survey.

Land Act 1890, Section 32.

GRAZING AREAS AVAILABLE.

THE undermentioned allotments or portions of allotments will be available for application under the above section, at the offices mentioned hereunder, on or before Thursday, the 30th March, 1893. All applications lodged on or before that date will be deemed to have been simultaneously made.

Count	y. 	Parish.	· · · · · ·	Area Available.	Allotment.	Available. Anotment. Land Oince.		Remarks.					
		٠.		Acres.									
Dargo	1	Binnican		320	1	Bairnsdale		Formerly po	rtion of pasto	ral allotment S.			
11		н		320	2	11	•-•	17	ų.	iţ.			
ti		H -		320	3	11		11	11	. 11			
Q.		17		135	4 5 6	11		11	ţ1	ii.			
	1	11		260	5	11		,,	11	ii			
,,		11	***	320	6				11	11			
ш		11	***	320	7	11			11	**			
11		11		320	8			1 11	91				
11		11		320	9	**	•••	11	11	t#			
11	:	t:	•••	215	10	tr		11	**	*11			
,,		**		320	11	11		**	11	†1			
11	1	11		320	12	11		71	11	17			
u .		11		320	13			1 11	11	17			
11		ri .	• • • •	320	14	**		10	**	0			
**]	ii .	***	320	15	**		11	11	*1			
**	[**	• • • •	285	16	11		1 11	**	11			
		17		290	17	"		.,	19	10			
11	٠	11	•••	320	18	17		, n	**	Ir .			
tr.		11		230	19	11		11	*1	17			
17		11		305	20	11		.,	11	**			
17		11 -		320	21	19		11	11	10			
11		tr		320	-22 23	11		1 11	σ.	tt			
н		11		320	23	11		11		11			
		11		320	24	17		1 "	**	ti ti			
11		11		315	25	11		1 11	. !!	11			
11		11		320	26	18		"	11	rr			
**		**	***	320	27	10		11	- 11	11			
11		H	***	320	28	11		,,	11	11			
0,		H	•••	320	29	ti		11	11	11			
11		t!	•	215	30			11	**	11			
**		**		320	31	. ,			**	11			
11		H		320	32	"		11	11	11			
11		tr		320 .	33	11		11	19	н			
11		u	•••	320	34	111		11	11	11			
11		a		300	35			lt.	11	H			
11		, II		320	36	11		11	0	11			
11	(, 11		320	37	11		10	11	H			
17]	_ 11		320	38	l te		11	n	11			
11		Doodwuk		290	, 1	rr .		11	- 11	u			
11		II.		240	2	"		ır	n	**			
11		11	•••	290	3	10		11	0	H			
10		H		320	4			11	n	11			
11	}	i,		300	5			H	11	iı			
н		iı		320	6	11		li ii	11	11			
**	:]	11		305	7			1 11	11	ıi .			
11		11		310	8	U		11	11	11			
ti.]	17		320	9	11		11	11	11			
TE		11		275	10	11		ni ni	11	ıi			
**		"	•••	280	11				11	11			
11				300	12			11	n	н			
11				260	13	11			11	11			
11		**		320	14	10		11	Ħ	11			
		11		215	15	ıı,		11	11	11			
				208	16	l ii							

Land Act 1890, Section 32, and Land Act 1891, Sections 42 and 49. AGRICULTURAL AND GRAZING AREAS AVAILABLE.

THE undermentioned allotments or portions of allotments will be available for application under the above sections, at the offices mentioned hereunder, on or before Thursday, the 30th March, 1893. All applications lodged on or before that date will be deemed to have been simultaneously made.

County,		Parish.	Area Available.	No. of Allotment.	Land Office.		Remarks.
			Acres.				
Lowan		Nurrabiel	127	124	Horsham		Formerly held under section 32 by John Glover
Dundas		Youpayang	964	20	T.F. 11.		Forfeited 32nd section holding of Bridget Tansey
Gladstone		Wehla	736	13A	Castlemaine		Forfeited 32nd section holding of Philip S. Tuckett
Croajingolong		Jirrah	310	35	TO		Forfeited 32nd section holding of Ellen Martin
11		11	504	15 and 19B			Forfeited 32nd section holding of Thomas Martin
Buln Buln		Wonga Wonga	196	70A	C-1-		Forfeited 42nd section holding of Edwd. F. Hastings
11		fl the transfer in	192	70			Forfeited 42nd section holding of George Hastings
		Neerim East	313	36B	36.31		Forfeited 32nd section holding of Alfred Ellis
)) -	•••	Moo	22	20, sec. 7			Forfeited 32nd section holding of James Cook
n.	•••	Monniman	191	38			Formerly recommended to Patrick Frazer
**	•••	T	143	91c		•••	Formerly held under section 32 by Peter Buck-
**	•••	Leongatha	140	510	11		ingham
.,		Doomburrim	160	72A			Formerly recommended to Wm, E. Swenson
Evelyn		Tarrawarra North	81	90			Formerly recommended to James Sargeant
-	•••	m	70	92			
11	•••	Beenak		59A			Formerly recommended to Ernest E. Taylor
11	•••	ъеепак	196	D9A	11	•••	Forfeited 32nd section holding of Richard O. Mawson
Mornington		Narree Worran	180	109в		- 1	Forfeited 32nd section holding of Agnes Williams
Buln Buln		Dinalamani	200	71	C. 1.	•••	Formerly recommended to Frank Cauley
Mornington	•••	Narree Worran	50	N N	34 11]	Forfeited 32nd section holding of Joseph Hunter
-	• • • •		51	6		[Forfeited 32nd section holding of Noseph Funter
11	***	11	91	U		···	Fortested 52nd section holding of William Funcer

Department of Lands and Survey, Melbourne, 15th March, 1893.

JOHN MoINTYRE, Commissioner of Crown Lands and Survey.

Land Acts 1890 and 1891.

AURIFEROUS LANDS AVAILABLE.

THE undermentioned Auriferous Lands will be available for application at the Offices mentioned hereunder on or before Friday, the 24th March, 1893. All applications lodged on or before that date will be deemed to have been simultaneously made.

County.		Parish.	Area Available.	No. of Allotment.	Land Office.	Remarks.
			Acres.			
Ripon		Langi-kal-kal	50		Ballarat	North of allotment 9, section C
Grenville		Dereel	. 13		l 11	Formerly recommended to John H. Judge
1)	,	Lynchfield	585		l 11	
11			103		n i	. Adjoining E. Kearney's holding at the Whim Holes
Bogong		Myrtleford	. 20	•	Beechworth	Forfeited 65th section holding of Mary A. Gavin
ıı		Mudgeegonga	730			Forfeited 65th section holding of Rebecca Chambers
11		Tangambalanga	. 400			18 - f. it - 1 CF41 1 - 1 - 1
Evelyn		Greensborough .	1 10		Melbourne	13
"		Nillumbik	16			Part And Coal making balding of Dahant Tanan
Tanjil	•••	Moondarra	20		Sale	Formerly recommended to Richard Rawson.

Department of Lands and Survey, Melbourne, 15th March, 1893.

JOHN McINTYRE, Commissioner of Crown Lands and Survey.

· Land Act 1890, Section 49.

APPLICATION FOR A CERTIFICATE APPROVED.

THE following Application under Section 49 of the Land Act 1890 for a Certificate of the Board of Land and Works having been approved, it is hereby notified that the certificate may be obtained upon payment of rent and fee specified to the undermentioned Revenue Officer.

			l	1	Amount to	be Collecte	d.	
Date of Licence.	Name of Lessee.	Parish.	Extent.	No. of Licence.	Rent due.	Certificate Fee.	Total to pay,	Payable to the Officer authorized by the Treasurer to collect Territorial Revenue at—
1.7.89	Ernest King	Narree Worran	A. R. P. 20 0 0	931	£ s. d. 2 0 0	£ s.	£ s. d.	Melbourne

Department of Lands and Survey, Melbourne, 15th March, 1893.

JOHN McINTYRE, Commissioner of Crown Lands and Survey.

March 17, 1893.

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 and lessees.

Department of Lands and Survey, Melbourne, 15th March, 1893.

JOHN McINTYRE, 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 Liceuce or Lease.	Date of Licence or Lease.	Name of Licenses or Lessee.	Ares.	Locality.
Melbourne, 28th March, 1893	Jas. Thomas, Esq. J. C. Meakin, Esq.	218 1/32 8520/32 6273/32 6517/32 6134/32 5419/32 15020/19 14004/19 297/42	1st July, 1888 1st Jan., 1890 1st Jan., 1889 1st July, 1889 " 1st April, 1886 1st Aug., 1887 1st July, 1890	James Biram James Davies John Conochie Frank G. Duffy William S. Boyd Julia L. Wadsworth Chas. B. Longbottom Robt. Allan Anthony Jas. Curry	Acres. 956 129 151 28 202 123 70 316	Lang Lang Wonthaggi North Nangana Brimbonga Gembrook

Land Act 1890, Sections 2 and 32.

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 and 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.

JOHN McINTYRE, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 15th March, 1893.

Number of Lease.	Name of Transieror.	Name of Transferee.	Aren, subject to modifica- tion of bounda- ries and areas.	Parish.	Date of Lease.	Term of Lease.	Yearly Payment.	Transfer Fee, and where paid.	Rent payable to Revenue Officer at—
			Acres.				£ s. d.		
905	Mary Johnston	Wm. R. John-	491	Numbie-Munjie	1.7.88	10½ years less 3 days	5 2 4	£1, Melbourne, 21.2.93	Omeo
4927	Geo. King	Hugh McDonald	244	Bungil	. 1.1.92		2 0 8	£1, Melbourne, 21.1.93	Tallangatta
5096	G. Moscrop	Hugh McDonald	244		· 11	7 years less 3 days	2 0 8	£1, Melbourne, 21.1.93	li li
2832	B. C. Healy (through W. H. Anderson, Sheriff)	P. J. Murray	320	Jallakin	1.7.89	9½ years less 3 days		£1, Melbourne, 3.5.92	
3495	John Oswald	David E. Jones	223	Bailieston .	. 1.1.89	10 years less 3 days	3 14 4	£1, Melbourne, 6.2.93	Rushworth
6881	Murdoch Irving	Mary A. Biggs	109	Wonwron .	. 1.1.90		0 18 2	£1, Melbourne, 8,3.93	Rosedale 2/135

Land Act 1890, Sections 2 and 32.

LEASES UNDER SECTION 32 OF THE LAND ACTS 1884 AND 1890 SURRENDERED.

NOTICE is hereby given that the Leases mentioned in the Schedule hereunder have been surrendered for the reasons specified in each case. in each case.

Department of Lands and Survey, Melbourne, 15th March, 1893.

JOHN McINTYRE, Commissioner of Crown Lands and Survey.

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District.		Corr. No.	Name.		Parish.	Block.	Area.	Reason.
				·			Acres.	
Ballarat		63	Maria Burke	•••	Clarkesdalo	13 and 14, sec. G	105	To issue licence under section 42
Melbourne		75	Mary Bergin		Woolamai	93A	64	To issue licence under section 42
11		14927	John H. Kealy		Fumina	6	145	To issue licence under section 42
Sale		1607	Louisa Riggall		Narrobuk	32	243	To issue licence under section 42
Melbourne	•••	5734	Thomas Smith		Allambee East	100в	51	To issue licence under section 42
Seymour		166	Alfred Berry		Whroo	160	107	Licensed under section 42

LEASES.—TRANSFERS REGISTERED AT THE OFFICE OF TITLES.

PETURN of all Transfers registered at the Office of Titles of Leases issued under Section 20 of The Land Act 1869, corresponding sections under subsequent Acts, and Section 32 of the Land Acts 1884-1890, for the undermentioned period.

Department of Lands and Survey, Melbourne, 15th March, 1893.

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JOHN McINTYRE, Commissioner of Crown Lands and Survey.

Corr.	Name of Transferor.	Name and Address of Transferee.	Particul	ars of Land T	ransfe	rred.	·	Receiver of Revenue at—
No.			Parish.	Allotment.	Sec- tion.	E	tent.	Revenue at-
-	<u>-</u>					A.	В. Р.	1
		Week ending Saturday, the 4th	day of March, 18	893,				
2852 8582 2793	George P. Morgan David W. Jones Robert Horner	John Russell, Orbost Thomas Ward, Diapur David Grieve Stobie, North Mel- bourne	Orbost Tarranginnie Dunmunkle	17 20в Pt. 136	A 	35 41 267	0 11 2 19 2 16	Bairnsdale Nhill Horsham
2774	Denis E. Saunders	Robinson Frederick Neal, Bairns-	Wuk Wuk	3ј		319	3 38	Bairnsdale
582 337	Frederick Warren John Forge	Minnie M. Nicholls, Mentone George E. Thompson, Violet Town; and Hugh Mcl). Brown, Wandong	Cobbannah Yarrawonga	2 and 3 11A		319 57	2 20 3 38	Omeo Yarrawonga
337	Geerge E. Thompson and Hugh McD.	Hugh McDonald Brown, Wandong		11a		57	3 38	"
6264	Brown Ludwig A. Luth and Gustav A. Luth	Daniel McRorie, Buckrabanyule	Woosang	34	В	65	3 2	Charlton
1507 1811 10466/ 157	George Parr Hobart Hampden Ellen E. Keyte	Michael Carr, Leongatha Hannah Neil, Fish Creek Mary Keyte, Natimuk	Leongatha Gelantipy East County Lowan	Pt. 59A 9 Pt. of mallee allotment 214		33 300 320	$\begin{array}{ccc} 3 & 24 \\ 0 & 0 \\ 0 & 0 \end{array}$	Warragul Bairnsdale Horsham
1917 38102 341 19938 9051 5819	Ruth Orchard Alexander Cumming Alexander Cumming George E. West Honora M. Lamprell Thomas Poole	Thomas Mallett, Geelong John E. James, Banyena Charles James, Banyena Jumes Holden, Tatong Joshua Rogers Gray, Wedderburn Marks Kozminsky and Samuel Hamburg Nhill	Toorour RichAvon East Tatong Korong Tarrangimie	17 and 18 17A, 17B 16 75 60 69	C 19 19 	319 319 239 105 137 119	3 35 1 24 2 22 3 0 3 27 3 30	Benalla Donald " Benalla Wedderburn Nhill
1543	The Ballarat Banking Co. Limited	Hamburg, Nhill Patrick O'Loghlin, Eurambeen	Raglan West	15ј	A	89	1 12	Ararat
9040 2284 4838	Elizabeth Lamprell Edward Williams Samuel Lowe	Joshua Rogers Gray, Wedderburn Evan M. Williams, Baranduda Jane Edwick, St. Kilda; Wm. Meudell, Melbourne; and Thos. Cornish. Korong Vale	Korong Baranduda Mitiamo	59 10 80, 83, 103, 101	26 	320 51 240	$\begin{smallmatrix} 0 & 0 \\ 0 & 23 \\ 0 & 0 \end{smallmatrix}$	Wedderburn Wodonga Bendigo
1174 2844 13644 13646 9852 7038	William Jno. Martin John Hehir Paulina Richardson John T. B. Richardson John Hy. Tolson Samuelina Lobban Robert W. C. Grieve, }	Meudell, Melbourne; and Thos. Cornish, Korong Vale James Dunphy, Buckland Thomas Scott, Dunbulbalane Leonard Richardson, Talgarno Leonard Richardson, Talgarno James French, Maffra Archibald Lobban, Talgarno	Wandiligong Dunbulbalane Noojee East "Briagolong Talgarno	7 98 17 16 31c 21	15 A D	48 220 310 318 24 100	$\begin{array}{cccc} 0 & 19 \\ 3 & 32 \\ 1 & 37 \\ 2 & 14 \\ 3 & 5 \\ 0 & 29 \end{array}$	Brigbt Numurkah Warragul Maffra Bethanga
2795 2829 12683 9719 2527 8091 15650	George Goode, jun James Sealy William B. Thomson Alice Jane M. O. Kerr Richard Fleming	William H. Syme, Stawell John Clarke, jun., Rupanyup Halven Thompson, Yanipy Maria E. Hunter, Metung George Blaley, Bunguluke William M. Richard and John D. Richard, Katandra	Watta Wella { Lailat Yanipy Bumberrah Bunguluke Katandra	30A 30c 181 63 Pt. 77D 51 23B	 	72 60 63 319 50 319 111	3 13 0 0 3 23 3 28 2 39 3 33 1 24	Stawell "Nhill Bairnsdale Charlton Shepparton
4102	Alfred Binion	Michael J. O'Donnell, East Mel-	Pranjip	33		195	3 13	Rushworth
393	Isabella Chisholm	bourne John Chisholm, Roderick Chisholm, Duncan Chisholm, Mary Ann Chisholm, sen., and Mary Ann Chisholm, jun., Kobyboyn Thomas Chadd, Wangaratta	Kobyboyn	12, Pt. 14	A	308	1 5	Seymour
9907 1334 3435 3434	Ellen Whitty Charles McLean	Solution of Christina McColl and John S.	Carboor Knowsley Balmoral	8 11B 13, 23A, 24A 23B, 24B, 25	 13	197 37 315	1 33 2 29 2 38 3 11	Wangaratta Heathcote
3999 163/32 3712/32 1885/32 1330/32 402/32	John T. Bird James H. Sherar David O'Brien Henry W. Alston, as trustee	McColl, Balmora } Her Majesty the Queen Samuel F. Drakeford, North Fitzroy Catherine O'Brien, Woosang Sarah Jane Gilmore, Thornton	Buckrabanyule Dumbalk Woosang Taggerty	258, 248, 25 1 Pt. 113 108A D 8 and 29B	11 32	315 319 35 207 150 678	3 37 3 33 0 0 0 0 0 0	Harrow Charlton Warragul Charlton Alexandra
3258/32 4117/32 6095	Catherine McDonald John Brown	James William Hobbs, Wychitella Ellen Brown, Yarram Yarram	Terrappee Devon	B ² 51 _A 17		113 77 201	$\begin{smallmatrix}0&0\\0&0\\1&2\end{smallmatrix}$	Boort Palmerston
6058 4076 11164	Marks Kozminsky and Samuel Hamburg Jose ph Mulhare	The Victorian Farmers Loan and Agency Co. Limited Thomas B. Elliott, Darnum § Frederick Wm. Young, Neerim	Yanac-a- yanac { Darnum	19 16		82 319 13	3 39 3 24 3 35	Nhill Warragul
9987/32 8998/32	George McE. Young	Frederick Wm. Young, Neerim South	Neerim	10в Pt. Е ²		40	ŏ ŏ	11
5613/32 5686/32	Alfred Stevenson	William Riddick, Yearinga	Yarrock	B ²		415	0 0	Nhill '

Notes.

BENALLA DISTRICT.—In transfer gazetted 10th March, 1893, p. 1311, 14065/19, 20, Thomas Burkitt to Elizabeth Heyne, as administratrix, the parish should be Naringaningalook, not Dunbulbalane.

SEYMOUR DISTRICT.—In notice gazetted 10th March, 1893, p. 1311, re transfer 5643/19, 20, allotment 1298, 22 acres 1 rood 38 perches, parish of Windham, to Alfred John Richards, the name of the transferor should be Stephen Lade, jun., and Edward Brock, executors, not Stephen Lade Junior and Edward Brock, executors.

the

Land Act 1839, Sections 2 and 44.
APPLICATIONS FOR LEASES APPROVED.
THE following Applications for Leases having been approved, it is hereby notified that the Renus and Fees specified in each case may be received by the undermentioned Revenue Officers.

					Cond	Conditions—How complied with.	plied with.			Amount to be Collected.	se Collect	.ed.			17,
											_ 	 - 		Payable to the Officer authorized	
Date of	Name of Lessee.	Parish.	Extent.							1	FCCS		Tetal	Territorial Revenue at-	89
Loase.				Fencing.	Cultivation.	Cultivation improvements.	Total,	Residence.	Half-yearly.	to date.	Lease ficate.		to pay.		3.
			A. B. P.		£ 8. d. £ 8. d.	p #	£ 8. d.		£ 8. d.	£ 6. d.		લ લ	£ s. d.		
	_	-		nder Section 5	The Lon	nd Act 1869 as	amended by	Trader Section 20 of The Land Act 1869 as amended by The Land Act 1878.	1878.						
	Homes Office	Gannawarra	119 3	0 0 26		32 0 0	32 0 0 129 0 0 Yes	Yes	3 0 0	12 0 0		1 14	0 0 0	Kerang	7484/3/429
1.9.91	Alexander Donaghy	Muskerry	25	0 0 62 {	:	41 0 0	120 0 0	Yes	1 - 1 - 2 - 5 - 5 - 5 -	4 18 0		- L	180		2486 2486
1.4.99	Alexander Donaghy James McKee, jun	Redcastle	319 3 33	, 150 0 200 0	20 0 0	182 0 0 115 0 0	332 0 0 335 0 0	Yes	8 9 6 4 0	16 0 12 8 0		1 18	0 0 8	Heathcote	3250 5972
1.8.92	Charles Young	Costernata		_	Under Sec	Under Section 44 of the Land Act 1850.	Land Act 1890								
2.1.93	2.1.93 Henry Biggar	Jumpunna	49 2 10		154 0 6	49 16 0 154 0 0 72 0 0 275 16 0 Yes	0 91 222	Yes		1 5 0 1 5 0 1 1 3 5 0 Warragul		-	3 5 0	Warragul	23
	1 Includes 6s. short paid under licence. As the allotments are not contiguous two leases are to issue.	TRICT -In notice ra	Includes 6s. s	hort paid und	ler licence.	As the allotme 0764/20, A. He	ents are not co	Includes 6s. short paid under licence. As the allotments are not contiguous two leases are to issue.	eases are to is: Wirmbool, the	sue. parish shou	d have	been Ken	mare, not	Wirmbool.	
Dept	Department of Lands and Survey,			:		•						Commis	JOHN	JOHN MOINTYRE, Commissioner of Crown Lands and Survey.	Survey.

Department of Lands and Survey, Melbourne, 15th March, 1893.

specified in each case may be received by lessee will be duly advised. Land Act 1839, Sections 2 and 32.

APPLICATIONS FOR LEASES APPROVED.

In the Land Acts 1884 and 1890 having been approved, it is hereby notified that the Rents and Fees and undermentioned Officers authorized by the Treasurer to collect Territorial Revenue. Payments to be made half-yearly. When lease is ready for execution 1

JOHN McINTYRE, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 15th March, 1893.

Payable to Receiver of Revenue at-Tallangatta Wangaratta Wycheproof Total Amount of First Payment. Fee for Lease. 00 ÷ Survey Charge. 4 15 6 13 4 10 153 5-23 എ ಎರೆ44ಕಾನಕು Payment. cg 646660000 1111111 1111111 Term. 10½ years less 3 days 6 years less 3 days 6 years less 3 days 1.7.88 1.1.93Date of Lease. Section. Block. :::::::: 1111111 Parish. Omeo
Numbie-Munjie
Kostong
Canabore
Mirimbah
Tittybong
Boga
Worrough Acres. Area. :::::::: Edward Wigg Addew Menahan ... Regina Muller ... Fredk. W. Hebbard ... Wm. Brander ... Wm. Brander ... John McIntoni John McIntoni ... John McIntoni ... Name of Lessee Number of .Lease. 1965 11161 11161 5129 4077 618 1275 3499

Norg.—OMEO DISTRICT.—In notice gazetted 10th February, 1883, p. 818, re 485/32, Henry Davis, 836 acres, parish of Omeo, the following foot-note should have appeared:—Survey charge payable by £5 deposit, and balance in six yearly instalments of £1 3s, 4d, each. 1 Survey charge payable in yearly instalments.
2 This is an amended lease.
3 Two rents of £7.7s. 2d. each, and lease fee £1, paid on former lease to be credited.

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 ten years and eleven months, from the 2nd day of January, 1893, are now receivable. Plans and forms of application, which must be accompanied by a receipt for registration fee of £1, can be obtained at the Crown Lands Office, Melbourne.

