

VICTORIA

GOVERNMENT GAZETTE

Bublished by Authority.

No. 77.]

FRIDAY, JUNE

[1894.

VICTORIAN GOVERNMENT DEBENTURES.

INTEREST AT 4 PER CENT. PER ANNUM.

VICTORIAN Government Debentures, issued under the authority of the Victorian Detentures Redemption and Loan Act 1893 (No. 1299), can now be purchased at 2 per cent. premium (with accrued interest from the 1st April added) at the Treasury, Melbourne, or at the several Post Office Savings Banks or Commissioners' Savings Banks throughout the

The Debentures have a currency of 30 years, and are of the denomination of £10, £25, £50, £100, and £500, with Interest Coupons attached, at the rate of 4 per cent. per annum, payable half-yearly at the Treasury, Melbourne, or Country Revenue and Pay Offices (Treasury), or Country Post Office Money Order Offices, on the 1st April and 1st October of each year.

G. DOWNES CARTER, Treasurer of Victoria.

Treasury, Melbourne, 11th May, 1894.

VICTORIAN GOVERNMENT FOUR PER CENT. STOCK.

Interest at 4 per Cent. per Annum, payable Half-yearly on 1st April and 1st October.

THIS Stock can be purchased for Cash at 2 per cent.

premium at any Receipt and Pay Office in Victoria, in amounts of £10, or some multiple of £10.

G. DOWNES CARTER, Treasurer of Victoria. Treasury, Melbourne, 11th May, 1894.

ACTING CONSUL FOR SWITZERLAND.

THE Governor has directed it to be notified that during the absence from the colony of C. Martin, Esq., the Consul for Switzerland,

W. Brahe, Esq., Imperial German Consul, will transact the business of the office.

J. B. PATTERSON. Premier,

Premier's Office, Melbourne, 5th June, 1894.

APPOINTMENTS.

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

DEPARTMENT OF TREASURER.

Receiver of Revenue and Paymaster

ANNETTE BLANCHE POLLOCK (Postmistress), at Tarnagulla, vice Miss M. J. Boxell transferred.

Collector of Imposts,

ROBERT N. WILLIAMS (Issuer of Miners' Rights), at Rheola, at Rheola, for the purpose of collecting the fees payable on Fixed Priced Crown Lands Licences issued by him. No. 77.-June 8, 1894.-1.

DEPARTMENT OF CHIEF SECRETARY.

Visiting Justices,

CHARLES HOPE NICOLSON, Esq., P.M., and JOHN JOSEPH O'MEARA, Esq., P.M.,

to be Visiting Justices of the Prison for Females at Pentridge.

Registrar of Births and Deaths,

MARY DUFF,

at Cranbourne, acting, during the absence of A. Duff on leave.

. Electoral Inspectors (Purification of Rolls Act 1891). JOHN GEORGE RYAN, Constable (No. 4252), Krambruk,

for the Electoral District of Polwarth, vice William Collingwood, whose resignation has been accepted;

WILLIAM JOSEPH KILMARTIN, Senior Constable (No. 2756),

for the Electoral District of Ripon and Hampden, vice William Collingwood, whose resignation has been accepted.

DEPARTMENT OF PUBLIC INSTRUCTION.

Boards of Advice for School Districts,

ALEXANDER COUTTS, CHARLES FOULKES, GEORGE FRASER, SAMUEL SHERLOCK, and COURTLAND YOUNG,

for the School District of the South Riding of the Shire of Talbot, No. 251;

WILLIAM C. RIDLEY and JOSEPH WYATT,

for the School District of the Buchan Riding of the Shire of Tambo, No. 335; JOHN A. WATT,

for the School District of the Snowy River Riding of the Shire of Tambo, No. 391.

DEPARTMENT OF ATTORNEY-GENERAL.

Sworn Valuators (Transfer of Land Act 1890),

Name and Address.

Place or District.

Name and Address.

SAMULE DEBELE, Esq.,
Inglewood
PETER FOWER, Esq.,
Williamstown

AUGUSTUS WILLOUGHBY
RODD, Esq., Dandenong
Bendigo respectively.
Town of Williamstown, City of Footscray, and Shires of Braybrook and Wyndham respectively.

Parishes of Moorabbin, Mordialloc, Dandenong, Eumemmering, and Berwick respectively.

DEPARTMENT OF SOLICITOR-GENERAL.

Clerk of Petty Sessions,

MICHAEL ROBERTSON NOLAN (Constable), Sorrento, at Sorrento, commencing on the 1st June, 1894, acting, vice J. Hiskens relieved.

Commissioners for taking Declarations and Affidavits (Declarations and Affidavits Act 1890),

MICHAEL ROBERTSON NOLAN (Constable), Sorrento (appointment to last during tenure of office as Acting Clerk of Petty Sessions), and

WILLIAM MORKHAM, Post and Telegraph Department.

2186

DEPARTMENT OF CROWN LANDS AND SURVEY.

Board of Examiners for Land Surveyors,

MICHAEL CALLANAN, Esq., Surveyor-General for Victoria, to be a Member of the Board of Examiners for Land Surveyors, vice Alexander Black, Esq., whose resignation has been accepted.

Local Committee for a Vermin District (Land Act 1890, sec. 187), ALEXANDER SINCLAIR

to be a Member of the Local Committee for the Destruction of Vermin for the Eastern Vermin District, vice William John Ingram, whose resignation has been accepted.

DEPARTMENT OF MINES.

Warden's Clerk,

PATRICK JOSEPH CONLON,

at Eaglehawk, temporarily, during the absence of A. McG. Cook on leave.

Mining Registrar, NANCY MORRIS,

for the Eaglehawk Division of the Sandhurst Mining District, temporarily, vice Edward Morris deceased.

Mining Surveyor, R. L. NANKIVELL,

for the Tarrangower Division of the Castlemaine Mining District, temporarily.

THOS. BRISBANE, Acting Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 4th June, 1894.

VICTORIAN MILITARY FORCES.

THE Governor in Council has been pleased to approve of the following transfer. viz . following transfer, viz.:-

Reserve of Officers (Militia).

Captain ARTHUR MONRO, from the Garrison Artillery, to be Captain.

THOS. BRISBANE, Acting Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 4th June, 1894.

VICTORIAN MILITARY FORCES.*

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

APPOINTMENTS.

Victorian Mounted Rifles.

Lieutenant William George Patterson and Lieutenant Robert Westrup Salmon

to be Volunteer Adjutants. Such appointments are not, however, to affect the present establishment or constitution of the regiment.

Victorian Rangers.

Captain EDWIN TIVEY

to be Volunteer Adjutant. Such appointment is not, however, to affect the present establishment or constitution of the regi-

Quartermaster-Sergeant JOHN HENRY FRANKLIN to be Quartermaster, with the relative rank of Lieutenant, vice Quartermaster W. F. Casey resigned.

Chaplain's Staff.

The Reverend James Auchinleck Ross

to be Chaplain to the Forces, 2nd Class, with the relative rank of Major.

Field Company, Victorian Engineers.

Lieutenant GERARD WIGHT,

during the absence, on leave, of Captain L. H. Chase, to command the Field Company, Victorian Engineers. In pursuance of section 15 of the Defences and Discipline Act 1890 (No. 1083), power is delegated to Lieutenant G. Wight, whilst in temporary command of the Field Company, Victorian Engineers, to appoint fit and proper persons as Non-commissioned Officers.

PROMOTION.

3rd Victorian Regiment.

Lieutenant and Militia Adjutant Joseph Henry Dunne to be Captain and Militia Adjutant.

CONFIRMATION OF COMMISSION

of the undermentioned Lieutenant :-

Garrison Artillery.

Na	me.	Date of Commission.	Date of Confirmation.
Godfrey Fosbery	Montagu	12th October, 1893	12th April, 1894.

TRANSFERS.

Victorian Horse Artillery.

Lieutenant ALFRED ALEXANDER TAYLOR, from the Victorian Field Artillery,

to be Lieutenant, vice Lieutenant C. G. Ryan, transferred to the Reserve of Officers (Militia).

Garrison Artillery.

Lieutenant Joseph Herbert Eales, from the 2nd Victorian Regiment,

to be Lieutenant, but supernumerary to the establishment.

Reserve of Officers (Militia).

Lieutenant REGINALD HENRY LOVELL, from the 2nd Victorian

to be Lieutenant.

RESIGNATIONS.

Lieutenant William Joseph Pegus Rankin, Victorian Field Artillery,

of his commission dated 10th July, 1891;

Lieutenant REGINALD SEPTIMUS BOYD, Reserve of Officers, of his commission dated 5th July, 1889.

COMMISSION CANCELLED

of Lieutenant William Simons, Reserve of Officers, dated 20th December, 1889, in accordance with Part VI., Section I., para. 6, Victorian Military Regulations.

THOS. BRISBANE,
Acting Clerk of the Executive Council.
At the Executive Council Chamber,
Melbourne, the 15th May, 1894.

* In lieu of notification published in Gazette of 18th May, 1894, p. 1967.

OFFICERS OF HEALTH.

THE Board of Public Health, by virtue of the power conferred on it by the Health Act 1850, has approved of the undermentioned appointments by the municipal councils concerned, namely:—

Officers of Health.

Numurkah Shire, Eastern and Central Ridings vice John Wesley Harbison, M.B., resigned.

CHARLES MASLEN DEANE, M.D., re-appointed.

FOSSEY JAMES NEWMAN, M.B., during the temporary absence of Charles Maslen Deane, M.D.

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

Public Health Department, Melbourne, 6th June, 1894.

CLERK OF COURTS, ETC.

T is hereby notified for general information that

NATHANIEL JOSEPH MAUDE

has been directed by the Minister to act as Clerk of Petty Sessions at South Melbourne, Port Melbourne, and St. Kilda respectively, vice C. G. Robertson, who retires on the 2nd June (s. 41, Act No. 1133).

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

Crown Law Offices, Melbourne, 29th May, 1894.

* In lieu of notification in Gazette of 1st June, 1894, p. 2120.

Public Service Act 1890.

EXEMPTIONS.

THE Governor, with the advice of the Executive Council, in exercise of the powers conferred by section 3 of the Public Service Act 1839, has, upon the recommendation of the Public Service Board, been pleased to declare that the provisions of the said Act shall not apply to the persons named hereunder, that is

Department of Chief Sceretary.

The persons named hereunder, in respect of their positions as the Electoral Inspectors, under the Purification of Rolls Act 1891, or the Electoral Districts respectively specified, viz.:—

Person.

JOHN GEORGE RYAN, Constable of

VILLIAN JOSEPH KILMARTIN, Senior
Constable (No. 2756) ... Ripon and Hampden.

Department of Victorian Water Supply.

WILLIAM HENDERSON, Engineer,
ARTHUR WILLIAM MARTIN, Draughtsman,
HENBY RODDA, Water Bailiff, Coliban,
FREDRRICK MURRAY, Water Bailiff, Kow Swamp,
GEORGE FLEMING, Water Bailiff, Kow Swamp, until the 31st December, 1894, in each case.

THOS. BRISBANE, Acting Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 4th June, 1894.

Public Service Act 1890.

?

ADDITIONAL REGULATIONS.

IS Excellency the Governor in Council has been pleased, upon the recommendation of the Public Service Board, to approve of the following additions to the Regulations made in pursuance of the provisions of the Public Service Act 1830 (54 Vict. No. 1138); and has ordered that such additions shall apply to persons appointed, transferred, or promoted after the 31st May, 1894, viz.:—

CHAPTER II.

CLASSIFICATION OF PROFESSIONAL DIVISION.

Part 1.

Office.	Yearly	Salary.	Remarks.
	Mini- mum,	Maxi- mum.	Remarks.
	£	£	
	Leg	jal Class.	
Assistant in At- torney-General's Office	185	285	

CHAPTER VI.

SALARIES-Non-clerical Division.

Part 1.

Office.	Yearly Ra	te of Pay.	
omee.	Mini- mum.	Maxi- mum.	Remarks.
	£	£	

DEPARTMENT OF CHIEF SECRETARY.

Hospitals for Insanc. Artisan Warders— Laundress Laundress Assistant	42 30		With quarters and rations With quarters and rations
-------------------------------------------------------------------------------	----------	--	--------------------------------------------------------

Transfers and promotions to be regulated in accordance with section 10 of the *Public Service Act 1893*, but the salary of an officer transferred or promoted in no case to exceed the maximum amounts above stated. THOS. BRISBANE,
Acting Clerk of the Executive Council.
At the Executive Council Chamber,
Melbourne, the 4th June, 1894.

Companies Act 1890.

T HEREBY certify that "The Great Northern Miners Recreation Hall Company Limited" has been this day registered by me, and notify that the said company is incorporated and is limited by shares.

Dated this 5th day of June, 1894.

EDWARD BARRETT, Deputy Registrar-General.

Registrar-General's Office, Melbourne.

Fisheries Act 1890.

OYSTER DREDGING IN WESTERN PORT BAY.

OYSTER DREDGING IN WESTERN PORT BAY.

It is hereby notified for general information that it is intended, at the expiration of one month from this date, to move His Excellency the Governor in Council to issue a Proclamation rescinding the Proclamation of the 9th day of August, 1886, and published in the Government Gazette of the 13th day of August, 1886, prohibiting dredging for oysters in Western Port Bay, such rescission to apply only to the portion of such Bay within the following boundaries, viz. —

From a line drawn from Sandy Point to Tortoise Head, north and then east on the north of French Island, to a line drawn from Spit Point to Passage Point.

R. BAKER.

R. BAKER,

Commissioner of Trade and Customs.

Melbourne, 25th May, 1894.

Fisheries Act 1890.

NETTING IN THE BARWON RIVER AND LAKE CONNEWARRE.

CONNEWARRE.

IT is hereby notified for general information that it is intended, at the expiration of one month from this date, to move His Excellency the Governor in Council to issue a Proclamation amending the Proclamation of the 24th day of August, 1891, and published in the Government Gazette of the 28th August, 1891, having reference to netting in the Barwon River, by permitting netting to be carried on in such river from Ocean Grove Jetty seawards, and also to permit netting in Lake Connewarre between the north shore of such lake and a line drawn from a post at Kissing Point to Campbell's Point; thence eastward to the south end of Pelican Rocks and a post on the mainland.

R. BAKER

R. BAKER,
Commissioner of Trade and Customs.
Melbourne, 25th May, 1894.

NOTICE TO MARINERS.-HONG KONG.

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

R. BAKER,

Commissioner of Trade and Customs.
Department of Trade and Customs,
Molbourne, 30th May, 1894.

Hong Kong Habbor.

Notice is hereby given that on the 23rd inst., the central fairway will be moved about 800 feet to the northward. The line of the fairway will continue to be marked as hitherto, viz., by a red and a white mark buoy at the western end, and by two lines of mooring buoys running in an east-south-easterly direction.

Harbor Department, Hong Kong, 20th April, 1894.

R. Murray Russey, Retd. Comdr. R.N., Harbor-master, &c.

NOTICE TO MARINERS.-NEW ZEALAND.

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

R. BAKER,

Commissioner of Trade and Customs,
Melbourne, 28th May, 1894.

(Extract formalisms)

(Extract from New Zealand Gazette, 10th May, 1894.)

[No. 19 of 1894.] WRECKAGE IN HAWKE'S BAY.

Captain Kennedy, of the Government steamer Terranora, reports that he has examined the wreckage reported between Napier and Wairoa, but was unable to remove it. It consists of the heel of a mast, about 10 feet out of the water, in 14 fathoms. The following are the bearings from it:—

Mohaka River, W. ‡ S. Waihua River, N.W. ‡ N.

It is about 3½ miles off shore, and is directly in the track of vessels between Wairoa and Napier.

A. J. CADMAN,
For Minister having charge of Marine Department.
Wellington, 3rd May, 1894.

NOTICE TO MARINERS.—QUEENSLAND.

THE following Notice to Mariners, which has been received from the Portmaster, Brisbane, is published for general

R. BAKER,

Commissioner of Trade and Customs.

Melbourne, 4th June, 1894.

[No. 11 of 1894.]

GREAT SANDY STRAIT.

Black Buoy and Leading Beacons.

Notice is hereby given that a second black buoy has been laid down opposite to the existing red buoy at No. 2 cutting, through Sheridan Plats, Great Sandy Strait. Also, that new beacons have been erected for leading through No. 1 cutting at the South White Cliffs, which must be kept in line until the black buoy is reced, when preceded as well. passed, when proceed as usual.

T. M. ALMOND, Portmaster.

Marine Department, Brisbane, 22nd May, 1894.

NOTICE TO MARINERS.-FIJI.

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

R. BAKER, Commissioner of Trade and Customs.

Department of Trade and Customs, Melbourne, 4th June, 1894.

FIJI.-EASTERN GROUP.

FIJI.—EASTERN GROUP.

A LIGHT has, since 29th March last, been displayed on the island of Wailagilals on the south side of the Nanuku Passage. This light will enable vessels to enter or leave the group by the Nanuku Passage at night.

The light is situated in lat. 16° 45′ S., long. 179° 6′ W., and is a fixed white light.

The light is exhibited from an open wooden frame structure, painted red, with keepere' room and lantern on top. The height of the building is 102 feet from base to vane, and the centre of the lantern is 97ft. 6in. above high water.

The light may be seen for about 16 miles from a ship's deck. It was seen 20 miles distant from the bridge of the s. s. Warrimoo. The light is obscured for five points between the bearings of N.N.W. and W. by N., bearings taken from seaward, but is visible from all other bearings.

By command,

JAMES STEWART, Assistant Colonial Secretary.

Colonial Secretary's Office, Suva, 11th May, 1894.

2188

Marine Act 1890.

CERTIFICATES.

IST of Certificates of Competency and of Exemption from Pilotage issued by the Marine Board of Victoria from the 1st 1 to the 31st May, 1894.

u_1 to the Sist May, 1094.		CERTIFICATES OF	COMPETENCY.		
Name.	No.	. Date.	Grade.	Pa	rticulars of Identification-
				Born.	At-
		Foreign	n-going.		
(Issued under	the Queen's (Order in Council, dated ?	th May, 1891, and valid in	the Unit	ed Kingdom.)
Spence, Frederick Augustus Nish, William	$\begin{array}{c c} & 824 \\ & 825 \end{array}$	14th May, 1894 17th May, 1894	2nd Engineer: Only Mate, Foreign-going Ship		Hillsborough, Ireland Port William, Scotland
Pearsson, William	826	30th May, 1894	2nd Mate, Foreign-going Steam-ship	1867	Landskrona, Sweden
Dickson, George Adam	827	31st May, 1894	Master, Foreign-going Ship	1853	Edinburgh, Scotland
		Color	nial.		
		(Not recognised in th	e United Kingdom.)		
Watson, George	0163	15th May, 1894	Master, Fore-and-aft Home-trade Sailing Ship under 100 tons		Maryborough, Victoria
(Iss	ued by the M	PILOTAGE EXEMPT	on Certificates.	rine Act I	890.)
Name.	No.	Date.		Po	rts.
Inglis, William Ewan, Alexander Stuart	0163 0164	15th May, 1894 29th May, 1894	20 mar 101.:11:25 (

J. GEO. McKIE, Secretary.

Marine Board of Victoria, Melbourne, 4th June, 1894.

COURTS OF PETTY SESSIONS ALTERED.

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

Schedule.

Name of Courts.	Days.	Hours.
Murtoa Swan Hill Warrackna- beal	Every Thursday Every Tuesday and Friday Every Tuesday	Ten a.m. Ten a.m. Eleven a.m.

AGAR WYNNE.

Crown Law Offices, Melbourne, 4th June, 1894.

NOTICE TO CLERKS OF PETTY SESSIONS.

A TTENTION is invited to Mr. Justice Hood's judgment in Foley v. Monaghan, 9th March last, in which His Honour held form of recognisance No. 220 no longer applicable to proceedings under Marriage Act 1890, Part IV.

Security should be taken in the mode prescribed in the Justices Act 1890, sec. 111, rule 40.

Any forms 220 on hand should be destroyed.

A, P. AKEHURST.

Crown Law Offices, Melbourne, 14th May, 1894.

EXAMINATIONS OF APPLICANTS FOR LICENCE AS SHORTHAND WRITERS.

T is hereby notified that an examination of applicants for licence as Shorthaud Writers will be held at the Law Courts, Melbourne, on Saturday, the 16th prox., at Two o'clock.

The attention of applicants is specially invited to clauses 2 and 3 of the Regulations published in the Government Gazette of the 13th October, 1833, page 4993, and previous notice, in writing, must be sent to the Chairman of Examiners, Chief Secretary's Office, not later than Wednesday, the 13th prox.

A. P. AKEHURST.

Crown Law Offices, Melbourne, 28th May, 1894.

Water Act 1890.

LOAN TO THE SHIRE OF CASTLE DONNINGTON.

LOAN TO THE SHIRE OF CASTLE DONNINGTON.

THE Governor in Council has approved of the loan to the Shire of Castle Donnington of the sum of Two hundred pounds sterling (£200), to be expended by the said shire in the construction of a tank at Waitchie for the purpose of conserving water or for the purpose of water supply; the said shire to repay the said sum by five annual payments of Forty pounds sterling (£40), the first of such annual payments to be made on the 1st day of July, 1895. The rate of interest to be paid by the said shire upon the said loan to be Five pounds per centum per annum, payable half-yearly on the 1st day of July and the 1st day of January in each year.

J. H. McCOLL,

J. H. McCOLL, Minister of Water Supply.

Department of Water Supply, Melbourne, 4th June, 1894.

THE SHIRE OF ST. ARNAUD AND THE SHIRE OF ST. ARNAUD WATERWORKS TRUST.—APPLICATION OF MUNICIPAL FUNDS.

TION OF MUNICIPAL FUNDS.

WHEREAS by section 112 of the Water Act 1890 (No. 1156) it is enacted that any municipal council may, with the consent of the Governor in Council, from time to time apply any portion of its municipal fund towards the payment of interest on moneys borrowed by any Waterworks Trust: And whereas the Municipal Council of the Shire of St. Arnaud is desirous of applying a portion of the municipal fund of the said shire for the purpose of paying interest on moneys borrowed by the Shire of St. Arnaud Waterworks Trust: His Excellency the Governor in Council has therefore consented to the Municipal Council of the said Shire of St. Arnaud applying a portion of its municipal fund for the purpose aforesaid.

J. H. McCOLL,

J. H. McCOLL, Minister of Water Supply.

Department of Water Supply, Melbourne, 4th June, 1894.

EXAMINATIONS FOR MINING AND FACTORY ENGINE-DRIVERS.—July, 1894.

ENGINE-DRIVERS.—July, 1894.

NOTICE.—Applications (to be accompanied by a fee of 10s.) will be received by the Secretary for Mines, Melbourne, up to the 30th June proxime, from persons desirous of being examined in Melbourne for Certificates as Engine-drivers and also for Boiler Attendants.

Forms of application and copies of the regulations may be obtained at this office, or from the several Mining and Factory Inspectors throughout the colony.

Notice will be sent to each candidate of the day upon which he will have to appear before the Board.

JAMES MILNE,

Secretary to the Board of Examiners. Office of Mines, Melbourne, 31st May, 1894.

MINING LEASES.

THE undermentioned Mining Leases, 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.	Date of Lease.	Term (No. of Years):	Lessee.		A	rea.	Annual Rent.	Fec.	Payable to Receiver at—
					,		Δ.	R. P.	£ s. d.	£	
				(dold Mining Leases.						
Ballaarat " " Beechworth "	Ballaarat Creswick " " Steiglitz Beechworth Buckland (Bright)	2594 2461 2547 2587 2592 32831 3301	4.6.94	15 15 15 15 15 15 15 15	J. Day W. S. Ward R. J. Scott W. E. Barry J. Howard J. P. Cameron S. M. Kelly		33 17 13 6 31 139 30	1 24 0 2 0 20 1 21 1 4 1 19 0 0	8 7 0 4 5 2 3 5 8 1 12 0 7 16 6 34 17 0 7 10 0	1 1 1 1 1 1	Ballaarat Creswick " Geelong Melbourne
Castlemaine	Indigo (Chiltern) Taradale	3295 3329	17 11	15 15	M. Lord E. T. Gregory		165 38	$\begin{smallmatrix}2&12\\2&12\end{smallmatrix}$	41 8 0 9 13 0	1	Rutherglen Kyneton
Maryborough " " Sandhurst "	(Kyneton) Maryborough Amherst Avoca Sandhurst Eaglehawk Rushworth	3615 3616 3621 3605 6464 6466 6467	22.5.94 4.6.94	15 15 15 15 15 15 15 15	C. Barclay H. Davies and T. R. L. R. Anguetil T. E. Copeland W. T. Mason W. T. Mason W. T. Wester Wew Prince of Wales (Co. N. L. J. Dooley and W. J. M.	 Э. М.	16 14 50 28 10 9	1 33 1 28 2 36 1 16½ 3 21 1 29 0 37	4 2 4 3 12 2 12 13 8 7 1 10 2 14 6 2 7 2 0 1 2	1 1 1 1 1 1 1 1 1	Maryborough Melbourne Ballaarat Bendigo "" Rushworth
11	i itushworth	0409	"		•	Hason	41	9 0	1990	1 1	Trushworth.
					es of Private Property.						
Beechworth Castlemaine	Goulburn (Benalla) Taradale(Kyne- ton)	2259 2208	4.6,94	15 15	L. M. Pounds B. Bassett		213 103	0 7 1 0	5 6 8 2 11 8	1	Melbourne Kyneton
61 11 11 11 11	St. Andrew's	2234 2235 2236 2237 2250 2241	11 11 11 11	15 15 15 15 15 15	W. Young W. Young W. Young W. Young W. Young J. James		36 59 66 18 77 104	3 24 1 9 2 32 1 30 0 11 2 0	1 0 0 1 9 8 1 13 8 1 0 0 1 18 8 2 12 4	1 .1 1 1	" " Melbourne

¹ Issued in lieu of Nos. 3098 and 3142, surrendered. Fine £2.