Department of Lands and Survey, Melbourne, 15th March, 1893.

JOHN McINTYRE,
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.
32B 34B* 37 38 39 36B 43B† 40 44	140 199 300 402 392 141 79 188 307	County of Weeah County of Weeah On the South Australian boundary On the South Australian boundary On the South Australian boundary County of Weeah

MALLEE ALLOTMENTS.

THE undermentioned Mallee Allotments are now available for application. Particulars as to position of allotments and character of country can be obtained on application at the Local Land Offices.

No. of Allotment.	_			<u>A</u> 1	rea.				County.
	1	Hors	am S	Surv	е у D	istrict	t.		
1 2 25	12 squ	are mile	s and	229	acre	B	•••		Lowan
2	14	**	and	556	**		•••	***	19
25	17	17					***	***	ii .
124	23	U	and	320	acre	8	***	•••	ü
138▲	16		and	286	п		•••	***	,;;
139в	$\frac{8\frac{1}{2}}{21}$	**					•••		,,
140		lr .	and	583	acre	s	•••	•••	i i
141	15	n	and		11	•••	***	•••	n n
171	26	**	and	347	**		•••	***	ii
173	131	19				•••	•••	•••	11
174	14	rr .					•••		"
175	14	н							"
179	30	11	and	405	асте	3	***		"
182	161	**							11
. 183	14	11	and	136	acres	š			**
184	151	1)		•		•••	•••		u .
185	13₹	n		***			•••		H
188	19	H		•••				[11
189	181					•••			11
192	21	**					***		Ir .
193A	9	11	and		асгея	3			11
193в	8 15	11	and l		11				11
194		н	and :	120	Ir		***		o c
221‡	→ 1 squ	are mile	and :	324	**			٠., ١	11

- All applications received on or before Friday, the 17th March, 1893, will be deemed to have been simultaneously made.
- † All applications received on or before Friday, the 14th April, 1893, will be deemed to have been simultaneously made.
- ‡ All applications received on or before Friday, the 24th March, 1893, will be deemed to have been simultaneously made.

Land Act 1890, Part II.

TRANSFERS OF LEASES OF PORTIONS OF MALLEE ALLOTMENTS.

T is hereby notified that the Transfers of Leases of the portions of Mallee Allotments specified in the Schedule hereunder have been approved by the Governor in Council.

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, 15th March, 1893.

JOHN McINTYRE,

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

Schedule.

Date of Lease.	▲llot.	County.	Area transferred,	Name of Transferor.	Name of Transferee,	of tra	er Annum insferred , payable nı—	Pay	nd Place of ment of Transfer.	Payable to Receiver of Revenue at—
1.7.91	437м	Tatchera	4 square miles 109 acres	Anderson, Amy	Cobham, Alex-	£10.	1.7.93	30.1.93.	Melbourne	Kerang
1.7.92	163л	"	2 square miles 144 acres	O'Connor, James	ander Blyth Forrest, Charles Lamond	£6.	1.1.93	23.2.93	n	"
1.1.90	19A ⁸ 19A ⁵	"	321 acres 315 "	Hughes, Richard Hughes, Richard		£2. £2.	rr 11	22.2.93	11 11	11

Note.—Notice of transfer of 636 acres from Richard Hughes to Arthur Spencer, gazetted 23rd September, 1892, p. 3725, is hereby cancelled. In notice of transfer of 397 acres from Mary R. Adams to J. F. Gregg and J. J. Hogan, gazetted 24th February, 1893, p. 1068, the number of the allotment should have appeared as 130s; and in that of transfer of three portions from Jas. Ryan to O. G. Gale and others, gazetted 17th February, 1893, p. 941, the county should have appeared as Karkarooc.

Land Act 1890, Part II.

TRANSFERS OF LEASES OF MALLEE ALLOTMENTS.

IT is hereby notified that the Transfers of the Leases of Mallee Allotments specified in the Schedule hereunder have been approved by the Governor in Council.

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, 15th March, 1893.

JOHN McINTYRE, Commissioner of Crown Lands and Survey, Being the Responsible Minister of the Crown administering the said Act-

Schedule.

Date of Lease.	Allot.	County.	Area.	Name of Transferor.	Name of Transferce.		r annum s from—	Payr	nd Place of ment of r Transfer.	Payable to Receiver of Revenue at—
1.7.85	92в	Tatchera	3 square miles 513 acres	McKinnon, Lachlan	Tonkin, John Snell; and Ton- kin, Hugh	£8.	1.7.93	20.2,93.	Melbourne	Wycheproof
1.1.90	112	ı,	7 square miles	Hogan, Thomas	Glewis Sims, Sidney Samuel	£7.		6.2.93.	н	Kerang
1.7.91	334	"	635 acres 2 square miles	I'rancis Smith, William Ross, William Archi-	O'Bryan, Matthew	£2. £6,	1f 17	16.2.93. 10.2.93.	II II	Wycheproof Kerang
" 1.1.91	440m 174	" Karkarooc	464 acres	bald Drury, George	Jordan, John	£2.	,,	15.2.93.		Horsham
1.7.90	180	11	1 square mile	Coutts, David	Grace, Matilda	£4.	н	30.1.93.	*1	"
1.7.91	429	.,	4 acres 1 square mile 6 acres	Hannah, Robert Campbell	Perry, Richard	£4.	"	16.2.93.	11	Wycheproof
"	430	. ,, .	601 acres	Hannah, Robert Campbell	Perry, Joseph	£2.	Ħ	u	**	"
	652a	,,,	637 acres	O'Callaghan, Thomas	Parsons, George	£2.	n	"	11	11

Land Act 1890, Part II.

LEASE FOR MALLEE ALLOTMENT CANCELLED.

IT is hereby notified that the Lease for the Mallee Allotment specified in the Schedule hereunder has been cancelled. The allotment will be available for application on or before Friday, the 14th day of April, 1893.

Department of Lands and Survey, Melbourne, 15th March, 1893.

JOHN McINTYRE,

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

9	Sch	ed	ս	e

Date of Leaso.	-	Name.		No. of Allotment.		County.	Arca.
1.7.90	Connor, William	•••	 	121	Karkarooc		 644 acres

Land Act 1890, Part II.

APPLICATION FOR LICENCE FOR MALLEE AGRICULTURAL ALLOTMENT REFUSED.

IT is hereby notified that the following Application for Licence of Mallee Agricultural Allotment specified in the Schedule hereunder has been refused, applicant not being entitled to select.

Department of Lands and Survey, Melbourne, 15th March, 1893.

JOHN McINTYRE,

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

Schedule.

No. of Application.	Name of Applicant.	Portion of Allotment.	County.	Area.
	Franklin, Arthur John	29	Karkarooc	320 acres

Land Act 1890, Part II.

REDUCTION OF AREAS OF MALLEE ALLOTMENTS.

T is hereby notified that the Areas of the Mallee Allotments as hereunder have been reduced as specified, and rents adjusted accordingly.

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

Department of Lands and Survey, Melbourne, 15th March, 1893.

Schedule.							
Date of Lease.	Name of Lessee.	Allotment.	County.	Area as reduced.	Rent per Annum, to commence from—		
1.7.91 1.7.92	Anderson, Amy Ada O'Connor, James	. 437 163	Tatchera	12 square miles 407 acres 17 square miles 333 acres	£26. 1.7.93. £27. 1.1.93.		

BENDIGO.—LICENSING COURTS.—It is ordered that Licensing Courts be held for the undermentioned Licensing Districts at the place and time set out below:—

Place of Sitting.	Date and Time.	Licensing Districts.
Court House, Camp Hill, Bendigo	3rd May, 1893, at Ten o'clock a.m.	Barkly, Darling, Goldensquare, Sutton, White Hills, Axedate, Kan- garoo Flat, Mandurang, Sandhurst South, Strath- fieldsaye, Huntly, Ray- wood, Woodstock

Dated the 8th day of March, 1893.—(By the Court) IRVIN MARTIN, Clerk of the Licensing Courts.

Juries Act 1890.

CELLONG.—REVISION OF JURY LIST.—Notice is hereby given that a Special Court of Petty Sessions will be held at the Court House, at Gheringhap-street, Geelong, on Thursday, the 6th day of April, 1893, at the hour of Ten o'clock in the forenoon, for the purpose of revising the Jury Lists for the Jury District of Geelong. Dated at Geelong this 14th day of March, 1893.—J. T. R. Dalton, Clerk of Petty Sessions.

Note.—This notice is published in lieu of the notice that appeared in the Government Gazette of the 10th March inst., page 1319.

LICENSING COURTS.—It is ordered that sittings of the Licensing Courts for the Licensing Districts hereunder mentioned be held on the days and dates, and at the hours respectively hereinafter set out, viz.:—

At HEIDELBERG, on Monday, the 20th day of March, 1893, at Ten a.m., for the Licensing Districts of Heidelberg, Eltham, Nillumbik, Anderson's Creek, and Templestowe.

At YARRA GLEN, on Wednesday, the 22nd day of March, 1893, at Ten a.m., for the Licensing Districts of Yarra Glen, Healesville, Marysville, and Queenstown.

At LILYDALE, on Friday, the 24th day of March, 1893, at Ten a.m., for the Licensing Districts of Lilydale, Wandin, and Warburton.

--(By the Court) D. Berriman, Clerk of the said Courts. Heidelberg, 11th March, 1893.

MORNINGTON.—LIGENSING COURT.—Notice is hereby given that the next sitting of the Licensing Court for the Licensing Districts of Schnapper Point, Balnarring, Dromana, Flinders, Tootgarook, Frankston. and Tyabb will be held at Mornington, on Saturday, the 25th day of March, 1893, at a quarter to Eleven a.m.—(By order of the Court) E. D. Moors, Clerk of the Licensing Courts.

TEA.—JURY LIST REVISION COURT.—Notice is hereby given that a Special Court of Petty Sessions will be held at the Court House, Yea, on Tuesday, the 4th day of April, 1893, at Ten o'clock in the foremon, for the purpose of revising the List of Jurors qualified and liable to serve as Jurors at the Town of Yea. Dated at Yea this 13th day of March, 1893.—JOSEPH A. COSTA, Clerk of Petty Sessions.

SITTINGS of the Supreme Court for the hearing of Criminal Trials, &c.: pursuant to Orders in Council of 28th November, 1892, and 6th March, 1893.

toba, and our	· Lui Oi	, 1000.	·	
Ararat			Thursday 7 September	
Bairnsdale	•••	***	Tuesday 11 April	
Ballarat		***	Thursday 20 April	
Beechworth		***	Tuesday 20 June	
Benalla			Tuesday 2 May	
Bendigo			Wednesday 26 April	
Castlemaine			Thursday 20 July	
Echuca	•••	•••	Tuesday 18 July	
Geelong			Tuesday 16 May	
Hamilton			Tuesday 18 April	_
Horsham			Tuesday 5 September	
Maryborough	•••		Thursday 11 May	
Port Fairy	•••		Friday 19 May	
Sale	***		Tuesday 25 July	
Shepparton		•••	Friday 14 April	
St. Arnaud			Tuesday 9 May	
Stawell	•••		Tuesday 6 June	
Warrnambool		***	Tuesday 8 August	
Melbourne		•••	Monday 17 April	

GENERAL SESSIONS: pursuant to Order in Council of 19th December, 1892.

1 2011 120	.001111)0	, 1U	<i>14</i> ,
Ararat			Wednesday 10 May
Bairnsdale			Thursday 8 June
Ballarat			Tuesday 4 July
Beechworth		•••	Tuesday 18 July
Benalla		'	Thursday 6 July
Bendigo		•••	Tuesday 4 July
Castlemaine		•••	Wednesday 26 July
Daylesford			Thursday 15 June
Echuca			Wednesday 16 August
Geelong			Tuesday 11 April
Hamilton	•••		Tuesday 16 May
Horsham		•••	Wednesday 21 June
Jamieson .			Thursday 23 March
Kilmore			Tuesday 18 April
Kyneton			Tuesday 13 June
Mansfield	•••	•••	Wednesday 22 March
Maryborough			Thursday 28 September
Melbourne			Wednesday 5 April
Mildura	•••		Tuesday 16 May
Nhill			Thursday 27 April
Omeo	•••	•••	Tuesday 16 May
Palmerston		•••	Wednesday 10 May
Port Fairy		***	Friday 24 March
Portland	***		Thursday 18 May
Sale		•••	Tuesday 6 June
Shepparton			Wednesday 26 April
St. Arnaud		•	Thursday 23 March
Stawell	•••		Thursday 11 May
Wangaratta	•••		Friday 21 April
Warragul			Wednesday 14 June
Warrnambool		•••	Thursday 23 March
COUNT	T V	0.0	IIRTS - Dates fixed by the

COUNTY COURTS. - Dates fixed by the

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... Wednesday ... 10 May ... Thursday ... 20 April

Ararat ...

Port Fairy

Bacchus Marsh

	Bairnsdale			Thursday	8 June
ŀ	Ballarat		•••	Tuesday	2 May
	Beechworth			Wednesday	19 April
l	Benalla			Tuesday	30 May
	Bendigo			Wednesday	3 May
l	Bright			Wednesday	2 August
	Camperdown			Wednesday	22 March
l	Casterton		14.	Monday	22 May
l	Castlemaine		•.•	Tuesday	11 April
l	Charlton			Wednesday	28 June
ı	Chiltern			Tuesday	11 April
	Clunes			Tuesday	18 April
l	Colac			Tuesday	21 March
l	Creswick			Wednesday	19 April
l	Dandenong		•••	Wednesday	3 May
l	Daylesford			Thursday	15 June
l	Donald			Wednesday	22 March
l	Dunolly `		•••	Tuesday	21 March
ŀ	Echuca	•••	•••	Wednesday	7 June
l	Geelong	•••	•••	Tuesday	11 April
l	Hamilton	•••	•••	Tuesday	16 May
Ì	Heathcote	•••	•••	Wednesday	19 April
ı	Horsham	•••	•••	Tuesday	25 April
۱	Inglewood	•••	•••	Friday	21 April
l	Jamieson	***	•••	Thursday	23 March
l	Kerang	•••	•••	Thursday Tuesday	11 May 18 April
l	Kilmore Kyneton	•••	•••		18 Aprii
l	Mansfield	***	•••	Tuesday Wednesday	22 March
l	Maryborough			Wednesday	12 April
l	Melbourne			Wednesday	5 April
ı	Mildura		•••	Tuesday	16 May
ļ	Mornington			Thursday	1 June
١	Nagambie			Friday	26 May
l	Nhill			Thursday	27 April
١	Omeo			Tuesday	16 May
١	Palmerston			Wednesday	10 May

... Friday

... 24 March

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Portland

Seymour

Shepparton

St. Arnaud

Stawell ...

Walhalla

Sale

... 18 Мау

... 6 June

... 11 May

... Wednesday ... 26 April

... Thursday ... 23 March

... Wednesday ... 21 June

... 15 August

... Thursday

... Tuesday

... Tuesday

... Thursday

AL MILITARILE	• • • •	•••	110	uncaumy	2	r o une	
Wangaratta			Fri	day	2	1 April	
Warragul			We	dnesday	1	4 June	
Warrnambool		•••		ırsday		3 March	
Wodonga							
_	•••	•		ırsday		3 April	
Yarrawonga	•••	•••		ırsday		0 July	
Yea		•••	Thu	ırsday	2	7 April	
C OURT	8 :	оғ	MIN	7 E S.—	Date	eafixed b	y the
M-11				RF Judgi	€.		
Melbourne	•••	•••	•••			-	
		Aı	ARAT D				
Ararat	•••	•••	We	dnesday	1	0 May	
Stawell	•••	•••	The	ursday	1	1 May	
		BAT	LARAT I	liganion	•		
Ballarat			Tue			2 May	
Clunes			Tu			8 April	
Creswick				dnesday		9 April	
	•••			-		o aspin	
		Beec		DISTRICT	•		
Beechworth	•••			dnesday	1	9 April	
Bright	•••	•••		dnesday		2 August	
Chiltern	***	***	Tue			1 April	
Jamieson	•••	***		ıraday		3 March	
Kilmore	•••	•••	Tue			8 April	
Mansfield	•••	***		dnesday	2	2 March	
Wodonga	•••	***	The	arsday	1	3 April	
		CAST	LEMAINE	DISTRICT			
Castlemaine			Tue			1 April	
Heidelberg			***				
Hepburn (Day			Thu	ırsdav	1	5 June	
Kyneton			Tue			3 June	
-				•			
73				DISTRICT.			
Bairnsdale	•••	•••		araday		8 June	
Omeo	'		Tue			6 May	
Palmerston	•••	•••		dnesday		0 May	
Sale Walhalla	•••	•••	Tue			6 June	
TV MINAILE	***	•••	17 6	dnesday	2	1 June	
		MARY	вовопан	DISTRIC.	r.		
Dunolly		•••	Tue	esday	2	1 March	
Inglewood	•••	•••	Fri	day	2	l April	
Maryborough	•••		We	dnesday	1	2 April	
St. Arnaud			The	ırsday	2	3 March	
		SANI	OHURST 1	District.			
Bendigo				dnesday		3 Мау	
Heathcote				dnesday		9 April	
	•••	•••			1	- arpin	
	==						

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.

Removing State School Building, No. 47, Fawkner, and re-crecting same at State School, No. 2901, Moonee Ponds Wost, and extending building 20 feet in length. Pre-liminary deposit to accompany tender, £20 23rd March

Repairs to Planking, Walings, &c., at Working Jetty, Portland. Particulars also at Post Office, Portland. Preliminary deposit to accompany tender, £5 23rd March

Removal of the Buln Buln, 2017, School Building to Jindivick South, 2882. Particulars also at the Police Station, Warragul. Preliminary deposit to accompany tender, £10 23rd March

Fixing Crane on Jetty, Newhaven. Particulars also at Post Office, San Remo. Preliminary deposit to accompany tender, £5 23rd March

. Repairs, Painting, &c., Propagating Houses and Frames, Botanic Gardens. Preliminary deposit to accompany tender, £5. 23rd March

Additions, &c., Police Station, Coburg. Pre-liminary deposit to accompany tender, £5.. Final deposit, 5 per cent. 23rd March

Painting interior of large Conservatory, Botanic Gardens. Preliminary deposit to accompany tender, £5 23rd March

Repairs, &c., Steam Cooking Appliances, Lunatic Asylum, Kew. Preliminary de-posit to accompany tender, £5 23rd March

Galvanized Iron Rocket House, Port Campbell. Particulars also at Post Office, Port Campbell. Preliminary deposit to accompany tender, £5 30th March

Erection of Drop at 14 miles 10 chains in Main Drain, Koo-wee-rup Swamp. Particulars also at Koo-wee-rup Railway Station. Preliminary deposit to accompany tender, £15. Final deposit, 5 per cent. 30th March

Erection of Drop at 16 miles 5 chains in Main Drain, Koo-wee-rup Swamp. Particulars also at Railway Station, Koo-wee-rup. Pre-liminary deposit to accompany tender, £15. Final deposit, 5 per cent. ...

... 30th March

Erection of Drop at 12 miles 20 chains in Main Drain, Koo-wee-rup Swamp. Particulars also at Railway Station, Koo-wee-rup. Pre-liminary deposit to accompany tender, £15. Final deposit, 5 per cent. ... 30th March

Timber Bridge over Side Drain at 9 miles 74 chains 69°2 links at Koo-wee-rup Swamp. Particulars also at Railway Station, Koo-wee-rup. Preliminary deposit to accompany tender, £5 30th March

Timber Culvert and Drop to Side Drain at 16 miles 23 chains 28 links at Koo-wee-rup. Particulars also at Railway Station, Koo-wee-rup. Preliminary deposit to accompany tender, £5 30th March -

All deposit-receipts, &c., must be made payable to the Secretary for Public Works.

Tenders to be addressed to the Honorable the Commissioner of Public Works, and marked "Tender for ——."

W. T. WEBB, Commissioner of Public Works.

Melbourne, 16th March, 1893.

VICTORIAN RAILWAYS.

SEPARATE Tenders are invited for the undermentioned works, &c. works, &c.

Tenders, accompanied by the necessary preliminary deposit, and indorsed "Tender for —" "(as the case may be), must be deposited in the Tender-box, Secretary's Office, Spencer-street, Melbourne, at or before Twelve o'clock noon of the dates as specified.

Monday, 27th March.—Lease, for grazing purposes, of about 4½ acres of land (reservoir reserve) at Woodend. Particulars at Woodend station.

Monday, 27th March.—Lease, till 30th June, 1898, of the right of advertising at Flinders street and Prince's bridge stations, and at the stations on all lines (omitting the Flinders-street tramway) leading into those stations. Particulars at the Traffic Manager's Office, Spencer-street. Preliminary deposit, £200.

Monday, 27th March.—Construction of brick culvert near Canadian station. Particulars at the office of the Engineer for Existing Lines, Spencer-street, and at Ballarat and Geelong stations. Preliminary deposit, £10.

Monday, 10th April.—Purchase, in one or more lots, of not less than one mile of rails, of about 100 miles (line of way) of servicesble second-hand 60-lb. flange-iron rails, with fish-plates and bolts. Tenderers must state the quantity required, and where delivery will be taken. Samples may be seen at the office of the Engineer for Existing Lines, Spencer-street. Preliminary deposit, 5 per cent. of the amount offered. Terms—Cash on delivery.

No tender will necessarily be accepted.

R. G. KENT, Secretary for Railways,

TENDERS FOR GENERAL STORES.

TENDERS will be received until Eleven o'clock a.m. on Friday, the 7th April, as under, from persons willing to furnish the undermentioned articles in such quantities as may be ordered by the Victorian Government during twelve calendar months, commencing on the 1st July, 1893, or for the periods specially indicated hereunder:—

		Schedules	of Article	ès.		11	Pre- minary Deposit.	Secu- rity.
	_						£	£
No.	1.	Apparel				1 year	3	25
	2.	Arsenic, &c.	•••			11	5	50
	3,	Bed rugs				3 years	5	25
		Blankets and rug				٠,,	3	30
	5.	Boots for Indust	rial Scho	ols		н	3	30
	6.	Bricks, lime, and	cement			lt.	5	50
	7.	Brooms	•••			**	1	5
	8.	Brushware				11	10	100
_	9.	Canvas sails, &c.	9.0			**	8	80
1	0.	Chambray and w	incey			**	7	70
Ī	1.	Chemicals, photo	-litho	***		2 years	3	30
1	2.	Clocks, office		··· .		3 years	2	20
1	3.	Clothing for Ind	ustrial S	chools		1 year	3	25
1	4.	Cutlery and spoo	ns	***		3 years	2	20
		Disinfectants				ů,	2	20
1	G.	Drugs, medicines	3, &c.			2 years	10	100
1	7.	Dyeware goods				3 years	1	10
1	8.	Embossing in rel	ief			11	$\bar{2}$	10
1:	9.	Fenders, fire-iron	s. and gr	rates		tr.	1	ő
2	Ю.	Filters				17	2	20
2	21.	Fireproof safes				11	2 5	50
2	2.	Furniture		•••			š	80
2	3.	Gas and water pi	ning and	fittings			8 5	50
2	4.	Glass and earther	awaro			"	ĭ	10
2	5.	Glue				**		iŏ
20	6.	Gold leaf					$\frac{1}{2} \\ \frac{2}{3}$	20
2	7.	Hats, men's and	hovs'			**	2	20
28	8.	India rubber good	ds			11	3	30
29	9.	Lamps, &c.				"	ĭ	10
30	ō.	Leather and shoe	makers'	material	ş	11	4	40
3	i.	Lines and twines				"	10	100
		Locks, lock furni		l kevs			- 4	40
33	3.	Matches				"	2	2ŏ
34	4.	Nails, screws, riv	ets. and	stanles		"	ร์	30
38	5.	Oils, and oil drur	ns.	non-		**	12	120
30	6.	Overcoats (water	proof) fo	r Police		1 year	3	30
37	7.	Painters' and gla	ziera' ma	torials		3 years	12	120
38	8.	Rope and cordage	A	WI I WILL		o years	17	70
39	n.	Seals and stamps	•			1 year	5	50
40	ā.	CH 1.				3 years		20
		CL ! 1				U y Cara	10	100
45	2.	Ships' tanks		• • • •	• • • •	"	3	30
43	3.			***	•••	11	8	80
		TT-1-1-1-1-			• • • •	"	10	100
		T7 11 11 1		••••	•••	"	2	100
20	″	V CHEMAN DIMUS	•••	•••		**	4	10

Schedules as above, giving an estimate of the articles required, and printed forms of tender may be obtained from the Secretary to the Tender Board, by whom also the samples will be shown, and any information or explanation afforded to persons tooksize.

Shown, and any monatures tendering. Separate tendering. Separate tenders will be received for each schedule, but they must include the whole of the articles therein mentioned, and a separate price must be stated for each article.

The total amount of tender must be stated in words as well as

in figures.

Tenders having alterations or erasures therein will not be

entertained.

Tenders must be accompanied by the preliminary deposit as shown above in bank notes, or a bank draft in favour of the Secretary to the Tender Board (cheques will in no case be received), which will be returned within ten days to unsuccessful tenderers. Such deposit to be forfeited in the event of the successful tenderer failing to complete the security within the prescribed period.

Security will be required either in Government debentures, bank deposit-receipt in favour of the Secretary to the Tender Board, or cash deposit, as the tenderer may elect.

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

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

Persons failing to take up their contracts will be disqualified from tendering for Government supplies for a period of twelve months.

Tenders, enclosed in a separate envelope, and having the words "Tender for — " (as the case may be) written thereon, must be deposited in the Tender-box at the Pay Office, Treasury, Melbourne.

CONDITIONS OF CONTRACT.

CONDITIONS OF CONTRACT.

1. The Government will not be bound to order from the contractor all the articles enumerated in the schedules, but only those articles, and such quantities of those articles, as it may be found necessary to order. Should the Government, however, require a larger supply of any article than the quantity stated in the schedules, the contractor will nevertheless be bound to supply the same at contract rates.

2. The supplies are to be the same as sample where so stated, and of the particular manufacture indicated in the schedule of tenders. In the case of different makers' goods, the contractor will be required to supply the kind ordered. In other cases the supplies are to be the best quality of their several kinds or manufacture. A preference will, however, be given to goods of Victorian manufacture, provided the quality is equal to the particular manufacture indicated in the schedule.

3. The value of all packages, cases, casks, &c., whether bulk be broken or not, must be included in the prices stated in the contractor's tender; all such packages, &c., to be considered the property of the Government, and no charges or expenses whatsoever beyond the price tendered and set out in the schedule will be allowed to the contractor for any articles or packages, cases, casks, &c. The net weight or quantity only will be paid for. Contractors must provide, without extra charge, whatever labour may be required in the packing of stores.

4. All orders for supplies will emanate from the departments

4. All orders for supplies will emants from the departments requiring the goods. The goods shall be delivered as may be delivering the supplies the contractor shall produce the order for the same to the officer outhorized to accept delivery, and such officer shall acknowledge thereon the receipt of the stores accepted, and shall return the order to the contractor.

5 Supplies ordered for delivering the William of the stores accepted.

cepted, and shall return the order to the contractor.

5. Supplies ordered for delivery in Melbourne and Williamstown districts are to be delivered free of all charges (whether cartage, freight, &c.), and, for the purposes of these contracts, Melbourne district will include a radius of six miles from the General Post Office; and Williamstown district will include the town of Williamstown, Hobson's Bay, and the River Yarra.

6. Arrangements as to time of delivery and inspection of goods will be made by the officers ordering the goods.

7. Orders must receive propuls recently accounts.

will be made by the officers ordering the goods.

7. Orders must receive prompt execution; and, in the event of the goods not being delivered within forty-eight hours after the contractor shall have received the order, or within such other time as the order may specify for delivery, it will be competent for the officers named in Condition 6, or the head of the department to whom the goods are to be supplied, on giving the contractor twenty-four hours' notice, to purchase the supplies, or any like supplies that are suitable for the service, at the contractor's risk, and the extra expense incurred over and above the contract price (if any) will be deducted from the contractor's account or from the security money.

8. The contractor will be required to furnish his eccent in the

8. The contractor will be required to furnish his account in the prescribed form as soon as possible after delivery of the full quantities of goods ordered, the account being accompanied by the receipted delivery orders on which it is based. The prices quoted in the orders cannot be increased.

quantities of goods ordered, the account being accompanied by the receipted delivery orders on which it is based. The prices quoted in the orders cannot be increased.

9. The acceptance of the supplies shall be subject to the approval of the officer authorized to take delivery of the stores, or such other officer as shall be named in the conditions. The contractor may, however, claim a survey on any goods objected to; but in that case he must, within twenty-four hours after objection is made, give notice thereof in writing to the officer rejecting the goods. If, after the delivery of the supplies has been taken, any deficiency or defect is discovered therein, such stores may be returned to the contractor.

10. When a contractor is required to make delivery of goods at a railway station for transmission by rail, he shall obtain a receipt for the goods in duplicate on the Stores and Transport consignment note, at the same time handing in a triplicate of the form as an authority for the carriers to act as agent for and charge the freight to the Stores and Transport Department. He shall as soon as possible, and not later than twenty-four hours thereafter, deliver at the Tender Board Offices the original, the duplicate to be retained by himself. Should the goods thus forwarded be rejected, the contractor must bear the cost of replacing such goods, for which service the departmental consignment note is not to be used. Any infringement of this condition may subject the contractor such mulet as the Tender Board may recommend under clause 13 of these conditions.

11. Delivery will not be deemed to have been made until the goods have been approved of. In case of the rejection or return of any supplies, the contractor shall bear the whole cost of replacing the supplies rejected or returned, otherwise purchases will be effected at the contractor shall bear the whole cost of replacing the supplies rejected or returned, otherwise purchases will be effected at the contractor shall bear the whole cost of the board is to be con

the survey fees and extra expense (if any) will be charged as in Condition 7.

13. A repetition of irregularity in the quantity or quality of the supplies, or of delay in delivering or replacing them when required, will subject the contractor, upon report from the Tender Board, to such mulet, not exceeding Fifty pounds, as the said Treasurer may direct, and the amount may be deducted as in Condition 7. It will also be in the power of the said Tronsurer, upon such repetition, to terminate the contract forthwith and forfeit the whole or any portion of the security money.

14. Under no circumstances will a contractor be permitted to abandon his contract, the contract sourity money will in that case be absolutely forfeited; and, in addition, the contractor will be held liable for any loss which the Government may sustain in consequence of such failure.

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

16. The contracts entered into under this notice are not to be

Government.

16. The contracts entered into under this notice are not to be considered as being broken, infringed, or vitiated by the importation of stores for the Government service, or by any contracts or purchases made by the Imperial Commissariat or the Agent-General for Victoria, or by any contracts or agreements made for any works or supplies by the Departments of Public Works and Defence, or on account of other Governments, or for the Telegraph or Railway Departments, or for supplies to the Aborigines, or for connexions and fittings of Diamond Prills; or by any article being made at and supplied for the use of any Government establishment; or by the consumption of the surplus stock of any Government establishment;

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

G. D. CARTER.

Treasury, Melbourne, 15th March, 1893.

TENDERS FOR TELEGRAPH POLES.

TENDERS FOR TELEGRAPH POLES.

TENDERS will be received until Twelve o'clock on Tuesday, the 28th March, 1893, for the supply and delivery at Geelong of 100 Telegraph Poles.

Models and specifications may be seen at the Telegraph Engineer's Room, General Post Office; and specifications at the Post Offices at Geelong, Colac, and Camperdown.

Tenders to be indorsed "Tender for Telegraph Poles," and addressed to the Honorable the Postmaster-General, Melbourne. They may be deposited in the Tender-box at the General Post Office, Melbourne; or, if sent by post, must be prepaid and registered.

Office, fictionals, s., registered.

The amount of the preliminary deposit to be enclosed with the tender is £5, in cash, bank draft, or marked cheque.

The lowest or any tender will not necessarily be accepted.

Unsuccessful tenderers will have their deposits returned on application.

JAS. SMIBERT, Deputy Postmaster-General.

Post Office and Telegraph Department, Melbourne, 13th March, 1893.

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, 24th March, 1893.

NOTE. - The fee for the period from 1st April, 1893, to 31st December, 1893, and fee of Five shillings for Licence, must accompany each Tender.

accompany each Tender.

TENDERS will be received by the Board of Land and Works up to Noon of Friday, the 24th March, 1893, 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 Detiration 1992.

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:

- 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 1830, 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 1830, or for mining purposes.

 2. In case the said land or any part or parts thereof, shall
- 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 foresaid, 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.
- 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 licenseed land, or any part thereof, may lawfully make entry upon and hold the same without the permission or sanction of the licensee or any one claiming under her, him, or them.
- 4. No land comprised in roads from time to time surveyed and marked out within the boundaries of the land comprised in this licence shall be deemed within its operation.
- 5. This licence entitles the holder thereof, during the period for which it is granted, to use the land therein comprised for depasturing purposes only, but does not confer any right to build thereon, or to cultivate or to fence any portion thereof.
- 6. If the licensee desire a renewal of this licence, notice to that effect must be given to the responsible Minister aforesaid one month prior to the expiration thereof, but nothing herein contained shall be deemed to confer the right to any renewal.

- 7. The interest in this licence may not be transferred without the consent of the Minister aforesaid and the payment of a fee of £1.
- 8. No claim whatever shall be made or entertained by reason of the licence not being renewed or transferred.
- This licence is to be used under and in accordance with the regulations made or to be made under the provisions of the said Act and for the time being in force.
- 10. This licence may be forfeited if the licensee commit a breach of or neglect to comply with any of these conditions.
- 11. The publication of a notice in the Government Gazette, purporting to declare that the Governor or Administrator, with the advice aforesaid, has forfeited this licence, shall be conclusive evidence that the licence is forfeited.
- 12. The ring-backing 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 April, 1893, to 31st December, 1893.
- 2. The licence-fee must be paid in advance. The fee for the period from 1st April, 1893, to 31st December, 1893—for which the licence will be issued—must accompany the tender, or be paid by the successful tenderer or his agent immediately on the declaration of the acceptance of the tender, otherwise the offer of the next highest tenderer who may be prepared to comply with this condition may be accepted.
 - 3. Tenders to be for so much per lot and block per annum.
 - 4. Separate tenders must be lodged for each block.
- 5. Tenders to be indorsed—"Tender for Lot 1, Block 363," or "Lot 2, Block 956," or "Lot 3, Block 2210," as the case may be.
- 6 The highest or any tender not necessarily accepted.
- 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

JOHN McINTYRE, Commissioner of Crown Lands and Survey.

Department of Lands and Survey.
Melbourne, 22nd February, 1893.

Lot 1. Grazing block (No. 363)-(Withdrawn).*

Lot 2. Grazing block (No. 956)—183 acres, being the Bearit Villago reserve, parish of Ulupna, adjoining Currie's purchased land: Benalla district.—(907/123.)

Lot 3. Grazing block (No. 2210)—4,600 acres, allotments 51, 52, 53, 54, 55, and 56, parish of Walwa: Beechworth district.—(1974/123.)

Lot 4. Grazing block (No. 2270)—165 acres, part of allotment 148, being the Race-course and Recreation reserve, parish of Burrum Burrum: St. Arnaud district.—(1616/119.)

Lot 5. Grazing block (No. 2887)—33 acres, being the frontage on the Avoca River to allotment 5, section 3, parish of Quambatook: Kerang district.—(835/119.)

Lot 6. Grazing block (No. 3187)—14,000 acres, being all the available Grown lands in the parishes of Willung and Stradbroke: Sale district.—(644/123.)

Lot 7. Grazing block (No. 3228)—34 acres, being the frontage on the Bough Yards Creek to allotments 35 and 35A, parish of Mokoan: Benalla district.—(538/123.)

Lot 8. Grazing block (No. 3409)—85 acres, being the departmental reservation between allotments 42 and 49, parish of Belaura: Stawell district.—(958/119.)

Lot 9. Grazing block (No. 3613)—170 acres, parish of Warrandyte, on the River Yarra, west of allotments 4B and 4c, formerly held under grazing licence by J. E. Lowe: Melbourne district.—(1516/119.)

Lot 10. Grazing block (No. 3680)—310 acres, situated in the parish of Batchica, on the Yarriambiac Creek, south-east of and adjoining the Brim homestead: Horsham district.—(320/119.)

adjoining the Brim homestead: 110rsham district.—(320/118).

Lot 11. Grazing block (No. 3720)—296 acres, being allotments 34 and 36A, parish of Kooroc: Castlemaine district.—(1840/123.)

Lot 12. Grazing block (No. 3756)—240 acres, being grazing area 2B, parish of Strathmerton: Benalla district.—(103/123.)

Lot 13. Grazing block (No. 3793)—335 acres, being the eastern portion of grazing allotment 222, parish of Ledcourt: Stawell district.—(640/119.)

Lot 14. Grazing block (No. 3794)—77 acros, comprising grazing area No. 27, parish of Arapiles: Horsham district.—(667/119.)

Lot 15. Grazing block (No. 3802)—57 acres, situated north of A. J. E. McKinlay's selection, and east of R. Mackay's selection, parish of Warraquil: Horsham district.—(664/119.)

Lot 16. Grazing block (No. 3936)—130 acres, adjoining allotments 4, 7, 8, and 9 of section A, parish of Strathmerton; Benalla district.—(794/123.)

Lot 17. Grazing block (No. 3985)—160 acres, parish of Kanya-slla, on the west side of John Boal's holding: Echuca district,

- Lot 18. Grazing block (No. 4048)—30 acres, between P. O'Dea's holding and the Snowy River, parish of Newmerella: Bairnsdale district.—(412/123.)
- Lot 19. Grazing block (No. 4072)—3,609 acres, comprising allotments 104, 105, 106, 108, 110, and 111, parish of Gymbowen: Horsham district.—(1035/123.)
- Lot 20. Grazing block (No. 4086)—11,660 acres, comprising the Merrijig timber reserve and the remnant of pastoral (blue) allotment P, county of Delatite, outside the Glenmore run: Alexandra district.—(343/119.)
- Lot 21. Grazing block (No. 4092)—800 acres, being blocks 20, 21, and part of 22, parish of Yalca: Benalia district.—(637/123.)

 Lot 22. Grazing block (No. 4122)—38,000 acres, being pastoral allotiment V₁, county of Wonnangatta: Omeo district.—
- Lot 23. Grazing block (No. 4279)—13,000 acres, being portion of block J¹, county of Wonnangatta: Alexandra district.— (564/123.)
- Lot 24. Grazing block (No. 4298)—36 acres, being an island in the Goulburn River south of allotments 39a and 42a, parish of Ghin Ghin: Seymour district.—(267/123.)
- Lot 25. Grazing block (No. 4299)—100 acres, allotment 1s of section B, parish of Charlton East, being a water supply reserve adjoining the holdings of J. Butler and A. Blair: St. Arnaud district.—(1556/123.) Note.—The public to have free access to the dam on this allotment.
- Lot 26. Grazing block (No. 4309)—2,662 acres, comprising allotments 82, 83, and 84, parish of Koonik Koonik, and allotments 58 and 59, parish of Goroke: Horsham district.—(1026/123.)
- ments 58 and 59, parish of Goroke: Horsham district.—[1026]123.)

 Lot 27. Grazing block (No. 4323)—640 acres, being the Mayford township reserve, country of Dargo: Omeo district.—(340/123.)

 Lot 28. Grazing block (No. 4372)—858 acres, a timber reserve, comprising allotments 15a and 15a, and portions of original allotments 8a and 8a, section 3, parish of Eddington: Castle-maine district.—(2721/123.) Note.—This licence will be renewable annually for a period of four years after 31st December, 1893.

 Lot 29. Grazing block (No. 4415)—170 acres, parish of Dunbul.
- Lot 29. Grazing block (No. 4415)—170 acres, parish of Dunbulbalane, county of Moira, being that portion of the township of Marungi, situated in the parish of Dunbulbalane: Benalla district.—(390/123.)
- Lot 30. Grazing block (No. 4671)—55 acres, being the frontage on the Goulburn River to allotment 119, parish of Kotupna: Echuca district.—(959/119.)
- Lot 31. Grazing block (No. 4672)—2,235 acres, being allotments 46, 47, and 52, parish of Tallageira, county of Lowan, formerly held under section 32 by J. E. Ding, Jas. Quintrell, and Jas. Dagger: Horsham district.—(2477/32.)
- Lot 32. Grazing block (No. 4722)—40 acres, allotment 57, parish of Rupanyup, adjoining the purchased land of J. Shearer: Horsham district.—(D.32714.) Note.—The public to be allowed free access to all water storages.
- Lot 33. Grazing block (No. 4726)—18 acres, allotment 169, parish of Rupanyup, being a reservation for public purposes on three-chain road from Horsham to Minvip, near Duck Swamp: Horsham district. —(D.32714.) Note.—The public to be allowed free access to all water storages.
- Lot 34. Grazing block (No. 4727)—89 acres, allotment 4, parish of Ashens, being a reserve for public purposes at north-cast angle of the parish: Horsham district.—(D.32714.) Note.—The public to have free access to all water storages.
- Lot 35. Grazing block (No. 4728)—9 acres, allotment 144A, parish of Kewell East, being a reserve under section 110 adjoining school site, on south boundary of parish: Horsham district.—(D.32714.) Note.—The public to have free access to all water
- Lot 36. Grazing block (No. 4729) -40 acres, parish of Kewell East, being a reserve under section 110 on main road about 1½ miles north of Kewell township: Horsham district.—(D. 32714.) Note.—The public to be allowed free access to all water storages.
- Lot 37. Grazing block (No. 4731)—9 acres, north-west of and adjoining allotment 69, parish of Kewell East: Horsham district.—(D.32714.) Note.—The public to be allowed free access to all
- Lot 38. Grazing block (No. 4732)—57 acres, being allotment 146, parish of Nullan, situated north-east of the Minyip township: Horsham district.—(D.32714.) Note.—The public to be allowed free access to all water storages.
- Lot. 39. Grazing block (No. 4786)—36 acres, being allotment 42a, parish of Lallat, on the south boundary of parish: Horsham district.—(D. 32714.) Note.—The public to be allowed free access to all water storages.
- Lot 40. Grazing block (No. 4737)—22 acres, allotment 40a, parish of Lallat, being a water reserve in south portion of the parish adjoining the holdings of T. and J. Hutchings: Horsham district.—(D. 32714.) Note.—The public to be allowed free access to all water storages.
- Lot 41. Grazing block (No. 4740)—113 acres, allotment 30, and land north of and adjoining, parish of Rupanyup, comprising two reserves in south-west of parish: Horsham district.—(D.32714.) Note.—The public to be allowed free access to all water storages.
- Lot 42. Grazing block (No. 4760)—95 acres, comprising the frontage between allotments 54A, 59, 60A, and the south-west side of Lake Yallakar, parish of Awonga: Horsham district.—(722/119.)
- Lot 43. Grazing block (No. 4779)—5,920 acres, being the timber reserve on Ryan's Creek, parish of Toombullup: Benalla district.—(W.35223.)
- No. 45.-March 17, 1893.-5.

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- Lot 44. Grazing block (No. 4797)—5 acres, comprising a departmental reservation south of school site and west of allowent 838, parish of Katyil, county of Borung: Horsham district.—(1029/123.)
- Lot 45. Grazing block (No. 4799)—10 acres, parish of Goroke, county of Lowan, comprising a reservation under section 110 east of and adjoining A. M. Jelbart's 32nd section holding: Horsham district.—(447/119.)
- Lot 46. Grazing block (No 4801)—54 acres, allotment 144, parish of Kalkee, being a reserve for public purposes: Horsham district.—(1992/123.)
- Lot 47. Grazing block (No. 4804)—800 acres, allotment 71, parish of Lab-arum, formerly held under section 32 by Elizth. Cooper: Horsham district.—(351/32.)
- Lot 48. Grazing block (No. 4805)—352 acres, being allotments 87, 88a, and 88B, parish of Warra Warra, east of and adjoining H. H. Muller's leasehold: Horsham district.—(1193/32.)
- Lot 49. Grazing block (No. 4807)—736 acres, being allotment 258, parish of Vectis East, formerly held under section 32 by M. Rodgers: Horsham district.—(1621/32.)
- Lot 50. Grazing block (No. 4808)—919 acres, allotment 80, parish of Charam, formerly held under section 32 by C. D. Bottomley: Horsham district.—(2139/32.)
- Lot 51. Grazing block (No. 4810)—312 acres, allotment 50, parish of Peechember, formerly held under section 32 by Jas. Corcoran: Horsham district.—(2301/32.)
- Lot 52. Grazing block (No. 4813)—297 acres, allotment 51a, parish of Minimay, formerly held under section 32 by Sarah Jane Cross: Horsham district.—(2393/32.)
- Lot 53. Grazing block (No. 4815)—30 acres, allotment A. parish of Golton Golton, on the Mount William Creek, south of and adjoining W. H. Bullivant's holdings: Horsham district.—(2589/32.)
- Lot 54. Grazing block (No. 4816)—113 acres, allotment C, parish of Lillimur, south of and adjoining Douglass' holdings and north of the cemetery: Horsham district.—(2621/32.)
- Lot 55. Grazing block (No. 4819)—50 acres, allotment C, parish of Neuarpur, west of W. Teggerth's leasehold, and north of Habel's 42nd section selection: Horsham district.—(2921/32.) Lot 56. Grazing block (No. 4820)—294 acres, allotment 59a, parish of Morea, formerly held under section 32 by B. Mulrany, jun.: Horsham district.—(3172/32.)
- Lot 57. Grazing block (No. 4821)—100 acres, allotment 77, parish of Mortat, south-west of and adjoining allotment 18A, purchased by J. G. Robertson: Horsham district.—(3188/32.)
- Lot 58. Grazing block (No. 4822)—138 acres, allotment 47, parish of Yat Nat, formerly held under section 32 by Patk, McDonnell: Horsham district.—(3259/32.)
- Lot 59.—Grazing block (No. 4823)—183 acres, allotment 26B, parish of Jallakin, formerly held under section 32 by Victoria Richards: Horsham district.—(3615/32.)
- Lot 60. Grazing block (No. 4824)—480 acres, allotment 55, parish of Morea, formerly held under section 32 by John Robinson: Horsham district.—(3650/32.)
- Lot 61. Grazing block (No. 4825)—960 acres, allotment 8, parish of Warung, formerly held under section 32 by J. A. Jenkins: Horsham district.—(4756/32.)
- Lot 62. Grazing block (No. 4826)—88 acres, allotment 11, parish of Morea, formerly held under section 19 by Thos. Shields: Horsham district.—(5094/32.)
- Lot 63. Grazing block (No. 4828)—184 acres, allotment 120, parish of Nurrabiel, formerly held under section 19 by Jno. Adamson: Horsham district.—(5884/82.)
- Lot 64. Grazing block (No. 4829)—73 acres, allotment 41A, parish of Lillimur, formerly held under section 19 by R. Pomery, and situated at south-east corner of parish: Horsham district.—(8525/19, 20.)
- Lot 65. Grazing block (No. 4830)—135 acres, allotments 27 and 28, parish of Dopewora, formerly held under section 19 by A. E. Bochin and a small reserve between: Horsham district.—
- Horshin and a small reserve between: Horsham district.—
 (10191/19.)