J. H. McCOLL, Minister of Mines.

Office of Mines, Melbourne, 7th June, 1894.

E

MINING LEASES DECLARED VOID.

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

District.	Division.	No. of Lease.	Date of Lease.	Lessees.	Ares		Locality.
					A. R	. P.	
			Gold M	ining Leases.			
Ballaarat Beechworth Maryborough	Creswick Buckland Maryborough	2465 - 3207 3569	3rd April, 1894 30th Jan., 1894 2nd Oct., 1893	The Missouri G. M. Co N.L. P. D. Manning	. 9 1	7 18 21	Portuguese Flat Bridge Creek Leviathan Reef
Sandhurst	Dunolly Tarnagulla Sandhurst Eaglehawk	3561 3515 6330 6334 6342 6352	26th Sept., 1893 20th Sept., 1892 26th Sept., 1893 26th Sept., 1893 2nd Oct., 1893 2nd Oct., 1893	T. Tregurtha M. Terry L. A. Samuels G. Barnard A. B. P. Bayne	93 3 6 3 24 1 20 3 13 3	- 5	Moliagul Arnold's Bridge Parish of Mandurang German Gully Thistle Reef Parish of Nerring
			Mine	eral Lease.			
Sippsland	Russell's Creek (Moe)	1037	15th Sept., 1890	H. Godridge	. 213 2	10	Parish of Narracan
			Leases of I	Private Property.			
Beechworth	Mansfield	1644 2012 2013	21st Mar., 1892 26th Sept., 1893 26th Sept., 1893		. 28 2	14 24 14	Parish of Doolam
							A W HOWITPE

Ź

APPLICATIONS FOR GOLD 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, subject to such excisions, modifications, and reservations as may be necessary. J. H. McCOLL, Minister of Mines,

Department of Mines, Melbourne, 8th June, 1894.

Term of Lease, and General Remarks, showing Excisions to be made from Area applied for &c.	15 years. Excising overlap on the area the subject of application for lease N. 2. 2.2.2.	15 years. Excising overlap on existing	15 years. Excising from the northern of the block the area in excess of	15 years. Excising from the northern end of the block the area in excess of	Jo south, and also have sold found. 15 years. Excising from the southern on of the block the area in excess of 30 acres also the sold land.	15 years.	15 years.	15 years. This lease is granted under the	Leave Regulations, and the area forms part of that lately held under lease No. 3090, Castlemane.	15 years.	15 years.	15 years.	15 years. This lease is granted under the provisions of clause 56 of the Mining	Loas Rogulations, and the area forms part of that lately held under leases Nos. 6300 and 6311. Sandhurst. 15 years. This lease is granted under the provisions of clause 56 of the Mining Lass. Rominisms and the area forms	part of that lately held under lease No. 6311, Sandhurst.
Precise Locality, and Time of com- mencing Operations.	Steiglitz. On grant of lease	Steiglitz. On grant of lease	Bald Hills. On grant of lease	Steiglitz. On grant of lease	Steiglitz. On grant of lease	Parish of Franklin. On grant	Parish of Wombat. On grant	Eureka Reef. On grant of lease 15 years.		Dunolly. On grant of lease	Dunolly. On grant of lease	Dunolly. On grant of lease	Bendigo. On grant of lease	Bendigo. • On grant of lease	
Except where stated otherwise, during the first six months two men to be employed, subsequently when in full work—	Three men	Three men	Twelve men	Twelve men	Twelve men	Eight men	Nine men	Two men		Ten men	Seven men	Ten men	Twelve men (from date of lease)	Seven men (from date of lease)	,
Amount of Money proposed to be invested, and in what manner the land is to be worked.	£3,000. Manual labour and steam power	£2,000	£2,000. Manual labour and machinery	£5,000. Manual labour and machinery	£5,000. Manual labour and machinery	£500. Manual labour and	figurery figure and figure and figurery figurers from the figure and figurers from the figurers from the figurers from the figurers from the figure from the f	machinery	,	£2,000. Manual labour and	finachinery £1,000. Manual labour and	macninery £1,000. Manual labour and	macninery	:	
Approximate Area of Ground Intended to be leased.	A. B. P. 6 0 0	5 1 0	30 0 0	30 0 0	30 0 0	14 0 0	17 0 22	2 0 13		20 0 2	13 1 25	20 3 25	27 1 14	13 0 8	
No. of	2280	2540	2585	2588	2589	3355	3356	3357		3628	3629	3630	6486	6487	
Names of Applicants, and style under which it is intended that the business shall be carried on.	"The Convention Co."	"Ironbark Extended G.	:	A. Clinton. "North Galatea G. M. Co."	A. Clinton. "South Galatea G. M. Co."	"Smith's Gully Quartz	:	:		:	:	nd another	:	:	
	H. Fields.	J. Billing.	R. Hender		A. Clinton. Co."	M. Robson.	J. Leipold	F. Nicholson		W. McLiesh	W. O'Shea	J. H. Dodd and another	F. D. Jones	F. D. Jones	
No. of Appli- cation.	336	349	59/93	725	726	402	403	;		3/94	4/94	5/94	:	:	
Mini 1g District.	Ballaarat	. =	:	:	= .	Castlemaine		:		Maryborough	:	ŧ	Sandhurst	:	

EXCISION FROM A MINING LEASE BLOCK.

IN pursuance of the powers conferred by section 6 of Act 55 Victoria, No. 1215, as amended by section 1 of Act 56 Victoria, No. 1281, the Governor in Council has excised from Gold Mining Lease Block No. 1199, Ararat, to a depth of one hundred feet from the surface, an area of 1r. 25p., indicated by pink colour on the plan attached to correspondence No. L.B.94/4832 in the office of the Minister of Mines.

J. H. McCOLL, Minister of Mines.

Office of Mines, Melbourne, 7th June, 1894.

GOLD MINING LEASES SURRENDERED.

BEECHWORTH DISTRICT-BEECHWORTH DIVISION.

No. 3098, dated 10th April, 1893; J. Webb; 100a. 3r. 26p.; Eldorado.

No. 3142, dated 6th June, 1893; J. Webb; 38a. 1r. 33p.;

A new lease, No. 3283, has been issued in lieu of the above leases.

A. W. HOWITT Secretary for Mines.

Office of Mines, Melbourne, 7th June, 1894.

APPLICATION FOR A GOLD MINING LEASE ABANDONED.

T is hereby notified that the undermentioned application for a Lease of Auriferous Crown Lands has been abandoned:—

BALLAARAT DISTRICT-STEIGLITZ DIVISION.

Application No. 739, for lease 2542; J. M. Thomas; 17a. 2r. 19p.; Sutherland's Greek.

A. W. HOWITT, Secretary for Mines.

Office of Mines, Melbourne, 7th June, 1894.

APPLICATIONS FOR MINING LEASES OF PRIVATE PROPERTY ABANDONED.

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

BALLAARAT DISTRICT-STEIGLITZ DIVISION.

Application No. 147, for lease 2301; W. Chirgwin; 100 acres; parish of Anakie. BLACKWOOD DIVISION.

Application No. 27, for lease 2279; A. Clinton and others; 600 acres; parish of Moorabool East.

A. W. HOWITT Secretary for Mines.

Office of Mines, Melbourne, 7th June, 1894.

APPLICATIONS FOR GOLD MINING LEASES REFUSED.

T is hereby notified that the undermentioned applications for Leases of Auriferous Crown Lands have been refused:—

BALLAARAT DISTRICT-GORDON DIVISION.

Application No. 4/94, for lease 2617; M. Quigley; 30 acres; Brisbane Ranges.

MARYBOROUGH DISTRICT-AVOCA DIVISION.

Application No. 389, for lease 3625; L. Levinson and another; 159a. 1r. 38p.; Bung Bong.

A. W. HOWITT, Secretary for Mines.

Office of Mines, Melbourne, 7th June, 1894.

ARTILLERY PRACTICE DURING JUNE.

MARGET Practice will be carried on by the Victorian Permanent Artillery from the undermentioned Forts from the 1st to the 30th June, 1894, between the hours of Nine a.m.

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

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

CHAS. E. UMPHELBY, Major C.V.P.A.

22nd May, 1894.

MELBOURNE AND METROPOLITAN BOARD OF WORKS.

A BY-LAW to alter and amend By-law No. 3, and to make other provisions with regard to the Charges and Rate for Water Supply, and for the levying of such rate and charges.

WATER SUPPLY.

Preamble.—The Melbourne and Metropolitan Board of Works (hereinafter called "the Board"), pursuant to and in exercise and execution of the powers and authorities conferred on such Board by the Melbourne and Metropolitan Board of Works Act 1890, 54 Victoria, No. 1197, and by so much of the Water Act 1890 as is incorporated therewith, and in exercise and execution of any other powers and authorities in anywise enabling the said Board in that behalf, doth hereby make the by-law following:—

- 1. Repeal of By-law No. 3.—By-law No. 3, as to water supply, which was made and passed by the Board on the ninth day of February, One thousand eight hundred and ninety-two, and was duly published in three consecutive numbers of the Victoria Government Gazette, namely, on the nineteenth and twenty-sixth days of February and the fourth day of March of the same year, shall be and the same is hereby repealed, but not in so far as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the said By-law No. 3, for payment of which rate or charge such person shall have become liable prior to or at the date of this by-law coming into operation; nor to abrogate or alter the power of the Board to recover and enforce payment of any such rate or charge; nor to withdraw any permission given, or cancel any licence granted, by or on behalf of the Board; nor to annul or stay any proceedings taken, prosecution commenced, or business initiated as in conformity with the provisions of the said By-law No. 3 prior to the date of this by-law coming into operation, but the same respectively may be continued and carried to completion; and all offences against any provision of the said By-law No. 3 committed before the date of this by-law coming into operation may be prosecuted for and punished as if this by-law had not been made and passed.

 2. Rate for supply for domestic purposes.—The rate to be paid
- 2. Rate for supply for domestic purposes.—The rate to be paid for the several lands and tenements to be supplied otherwise than by measure with water for domestic purposes is hereby determined as follows, that is to say :-
- (I.) Minimum.—For lands and tenements of £20 annual value and under, Ten shillings per annum.
- (II.) On valuations above minimum.—For lands and tenements above the annual value of £20, a rate of Sixpence for each pound sterling on the amount of the valuation up to £300 inclusive, and One pound ten shillings per centum on the amount of the valuation in excess of £300.
- (III.) Store rate.—For buildings built and used for storage purposes only, such as bonded stores, a rate of Sixpence for each pound sterling on the amount of the valuation up to £300, and One pound per centum on the amount of such valuation in excess of £300.

Valuation.—The valuation in every case is and shall be that of the municipal district of the metropolis wherein the land or tenement is situated, made or adopted by the council of the municipal district next previously to the first day of July then

- 3. The water rate.—Such rate, determined as aforesaid, is hereby made under authority and in accordance with the provisions of so much of the Water Act 1890 as is incorporated by and with the Melbourne and Metropolitun Board of Works Act 1890, the same to be and remain in force for the current year One thousand eight hundred and ninety-four, and thereafter for and during each and every year until repealed or altered by the Board; and the said rate shall become due and payable and shall be levied in manner prescribed by the aforesaid incorporated portion of the Water Act 1890.
- 4. Charges for special supplies.-Water will be supplied as
- (1.) Water troughs.—Private water troughs will be charged for at the rate of Forty shillings per annum each, except where, in the opinion of the Board, a meter shall be necessary, in which case the minimum charge shall be for 20,000 gallons per annum. Troughs erected in any public highway with the consent of the council of the municipal district shall not be deemed to be private troughs. private troughs.
- (11.) To shipping at wharfs and piers.—To shipping at the Melbourne wharfs and other wharfs or places, at the rate of Three shillings per 1,000 gallons; at special berths at the Melbourne wharfs with fixed meters, at One shilling and sixpence per 1,000 gallons—subject in all cases to regulation at the will of the Board as to quantity and time of supply.
- (III.) Mixing concrete.—For the making and mixing of concrete and for masonry and brickwork, at the rate of One penny per cubic yard of such materials as measured in the work.
- (Iv.) Building rates.—For general building purposes at the following charges, viz.:—On the scale of Ninepence in the pound upon the estimated assessable value of the completed building, during from date of commencement, three months in cases where such value does not exceed Fifty pounds; four months where such value exceeds Fifty pounds and does not exceed One hundred pounds; and six months where such value exceeds One hundred pounds. But for wooden buildings the charge shall be one-half of the foregoing rate. After the termination of each such period to date of completion in each case the charge will be

at the scale of Sixpence in the pound upon such value. In any case of water supply for building purposes the builder may use a meter, and pay for water used at the rate of One shilling per

Special rates.—And for the following purposes at the undermentioned rates, unless in cases where the Board shall order that the supply shall be only by measurement, in each of which cases the party desiring to be supplied must provide the meter, and maintain the same in good working order, and pay for the water according to measurement thereby:—

- (v.) Steam boilers.—For steam boilers, at the rate of Ten shillings per annum for each horse-power of each such boiler.
- (VI.) Gas engines.—For gas engines, at the rate of Ten shillings for each horse-power of each such engine; or, if the supply be from an approved cistern, Five shillings per annum per horse-
- (vn.) Hydraulic blasts.—For plumbers' blasts, Twenty shillings each per annum.
- (VIII.) Horse and cattle rate.—For horses, at the rate of Ten shillings per annum for each horse; and for cows wholly or partially kept upon the premises, Five shillings for each cow; but the owner may, if he so preter, provide a meter and take the supply by measurement.
- (1x.) Rate for gardens.—Except where, in the opinion of the Board, a meter shall be necessary taps will be allowed to be fixed in gardens, and hoses allowed to be used therein, on payment of a special rate (in addition to the assessment rate) of Ten shillings per annum for any garden not exceeding 200 square yards in area, with an additional Five shillings per annum for each 100 square yards or portion of 100 square yards in excess thereof up to 1,000 square yards; all gardens above 1,000 square yards in area will be supplied only through meter.
- (x.) Special rate may be fixed in cases not provided for.—Supplies of water for purposes not specified herein must be paid for at such rate as the Board shall in each case determine, and the preliminary payment at such rate must be made at the office of the Board before a supply can be taken or used.
- the Board before a supply can be taken or used.

 (xt.) Government buildings and charitable institutions.—In all the pipes to which any fire-plug is fixed the Board will provide and keep constantly laid on, unless prevented by unusual drought or other unavoidable accident or during necessary repairs, a sufficient supply of water without charge for use in houses, lands, or premises the property of Her Majesty, whether unoccupied or used for public purposes, and houses, lands, or premises in the occupation of the Crown, or of the Government of Victoria, or of the Board of Land and Works, the Victorian Railway Commissioners, and the Minister of Public Instruction, and also for supplying any public hospitals or charitable institutions and such public baths and wash-houses as are mentioned in section 452 of the Water Act 1890, and subject to the terms, conditions, and provisos mentioned in the said as are mentioned in section 452 of the Water Act 1890, and subject to the terms, conditions, and provisos mentioned in the said section: provided that such houses, lands, or premises, public hospitals or charitable institutions, or baths or wash-houses be situate within the limits of the metropolis. But, as by the provisions of section 438 of the Water Act 1890, it is not compulsary upon the Board to supply any water to any person whomsoever, as the Board is, by section 487 of the said Act, authorized and empowered to make by-laws for, inter-alia, preventing the waste or misuse of water supplied by the Board, and it is necessary to guard against and prevent such waste or misuse, and for that purpose to provide that the quantity of water used should in each case be known and recorded, the Board will require in every case that a meter or meters of capacity sufficient to record the quantity of water used be provided and maintained by and at the expense of the owner or managing body of every such house, land, or premises, hospital or charitable institution, or the municipal council which shall have established such lath or washhouse, otherwise the Board will decline to supply any water thereto.

 (XII.) Mater, rate of charge, and minimum supplies other than
- (NIL) Meter, rate of charge, and minimum supplies other than domestic.—Parles and gardens under municipal control will be supplied with water at the rate of Ninepence per 1,000 gallons; in all other cases, water supplied by the Board by measurement will be charged for at the rate of One shilling per 1,000 gallons; and in cases where the supply is solely for purposes other than domestic, the minimum charge will be for 20,000 gallons per annum.
- (XIII.) Minimum meter charge—Domestic supply.—The minimum quantity of water to be charged for by measurement where water is supplied for domestic purposes, as well as for purposes other than domestic, shall be the quantity which at One shilling per 1.000 gallons equals the amount of the assessed rate which would be payable for the premises so supplied if supplied otherwise than by measure.
- Meters to be tested and approved .- No meter shall be affixed ii. Interest to be tessed and approved.—No meter shall be attived until it shall have been examined, tested, and approved by a duly authorized officer of the Board, and each meter must be capable of registering at least 1,000,000 gallons, and each \$\frac{1}{2}\cdot \cdot \cdo
- 6. Where meter ceases registering, &c., average may be charged.—
 If any meter in use cease registering, or be reported by the Inspector as out of repair or registering inaccurately, the Board will estimate and charge for the water consumed during the period such meter was not in working order, and until it is repaired and refixed, either by taking an average of the quantity used during the previous quarter, or during the corresponding period of the previous year, or the Board may insert a check-meter on the service-pipe and charge upon estimate from the registering thereof.

7. Hire of meter and rate of rent thereof—Meter rent to be exclusive of rate—Hirer to give notice of removal.—The Board will, if it so think fit, but not otherwise, let for hire water-meters, the rent for which shall be at the rate per annum of:—

For 3-inch, Ten shillings, For 3-inch, Twelve shillings, For 3-inch, Fifteen shillings, For 1 inch, Twenty shillings,

which rent shall be exclusive of and in addition to the amount or rate chargeable for the recorded consumption of water, and shall be due, and must be paid quarterly in advance, on the first day of the months of January, April, July, and October in every year, the first payment to date and be made as from the commencement of the then current quarter, and the occupier of the premises shall, at his own cost, cause such meter to be fixed and kept in proper repair, and when required on behalf of the Board so to do, shall cause such meter to be removed to the office of the Board to be tested, and when it shall have been so tested, shall cause it, or such other meter as may be furnished to him in lieu of it, to be replaced at his own cost, and shall be in like manner responsible for the same. Any person so hiring a meter from the Board, who shall leave the premises on which such meter shall be fixed, without having previously given, in writing, at least six days' notice to the Board of his intention to leave the premises, shall be liable to a penalty not exceeding Five pounds.

8. Services to be separate, except by permission.—Excepting with

- shall be liable to a penalty not exceeding Five pounds.

 8. Services to be separate, except by permission.—Excepting with the permission of the Board not more than one house or tenement shall be supplied from a single water service. The Board may in special cases consent to two or more tenements being supplied from one water service, but in such cases the sub-services shall be so arranged that the supply to each house shall be independent of the supply to the remaining houses, and be controlled by a stop-cock on such sub-service, and any person offending against the provisions of this section shall be liable to a penalty not exceeding Two pounds. ceeding Two pounds.
- Extensions subject to consent of the Board.—No extensions of private services will be allowed except by consent of the Board.
- 10. Service-pipes to be repaired by owner or occupier-Penalty 10. Service-pipes to be repaired by owner or occupier—Penalty for refusal or neglect to repair service.—The service-pipes from the main being the property of the owners or occupiers of the tenements supplied by such service-pipes, the occupier (if any) and if none the owner, shall, upon receiving notice that his service-pipe requires repairing, immediately proceed to repair the same, and he shall be responsible for any loss of water or other damage which shall be caused by reason of such service-pipe being leaky or otherwise out of repair or broken, and in default be liable to a penalty not exceeding Five pounds; and in the event of continuing the offence, to a further penalty of Two pounds for each day after receipt of such notice; and the Board may stop the water from flowing into such premises, either by cutting off the service-pipe or otherwise as to the Board may seem fit, until the necessary repairs shall have been effected.

 11. Waste of water.—Any person supplied with water by the
- 11. Waste of water.—Any person supplied with water by the Board who shall wilfully or negligently allow the same to run to waste, shall be liable for each offence to a penalty not exceeding Five pounds; and in the event of continuing the offence, to a further penalty of Two pounds for each day after notice of the offence from the Board.
- 12. Water not to be used or supplied without written authority.—
 Any person receiving water from the Board who, without the written permission of the Board, shall take or carry away such water from his premises, or allow any person to take or carry away such water, or shall sell the same to any other person, shall be liable to a penalty not exceeding Five pounds.
- 13. Unlawful taking of water without permission.—Any person, not having agreed to be supplied by the Board, who shall take or carry away water from the premises of any other person so supplied, or from any drinking tap, trough, or private or public service-pipe, shall be liable to a penalty not exceeding Five
- pounds.

 14. Unlicensed persons not to interfere with pipes or services.—
 Before any person shall aftix any service-pipe to any pipe of the Board, or alter, repair, or in any manner interfere with any pipe of the Board, or any service-pipe, cock, or fitting connected with the pipes of the Board, he shall obtain from the Board a licence in that behalf to execute such works; and any unlicensed person affixing, altering, repairing, or in any manner interfering with any such pipe, service-pipe, cock, or fitting as aforesaid, shall be liable to a penalty not exceeding Ten pounds.

 15. Licences to plumbers to be during pleasure of the Board.— Such licence shall be at and during the pleasure of the Board, and the Board may at any time cancel such licence in the event of the holder thereof being judged by the Board to be incompetent, or by himself or his employés committing any breach of the Act or of this by-law.
- 16. Proof of fitness to be given by the applicant before granting of licence.—Before any such licence shall be granted by the Board, the person applying for the same shall satisfy the Board that he is a competent plumber, and that he is thoroughly conversant with the provisions of the by-laws of the Board relating to water supply, with Part II. of the Board's Act, and with the sections of the Water Act 1890, thereby incorporated in the Board's Act, but the Board may, if it so see fit, refuse to grant such licence.
- such licence.

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

- 18. Fittings to be of the best quality and subject to approval.—
 No person shall use any tap, stop-cock, bib-cock, ball-cock,
 valve, closet-cistern, service-box, waste-not regulator, bath-tap
 or valve, or other fitting in connexion with a supply of water of
 the Board which is not of the best quality, and approved by the
 Board.
- 19. High-pressure cocks to be used.—No person shall use any stop or bib-cocks which are not screw-down high-pressure cocks, made of hard brass or gun-metal, and in overy respect of best quality and workmanship, and approved by the Board.
- 20. Cisterns and tanks.—No person shall use any cistern or tank that is not provided with an equilibrium ball-valve, and the overflow pipe laid and fixed in a suitable manner, open to inspection, and in a position approved by the Board.
- 21. Water-closets.—No person shall construct or use any water-closets fitting not approved by the Board, nor unless the same be supplied with water from the service pertaining to a tenement through aproper closet-cistern or service-box, fitted with approved waste-preventing apparatus. No person shall fix or use any service-pipe which communicates directly or indirectly with the basin or trap, or otherwise than with the cistern of a water-closet.
- 22. Public arrinals.—Private urinals will receive water without meter, and public urinals will receive water without charge and without meter, provided they be constructed to the satisfaction of the Board.
- of the Board.

 23. Ordinary connexions—Special size services.—Ordinary connexions with sub-mains must be made with proper stop-cock ferrules, to which for iron services a length of not less than 3 feet of lead pipe must be attached. One service-pipe only for domestic supply to each tenement will be permitted, and for houses rated at Twenty pounds per annum and under, the bore of such service-pipe must not exceed 4-inch, and for houses rated over Twenty pounds per annum, the size of such service-pipe must not exceed 4-inch, unless permission for a larger service shall have been received in writing from the Board, and the supply be taken through a meter, and no such larger service shall exceed 1 inch in diameter, unless the average number of persons residing upon the premises be more than twenty-five, or the rating be at not less than One hundred and fifty pounds per annum, and shall not exceed 1½ inch in diameter unless the number of persons be more than one hundred, or the rating be at not less than Two hundred and fifty pounds per annum.

 24. Notice to lay service, &c., to be given—Material to be approved
- 24. Notice to lay service, de., to be given—Material to be approved and work inspected.—Any person, whother licensed as aforesaid or not, who shall lay any pips to communicate with the pipes of the Board without giving two days' notice of the day and hour when such pipe is intended to be made to communicate with the pipes of the Board, or who shall make such communication except under the superintendence and according to the directions of some officer of the Board, or who shall lay any leaden or other pipes to communicate with the pipe of the Board of a strength and material not sanctioned by the Board, shall be liable for each such offence to a penalty not exceeding Five pounds; and in the event of continuing the offence, to a further penalty of Two pounds for each day after notice of the offence from the Board.

 25. Lead pining—Specification of material to he used—Gal.
- 25. Lead piping Specification of material to be used Galvanuzed-iron piping.—Lead piping shall be of the following weights:—

Weight of pipe per yard.	Diameter of pipe.	Weight of pipe per yard.
5 lbs.	I inch	12 lbs.
, 6 и	11 11	22 0
7½ 11	1½ n	30 11
	per yard 5 lbs 6 "	per yard. of pipe 5 lbs. 1 inch 6 " 1½ "

and galvanized-iron piping of approved quality only will be allowed for external and internal services, except with the written consent of the Board.

- written consent of the Board.

 26. Tappings under pressure by an Officer of the Board, at cost of consumer.—Upon any person giving notice of his desire to lay a pipe to connect with and tap the pipes of the Board, he shall be informed on behalf of the Board whether it is or is not desired that such tapping should be made by an officer of the Board, and if it be so desired, such person shall not tap any such pipe, but shall provide for and be at the cost of all labour and material necessary for such connexion, and for the restoration of the ground to the satisfaction of the local authority, and be liable for the consequences of failure in so doing, and shall pay in advance to the Board the expense of such tapping, including the stop-cock and ferrule as follows, viz.—for ½-in. pipe, seven shillings at sixpence; ¾-in. pipe, tens shillings; 1½-in. pipe, forty shillings; 1½-in. pipe, they shillings; 1½-in. pipe, sixty shillings; 13-in. pipe, forty shillings; 12-in. pipe, sixty shillings; 13-in pipe, at which such tapping is to be made shall be distant more than five miles from the General Post Office in the city of Melbourne thero shall be paid by the person for whom the same is to be made a further sum sufficient to defray the cost of conveying the officer of the Board, who shall make such tapping, to and from the work, and elso the value of the time occupied by such officer in going to and returning from the work, at the rate of One shilling and three-pence per hour.