 Lot 66. Grazing block (No. 4831)—119 acres, allotment E, parish of Lillimur, comprising the southern portion of Margt-Black's selection (recently excised therefrom): Horsham district.—
 (B.51265.)
- Lot 67. Grazing block (No. 4842)—14,500 acres, being pastoral allotment X, county of Croajingolong: Bairnsdale district.— (S.56310.)
- Lot 68. Grazing block (No. 4843)—20,300 acres, being pastoral allotment N^1 , county of Groajingolong: Bairnsdale district.—(S.56310.)
- Lot 69. Grazing block (No. 4844)—27,800 acres, being pastoral allotment A², county of Croajingolong: Bairnsdale district.—(S.56310.)
- Lot 70. Grazing block (No. 4845)—29,700 acres, being pastoral allotment Z1, county of Croajingolong: Bairnsdale district.—(S.56310.)
- Lot 71. Grazing block (No. 4846)—15,600 acres, being pastoral allotment X¹, county of Croajingolong: Bairnsdale district.—(S.56310.)
- Lot 72. Grazing block (No. 4847)—11,900 acres, being pastoral allotment Y¹, county of Groajingolong: Bairnsdale district.—(S.56310.)
- Lot 73. Grazing block (No. 4848)—22,700 acres, being pastoral allotment S², county of Groajingolong: Bairnsdale district.—(S.56310.)

Lot 74. Grazing block (No. 4849)—18,600 acres, being pastoral allotment N^2 , county of Croajingolong: Bairnsdale district.—(S.56310.)

Lot 75. Grazing block (No. 4850)—19,000 acres, being pastoral allotment O², county of Groajingolong: Bairnsdale district.—(S.56310.)

Lot 76. Grazing block (No. 4851)—15,600 acres, being pastoral allotment P2, county of Croajingolong: Bairnsdale district.—(S.56310.)

Lot 77. Grazing block (No. 4852)—15,860 acres, being the west part of pastoral allotment W¹, county of Groajingolong; Bairnsdale district.—(S.56310.)

Lot 78. Grazing block (No. 4853)-8,000 acres, being the west parts of pastoral allotments Q and R2, county of Croajingolong: Bairnsdale district.—(S.56310.)

Lot 79. Grazing block (No. 4878)—36 acres, parish of Enfield, county of Grenville, being the 14-chain reserve between the River Leigh and E. A. Hitchcock's 67th licence holding: Ballarat district.—(1884/123.)

Lot 80. Grazing block (No. 4879)—240 acres, being portion of the Wombat State Forest, south of allotments 103n, 103a, 103a, 103r, and east of allotments 103n and F¹, parish of Trentham: Castlemaine district.—(2303/123.)

Lot 81. Grazing block (No. 4880)—298 acres, being allotment 41, parish of Tallageira, formerly held under section 32 by E. Bath: Horsham district.—(193/32.)

Lot 82. Grazing block (No. 4891)—300 acres, known as Winter Lake, parish of Jallakin, county of Lowan: Horsham district.—(Mc.29243.)

Lot 83. Grazing block (No. 4882)—70 acres, parish of Narraport, between the railway line and the main road, adjoining the State school: St. Arnaud district.—(W.34347.)

Lot 84. Grazing block (No. 4883)—25 acres, parish of Warmur, fronting the main road, and south of the Morton Plains preemptive right: St. Arnaud district.—(W.34347.)

Lot 85. Grazing block (No. 4884)—25 acres, being a reserve under section 110, Land Act 1809, adjoining S. Fielding's holding, parish of Warmur: St. Arnaud district.—(W. 34347.)

Lot 86. Grazing block (No. 4885)—50 acres, being allotment 66A, parish of Warmur, adjoining the holdings of Ryan and Nunn: St. Arnaud district.—(M. 47166.)

Lot 87. Grazing block (No. 2622)—2,500 acres, being the Wombat timber reserve, parish of Wondoomarook: Benalla district.—(437/123.)

* TENDERS FOR GRAZING LANDS.—BLOCK WITHDRAWN.

Notice is hereby given that Lot 1 (Grazing block No. 363), which appeared in the Government Gazette of 3rd March, 1893, page 1175, as open for tender, is now withdrawn.

N. WIMBLE, Secretary for Lands.

Lands Department, Melbourne, 16th March, 1893.

Ensolvency Notices.

INSOLVENCIES-MELBOURNE. BETURN of Melbourne Insolvencies during the week ending the 15th day of March, 1893.

Date, name, trade, address, assignee.

9th March.

Isaac Bayliffe, grocer, Footscray, Anderson. Arthur John Baker, publican, Johnson's Creek, near Alexandra, Jacomb.

10th March.

William Paterson, carpenter, Camberwell, Cohen.

11th March.

John Burke, woollen merchant, Melbourne, Jacomb.
William Edward Corcoran, commission agent, South Yarra,
Cohen.
John Might Coote, tea merchant, Melbourne, Anderson.

13th March.

George Sharples, engineer, South Melbourne, Cohen.

Nisi, 21st February. - Absolute, 9th March.

Jane Elizabeth Watson, married woman, South Yarra, Jacomb. Nisi, 21st February.—Absolute, 9th March. James C. Hutton, grazier, Windsor, Cohen.

14th March.

William Jones Humphreys, farmer, Bacchus Marsh, Jacomb. Reginald John Gilbert Leigh, clerk, St. Kilda, Anderson.

15th March.

Alfred Jonas Thomas Teasdale, clerk, Brunswick, Anderson. George Calder, licensed victualler, Toorak, Cohen.

H. WILSON MACLEOD, Chief Clerk.

Court of Insolvency, Melbourne, 15th March, 1893.

In the Court of Insolvency at Melbourne.

In the Court of Insolvency at Melbourne.

NOTICE is hereby given that the estates of Isaac Bayliffe, of Footscray, grocer, 1212; Arthur John Baker, of Johnson's Greek, near Alexandra, publican, 1213; William Paterson, of Camberwell, carpenter, 1214; John Burke, of Melbourne, woollen merchant, 1215; William Edward Corcoran, of South Yarra, commission agent, 1216; John Might Coote, of Melbourne, tea merchant, 1217; George Sharples, of South Yarra, narried woman, 1219; James C. Hutton, of Windsor, grazier, 1220; William Jowes Humphreys, of Bacchus Marsh, farmer, 1221; Reginald John Gilbert Leith, of St. Kilda, clerk, 1222; Alfred Jonas Thomas Teasdale, of Brunswick, clerk, 1223; and George Calder, of Toorak, licensed victualler, 1224, 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 Tuesday, the 21st day of March, A.D. 1893, at the hour of half-past Ten o'clock in the foremoon, for the election of trustees and for the other purposes mentioned in the 53rd section of the Insolvency Act. 1890.

Dated at Melbourne this 15th day of March, A.D. 1893.

Dated at Melbourne this 15th day of March, A.D. 1893.

H. WILSON MACLEOD, Chief Clerk.

In the Court of Insolvency at Horsham.

NOTICE is hereby given that the estate of Thomas Brown, of Horsham, gardener, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Horsham, on Tuesday, the 21st day of March, A.D. 1893, 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 Horsham this 14th day of March, A.D. 1893.

J. W. W. BEAVEN, Chief Clerk.

In the Court of Insolvency at Ballarat.

NOTICE is hereby given that the estates of Daniel Sampson (No. 1045), of Allendale, miner, and James Lees (No. 1046), of Wallacetown, miner, have been sequestrated; and that general meetings of creditors in the said extates will be holden at the Insolvency Court Offices, at Lydiard-street, Ballarat, on Monday, the 20th day of March, A.D. 1893, at the hour of Eleven, o'clock in the forenoon, for the election of trustees and for the other purposes mentioned in the 53rd section of the Insolvency Act 1890.

Dated at Ballarat this 15th day of March, A.D. 1893.

W. R. ANDERSON, Chief Clerk.

In the Court of Insolvency at Wangaratta.

In the Court of Insolvency at Wangaratta.

NOTICE is hereby given that the estate of Mary Clohessy, of Norong, in the colony of Victoria, widow, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Wangaratta, on Thursday, the 23rd day of March, A.D. 1893, at the hour of Eleven o'clock in the forenoon, for the election of a trustee and for the other purposes mentioned in the 53rd section of the. Insolvency Act 1890.

Dated at Wangaratta this 15th day of March, A.D. 1893.

FRED. GRAY, Chief Clerk,

In the Court of Insolvency at Bendigo.

In the Court of Insolvency at Bendigo.

OTICE is hereby given that the estate of Edward Herrick, of Rovan, in the colony of Victoria, grazier, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Camp Hill, Bendigo, on Tuesday, the 21st day of March, A.D. 1893, 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 15th day of March, A.D. 1893.

IRVIN MARTIN, Chief Clerk.

In the Court of Insolvency at Kyneton.

In the Court of Insolvency at Kyneton.

NoTICE is hereby given that the estate of Isaac Pearson, of Kyneton, ironmonger, has been sequestrated, and that ageneral meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Kyneton, on Wednesday, the 29th day of March, A.D., 1893, 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 Kyneton this 15th day of March, A.D. 1893.

P. BARTOLD, Chief Clerk.

In the Court of Insolvency at Warmambool.

OTICE is hereby given that the estate of William James McGrath, of Warmambool, in the colony of Victoria, hotel-keeper, has been sequestrated, and that a general meeting of ciculitors in the said estate will be holden at the Insolvency Court Offices, at Warmambool, on Tuesday, the 21st day of March, A.D. 1893, 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 Warmambool this 14th day of March, A.D. 1893.

S. PERROTTET, Chief Clerk.

In the Court of Insolvency, Eastern District, at Sale.

NOTICE is hereby given that the estate of David Anton, of the parish of Sale, contractor, 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 Saturday, the 18th day of March, A.D. 1803, 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 1899.

Dated at Sale this 10th day of March, A.D. 1893.

A. T. WOODS Chief Clerk.

In the Court of Insolvency at Nhill.

NOTICE is hereby given that the estates of Charles Wooldridge, of Yearinga, in the colony of Victoria, farmer; Elizabeth Watts, of Nhill, in the said colony, married woman; George Rintoule, of Kinimakatka, in the said colony, farmer; and James Whitehead, sen., of Boyeo, in the said colony, farmer; and James Whitehead, sen., of Boyeo, in the said colony, Court offices, at Nhill, on Tuesday, the 21st day of March, A.D. 1893, at the hour of Eleven o'clock in the forenoon, for the election of trustees and for the other purposes mentioned in the 53rd section of the Insolvency Act 1890.

Dated at Nhill this 9th day of March, A.D. 1893.

W. P. MILNE, Chief Clerk.

In the Court of Insolvency at Heathcote.

Notice is hereby given that the estate of Samuel Furphy, of Heathcote, contractor, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Heathcote, on Friday, the 24th day of March, A.D. 1893, 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 Heather this 1802.

Dated at Heathcote this 10th day of March, A.D. 1893.

W. T. TONKS, Chief Clerk.

In the Court of Insolvency at Geelong.

NoTICE is hereby given that the estate of Daniel Slevin, of North Geelong, brickmaker, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Gheringhap-street, Geelong, on Monday, the 20th day of March, A.D. 1893, 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 10th day of March, A.D. 1893.

J. T. R. DALTON, Chief Clerk.

In the Court of Insolvency at Geelong.

NOTICE is hereby given that the estate of James Martin, of Geelong West, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Gheringhap-street, Geelong, on. Thursday, the 30th day of March, A.D. 1893, at the hour of half-past Two o'clock in the atternoon, for the election of a trustee and for the other purposes mentioned in the 53rd section of the Insolvency Act 1890.

Dated at Geelong this 14th day of March, A.D. 1893.

J. T. R. DALTON, Chief Clerk.

In the Court of Insolvency at Beechworth.

NOTICE is hereby given that the estate of John Corbett, of Bright, labourer, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Beechworth, on Wednesday, the 22nd day of March, A.D. 1893, at the hour of Ten o'clock in the forenoon, for the election of trustees and for the other purposes mentioned in the 53nd section of the Insolvency Act 1899.

Dated at Beachworth the 1891 and 1892.

Dated at Beechworth this 13th day of March, A.D. 1893. W. DICKSON, Chief Clerk.

In the Court of Insolvency at Omeo.

NOTICE is hereby given that the estate of James Kittson, of Omeo, in the colony of Victoria, hotelkeeper, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices; at Omeo, on Monday, the 20th day of. March, A.D. 1893, 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 Omeo this 10th day of March, A.D. 1893.

J. A. CREELMAN, Chief Clerk.

In the Court of Insolvency at St Arnaud, in the Western
District of the Colony of Victoria.

NOTICE is hereby given that the estates of Thomas Wilson
and John Chambers, both of Donald, in the said district
and colony, builders, trading as Wilson and Chambers, have been
sequestrated, and that Monday, the 27th day of March, A.D.
1893, at Three o'clock in the afternoon, and the Court House, at
St. Arnaud, have been appointed the time and place for a general
meeting of the creditors of such estates:

W. W. HARRIS,
St Arnaud, 13th March, A.D. 1893.

Chief Clerk.

In the Court of Insolvency at Echuca.

NOTICE is hereby given that the estates of Patrick Doherty, of Wharparilla, farmer; William Gooda, of Rochester, labourer; and Edward Walter White, late of Echuca, now of Newport, no occupation, have been sequestrated, and that general meetings of creditors in the said estates will be holden at the Insolvency Court Offices, at High-street, Echuca, on Monday, the 20th day of March, A.D. 1893, at the hour of Three o'clock in the afternoon, for the election of trustees and for the other purposes mentioned in the 53rd section of the Insolvency Act 1850.

Dated at Echuca this 13th day of Narch, A.D. 1895.

Dated at Echuca this 13th day of March, A.D. 1893.

RICHD. KNIGHT, Chief Clerk.

In the Court of Insolvency at Warragul.

Notice is hereby given that the estates of Donald McKenzie, of Leongatha, in the colony of Victoria, carter, and James Blackmore, of Leongatha, aforesaid, farmer, have been sequestrated, and that general meetings of creditors in the said estates will be holden at the Court House, at Warragul, on Monday, the 20th day of March, a.D. 1893, at the hour of Eleven clock in the forenoon, for the election of trustees and for the other purposes mentioned in the 53rd section of the Insolvency Act 1899.

Dated at Wayragul this 10th

Dated at Warragul this 10th day of March, A.D. 1893.

D. F. McGRATH, Chief Clerk

In the Court of Insolvency at Charlton, in the Midland District of the Colony of Victoria.

NOTICE is hereby given that the estate of Levi Baker, of Tyrrell Creek, farmer, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Charlton, on Friday, the 24th day of March, A.D. 1893, 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 1899.

Dated at Charlton this 15th day of March, A.D. 1893.

T. D. O'CALLAGHAN, Chief Clerk

Private Advertisements.

Water Act 1890, Part 3, Div. 14. WARRNAMBOOL WATERWORKS TRUST.

WARRNAMBOOL WATERWORKS TRUST.

PESCRIPTION of the streams, reservoirs, aqueducts, and waterworks required to be kept free from contamination or pollution for domestic water supply within the Urban District of the Warnambool Waterworks Trust.—The Merri River, from the road bridge at Dennington to a point one mile distant from the road bridge at Woodford, measured up stream along the channel of the said river; the streams, channels, drains, and tributaries within the drainage area of the Merri River between the two points above mentioned; the three reservoirs at intake works on part of allotment 133, parish of Wangoom; the distributing reservoir at Liebig-street, town of Warnambool.

H. E. LAWSON, Trust Secretary.

Warnambool, 15th March, 1893.

Warrnambool, 15th March, 1893.

Warrnambool, 15th March, 1893.

SHIRE OF BAIRNSDALE.

By-Law No. 12.

A By-Law of the Shire of Bairnsdale, made under section 191 of the Local Government Act 1890, and numbered 12, for compelling lights to be carried on vehicles and velocipedes, after sunset on roads within a radius of three miles of the Bairnsdale Post Office, and repealing By-law No. 4 of the said Shire.

I N pursuance of the powers conferred by the Local Government Act 1890, the President, Councillors, and Ratepayers of the Shire of Bairnsdale order as follows:—

1. The owner of every hackney carriage or stage carriage used in plying for hire or passengers, and of every private vehicle and velocipede travelling, or being driven after sunset and before sunrise, shall cause the same to be provided with proper carriage lights, and the driver or conductor of such carriage shall keep the sume properly lighted while such carriage shall be used.

2. The driver of every cart which shall, during the hours after sunset of any day, and before sunrise of the following day, be in any street or public place, within the prescribed space in the shire, shall keep a light attached to or suspended from the off or right side of such cart, so as to be plainly visible to the driver of any carriage proceeding along or through such street or place, in a contrary direction to that in which such first-mentioned cart shall be directed, and in case of a night cart only, such light shall be such and be so disposed as to appear white in front and red at the outer side.

3. Every person guilty of any breach of the provisions of this By-law, shall, on conviction before any justice, forfeit and pay a penalty not less than Five shillings, nor more than Forty shillings for each offence.

4. By-law No. 4 of the said Shire, made and passed on the 7th October, 1886, for compelling lights to be carried on vehicles after sunset on roads within a radius of three miles of the Bairnsdale Post Office, is hereby repealed.

The above By-law was passed by

ROBT. COCHRANE, President.
W. T. DAWSON, Secretary.
The passing of the above By-law was confirmed by the Council of the Shire of Bairnsdale, at their meeting, held on the 1st day of December, 1892; in witness their common seal was hereto attached in the presence of

(SEAL)

RT. COCHRANE, President. W. T. DAWSON, Secretary.

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TOWN OF PORT MELBOURNE.

OTICE is hereby given that a special meeting of the Council of this Town will be holden on Tuesday, the 25th day of April prox., at the hour of half-past Seven o'clock in the evening of that day, at the Council Chamber, Town Hall, Bay-street, Port Melbourne, to consider and order on the question of adopting the following proposition for borrowing money, that is to say:—

ing the following proposition for borrowing money, what is we say:—

That the Council shall take all such proceedings as may be proper and necessary under the provisions of the Local Government Act 1890 (54 Vict., No. 1112), and the Local Government Act Amendment Act 1891 (55 Vict. No. 1243), to enable the said Council to borrow and take up at interest upon the credit of the municipal revenues of the Town of Port Melbourne, the sum of Ten thousand pounds (£10,000), for the purpose of defraying the costs, charges, and expenses, to be incurred in and about the construction, execution, performance, and completion of permanent works, and undertakings as follows, that is to say:—

Main Drainage Works.

Main drain, from the intersection of Albert-street and Poolman-street to the beach
Main drain, west branch, from the intersection of Evansstreet and Farrell-street, along Farrell-street and Liardet-street to the Esplanade West

Main drain, east branch, from intersection of Spring-street and Boundary-street south (Pickles-street), along Spring-street to the Esplanade west

Drainage in Beach-street

List of Proposed Street Works.

On Boundary street south, from Graham-street to St. Vincent-street—formation, metalling, and channelling, 7 chains length

7 chains length
On Boundary-street west, from Evans-street to Quinnstreet—farmation, metalling, and channelling, 14
chains length
On Quinn-street, from Ingles-street to Boundary-street—
formation, metalling, and channelling, 5½ chains
length
...

—formation, metalling, and channelling one side, 7 chains length

On Swallow-street, from the beach to Poolman-street—formation, metalling, and channelling one side, 16 chains length

On un-named street, from the beach to Poolman-street—formation, metalling, and channelling one side, 16 chains length

On un-named street, from Swallow-street to street marked A—formation, metalling, and channelling, 4½ chains length

On Railway-crescent, from Swallow-street to Little Evans street—formation, metalling, and channelling, one side, 12 chains length

On Ross-street, from reserve to Poolman-street—formation metalling, and channelling, one side, 7 chains length

tion metalling, and channelling, one side, 7 chains length
On Clark-street, from Poolman-street to Graham-street
—formation, metalling, and channelling, one side, 11
chains length
On Poolman-street, from Clark-street to Swallow-street
—formation, metalling, and channelling, one side, 10
chains length
On Albert-street, from Poolman-street to northwards—
formation, motalling, and channelling, 4 chains length
On Evans-street, from Railway-crescent to Grahamstreet—formation and metalling, 3 chains length
On Pool-street, from Nott-street to Princes-street—formation and metalling, 5 chains length
On Danks-street, from Esplanade cast to Boundarystreet south—formation, metalling, and channelling
each side, reserve in centre, 7 chains length
On Rouse-street, from Esplanade west to Esplanade
east—formation, metalling, and channelling, 3½ chains
length

east—formation, metalling, and channelling, of chains length
On un-named street, from Esplanade west to Esplanade east—formation, metalling, and channelling, 7 chains length
On Liardet-street, from Esplanade west to Esplanade east—formation, metalling, and channelling, 6 chains length

east—formation, metalling, and channelling, 5 chains length
On Ragian-street, from Ross-street to Williamstown Short Road—formation and metalling, 3 chains length
On Williamstown-road from Derham-street to Ragianstreet—formation and metalling, 5 chains length
On Little Evans street—formation, 4 chains length
On Esplanade east, from Rouse-street to Beaconsfieldparade—claying water tables, west side
On Princes-street, from Beach-street to Rouse-street—
taking up and re-making, 8 chains length
On steel tramway in Normanby-road, from Ingles-street
to Boundary-street
On Clark-street, from Graham-street to Farrell-street—
channelling one side, 19 chains length
On Ingles-street, from Evans-street to Quinn-street—
channelling one side, 6 chains length
On Ingles-street, from Evans-street to Quinn-street—
channelling one side, 14 chains length
On Ingles-street, from chemical works to Tate's house—
channelling one side, 14 chains length
On Ingles-street, from chemical works to Tate's house—
channelling one side, 6 chains length
On sphalting various footpaths

Total ... £10.000 That plans and specifications of the works and undertakings above-named, prepared by the Town Surveyor, together with estimates of such works and undertakings and statements showing the proposed expenditure of the money to be borrowed, be open for inspection by the ratepayers as provided by the Act aforesaid, and that the place for such inspection be the Town Hall, Port Melbourne. That the repayment of the said sum of Ten thousand pounds (£10,000) together with the interest thereon, at the rate of five pounds (£3) per centum per annum, be secured by issuing debentures for sums of One hundred pounds (£100) each, to be secured upon the municipal revenues of the Town to the persons by or on behalf of whom the said sums may be advanced, together with coupons for the interest due thereon. And that the following be the manner times and places in and at which the said principal sum of Ten thousand pounds (£10,000) and the interest due on the several debentures, shall be payable, that is to say, the said principal sum of Ten thousand pounds (£10,000) shall be payable in ready money on the 1st day of April, a. D. 1923. And the sums of interest respectively due upon the several debentures which shall have been given for securing the repayment of the said sum of Ten thousand pounds (£10,000) shall be paid by equal half-yearly payments, that is to say, on the 1st day of April and the 1st day of October in each and every year, so long as the said principal sum of Ten thousand pounds (£10,000) incurred as hereinbefore set forth, a Sinking Fund is an application of the said loan, or until the due certification that the amount of the Sinking Fund is sufficient to secure the liquidation of the said loan, a sum of two pounds (£2) per centum of such principal sum that may in any such year be then unpaid, the first investment for the purposes of such Sinking Fund to commence as soon as possible after the issue of all the debentures for securing the said loan, a sum of two pounds (£2) per centum of such principal sum that may in an

By order,

E. C. CROCKFORD, Acting Town Clerk.

Town Clerk's Office, Town Hall, Port Melbourne, 15th March, 1893.

SHIRE OF HAMPDEN.

NOTICE UNDER SECTION 428 OF LOCAL GOVERNMENT ACT 1890. NOTICE UNDER SECTION 428 OF LOCAL GOVERNMENT ACT 1890.

THE Council of the Shire of Hampden have received and adopted the following applications from land-holders and others within the municipality desirous of obtaining licences for unlocked awing-gates on certain roads within the shire, in the situations described hercunder, the reasons assigned why such applications should be granted being that the traffic is so slight that the temporary closing of such roads by means of unlocked swing-gates will not create any inconvenience, or be injurious to the public. It is further notified that the period for which it is proposed to close the said roads by unlocked swing-gates is twelve months from the date of each licence.

By order of the Council,

Shire Office, Camperdown, 16th January, 1893.

J. B. PHILLIPS, Secretary.

Applications referred to.