 27. Maximum tappings without clip.—The maximum tapping
- 27. Maximum tappings without clip.—The maximum tapping that will be allowed without clip for each size of main is as follows:—

For 8" and 4" pipes, 3-in. tapping. For 5", 6", and 7" pipes, 1-in. tapping. For 8" pipes, 1-in. tapping. For 9" pipes, 1-in. tapping. Over 9" pipes, 2-in. tapping.

28. Private fire services, plugs, de.—Subject to previous written consent of the Board, private fire services will be allowed, but every such service must be sealed, except in cases where the

- Board's officer shall have certified in writing that sealing is unnecessary. For each such private fire service there shall be paid a sum of Ten shillings upon the fixing thereof, and a sum of Ten shillings upon the fixing thereof, and a sum of Ten shillings upon the thing thereof, and a sum of Ten shillings per annum thereafter. No water shall be taken from any sealed portion of such service axcept for extinction of fire. Except in case of fire no person shall, without authority of the Board, wilfully break the seal affixed to any private fire service, and in the event of any such seal having been broken, accidentally or otherwise, the occupier of the tenement shall, within twenty-four hours thereafter, give notice, in writing, of the fact at the office of the Board, and failing to do so shall be liable to a penalty not exceeding Two pounds, and to a continuing penalty of Ten shillings for every day during which he shall neglect to give such notice.
- 29. Connexions, brass couplings.—All connexions with lead and iron pipes must be made with brass union couplings.
- 30. All lead joints to be "wiped."—All joints connecting lead pipes must be "wiped" joints, and in no case will "bolt" or "copper bit" joints be allowed on water service-pipes, either in the interior or on the exterior of any building or tenement, on pain of cancellation of the licence of the plumber who by himself or his workmen shall break these regulations.
- 31. Stop-cock and cover box.—A high-pressure screw-down stop-cock properly secured and covered with an approved castion cap shall be fixed on each water service between the main and the building line.
- 32. Baths, restriction as to capacity.—No bath shall be allowed which has a holding capacity when full of more than 100 gallons except with the special permission of the Board.
- 33. Reflux valve to be fixed in steam services.—Any person, whether licensed as aforesaid or not, who shall connect any service-pipe or branch service-pipe with any steam-boiler for the purpose of feeding or supplying the same with water, without first affixing a self-acting valve for proventing the pressure of the steam reversing or affecting the dial of the meter, shall be liable to a penalty not exceeding Five pounds; and, in the event of continuing the offence, to a further penalty of Two pounds for each day after notice of the offence from the Board.
- 34. Street watering to be by permission.—No person, other than an employé of any municipality, shall, without the written permission of the Board, water streets or thoroughtares by means of hydrants and hose attached to fire-plugs. Any person offending against this by-law shall be liable to a penalty not exceeding Five pounds.
- 35. Supply to public parks and gardens.—The water supply of all public parks and gardens shall be exclusively under the control and direction of the officers of the Board, and any person not duly authorized who shall turn on the water or otherwise interfere with such water-supply, shall be liable to a penalty not exceeding Five pounds.
- 36. Hose not to be affixed without meter. —Except upon the terms specified in Sub-section IX. of Section 4 of this by-law no person shall use a hose attached to any tap or pipe (used for the purpose of supplying the water of the Board for domestic purposes to any houses or premises) for watering any garden, laying dust, or for any other purpose whatsoever, unless where a meter is fixed and the water supplied by measure; and any person offending against this by-law shall be liable to a penalty not exceeding Five pounds.
- 37. Consent of Board—Notices to be addressed to Secretary—Conditions as to notice—Consent may be given by Chairman, Secretary, Engineer-in-Chief, or Engineer of Water Supply—Consent to be reported to Committee.—In every case in which it is necessary to obtain the consent of the Board before doing any act or commencing any work, such consent must be asked for by notice in writing addressed to the Secretary of the Board, and delivered at his office, of such length as is mentioned in the Act or in this by-law, and in no case less than two days prior to the time proposed for the doing of such act or the commencement of such work, and such notice must state clearly the act proposed to be done or work to be commenced, and such act shall not be done or work be commenced save upon the Board's consent in writing, and then only subject to and in accordance with such directions or conditions as shall be therein specified. Such consent may be given by and under the hand of the Chairman of the Board, the Secretary, the Engineer-in-Chief, or the Engineer for Water Supply, who severally shall be competent to give the Board's consent, and on behalf of the Board to prescribe any directions or conditions attaching thereto, and subject to and in accordance with which only such consent shall be deemed to have been given. The giver of every such consent shall notify the same to the next following meeting of the Water Supply Committee, with a view to report thereof to the Board for confirmation.
- 38. Penalties.—For every offence against any provision of this by-law for which a penalty is not hereinbefore specially prescribed, the offender shall upon conviction be liable to and shall pay any sum not exceeding Five pounds.
- 39. Interpretation clause.—In the construction of this by-law, the meaning which in the Board's Act is assigned to any word shall be the meaning of the same word where occurring in this by-law, unless inconsistent with the subject matter or context.
 - The foregoing by-law was made and passed by the Melbourne and Metropolitan Board of Works, and the common seal of the said Board was hereunto affixed the twenty-ninth day of May, One thousand eight hundred and ninety-four, in the presence of—

E. G. FITZ GIBBON, Chairman. CHARLES SMITH, Member. GEO. A. GIBBS, Secretary.

GENERÁL ABSTRACT SHOWING THE AVERAGE AMOUNT OF THE DEBTS, ENGAGEMENTS, AND LIABILITIES, AND OF THE ASSETS, PROPERTY, OREDITS, AND SECURITIES WITHIN THE COLONY OF VICTORIA OF THE COLONIAL BANK OF AUSTRALASIA.

Taken from the several Weekly Statements from the 1st April to the 6th May, 1893.

Percentage the Reserves of Coin and Bullion hear to the Bank's Liabilities.	89.G	9 10 8
TOTALS.	2 s. d. 318,072 7 5 203,137 3 3 12,713 13 8 31,740 19 6 3,562,508 16 4	4,128,322 19 · 2
AMOUNT.	297,854 3 1} 297,858 4 4}	: :
ASSFTS.	Coined Gold and Silver and other Coined Metals. Gold and Silver in Bars and Bullion Landed and other Property Notes and Bills of other Banks Balances due from other Banks Amount of all Delist due to the Bank, including Notes, Bills of Exchange, and all Silvek and Punded Delis of very description, excepting Notes, Bills of Bank including Notes, Bills of Bank including Notes, Bills and Balances due to the said Bank from other Banks	Total Amount of Assets
TOTALS,	£ s. d. 150,178 8 0 6,674 7 7 11,798 10 3 346,724 17 6 2,819,671 4 10	3,335,047 8 2 406,250 0 0 8 per cent. 16,250 0 0 151,321 14 7
AMOUNT.	8 8. d	£ £ Quarter ending the 31st
LIABILITIES.	Notes in Circulation Bearing Interest Bills in Circulation Bearing Interest Balances due to other Banta Interest Deposits by the Not bearing Interest Deposits by other Not bearing Interest	Amount of capital stock paid up at the close of the Quarter ending the 31st day of March, 1883

Melbourne, 30th May, 1894.

W. GREENLAW, General Manager.

D. NEWLAND,

Officer by whom the foregoing Statement was prepared.

I, DAVID NEWLAND, of Melbourne, make oath and say that I prepared Weekly Statements of the above Bank from the 1st April to the 6th May, 1893, in accordance with the Banks and Currency Act 1899, other and that the coined gold and silver and other coined gold and silver in bars and bullion, as stated in every such Statement, faithfully represent the true amounts on hand after payment of the balances due to other Banks upon the weekly balances of exchange, excepting the amounts mentioned in such Statements under the heading "Balances due to other Banks;" and the above Abstract is an accurate Abstract of the said Weekly Statements, and a true and faithful account of the Average Amount of Assets and Liabilities within the colony of Victoria of the above Bank during the period specified.

W. GREENLAW.

4

And I, WILLIAM GREENLAW, of Melbourne, make oath and say that, to the best of my knowledge and belief, the foregoing Statements of the said David Newland are true in every particular.

Sworn before me, at Melbourne, this ROBERT S. INGLIS, Justice of the Peace. 30th day of May, 1894,

CONTRACTS ACCEPTED. -(Series 1893-4.)

Serial No.	Purpose, No. of Tenders, and Particulars of Contract.	Amount.	Name of Contractor.	Charged against Vote or Fund.	Authorized according to Regulations on the date stated.
2531	MINES— Boring at Gobur, at 3s. 6d. per foot for gravels or clays, and 10s. per foot for basalt or hard cement Boring at Wandiligong, at 6s. 6d. per foot	Rates	R. W. Hallett H. W. Ford	Division 84 of 1893-4. Prospecting for Gold and Coal, &c. Ditto	J. H. McCell. 6.6.94.
	RAILWAYS— (112)—Supply of 1,250 sleepers at Wedderburn, at 3s. 3d. each, for Wycheproof and Kaneira line (16)—Removal of gatekeepers' cottages, Nos. 12 and 18, Creswick and Daylesford line, and re-erection as a station-master's residence, Daylesford	Ditto £ s. d. 139 3 9	G. Brooker J. Coate	Votes and Loans Act 889, Item 4	R. G. Kent, Secretary, by order of the Railways Commissioners. 6.6.94.

Melbourne, 8th June, 1894.

ORDER IN COUNCIL.-(Series 1893-4.)

Scrial No.	Purpose and Particulars.	Amount.	Name for Approval.	Charged against Vote or Fund.	Authority.
	CHIEF SECRETARY— Four thousand pounds (4,000 lbs.) of wool for manufacturing purposes, at the Penal Establishment at Pentridge, not to exceed 1s. 1½d. per lb.	Rates	A. Marks and Co	Division 13, Subdivision 4, of 1893-4. Stores, &c.	Approved by the Governor in Coun- cil the 29th May, 1894.—Thos. Bris- bane, Acting Clerk of the Executive Council.

Melbourne, 8th June, 1894.

CONTRACTS ACCEPTED. -(Series 1893-6.)

CONTRACTS FOR THE CONVEYANCE OF INLAND MAILS, 1893-6.

No. of Contract.	Particulars of Contract.	Amount per Annum.	Name for Approval.	_
2535	POST OFFICE— To and from Echuca and Koondrook, via Wharparilla North, Torrumbarry, Patho, Gunbower, KowSwamp, Leitchville, Weeweerup, Cohuna, and Gannawarrah, vith a branch to and from Cohuna and Gullen, three days a newek, from 1st June, 1894, to 30th June, 1896, at the rate of £293	£ s. d. 293 0 0	J. A. McGowan	Mails,
2536	per annum. (In lieu of contract No. 1492, in the name of L. H. Lange, at the rate of £293 per annum, cancelled from 1st June, 1894) To and from Neerim and Kanawha, viā Piedmont, three days a week, from 26th May, 1894, to 30th June, 1896, at the rate of £20 per annum	20 0 0	J. Johnson	Conveyance Inland Mail 1893-6.

${\it Cancellation of \ Contracts.}$

The undermentioned contracts have been cancelled, viz.:—
Contract No. 1119, in the name of A. G. and M. Barr, from 26th May, 1894.
Contract No. 1770, in the name of James Kennedy, from 1st July, 1894.

General Post Office, Melbourne, 6th June, 1894.

JAMES SMIBERT, Deputy Postmaster-General,

CONTRACT ACCEPTED.—(Series 1894-5.)

Serial No.	Purpose, No. of Tenders, and Particulars of Contract.	Amount.	Name of Contractor.	Charged against Vote or Fund.	Authorized according to Regulations on the date stated.
503	FORAGE— (2)—Supply of forage for Police horse at Cowes, as ordered, to 28th February, 1895, as under—	Rates	John West	Contingencies, 1894-5	G. D. Carter. 1.6.94.
	Oats, at 7s. per cental Bran, at 5s. Hay, at 4s. Straw, at 3s. 6d 7			,	

Corrigendum.—Forage, 1894-5.—Contract No. 367 (Gazette, 1894, p. 963), for the supply of forage by T. McLean, at Strathfieldsaye, rate for hay should read 3s. 6d., not 2s. 6d., as gazetted.—T. M. Callan, Secretary to the Tender Board. 6.6.94. Melbourne, 8th June, 1894.

Trade Marks Act 1890 (No. 2).

THE following Applications have been made for the registration of the undermentioned Trade Marks:-

The essential particulars of the Trade Mark are the following:—The name "Carlile's," the green shield superimposed upon a red disc, the said shield bearing the letters and abbreviations "J.C.S. & Co."; and applicant company disclaim any right to the exclusive use of the added matter.

CLASS 23.

3755. Sewing and Crochet Cotton on spools or reels, and in hanks or balls. J. and P. Coats Limited, of Ferguslie Thread Works, Paisley, North Britain, thread manufacturers. 20th February, 1894. (As a distinctive label.)



The essential particulars of the Trade Mark are the following:—The central device; and applicants disclaim any right to the exclusive use of the added matter.

CLASS 38.

3862. Hosiery. Walther Staerker and Otto Fischer, of Flinders-lane, Melbourne, Victoria, and at Sydney, New South Wales, and Leipzig, Germany, importers, trading as "Staerker and Fischer." 31st May, 1894. (As a distinctive ticket.)



The essential particulars of the Trade Mark are the following:—The combination of devices and the word "Sultan"; and applicant company disclaim any right to the exclusive use of the added matter except their name and address.

CLASS 42.

3866. All Substances used as Food or as Ingredients in Food. John Connell and Company Limited, of 578 to 584 Bourke-street, Melbourne, Victoria, merchants. 1st June, 1894. (As a distinctive label.)



The essential particulars of the Trade Mark are the following:—The bird, device, and the fac-simile signature; and applicant disclaims any right to the exclusive use of the added matter.

CLASS 3. .

3867. Medicinal Preparations. George Murray, of Roe-street, Perth, Western Australia, gentleman. 4th June, 1894. (As a distinctive label.)



The essential particulars of the Trade Mark are the following:—The words "Crystall-Bach," the device of a fortified gateway, and the word "Schloss"; and applicant company disclaim any right to the exclusive use of the added matter, save and except their name and address.

CLASS 43.

3868. Beer and Stout. The Foster Brewing Company Limited, of 15 Rokeby-Collingwood, Victoria, brewers and bottlers. 5th June, 1894. (As a distinctive



c essential particulars of the Trade Mark are the following:—The device and "Hall"; and applicant disclaims any right to the exclusive use of the added the word matter.

CLASS 38,

3869. Boots and Shoes. Alfred John Hall, of 115 Swanston-street, Melbourne, Victoria, boot manufacturer and importer. 6th June, 1894. (As a distinctive brand.)



"THE HALL BRAND"

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 Patent Office (Trade Marks Branch), in the Form H in the Third Schedule to the Rules under the Trade Marks Act 1890 (No. 2), of opposition to such registration.

Dated this 7th day of June, 1894.

Patent Office, Trade Marks Branch.

THOS. PROUT WEBB, Commissioner of Trade Marks,

· PATENTS FOR INVENTIONS.

 $\mathbf{N}^{\text{OTICE}}$ is hereby given that I have accepted the complete specifications in the following applications:—

No. 10616. By Hans Urban, of 92 Best-street, North Fitzroy, Victoria, engineer, for "An improved spark arrester for locomotive and other steam-engine boilers."

No. 10671. By CRISP MOLINEUX HARRIDGE, of 265 Lygonstreet, Carlton, Victoria, chemist, for "An improved chloride or ammonium inhaler."

No. 10703. By LARS LARSSON, of 109 Drummond-street, Carlton, Victoria, traveller, for "A new or improved coinfreed stereoscope."

No. 10794. By John McKax, of 48 Shiels-street, Newmarket, near Melbourne, Victoria, mining blacksmith, for "An improved lifter cam for stamper batteries."

No. 11346. By WILLIAM HERBERT HYATT, of 1 Milton-road, Herne Hill, in the county of Surrey, England, Fellow of the Chemical Society of Great Britain, chemical engineer, consulting chemist, and metallurgist, for "Improvements in the manufacture of paint."

No. 11383. By James Stewart, of Mortlake, Victoria, bait-stable keeper, for "Improvements in spark arresters."

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

Dated this 7th day of June, 1894.

THOS. PROUT WEBB, Commissioner of Patents.

Patent Office, Lonsdale-street west, Melbourne.

PUBLIC HEALTH.

Section 125 of Act No. 1098.

Section 125 of Act No. 1098.

In pursuance of the powers contained in the Health Act 1890, notice is hereby given that it appears to the Board of Public Health that the Shire of Cranbourne is affected by the dangerous infectious or contagious diseases scarlet fever and scarlatina; and the said Board doth therefore hereby require all medical practitioners, deputy registrars, school teachers, and members of the police force residing in such shire, and the occupier or person in charge of any house in which any case of either of such diseases may occur, to report such occurrence immediately on its coming to his or their knowledge, by telegraph, or, in case there is no telegraphic communication, by letter, to the said Board doth prescribe that such notification shall be in the form following (that is to say):—

To the Board of Public Health (or to the Council of the Shire of Cranbourne).

Shire of Cranbourne).

I give notice that a case of scarlet fever or scarlatina has occurred as under:

Name and full address—

Sex—

Age— Duration of illness— Dated at this

day of 189

Signature—
Dated at Molbourne, in the colony of Victoria, this 6th day of June, 1894.

By order of the Board of Public Health,
J. W. COLVILLE, Secretary.

N.B.—The notices are to go, whether by telegraph or post, free of charge. Printed forms will be supplied, on application, to medical practitioners. Any person hereinbefore designated neglecting to send the above notice is liable (unless he can prove he was aware such case had already been reported) to a fine of Twenty pounds.

Fire Brigades Act 1890.

COUNTRY FIRE BRIGADES BOARD.—EXTRAORDINARY VACANCY.—FIRE BRIGADES REPRESENTATIVE.

SENTATIVE.

In pursuance of the provisions of the Fire Brigades Act 1890, and the regulations thereunder, I hereby give notice that an extraordinary vacancy has been occasioned on the Country Fire Brigades Board by the resignation of Mr. Walter Charles Wright, one of the representatives of the fire brigades on the said Board, and I do further give notice that the Country Fire Brigades Board has specified Thursday, the 14th day of June, instant, as the day on or before which the registered fire brigades on the certified roll published herewith may nominate a person to be a representative member of the fire brigades on the said Board to fill such vacancy.

Nominations must be sent to me at the office of the Country Fire Brigades Board, 60 Market-street, Melbourne, on or before the day mentioned.

By order,

WM. STRATHMORE JUDD,

Office of the Country Fire Brigades Board, 60 Market-street, Melbourne, 4th June, 1894.

Fire Brigades Act 1890.

COUNTRY FIRE BRIGADES BOARD.—I REGISTERED FIRE BRIGADES -ROLL OF

REGISTERED FIRE BRIGADES.

DURSUANT to the provisions of the Fire Brigades Act 1890, and the regulations thereunder, and by direction of the Country Fire Brigades Board, I, William Strathmore Judd, being the Secretary of the said Board, hereby publish the subjoined list of country fire brigades duly registered under this Act, and the regulations thereunder, and notify that such list shall be taken to be the roll of country fire brigades entitled to vote at the election of a representative member to fill the extraordinary vacancy on the Country Fire Brigades Board, occasioned by the resignation of Mr. Walter Charles Wright:—

(1) Central Fire District.

1-/	001101 (07 = 0.0 0.0
1. Ballarat City	Daylesford
2. Ballarat	7. Sebastopol
3. Buninyong	8. Smythesdale
4. Clunes	9. Allendale
5. Creswick	10. Linton

(2) South	Central Fire District.
11. Carisbrook 12. Castlemaine 13. Maryborough 14. Talbot 15. Ayoca	16. Kyneton 17. Maldon 18. Taradale 19. Bowenvale

(3) North Central Fire District.

	(0) 2101010 001101 10 = 1111 = 1111		
	Dunolly	24. Charlton	
21.	Inglewood	25. Korong Vale	
	St. Arnaud	26. Donald	
23.	Tarnagulla	27. Wedderburn	

(4) Northern Fire District.

	Sandhurst City Sandhurst No. 1		Echuca Kerang
	Sandhurst No. 1 Sandhurst Temperance	36.	Swan Hill
	Golden Square	37.	Kangaroo Flat
32.	Long Gulfy	38.	Rochester
33	Eaglehawk		

(5) North-Eastern Fire District.

39. Ruthergler	49. Tungamah
40. Wangaratt	a 50. Yarrawenga
41. Beechwort	h 51. Mooroopna
42. Benalla	52. Murchison
43. Bright	53. Kyabram
44. Chiltern	54. Rushworth
45. Euroa	55. Seymour
1C IZ	5C Totame

46. Kilmore 47. Numurkah 48. Shepparton

64. Ararat 65. Hamilton 66. Stawell

(6) North-Western Fire District.

57. Wodonga

	(0) 2/0/00	
59.	Horsham Dimboola Murtoa	61. Natimuk 62. Nhill 63. Warracknabea

59. Dimboola	62. Nhill
60. Murtoa	63. Warracknabeal
	(7) Western Fire District.

	(8) Southern	Fire	District.
70. G	eelong eelong West ewtown and Chilwel	73.	Warrnambool Koroit Colac

(9) Eastern Fire District

(0) 130000110	2 110 2 110
75. Sale	79. Walhalla
76. Bairnsdale	80. Warragul
77. Omeo	81. Frankston
78. Traralgon	82. Dandenong

WM. STRATHMORE JUDD, Secretary,

Country Fire Brigades Board Office, 60 Market-street, Melbourne, 4th June, 1894.

SAVINGS BANK AT BENDIGO.

INSPECTION OF DEPOSITORS' PASS-BOOKS.

PURSUANT to the provisions of the Savings Banks Act 1890, notice is hereby given that

Mr. George Rand Reeves and Mr. George Wilson Paxton,

having been appointed Auditors, will attend at the office of the Savings Bank at Bendico, for the purpose of inspecting the Pass-Books of Depositors, on the 30th and 31st August; and also at the Branch Office, EAGLEHAWK, on the 1st and 3rd Sep-

By Order of the Commissioners of Savings Banks,

WILLIAM ROBINSON, Comptroller of Savings Banks.

Melbourne, 1st June, 1894.

SHIRE OF PRESTON.

SHIRE OF PRESTON.

THE Minister of the Crown administering the Local Government Act 1890 (54 Vict. No. 1112), on the 7th day of June, 1894, confirmed the order hereinafter referred to, in pursuance of the 838rd section of the said Act, viz.—
Orders of the Council of the Shire of Preston, made on the 10th day of April, 1893, for acquiring land for drainage purposes through the property of J. W. Story and M. A. G. Noble, being parts of section 138, parish of Jika Jika, county of Bourke, in accordance with the notices published in the Government Gazette of the 25th day of November, 1892, and the 2nd day of December, 1892.

W. T. WEBB,

W. T. WEBB, Commissioner of Public Works.

Public Works Department (Roads and Bridges Branch), Melbourne, 7th June, 1894.

POLLING PLACE REVOKED.

At the Executive Council Chamber, McIbourne, the fourth day of June, 1894.

PRESENT:

His Excellency the Governor.

TID DAOVICEO	***************************************
Sir James B. Patterson Sir Bryan O'Loghlen Mr. Carter Mr. McIntyre Mr. McColl	Mr. Wynne Mr. Richardson Mr. Baker Mr. Cooke.

IN pursuance of the provisions contained in The Constitution Act Amendment Act 1890 (54 Vict. No. 1075, section 207), His Excellency the Governor, with the advice of the Executive Council, doth by this present Order revoke the appointment of

MAUDE

as a Polling Place within and for the Leigh Division of the Electoral District of Grenville.

And the Honorable Sir James B. Patterson, K.C.M.C., Her Majesty's Chief Secretary for Victoria, shall give the necessary directions herein accordingly.

THOS. BRISBANE, Acting Clerk of the Executive Council.

WARRNAMBOOL WATERWORKS TRUST LOAN, £5,500.—POSTPONEMENT OF INTEREST.

At the Executive Council Chamber, Melbourne, the fourth day of June, 1894.

PRESENT:

His Excellency the Governor.

Sir James B. Patterson Sir Bryan O'Loghlen Mr. Carter Mr. McIntyre Mr. McColl		Mr. Wynne Mr. Richardson Mr. Baker Mr. Cooke.
-------------------------------------------------------------------------------------------	--	--------------------------------------------------------

Mr. McColl

WHEREAS by a mortgage dated the 9th May, 1894, made under the provisions of the Water Act 1830 (No. 1156), by the Warrnambool Waterworks Trust, the interest on the loan of Five thousand five hundred pounds sterling (£5,500) obtained by such Waterworks Trust from the Government, is made payable from the 24th June, 1893:

And whereas by section 90 of the aforesaid Water Act 1890 (No. 1156), the Governor in Council is empowered to direct that, notwithstanding anything contained in any such mortgage, the interest on money so secured shall be charged from a date not more than two years subsequent to the date in that behalf specified in such mortgage:

Now therefore His Excellency the Governor, by and with the advice of the Executive Council, and in pursuance of the powers conferred by the aforesaid section 90, doth hereby direct that the interest on the money secured by the above-mentioned mortgage shall be charged from the 24th June, 1895.

And the Honorable James Hiers McColl, Her Majesty's

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

THOS. BRISBANE,
Acting Clerk of the Executive Council.

VIOLET TOWN WATERWORKS TRUST LOAN, £2,850.—POSTPONEMENT OF SINKING FUND.

At the Executive Council Chamber, Melbourne, the fourth day of June, 1894.

PRESENT:

His Excellency the Governor.

Sir James B. Patterson	Mr. Wynne
Sir Bryan O'Loghlen	Mr. Richardson
Mr. Carter	Mr. Baker
Mr. McIntyre Mr. McColl	Mr. Cooke.

WHEREAS by section 96 of the Water Act 1890 (No. 1156) it is enacted that the Governor in Council may, if he think fit, make an Order that the provisions of Part II. of the said Act, with regard to the formation of a sinking fund by any Waterworks Trust which has obtained a loan, shall not apply in the case of any such Trust specified in such Order for a period of five years or any shorter period (to be specified in such Order) from the date of the Order in Council granting the loan:

And whereas by a Order is Council bearing date the 18th

And whereas by an Order in Council bearing date the 13th June, 1892, a loan of Two thousand eight hundred and fifty pounds sterling (£2,850) was granted to the Violet Town Waterworks Trust:

Now therefore His Excellency the Governor, acting by and with the advice of the Executive Council, doth order that the provisions of Part II. of the said Water Act 1839, with regard to the formation of a sinking fund by the said Waterworks Trust, shall not apply in respect of the said loan of Two thousand eight hundred and fifty pounds sterling (£2,850) until the 13th June, 1897.

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

THOS. BRISBANE, Acting Clerk of the Executive Council.

CEMETERIES.

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

DARGO PUBLIC CEMETERY.

1st January to 31st December, 1893.

T. 1		RE	CEIPTS.					
Balance	•••	•••	•••	•••	•••	£1	6	1
T. 1		EXP	NDITURE					
Balance		•••	··· .	***	***	£1	6	1
			EDV	7 D. W .	IGG,			
					NNÓLI			
			JER.	EMIA	i Hur			
						Trust		
Declared a	t Darge	the 18t	h day of	May,	1894, b	efore	JN	ro.

Declared at Dargo the 18th day of May, 1894, before Jno. Connolly, Commissioner for taking Declarations and Affidavits.

DAYLESFORD GENERAL CEMETERY. 1st January to 31st December, 1893.

		R	CEIPTS.				
Balance	•••					£200 4	0
Fees for graves	, &c.	•••	***	•••	•••	163 10	0
				•		£363 14	0
		EXP	NDITURE				_
Salaries	***	•••				£26 0	0
Office expenses						2 15	0
Rent						6 10	0
Stationery, pri	nting,	advertis	ing, &c.			2 13	6
Cemetery expe	nses—						
Gates, fencin	g, clea	ring, dra	uining, la	ying ou	t, &c.	15 8	6
Grave-diggin	g	'	***	***	***	105 15	0
Contingencies	•••				•••	3 18	6
Balance	•••	•••		•••	٠	200 13	6
						£363 14	0

J. E. GEAKE, JOHN MILWARD, DANIEL HENNESSY, Trustees.

Declared at Daylesford the 12th day of May, 1894, before John Nightingale, J.P.

DONALD PUBLIC CEMETERY. 1st January to 31st December, 1893.

	RE	CEIPTS.					
Balance ·			•••	***	£83 8	4	
lees for graves, &c.	•••,	***			70 10		
Arrears, old account	•••	•••	•••	•••	4 10	U	
Government grant	•••	**	***	***	5 0	0	
					07.00 0		
					£163 8	4	

a.,		EXPENI	ITURE.					
Salaries	•••	***		***		£8	4	0
Office expenses			•••_			0	6	0
Works (including	ig retund	l deposit	, Hender	rson)		73 1	1	0
Grave-digging		•••	• • •	***		18 1	l0	0
Contingencies Balance—	•••	•••	***	• • •		1	3	6
Bank								
Cash	•••	•••	•••	£59 16 1 17	9 }	61 1	3	m
Cash	•••	•••	•••	1 17	1)	V- 1		
					£	163	8	4

WM. JNO. WADDELL, JAMES HENDERSON, J. A. MEYER,

Declared at Donald the 23rd day of May, 1894, before THEO. HARSANT, J.P.

HORSHAM PUBLIC CEMETERY. 1st January to 31st December, 1893.

D-1	RE	CEIPTS.			
Balance	•			***	£7 18 5
Fees for graves, &c.	• • •		***		64 7 0
Sale of ground	•••	• • •	•••	•••	9 12 0
					£81 17 5
	EXPE	SDITUR	E.		
Salaries	•••				£5 0 ·0
Office expenses			•••	• • • • • • • • • • • • • • • • • • • •	0 4 6
Works (destroying rai	bbits, &c.)			3, 3 0
Grave-digging	***	•••			51 0 0
Owing for grave	***	***			1 10 0
Numbers for graves	•••				1 13 0
Dishonored cheque		•••			2 17 6
Balance	•••	•••	•••	•••	16 9 5
					£81 17 5

J. LANGLANDS, JAMES KENNY, ANGUS CAMERON, Trustees,

Declared at Horsham the 21st day of May, 1894, before SAMUEL MAY, J.P.

NATHALIA PUBLIC CEMETERY. 1st January to 31st December, 1893. BECEIPTS.

Balance					}	£137]	14	0
Fees for graves	. &c.					78 1	18 12	6
Sale of old fend	e mater	ial					ίō	ŏ
Cash overpaid	into bar	k by sec	retary	• • • •		0	3	11
						£218 1	8	11
		EXPEN	DITURE.					_
Salaries		• • • •				£11	1	0
Office expenses Works	•••			•••			2	3
Works Building	• • •		•••	•••			9	6
Grave-digging	***			•••	•••		Ō.	0
Insurance	•••	***	•••	•••	•••		0	0
	•••	•••	***	•••	•••		5.	0
Contingencies Balance	•••	•	***	•••	•••			ΙĮ
Datance	•••	•••	•••			39 1	5	3
						£218 1	8 1	11

JOHN NUGENT, THOMAS COCKS, A. B. BINGER, Trustees.

Declared at Nathalia the 1st day of June, 1894, before E. RICHARDSON, J.P.

NUMURKAH PUBLIC CEMETERY. 1st January to 31st December, 1893.

T. 1		K	CKIPTS,					
Balance	•:•	•••				£44	2	8
Fees for graves	, acc.					63	7	6
Interest on fixe	d dep	osit	•••		***	5	0	0
						£112	10	2
		•						_
		EXP	ENDITURI	E.				
Salaries	•••	***	***			£19	17	0
Office expenses	•••	•••	•••	•••			19	6
Works	• • • •	•••	•••				18	3
Grave-digging Interest Balance	•••	•••	•••	***	***	14	5	0
	•••	•••	•••	•••		2	6	3
Dalance	•••	•••	•••	•••	•••	59	4	2
						£119	10	-

JAMES WILLIAMS,
MICHAEL O'CONNOR,
GEORGE MEIKLEJOHN,
Trustees,

Declared at Numurkah the 28th day of April, 1894, before Jno. McGinness, J.P.

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

		RE	CEIPTS.			
Balance		•••		•••	***	£93 11 8
Fees for graves,	ăс.	• • • •	•••	•••	•••	39 10 0
						£133 1 8
		RXPI	NDITURE	t.		
Salaries						£11 15 9
Office expenses		***				2 9 6
Works			***			34 17 6
Grave-digging		•••	•••		•••	10 15 0
Balance		***		***	• • •	73 3 11
						£133 1 8

JOHN ARKINS, D. J. WILLIAMS, E. T. JENNINGS, Trustees

Declared at Queenscliff the 29th day of May, 1894, before GEO. ADMANS, J.P.

QUEENSCLIFF PUBLIC CEMETERY. 1st January to 31st December, 1893.

		KE	CEIPID.		OF	3 3 11
Balance	•••	• • • •	***		£7	
Fees for graves	, &c.	•••	•••	***	5	9 5 0
					£13	2 8 11
		EXPE	NDITURE.			
Salaries		***				9 15 71
Office expenses			•••	•••	• • • •	2 12 6
Works						4 6 0
Grave-digging		***				4 17 0
Balance					9	0 17 91
					£13	2 8 11

JOHN ARKINS, D. J. WILLIAMS, E. T. JENNINGS, Trustees.

Declared at Queenscliff the 29th day of May, 1894, before GEO. ADMANS, J.P.

St. Arnaud Public Cemetery. 1st January to 31st December, 1893.

		KE	CEIPIS.				_
Balance			***	***		£8 10	2
Fees for graves.	&c.					118 13	6
Land purchase				•••		42 0	0]
Dis. cheque	S***	•••	•••			1 14	0
Old bank accou	n.t			•••		24 9	9
Old pank accou	110	371.1	Cr. 4			15 9	ō l
Balance due Ba	nk of	V ictoria	, St. Ar	naud	***	10 9	٠,
							_ 1
						£210 16	5
							_
		EXP	ENDITURE	2.			
6-1-1		EXP	ENDITURI			£142 2	n
Salaries		EXP	ENDITURI 	2		£142 2	0
Office expenses					.	11 3	5
Office expenses			***	•••		11 3 14 16	5 0
Office expenses Building			•••	•••		11 3	5
Office expenses Building Contingencies						11 3 14 16 42 0	5 0
Office expenses Building			•••			11 3 14 16	5 0 0
Office expenses Building Contingencies						11 3 14 16 42 0	5 0 0

H. W. DUNKLEY, GEO. SAWYER, ANDW. LORIMER, GEORGE MCKENZIE, Trustees.

Trustees.

Declared at St. Arnaud the 11th day of May, 1894, before C. F. Lewis, J.P.

STUART MILL PUBLIC CEMETERY. 1st January to 31st December, 1893.

		RE	CEIPTS.			00 11 10
Balance	***	***		••	•••	£3 11 10
Fees for gr	aves, &c.	***	. ***		• • • •	6 15 0
						£10 6 10
	, ,	EXP	ENDITUR	в		
Works		***				£5 15 0
Balance	٠			•••	•••	4 11 10
						£10 6 10

THOS. WALSH, EDWD. SWANTON, RICHD. HARLOW,

Trustees.

Declared at Stuart Mill the 12th day of May, 1894, before Timy. HAYES, J.P.

VICTORIAN RAILWAYS.

EPSOM RACES AT MORDIALLOC.

EPSOM RACES AT MORDIALICO.

On Saturday, 9th June, a special train will leave Spencer-street station at 10.40 a.m. and Flinders-street station at 11 a.m. for Mordialloc, and return at 5.45 p.m. It will convey horses only from Spencer-street station, passengers only from Flinders-street station, and horses and passengers from Caulfield. Ordinary fares will be charged. Special trains, with passengers only, will leave Flinders-street station at 11.59 a.m., 12.8, 12.17, and 12.44 p.m., and return from Mordialloc to Flinders-street station immediately the races are over. These trains will only stop at Caulfield going and returning. Return fares from Flinders-street station.—First class (including admission to the stand), 13s. Including admission to the hill—First class, 5s. 6d.; second class, 4s. 6d. To platform, from either Flinders-street station or Caulfield—First class, 3s.; second class, 2s. Mordialloc line.—On Saturday, 9th June, the 12.20 p.m.

Mordialloc line.—On Saturday, 9th June, the 12.20 p.m. ordinary train from Melbourne will not pick up passengers for Mordialloc at any station except Prince's bridge station and Caulfield. Mordialloc periodical ticket-holders may travel by the special trains from Flinders-street station without extra

TRARALGON AND STRATFORD LINE TRAINS.

On and after Thursday, 14th June, the mixed train at present leaving Stratford on Tuesdays and Thursdays at 5.10 p.m. will leave at 4.55 p.m., and the train at present leaving Trarsigon for Stratford on Tuesdays at 2.15 p.m. will leave at 2 p.m.

By order,

R. G. KENT, Secretary for Railways.

APPROACHING LAND SALES.

No. of 1

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

	Gazette.		Gazette.
Bairnsdale— Thursday, 28 June	72	Hamilton— Thursday, 14 June	67
Ballaarat— Wednesday, 20 June	68	Heathcote— Monday, 11 June	67
Benalla— Wednesday, 27 June	72	Kyneton— Thursday, 5 July	72
Bendigo— Monday, 9 July	75	Maryborough— Friday, 15 June	68
(Supplementary)— Monday, 9 July	77	Melbourne— Tuesday, 26 June	72
Casterton— Tuesday, 26 June	72	Friday, 29 June Sevmour—	72
Chiltern— Thursday, 21 June	70	Thursday, 21 June	70
Cobden- Monday, 18 June	70	Swan Hill— Wednesday, 4 July *6	8, 75
Donald— Tuesday, 12 June	68	(Supplementary)— Wednesday, 4 July	75
Echuca— Wednesday, 20 June	70	Warracknabeal— Thursday, 28 June	70
Foster— Wednesday, 13 June	67	Warrnambool— Monday, 25 June	70
		hed in this number of Ga	zette.
Lands and Survey	Office, 1	Ielbourne.	

SUPPLEMENTARY SALE.

DENDIGO.—Sale (No. 7531) at ELEVEN o'clock a.m. on MONDAY, 9th JULY, 1894, at the AUCTION ROOMS of Messrs. JAS. ANDREWS & CO., Bendigo. To be conducted by M. MACOBOY, Esq., Land Officer.

CITY LOT.

Bendigo, parish of Sandhurst, county of Bendigo. Fronting Bridge street, at the site of the improvements of the Bendigo M.P.B. Society.

Upset price £15 per lot.—Charge for survey £2 3s. 10d.

Lot 10. Area 21 6-10p., allotment 287, section E. Valuation

JOHN McINTYRE, Commissioner of Crown Lands and Survey.

Office of Lands and Survey, Melbourne, 7th June, 1894.

COMMONS ABOUT TO BE DIMINISHED OR ABOLISHED.

IN pursuance of the provisions of the Land Act 1890 (54 Vict. No. 1106, § 107): Notice is hereby given that the Governor in Council is about to diminish or abolish (as the case may be) the Commons hereinafter mentioned, viz.:—

The following Notice was gazetted 1° on 26 May, pursuant to Order of 22 May, 1894.

THE LANDSBOROUGH, GLASGOW LEAD, GLENDHU, AND MALA-KOFF GOLD-FIELD COMMON is about to be diminished by deducting therefrom three hundred acres, more or less, of land in the parish of Landsborough, being allotment 53.—(94.B.74030.)

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

PROPOSED REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

IN pursuance of the provisions of the Land Act 1890 (54 Vict. No. 1106, § 10 and 13): Notice is hereby given that it is the intention of the Governor, with the advice of the Executive Council, to revoke the temporary reservations of the lands hereinafter referred to, viz.:—

The following Notices were gazetted 1° on 18 May, pursuant to Orders of 15 May, 1894.

BYLANDS.—The temporary reservation, by Order of the 23rd March, 1874, of two acres of land in the parish of Bylands, being part of allotment 6:of section C., as a site for State School purposes, is about to be revoked.—(B.503) (94.E.19023).

peling part of allotment 0'of section C., as a site for State School purposes, is about to be revoked.—(B.563) (94.E.19023).

HEATHCOTE PARK.—The temporary reservation, by Order of the 15th September, 1802, of one hundred and seventeen acres twenty-four perches of land in the town of Heathcote, as a site for a Park, is about to be revoked.—(H.74(*)) (92.P.32730).

MINDAI AND DEREEL.—The temporary reservation, by Order of the 20th July, 1874, of six acres, more or less, of land in the parishes of Mindai and Dereel, as a site for Storage of Water, is about to be revoked.—(M.122(*)) (D.172(*)) (93.G.32445).

YARROCK.—The temporary reservation, by Order of the 18th July, 1887, of ninety-three acres one rood of land in the parish of Yarrock, as a site for Water. Supply purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—Six acres sixteen perches and a half: Commencing at the south-west angle of the site; bounded thence by allotment A.; bearing N. 89' 41' E. thirty-six chains forty-four links, and by that allotment and a line bearing N. 0' 19' W. twenty-five chains fifty-nine links; thence by lines bearing respectively S. 89' 41' W. one chain, S. 0' 19' E. twenty-four chains fifty-nine links, and thence by a road bearing S. 0' 19' E. one chain to the point of commencement.—(Y. 104(*)) (94.L.38772).

The following Notices were gazetted 1° on 26 May, pursuant to Orders of 22 May, 1894.

COBRAM.—The temporary reservation, by Order of the 17th December, 1889, of twelve acres twelve perches of land in the township of Cobram, being allotments 19 and 20, as a site for Show Yards, is about to be revoked.—(C.398B) (94.A.25329).

Show Yards, is about to be revoked.—(C.398B) (94.A.25329).

KORUMBURRA.—The temporary reservation, by Order of the 5th June, 1888, of three roods thirty-one perches and two-tenths of land in the township of Korumburra, being allotments 1, 2, and 3 of section 4, as a site for Police purposes, is about to be revoked.—(K.172A) (93.P.32159).

NARREE WORRAN.—The temporary reservation, by Order of the 25th May, 1886, of two acres three roods thirty-one perches of land in the parish of Narree Worran, being allotments 6, 7, and 8, at Narree Worran, as a site for a Mechanics' Institute and for Public Recreation, is about to be revoked so far as regards the purpose of a Mechanics' Institute.—(N.19(4)).

Shepparon.—The temporary reservation, by Orders of the

Shepparton.—The temporary reservation, by Orders of the 13th April, 1874, and the 27th August, 1883, of six hundred and seventy-seven acres one rood twenty-one perches of land in the parish of Shepparton, as a site for a Public Park (revoked in part by Orders of the 6th August, 1883, and the 10th April, 1888), is about to be revoked.—(S.283(3) (93.C.77482).

WEISHPOOL.—The temporary reservation, by Order of the 26th March, 1884, of twenty-four acres fourteen perches of land in the parish of Welshpool, as a site for a Quarry, is about to be revoked.—(W.127(!) (93.C.75716).

The following Notices were gazetted P on 1 June, pursuant to Orders of 29 May, 1894.

MULLUNGDUNG.—The temporary reservation, by Order of the 9th January, 1894, of fitteen acres three roods seven perches of land in the parish of Mullungdung, as a site for a Quarry, is about to be revoked.—(I.P.35) (94.7518/32).

Nullan.—The temporary-reservation;-by Order of the 3rd March, 1890, of one hundred and fourteen acres three roods of land in the parish of Nullan, being allotment 114, for the Growth and Preservation of Timber, is about to be revoked.—(N.122(*) (94.1569/123).

RUNNYMEDE.—The temporary reservation, by Order of the 20th April, 1874, of eighty-eight acres of land in the parish of Runnymede, being allotment 37, as a site for Watering and other Public purposes, is about to be revoked.—(R.41/2) (94.C.82425).

JOHN McINTYRE,
Commissioner of Crown Lands and Survey,
Melbourne.

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, permanently, the lands hereinafter described, viz.:—

permanently, the lands hereinafter described, viz.:—
The following Notice was gazetted 1° on 18 May, pursuant to Order of 15 May, 1894.

EUROA.—Site for Show Yards about to be permanently reserved, in addition to and adjoining the site permanently reserved therefor by Order of the 16th June, 1891:—Three roods eighteen perches, county of Moira, town of Euroa: Commencing at the intersection of the north-east side of Charles-street and the south-east side of Garratt-street; bounded thence by the existing site bearing N. 43° 42° E. six chains twenty-eight links; thence by a street bearing N. So° 40° W three chains thirty-two links; and thence by Garratt-street aforesaid bearing S. 11° 47° W. five chains eighteen links and a half to the point of commencement.—
(E. 82D) (94.5.61907).

No. 77.-June 8, 1894.-2.

The following Notice was gazetted 1' on 25 May, pursuant to Order of 22 May, 1894.

Order of 22 May, 1894.

Hotspur,—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 5th April, 1892.—One rood twenty perche-, county of Normanby, town of Hotspur, being allotment 9 of section 8: Commencing at the intersection of the south-west side of Munro-street and the north-west side of Stillard-street; bounded thence by the latter street bearing S. 45° W. two chains seventy-two links and four-tenths; thence by allotment 8 bearing N. 15° 33' W. one chain ninety links and six-tenths; thence by allotment 7 bearing N. 45° E. one chain seventy-eight links and seven-tenths; and thence by Munro-street aforesaid bearing S. 45° E. one chain sixty-six links to the point of commencement.—(H.104c) (94.1.19716).

The following Notice was gazetted 1° on 1 June, pursuant to Order of 29 May, 1894.

Order of 29 May, 1894.

Order of 29 May, 1894.

Order of 20 May, 1894.

Order of Public Recreation about to be permanently reserved, being the site temporarily reserved therefor by Order of the 24th February, 1885.—Ten acres, county of Croajingolong, township of Orbost: Commencing at the intersection of the north side of Salisbury-street and the east side of Nicholson-street; bounded thence by the last-named street bearing north ten chains; thence by Salisbury-street bearing south ten chains; thence by Salisbury-street street bearing south ten chains; and thence by Salisbury-street aforesaid bearing west ten chains to the point of commencement.—(0.23g(!) (94.I.17081).

JOHN McINTYRE, Commissioner of Crown Lands and Survey.

Lands and Survey Office, Melbourne.

THALIA RECREATION RESERVE REGULATIONS.

THALIA RECREATION RESERVE REGULATIONS.

WE, Robert Durie the older, John Allan, and William Kerr, the duly appointed Committee of Management of the land temporarily reserved by Order of the 27th day of January, 1891, as a site for Public Recreation in the parish of Thalia, having framed the following Regulations for the care, protection, and management thereof, and for the preservation of good order and decency therein, submit the said Regulations to the Board of the Land and Works, to be made by such Board in pursuance of the powers conferred by section 130 of the Land Act 1890.—

REGULATIONS:

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

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

2. No person shall enter or remain in the reserve who may offend against decency as regards dress, language, or conduct.

3. No person shall damage in any way the trees, shrubs, or flowers in the reserve, nor shall fires be lighted therein, without the authority in writing of the committee of management.

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

5. No person shall put in the reserve any cattle, goats, or pigs, without the consent in writing of the committee of management. Provided always that the moneys (if any) received for agistment shall be expended in the maintenance and improvement of the reserve, and that an account thereof shall be furnished annually to the Board of Land and Works.

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

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

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

8. No person, except labourers and workmen employed in the reserve, shall enter any plots therein which may be enclosed for plantations of young trees or shrubs, or ride or drive over the reserve, without the consent in writing of the committee of management.

plantations of young trees or shrubs, or ride or drive over the reserve, without the consent in writing of the committee of management.

Every person offending against these Regulations shall, in accordance with section 136 of the Land Act 1590, on conviction before any justice, forfeit and pay a penalty not exceeding Five pounds for each offence; and every person who knowingly and wilfully offends against any such Regulations, and who, after he has been warned by any bailiff of Crown lands or any constable, does not desist from so offending, may be forthwith apprehended by such bailiff or constable and taken before some justice of the peace, and shall, on conviction, forfeit and pay a penalty not exceeding Ten pounds.

Dated at Thalia this 8th day of May, 1894.

Dated at Thalia this 8th day of May, 1894.

ROBERT DURIE, SEN.' JOHN 'ALLAN!' WILLIAM KERR.

The Board of Land and Works, in pursuance of the powers conferred by the Land Act 1890, section 136, doth hereby make the foregoing Regulations in respect of the land temporarily reserved by Order of 7th January, 1891, as a site for Public Recreation in the parish of Thalia.

The common seal of the Board of Land and Works was hereunto affixed this 28th day of May, 1894, in the presence

JOHN McINTYRE,

J. J. BLUNDELL, Member.

-(Corr. 94/R-38652.)

COMMITTEE OF MANAGEMENT OF A RESERVE FOR CRICKET AND FOR OTHER PURPOSES OF PUBLIC RECREATION IN THE TOWNSHIP OF KANUMBRA

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 preserves 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 20th April, 1891, as a site for Cricket and for other purposes of Public Recreation in the township of Kanumbra.

REGULATION.

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

Thomas Murray, James Menamen, Robert Smith, David Hayes, and Patrick Purcell.

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this 28th day of May, 1894, in presence of—

(SEAL)

JOHN MCINTYRE, President. J. J. BLUNDELL, Member.

-(Corr.94/R.38757.)

COMMITTEE OF MANAGEMENT OF A RESERVE FOR A RACE-COURSE AND FOR OTHER PUR-POSES OF PUBLIC RECREATION IN THE PARISH OF CLARKESDALE.

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 16th December, 1884, as a site for a Race-course and for other purposes of Public Recreation in the parish of Clarkesdale.

REGULATION

The undermentioned gentleman shall be members of the Committee of Management to exercise control over the said

Edmund McCormick and James Burke,

in the room of-

Robert Wallace, deceased, and Michael Maher, who has left the colony.

In witness whereof the commen seal of the Board of Land and Works was hereunto affixed this 28th day of May, 1894, in presence of—

(SEAL)

JOHN McINTYRE J. J. BLUNDELL, Member.

-(Corr.94/R.38650.)

COMMITTEE OF MANAGEMENT OF A RESERVE FOR A RACE-COURSE AND OTHER PURPOSES OF PUBLIC RECREATION IN THE PARISH OF PATHO.

PATHO.

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 30th January, 1894, as a site for a Race-course and for other purposes of Public Recreation in the parish of Patho.

REGULATION.

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

Edward Argyle, Mathew Treacy, John Cameron Maher, and Frederick Murray.

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this 28th day of May, 1894, in presence of—

JOHN MoINTYRE

(SEAL)

President. J. J. BLUNDELL,

7

-(Corr.94/R.38651.)

Thistle Act 1893.

"CHINESE SCRUB" PROCLAIMED A THISTLE THROUGHOUT THE SHIRE OF WARANGA.

PROCLAMATION

PROCLAMATION

His Excellency the Right Honorable John Adrian Louis, Earl of Hopetoun, Viscount Aithrie, and Baron Hope, in the Peerage of Scotland; Baron Hopetoun of Hopetoun, and Baron Niddry of Niddry Castle, in the Peerage of the United Kingdom; Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commander-in-Chief in and over the Colony of Victoria and its Dependencies, &c., &c., &c.