Mr. Thomas Shenfield, Cobden, one gate on road about northwest angle of allotment A of No. 1634, parish of Tandarook. Mr. Robert Heppell, Cobden, one gate on road about south-east angle of allotment 61B, parish of Tandarook. 4350

SHIRE OF WARANGA.

IT is hereby notified that Mounted Constable Chas. Joyes, No. 4122, has been appointed Inspector of Slaughter Yards for the Central Riding of the above shire.

Shire Offices, Rushworth, 7th March, 1893.

4969

W. H. GEYLE, Shire Secretary.

OTICE is hereby given that the partnership hitherto subsisting between us, the undersigned, Jabez Cruse Ellis and William Augustus Lake, publishers and importers, under the name or firm of "Ellis and Lake," at Broken Hill Chambers, Queen-street, Melbourne, 40 Carrington-street, Sydney, and 53A Queen-street, Brisbane, and at Hobart and Launceston, has this day been dissolved by mutual consent.

All accounts owing to or by the late firm will be received and paid by the said Jabez Cruse Ellis, at the above addresses, who will continue to carry on the said business on his own account.

Dated this 13th day of March, 1893.

J. CRUSE ELLIS. WM. AUGUSTUS LAKE. Witness—F. T. READ, articled clerk to Albert Read, solicitor, Melbourne.

Albert Read, 137 Queen-street, Melbourne, solicitor for the said Jabez Cruse Ellis and William Augustus Lake. :5042

NOTICE is hereby given that the partnership carried on between George Henderson Atkinson, Grieve Bleasby, and William Hutchinson, as ironmongers and importers, under the style or firm of Hutchinson, Bleasby, and Atkinson, at Nos. 300 and 302, Little Collins-street, Melbourne, has been dissolved by mutual consent, and the said George Henderson Atkinson will continue the business at the above address, under the style of Hutchinson, Bleasby, and Atkinson, and all accounts owing to or by the said partnership, will be received and paid by the said George Henderson Atkinson.

Dated this 16th day of March, 1893.

WILLIAM JAMES ROBB. Temple Court. Melbourne.

WILLIAM JAMES ROBB, Temple Court, Melbourne, solicitor for the said firm. 5079

THE MORTGAGE BANK OF AUSTRALIA LIMITED, MELBOURNE.

NOTICE is hereby given that the registered office of The Mortgage Bank of Australia Limited has been removed from 101 Queen-street, Melbourne, to 74 Oxford Chambers, 475 Bourke-street, Melbourne.

G. S. DAVIES, Managing Director.

16th March, 1893.

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In the matter of The Zeehan and Dundas Brewery Company Limited.

COMPANY LIMITED.

A Tan Extraordinary General Meeting of the members of the above-named company, duly convened and held at the registered office of the company, The Olderfleet, 475 Collinsatreet, Melbourne, on the 24th day of February, 1893, the following extraordinary resolution was duly passed:—

"That it has been proved to the satisfaction of the company that the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the company be wound up voluntarily under the provisions of sub-section III., section 114, of the Companies Act 1890."

And at the same rection M. W. S. The Activity of the Companies Act

And at the same meeting Mr. W. S. Flint, of Melbourne, was appointed liquidator for the purpose of such winding up.

Dated this 8th day of March, 1893.

F. TURNBULL, Chairman.

Blake and Riggall, of 120 William-street, Melbourne, solicitors to the above-named liquidators.

THE ROYAL INVESTMENT AND BANKING COMPANY LIMITED (IN LIQUIDATION).

NOTICE is hereby given, in accordance with section 40 of the Companies Act 1890, that the registered office of the above-named company has been remeved from Victoria Buildings, 80 Swanston-street, Melbourne, to Broken Hill Chambers, 31 Queen-street, Melbourne.

Dated the 9th day of March, 1893.
F. G. T. NICHOLAS, Liquidator.
Davies, Campbell, and Davies, of No. 267 Collins-street, Melbourne, solicitors for the above-named liquidator.

5032

In the matter of the Companies Act 1890, and in the matter of the MUTUAL PROVEDORING COMPANY LIMITED.

the MUTUAL PROVEDORING COMPANY LIMITED.

NOTICE is hereby given that the creditors of the abovenamed company are required, on or before the 24th day of
March, 1893, 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 William Moody Hyndman, of Nos. 6
and 7 (fith floor) Broken Hill Chambers, No. 31 Queen-street,
Melbourne, the liquidator of the said company, and if so required by notice, in writing, from the said liquidator, are by their
solicitors to come in and prove the said debts or claims at such
time and place as shall be specified in such notice, or in default
thereof they will be excluded from the benefit of any distribution
made before any such debts are proved.

Dated this 13th day of March, 1839.

WM. M. HYNDMAN, Liquidator.

In the matter of Part I. of the Companies Act 1820, and in the matter of The Grosvenor Hovel Company are required, on or before the 30th day of March, 1833, 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 William Summers Flint, of number 475 Collins-street, Melbourne, in the colony of Victoria, accountant, and Thompson Moore, of number 3 St. James' Buildings, William Street, Melbourne, aforesaid, auctioneer, the liquidators of the said company, addressed to them at the office of the said William Summers Flint, number 475 Collins-street, Melbourne, aforesaid, and if so required by notice, in writing, from the said William Summers Flint, number 475 Collins-street, Melbourne, aforesaid, and if so required by notice, in writing, from the said liquidators, are by their solicitors to come in and prove their said debts or claims at such time and place 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.

Dated this 14th day of March, 1893.

WM. S. FLINT, THOMPSON MOORE, The above-named liquidators.

THE NORTHERN INVESTMENT COMPANY LIMITED

THE NORTHERN INVESTMENT COMPANY LIMITED (IN LIQUIDATION).

(IN LIQUIDATION).

NOTICE is hereby given, in accordance with section 40 of the Companies Act 1850, that the registered office of the abovenamed company has been removed from Victoria Buildings, 80 Swanston-street, Melbourne, to Broken Hill Chambers, 31 Queenstreet, Melbourne, aforesaid.

Dated the 9th day of March, 1893.

JNO. MOODIE,

F. G. T. NICHOLAS. Liquidators.

Davies, Campbell, and Davies, of No. 267 Collins-street, Melbourne, solicitors to the above-named liquidators.

5051

In the matter of Part I. of the Companies Act 1890, and in the matter of W. H. ROCKE AND COMPANY LIMITED.

OTICE is hereby given that the creditors of the abovenamed company are required, on or before the 16th day of April, 1893, 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 us, Sidney Brewster Joske and William Lawrence Baillieu, liquidators of the company, at No. 321 Collins-street, Melbourne, the offices of Messieurs Braham and Pirani, solicitors, and if so required by notice, in writing, from us the said liquidators, are by their solicitors to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default that they will be excluded from the benefit of any distribution made before such debts are proved.

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Dated this 9th day of March, 1893.

SIDNEY B. JOSKE,
WM. L. BAILLIEU,
Braham and Pirani, 321 Collins-street, Melbourne, solicitors

5055

In the matter of Part I. of the Comppnies Act 1830 and in the matter of Maurice Aron and Company Limited.

Notice is hereby given that the creditors of the above-named company are required, on or before the 10th day of April, 1833, 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 us. Sidney Brewster Joske and William Lawrence Baillieu, liquidators of the company, at No. 321 Collinsstreet, Melbourne, the offices of Messieurs Braham and Pirani, solicitors, and if so required by notice in writing from us, the said liquidators are, by their solicitors, to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or, in default, that they will be excluded from the benefit of any distribution made before such debts are proved.

Dated this 9th day of March, 1893.

SIDNEY B. JOSKE, SIDNEY B. JOSKE, WM. L. BAHLLIFU, Braham and Pirani, 321 Collins-street, Melbourne, solicitors for the liquidators.

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CITY EXPRESS MESSENGER COMPANY LIMITED.

NOTICE is hereby given that the registered office of the above-named company is situated at Olderfleet, No. 475

Collins-street, Melbourne.

Dated this 9th day of March, 1893.

R. TRIVESS MOORE,

G. F. MERRIN,

Directors.

In the Supreme Court of the Colony of Victoria,—Fi. Fa.—
No. 1246/92.

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 John Quillian, farmer, Bylands, the said Sheriff will,
on Tuesday, the 18th day of April, 1893, at the hour of Eleven
o'clock in the forenoon, cause to be sold, at the Court House,
Kilmore (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):—
All the estate and interest (if any) of the said John Quillinan
in and to all that piece of land, being Crown allotment 1580,
parish of Bylands, county of Bourke, more particularly described
in the Crown lease, entered in the register book, volume 631,
folio 126081, and containing 211 acres 3 roods and 29 perches, or
thereabouts.

Dated at Kilmore East this 13th day of March, 1893.
THOMAS FOLEY,
Sheriff's Officer.

In the Supreme Court of the Colony of Victoria.—Fi. Fa.

H. R. Parrington v. R. Williams.

OTICE is hereby given that, under and by virtue of a writ of fieri facias issued out of the Supreme Court of the Colony of Victoria, directing the Sheriff of the Westorn Bailiwick to levy certain moneys of the real and personal estate of the above-named Robert Williams, of Allansford, in the said colony, labourer, the said Sheriff will, on Monday the 17th day of April next, 1893, at the Court House, Warrnambool, at the hour of half-past Two o'clock, p.m., sell or cause to be sold, all the estate and interest (if any) of the said Robert Williams in and to all those two pieces of land in the parish of Mepunga, in the county of Heytesbury, in the colony of Victoria, being part of portion 20, and being allotments 61 and 62 respectively, as comprised, set out, and marked in the plan of subdivision of the Township of Allansford:—Commoneing at the corner junction of Maria and Catherine streets, running south to the river Hopkins by a line bounding on the river Hopkins, running morth-west two chains forty-eight links; thence by a line running deast and bounding on Maria-street to point of commencement two chains (excepting thereout all that piece of land, situate in the parish of Mepunga aforesaid, and being part of portion 20, and part of allotment 62 on the plan of subdivision of the township of Allansford, and bounded as follows:—Commencing at a point on the eastern boundary of the said allotment distant one hundred and eighty-three links south of the junction of Maria and Catherine streets; thence bounded on the east propertion 20, and part of allotment 62 on the plan of subdivision of the township of Allansford, and bounded as follows:—Commencing at a point on the eastern boundary of the said allotment distant one hundred and eighty-three links south of the junction of Maria and Catherine streets; thence bounded on the east by Catherine street seventy-one links and a quarter; thence by a line bearing east one chain to the co

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March 17, 1893.

In the Supreme Court of the Colony of Victoria.—Fi. Fa. 5661.

NOTICE is hereby given that, under and by virtue of certain process issued out of the Supreme Court of the Colony of Victoria, and directed to the Sheriff of the Eastern Bailiwick, requiring him to levy certain toneys of the real and personal estate of Michael O'Rourke, the said Sheriff will, on Wednesday, the 19th day of April, 1893, at the hour of Eleven o'clock a.m., cause to be sold, at Sheriff's office, Bailey-street, Bairusdale, (unless the said process shall have been satisfied or the said Sheriff otherwise stayed):—

All the estate and interest (if any) of the said Michael O'Rourke, in and to all that piece of land containing 316 acres 2 roods and 39 perfoles, being allotment 3, section A, in the parish of Woongulmerang East, county of Tambo, and more particularly described in the Crown lease, volume 590, folio 117926.

117926.

Also, all that grazing area situate in the parish of Woongulmerang East, county of Tambo, containing 679 acres, more or less, and numbered 23 on the map of the said parish.

N.B.—Terms: Cash.

Dated at Bairnsdale this 14th day of March, 1893.

JAS. JOHNSTON,

Sheriff's Officer.

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 George Fisher, the said Sheriff will, on Wednesday, the 19th day of April, 1893, at the hour of Eleven o'clock in the forenon, cause to be sold, 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 George Fisher in and to all that piece of land, being part of Crown allotments 10 and 11, section 77, at Carlton, parish of Jika Jika, county of Bourke, more particularly described in the certificate of title entered in the register-book, volume 1470, folio 293850.

Termy: Cash.

Terms: Cash.
Dated at Melbourne this 16th day of March, 1893.
EDWARD B. PORTER,
Sheriff's Officer.

5016

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 Bailivick, requiring him to levy certain moneys of the real and personal estate of Michael Augustus Pago Taylor, the said Sheriff will, on Wednesday, the 19th day of April, 1893, at the hour of Eleven o'clock in the forenoon, cause to be sold, in the Quadrangle, Law Courts, William-street, Melbourne (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):

Courts, Whitehever the said Sheriff be otherwise stayed):
All the estate and interest (if any) of the said Michael Augustus Page Taylor in and to all that piece of land in certificate of title, volume 2381, folio 476128, being part of Crown allotment 2, section 8, at Yarraville, parish of Cut-Paw-Paw, county of Bourke.
Also that piece of land in certificate of title, volume 2200, folio 439366, being part of Crown portion 25, parish of Moorabbin, county of Bourke.
Also all that land in certificate of title, volume 1719, folio 439366, being part of Crown allotment 5, section 36, at Fitzroy, parish of Jika Jika, county of Bourke.
Also all that piece of land in certificate, of title, volume 1153, folio 230518, being part of Crown allotment 5, section 36, at Fitzroy, parish of Jika Jika, county of Bourke.
Terms: Cash. No cheques taken.
Dated at Melbourne this 15th day of March, 1893.
THOMAS WOOD,
5017

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 Bailwick, requiring him to levy certain moneys of the real and personal estate of Joseph William Payter, the said Sheriff will, on Tuesday, the 18th day of April, 1893, at the hour of Eleven o'clock in the forencon, cause to be sold, at the Police Station, Frankston (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):—
All the estate and interest (if any) of the said Joseph William Payter, in and to all that piece or parcel of land containing 15 acres, 28 and 3-10 perches, or thereabouts, being lot 40 on plan of subdivision number 1740, lodged in the Office of Titles, and being part of Crown portion 97, parshi of Langwarrin, county of Mornington, and particularly described in Certificate of Title entered in the register-book, vol. 2246, fol. 449055.

Terms: Cash. No cheques taken.

Terms: Cash. No cheques taken. Dated at Melbourne this 15th day of March, 1893.

THOMAS WOOD, Sheriff's Officer.

In the estate of the late JOHN MCKAY, of Chiltern West, near Rutherglen.

NOTICE is hereby given that all parties having any claims against the estate of the late John McKay, farmer, deceased, of Chiltern West, near Rutherglen, must forward same to Robert McPherson, Springhurst, one of the trustees, on or before 30th March, after which date the trustees will disburse all moneys, only recognising such claims as they have received notice of.

ROBERT MCPHERSON, ALEXANDER GRANT, Executors.
Springhurst, 10th March, 1893.

In the Supreme Court of the Colony of Victoria.— Fi. Fa.

NOTICE is hereby given that, under and by vitue 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 leyv certain moneys of the real and personal estate of Sarah Rapken, the said Sheriff will, on Wednesday, the 19th day of April, 1893, at the hour of Eleven o'clock in the fornoon, cause to be sold in the Quadrangle, Law Courts, Williamstreet, Melbourne (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):—

All the estate and interest (if any) of the said Sarah Rapken, in and to all that piece of land delineated and coloured red on the map in the margin, being part of Crown section 19, at Fitzroy, parish of Jika Jika, county of Bourke, together with a right of carriage-way over the roads delineated and coloured brown in the said map, entered in the register-book, volume 2112, folio 422236.

Terns: Cash. No cheques taken.

Dated at Melbourne this 14th day of March, 1893.

THOMAS WOOD,

Sheriff's Officer.

NOTICE TO CREDITORS.

NOTICE is hereby given that Julius Boeck, of Tarranginnie, in the colony of Victoria, farmer, has, by deed dated the 13th day of March, 1893, conveyed and assigned all his estate, property, and effects, whatsoever and wheresoever, unto Marks Kozminsky, of Nhill, in the said colony, merchant, and Owen Edwards, of the same place, butcher, in trust for realization, and otherwise for the benefit of all the creditors of the said Julius Boeck, as in the said deed mentioned. All parties having any claims against the estate are hereby required to forward the same, and particulars thereof, to the trustees, care of the undersigned, on or before the 24th day of March, 1893, after which date the trustees will distribute the trust funds amongst those persons only of whose claims notice shall then have been given. Dated this 14th day of March, 1893.

TRUMBLE & BINNEY, Nhill, solicitors to the trustees.

HAY LONIE, DECEASED.

NOTICE is hereby given, pursuant to the Trusts Act 1890, that all persons having any claim against the estate of Hay Lonie, late of "Craigielea," Moranding, in the colony of Victoria, grazier, deceased (probate of whose will was granted by the Supreme Court of the Colony of Victoria, in its probate jurisdiction, on the 21st day of February, 1893, to the Trustees, Executors, and Agency Company Limited, of No. 37 Queenstreet, Melbourne, and Fredric Elliott Grant, of No. 2 St. James' Buildings, William-street, Melbourne, solicitor, the executors named in and appointed by the said will), are requested to send particulars of their claims to the said company (The Trustees, Executors, and Agency Company Limited, on or before the 27th day of March, 1893, after which date the said Trustees, Executors, and Agency Company Limited and Fredric Elliott Grant will proceed to distribute the assets of the said deceased, having regard only to the claims of which they shall then have had notice.

Dated this 25th day of February, 1893.

ALEXANDER GRANT & SON, of No. 2 St. James' Buildings, William-street, Melbourne, proctors for the said executors.

NOTICE TO CREDITORS.-LILLIAS BERGIN,

NOTICE TO CREDITORS.—LILLIAS BERGIN,
DECEASED.

PURSUANT to the provisions of the Trusts Act 1890, notice
is hereby given that any persons having any claims against
the estate of Lillias Bergin, late of San Remo, in the county of
Mornington, in the colony of Victoria, married woman, deceased,
intestate (who died on the 21st day of May, 1889, and letters of
administration of whose estate were, on the 23rd day of February,
1893, granted by the Supreme Court of the Colony of Victoria, in
its probate jurisdiction, to The National Trustees Executors and
Agency Company of Australasia Limited, of No. 434 Collinsstreet, Melbourne, in the said colony), are hereby required to send
particulars of their claims, in writing, to the said company, on
or before the 1st day of April next. And notice is hereby further
given that after that date the said company will proceed to distribute the assets of the said company will proceed to distribute the the said company shall then have had notice; and the
said company will not be liable for the assets so distributed or
any part thereof to any person or persons of whose claims the
said company shall not then have had notice.

Dated this 10th day of March, 1893.

GAVAN DUFFY & KING, 69 Chancery-lane, Melbourne,
proctors for the said company. 5029

GEORGE RALL, DECEASED.—STATUTORY NOTICE

GEORGE BALL, DECEASED.—STATUTORY NOTICE
TO CREDITORS.

PURSUANT to sec. 59, Trusts Act 1899, notice is given that all creditors and other persons having claims or demands upon or against the estate of George Ball, late of Strathdownie, in the colony of Victoria, farmer, deceased (who died on the 30th day of December, 1891, and probate of whose will was, on the 28th day of April, 1892, granted to William Gilmore and Andrew Gilmore, both of Strathdownie aforesaid, farmers), are hereby required to send particulars, in writing, of their claims (if any) to the executors, care of the undersigned, before the 15th April, the executors will proceed to distribute the assets of the estate amongst the parties entitled thereto, having regard only to the claims of which they shall then have had notice; and the executors will not be liable for the assets, or any part thereof, so distributed to any person or pers no of whose claim they have not had notice at time of distribution.

Dated this 15th day of March, 1893.

WADE & SILVESTER, Coleraine, solicitors to the estate.

3

RE JOHN CHANTER, DECEASED.—STATUTORY NOTICE TO CREDITORS.

DURSUANT to the provisions of the Trusts Act 1890, notice is hereby given that all creditors and other persons having any claims or demands upon or against the estate of John Chanter, late of Arcadia, in the colony of Victoria, farmer, deceased (who died on the 25th day of August, 1892, and probate of whose will was granted by the Supreme Court of the Colony of Victoria, in the probate jurisdiction, on the 7th day of November, 1892, to John Moore Chanter, of Echuca, in the said colony, auctioneer, and John Runciman, of Arcadia, in the said colony, farmer, two of the executors named in the said will, Arthur Chanter, the other executor, having renounced probate of the said will, are hereby required to send in particulars of such claims or demands, in writing, on or before the 27th day of April, 1893, to the undersigned, after which date the said executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and the said executors will not be answerable or liable for the assets or any part thereof so distributed to any person of whose claim they shall not then have had notice.

Dated this 17th day of March, 1893.

Dated this 17th day of March, 1893.

W. McCLURE ABERNETHY, Wyndham-street, Shep-parton, proctor for the said executors.

NOTICE TO CREDITORS.—WILLIAM DAVIDSON, DECEASED.

PURSUANT to the provisions of the Trusts Act 1890, notice is hereby given that all persons having any claims against the estate of William Davidson, late of Victoria-road, Hawthorn, in the colony of Victoria, butcher, deceased (who died on the 18th day of August, 1892, and probate of whose will was granted by the Supreme Court of the colony of Victoria, in its probate jurisdiction, on the 19th day of December, 1892, to James Swan, 6dd, of Brunswick-street, Fitzroy, ironmonger and Thomas Swan, of Wellington-street, Clifton Hill, in the said colony, butcher, the executors named therein; leave being reserved to Mabel Davidson, of Victoria-road, Hawthorn, aforesaid, spinster, the executrix named therein, to come in and prove the same on attaining the age of 21 years), are hereby required to send the particulars, in writing, of their claims on or before the 17th day of April next to the said executors at the offices of the undersigned. And notice is hereby given that after the said last-mentioned date the said executors will proceed to distribute the assets of the said William Davidson, deceased, which shall have come to their hands as such executors as aforesaid, amongst the parties entitled thereto, having regard only to the claims of which they shall then have had notice, and the said executors will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not then have had notice.

Dated this 18th day of March, 1893.

MADDEN & BUTLIER 466 Callingstreat. Dated this 13th day of March, 1893.

MADDEN & BUTLER, 406 Collins-street, Melbourne, proctors for the executors.

NOTICE TO CREDITORS.

PURSUANT to the provisions of the Trusts Act 1890, notice is hereby given that any persons having any claims against the estate of Samuel Keeble, late of Smith-street, Collingwood, in the colony of Victoria, undertaker, deceased (who died on the 4th day of September, 1879, and letters of administration, with the will annexed, of whose unadministered estate was granted by the Supreme Court of the said colony, in its probate jurisdiction, on the 23rd day of February, 1893, to the Perpetual Executors and Trustees Association of Australia Limited, of 46 Queen-street, Melbourne, in the said colony), are hereby required to send particulars of their claims, in writing, to the said association on or before the 11th day of April, 1893. And notice is hereby further given that after that date the said association will proceed to distribute the assets of the said association when the claims of which the said association shall then have had notice, and the said association will not be liable for the assets so distributed, or any part thereof, to any person or persons of whose claims the said association shall not then have had notice.

Dated this 10th day of March, 1893.

Dated this 10th day of March, 1893.

GAVAN DUFFY & KING, 69 Chancery-lane, Melbourne, proctors for the said association.

NOTICE TO CREDITORS.—JOHN BAILEY, DECEASED.

PURSUANT to the provisions of the Trusts Act 1899, notice is hereby given that all persons having any claims against the estate of John Bailey, late of Canterbury Park, Balwyn, in the Colony of Victoria, gentleman (who died on the 17th day of January, 1893, and probate of whose will was granted by the Supreme Court of the Colony of Victoria, in its probate jurisdicition, on the 13th day of March, 1893, to The Trustees, Executors, and Agency Company Limited, of 37 Queen-street, Melbourne, in the said colony, the executor appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the said company, at its office aforesaid, on or before the 14th day of April, 1893. And notice is hereby also given that after the last-mentioned date the said company will proceed to distribute the assets of the said John Bailey, deceased, amongst the parties entitled thereto, having regard only to the claims of which it shall then have had notice; and the said company will not be answerable or liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice.

Dated this 13th day of March, 1893.