IN pursuance of the provisions contained in the Thistle Act 1893, I, the Governor of Victoria, by and with the advice of the Executive Council thereof, do by this my Proclamation declare a certain plant named Cassinia Arcuata, commonly known as "Chinese Scrub," to be a thistle within the meaning of the Thistle Act 1890 throughout the Shire of Waranga.

Given under my Hand and the Seal of the Colony, at Melbourne, this fourth day of June, in the year of our Lord One thousand eight hundred and ninety-four, and in the fifty-seventh year of Her Majesty's reign.

HOPETOUN.

By His Excellency's Command,

W. T. WEBB, Minister of Agriculture.

GOD SAVE THE QUEEN!

Land Acts.

AREAS OF LANDS INCREASED AND DIMINISHED.

PROCLAMATION

By His Excellency the Right Honorable John Adrian Louis, Earl of Hopetoun, Viscount Aithrie, and Baron Hope, in the Peerage of Scotland; Baron Hopetoun of Hopetoun, and Baron Niddry of Niddry Castle, in the Peerage of the United Kingdom; Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commander-in-Chief in and over the Colony of Victoria and its Dependencies, &c., &c., &c.

WHEREAS by the Land Act 1890 it is amongst other things enacted that the Governor in Council may, by Proclamation to be published in the Government Gazette, from time to time increase or diminish the area of land comprised in any of the classes mentioned in section 6 of Part I. of the said Act, except increasing lands which may be sold by auction: Now therefore I, the Governor of Victoria, by and with the advice of the Executive Council thereof, do hereby increase or diminish (as the case may be) the areas of Crown lands comprised in Classes 1, 2, 3, 4, and 7 of section 6 of Part I. of the Land Act 1890 aforesaid to the extent set forth in the subjoined Schedules respectively, that is to say:—

The Schedules referred to:

AREA OF PASTORAL LANDS DIMINISHED.

	County.	Parish.	Allotment.	Area.	Description.
				Acres.	
Tanjil	•	 Monomak	Portion of T	1,480	Now blocks 1 to 5 inclusive

Talbot 1 Elphinstone	Cou	nty.	,	Parish.		Block.	Area.	Description.
Talbot 1 Elphinstone			•				Acres.	,
Taljot 1 Elphinstone	Lowan 1		•••	Durong		11, sec. A		Forfeited 19th section holding of Ellen Fitzpatrick
Gladstone 1 Korong Wy-Yung 36, sec. A 740 138A 740 320 320 320 320 4 320 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 5 200 200 200 200 200 200 200 200 200	Talbot 1			Elphinstone		$ \langle L, M, N, P, Q \rangle $	43	Forfeited 19th section holding of William Picker
Dargo				Korong			40	Formerly 110th section reserve
Tanjil 1 Monomak 2 2 3 320 4 5 320 5 200 5 1, sec. A 85 2, sec. A 115 3, sec. A 83 5, sec. A 102 4, sec. A 83 5, sec. A 110 10, sec. A 110 11, sec. A 109 12, sec. A 109 15, sec. A 100 15, sec. A 100 15, sec. A 100 16, sec. A 100 17, sec. A 100 12, sec. A 100 23, sec. A 101 12, sec. A 100 23, sec. A 100 23, sec. A 100 23, sec. A 104 25, sec. A 104 25, sec. A 108 27, sec. A 104 28, sec. A 108 27, sec. A 108 27, sec. A 108 27, sec. A 108 28, sec. A 104 28, sec. A 104 28, sec. A 104 28, sec. A 104 28, sec. A 108 27, sec. A 108 27, sec. A 108 28, sec. A 104	Dargo 1	••	• · ·	Wy-Yung	•••	138A	700	On Boggy Creek
Tanjil 1 Coongulmerang	Tanjil ¹			Monomak		2 3 4 5	320 320 320 200	Formerly portion of pastoral allotment T (Mound Angus Run)
28, sec. A 104 / 29 sec A 105	Tanjil ¹			Coongulmerang	-	2, sec. A 3, sec. A 4, sec. A 5, sec. A 6, sec. A 7, sec. A 9, sec. A 10, sec. A 11, sec. A 12, sec. A 14, sec. A 15, sec. A 16, sec. A 17, sec. A 18, sec. A 19, sec. A 19, sec. A 21, sec. A 22, sec. A 23, sec. A 24, sec. A 24, sec. A 25, sec. A 26, sec. A 26, sec. A	115 102 83 83 81 109 110 110 110 109 109 109 106 84 102 101 101 101 88 100 123 104 108	Formerly portion of the Coongulmerang State Forest and Timber Reserve
Mornington 1 Gembrook 68a, sec. D 16 Forfeited 19th section holding of David Co		····				29, sec. A 68A, sec. D	105 / 16	Forfeited 19th section holding of David Cope Licensed to Elizabeth Macpherson under section 67 of the Land Acts 1890 and 1891
Area of Agricultural and Grazing Lands Diminished.	•			AREA OF	AGRIC	ULTURAL AND GR	AZING LANI	DS DIMINISHED.
County. Parish. Block. Area, Description.								

	County.	1	Parish.	Block.	Area.	/ Description.
Moira		 Avenel	•	 120, sec. G	Acres. 14	Formerly leased to John Morgan under section 32 of the <i>Land Act 1890</i>

AREA OF AURIFEROUS LANDS DIMINISHED.

	County.	•	Parish.	•	Area.	Description.
Dargo Grenvill	e	***	Wy-Yung Clarkesdale		Acres. 700 160	Now block 138A Now block 5, section D

AREA OF LANDS WHICH MAY BE SOLD BY AUOTION INCREASED.

County.	Parish.	Area.	Description,
Moira	Avenel	Acres.	Allotment 120, section G
			2210011011011011011011011011011011011011

AREA OF TIMBER RESERVES DIMINISHED.

Co	ounty.	Parish.	Area.	Description.
Tanjil		Gaananalmananana	Acres.	New blocks I As 90 had of a seaffer A
Tanjii	•••	 Coongulmerang	2,962	Now blocks 1 to 29 inclusive, section A

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 22nd June, 1894, will be deemed to have been simultaneously made.

Given under my Hand and the Seal of the Colony, at Melbourne, this fourth day of June, in the year of our Lord One thousand eight hundred and ninety-four, and in the fifty-seventh year of Her Majesty's reign. (L.s.) HOPETOUN.

By His Excellency's Command,

213

169 1921 1931 1931

| Bairnsdale_ | Port Fairy

Ararat

Shepparton Wangaratta Nathalia

Horsham Ballarat Heathcote

1012010101

000000

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.

JOHN MOINTYRE, Commissioner of Crown Lands and Survey.

Payable to Receiver of Revenue at—; Total Amount of first Payment. £ s. d. £ s. d. Fee for Licence. Amount to be Collected. Survey Charge to revenue except when otherwise ordered. £ s. d. з. ф Payment. cq; Date of Licence. Section. Allotment, Parish or Situation. Area, subject to modification of boundaries and area. B. P. ÷ Name of Licensee. Department of Lands and Survey, Melbourne, 6th June, 1894. Number of Licence.

0 (Charlton 0 0 26 ۳' – ; ... | 1.1.89 | 5 0 0 | Under Section 42 of The Land Act 1884.—Payment to be made half-yearly. 33 ~ ፥ 200 0 0 | Teddywaddy : 1227 | Charles McCormick 1

Bendigo 9 22 ___ ဗ္ 00 : : Under Section 65 of the Land Act 1899 as amended by the Land Act 1891.—Payment to be made yearly. : : : : :: : : : : 0 Nerring 00 នន : : : : : : : : 12 | Thomas Allen 2 11 | Annie Allen 3

0 | Stawell 2 10 -0 ... | 1.1.94 | 2 10 Under Section 99 of the Land Act 1890.-Payment to be made quarterly. : -0 | Boroka 0 m - 757 | P. Pieterson: removal of stone 3

1112 1188 1018 0000 :::: 0009 Under Section 99 of the Land Act 1890.—Payment to be made yearly. 1111 1111 :::: 1141 1111 Bumberrah Woolsthorpe ". Ararat 0 19 1 0 0 1 0 :010 :::: Jno. G. Crease: storing shed
Annie Thomson: garden !...
Mary Davidson: garden ...
Stephen Ward: residence and garden

1018 1110 1111 1112

7992 1925 816

111111 -2002-80 40500000 1.1.94 1890.-Payment to be made yearly. 111111 ::::::: 111111 Act Under Section 123 of the Land $1 + 1 \underbrace{1}_{1} + 1 \underbrace{1}_{2}$::::::: Block 3095 Block 3233 Block 4416 Block 4756 Morea ... Enfield ... 000000 70 600 1,210 100 100 ::::::: 1 - 1 1 1 1 1 M. Cullinan Andrew Robbie Henry Ricketson J. B. Gundry Edmund Turrell R. Turner ³ Wm. Rainey ⁵ ⁵

Rent paid on former licence credited. In lieu of notice gazettad 21st March, 1890, p. 1121. Rent paid on former licence of Permit previously issued. This is a renewal. Amount paid.
In lieu of notice gazetted 22nd December, 1893, p. 5080, so far as rent is concerned.

GEELONG DISTRICT. -In notice gazetted 1st June, 1894, p. 2148, re licence 23/42, Joseph W. Allen, 111 acres, parish of Bambra, the rent and fee should be payable to the Receiver of Revenue at Gelong, not Nhill.

JOHN McINTYRE, Commissioner of Crown Lands and Survey.

APPLICATIONS FOR LEASES APPROVED. Land Act 1890, Sections 2 and 44.

d d	14. Innowing Applications for Leases Daving Deen approved, it is lessee will be duly advised.	naving o	een approv	ea, 11 18	nereby no	stined that	the Kents an	nd Fees specif	ied in each cas	e may be recei	ved by the und	rmentioned	Revenue Of	Heers. When	nereby notined that the Kents and fees specified in each case may be received by the indermentioned Revenue Officers. When lease is ready for execution,	r execution,
	-			- +			įΣ,	Conditions—How compiled with.	ompiled with.			Amount to l	Amount to be Collected.		_	
trate of Lease.	Name of Lessee.		Parish.		Extent.				-		:		Fees.		Payable to the Officer authorized by the Treasurer to collect	er authorized
		i				Fencing.		Cuitivation, Improvements.	ts. Total.	Residence.	Rent Payable Half-yearly,	Rent due to date.	Louse. deate.	to pay.	Territorial Reve	niio at -
		`			A. B. P.	E s. d.	£ 8. C	î. £ 5. d	A. B. P. & B. d. & B. d. & B. d. & B. d.		£ 8. d. £ 8. d. £	£ 8. d.	eg eg	В. в.		
000	,	-			•	er Section 2	0 of The La	nd Act 1869 a.	amended by	Γα	٠	,				
1.9.91	1.9.91 John Collins, the younger		Bael Bael	 	58 0 34	189) : 	181 0	34 119 0 0 119 0 0 178 0 0 416 0 0 $\Sigma_{\rm es}$		000	136 0 0 38 17 0		138 0 0 40 17 0	136 0 0 1 1 138 0 0 Rutherglen 38 17 0 1 1 40 17 0 Kerang	5495/3/433 6291/3/114
1:1:00	paggratu of Amar		ik Drik	- :		0 001	Under Se	ction 44 of the	1/8 U U 328 U U Under Section 44 of the Land Act IS90,		008-:	0 0 0	1 - 1	42 0 0	Portland	5185
1.1.94	1.1.94 Alfred E. Scott	Do	Doomburrim		20 0 0 0	131 0 C	100 0	0 11,450 0	20 0 0 131 0 0 100 0 0 1,450 0 0 1,681 0 0 Yes		008	8 0 0	1 1	8 0 0 8 0 0 1 1 10 0 0 Warragul	Warragul	1677
		-		-]		1		-	_	_	_	_	_		

Nore.—BENALLA DISTRICT.—In notice gazetted 25th May, 1894, p. 2070, re lease 1071/42-4, John Moore, 233a. 1r. 15p., the parish should be Lurg, not Lima. ¹ In lieu of notice gazetted on 1st June, 1894, p. 2146, so far as name is concerned

Department of Lands and Survey, Melbourne, 6th June, 1894.

Land Acts.

APPLICATIONS FOR LICENCES AND LEASES NOT GRANTED.

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

No.	Name of Applicant.	4	Lrea		Parish.
		Δ.	R.	P.	
	Under Section 32	of the	La	nd	Act 1890.
827 2778 1 4 333	Frederick W. Hardy William H. Huthnance Thomas McK. Clark	21	0	0 0 0	Budgee Budgee Towaninny Nangana
	Under Section 49 of th	e Lan	1 A	cts	1890 and 1891.
3034	Edward Leeder	27	0	0	Gracedale
	Under Section 67 of th	e Land	l A	cts	1890 and 1891,
1761 2953 2955	George Perry Jane M. Whitney Thomas Whitney	194 521 558	0 0 0	0 0 0	Carapooeo Tchuterr

JOHN McINTYRE, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 6th June, 1894.

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

VINDER THE 128TH SECTION OF THE LAND ACT 1890.

NOTICE is hereby given that, at the times and places mentioned in the Schedule hereunder, applications for licences under Parts 2 and 3 of The Land Act 1890, applications for leases and licences under Parts 3, 4, and 8 of The Land Act 1884, and Divisions 3, 4, and 8 of Part 1, 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 places respectively in such Schedule, being 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,

JOHN McINTYRE,

Commissioner of Crown Lands and Survey and President of the Board of Land and Works,

Department of Lands and Survey, Melbourne, 7th June, 1894.

Place of Meeting of Local Land Board.	Time of Meeting.	Members of Local Land Board
* 1	1894.	
Boort	Monday, 25th June, at half- past Three p.m.	M. H. Macoboy, Esq.
Inglewood	Tuesday, 26th June, at Ten a.m.	M. H. Macoboy, Esq.
Dunolly	Friday, 29th June, at half- past One p.m.	M. H. Macoboy, Esq.
Maldon		M. H. Macoboy, Esq.
Daylesford	Monday, 9th July, at half- past Eleven a.m	M. H. Macoboy, Esq.
Maryborough	Wednesday, 11th July, at Two p.m.	M. H. Macoboy, Esq.
Tallangatta		A. M. Stewart, Esq.

APPRAISEMENT OF A GRAZING AREA.

NOTICE is hereby given that the annual rent payable in respect of the undermentioned Grazing Area has been appraised as follows:—

Rate per acre per annum. Parish. County. Gladstone ... Kooreh, Allot. 79a ...

JOHN MoINTYRE, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 7th June, 1894.

Land Acts.

LICENCES AND LEASE UNDER THE LAND ACTS 1869, 1884, AND 1890 REVOKED OR DECLARED VOID. NOTICE is hereby given that the Licences and Lease mentioned in the Schedule hereunder have been revoked, forfeited, or declared void for the reason specified in each case.

JOHN McINTYRE, Commissioner of Crown Lands and Survey.

Department of Lands and Survey,

District.	Corr. No.	Name of Licensee or Lessee.	Section of Land Act under which Licensed or Leased.	Parish.	Area	Order in Council dated—	Reasons for Forfeiture, &c.	Pay Office.
					A. B. P.			
		Licence under	The Land	l Act 1869 as an	ended by Th	e Land A	let 1878.	
itawell	3962	John Williams		Boroka l	195 0 0		Void	Stawell
		Taio	ences un	der the Land A	cts 1884 and	1890.		
itate Forests	371	S. Davies (Block A)	123	Terrick State Forest		*	Non-payment of rent	Bendigo
u	924	E. Malone (Block C)	123	Terrick State Forest	1,000 0 0		Non-payment of rent	"
n	818	J. Kennerly (Block E)	123	Terrick State Forest	1,000 0 0	,	Non-payment of rent	H
и	1610	Winchester, Adam- son, and Roe	87	Strathmerton			Expired	Numurkal
Omeo	313	E. D. Fitzgerald	123	Grazing block 762	6,000 0 0	:	Expired	Omeo
"	387	Thos. Hollands and John Stewart	119	Bogong High Plains	5,000 0 0		Non-payment of rent	
Beechworth	2873	John Schollard	123	Thillingalanga Run	500 0 0		Non-payment of rent	Yackandand
Horsham	1367 2534	Hadden Bros John Mackie, jun	123 123	Charam Necreman	2,260 0 0 16 0 0		Expired Non-payment of rent	Harrow Maldon
Castlemaine Ballarat	1255	William Dixon	99	Ballarat	2 2 13		Expired	Ballarat
Ballarat	346	Gow Bros	. 99	Corner Inlet	1 0 0	1	Expired	Port Alber
!!	345/99	W. and R. S. Gow (permit oyster		Port Albert	26,000 0 0		Expired	"
 Melbourne	1857	Singleton, Attenbor- ough, and Turner	99	South Mel- bourne	1 1 24	s	Non-payment of rent	Melbourn
		-	Less	e under The La	nd Act 1869.			
Melbourne	1027	Austral Nail Coy.		South Mel- bourne			Expired	Melbourn

The undermentioned Gazette notices are hereby cancelled:—

HORSHAM DISTRICT.—Notice gazetted 8th June, 1888, p. 1703, re licence 8072/19, Ann Bell, 20 acres, parish of Nurrabiel.

ARARAT DISTRICT.—Notice gazetted 3rd November, 1893, p. 4379, re licence 3483/19, Ellen O'Connor, 320 acres, parish of Burgels Burgels. of Burrah Burrah.
ST. ARNAUD DISTRICT.—Notice gazetted 18th May, 1894, p. 2003, re licence 8774/19, Alexander Hunter, 320 acres, parish of Karyrie.

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.

	1	1		Amount	to be Co	ollected.		Payable to . the Officer authorized
Name.	Parish.	Extent.	Purchase		Fecs.			by the Treasurer to collect
Name.	, interest		Money.	Grant.	Survey Fee.	Assurance.	Total to pay.	Territorial Revenue
		A. R. P.	£ s. d.	£ s. d.	£	£ s. d.	£ s. d.	
		Under	Section 76 of	the Land	4ct 1890) .		
Rachel Williams 1	i Tarnagulla						289	Tarnagulla S.54883
		Under !	Section 36 of	the Mines	Act 18:	90.		
E. Chatterton 2	Moliagul	. 1 0 0	5 0 0	1 1 0 1	ı I	0 0 3	6 1 3	Dunolly C.69839
F	TJ	nder Section	428 of the 3	Local Govern	nment	Act 1890.		
Joseph H. Grey	Moorpanyal			1 1 0			17 1 8	Geelong G.23231
		Under Section	on 102 of the	Local Govern	nment 2	Act 1891.		
Thos. A. R. Anderson Thos. P. Grace	Rosedale	. 0 0 25		$\left[\begin{array}{cccc}1&1&0\\1&1&0\end{array}\right]$		0 0 2 0 3	3 8 1 6 0 8	Rosedale A.18989 A.18989

¹ In lieu of notice gazetted 12th January, 1894, p. 101, in name of Hannah Summers. ² In lieu of notice gazetted 13th April, 1894, p. 1605, in names of H. J. and E. Chatterton.

Land Act 1890, Section 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.

									Αn	oun	t to	be C	ollec	ted.					Payal the Officer z	
Name.	Parish.	E	ter	ıt.		ance					Fe	es.							by the T	reasurer
•						nple		G	ran	t.		rti- ate.	As	sur	ance.	Tot	al t	о рау.	Territorial at	
•		Α.	R.	P.	£	s.	d.	£	8.	d.	£	s.	£	8,	d.	£	в.	d.		
		Und	ler	Sect	ion 1	8 of	f the	La	nd	Act	18.	90.								
Thomas Cogan Norman the younger	Carraragarmungee	19	3	29	5	0	0	1	1	0	1	0	0	,1	. 1	7	2	1 1	Wangara 2	tta 447/1/20
John Alfred Kneebone	Murmungee	6	0	5	3	10	0,	1	1	0	1	0	0	0	6	5	11	6 2	Beechwo	
Thos. Lenane	Buninyong	10	2	1				1	1	0	1	0	0	0	6	2	1	63	Ballarat	1239
lliza Gribble	Clarkesdale	- 20	0	0				1	1	0	1	0	0	0	10	2	1	10 1	17	172
ohn Robinson	Yarrowee	17	1	21				1	1	0	1	0	0	0	9	2	1	94	0	260
hos. Dickinson	Ballarat	0		27	0	17	6	1	1	0	1	0	0	0	4	2	18	10 5	,,	148
as. T. Armstrong	Dereel	19		19	l			1	1	0	1	0	0	0	10	2	1	10 4		14/2
Vm. Regan	17	7			ŀ			1	1	0	1	0	0	0	4	2	1	4 7	٠,	2651/22
as. Cahill		18		23	1			1	1	0	1	0	0	0	10	2	1	10 ⁸	.,	1388/4
. Mellington	Commeralghip	14		10	i	• • •		, 1	1	0	1	0	0	0	- 8	2	1	8 9	Geclong	215
saac Doggett	Tarnagulla	20	0	0	ì			1	1	0	1	0	0	0	10	2	1	10 1	Tarnagull	a 71/147
lice Doggett	н	20	0					1	1	0	1	0	0	0		2	1	10 1	"	71/147
7. J. Doggett	"	20	0	0				1	1	0	1	0	. 0	0	10	2	1	10 ¹	17	71/147
atrick Smith	Moyston	20	0	0	10	0	0	1	1	0	1	0	0	1	3	12	2		Ararat	236/87
ndrew Farrell the	Baringhup	17	2	24	88	16	0	1	1	0	1	0	0	4	6	91	1	610	Maldon	69/1175
Villiam Fittock	Landsborough	20	0	0	2	0	0	1	1	0	1	0	0	0	10	4	1	1011	Stawell	87/133
[argaret English 11	Broadford	19	0	0				1	1	0	1	0	0	0	10	2	1	10 8	Kilmore	28
Bridget English 12		19	0	Ó	1	18	0	1	1	0	1	Ó	Ó	0	10	3	19	1013	10	. 28

- 1 £20 rent paid credited.
 2 £7 rent paid credited.
 2 £1 12s. 6d. rent paid credited.
 4 £18 17s. 6d. rent paid credited.
 5 £6 2s. 6d. rent paid credited.
 6 £20 10s. rent paid credited.
 7 £8 rent paid credited.

Department of Lands and Survey, Melbourne, 6th June, 1894.

- 8 £19 rent paid credited.
 9 £15 rent paid credited.
 10 £19 4s. rent paid credited.
 11 £18 rent paid credited.
 12 £1 n lieu of notice gazetted 8th September, 1893, p. 3785.
 13 £17 2s. rent paid credited.

JOHN McINTYRE, Commissioner of Crown Lands and Survey.

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 reason specified in each case.

JOHN MCINTYRE,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 6th June, 1894.

District.		Corr. No.	Name.		Parish.	Block.	Arca.	Renson.
			1				Acres.	
Geelong		496	John Devitt		Moorbanool	17B	299	To issue an amended lease
Seymour		3124	John Morgan	• • •	Avenel	12c, sec. G	14	Land to be sold by auction
Horsham	•	5017	John Little		Vectis East	2580	76	To issue licence under section 42
Hamilton	•••	3619	Joseph Riddoch		Dewrang ,	C2	40	To issue licence under section 42
Melbourne		$\left\{ \begin{array}{c} 14617 \\ 3390 \end{array} \right\}$	Henry Funston		Allambee East	B;	156	To issue licence under section 42
n		14311	Henry Cronk		Wonthaggi North	93	100	To issue licence under section 42

Land Acts.

AURIFEROUS LANDS AVAILABLE.

THE undermentioned Auriferous Lands will be available for application at the offices mentioned hereunder on or before Friday, the 15th June, 1894. 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.
Gladstone Kara Kara Ripon Evelyn	 Tchuterr Carapooee Ballarat Greensborough	:::::::::::::::::::::::::::::::::::::::	Acres. 521 558 194 5	45 47 80c 	Castlemaine St. Arnaud Ballarat Melbourne	Formerly recommended to Jane M. Whitney Formerly recommended to Thomas Whitney Formerly recommended to George Perry Forfeited 65th section holding of James Spiers Eorfeited 65th section holding of William Rogerson

Department of Lands and Survey, Melbourne, 6th June, 1891.

JOHN McINTYRE, Commissioner of Crown Lands and Survey.

Land Act 1890, Section 67.

RENEWAL OF LICENCES APPROVED.

THE Renewal of Licences to the undermentioned persons having been approved, the Fees specified in each case may be received by the Officers authorized by the Treasurer to collect Territorial Revenue.

No of	-	Area, subject		Date	Amount to b	e Collected.	Payable to
Licence.	Name of lucensee,	to modification of boundaries and area.	Parish.	of Licence.	Yearly Payment.	Fee for Licence.	Receiver and Land Officer at—
		A. B. P.			£ s. d.	£ s. d.	
		Under Sec	tion 67 of the Land A	t 1890.			-
757- 391	A. C. Prendergast T. W. Hancock	1,000 0 0 To	ongio-Munjie West ongio-Munjie North	1.1.94	8 5 8 8	$\begin{smallmatrix}0&5&0\\0&5&0\end{smallmatrix}$	Omeo

Department of Lands and Survey, Melbourne, 6th June, 1894. JOHN McINTYRE, Commissioner of Crown Lands and Survey,

Land Acts.

TRANSFERS APPROVED.

THE following Applications for Transfer of Licences and Lease having been approved, it is hereby notified that the rent specified in each case may be received by the undermentioned Revenue Officers.

Number of Licence or Lease.	Name of Transferor.	Name of Transferee.	Area, subject to modifica- tion of boundaries and areas.	Parish.	Held under Section,	Date of Licence or Lease.	Yearly Payment.	Transfer Fee, . and where paid.	Rent payable to Revenue Officer at—
	, ,		A. R. P.				£ s. d.		
184	Samuel Carter	Jane Carter	212 0 0	Daahl	123	1.1.90	5 6 0		Horsham
3913	J. C. Taylor	Jos. Hammen	0 0 20	Ballarat	49	1.3.79	050		19291. Ballarat
1337/45	Commercial Bank of Australia Limited	John C. Johnson	0 2 01	Yarra Bank S.	91	27.12.84	133 0 8	1.5.94 £1, Melbourne, 18.11.93	Melbourne

Department of Lands and Survey, Melbourne, 6th June, 1894. JOHN MoINTYRE, Commissioner of Crown Lands and Survey.

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.

Norz.—No Transfer will have any legal effect till same has been duly registered at the Office of Titles under the Transfer of Land Act 1890.

JOHN McINTYRE, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 6th June, 1894.

Number of Lease.	Name of Transferor.	Name of Transferee.	Area, subject to modifica- tion of bounda- ries and areas.	farish,	Date of Lease.	Term of Lease.	Yearly Payment.	Transfer Fee, and where paid.	Rent payable to Revenue Officer at—
			Acres.				£ s. d.	,	
1913	Richd, H. Wil-	Grace McLean	353	Garratanbunell	1.1.87	12 years less 3 days	4 8 3	£1, Melbourne, 8.5.94	Alexandra
1599	Fredk. Rose	John Enright	29	Narioka	1.7.87	11½ years	0 9 8	£1, Melbourne, 8.5.94	Nathalia
2411	D. Whyte (as mortgagee of W. Lawlor)	Jas. G. Smith	81	Kalkee	1.1.90	9 years less 3 days	1 7 0	£1, Horsham, 25.5.93	Horsham 303
1831	A. A. B. Trus-	R.C. Gallacher	100	Tchuterr	1.7.89	9½ years less 3 days	1 13 4	£1, Melbourne, 2.4.94	Inglewood
1480	E. Murray (as administratrix of late John O'Neill)	John Wilson	464	Morea	1.7.87	11½ years less 3 days	4 16 8	£1, Melbourne, 31.1.94	Horsham
2110	Robert Brown	Martha Watt	419	Pendyk Pendyk	1.1.89	10 years less 3 days	4 7 4	£1, Melbourne, 4.5.94	Harrow
1710	William Stock	John Jas. Stock	95	Concongella South	1.7.89	91 years less 3 days	111 8		Ararat 481
795	Mary A. Hun-	May R. Crerar	470	Boroka	1.1.88	11 years less 3 days	5 17 6		Stawell 795
3709	ter Adam Smith	Martin Dillon	320	Thalia	1.7.89	94 years less	5 6 8	£1, Melbourne, 18.7.93	Wycheproof
71	Jas, J. Bowden	Anne Spear	60	Boodyarn	1.1.88	3 days 11 years	0 10 0	£1, Melbourne, 6.2.94	Port Albert
11200	James Moore	Albert W. Bienvenu	130	Moe	1.1.92	7 years less 3 days	1 1 8	£1, Melbourne, 8,5.94	Warragul

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 1899, 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.

JOHN MoINTYRE.

nsees and Lessees.

JOHN McINTYRE,

Commissioner of Crown Lands and Survey,

Being the Responsible Minister of the Crown administering the Land Act 1830.

Department of Lands and Survey, Melbourne, 6th June, 1894.

....

Schedule.

Place and Date of Hearing.	Persons appointed by the Minister.	No. of Licence or Lease.	Date of Licence or Lease.	Name of Licensee or Less	ec. Area.	Locality.
					Acres.	
Stawell, 5th June, 1894	The Land Officer	611/65	1st July, 1887	Mary Macintosh .	20	Gampola
Horsham, 12th June, 1894	The Land Officer	3529/32	1st Jan., 1889	Richard Penny .	680	Carchap and Toolondo
Tallangatta, 22nd June, 1894	A. M. Stewart,	3365/32	1st July, 1889		930	Wyeeboo
	Esq.	3580/32	1st July, 1890	Hy. Philby	810	Koetong
Beechworth, 23rd June, 1894	A. M. Stewart,	9944/19	1st April, 1887		166	Mudgeegonga
, ,	Esq.	8021/19	1st Mar., 1888		152	Dederang
	• 1	3434/32	1st Jan., 1888	J. M. Nisbet .	884	Yackundandah

Land Acts.

PERMITS TO OCCUPY ISSUED TO APPROVED APPLICANTS.

OTICE is hereby given that Permits to occupy Crown lands have been issued to the following approved applicants, and that the Rents and Fees specified in each case may be received by the undermentioned Officers authorized by the Treasurer to collect Territorial Revenue.

JOHN McINTYRE, Commissioner of Crown Lands and Survey.

... | 1.6.94 | 2 0 0 0 2 6 | 2 2 6 | Rutherglen ... | " | 1 10 0 | 0 2 6 | 1 12 6 | Dunolly

Department of Lands and Survey, Melbourne, 6th June, 1894.

George Schwind Thos. Wm. Kick

Eleanor F. Sims . Wm. Jno. Stansmore

		Ares.	 	1		Amou	ant to be Coll	ected.	
Number of Licence or Lease.	Name of Lacensee or Lessee.	subject to modification of boundaries and area.	Parish or Situation.	Allotment.	Date of Licence or Lease.	Payment.	Fee for Licence or Lease,	Total Amount of first Payment,	Payable to Receiver of Revenue at—
	'	Acres.				£ s. d.	£ s. d.	£ s. d.	
		r Section 32	of the Land Act 18	-					
4103 3050	John Brindley John Lonergan	375 918	Burrowye Whitfield	Pt. of 83 95	1.7.93 1.7.94	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\left \begin{array}{ccc} 1 & 0 & 0 \\ 1 & 0 & 0 \end{array}\right $	$\left \begin{array}{ccc} 2 & 11 & 3 \\ 4 & 16 & 6 \end{array} \right $	Tallangatta Wangaratta
	Under Section 42 of the		-			•		•	5 -
68 453 1463 1235 1234 901 1426 622 675 55 60 1694 1608 2 1958 1632 790 1953	Arthur Bailey William Dempsey Thomas O'Brien Edward James McGraw James McGraw Mary McMahon John Jasper Stephen John Gibbon Albert Alfred Newton Louisa Elizabeth Fowell Sarah Martha Genny Valter Malton Bevan James John Bull James Francis Ryan Wm. Jno. Adams Stephen Rowe Wm. B. Roberts Thos. Hague Joseph W. Wyatt	64 100 61 51 66 50 51 66 66 54 54 55 250 106 305 105	Budgee Budgee Patho " " " " " " " " "	80, sec. E 6, sec. 36 30, sec. E 75, sec. E 75, sec. E 85, sec. E 85, sec. E 54, sec. E 54, sec. E 58, sec. E 69, sec. E 69, sec. E 103, sec. E 103, sec. E 103, sec. E 103, sec. E	1.6.94	1 12 0 2 10 0 1 10 6 1 5 0 1 3 0 1 5 6 1 13 0 1 7 0 1 7 0 1 1 7 6 1 7 6 1 7 6 1 7 6 1 7 6 2 13 0 2 13 0 2 12 6	1 0 0 1 0 0 0 0	2 12 0 2 10 6 2 10 6 2 5 0 2 5 0 2 5 0 2 5 6 2 13 0 2 7 6 2 12 0 2 7 6 2 12 0 2 7 6 3 12 0 3 12 6 3 12 6	Echuca Omeo Chuca "" "" "" "" "" "" "" "" "" "" "" "" "
	Under Section 49 of the	Land Act	-			- 1		le half-yea	-
73 60 555 463 463 261 773 743 460 752	Henry Frederick Boyle Henry Barrett Ellen Ennis Charles Dehne John Carroll John Carroll Thomas Holland Harold Butson Hooper George D. Dorun John George Hancock	57 66 63 30 47 77 59 57 62 58	Gunbower Patho Gunbower Patho	28, sec. D 10, sec. D 16, sec. D 2, sec. 7 18, sec. 7 22, sec. D 25, sec. D 13, sec. 7 18, sec. 7	# # # # # # # # # # # # # # # # # # #	2 17 0 3 6 0 3 3 0 1 10 0 2 7 0 3 17 0 2 19 0 2 17 0 3 2 0 2 18 0	1 0 0 1 0 0	3 17 0 4 6 0 4 3 0 2 10 0 3 7 0 4 17 0 3 19 0 3 17 0 4 2 0 3 18 0	Echuca

Under Section 65 of the Land Act 1890 as amended by the Land Act 1891.—Payment to be made yearly.

Under Section 22 of the Land Act 1891.—Payment to be made yearly.

Inglewood Inglewood ... Castlemaine ...

Settlement on Lands Act 1893, Sections 5 and 20.

PERMITS TO OCCUPY ISSUED TO APPROVED APPLICANTS.

NOTICE is hereby given that Permits to occupy Crown lands have been issued to the following approved applicants, and 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, Melbourne, 6th June, 1894.

JOHN McINTYRE, Commissioner of Crown Lands and Survey.

— Mel	bourne, 6th June, 1894.			<u> </u>		· •	Amount to	be Collected.	
No. of Permit.	Name.	Area, subject to modification of boundaries and area.	Parish or Situation,	Allotment.	Section.	Date of Permit.	Payment.	Total Amount of first Payment.	Payable to Receiver of Revenue at—
		A. R. P.			_		£ s. d.	£ s. d.	
l	Under Sec	tion 5 of th	e Settlement on Lan	l ds Act 189	' 8.—Paj	yment to b	ı se made ha	lf-yearly.	
2005	Jno. Adams *	19 0 0	Gracedale	97		1.1.94	0 4 9	0 4 9	Melbourne
2014 2037	Geo. W. Anderson * Chas. R. Barker *	20 0 0 20 0 0	(Coranderrk)	145 136			0 5 0	0 5 0 0 5 0	11 11
2047 1112 2043	Wm. Bebend * Ml. Bennett * W. T. Bromley *	19 0 0 10 0 0 20 0 0	Barmah Gracedale	122 34 137		n u	0 · 4 · 9 0 · 2 · 6 0 · 5 · 0	0 4 9 0 2 6 0 5 0	Echuca Melbourne
2052	Jno. Broderick * Wm. Boxhall *	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	(Coranderrk)	117 131		.,	0 5 0	0 5 0 0 5 0	11 91
2051 2035	Jas. E. Bruce *	20 0 0	tt tt	133 142		"	0 5 0	0 5 0	" "
2048 1107	Jas. Butler *	13 1 2	Doomburrim (Koornork)	, 1	2	ii .	0 3 6	0 3 6	Warragul
2127	Jas. Charles *	20 0 0	Gracedale (Coranderrk)	144		,,	0 5 0	0 5 0	Melbourne
2125	Emily J. Cross *	3 0 25	Murchison North (Toolamba)	9		ıı ı	0 1 0	0 1 0	Rushworth
1248	F. J. Dawson *	19 0 0	Gracedale (Coranderrk)	124		"	0 4 9	0 4 9	Melbourne
2238	Thos, Dyer*	20 0 0 20 0 0	11	134 132		11	0 5 0	0 5 0	,, ,
2230 2233	J. F. Donnelly * Hy. Dobson *	19 0 0	Namena (Mass	123		11	0 4 9	0 4 9	
2244	Patk. Dowling *	20 0 0	Nerrena (Mee- niyan) Gracedale	135		" "	0 5 0	0 5 0	,,
2340	Rd. Falconbridge* Jno. P. Green *	10 0 0	(Coranderrk) Monbulk	46	ĸ	, " , "	0 2 6	0 2 6	,,
1345	Adam Gibson *	19 0 0	Gracedale (Coranderrk)	139		"	0 4 9	0 4 9	"
2375 1400	Rd, Harrison * Dl. Haylock *	14 0 0 5 1 16	Bairnsdale (Eagle Point)	119a 45		11	0 3 6	0 3 6	Bairnsdale
2371	Jno. Hodder*	19 0 0	Gracedale (Coranderrk)	, 92		"	0 4 9	0 4 9	Melbourne
2459 1456	Arthur Kedwards * David Knight *	13 3 36 9 1 25	Kaniva	13 35		14 [1	0 3 6 0 2 6	0 3 6 0 2 6	Nhill
501 1663	Jno. Leonard * Fred. Loof *	9 3 39	Monbulk Katamatite	21 2	D		0 2 6 0 3 3	0 2 6 0 3 3 0 5 0	Melbourne Yarrawonga
2509 2510 2507	R. T. E. Lord * Jas. L. Low * Jas. Loader *	19 2 26 11 0 0 20 0 0	Mardan Monbulk Gracedale	8 39 96	49 M	II II	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	0 5 0 0 2 9 0 5 0	Warragul Melbourne
1603	Jas. Mackie *	6 3 8	(Coranderrk) Miepoll	40	н		0 1 9	0 1 9	Euroa
2536 2556	Jas. Middleton * Wm. H. Mill *	9 1 13 20 0 0	Monbulk Echuca	39 16D	В	"	0 2 6 0 5 0	0 2 6 0 5 0	Melbourne Echuca
2627	Chas. McLaughlin *	16 0 0	Gracedale (Coranderrk)	119		11	0 4 0	0 4 0	Melbourne
$\frac{2617}{2641}$	Stanley McNicol * Andrew S. McGowan *	16 0 0 16 0 4	Nerrena (Mee- niyan)	88		"	0 4 0 0 4 3	0 4 0 0 4 3	"
$\frac{1620}{707}$	Archd. McQueen * Jas. Neilson *	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Newham Bairnsdale	16 3		"	0 2 6 0 1 9	0 2 6 0 1 9	Kyneton Bairnsdale
2724	Chas. Ozanne *	16 0 0	Gracedale (Coranderrk)	87	C	"	0 4 0	0 4 0 0 1 3	Melbourne Yarrawonga
$\frac{1726}{2757}$	Patk. O'Loughlin * Fredk. Pettman *	5 0 0	Bundalong Yalca	10 14		1 "	$\begin{array}{ c c c c c c } \hline 0 & 1 & 3 \\ 0 & 1 & 6 \\ \hline 0 & 1 & 6 \\ \hline \end{array}$	0 1 6	Numurkah Yarrawonga
2807 2797	Ferdinand Ramseyer * Jno. Roberts *	5 2 15 20 0 0	Bundalong Gracedale	25 143		"	0 1 6 0 5 0	0 5 ŏ	Melbourne
2796	Hy. Ruddle*	19 0 0 20 0 0	(Coranderrk)	121 93		n II	0 4 9 0 5 0	0 4 9 0 5 0	1 ::
2858 2846	E. Sargeant* Jos. Seymour *	20 0 0 4 3 5 20 0 0	Bundalong Gracedale	18 94		" "	0 1 3		Yarrawenga Melbourne
2844 2845	Wm. Smith * Thos. Sullivan *	5 0 29	(Coranderrk) Bundalong	19			0 1 6	1	Yarrawonga
2911	Ann Teitz *	20 0 0	Yarroweyah (Koonoomoo)	6	13	" .	0 5 0	0 5 0	Numurkah
2904	Abel Terrick *	19 0 0	Gracedale (Coranderrk)	118		11	0 4 9		Melbourne
2908 2931	Chas. Tiesier * Elizth. Jane Vivian *	19 0 0 15 3 7	Kaniva	141 15	37	11	0 4 9		Nhill Molbourne
$\frac{2945}{1910}$	Wm. T. Webb * Chas. Thomas *	10 0 0 10 0 0	Monbulk	19 43	K A	H	0 2 6 0 2 6 0 3 9	0 2 6	Melbourne Hamilton
.52	Robt. Brown	14 1 7	Coleraine "Pres- byterian"	5 11		**	0 3 9		
53 146	Chas. Brown A. Clarke	19 2 38 18 3 8	# ···	H 8 N)† II	0 4 9 0 5 0	0 4 9	"
147 148	Fred, Cleaver J. K. Crusell	19 3 31	H	J G		11	0 4 9	0 4 9	
149 242	Jos. Cutler M. Dickeson	18 3 12 8 2 14	11	3		11	0 2 3 0 4 6	0 2 3	"
243 344	J. W. Dale Wm. Gledhill	17 3 37 10 1 32		R 4	:::		0 2 9	0 2 9	"
449 450	Thos. J. H. Ivy Alexr. Ireland	8 0 32 19 0 4		C M	:::	n D	0 5 0	0 5 0	" "
481			1 1) tad let Juna 1891		, umbon 4	u sf.alletmar	•		•

* In lieu of notice gazetted 1st June, 1894, p. 2145, number of allotment not having been given.

PERMITS ISSUED—continued.

			Ι.,	Ares	٠, ا	-	1	[1	A	nou	nt to	be Co	llec	ted.	
No. of Permit.	Name.		mod bou	ifica of nda d ar	tion ries	Parish or Situation,	Allotment.	Section.	Date of Permit.	Pa	yme	nt.		An f fir yme	st	Payable to Receiver of Revenue at—
.			Δ.	R.	P.					£	8.	đ.	£	8,	d.	
	Under Sec	tion :	of	the	Set	lement on Lands A	ct 1893.—I	aymen	t to be ma	de b	alf	yea	rly—c	oni	inuc	d.
482	Geo. Jordan		17	0	8	Coleraine "Pres- byterian"	6		1.1.94	0	4	6	0	4	6	Hamilton
551	Jas. Martin		10	1	37	"	2		**	0	2	9	0	2	9	.,
552	Augustus Miller		19	2	0	f1	В		"	0	5	0	0	5	0	.,
553	Wm. Moore		19		36	11	A			0	5	0	0	5	0	111
630	Jas. McCouch		19		31		9	[.,	0	5	0	0	5	0	••
631	Jno. McFadyen		19		34		0		**	0	5	0	0	5	0	۱ ,,
760	Fred. Patford		17		32	11	Ľ		71	0	4	6	0	4	6	11
761	P. Penn 1		19		35	17	ļ I		U	0	5	0	0	5	0	l 11
808	Chas. Redford		19	3	4	11 ***	K	l	"	0	5	0	0	5	0	17
809	Thos. Ross		18		24		10		- 11	0	4	9	0	4	9	17
859	Benjn. Smith		18		13	11	F		"	0	4	9	0	4	9	
916	Robt. Tulloch		19		16	11	Q E	[]	* 11	0	5	0	0	õ	0	u
917	Jas. Tennent		18		36	17	E		**	0	4	9	0	4	9	11
974	Jos. Wagstaff		19		34	It	P		**	0	5	0	0	5	0	u
975	Geo. Woolley		19		12	ft	D		11	0	5	0	0	5	0	n e
2841	Albert Symons		12		24	Kaniva	18		**	0	3	3	0	3	3	Nhill
1106	S. G. H. Burgess		10	0	0	Monbulk	4	M	"	0	2	6	0	2	6	Melbourne
1926	G. E. Tinker 1		11	1	7	Darnum (Yarra-	6	16		0	3	0	0	3	0	Warragul
2138	Wm. Callow		19	0	0	gon) Gracedale (Coranderrk)	91		,,	0	4	9	0	4	9	Melbourne
1766	Thos. Price ²		7	0	11	Colbinabbin	7		17	0	2	0	0	2	0	Rushworth
	Unde	er Sec	tion	20	of t	he Settlement on La	nds Act I	893.—P	ayment to	be i	nac	le h	alf-ye	arl	у.	
127	W. W. Clarke 3		50	0	0	Koo-wee-rup ·	284	` <mark>J</mark> _	1.1.94	0	12	6	0	12	6	Melbourne

Notes.

In notices gazetted 1st June, 1894, p. 2145, re permits from Catherine Whitfield to Chas. Patterson inclusive, the heading should be "Under Section 20 of the Settlement on Lands Act 1893."

The notice gazetted 18th May, 1894, p. 1998, re permit 1404/5, Fredk. Hotchins, 19a. 3r. 37p., parish of Katamatite, is hereby cancelled; same having already been gazetted 9th March, 1894, p. 1203 (1391/5).

Settlement on Lands Act 1893, Section 5.

PERMITS UNDER SECTION 5 OF THE SETTLEMENT ON LANDS ACT 1893 REVOKED.

NOTICE is hereby given that the undermentioned Permits have been revoked and that the land is available for other applicants.

Department of Lands and Survey, Melbourne, 6th June, 1894.

JOHN McINTYRE, Commissioner of Crown Lands and Survey.

Corr. No.		Name			Allot- ment.	Section.	Area.	Situation.	Pay Office.
1519 1	Alfred Lark William Allan		···	 	, 3 46	L B	Acres. 10 20	Monbulk Drouin West	Melbourne Warragul

Land Acts 1890 and 1891, Sections 32, 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 Friday, the 22nd June, 1894. All applications lodged on or before that date will be deemed to have been simultaneously made.

County.	Parlsh.	Area Available.	No. of Allotment.	Land Office.	, Remarks.
Tatchera Evelyn Mornington	 Towaninny Nangana Gracedale ¹ Corinella	 Acres. 21 151 47 76	12A 73B 70 212A	St. Arnaud Melbourne	Formerly recommended to William H. Huthnance Formerly recommended to Thomas McK. Clark Formerly recommended to Edward Leeder Relinquished by George Stewart

¹ Available under section 49 only.

This permit is hereby cancelled.
 In lieu of notice gazetted 9th March, 1894, p. 1203.
 In lieu of notice gazetted 9th March, 1894, p. 1204, rent and area amended.

LEASES.—TRANSFERS REGISTERED AT THE OFFICE OF TITLES.

RETURN of all Transfers registered at the Office of Titles of Leases issued under Section 20 of The Land Act 1863, corresponding sections under subsequent Acts, and Section 32 of the Land Acts 1884-1890, for the undermentioned period.

JOHN McINTYRE, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 7th June, 1894.

Corr,	N - ad Manualoway	Name and Address of Transferce.	Particula	irs of Land Ti	ansic	rred.	-	Receiver of
No.	Name of Transferror.	, .	Parish.	Allotment.	Sec-	E	xtent.	Revenue at—
						A.	R. P.	
		Week ending Saturday, the 19t	h day of May, 1	894.	'			
3949	Richard Hughes	Wm. H. Morrison, Swan Hill]	Castle Don-	Pt. 44	В	62	0 13 %	Kerang
2514	Jno. Dobson, per Thos. F. Notcutt	John and Patk. Tuohey, Springhurst	nington Bontherambo	62		175	0 21	Wangaratta
9959	Henry James and Wm. Wheeler	Charlotte A. Wheeler, Tarranginnie	Tarranginnie	Pt. 118A		39	3 39	Nhill
3645 5451	Fredk. Rose G. R. Nash (as executor)	Wm. McAteer, Picola Garvan Richard Nash, Woodbourne	Narioka Woodbourne	14 12a, pt. 12	1	300 313	2 17 2 31	Echuca Melbourne
2106 567	Denis Mullen	Albert Chenery and Sydney Rae-	Glendale {	2A 21A		101 159	$\frac{1}{2} \frac{37}{23}$	Alexandra
10713	R. J. Guthrie	Jessie Guthrie, Yarroweyah	Yarroweyah Bengworden	34	A	320 317	$egin{pmatrix} 0 & 0 \\ 2 & 0 \end{bmatrix}$	Numurkah Bairnsdale
$\frac{2638}{7542}$	Thos. D. Rowe H. C. Nankivell	Kate Ellen Clapperton, Euroa George Griffiths Nankivell, Boolara	Mirboo	100		319	3 24	Warragul
2511 9258	Mary Brady Henry McDonald	Wm. C. Till, Princetown Robt. H. Kieselbach, Wm. Gordon,	La Trobe Dahwedarre	14A 51		33 310	1 24 3 39	Camperdown Nhill
9258	(deceased) Robt, H. Kieselbach,	and Wm. Warden (as executors) Agnes L. McDonald, Dadwedarre		51		310	3 39	11
2200	Wm. Gordon, and Wm. Warden (as executors)			·				
2883	Wm. Mackrell	Alex. Mackrell, Strathbogie	Strathbogie	2	В	172	3 27	Euroa
4124 14017	George Bohen Stephen Atkins	Robt. Smart, Gooramadda George Atkins, Trafalgar	Gooramadda Moe	25 30	A	27 19	$\begin{array}{ccc} 3 & 9 \\ 2 & 31 \end{array}$	Rutherglen Warragul
2661	James Folan	Thomas Donovan, Tallarook	Whroo	8	٠	100	3 33	Rushworth
12137	The Commercial Bank of Australia Limited	Arthur R. Dowling, Melbourne	Warburton	31	•••	ļ	3 7	Melbourne
5866 14912	Charles Tuckett Jno. D. Sellars	Peter Warren, Narioka Mordecai Wilson, Violet Town	Narioka Boho	15 45в	5		3 19 3 3 37 1	Echuca Benalla
14014	(The National Trus-	1						
0010	tees, Executors, and Agency Com-	The National Trustees, Executors, and Agency Company of Aus-	Budgerum	13	A	319	1 37) ·
3212 5171	pany of Austra- lasia Limited and	tralasia Limited and Walter	West {	17	В	319	$\begin{array}{cc}1&37\\2&37\end{array}$	} Kerang
	Nicholas Fitz- gerald	Maddeń	,					
15620	Samuel Raison, jun.	Matthew B. Docker, Bontherambo	Laceby	28в, 29	1	159		Wangaratta
12934 1705	Ann Schultz Edwd, McNeill	Johann H. Jaeger, Murtoa Joseph Arbuthnot, Bonnie Doon	Wartook Brankeet	20A		306	2 36 1 29	Horsham Mansfield
3051	James Livingston,	David Hawthorne and Agnes Haw- thorne, Kerang	Meering	1в	1	274	1 29 3 23	Kerang
11135	jun. Jessie Guthrie ,	Thos, Leavy; Naringaningalook	Yarroweyah	23 55	Ą	319 295	3 32	Numurkah
6374 3620	John Currie James Ryan	Margaret Currie, Wycheproof Duncan G. McKellar, Kirkella	Bunguluke Glynwylln	97	В	123	0 6	Wycheproof . Stawell
8331	Michael Carlon, Jno. Hogan, and Patk.	Hugh Ryan, Korong Vale	Korong	30, 32	В	319	3 15	Wedderburne
12754	Fahey (as executors) Wm. H. Herrick	John Spiers Morgan (administrator)	Barwo	1	E	320	1 30	Numurkah
12754	(deceased) John Spiers Morgan	Alex. Bowden, Nathalia		1	E	320	1 30	II.
8939	(administrator) George Keam	Wm, Williams, Coonooer Bridge	Coononer East	38	A	29		St. Arnaud
3446	George Keam H. W. Howse (as official assignee)	Robt. E. Pilgrim, Mitchell's Hill	Warngar	8	4	319	2 37	Stawell
8944 6458	Ann Trigg Jeremiah Donovan	Samuel Trigg, Hazelwood John Mitchell, Bethanga	Traralgon Walwa	97 3, 3 _A	A 10	106 283	1, 22	Traralgon Tallangatta
8624	Emily Baylis	James Freeman, Briagolong	Stratford	8	6	294	0 35	Stratford
2909/32 15738/32	Wm. Docherty Chas. C. Benn	Annie Maria Jelbart, Goroke Richard F. Stone, West Bruns-	Goroke Mirboo	32, 32A 135C		482 303		Horsham Warragul
4299/32	Patk. F. Quinlivan	wick Jno. Theodore Chaponnel, Stawell	Marma	118A	l	56	0 0	Stawell
4299/32 15771/32	Ellen Hassett, née Logan	Matthew Stark, North Melbourne	Doomburrim	54		320		Warragul
4467/32	Thos. Davidson Jane Taylor	Her Majesty the Queen Her Majesty the Queen	Marlooh Eildon	Pt. 30 Pt. 53A	ï	314 319		Sale Alexandra
1846/32	Jane Taylor	Tier Majesty the Queen	Eildon	I. I. OOA	 ''	1313		11162311013

Land Acts.