Dated this 13th day of March, 1893.

DAVIES, CAMPBELL, & DAVIES, 267. Collins-street, Melbourne, proctor for the said company.

NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

PURSUANT to the provisions of the Trusts Act 1890, notice is hereby given that any persons having any claims against the estate of Sarah Ann Gulliver, late of Smith-street, Collingwood, in the colony of Victoria, undertaker, deceased (who died on the lat day of April, 1884, and letters of administration, with the will annexed, of whose unadministered estate was granted by the Supreme Court of the said colony, in its probate jurisdiction, on the 3rd day of March, 1893, to the Perpetual Executors and Trustees Association of Australia Limited, of 46 Queen-street, Melbourne, in the said colony), are hereby required to send particulars of their claims, in writing, to the said Association, on or before the 11th day of April, 1893. And notice is hereby further given that after that date the said Association will proceed to distribute the assets of the said Sarah Ann Gulliver, deceased, amongst the parties entitled thereto, having regard only to the claims of which the said Association shall then have had notice; and the said Association will not be liable for the assets so distributed or any part thereof to any person or persons of whose claims the said Association shall not then have had notice.

Dated this 10th day of March, 1893.

Dated this 10th day of March, 1893.

GAVAN DUFFY & KING, 69 Chancery-lane, Melbourne, proctors for the said Association.

NOTICE TO CREDITORS.—ARTHUR WELLINGTON GILBERT, DECEASED.

DURSUANT to the provisions of the Trusts Act 1890, notice is hereby given that all persons having any claims against the estate of Arthur Wellington Gilbert, late of 166 Lydiardstreet, Ballarat, in the colony of Victoria, gentleman, deceased (who died on the 26th day of January, 1893, and probate of whose will was granted by the Supreme Court of the Colony of Victoria, in its probate jurisdiction, on the 8th day of March, 1893, to The Trusteee, Executors, and Agency Company Limited, of 37 Queenstreet, Melbourne, in the said colony, the executor appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the said company, at its office aforesaid, on or before the 11th day of April, 1893. And notice is hereby, also given that after the last-mentioned date the said company will proceed to distribute the assets of the said Arthur Wellington Gilbert, deceased, amongst the parties entitled thereto, having regard only to the claims of which it shall then have had notice; and the said company will not be answerable or liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice.

Dated this 10th day of March, 1893.

Dated this 10th day of March, 1893.

DAVIES, CAMPBELL, & DAVIES, 267 Collins-street, Melbourne, proctors for the said company.

NOTICE TO CREDITORS.—MARY ANN AUSTWICK, Deceased.

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December, 1892, and probate of whose will was granted by the colony of Victoria, widow, deceased (who died on the 23rd day of December, 1892, and probate of whose will was granted by the Supreme Court of the Colony of Victoria, in its probate jurisdiction, on the 10th day of February, 1893, to Patrick Quinlan, of number 94 Flemington-road, Parkville, in the said colony, carrier, the executor according to the tenor thereof), are hereby required to send the particulars, in writing, of their claims, on or before the 17th day of April next, to the said executor at the offices of the undersigned. And notice is hereby given that after the said last-mentioned date the said executor will proceed to distribute the assets of the said Mary Ann Austwick, deceased, among the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and the said executor will not be liable for the assets so distributed or any part thereof to any person of whose claims he shall not then have had notice.

Dated this 13th day of March, 1893.

Dated this 13th day of March, 1893.

MADDEN & BUTLER, 406 Collins street, Melbourne, proc-

In the estate of James Bowman Wilson, late of Boorhaman,

A LL claims against the above estate must be sent in to John C. Marshall, Wangaratta, by the 15th April, 1893, otherwise they will not be recognised.

9th March, 1893.

5085

JOHN C. MARSHALL, Executors.

T is hereby notified that Dr. Horace Hayes and Mr. C. H. Round have been appointed trustees of the Warragul S. W. POLACK, Secretary.

OST or Strayed from Heidelberg, bay mare, seven years, no visible brand, collar marked both sides, unshed, white spot on back off side. W. TAYLOR.

Blanche-street Collingwood.

REWARD.—Strayed from Marong, white cow, branded O; strawberry, P in circle; red, FM; two yearlings, JNG.
J. N. GOAD, Marong.

Mining Motices.

THE NORTH DUKE COMPANY NO LIABILITY, TIMOR.

A N Extraordinary Meeting of Shareholders in the above company is hereby convened, and will be held at the office of the company, 243 Collins-street, Melbourne, on Tuesday, 28th March, 1893, at Twelve o'clock noon.

Business:

1. To pass a resolution authorizing the directors to borrow the sum of £1,500 (Fifteen hundred pounds), or such other sum as the meeting may determine, and the securing of the repayment of same, with interest, by mortgage or bill of sale over the company's property.

on same, run income y, pany's property.

2. To empower the directors, or a quorum thereof, to affix the company's seal to such deeds and documents, and to do such other acts and things as may be required for effectuating the purposes aforesaid, and for giving such security.

3. To confirm the minutes of such meeting.

W. J. RAHLLIEU, Manager.

W. L. BAILLIEU, Manager.

THE WHITE LEAD PROPRIETARY COMPANY NO LIABILITY.

NO LIABILITY.

NOTICE is hereby given that an Extraordinary General Meeting of the above company will be held at the registered office, No. 39 Queen-street, Melbourne, on Wednesday, the 29th day of March, 1893, at Three o'clock in the afternoon, for the purpose of passing the following resolution, viz.:—

"That the company be wound up voluntarily under the provisions of the Companies Act 1890."

By order of the Board,

4936

THOMAS ROLLASON, Manager.

GWENDOLINE TIN MINING COMPANY
NO LIABILITY.

A N Extraordinary General Meeting of Shareholders in the
above company will be held in the Public Library, Omeo,
on Friday, 31st March, at Three p.m.
Business:—To increase the capital of the company.
4965
FREDK. G. FITTON, Legal Manager.

THE ALL NATIONS GOLD MINING COMPANY
NO LIABILITY.

A N Extraordinary General Meeting of the above company's
office, Matlock, on Saturday, the 1st day of April, 1893, at Eight
o'clock p.

office, Matlock, on Saturday, one Law and the Companies of the dismiss the present board of directors, and to elect a board more representative of the general body of shareholders.

2. To elect or otherwise provide a mining manager.

3. To deal with any forfeited shares bought for the company.

4. To repeal or modify, where practicable, any acts of the directors injuriously affecting the general interest.

5. To alter or amend any of the rules inconsistent with The Companies Act in the articles of association.

6. To confirm the minutes of the meeting.

By order,

4971

P. FLEMING, Legal Manager.

THE MITCHELL VALLEY HYDRAULIC SLUICING COMPANY NO LIABILITY.

NOTICE is hereby given that an Extraordinary Meeting of the Shareholders in the above-named company will be held on Tuesday, the 28th day of March, 1893, at Contouley's Hotel, Elizabeth-street, Melbourne, at half-past Seven o'clock p.m. for the following purposes;

1. To alter Rule 3 of the rules and regulations of the company, by providing that the balance of the 25,000 contributing shares mentioned in the said rule, and now remaining unissued, shall be issued on payment of Threepence per share instead of One shilling and sixpence per share on allotment, and that the said shares and the capital remaining uncalled theroon respectively shall in all other respects mutatis mutandis be subject to the same rules and regulations as the contributing shares of the said company which have already been issued.

2. That in said Rule 3 of the said rules and regulations the word "Threepence" shall be substituted for the words "One shilling and sixpence."

3. To confirm the minutes of the said meeting.

By order of the Board,

W. GRANT MEUDELL

(Meudell and Cameron), Manager.

Broken Hill'Chambers, 31 Queen-street, 9th March, 1893. 5013

NORTH DOWLING FOREST GOLD MINING
COMPANY NO LIABILITY.

NOTICE is hereby given that an Extraordinary Meeting
of Sharchdders in the above company will be held at 373
Collins-street, Melbourne (Smith and Barker's), on Thursday,
the 30th March, 1893, at Three o'clock p.m., to transact the
following business:—

1. To authorize the directors as to the manner of disposal of
the forfeited shares now in the hands of the company.
2. To consider the advisability of commencing operations.
This meeting is called in view of the developments now taking
place adjoining the company's castern boundary, and proved by
the diamond drill bore put down by this company to be the same
channel as the Dowling Forest No. 1 Co. are now driving into
only at a greater depth.

B. D. SMITH, Legal Manager.

nly at a greater depth.

B. D. SMITH, Legal Manager.

Melbourne, 13th March, 1893.

5040

THE NEW KOH-I-NOOR QUARTZ MINING COMPANY NO LIABILITY, BALLARAT.

NOTICE is hereby given that an Extraordinary Meeting of the New Koh-i-Noor Quartz Mining Company No Liability is hereby convened, and will be held at the company's office, 42 and 43 Mining Exchange, Ballarat, on Thursday, 30th day of March, 1893, at Three o'clock in the afternoon, to transact the following business, or such of the same as the meeting may think fit: think fit :-

the following business, or such of the same as the meeting may think fit:

To pass resolutions authorizing the company from time to time to borrow money not exceeding in the whole the sum of £5,000, or such sum as the meeting may direct.

To authorize the directors, or any two of them, to borrow from some such bank, corporation, or person, as they may think fit, at one time or from time to time, such sums of money not exceeding in the whole the said sum.

That the repayment of moneys borrowed and further advances, or of any sum previously borrowed or liability incurred by the directors of the company, and interest thereon, be secured by a mortgage and bill of sale of the property of the company or any part thereof.

To authorize the directors, or any two of them, or the manager, to affix the seal of the company to, and execute all such mortgages, bills of sale, promisory notes, and documents as may be thought necessary for securing the payment of the money's from time to time borrowed, and further advances and interest thereon.

thereon.

To transact such other business as may be submitted to the meeting by the directors.

To confirm the minutes of the meeting.

Dated this 8th day of March, 1893.

J. H. DILL, Manager of the Company.

THE BROKEN HILL CONSOLIDATED BLOCKS
COMPANY LIMITED.

OTICE is hereby given that a Special General Meeting of
the above company will be held at the registered office,
39 Queen-street, Melbourne, on Wednesday, 22nd March, 1893,
at Eleven a.m., for the purpose of passing the following extraordinary resolution, viz:—
"That the company cannot by reason of its liabilities continue
operations, and that same be therefore wound up voluntarily
under the provisions of the Companies Act 1830."

By order of the Board,
THOS. ROLLASON, Secretary.

THE SILVER CLIFF SILVER MINING COMPANY
NO LIABILITY.

NO LIABILITY.

OTICE is hereby given that an Extraordinary Meeting of Shareholders will be held at the board-room, 7th floor, Prell's Buildings, 60 Queen-street, Melbourne, on Thursday, the 6th day of April, 1893, at Twelve o'clock noon.

Business: To empower the directors to let the Tasmanian mine on tribute.

on tribute.

By order of the Board, J. C. WILLIAMSON, Manager.

VESUVIUS GOLD MINING COMPANY NO LIABILITY, CHARTERS TOWERS, QUEENSLAND.

VESUVIUS GOLD MINING COMPANY
NO LIABILITY, CHARTERS TOWERS, QUEENSLAND.

NO LIABILITY, CHARTERS TOWERS, QUEENSLAND.

NO TICE is hereby given that an Extraordinary Meeting of the Vesuvius Gold Mining Company No Liability will be held at the registered office of the company, 34 Queen-street, Melbourne, on Wednesday, the 29th day of March, 1893, at half-past Three o'clock in the afternoon, for the purposes following, namely:—

1. To receive and consider the statement of accounts and balance-sheet, and the reports of the directors and auditors thereon; to elect two directors in the place of Alfred Gurr and Robert Anquesil, the retiring directors, who offer themselves for re-election; and to do all such other acts which could or might have been done at the general meeting of the company, which should have been held in the month of February, 1893.

2. To confirm the appointment of Charles Carter, Edwin Stanley, and John Hunter—as well as any other directors who may be elected—as directors for the period or periods, and subject to the terms as mentioned in Rule 15 of the company.

3. To confirm the whole of the acts of all or any of the directors up to the date of the holding of the meeting hereby notified, including that of obtaining an advance of £250 for the company by way of anticipation of calls.

4. To make the following new rule to be inserted after Rule 19, namely:—

"194. All acts done at any meeting of the directors, or of a com-

4. To make the following new rule to be inserted after Rule 19, namely:—
"19A. All acts done at any meeting of the directors, or of a committee of directors, or by any person acting as a director, shall, notwithstanding it shall be afterwards discovered that there was some defect in the appointment of such directors or persons acting as aforesaid, or that they, or any of them, were disqualified, be as valid as if such person had been duly appointed and was duly qualified to be a director."
5. To authorize the directors for the time being of the company immediately, or from time to time, to borrow, upon such terms.

director.

5. To authorize the directors for the time being of the company immediately, or from time to time, to borrow, upon such terms and conditions, and for such period or periods, as they may think fit, such sum or sums of money as they may require for the purposes of the company, but not exceeding in the whole the sum of £300, with discretionary power to secure the repayment thereof respectively, or any portion thereof respectively, together with any interest thereon respectively, by a mortgage or bill of sale of the property of the company or any part thereof.

6. To authorize the directors for the time being of the company to sell and dispose of the whole or any part of the property of the company to any person or company in London or elsewhere, conditionally only upon and subject to such terms and conditions and for such consideration as the company shall finally approve.

Dated the 24th day of February, 1893.

By order of the Board of Directors,

ST. JOHN A. BIGGS, Manager.

THE BRANKEET No. 1 SOUTH GOLD MINING COMPANY NO LIABILITY, DOON.

A N Extraordinary Meeting of Shareholders in the above company will be held at Temperance Hall, Russell-street, on Wednesday, the 5th day of April, 1893, at half-past Seven celebrates and the street of the street

o'clock p.m.

Business: To confirm minutes of Extraordinary Meeting held on 31st day of January, 1893.

W. B. RAMSAV, Manager.

n 31st day of January, 1893. W. R. RAMSAY, Manager.
12 and 14 Baring Chambers, 56 Market-street, Melbourne.
5014

HOMEWARD BOUND GOLD MINING COMPANY NO LIABILITY, YALWAL, NEAR SHOALHAVEN, N.S.W.

NOTICE is hereby given that an Extraordinary Meeting of the above company is hereby convened, and will be held at the registered office of the company, 418 Collins-street, Melbourne, upon Monday, the 27th day of March, 1893, at Two p.m.

1. To authorize the directors to dispose of the forfeited shares

1. To authorize the directors to dispose of the forfeited shares

1. To authorize the directors to dispose the bought in by the company.

2. To pass a resolution or resolutions authorizing the directors of the company, or a quorum of the directors, or such other person as the meeting may appoint, to sell the company's claims, leases, and property upon such terms as the directors may think set.

fit.

3. To authorize the directors, or a quorum of the directors, to transfer the claims, leases, and property of the company to the purchaser or purchasers thereof on any such salo being effected, and to affix the company's seal to such deeds and documents, and to do such other acts and things as may be required for carrying such sale and transfer into effect.

4. To confirm the minutes of the meeting.

H. G. MACKENZIE, Manager.

11. Colling street. Melbourne, 9th March, 1893.

PRINCESS EDITH GOLD MINING COY. NO LIABILITY.

NOTICE is hereby given that a Call (the 1st) on the increased capital of One penny per share has been made upon all contributing shares in the above company, due and payable to me, at the registered office of the company, 31 Queen-street, Melbourne, on Wednesday, 12th April, 1893.

JAMES SHORTER, Manager.
Broken Hill Chambers, 31 Queen-street, Melbourne. 5043

Twelfth Schedule, Act No. 1074.

Twelfth Schedule, Act No. 1074.

The undersigned, hereby make application to register the New Union 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 New Union Quartz Mining Company No Liability.

2. The place of intended operations is at Diamond Creek, Nillumbik, near Melbourne.

3. The registered office of the company will be situated at No. 13 Bank-street, Accot Vale.

4. The value of the company's property, including shafts, poppet heads, &c., is Three thousand pounds.

5. The number of shares in the company is Twenty thousand, of Five shillings each, Ten thousand of which are fully paid up.

6. The number of shares in the company is Twenty thousand.

7. The name of the manager is William Olney.

8. The names and addresses and occupations of the share-holders, and the number of shares held by each at this date, are as below:—

Name, Address, Occupation. Adelaide Sinclair, Gourlay-street, Balaclava, married 2,500 Mary Ann Olney, 13 Bank-street, Ascot Vale, married woman ... Thos. T. Robins, Lygon-street, Carlton, watchmaker Alfred G. Olney. The Parade, Ascot Vale, watch-1,800 1,400 William Olney, 13 Bank-street, Ascot Vale, legal manager William Nicol, Barwise-street, North Melbourne, 1,400 600 600 ried woman
Thomas Gooch, Moonee Ponds, bookkeeper
Robert Burns Sinclair, Gourlay-street, Balaclava, ried woman gentleman Emmeline F. Fergus, Derby-street, Kensington, mar-300 ried woman ... A. C. Macdonald, 70 Queen-street, Melbourne, sur-200 300 Olney, Doveton-street, Ballarat, married woman
William Olney (in trust for shareholders), 13 Bankstreet, Ascot Vale, legal manager 600 5,500 ... 20,000

Dated this 13th day of March, 1893.

WILLIAM OLNEY, Manager. Witness to signature—A. C. MAGDONALD.

I, William Olney, 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 know-ledge, true in every particular. And I make this solemn declaration conscientiously believing the same to be true, and by

virtue of the provisions of an Act of Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

Taken before me this 13th day of March, 1893—W. P. SMITH,

I, WILLIAM OLNEY, do solemnly and sincerely declare that—

1. I am the manager of the intended company, to be named the New Union Quartz Mining 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.

WILLIAM OLNEY.

WILLIAM OLNEY.

Taken before me this 13th day of March, 1893-W. P. SMITH

Companies Act 1890.-Twelfth Schedule.

I, THE undersigned, hereby make application to register the Annie Laurie Gold Mining Company as a no-liability company under the previsions of Part II. of the Companies Act 1890.

1. The name of the company is to be "The Annie Laurie Gold Mining Company No Liability."

2. The place of intended operations is at Taradale, in the colony of Victoria.

2. The place of intended operations is at Taradale, in the colony of Victoria.

3. The registered office of the company will be situated at Number 5 Temple Court, in the city of Melbourne.

4. The value of the company's property, including claim, lease, and machinery, is Five thousand pounds.

5. The number of shares in the company is Thirty-four thousand, of Ten shillings each.

6. The number of shares subscribed for is Thirty-four thousand.

7. The name of the manager is Alexander Vaudeau.

8. The names and addresses and occupations of the share-holders, and the number of shares held by each at this date, are as below:— Name, Address, Occupation.

	. of Shares,
William Robert McConnell Kerr, Taradale, printer	5,000
James Lawry, Taradale, miner	2,500
Robert Moir the younger, Taradale, miner	2,500
Thomas Gideon Northey, Rushall-crescent, North	
Fitzroy, engineer	2,000
Robert Grant Stevenson, Moonee Ponds, estate	_,
_ agent	2,000
Lomer Andrews, Malvern, accountant	2,000
Alexander Vaudeau, Temple Court, Melbourne.	
mining manager	2,000
Margaret Manson Bear, Hawksburn, married	,
	1,000
Leo Farmer, Chancery-lane, Melbourne, student	. 1,000
Henry Langtree, Wangaratta, barrister	1,000
Charles Alfred Dale, Queen-street, Melbourne,	,
solicitor	1,000
Henry Delahey, Mantell-street, Moonee Ponds,	,
gentleman	1,000
John Loughland, Rutherglen, vigneron	1,000
William Grant, Bacchus Marsh, grazier	1,000
William Stevenson, Moonee Ponds, grazier	1,000
John Cock, Broadmeadows, grazier	1,000
George Graham, Rutherglen, vigneron	1,000
Leslie Lawton Bear, Hawksburn, student	500
Jonathan Bear, Hawksburn, patent agent	500
James Westley, Queen-street, Melbourne, solicitor	500
J. Ball, Temple Court, Melbourne, mining broker	500
Elizabeth C. Kerr, Taradale, married woman	500
Mary Ann Villiers, Darlington Parade, Richmond,	
married woman	500
Bessie Ridler, Darlington Parade, Richmond,	
spinster	500
Frank Banner, Goldie, schoolmaster	500
Constance Wyndham, Orrong-road, Elsternwick,	
married woman	500
John Cray, Taradale, miner	50 0
Edward Youlden Taylor, Hawksburn, law clerk	500
Donald Matheson, North Fitzroy, machinist	250
Frank Northey, North Fitzroy, engineer	250
Dated this 15th day of March, One thousand eight nd ninety-three.	hundr ed

A. VAUDEAU, Manager. Witness to the signature of the said Alexander Vaudeau—ALFRED FORD, J.P.

I, ALEXANDER VAUDEAU, of Temple Court, Melbourne, in the colony of Victoria, mining manager, do solemnly and sincerely declare that—

declare that—

1. That 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.

Taken before me, at Melbourne, in the colony of Victoria, this 15th day of March, One thousand eight hundred and ninety-three—ALFRED FORD, J.P.

Westley and Dale, 120 Queen-street, Melbourne, solicitors for the said company. 5012

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Twelfth Schedule, Act No. 1074.

Twelfth Schedule, Act No. 1074.

THE undersigned, hereby make application to register the Hiscocks Quartz Company as a no-liability company under the provisions of Part II. of the Companies Act 1859.

1. The name of the company is to be the Hiscocks Quartz Company No Liability.

2. The place of intended operations is at Hiscocks.

3. The registered office of the company will be situated at 28 Lydiard-street, Ballarat.

4. The value of the company's property, including leases and machinery, is Two thousand five hundred pounds.

5. The number of shares in the company is Twenty thousand, of Two shillings and sixpence each.

6. The name of the manager is John James Cahir.

8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as below:

Name, Address, Occupation.

No. of Shares. Name, Address, Occupation.

Dated this 14th day of March, 1893. J. J. CAHIR, Manager. Witness to signature—J. A. CHALK.

I, John James Cahir, of Ballarat, do solemnly and sincerely declare that—
1. I am the manager of the said intended company.
2. The above statement is, to the best of my belief and knowledge, true in every particular. And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of Parliament of Victoria rendering persons 'making a false declaration punishable for wilful and corrupt perjury.

J. J. Cahir.

J. J. CAHIR.

Taken before me this 14th day of March, 1893, at Ballarat, in
the colony of Victoria—J. A. CHALK, J.P. 4978

NEW VICTORIA UNITED QUARTZ COMPANY NO LIABILITY.

NOTICE.—The undermentioned shares, forfeited for non-payment of 29th call of Threepence (3d.) per share, will be sold by public auction, at Mining Exchange, Lydiard-street, Ballerat, on Monday, 27th March, 1893, at half-past Twelve

Nos. 1 to 40,000, exclusive of those upon which said call has

J. A. CHALK, Manager. 4976 28 Lydiard-street, Ballarat.

NEW VICTORIA UNITED QUARTZ COMPANY NO LIABILITY.

NOTICE.—The undermentioned shares, forfeited for non-payment of 30th call of Threepence (3d.) per share, will be sold by public auction, at Mining Exchange, Lydiard street, Ballarat, on Monday, 27th March, 1893, at half-past Twelve

Nos. 1 to 40,000, exclusive of those upon which said call has

J. A. CHALK, Manager.
4977 28 Lydiard-street, Ballarat.

HUSTLER'S ROYAL RESERVE COMPANY No. 2 NO LIABILITY.

NOTICE.—All shares, from 1 to 32,000, on which the 16th call of Sixpence per share remains unpaid will be sold by public auction, at the Victoria Hotel, Bendigo, on Saturday, 25th March, 1893, at Four p.m., unless the call, with expenses, be received as a second of the same share and to we have transfer and to we have a second of the same share and the previously paid to me. HENRY Y. NORTH, Manager.

GREAT EXTENDED HUSTLER'S GOLD MINING TRIBUTE COMPANY NO LIABILITY.

TRIBUTE COMPANY NO LIABILITY.

OTICE.—All shares, from 1 to 28,000, on which the 48th call of Sixpence per share remains unpaid will be sold by public auction, at the Victoria Hotel, Bendigo, on Saturday, 25th March, 1893, at Four p.m., unless the call, with expenses, be previously paid to me.

HENRY V NORWAY.

Saturday, 25th March, 1893. SHAMROCK COMPANY NO LIABILITY:

NOTIFICE.—All shares forfeited for non-payment of 31st call of Sixpence per share will be sold by public auction, at Victoria Hotel, Bendigo, on Saturday, 25th March, 1893, at Four p.m., unless previously paid.

S. H. McGOWAN, Manager.

Victoria Chambers, Bendigo.

4984

Victoria Chambers, Bendigo.

SOUTH CATHERINE REEF QUARTZ MINING COY. NO LIABILITY.

COY. NO LIABILITY.

NOTICE.—All shares, from 1 to 25,000, upon which the 26th call of Threepence per share remains unpaid will be sold by auction, on Saturday, 26th March, 1893, unless the call be previously paid.

GREAT. SOUTHERN GARDEN GULLY COMPANY
NO LIABILITY.

W. G. BENTLEY will sell by auction, at the Victoria
Four p.m., all shares in the above-named company on which
the 32nd call of One shilling per share (due 8th February, 1893)
is unpaid.

H. BIRCH, Manager.

G. BENTLEY will sell by auction, at the Victoria.
Hotel, Pall Mall, Bendigo, at Four p.m., on Saturday, 25th March, 1893, all shares on which the 38th call of Sixpence is then unpaid. CLARENCE UNITED COMPANY NO LIABILITY.

G. N. CRAIG; Manager.

GREAT NORTHERN COMPANY NO LIABILITY.

W. G. BENTLEY will sell by auction, at the Victoria Hotel, V. Pall Mall, Bendige, at Four p.m., on Saturday, 25th March, 1893, all shares on which the 28th call of Sixpence is then unpaid. 4988

G. N. CRAIG, Manager.

GARIBALDI REEF GOLD MINING COMPANY NO LIABILITY, RUTHERGLEN.

A LL shares in the above company on which the 2nd call of Threepence per share has not been paid will be sold by auction, on Saturday, the 25th inst., at Twelve o'clock noon, at Martin and Co.'s Mart, Main-street, Rutherglen. HORACE DERRICK, Manager.

15th March, 1893.

THE VICTORIA JUNCTION GOLD MINING COMPANY NO LIABILITY, TARADALE.

NO ILLABILITY, TARADALE.

NOTICE is hereby given that all shares in the above company in default of the 18th and special machinery calls of Threepence each respectively are forfeited, and will be sold by public auction, at the rooms of Messrs. Gemmell, Tuckett, and Co., \$59 Collins-street, Melbourne, on Saturday, the 25th day of March, 1893, at half-past Eleven a.m., unless previously, redeemed and expenses paid.

By order of the Board,

HENRY M. FIEDLER (Fiedler and Wharton), Manager. 359 Collins-street, Melbourne, 13th March, 1893.

THE MOUNT WILLS PROPRIETARY TIN MINING COY. NO LBLITY, OMEO.

NOTICE is hereby given that all shares in the above company, Nos. 1 to 120,000, in default of the 7th call of One penny per share on the increased capital are forfeited, and will be sold by public auction, at the rooms of Messrs. Gemmell, Tuckett, and Co., 359 Collins-street, Melbourne, on Saturday, the 25th, and Co., 359 Collins-street, Melbourne, on Saturday, the 25th, and Co., 359 Collins-street, Melbourne, on Saturday, the 25th, and Co., 359 Collins-street, Melbourne, on Saturday, the 25th and capenses paid.

By order of the Board.

nd expenses paid.

By order of the Board,
HENRY M. FIEDLER
(Fiedler and Wharton), Manager.
359 Collins-street, Melbourne, 15th March, 1893.

50

SUNNY HILL QUARTZ GOLD MINING COMPANY NO LIABILITY, WANDILIGONG.

A LL shares forfeited for non-payment of the 4th call of One penny per share will be sold by auction, at the company's office, Rothachild Chambers, Collins-street, on Saturday, 2th March, 1893, at Twelve noon. u G. C. ROBINSON, Manager.

THE BROKEN HILL SOUTH EXTENDED No. 1 SILVER MINING CO. NO LIABILITY.

SILVER MINING CO. NO LIABILITY.

NOTICE is hereby given that all shares in this company, numbered from 1 to 100,000, upon which the 1st and 2nd calls of Sixpence per share respectively are unpaid are forfeited under the Act, and will be sold by public auction, by Messrs. Gemmell, Tuckett, and Co., at their rooms, Collins-street, Melbourne, on Saturday, 25th March, 1893, at Twelve o'clock noon, unless previously redeemed.

By order of the Board

E. H. WHITEMAN, Manager.
Melbourne, 14th March, 1893.

TRUE BLUE GOLD MINING COMPANY NO LIABILITY.

NOTICE.—All shares in the above company on which the 9th call of Twopence per share remains unpaid are for-feited, and will be sold by W. G. Bentley, at Victoria Chambers, Bendigo, on Saturday, 25th March, 1893, at Four o'clock p.m., unless previously paid on.

G. A. PETRIE, Manager.
No. 11 City Chambers, Bendigo. 5077

GREAT BRITAIN GOLD MINING COMPANY NO LIABILITY.

POSITIVE SALE.—NO POSTPONEMENT. MACPHERSON, STERNBERG, & CO. will sell by auction, at the Beehive Exchange, Bendigo, on Saturday, 24th March, 1893, at half-past Four o'clock p.m., all shares, from 1 to 40,000 inclusive, on which the 41st call of Threepence per share and expenses are then unpaid.

5078 CHRISTOPHER MOORE, Manager.

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M. GEORGE HENRY GREEN, of Mount Korong-road, Eaglehawk, has this day been appointed legal manager of South New Moon Gold Mining Company No Liability,

(SEAL) WD. McCORMICK, Chairman. WM. LOOK, NICHOLAS JEFFREY, JAS. H. HAY, 9th March, 1893.

M. GEORGE HENRY GEEEN, of Mount Korong-road, Eaglehawk, has this day been appointed legal manager of the Williams United Gold Mining Company No Liability, Snob's Hill, Eaglehawk, P. WILLIAMS

H. R. WILLIAMS, RD. ANDREW, NICHOLAS JEFFREY, Directors. Witness-John Green.
- 11th March, 1893.

Ensolvency Motices.

The Insolvency Act 1890.—In the Court of Insolvency.—In the matter of William Joseph McCauley, of Geelong, in the colony of Victoria, fellmonger, an insolvent.

THE above-named insolvent intends to apply to the Court of Insolvency on the 11th day of April, 1893, at Ten o'clock, for a certificate of discharge, pursuant to the provisions of the Insolvency Act 1890, such certificate to dispense with the condition mentioned in section 139 of the Act.

Dated this 14th day of March, 1893.

J. LONGVILLE PRICE, Yarra-street, Geelong, solicitor for the said insolvent.

Insolvency Act 1890.—In the Court of Insolvency at Melbourne.

—In the matter of James Keith Turnbull, of Brunswick, in the colony of Victoria, railway station-master, an insolvent.

The above-named James Keith Turnbull intends to apply to the Court of Insolvency, at Melbourne, on the 14th day of April, 1893, at the hour of half-past 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 March, 1893.

FINK REST & CO. The Rights 407 Calling street. Mol.

FINK, BEST, & CO., The Rialto, 497 Collins-street, Mclbourne, solicitors for the said insolvent.

The Insolvency Act 1890.—In the Court of Insolvency at Melbourne.—In the matter of WILLIAM FOSTER, of Flinders.

Melbourne.—In the matter of William Fosters, of Flinderslane, Melbourne, produce merchant, an insolvent.

Notice is hereby given that Richard Harding Butler, of Queen-street, Melbourne, in the colony of Victoria, accountant, has been appointed to fill the office of trustee of the property of the above-named insolvent, and that such appointment was duly confirmed by order of the Court of Insolvency at Melbourne, made on the 15th day of March, 1893. 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 No. 31 Queen-street, Melbourne.

Dated this 16th day of March, 1893.

R. H. BUTLER, Trustee.

Attenborough, Nunn, and Smith, 461 Collins-street, Melbourne, solicitors for the said trustee.

The Insolvency Act 1890.—In the Court of Insolvency at Melbourne, Central District.—In the matter of Annie Loursa Prits (trading as Pitts and Timewell), of Dandenong, in the colony of Victoria, storekeeper, insolvent.

NoTICE is hereby given that, by resolution of the creditors assembled at the general meeting of creditors in this estate; held at Melbourne, in the said colony, on the 18th day of March, 1893, I, the undersigned, John Herbert Butler, of number 269 Cellins-street, Melbourne, in the said colony, accountant, was appointed to fill the office of trustee of the estate and property 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 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, care of Messieurs Butler and Fischer, at 269 Collins-street, Melbourne, aforesaid.

Dated this 16th day of March, 1893.

Pavey, Wilson, and Cohen, 61 Queen-street, Melbourne, solicitors for the estate.

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Insolvency Act 1890.—In the Court of Insolvency at Melbourne.—
In the estate of George Le Fevre, of Collins-street, Melbourne, in the colony of Victoria, medical practitioner, deceased.

NOTICE is hereby given that William Sigismund Rucker, of Chancery-lane, Melbourne, accountant, has been duly appointed to fill the office of trustee of the property of the abovenamed insolvent, and that such appointment was duly confirmed by order of the Court of Insolvency, dated the 14th day of March, 1893. All persons having in their possession any of the effects of 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 to the care of Rucker and Mackenzie, 75 Chancery-lane, Melbourne.

Dated this 15th day of March, 1893.

WILLIAMS & MATTHEWS, 418 Chancery-lane, Melbourne, solicitors to the trustee.

The Insolvency Act 1899.—In the Court of Insolvency.—In the matter of Thomas Wright McDougall, trading as McDougall Bros., 59 Hornby-street, Windsor, in the colony of Victoria,

Bros., 59 Hornby-street, Windsor, in the colony of Victoria, cordial manufacturer.

NoTICE is hereby given that, by a resolution of the creditors assembled at the general meeting of creditors held at the Court of Insolvency, Melbourne, on the 13th day of March, 1393, 1, the undersigned, Sidney Lathbury Danby, of 52 Elizabeth-street, Melbourne, accountant, was appointed to fill the office of trustee of the property of the above-named insolvent, and such appointment has been duly confirmed. All persons having in their possession any of the effects of the insolvent must deliver them to me. Creditors who have not proved their debts must forward their proofs to me at the office of Messieurs Danby, Son, and Co., accountants and trade assignees, 52 Elizabeth-street, Melbourne.

Dated this 15th day of March, 1933.

SIDNEY L. DANBY, Trustee.

The Insolvency Act 1890.—In the Court of Insolvency.—In the matter of ALICE CURNOW, of Elizabeth-street, Melbourne, in the colony of Victoria, licensed victualler.

NOTICE is hereby given that, by a resolution of the creditors assembled at the general meeting of creditors, held at the Court of Insolvency, Melbourne, on the 18th day of March, 1893, I, the undersigned, Frederick Wootton Danby, of 52 Elizabeth-street, Melbourne, accountant, was appointed to fill the office of trustee of the property of the above-named insolvent, and such appointment has been duly confirmed. All persons having in their possession any of the effects of the insolvent must deliver them to me. Creditors who have not proved their debts must forward their proofs to me, at the office of Messieurs Danby, Son, and Co., accountants and trade assignees, 52 Elizabeth-street, Melbeurne.

Dated this 15th day of March, 1893.

5050

F. W. DANBY, Trustee.

The Insolvency Act 1890.—In the Court of Insolvency at Melbourne.—In the matter of ANNIE HURLEY, of the Tower Hotel, Hawthorn, in the colony of Victoria, hotelkeeper, an insolvent. insolvent.

THE above-named Annie Hurley intends to apply to the

Court of Insolveney, at Melbourne, on Friday, the 14th day of April, 1893, at half-past Ten a.m. in the forencon, for a certificate of discharge dispensing with the payment of Seven shillings in the pound, pursuant to the provisions of the Insolvency Act 1890.

Dated this 15th day of March, 1893.

SAMUEL CRISP, of the firm of Crisp and Cameron, Oxford Chambers, 475 Bourke-street, Melbourne, solicitor for the above-5025

Insolvency Act 1890.—In the Court of Insolvency at Melbourne.—In the matter of EDWARD JEROME HENRY DYER, of 101 Swanston-street, Melbourne, in the colony of Victoria, secretary and commission agent, an insolvent.

THE above-named Edward Jerome Henry Dyer, intends to apply to the Court of Insolvency, at Melbourne, on the 14th day of April, 1893, at the hour of half-past Ten o'clock in the forenoon, for a certificate of discharge, pursuant to the provisions of the Insolvency Act 1890.

Dated this 15th day of March, 1893.

P. D. PHILLIPS, 453 Collins-street, Melbourne, solicitor for

P. D. PHILLIPS, 453 Collins-street, Melbourne, solicitor for the said insolvent. 5033

Empoundings.

BAIRNSDALE.—Impounded at Bairnsdale Shire Pound, by F. W. Drevermann.—Trespass 3d. per head.

1 strawberry steer, ilke W near rump 1 strawberry steer, illegible brand off rump, piece out both ears

By Mr. Crawford, Struan.

1 iron-grey horse, WA conjoined near shoulder, lame off hind

1 flea-bitten grey mare, like H near shoulder, lump off ear If not claimed and expenses paid, to be sold on 8th April, 1893.

4979-6/

JOS. A. TAYLOR, Jun., Poundkeeper,

RALLAN.—Impounded at Ballan, by J. Purcell.

1 bay pony mare, heart off shoulder

If not claimed and expenses paid, to be sold on 12th April,

SY. COOPER, Poundkeeper.

BENALLA.—Impounded at Benalla Shire Pound, by Wm. Macauley, Kilfera.

1 chestnut horse, bald face, blind near eye, branded like R re-

If not claimed and expenses paid, to be sold on 29th March,

On 11th March, by Mr. T. Sullivan, Kilfera.

1 chestnut horse, light draught, near fore foot bumble, small star, branded RK near shoulder

On 14th March, by Mr. J. Robinson, Warrenbayne, 1 black horse, draught, star, collar marked, no visible brand

If not claimed and expenses paid, to be sold on 12th April, 1893.

5069 - 7/6

D. D. MURPHY, Poundkeeper.

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JAMES MURRAY, Poundkeeper.

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PRYSDALE.—Impounded at Drysdale, by A. J. Watson.
BRANXHOLME.—Impounded at Branxholme, by James Knagge, Esq.
                                                                                                                  1 bay mare, hack, star and stripe, C near shoulder, TS off shoulder,
101 to 106. Six merino wethers, branded Z in red near shoulder and near ribs, fork near ear off two, top off ear of two, one fork and front notch, one hole and slit near ear
                                                                                                                  broken knees, saddle marked
1 light-bay mare, near front foot bumble, little white near hind
foot, branded like a crown over O near shoulder, saddle and
M
    If not claimed and expenses paid, to be sold on 8th April,
                                                                                                                  collar marked
If not claimed and expenses paid, to be sold on 27th March, 1893
                                                        JOHN MACPHERSON,
Poundkeeper.
4989-4/6
 BRIM.—Impounded at Brim by Mr. W. G. Butcher.
                                                                                                                                                                                              F. NIBBLET,
Poundkeeper.
                                                                                                                   5061---6/
1 white bullock, branded like 23F (the F reversed) near side
                                                                                                                  DUNMUNKLE.—Impounded at Dunmunkle Shire Pound, 11th March, 1893, by G. Oram for J. Olney, parish of Rupanyup.—Trespass 2s. 6d.
9. Black horse, medium draught, low stamp, saddle and collar marked, like TO near shoulder
If not claimed and expenses paid, to be sold on 26th April, 1893.
1 red bullock, white face, like \overline{RP} off rump 1 white bullock, red neck, red and white face, CH off side. .
                                                                   G. H. MORETON,
                                                                                  Poundkeeper.
5068-4/
BUNINYONG.—Impounded at Buninyong Shire Pound, 8th March, 1893.

1 bay horse, like TC near shoulder, blaze face

1 bay horse, like I blotch near shoulder, string halted, blaze face
                                                                                                                                                                               MICHAEL CAHILL,
                                                                                                                   5062 - 4/6
                                                                                                                    NOTICE.

NOTICE.

CHUCA.—No. 12, impounded 13th February, 1893, bay mare, white down face, hind feet white, shod hind feet, no visible brand, advertised to be sold 15th March, 1893, now shows
                      On 14th March, for Martin Kennelly.
1 grey mare, like 🖰 near shoulder, unshod
                                                                                                                   like \widehat{O} near shoulder, and will not be sold till 12th April, 1893.
1 brown filly, foal at foot
    If not claimed and expenses paid, to be sold on 10th April,
                                                                                                                                                                             GEORGE JAMIESON,
                                                                                                                    4995-4/
                                                                                                                                                                                                     Poundkeeper.
                                                             PATRICK MORRIS,
Poundkeeper.
                                                                                                                    PPING.—Impounded at Epping, 11th March, 1893, by J. Ward.
 4975--6/
CAMPERDOWN.—Impounded at Camperdown, 7th March, 1893, by John Horne, from Terang.

1 roan heifer, no visible brand

1 red heifer, top off off ear, slit and notch near ear

1 spotted steer, N off rump

1 red steer, like AS near rump

1 red and white steer, like §H off rump, hole through off ear

1 roan and white cow, no visible brand

1 black and white bull, progeny of above

1 red and white steer, no visible brand

1 brindle steer, like G off ribs or back, quarter out off ear, notch
near ear.
                                                                                                                   1 brown alderney cow, black neck, shelled horn
If not claimed and expenses paid, to be sold on 8th April,
                                                                                                                   1893.
                                                                                                                                                                                        JAMES BOYLE,
                                                                                                                                                                                                     Poundkeeper.
                                                                                                                   OULBURN.—Impounded at Goulburn Shire Pound.
                                                                                                                  1 strawberry heifer, red ears, blotch brand off rump and ribs, three notches in near ear
1 red heifer, cut throat, like 5 off rump
1 red bald face heifer, cut throat, like 5 off rump
1 white steer, red neck, cut throat, like 5 off rump
1 strawberry heifer, cut throat, like 5 off rump
near ear
1 brown mare, like JH conjoined near shoulder, one eye
If not claimed and expenses paid, to be sold on 8th April, 1893.
                                                                                                                   If not claimed and expenses paid, to be sold on 11th April, 1893.
                                                                JOSEPH FRYERS,
                                                                                                                                                                                              T. LANE,
Poundkeeper.
                                                                                  Poundkeeper.
                                                                                                                   5070 - 5/6
CARLSRUHE.—Impounded at Carlsruhe, 14th March, 1893, by Mr. John Clark.

1 grey or flea-bitten pony mare, lame, faint brand near shoulder like R or B, may be other brand, lump off neck
                                                                                                                   ANCEFIELD.—Impounded at Lancefield Shire Pound, 12th March, 1893, by H. Johnston.
                                                                                                                   1 bay horse, star, F near shoulder
    If not claimed and expenses paid, to be sold on 17th April,
                                                                                                                      If not claimed and expenses paid, to be sold on 7th April,
                                                           WILLIAM MURPHY,
Poundkeeper.
                                                                                                                   1893.
                                                                                                                                                                             JOHN WATERLAND,
 4992-4/
                                                                                                                                                                                                    Poundkeeper.
 COBURG.—Impounded at Coburg, 8th March, 1893, by Mr.
                                                                                                                   OWER MOIRA.—Impounded at Lower Moira, 9th March, 1893, by H. Nunn.
1 bay horse, near fore and hind feet white, blaze, C3 near shoulder, P off shoulder
1 bay horse, hind feet white, blaze, AP near shoulder
1 bay mare, off hind foot white, small star, R near shoulder
1 black draught horse, four white feet, like blotch NB conjoined near shoulder
                                                                                                                   1 1893, by H. Nunn.
1 red bullock, branded 32D, on near rump
                                                                                                                       If not claimed and expenses paid, to be sold on 7th April,
                                                                                                                                                                               JOHN MIDDLETON,
                                                                                                                  MILDURA.—Impounded at Mildura Shire Pound, 7th March, 1893, by the Ranger.

1 bay horse, two blotch brands near shoulder, like 106 off thigh, a few white hairs on forehead

If not claimed and assessment.
    If not claimed and expenses paid, to be sold on 8th April,
                                                                           J. BUZAGLO.
                                                                                   Poundkeeper.
 4990-6/
                                                                                                                   If not claimed and expenses paid, to be sold on 6th April, 1893.
 DANDENONG.-Impounded at Dandenong.
                                                                                                                                                                                J. W. ARMSTRONG,
1 red roan steer, O near rump
1 black cow, milking, W off rump
If not claimed and expenses paid, to be sold on 13th April,
                                                                                                                    4997-4/
                                                                                                                  M OORABBIN.—Impounded at Moorabbin Shire Pound, 13th March, 1893, by John McKay.—Damages £3.

100. Bull, dun brown or black, alderney, young, no visible brand On 14th March, by Mr. Boland.

101. Heifer, strawberry or red and white, M blotched off rump
On 14th March, by A. J. Holland, Inspector.

109. Horse, grey, medium, upstanding, aged, like JA near
                                                                 PHILIP O'BRIEN,
Poundkeeper.
 5075 - 3/6
 DIMBOOLA.—Impounded at Dimboola, 14th March, 1893, by F. Alender, agent for McCray, farmer, Wallup.

1 bay horse, hack, off hind foot white, star, 2 near shoulder roan draught horse, white stripe down face, near fore foot white, near hind foot white, collar mark, like JY or JK near shoulder.
                                                                                                                   shoulder, X near hind thigh 110. Pony horse, dark-brown or black, ^{12} off shoulder, long mane
     shoulder
Damages 3s, 6d. per head.
 If not claimed and expenses paid, to be sold on 8th April, 1893.
                                                                                                                       and tail
                                                                                                                       If not claimed and expenses paid, to be sold on 8th April,
                                                                             H. W. BOYD,
Poundkeeper.
                                                                                                                    1893.
                                                                                                                                                                                     EWEN McSWAIN,
                                                                                                                    5071-8/
 DONALD.—Impounded at Donald, 6th March, 1893, by J. H. Cross, Esq.
1 bay horse (saddle or harness), off hind foot white, white spots under saddle, rope on neck, hobble marked, branded like TB or fB conjoined (tail of J turned to the left) off shoulder
                                                                                                                    MURCHISON.—Impounded at Murchison, 11th March, 1893, by A. J. Bryant.
                                                                                                                    1 bay draught horse, star and streak, four white feet, branded D
                                                                                                                        If not claimed and expenses paid, to be sold on 12th April,
      If not claimed and expenses paid, to be sold on 10th April,
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ALEX. CAMERON, Poundkeeper.