LANDS WITHDRAWN FROM APPLICATION.

NOTICE is hereby given that the undermentioned Lands have been withdrawn from application.

Cox	inty.	Parish,	Allotinent.	Area.	Description.
Anglesey Gladstone		 Dropmore Woosang	 F ² 11A, sec. B.	Acres. 146 320	Forfeited 42nd section holding of C. J. S. Crawford Forfeited 19th section holding of Margaret Granger

Land Act 1890, Part II.

APPLICATIONS FOR LEASES FOR MALLEE ALLOTMENTS DECLARED ABANDONED.

IT is hereby notified that the Applications for the Leases for the Mallee Allotments specified in the Schedule hereunder have been abandoned. The allotment will be available for application on or before Friday, the 6th day of July, 1894.

JOHN McINTYRE,

Department of Lands and Survey, Melbourne, 6th June, 1894.

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

Schedule.

No. of Application.	Name.	No. of Allotment.	County,	Area.
15872/157	Thomas, Elisha	1066	Karkarooc	611 acres
15587/157	McMahon, M. J	1065		480 acres

Land Act 1890, Part II.

TRANSFERS OF LEASES OF PORTIONS OF MALLEE ALLOTMENTS.

IT is hereby notified that the Transfers of Leases of the portions of Mallee Allotments specified in the Schedule hereunder have been approved by the Governor in Council and the Board of Land and Works.

Note.—No Transfer will have any legal effect till same has been duly registered at the Office of Titles under the Transfer of Land Act 1890.

JOHN McINTYRE,

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

Department of Lands and Survey, Melbourne, 6th June, 1894.

Schedule.

Date of Lease.	Allot.	Coun	ty.	Tr	Area ansferr	ed.	Name of Transferror.	Name of Transferce.	ىي ا	tra tion		nnum rred yable	of Paym	nd Place ent of Fee ransfer,	Payable to Receiver of Revenue at—
1.1.92	673F	Karks	rooc	372	acres			Seaman, Thomas, and Atten- borough, Fred- erick	£	s. 0		.7.94	15.11.93.	Melbourne	Horsham
**	673D			480	11]	Galliver, Robert	2	0	0	.,	п		, n
**	673g	11		479	11		Moore, Frederick	King, Alexander	2	0	0	17	н	11	
"	673E	"		374	11	•••	William	Wynne, John Thomas, and Wynne, Arthur	2	0	0	"	"	"	. "
"	673в	U		480	"			Poysden, Richard John		0	0	"	*1		17
"	673c	**]	480	**			Harmer, John	2	0	0		**	11	11
- 11	673A	11	[480	**		l) į	Poysden, George		0	Õ	11			"

Land Act 1890. Part II.

REDUCTION OF AREA OF MALLEE ALLOTMENT.

T is hereby notified that the Area of the Mallee Allotment as hereunder has been reduced as specified, and rent adjusted accordingly.

JOHN MOINTYRE,

Department of Lands and Survey, Melbourne, 6th June, 1894.

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

Schedule.

Date of Lease.	Name of Lessee.		Allotment.	County.	Area as reduced.	Rent per Annum, to commence from—
1.1.92	Moore, Frederick William	•	673	Karkarooc	20 square miles 106 acres	£42. 1.7.94

JOHN McINTYRE,
Commissioner of Crown Lands and Survey,
Being the Responsible Mnister of the Crown administering the said Act.

Land Act 1890, Part II.

ISSUE OF LEASES FOR MALLEE ALLOTMENTS.

T is hereby notified that the Applications for Mallee Allotments named in the Schedule hereunder having been approved, the leases have been forwarded to the undermentioned Receivers of Revenue for execution upon payment of the rents and fees.

Applicants are required to execute and take delivery of their leases within sixty days after date of notice to pay first rent and fee.

Department of Lands and Survey, Melbourne, 6th June, 1894.

				2	21	4																								
	. :	rayable to Receiver of Revenue at—		Horsham	: =	= =	=	= :	F =	: =		= :	,	:=	£		: 2	ŧ	=	= =	•	Kerang	Horsham	= :	· = =	Kerang	Horsham	=	= =	
	i	. Total to pay.	3. r.		3 19 5	44	4.1.3	υπ 21 – 21 –		67	99	4 to 11	-	-	3 15	9 5	-	≃,	4.4	4 0 6 6	5 1 0	7 2 3	4 4 1 -	7 -	. . .	9 2 6	4 1 3	7 10 9	4 4 - O	
		Valuation of Improve- ments.	£ s. d.	::	:	: :	:	. : . :	: :	:	10 15 0	;		: :	:	:		36 17 0	:	: :	: :	:	:	:	: :	: :	:	:	: :	
	Collected.	Vermin Rate, 1894.	số (29 63	000	N 63	67	27.0	4 64	01	000			64	010	0 6/	63	67	7 0	N 67	63	Ç)	¢0 ¢	N C	4 C1	101	Ø	က	000	
	Amount to be Collected	Fee for Lease.	ъ ;	00	000	00	1 0 0	000	00	1 0 0	000		000		00					- -	0	0	0	> 0		0	0			· •
	: :	Rent due to	m ;	22	25	10	13	00	25	0	12	25	2	12	2	d re	13.0	7	3:	2 9	25	0	9	29	2 5	0	2	<u>~</u> ;	2 2 2 3 3 3	1
		Rent payable half-y carly.	wi (2 19 0		2 19 3	61	0	19	0	12	25	13	12	2	d r	13	7	fi :	2 2	13	0	25	3	20	0	13	٠,	21 C	1
ø				: :	:	; ;	:	:	: :	: :	:	:,	:			:	: :	:	:	Ξ	: :	: :	:	:	:	: :	: :	;	:	:
Schedule		County.		Karkarooc		: :	: :	:	= :	: :		Karkarooc	:	: :	:	:	: :	: =	:	:	= =	Tatchera	arkarooc	:	:	atchera	Karkarooc		:	:
			; 	_	: :	: :	 : :	<u>-</u>	:	1 :		_	:	-	:	:	: :	_	:	 :	:	<u>₽</u>	_	-	-	:				-
						:			:			•		: :			:		:		:		:	·	;				;	
		Area,		:	: :	:	: :	i	:	: :	:	:	:	: :	:	:	:	: :	:	:	:	: :	:	:	:	;	: :	:	:	:
	1			632 acres	419	474	474	- 95	635	32	548	- 55 -	- E	474	459	- 543	# 74 724	439	474	474	130	481	474	473	= 474	: : : :	474	911	474	202
		Allot- ment.		890	789	828 046	744	855	320	25	-	742	200	928	918	1,029	266	912	944	747	_	292	286	792	746	35.5	793	1,003	737	3
				i	: :	i	: :	.: ::	÷	:	: :	•	:	: :	: :	:	:	: :	:	:	:	: :	:	:	:	:	: :	: :	:	÷
		Name of Applicant.			Boothey, Albert Henry	je]	Caldow, William	the yo	Cameron, John		Collins, John	Daly, Hugh	Davies, Lydia Molvina	Delmenico, Fasqual Lievu		Dunn, Samuel Thomas	Ferentza, Gregoria	Geddes, Neil	Green, Charles	Griffin, William the elder	Gibson, Kobert	Hanlon, Albert Blahev	Haeusler, Ferdinand	Harmer, Albert	Hewett, Ephraim	III	Littlewood George Alfred	McCormick, Thomas Braest	McInnes, Lachlan	i McKenzie, Charles
		Date of Lease.		1.1.94	2 5	: =	= =	: =	=	= :	= :	£	=	= :	= =	=	=	: :	: =	E	=	= :	= =	=	=		= : ,	= =	. =	=

valuation of improvements having been reduced.

733,

¹ In lieu of notice gazetted 9th February, 1894, p.

		Receiver of Kovenue at	Horsham " " " " " " " " " " " " " " " " " "
		Total to pay.	25 s. d. 65
		Valuation of Improve- ments.	fi G L N
	e Collected.	Vermin Rate, 1894.	# &###################################</td></tr><tr><td></td><td>Amount to be Collected.</td><td>Fee for Lease,</td><td>00000000000000000000000000000000000000</td></tr><tr><td>tinued.</td><td></td><td>Rent due to date.</td><td>ი ითითინითითითი ო 400775555540 ტ იღოთი 0 იოქობი</td></tr><tr><td>otments—con</td><td></td><td>Rent payable half-yearly.</td><td>ი ითთიითთითით დ. 48877838800040 ტ. ითოთი იაღერიები მ. ითოთი</td></tr><tr><td>ISSUE OF LEASES FOR MALLEE ALLOTMENTS-continued</td><td>•</td><td>County.</td><td>NYOOC In In</td></tr><tr><td>or of Leab</td><td></td><td>•</td><td> Karkarooc </td></tr><tr><td>Iss</td><td></td><td>Area.</td><td>499 acres 474 a.r. 474 a.r. 458 a.r 458 a.r 448 a.r. 475 a.r 475 a.r 475 a.r 475 a.r 475 a.r 474 a.r 484 a.r</td></tr><tr><td></td><td></td><td>Allot- ment.</td><td>1,002 943 943 970 1,023 52 882 882 788 778 787 787 55 55 56</td></tr><tr><td></td><td></td><td>Name of Applicant.</td><td>McLean, John</td></tr><tr><td></td><td></td><td>Date of Lease.</td><td>17.19</td></tr></tbody></table>

Land Act 1890, Part II.

MALLEE BLOCKS AND MALLEE ALLOTMENTS AVAILABLE FOR APPLICATION.

AVAILABLE FOR APPLICATION.

A PLICATIONS, addressed to the President of the Board of Land and Works, for right to Lease the undermentioned Mallee Blocks for the term of nine years and five months, from the 1st day of July, 1894, 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.

JOHN McINTYRE

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, 6th June, 1894.

MALLEE BLOCKS.

Number of Block.	Area in square miles.	Situation, &c.
32в	140	County of Weeah
34B*	199	County of Weeah
37	300	On the South Australian boundary
38	402	On the South Australian boundary
39	392	On the South Australian boundary
36в	141	County of Weeah
43в	79	County of Weeah
40	188	County of Weeah~
44	307	County of Weeah

MALLEE ALLOTMENTS.

THE undermentioned Mallee Allotments are now available for application. Particulars as to position of allotments and character of country can be obtained on application at the Local Land Offices.

No. of Allotment.			Area.		County.
					
	١.	_			!
			y District.		
1		ıq. mile	s and 229	acres	Lowan
2	14		and 556	tr	"
9E	1	16	and 56	11	11
25 75g	17 1	10	and 287	***	19
75H	i	11	and 284		"
121	31	,,	and 160	11	",
124	23		and 320	ű.	, ;;
138A	16	It	and 286	"	
139в	81	11		***	
140	21	ti	and 583	acres	н
141	15	**	and 120	н ;	
141B	1	**	*2*		
168	18	**	and 380	acres	11
169 170 ·	19	n	and 117	**	"
170 .	13 26	11	and 201	19	"
173	13±	11	and 347		11
174	14	**	•••	•••	IR
175	14	11	•••	•••	"
176	12		and 556	ecres	,,
177	12	٠,,	and 637	11	,,,
178в	-8	0	and 178	11	i
179	30	11	and 405	11	
182	16	0			U
183	14	11	and 136	acres	U
184	151	•	•••		17
185	134	11	•••		11
187	134	*1		• • • •	17
188 189	19	**	•••	•••	11
192	18 1 21	11	***	•••	11
193A	9	11	and 422		11
193в	8		and 532		
194	15	11	and 120	"	"
201		acres	and 120	"	
221	1 8	a. mile	and 324 a	cres	17
220A†		acres			10
221A	381	10	,,,		,,
ر 4‡ ا	400	11			Weeah
[5§ i	399	**			***
Subdivisions 1008*	546	*1			Karkarooc
of block 64 1 1031	544	11			**
44	480	*			Weeah
63	640	11	•		n
(59 (758	444	11		[17
Subdivisions (764	640 640	**	•••		Karkarooc
of blocks 26B \ 905	640	TP.	***		17
and 27A 712	640	tr 	***		
756	640	11	•••		
* 111 11				' '	. "

^{*} All applications received on or before Friday, the 22nd June, 1894, will be deemed to have been simultaneously made.

† All applications received on or before Friday, the 29th June, 1894, will be deemed to have been simultaneously made.

‡ All applications received on or before Friday, the 8th June, 1894, will be deemed to have been simultaneously made.

§ All applications received on or before Friday, the 15th June 1894, will be deemed to have been simultaneously made.

No. of Allotm	ent.		Area.		County.	No. of Allotm	ent.	A	res.		County.
, Tr.	reban S	Survey Die	trict-cont	inned		11	· · · · ·	C. Dist	•		
110	887	640 acres	***		Karkarooc	H.	681*	Survey Distr 640 acres	net—con	l	Karkaroo
1	939 951	640 II	*** *		tt 11	! !	759*	639 "	,		н.
ļ	816	640 "			14 *		904* 701*	632 " 474 "			H H
į	713 682	640 " 640 "	***	•	33 11]	676*	632 n			11
1	714	480 "					782*	474 "	• • •		11
	835	480 ,, 1		•			863* 853*	640 II	• • •		0 0
1	849	640 n	•••	•••			871*	474 "			"
	757 802	640 n			* 10 11	ĺ	810*	631 н			
İ	777	640	***		u u		687* 748*	640 " 474 п	•••		",
	729 722	640 n	•••	٠	() **		704*	640 "	***		"
	683	640 n			"		807*	640 ;;	:	;	n
	953	640 "	•		. "	·	980* 690*	474 11	***	·'	- 11
	938 814	640 n		• • • • • • • • • • • • • • • • • • • •	"	į .	741*	449 "			"
	727	640 "		•••	","		719*	631 "			.,
	895	480 "			"		705 * 721*	640 "		:	11
	986 678	604 ,, 480 ,,	•••	•••	"		797*	474 "			
	982	640 "		***	"		906*	633 "			11
	799	640	***		U		886* 796*	473 "	•••	•••	11
	778 804	640 11 640 11	•••	•••	17		870*	474 n	···	•••	11
	767	640 11			ı,	·	846*	639 11			
	952	640 "		•••	-	-	840* 755*	576 " 640 "	•••	•••	11
	898 858	480 640			11		773*	640 "			"
	883	480		•••	"	i i	959*	473 11	•••	•••	
	700	493 "	•••	•••			818* 901*	632 "	•••		11
	892 728	640 " 573 "	***		"		760*	639 11		•••	
	750	474 u		***	, ii		945* 695*	443 11	•••	•••	"
	770 806	640 u	•••			1	919*	333 "	•••		
	709	640 " 640 "		***	**		942*	413 11			11
1	948	640 11				ļ j	736* 697*	470 "	•••	•••	11
	979 812	714 11 640 11	•	•••	11	1	968*	341 "			"
	842	640 n 841 n		•••	11		847*	632 n		***	u
	949	639 "		•••	11		702* 819*	474 11	***	**-	11
	950 985	633 11 655 11	•••	•••]	715*	635 "			" "
	679	655 п 639 в	***		11		864*	474 "			11
	909	642 "	***		"	1	765* 823*	632 n 474 n	•••		"
divisions i blocks 26в ,	732 753	474 n 632 n			"	Subdivisions	977*	611 "			11
nd 27A	800	632 "			19	of blocks 26B	694*	341 "	•••		11
	935	640 "				and 27A	699* 907*	478 II 631, II			!1 !!
	958 688	480 ,,	,				798*	640 11			11
	815	640 n	٠	•••	n		903* 862*	625 n	•••		n n
	848 897	610 II i 480 II	• • • •	,	"		856*	640 n 633 n			"
	937	640 "	•••		11		772*	640 "			II.
	981	640 "	•••	٠	11	1	933* 811*	646 "			"
	987 801	640 "		***	"	1	972*	631 n 443 n			,,
	880	512 "	100	•••	1 "	1	730*	640 n	***		"
	894	474 11	•••	٠	"	i'	707* 813*	640 n 640 n	•••	•••	"
	836 891	487 640	=		tr #		821*	640 n			"
	955	719 "			" "	1	983*	673 u			
	829	474 " 639 "	•••		"		830* 794*	377 .u 474 u			"
	845 859	642 ,,	•••		11	1	900*	468 "			ii ii
	743	474 ,,			0		989*	469 n -	٠		**
	779 808	632 "	•••	• • • •	11	1	680* 838*	613 11	•••		11
	839	602 11		•••	"	-	739*	474 11	•••		
	916	475			"	1	926* 872*	475 "			"
	860 927	640 n 476 n	•••	•••	11	1	791*	355 II 390 II			"
	896	474			"		981*	689 n			
	761*	632 "	•••		"	1	768* 850*	474 11		•••	"
	947* 990*	474 "			1t D	1	841*	797 0	•		"
	689*	.474 "	***		"		861*	826 n	***	•••	"
	710*	640	•••		n 		931 * 964*	647 " 474 "		•••	11
	925* 929*	475 u 478 u			U U		889*	639 "	•••	•••	1 "
•	934*	639 ir					763*	551 u	•••		"
	893*	474			111		754* 885*	803 n	•••		" .
	974* 917*	436 11	•••		" "		817*	640 11	•••		" '
	978*	630				1	686*	640 "	***	•••	11
	822*	474 "		•••	. 11	1	857* 720*	631			- "
	910* 854*	641 н 640 н			11		924*	474 "			"
	876*	474	•••		11		706*	632 "		• • • • • • • • • • • • • • • • • • • •	n
	781*	474 "	•••		11	1	776* 726*	640 "	•••	• • • •	"
	691* 975*	439 "			- "		844*	639 11		•••	""
	843*	, 641 u			1 0		708*	640 n			
	881* 684*	508 11	•••		1 " .		988* 711*	632 "	,	::	"
	- 09±"	640 11			. ,	1		, "	,		

MALLEE ALLOTMENTS-continued.

No. of Alio	tment.	T	Are	.	County.
		-		~· ·•·	
]			District-	-continue	d.
	723* 973*	640 a			Karkaroo
. :	731*	597	11		II
	788*	432	н		11
	774* 921*	640 357	11		. "
	717*	631	11		"
•	696* 795*	341 474	II		"
	803*	640	71 TI		"
	718*	631-	Ħ		
	769* 965*	475	#E 17		. "
Subdivisions	809*	632	11		17
of blocks 261 and 27A	954* 675*	(143()	16 -		"
	752*	640	ii		
	724* 930*	LEOF	11		!!
	932*	500	11 H		"
	936* 899*		п		
	771*		tt 11		, 11
	716*	630	11		
•	751† 884†		tt 1)		ti
	735‡	455	., II		
	833 976§		п		
• •	f 1072	0.44	"		11
	1068	640	11		11
	1085 1090	010	17 11		"
	1150	617	**		
	1039 1052		n n		"
	1077	640	**		1
	1087 1145	0.10	"		
	1146	010	11 11		,
	1151				11
	1152 1036		ti 11		
	1058	480			
	1074	200	*1 *1		
•	1153	600			
٠,	1043 1075	0.40			
	1083	616			
	1156 1158				
P .	1179	1 4000			1
•	1057		U		
0.12.4.4	1037 1038				
Subdivisions of block 27B	1040	649			
** ************************************	1041 1081			··· ··	
	1082	616			F
	1134 1155			··· ··	
	1164	F 2 4		••• ••	I.
	1045		it -	'	. 11
	1056 1071	1 0 10		··· ··	
	1073	641	ır		I
	1138 1162*	$\begin{bmatrix} 616 & 0 \\ 465 & 0 \end{bmatrix}$			I
	1030*	617			: ;;
	1148* 1166*	632 , 514 ,			
	1079*	555 ,			
	1149*	632	t		. 11
	1165* 1160*	516			1
	1076*	640 (. 0
	1084* 1159*	$\begin{bmatrix} 617 \\ 527 \end{bmatrix}$			1
	1078*	576 ,			
	1163* 1042*	520 (t .		
	1167*	512			
	•	rang Su	rvey Dist		•
	502	640 ac			
	503 504	640 n 480 n			17
Subdivisions	527	610			1

	K	erang Survey	District.		
	r = 502	640 acres			Tatchera
	503	640 11		[11
~	504	480 "			11
Subdivisions	527	610 "			11
of block 21B	528	640 n	***		12
	530	640 #			11
	531	610 "	***		11
	499	1 480 n	• • • •	1	'1

* All applications received on or before Friday, the Sth June, 1894, will be deemed to have been simultaneously made. + All applications received on or before Friday, the 15th June, 1894, will be deemed to have been simultaneously made. + All applications received on or before Friday, the 22nd June, 1894, will be deemed to have been simultaneously made. \$ All applications received on or before Friday, the 29th June, 1894, will be deemed to have been simultaneously made.

No. 77.-June 8, 1894.-3.

MALLEE ALLOTMENTS-continued.

No. of Allotin		Area.					
K	erang S	i iirvey	Distric	t—conti	rucd.	I	
	559	592	acres			Tatchera	
	584	640	0				
	604	640	tr			J ,,	
	605	640	u .			,,	
Subdivisions	609	640	п.	***		1	
of block 21A	610	640	11			,,	
	583	640					
	607	462	" "			l "	
	587	558	**	•••	•	,,	
	580*	633			•••		
Subdivision) · · ·		U		•••	"	
of block 50B	343	296	n	•••			
		ľ					

* All applications received on or before Friday, the 8th June, 1894, will be deemed to have been simultaneously made.

SPECIAL MALLEE ALLOTMENTS.—MALLEE LANDS AVAILABLE FOR APPLICATION IN THE PARISH OF PIANGIL, COUNTY OF TATCHERA.

THE undermentioned mallee allotments, being subdivisions of Mallee Blocks 20a and 20n, are now available for application under section 157, Land Act 1890, as amended by the Land Act 1891.

Plans showing position of the land can be obtained at the Crown Lands Offices, Melbourne, Bendigo, Horsham, Warracknabeal, St. Arnaud, and Kerang.

On these allotments the maller has been cut. Applicants for same must be prepared to pay Five shillings (5s.) per acre for the clearing done. Of this amount One shilling and threepence (1s. 3d.) per acre must be paid immediately on land being recommended by Local Land Board, and the balance in three half-yearly instalments of One shilling and threepence (1s. 3d.) each, with interest added at the rate of Six (6) per cent. per annum.

No application for these allotments can be entertained only under above-mentioned condition.

This land is the nearest to the Murray River, and is reported to be of excellent quality.

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, 6th June, 1894.

Allotment Number.	Area in Acres.	Parish.	County.	Allotment Number.	Area in Acres.	Parish.	County.
6 7 8 9 10 15 16 21 22 24 31 32 33	481 469 478 516 481 481 481 481 481 481 481	Piangil	Tatchera	38 39 40 47 48 49 50 56 57 58 65 66	- 479 479 479 479 479 479 479 479 479 479	Piangil	Tatchera n n n n n n n n n n n n n

Applications must be made on the usual form, which can be obtained at any Land Office in the district, or the Head Office, Melbourne, and forwarded to any Land Officer, accompanied by a certificate of registration to be obtained from any Receiver and Paymaster on payment of a fee of £1.

The land is situated at Piangil, near the Murray River, about midway between Swan Hill and Narrung, and immediately opposite Tooleybuc.

Swan Hill railway station is 25 miles from the nearest point of the land and 30 miles from the most distant.

The tenure of the lease is nine years and five months from the lst July, 1894. Rental is Sixpence per acre per annum, and lessees will be required to cultivate and otherwise improve their land, and also to destroy all vermin thereon.

All applications for the land will be considered by a Local Land Board, and the allotments will be recommended the appli-cants deemed most likely to prove suitable and bona fide settlers.

Not more than one allotment will be granted to any one

No person will be considered eligible who has previously selected an area which, if added to any area in these subdivisions, would exceed 640 acres.

Applicants must specify on the application form which allot-ment they wish to apply for.

Land Act 1890, Part II., as amended by the Land Act 1891.

MALLEE LANDS AVAILABLE FOR APPLICATION IN THE PARISHES OF PIANGIL AND PIANGIL WEST, COUNTY OF TATCHERA.

THE undermentioned Mallee Allotments, being subdivisions of Mallee Blocks Nos. 20a and 20a, are now available for application under section 157, Land Act 1890, as amended by the Land Act 1891.

Plans of the land can be obtained at the Crown Lands Offices, Melbourne, Bendigo, St. Arnaud, Horsham, and Kerang; and can also be inspected at the Post Offices at Swan Hill, Lake Boga, Mystic Park, and Kaneira; and at the offices of the Receiver and Paymaster at Charlton and Wycheproof.