4994-4/6

4996--4/

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NEWSTEAD.—Impounded at Newstead Shire Pound, by
R. Marks.—Damages £5.
                                                                                 TOOLAMBA.—Impounded off Toolamba and Mooroopna Common.
                                                                                  24. Bay horse, D near shoulder, D near thigh, bell on neck 25. Bay horse, near fore foot white, collar and saddle marked,
  1 red bull, white face, white off fore leg, no visible brand
     If not claimed and expenses paid, to be sold on 8th April,
                                                                                 star and snipe, S near shoulder

The shoulder shoulder, blotch like K near shoulder.
                                             W. W. WHITCHER.
   4998-3/6
                                                                                 shoulder

28. Bay filly, star D near shoulder, near hind foot enlarged
29. Bay mare, JL near shoulder, heart off shoulder, small star
39. Red and white heifer, no visible brand
41. Red heifer calf, white on belly, no visible brand
50. Strawberry heifer, M off rump, slit off ear, top off near ear
54. Roan strawberry bullock, —] near ribs, like HL near ribs, slit in off ear
55. Bay horse, J near shoulder, collar and saddle marked, two hind feet white, blaze down face
   NI.—Impounded at Ni Ni, by J. Schnider.
  1 red and white bull, no visible brand
     If not claimed and expenses paid, to be sold on 29th March,
                                                    FRED SMITH
  5086--3/
                                                           Poundkeeper.
   OMEO.—Impounded at Omeo Shire Pound, 2nd March, 1893, by James Braid.
                                                                                    If not claimed and expenses paid, to be sold on 5th April,
  1 brown mare, black points, three white feet, star and snip, branded M near shoulder
                                                                                                                                 M. PHILLIPS.
                                                                                 5072 - 10/6
                                                                                                                                          Poundkeeper.
                                                                                  RARALGON. - Impounded at Traralgon, by Mr. J. Flewan, from Hazelwood.
  1 chestnut mare, white stripe down face, M near shoulder
                                                                                 1 black mare, three white feet, off hind fetlock white, star on forehead, □ near shoulder
1 bay colt, like ↑ prear shoulder, star on forehead and small snip
1 dark chestnut mare, white face, enlargement near cheek, like
     If not claimed and expenses paid, to be sold on 25th March,
  1893.
                                                      W. MESLEY,
  4999--5/6
                                                           Poundkeeper
                                                                                 JC near shoulder
TDW
  OMEO.—Impounded at Omeo Shire Pound, 4th March, 1893,
by Mrs. Jones, from Black Camp.
                                                                                   If not claimed and expenses paid, to be sold on 8th April,
  1 iron-grey colt, branded WT off shoulder
        On 6th March, by J. A. Creelman, Esq., from Omeo.
                                                                                                                                 JAS. DUNBAR,
                                                                                 5065--6/
  1 dark-red steer, mottled face, branded J off rump, swallow near
                                                                                  TUNGAMAH.—Impounded at Tungamah, 11th March, 1893, by A. McKenzie, Youarang.
bay saddle horse, blaze on face, branded like McK near
    If not claimed and expenses paid, to be sold on 1st April,
  1893.
                                                                                 1 bay
                                                      W. MESLEY,
                                                                                    shoulder
  5000-5/
                                                           Poundkeeper
                                                                                   If not claimed and expenses paid, to be sold on 10th April
  OXLEY.—Impounded at Oxley, 10th March, 1893, by
Maurice Connell.
                                                                                                                                 S. J. CARRICK,
                                                                                                                                         Poundkeeper.
 28. Roan or strawberry cow, M near shoulder
29. Red and white heifer calf, progeny of above, no brands
                                                                                 YLDEN.—Impounded at Tylden, 10th March, 1893.
         visible
 30. Roan heifer, no brands visible
                                                                                1 flea-bitten grey horse, like OVC near shoulder
    If not claimed and expenses paid, to be sold on 8th April,
                                                                                   If not claimed and expenses paid, to be sold on 8th April,
 1893
                                               J. R. KENNEDY.
 5001--5/
                                                                                                                    · CHAS. F. SWINBURNE,
                                                          Poundkeeper.
 PHILLIP ISLAND.—Impounded at Phillip Island Shire Pound, Bass.
                                                                                 WARRACKNABEAL. — Impounded at Warracknabeal, 10th March, 1893, by Thomas Hatcher.
 1 red and white steer, HL near rump
1 red and white steer, M near rump, 22 off rump, top off both
                                                                                1 bay gelding, medium draught, star on forehead, long tail, no visible brand
                                                                                1 black or dark brown mare, hack, branded 5 and like O or C
    If not claimed and expenses paid, to be sold on 24th March,
                                           JOHN B. O'MEARA,
Poundkeeper.
                                                                                                             On 11th March.
                                                                                1 bay gelding back, branded M\Lambda on near shoulder
                                                                                If not claimed and expenses paid, to be sold on 5th April, 1893.
 ROCHESTER.—Impounded at Rochester, 13th March, 1893, by Mr. J Metcalf, Bamawm.—Damages 5s. per head.
                                                                                                                             WM. GARDINER,
 3 red and white heifer calves, white heads, branded like W off
                                                                                5007--6/
 1 red and white steer calf, white head, branded like W off ribs
                                                                                 WARRACKNABEAL.—Impounded at Warracknabeal, 14th February, 1893, by Wm. Shrives.
             By J. Archibald, Bamawm.-Damages 10s.
1 red and white cow, branded like HR off ribs
                                                                                1 brown mare, hack, saddle-marked, branded Pon near shoulder
If not claimed and expenses paid, to be sold on 5th April, 1893.
                                                                                  If not claimed and expenses paid, to be sold on 5th April,
                                         PATRICK MURPHY.
                                                                                                                             WM. GARDINER,
 SHEEP HILLS.—Impounded at Sheep Hills, by Mr. Patrick
                                                                                 WINCHELSEA.—Impounded at Winchelses, 15th March, 1893, by W. Wallace, hordsman.
1 bay gelding, hack, hind feet white, star, like prear shoulder
                                                                                1 black mare, like P.W. near shoulder, white blaze, near hind
   If not claimed and expenses paid, to be sold on 1st April,
1893.
                                                                                If not claimed and expenses paid, to be sold on 12th April, 1893.
                                       R. H. STAINTHORPE
5005-3/6
                                                                                                                             JONAS CHALLIS.
SHEPPARTON.-Impounded at Shepparton, by E. O'Brien.
                                                                                5073-4/
                                                                                                                                        Poundkeeper.
                                                                                 WORANGA.-Impounded at Woranga, by W. Bland.
1 red and white cow, MC near ribs, off hip slightly down
   If not claimed and expenses paid, to be sold on 12th April,
                                                                                1 bay gelding, FC near shoulder, lame fore feet
                                                                                  If not claimed and expenses paid, to be sold on 8th April,
                                              CHAS. DUDLEY,
Poundkeeper.
5004-3/
                                                                                                                                  JOHN RAY.
ST. KILDA.—Impounded at St. Kilda, 14th and 15th March, 1893, by J. Dove.
                                                                                YAN YEAN.—Impounded at Yan Yean, by F. Edwards,
Yan Yean.—Damages £5.

51. Bay horse, star, near hind white, CS near shoulder
53. Brown horse, T over MO near shoulder, et near rump, like

                                                                               1 dark alderney bull, white tip tail, JB conjoined off rump
      O near neck
                                                                                                   By Thomas Hicks, Yan Yean.
54. Chestnut mare, blaze, near hind and near fore white, T near
                                                                               1 bay mare, medium draught, collar marked, D near shoulder
If not claimed and expenses paid, to be sold on 7th April, 1893.
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M. EDINGTON,

Poundkeeper.

5009-4/6

If not claimed and expenses paid, to be sold on 8th April,

F. MORRIS,

Poundkeeper.

5064--5/6

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March 17, 1893.	ο .
7 AMBIIK - Impounded at Yambuk Shire Pound, 12th	No.
March, 1893, by Patrick Purcell, Bessiebelle. Bay mare, star on forchead, near hind fetlock white, like JF	1061. Agent-General's Act 1890 0 1062. Agricultural Colleges Act 1890 0
conjoined near shoulder.	1063. Aliens Act 1890 0 1064. Animals Protection Act 1890 0
If not claimed and expenses paid, to be sold on 12th April,	1005. Auction Sales Act 1050
PATRICK MADDEN, JUN.,	1067. Bakers and Millers Act 1890 0
98-4/ Poundkeeper.	1164. Banks and Currency Act 1890 0 1068. Building Societies Act 1890 1
ZEA.—Impounded at Yea Shire Pound, 14th March, 1893, by G. McIntosh.	1069, Butchers and Abattoirs Act 1890
ldbite eeur ne vigible brand	1071. Carriers and Innkeepers Act 1890
trawberry bull, notch out back of near ear, no visible brand If not claimed and expenses paid, to be sold on 7th April,	1072. Cemeteries Act 1890
EDWARD H. SMITH,	1074. Companies Act 1890
66-4/ Poundkeeper.	1076. Copyright Act 1890
	1077. Coroners Act 1890
POUNDKEEPERS' REMITTANCES.	1079. Crimes Act 1890
POUNDKEEPERS' REMITTANCES. THE GOVERNMENT PRINTER acknowledges the receipt of the undermentioned sums:—	1081. Customs Act 1890
1893. £ s. d.	1082. Customs and Excise Duties Act 1890 1083. Defences and Discipline Act 1890
March 10.—F. Smith 0 3 6	1084. Dog Act 1890
	1086 Education Act 1890
March 13.—J. Armstrong 0 4 0 March 15.—W. Gardiner 1 0 0 March 15.—J. MacPherson 0 9 0	1087. Employers and Employés Act 1890
March 15, -J. B. U'Meara	1089. Exhibitions Act 1890
taren in T. Madden, Jam	1090. Explosives Act 1890 1091. Factories and Shops Act 1890 ·
March 16.—J. Boyle 0 3 6 March 16.—M. Edington 0 5 6 March 16.—E. Smith 0 10 0 March 16.—F. Nibblet 0 7 6 March 16.—J. Dunbar 0 7 6 March 16.—M. Cahill 0 3 6 March 16.—S. Cooper 0 3 0 March 16.—E. McSwain 0 9 0 March 16.—T. Lane 0 10 0 March 16.—T. Lane 0 10 0 March 16.—M. Phillips 0 10 0 March 16.—J. Ray 0 3 0	1092. Fences Act 1890
March 16.—F. Nibblet 0 10 0	1094. Friendly Societies Act 1890
March 16.—J. Dunbar 0 7 6 March 16.—M. Cahill 0 3 6	1095. Game Act 1890
March 16.—S. Cooper 0 3 0	1097. Hawkers and Pedlers Act 1890
March 16.—E. McSwain 0 9 0 March 16.—D. D. Murphy 0 5 0	1000 Hospitals and Charities Act 1890
March 16.—T. Lane 0 10 0 March 16.—M, Phillips 0 10 0	1100. Imprisonment of Fraudulent Debtors Act 1890
March 17.—J. Ray 0 3 0	1102. Insolvency Act 1890
E. GREEN, Acting Government Printer.	1104. Juries Act 1890
felhourne: 17th March, 1893.	1105. Justices Act 1890
	1107. Land Tax Act 1890
NOTICE.	1109. Lands Compensation Act 1890
NOTICE. [ESSRS GORDON & GOTCH, News Agents, of Collinsstreet west, Molbourne, and at 281 George-street,	1110. Libraries Act 1890 1111. Licensing Act 1890
Sydney;	1112. Local Government Act 1890
R. HENRY FRANKS, Bookseller and Stationer, Market- square, Geelong;	1165. Marine Act 1890
R. HENRY BADE, Tobacconist, Sturt-street, Ballaarat;	1114. Marine Stores and Old Metals Act 1890 1115. Markets Act 1890
IR. JOHN ARMSTRONG, 56 Elizabeth street, Melbourne;	1115. Markets Act 1890 1166. Marriago Act 1890 1116. Married Women's Property Act 1890
ESSRS. J. H. GEARING & SON, Maryborough; IR. H. BYRON MOORE, Exchange, 48 Collins-street west,	1117. Master and Apprentice Act 1890
Melbourne;	1118. Medical Act 1890 1119. Melbourne Harbor Trust Act 1890
IR. M. K. ARMSTRONG, Kyneton; IR. JOHN ROYCRAFT, Creswick;	1120. Mines Act 1890
IR. H. L. JONES, South Melbourne;	1121. Neglected Children's Act 1890
IR. WILLIAM BICKERTON, Wangaratta;	1122. Partnership Act 1890
R. HENRY KENT, Maldon;	1124. Pawnbrokers Act 1890 1125. Poisons Act 1890
R. JOHN MAYES, Stawell; R. W. J. PARKER, Dunolly;	l 1126. Police Offences Act 1890
R. A. J. SMITH, Sandhurst;	1127. Police Regulation Act 1890 1128. Post Office Act 1890
R. K. VAN DAMME, Sandhurst;	1 1190 Dounds Act 1890
IR. HENRY GEORGE, Castlemaine; IESSRS. ARNALL & JACKSON, 478 Collins-street,	1131. Provident Societies Act 1890
Melbourne:	1133. Public Service Act 1890
R. J. F. MARKES, 341 Collins street, Melbourne; R. E. BOWEN, Sale;	1134, Public Works Act 1890 1135. Railways Act 1890
R. E. BOWEN, Sale; R. WM. BLACKBAND, Clunes;	1 1136. Real Property Act 1890
R. JOHN CANNON, Ararat;	1137. Registration of Births Deaths and Marriages Act 1890
R. JOHN GALE POTTENGER, 82 and 83 Temple Court, Collins street, Melbourne;	1138. Savings Banks Act 1890 1139. Seamen's Act 1890
ESSRS. HARSTON, PARTRIDGE, & CO., 452 Chancery-	1140. Stamps Act 1890
lane, Melbourne; and R. HY. M. COLLINS, Manager Reuter's Telegram Co.	1142. Supreme Court Act 1890
Limited, 361 Collins-street, Melbourne;	1143. Temperance Halls Act 1890
ve been appointed Agents to receive Advertisements and	1145. Thistle Act 1890
bscriptions for the Government Gazette.	1146. Trade Marks Act 1890
A copy of the Gazette is filed at each place for public ference.	1148. Tramways Act 1890
	1150. Trusts Act 1890
ACTS OF PARLIAMENT.	1152. Unlawful Assemblies and Processions Act 1890
OPIES of the following Acts of the Parliament of Victoria	1153. Vermin Destruction Act 1890 1154. Veterinary Surgeons Act 1890
OPIES of the following Acts of the Parliament of Victoria passed in the Second Session of the Fourteenth Parliament, held in the Year 1890, during the Administration of His	TIER Trime Trimence Aut 1900
henr, held in the Fear took, daining in Adrian Louis, Earl of Excellency the Right Honorable John Adrian Louis, Earl of Hopetonn, &c., &c., &c., Governor, may be obtained at this office and from the Booksellers at the price set opposite to each,	1156. Water Act 1890
Office and from the Booksellers at the price set opposite to each,	1156. Vine Disease Act 1890
iz.:— Xo. 1058. Acts Interpretation Act 1890 0 9	1160. Wrongs Act 1890
1058. Acts Interpretation Act 1890 9	Government Printing Office,

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PARISH AND TOWNSHIP PLANS.—Lithographed plans of the undermentioned Parishes, on a scale of twenty chains to the inch (except when a different scale is specified), can be obtained at the Crown Lands Office, Spring Gardens, Melbourne, price 7s. 6d. each, or will be forwarded to any address within the colony on receipt of that sum by the accountant of the department.

Also, same price, lithographed plans of Townships, drawn to a scale of four chains to the inch.

The above show areas, measurements, bearings, grantces', lessees', and licensees' names, school-sites, reserves, and other various information in possession of the department up to the date of their compilation.

The large scales on which these lithographs are prepared constitute them valuable working plans for shire and other surveyors, rate collectors, assessors, &c., &c.

The undermentioned are now ready; others are in course of preparation. Second editions have been published of those to which asterisks are attached.

PARISH PLANS.

Acheron Addington Adzar* Alberton East Alberton West Alexandra * Amherst (10 chs.) Amphitheatre A nakie Bittern*
Blackwood Callawadda Callawadda
Campaspe
Campaspe
Campbelltown
Caniambo*
Canunum
Carag-carag
Caralulup
Caramballuc North
Caramballuc South
Caramut
Caramut
Caramut
Caramut
Caramote
Caramote
Caramote
Caramote
Caramote
Caramote Bochara Boga Bogalara Boho* Boikerbert Bolerch Bolwarra Bonegilla Bonn* Anakie Arapiles Ararat (10 chs.) Arcadia Ardno* Bontherambo Caramut South Carapooee Carapooee West Carapook Carchap Cardigan Boola Boloke Ardonachie Argyle Ascot Boomahnoomoonah Boonahwah Boorhaman Ashens* Cargerie Carisbrook* Booroolite Audley Avenel Avoca Boorpool Boort (40 chs.)* Carlsruhe Boosey*
Bootahpool
Boram-boram
Borhoneyghurk Carlyle* Awonga* Axedale Carngham Carpendeit Carrah Baangal* Bael Bael Carrak Boroka Boroondara Bael Bael
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Bahgallah
Bailieston
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Carrung-e-murnong
Casterton
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Castlemaine (10 chs.)
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Bridgewater
Bright
Brimboal*
Brim Brim*
Brimi
Brimgalbart
Brit Brit
Broadford Balloong Ballyrogan Balmattum* Chepstowe Chewton (4 chs.) Chiltern Chiltern West Chintin Clarendon Clarkesdale Balnarring Balrook Balrootan Bamawm Bambra Bambra Bamganie Banangal Bangerang Banyena Banyenong Clarkesdale Clouleigh Cluues* Cobaw Cobra-killuc* Cobram Broadwater Bruarong Brucknell Bruk-bruk Baranduda Bruthen Cobungra Bruthen
Buangor
Buchan
Buckeran Yarrack
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Bunguluke
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Bunyip
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Burraniboot Kast Cooriejong Cooroopajerrup Corack (40 chs.) Corack East (40 chs.) Benayeo Bengworden Bengworden South Corangamite Corea Corea Corindhap Corinella Corio Cornella Benjeroop Beolite Beremboke Berrimal Burramine* Burrumbeep Burrumbeet Burrum Burrum Cornella Corop Costerfield Craigie Cranbourne Cressy Creswick* Berringa Berwick Burtwarrah

Buxton Byaduk Byambynee Byjuke Bylands Callvil*

Crosbie

Bessiebelle Bet Bet Bil-bil-wyt* Bilpah Birregurra

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Crowlands Croxton East Croxton West 'udgewa 'undare urrawa Cut-paw-paw chs.)* (10 Dalyenong Dandenong Dargalong Darkbonee Darlingford Darlington Darlington West Darragan Darrawil Dartagook Dartmoor Dean* Dederang Delatite Denison Dereel Dergholm Derrimut Deutgam Devenish* Devon Dewrang Digby
Diggorra (40 chs.)
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Dingee
Dinyarrak Djerriwarrh Doboobetic Dollin Donald Dooen Dookie Doolam Dorchap Doroq Doutta Galla Dowling Forest Dreeite Drik Drik Drik Drik Drouin West Drumanure Drumborg Drung Drung Dunbulbalane Duneed Dunkeld Dunwore Dunmore Dunmunkle* Dunnawalla Dunneworthy Dunolly (10 chs.) Durdidwarrah Durong Echuca North Echuca South* Ecklin Ecklin
Eddington
Edenhope
Edgecombe
Egerton
Eglinton* Elldon Ellyar Ellingamite Ellerslie Ellesmere Elliminyt Elmore Elphinstone Emberton Enfield Enuc Eppalock Ercildoun Estcourt Ettrick Eumemmering Eumeralla Eurambeen Euroa Eversley Eversiey
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Kariah Glenalbyn Glenaroua Karngun Karrabumet* Karramomus Glenaulin Glenburnie Glencoe Glendaruel Karup-karup Glenelg Glengower Glenhope Glenlogie Glenloth Katamatite Katandra Katunga Katyil Kay Keelbundora Glenlyon (40 -Glenmaggie Glenmona Glenorchy Glenormiston chs.) Keilamhete Kelfeera Kellalac Glenpatrick Glenrowen Glynwyllu Gnarkeet Kentbruck Kerang* Kerang*
Kergunyah North
Kergunyah North
Kerrie*
Kerrisdale
Kerrit Bareet
Kewell East* Gnarwarre Gobarup Gobur* Goldie Gonzaga Goomalibee * Goon Nure Gooramadda* Kewell West Kialla* Kiata Killara Killawarra*
Killawarra*
Kilnoorat
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Kinimakatka
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Kiora
Kirkella* Goorambat Gooram-gooramgong Goornong Gorae Gorone Gorrinn Gorrockburkghap Knowslev Knowsley East Gowangardie Knowsicy mast Kolora Kongbool Konong Wootong Koolomert Gowar Grassdale Greenhills Greensborough Koolomert Kooreh Kooroc Koort-koort-nong Koo-wee-rup Koo-wee-rup East Korkuperrimul Kornong Greta Greia Gringegalgona Gritjurk Gruyere Guildford* Gunbower Gunbower West Gundowring Korong Kororoit Haddon' Haddon*
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Hamilton South
Harcourt
Harrow
Havelock Kotupna Kout Narin Koyuga Krambruk Kurraca Kurting Kuruc-a-ruc Kyabram Kyabram East* Hawkestone Hayanmi Hazelwood Heathcote Helendoite Laanecoorie Hesse Hexham East Hexham West Laang Laceby Laen Lake Lake Wollard Lalkaldarno Heywood Hilgay Laikaldarno
Lai Lai
Lailat*
Lailat*
Lancefield
Landsborough
Laughi-ghiran
Langi-logan
Langkoop
Laug Lang
Lang Lang
Lang Lang
Lang Lang
Langwarrin
Langwarrin
Langwarrin Hinno-munite Holey Plains Homerton Homerton Horsham Hotspur* Howqua Howqua West Huntly Illawarra Inglewood Irrewarra Irrewillipe Jallukar Jamieson Langworner Lara Lauriston Jancourt Jancourt
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Jarklan
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				177	W l I I.
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Lorne	Moyston	Purrumbete South	Thornton	Warrabkook	Woorak
Lowan Lowry	Moyston West Muckleford	Pyalong Pywheitjorrk	Timboon Timmering*	Warracharunah Warragamba	Wooriwyrite Woori Yallock
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Loy Yang	Mulgrave	chs.)	Tintaldra	Warrambine Warrandyte	Woornyallook Woordnook
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Lynchfield	Mundoona	Quantong	Tooborac	Warra Warra	Woorragee North Woosang*
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Marraweeny Maryvale	Mysia* Nagwarry	Rupanyup* St. Arnaud	Trentham Trewalla	Wehla Wellsford	Yalla-y-poora Yallock
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Mindai	Natteyallock	Smeaton	Wahring	Windham	Yatchaw East
Minhamite	Navarre Neilborough*	Smythesdale Springfield	Wail* Waaia	Wingeel Winiam	Yntchaw West Yatmerone
Minimay Mininera	Nekeeya	Spring Hill	Wallaloo	Winjallok	Yaugher
Minjah Minjah North	Nepean Nerrena	Spring Plains Stanley	Walla Walla Wallinduc	Winnindoo* Winton*	Yea Yearinga
Minjah North Minto	Nerrin Nerrin	Stawell	Wallup	Winyayung	Yeerung
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Mirnee Mirranatwa	Ni Ni Ninyeunook (40 chs.)	Strangways (10 chs.) Stratford*	Wanalta	Wodonga	Yering
Mitchell	Nirranda Nolan	Stratford* Strathbogie	Wandin Yallock Wando	Wombelano Wondoomarook	Yeth-youan Yeungroon
Mitiamo Mitta Mitta	Noorilim	Strathfieldsaye	Wangaratta North	Wongan	Yielima
Moallaack	Noorongong	Strathmerton Streatham (4 chs.)	Wangaratta South	Wonwondah Wonwron	Youanmite Youarang=
Mocamboro Modewarre	Norong Northwood	Struan	Wangoom Wannaeue	Woodend	Youpayang
Moglonemby*	Nullan	Sutton* Sutton Grange	Wanurp Wanwandyra	Woodnaggerak Woodside	Yowang Yulecart
Moira* Mokanger	Nullawarre Nunawading	Swanwater*	Wappan	Woodstock	Yuppeckiar
Mokepilly	Nuntin	Switzerland Taaraak	Waranga Wareek	Woolilpooer	Yuroke
Mokoan* Molesworth	Nurrabiel ()ndit	Taggerty		TOWNSHIP PLAN	
Moliagul	Oxley	Tahara Talambe	Blackwood Camperdown	Malmsbury Queenscliff	Talbot Taradale
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