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

Department of Lands and Survey, Melbourne, 6th June, 1894.

The state of the s	anty.
2	

Applications must be made on usual form, which can be obtained at any Land Office in the district, or the Head Office, Melbourne, and forwarded to any Land Officer, accompanied by a certificate of registration to be obtained from any Receiver and Paymaster on payment of a fee of £1.

The land is situated at Piangil, near the Murray River, about midway between Swan Hill and Narrung, and immediately opposite Tooloybue, a strip 2 miles in width fronting the river being withheld.

Swan Hill railway station is 25 miles from the nearest point of the land, and 40 miles from the most distant.

Existing tanks on the blocks are reserved for water supply purposes.

Existing tanks on the olocks are reserved for water supply purposes.

The tenure of the lease is nine years and five months from the 1st July, 1894. Rental is Sixpence per acre per annum, and leasees will be required to cultivate and otherwise improve their land, and also to destroy all vermin thereon.

All applications for the land will be considered by a Local Land Board, and the allotments will be recommended the applicants deemed most likely to prove suitable and bond fide sottlers.

settiers. Not more than one allotment will be granted to any one person. No person will be considered eligible who has previously selected an area which, if added to any area in these subdivisions, would exceed 640 acres.

· Vermin Destruction Act 1890.

NOTICE TO LOCAL COMMITTEE FOR THE DESTRUCTION OF VERMIN UNDER PART II. OF THE LAND ACT 1890.

To the Local Committee for the Destruction of Vermin in the Western Vermin District.

Western Vermin District.

Takk notice that I, A. G. Downey, of Dimboola, being an inspector under the Vermin Destruction Act 1890, and authorized for this purpose, do hereby, in pursuance of the provisions of such Act, require you to forthwith take all measures within your power, under Part II. of the Land Act 1890, to procure the destruction of all vermin and harbor for vermin upon the land owned or occupied by Mrs. Thomas Brown, in the West Riding, Dimboola Shire, within the Western Vermin District, and containing about 4,925 acres, and upon the adjacent half-width of all roads bounding or adjoining the same or any part thereof. or any part thereof.

Dated at Dimboola this 24th day of May, 1894.

A. G. DOWNEY, Inspector.

Courts.

A RARAT.—HAWKERS' AND PEDLERS' LICENCES.—Notice is hereby given that a Special Court of Petty Sessions will be held at the Court House, Ararat, on Tuesday, the 12th day of June, 1894, at Ten o'clock in the forencon, for the purpose of taking into consideration applications for Hawkers' and Pedlers' Licences.—A. H. RUTHERFORD, Clerk of Courts. Court House, Ararat, 4th June, 1894.

COLAC.—LICENSING COURT.—Notice is hereby given that a sitting of the Licensing Court for the Licensing Districts of Corangamite, Beeac, and Cape Otway will be held at the Court House, Colac, on Friday, the 29th day of June, 1894, at Ten o'clock in the forenoon. Dated at Colac this 5th day of June, 1894.—(By order) J. W. LLOYD, Clerk of the Licensing Courts.

BIDELBERG.—COURT OF MINES.—Notice is hereby given that the next sitting of the Court of Mines for the Mining District of Castlemaine, at Heidelberg, has been fixed by His Honour the Judge to be holden at the Court House, Heidelberg, on Thursday, the 14th day of June, 1894, at the hour of Eleven o'clock in the forencom.—(By order) D. Berrimans, Clerk of the said Court of Mines. Heidelberg, 6th June, 1894.

INGLEWOOD.—LICENSING COURT.—It is hereby ordered that a Licensing Court for the Licensing Districts of Inglewood, Bridgewater, Serpentine Creek, and Janiember be holden at the Court House, Inglewood, on Tuesday, the 19th day of June, 1894, at Eloven o'clock in the forenoon.—(By the Court) GEO. COLLOTY, Clerk of the said Licensing Court. Inglewood, 6th June, 1894. June, 1894.

I ICENSING COURTS.—Notice is hereby given that the sittings of the Licensing Courts for the Licensing Districts hereunder named will be held during the month of June, 1894, at the places, dates, and hours as specified below:—

Place of Sitting.	Date and Hour.	Name of District.
Daylesford	Wednesday, 27th June, 1894, at Ten a.m.	Daylesford, Holcombe, Glenlyon, Franklin, and Hepburn
Castlemaine	Friday, 29th June, 1894, at Ten a.m.	Castlemaine, Chewton, Harcourt, Fryers, and Sutton Grange
Maldon	Thursday, 28th June, 1894, at half-past Eleven a.m.	Maldon, Baringhup, New- stead, and Walmer

Dated this 1st day of June, 1894.—(By order) J. H. Dunne, Clerk of Licensing Courts.

M ELBOURNE.—AUCTIONRERS LIGENCES.—Notice is hereby given that a Special Meeting of Justices in Petty Sessions will be held at Melbourne, on Monday, the 9th day of July, 1894, at Ton o'clock in the forenoon, to consider applications for General Auctioneers' Licences. Dated at Melbourne on the 5th day of June, 1894.—S. J. Goldsmith, Clerk of Petty Sessions at Melbourne.

OAKLEIGH.—LICENSING COURT.—The notice of a sitting of the above Court gazetted on 1st June, 1894, page 2155, is hereby cancelled, and the following notice substituted therefor:—A sitting of the Licensing Court for the Licensing Districts of Dandenong, Heatherton, Mordialloc, Nunawading, Oakleigh, and Scoresby will be held at the Court House, Oakleigh, on Thursday, 28th June, 1894, at Ten o'clock in the forenoon. Dated at Malvern this 4th day of June, 1894.—GEO, T. RYAN, Clerk of the said Licensing Court.

ARRAWONGA.—LIGENSING COURT.—Notice is hereby given that the Licensing Court for the Licensing Districts of Yarrawonga, Tungamah, Burramine, Katamatite, Karabumet, and Peechelba, will be holden at the Court House, Yarrawonga, on Wednesday, the 20th June, 1894, at Ten o'clock in the foremon. Dated at Yarrawonga this 1st day of June, 1894.—JNO. C. CAFFIN, Clerk of the Licensing Court.

SITTINGS	S of t	he Su	preme Court for t	the hearing of Criminal	Echuca			· Thursday,	16 August
ber, 1893, and	į	Jurann	nt to Orders in C	Council of 19th Decem-	(¥eelong	•••	•••	Wednesday	U
Ararat				4.00	Hamilton Heathcote	•••	•••	Tuesday	17 July
Bairnsdale	•••	•••	Tuesday	4 September		***		Thursday	2 August
Ballarat	. ***	•••	Wednesday		Horsham Inglewood		•••	Wednesday	
Beechworth		•••	Wednesday		Jamieson		•••	Tuesday Wednesday	14 August v 19 September
Benalla			Tuesday	23 October	Kerang			Thursday	4 October
Bendigo	***		Tuesday	12 June	Kilmore			Tuesday	21 August
Castlemaine	•••		Saturday	21 July	Kyneton			Tuesday	28 August
Echvea	***		Thursday	19 July	Mansfield			Thursday	20 September
Geelong			Tuesday	7 August	Maryboroug		•••	Wednesday	
Hamilton			Thursday	18 October	Melbourne		•••	Monday	2 July
Horsham	•••	•••	Thursday	6 September	Mildura	•••		Tuesday	20 November
Maryborough	٠		Tuesday	13 November .	Mornington	•••		Thursday	6 September
Port Fairy	•••	•••	Tuesday	20 November	Nagambie	•••	•••	Tuesday	4 December
Sale	•••	•••	Tuesday	24 July	Nhill	•••		Thursday	16 August
Shepparton	•••	***	Wednesday	•	Omeo	•••	•••	Tuesday	20 November
St. Arnaud	•••	•••	Thursday	15 November	Palmeraton	•••	•••	Wednesday	•
Stawell Warrnambool	,	•••	Tuesday	16 October	Port Fairy Portland	***	••	Thursday	21 June
warrnam:000 Melbourne		•	Thursday	9 August	Sale	•••	•••	Thursday	19 July
Memourne	•••		Friday	15 June	Seymour	•••	•••	Tuesday Tuesday	12 June
(ENERA	L SE	SSIO	NS : pursuant to	Orders in Council of	Shepparton			Tuesday	28 August 17 July
GENERA 19th De	ecem!	or, 18	93, and 30th Jani	uary, 1894.	St, Arnaud		•••	Tuesday	19 June
Ararat			Friday	30 November	Stawell			Wednesday	
Bairnsdale	• • •		Thursday	14 June	Walhalla			Wednesday	
Ballarat		•••	Tuesday	3 July	Wangaratta			Thursday	16 August
Beechworth	•••	•••	Tuesday	24 July	Warragul			Wednesday	
Benalla	•••	• • • •	Thursday	12 July	Warrnamboo			Tuesday	19 June
Bendigo	•••	•	Tuesday	3 July	Wodonga			Tuesday	10 July
Dastlemaine	•••		Tuesday	2 October	Yarrawonga			Thursday	26 July
Daylestord		•••	Tuesday	26 June	Yea	•••		Wednesday	
Echuca	•••	•••	Thursday	16 August					· — · · · -
Geelong	***	•••	Thursday	27 September	OUR		0 F	MINES	-Dates fixed by th
Hamilton Horsham		•••	Thursday .		Judges.		•		·
Kilmore	···		Wednesday Tuesday	13 June 21 August			Court	OF CHIEF JUDG	E.
Zyneton .			Tuesday	28 August	Melbourne		• • • •		– ′
Annsfield	•••		Thursday	20 September			Aı	RARAT DISTRICT.	
Maryboroug	•••	•••	Wednesday	•	Ararat			Tuesday	7 August
Ielbourne	•••	•••	Monday	2 July	Stawell			Wednesday	8 August
Hildura Thill	•••	•••	Tuesday Thursday	20 November 16 August	1		B.c.	LARAT DISTRICT.	G
Omeo	•••		Tuesday	20 November	Ballarat			Tuesday	3 July
Palmerston			Wednesday	24 October	Clunes			Tuesday	3 July 10 July
ort Fairy	•••	•••	Thursday	21 June	Creswick			Wednesday	11 July
ertland	•••	•••	Thursday	18 October				-	
lale Shepparton	•••	***	Tuesday Tuesday	12 June	Beechworth			WORTH DISTRICT	
t. Arnaud		•••	Tuesday Wednesday	17 July 19 September	Bright	•••		Tuesday Wednesday	24 July
tawell			Wednesday	8 August	Chiltern			Tuesday	15 August 9 October
Vangaratia			Thursday	16 August	Jamieson		•••	Wednesday	19 September
Varragul			Wednesday	20 June	Kilmore		···	Tuesday	21 August
Varrnambool	•••		Tuesday	19 June	Mansfield			Thursday	20 September
					Wodonga			Tuesday	10 July
Count	ľΥ	c o	URTS 3	Dates fixed by the				EMAINE DISTRICT	-
U Judges.					Castlemaine			Tuesday	
krarat	•••	•••	Tuesday	7 August	Heidelberg			Thursday	31 July 14 June
lacchus Marsi		•••	Tuesday	9 October	Hepburn (Day			Tuesday	26 June
airnsdale	•••	•••	Thursday	14 June	Kyneton			Tuesday	28 August
Sallarat Seechworth	•••	•••	Tuesday Tuesday	3 July	Melbourne		***	—	—,
enalla	•••	•••	Thursday	24 July 12 July				SLAND DISTRICT.	•
endigo			Wednesday	4 July	Bairnsdale			Thursday	14 June
right	•••		Wednesday	15 August	Omeo			Tuesday	
amperdown			Wednesday	27 June	Palmerston			Wednesday	20 November 24 October
astorton			Wednesday	18 July	Sale			Tuesday	12 June
astlemaine			Thursday	26 July	Walhalla			Wednesday	27 June
harlton			Thursday	21 June			•		
hiltern	•••		Tuesday	9 October	_		Maryb	овоган Дізтвіо	r,
1		• • •	Tuesday	10 July	Dunolly	•••		Tuesday	24 July
olae	•••		Tuesday	26 June	Inglewood	•••	•••	Tuesday	14 August
reswick	•••		Wednesday	11 July	Maryborough	•••	•••	Wednesday	25 July
andenong	•••	•••	Thursday	19 July	St. Arnaud	•••		Tuesday	19 June
aylesford			Tuesday	26 June			SAND	HURST DISTRICT.	
1.2			Tuesday	18 September	Bendigo		•••	Wednesday	4 July
unolly	•••		Tuesday	24 July	Heathcote			Thursday	2 August
			-	- 1			•••	Limitaday	a rrugust

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. Victorian Defences, Queenscliff.—Construction of Store for Victorian Rangers. Particulars also at Post Office, Queenscliff. Preliminary deposit, £5. Final deposit, 5 per cent.

Bricks, Drains, &c., Lunatic Asylum, Kew. Preliminary deposit, £5 ... 14th June

... 14th June

14th June

Hospital for the Insane, Beechworth.—Boiler, Water Supply, &c., to Piggeries. Particulars also at Police Station, Beechworth. Prelimi-. 14th June

Deposit, £3

Repairs, Painting, &c., Post Office, Scarsdale.
Particulars also at Police Station, Scarsdale, until 4th June; after that date at office of District Inspector, Ballarat. Preliminary deposit, £3

deposit, £5

General Repairs, Painting, at Police Station, Clunes, Particulars also at Police Station, Clunes, until 7th June; after that date at office of District Inspector, Ballarat. Preliminary deposit, £5

Removal of Old Wooden Steps in street and Alteration to Stone Steps, Court House, Daylesford, Particulars also at Police Station, Daylesford, until 7th June; after that date at District Inspector's Office, Ballarat. Preliminary deposit, £5

Supply of 300 specially made Closet Pipes. to

14th June Supply of 300 specially made Closet Pipes, to sample, at Public Works Department. Preliminary deposit, £3 ... 14th June

New Galvanized-iron Roof to School, and Removal and Re-rection of Gallery, State School No. 1011, Yarptark. Particulars also at Police Stations, Yarptark and Warrnambool. Proliminary deposit, 23 21st June

Tenders to be addressed to the Honorable the Commissioner of Public Works, and marked "Tender for ——."

N.B.-Cheques will not be accepted in payment of preliminary deposits. W. T. WEBB,

Commissioner of Public Works.

14th June

. 14th June

Melbourne, 7th June, 1894.

VICTORIAN RAILWAYS.

EPARATE Tenders are invited for the undermentioned

Tenders, accompanied by the necessary preliminary deposit, and indersed "Tender for ——" (as the easo may be), must be deposited in the Tender-box, Secretary's Office, Spencer-street, Melbourne, at or before Twelve o'clock noon of the date as specified.

Monday, 11th June.—Supply of 100,000 bricks, delivered as required. Particulars at the Office of the Engineer for Existing Lines, Spencer-street. Proliminary deposit, £3.

Monday, 11th June.—Purchase and removal of a five-roomed house in Argylo-street, Maryborough (Fresh tenders). Parti-culars at the Station-master's Office, Maryborough. Preliminary

deposit, £1.

Monday, 18th June.—Supply, for the Moorabool Viaduct, of 95,957 superficial fect of red ironbark or grey box timber, delivered at any station, or at the Geelong Railway Pier. Particulars at the Office of the Engineer for Existing Lines, Spencer-street, and at Bendigo, Heathcote, Tooborac, Bealiba, Elnhurst, Seymour, Nagambie, Murchison, Rushworth, Eurnt Oreck, Benalla, Baddaginnie, Wangaratta, Wodonga, Stawell, Sale, Bairnsdale, Toongabbie, Dawson, and Heyfield stations. Preliminary deposit, £15.

Monday, 18th June.—Supply, for the Flinders street station, of 24 ironbark somaphore masts, delivered at any station. Particulars at the Office of the Engineer for Existing Lines, Spencerstreet, and at Heathoote, Tooborac, Beaitha, Elimburst, Seymour, Nagambie, Murchison, Rushworth, Burnt Creek, Benalla, Baddaginnio, Wangaratta, Wodonga, Stawell, Sale, Bairnsdale, Toongabbie, Dawson, and Heyfield stations. Preliminary deposit, £5.

Monday, 18th June.—Supply, in contracts of not less than 250 sleepers, of approved redgum, red ironbark, or grey box sleepers:—20,000 9ft. x 10in. x 5in., and 20,000 9ft. x 9in. x 4jin., delivered at any station or siding. Particulars at the Office of the Engineer for Existing Lines, Spencer-street, and at Bendigo, Heathcote, Tooborac, Echuca, Bealiba, Emu, Elmhurst, Seymour, Nagambie, Rushworth, Stawell, Traralgon, Sale, Fernbank, Hillside, Bairnsdale, Toongabbie, and Heyfield stations. Preliminary deposit, £2 for each 250 sleepers.

Monday, 18th June.—Purchase of old tarnaulins and eld rope

Monday, 18th June.—Purchase of old tarpaulins and old rope at Newport Workshops, from 1st July, 1894, till 30th June, 1895 (Fresh tenders). Particulars at the Railway Storekeeper's Office, Spencer-street (Room 74). Preliminary deposit, £1.

No tender will necessarily be accepted.

By order,

R. G. KENT, Secretary for Railways.

SUPPLIES FOR THE GOVERNMENT PRINTER.

TENDERS will be received until Eleven o'clock a.m. on Friday, the 15th June, 1894, from persons willing to furnish the undermentioned articles, in such quantities as may be ordered for the Government Printer or other Government Departments, from 1st July, 1894, to 30th June, 1895:—

Preliminary Security.

No. 20. Printers' and bookbinders' materials

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

tendering.

Tenders must include the whole of the articles mentioned in the schedule, and a separate price must be stated for each

The total amount of the tender where indicated must be expressed in words as well as in figures.

Tenders having alterations or crasures therein will not be entertained.

entertained.

Tenders must be accompanied by the preliminary deposit as shown above in bank notes, or a bank draft in favour of the Secretary of 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.

cessful tenderer failing to complete the security within the pre-scribed period.

Security will be required either in Government debentures 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 Printers and Bookbinders Materials" written therein, must be deposited in the Tender-box at the Pay Office, Treasury, Melbourne.

CONDITIONS OF CONTRACT.

- 1. The Government will not be bound to order from the contractor all or any of the articles enumerated in the schedule, 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 schedule, 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. All orders for supplies will emanate from the Government Printer. These orders must accompany the goods on delivery, otherwise the goods will not be received. Delivery, as a rule, is to be of the full quantity ordered.
- 4. Supplies ordered must be delivered free of all charges (whether cartage, freight, &c.). 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, cases, casks, &c. The net weight or quantity only will be paid for.
- 5. Arrangements as to time of delivery and inspection of goods will be made by the Government Printer.
- will be made by the Government Printer.

 6. 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 Government Printer, 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 from the security money.

- 7. The contractor will be required to furnish his account in the prescribed form simultaneously with delivery of the full quantities of goods ordered, the account being rendered with the order to which it relates. The prices quoted in the orders cannot be increased.
- 8. The acceptance of the supplies shall be subject to the approval of the Government Printer, whose decision shall be final.
- 9. Delivery will not be deemed to have been made until the goods have been approved of. All articles rejected must be immediately replaced by the contractor, otherwise purchases will be effected at the contractor's risk, and the extra expense deducted as in Condition 6.
- deducted as in Condition 6.

 10. 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 mulct, not exceeding Fifty pounds, as the Treasurer of the colony may direct, and the amount may be deducted as in Condition 6, or from the contractor's security. It will also be in the power of the said Treasurer, upon such repetition, to terminate the contract forthwith, and forfeit the whole or any portion of the security money.
- 11. Contractors are not at liberty to transfer their contracts under cover of power of attorney, coupled with an interest or otherwise, and no such transfer will be recognised by the Government.
- 12. The contracts entered into under this notice are not to be 12. The contracts entered into under this notice are not to be considered as being broken, infringed, or vitated by the importation of stores for the Government Printing Office; or by any article being made at any Government establishment, and supplied for use in the Government Printing Office; or by the consumption of the surplus stock of any Government establishment.
- 13. In the event of any alteration in the Tariff affecting any of the items included in this contract, the Government, or the contractor (as the case may be), may give two months' notice of the termination of the contract to the opposite party, it being understood that such notice can only be given from the first day of the month, and within the period for which the contract is made.
- 14. Under no circumstances other than those mentioned in clause 14. Under no circumstances other than those mentionic in cuture 13 will a contractor be permitted to abandon his contract. In the event of the contracts equity 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.

G. D. CARTER, Treasurer

The Treasury, Melbourne, 31st May, 1894.

BUTTER, CHEESE, AND EGGS, MELBOURNE.

BUTTER, CHEESE, AND EGGS, MELBOURNE.

RESH Tenders will be received until Ten o'clock a.m. on Friday, 15th June, from persons willing to supply Butter, Cheese, and Eggs at Melbourne, in such quantities as may be ordered during the twelve calendar months commencing on the 1st July, 1894.

Preliminary deposit £15, security £150.

The stipulations and conditions of contract are those published in the Government Gazette of 27th April, 1894, page 1792.

Printed forms of tender, showing the estimated monthly consumption, and conditions of contract, may be obtained from the Secretary to the Tender Board, Treasury, Melbourne, by whom also information will be afforded to persons tendering.

Tenders, enclosed in an envelope, and having the words "Tender for Butter, Cheese, and Eggs at Melbourne" written thereon, must be deposited in the Tender-box, at the Pay Office, Treasury, Melbourne; or, if sent by post, they must be prepaid and addressed to the Chairman of the Tender Board, Pay Office, Treasury, Melbourne.

G. D. CARTER, Treasurer.

Treasury, Melbourne, 31st May, 1894.

GREAT COATS, CAPES, ETC., OF VICTORIAN MANUFACTURE FOR MILITARY UNIFORMS.

TENDERS will be received until Eleven o'clock a.m. on Friday, 15th June, from persons willing to supply Great Coats, Capes, &c., of Victorian manufacture in such quantities as may be ordered from 1st July, 1894, to 30th June, 1897.

Preliminary deposit, £5. Security, 2½ per cent. on amount of

Preliminary deposit, £5. Security, 2½ per cent. on amount of tender.

Printed forms of tender and conditions of contract can be obtained at the office of the Secretary to the Tender Board, Treasury, Melbourne, and from the Controller of Stores, Ordnance Stores, St. Kilda-road, by whom also samples will be shown and all information given to persons tendering. Tenders must be accompanied by a preliminary deposit, as shown above, in bank notes, or a bank draft payable to the order of the Secretary to the Tender Board (cheques will in no case be received), which will be returned within ten days to unsuccessful tenderers on their application. Such deposit to be forfeited in the event of the successful tenderer failing to complete the security within the pressuited period.

The total amount of tender must be stated in words as well as in figures.

Tenders having alterations or crasures therein will not be entertained.

entertained.

Security will be required, either in Government debentures 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.

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

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

Tenders enclosed in an envelope, and having the words "Tender for Great Coats, Capes, &c." written thereon, must be deposited in the Tender-box at the Pay Office, Treasury, Melbourne, or, if sent by post, they must be prepaid, and addressed to the Chairman of the Tender Board, Pay Office, Treasury, Melbourne.

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
- 3. The goods shall be delivered as may be directed by the officer ordering the supply. At the time of delivering the supplies the contractor shall produce the order for the same to the officer authorized to accept delivery, and such officer shall acknowledge thereon the receipt of the stores accepted, and shall return the order to the contractor.
- 4. Arrangements as to time of delivery and inspection of goods will be made by the officers ordering the goods.
- will be made by the officers ordering the goods.

 5. Orders must receive prompt execution; and, in the event of the goods not being delivered within the time allowed under the contract, or within such other time as the order may specify for delivery, it will be competent for the officers named in Condition 4, 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.
- 6. 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.
- 7. 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.
- 8. 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's risk, and the extra expense deducted as in Condition 5.
- deducted as in Condition 5.

 9. The members of boards of survey will be appointed by the Treasurer of the Colony for the time being, and the decision of the board is to be considered as final. If the board shall decide that the article is not of proper quality, it must be immediately replaced by the contractor, failing which it, or any like supply that is suitable for the service, will be procured elsewhere, and the survey fees and extra expense (if any) will be charged as in Condition 5. Condition 5.
- Condition 5.

 10. 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 mulct, not exceeding Fifty pounds, as the said Treasurer may direct, and the amount may be deducted as in Condition 5. It will also be in the power of the said Treasurer, upon such repetition, to terminate the contract forthwith, and forfeit the whole or any portion of the security money.

 11 In the avent of the contractor failing to carry on the con-
- 11. In the event of the contractor failing to carry on the contract, the contract security money will in that case be absolutely forfeited; and, in addition, the contractor will be held liable for any loss which the Government may sustain in consequence of such failure.
- 12. 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.
- Government.

 13. It will be competent either for the contractor, on his own behalf, or for the Secretary of the Tender Board, on behalf of the Government, to terminate the contract, by giving three full calendar months notice, in writing, to the opposite party, it being understood that such notice can only be given from the first day of the month, and within the period for which the contracts made, and under no other circumstances will a contractor be permitted to abandon his contract, except in the event of any alteration in the tariff affecting any of the items included in these contracts, when the Government, or the contractor, as the case may be, may give two months' notice, in writing, of the termination of the contract to the opposite party, it being understood that such notice can only be given from the first day of the month, and within the period for which the contract is made.

14. 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.

General for Victoria.

15. No subletting will be allowed; all work must be carried out in the factory of the contractor, and the hours of employment of any person engaged in the manufacture of the articles tendered for in this schedule are not to exceed forty-eight hours per week. Any infringement of this condition will subject the contractor upon report from the Tender Board to such mulet not exceeding £50 (Fifty pounds) as the Treasurer may direct, and the amount will be deducted from the contractor's account or from the security money.

G. D. CARTER,

The Treasury, Melbourne, 31st May, 1894.

HELMETS OF VICTORIAN MANUFACTURE FOR MILITARY UNIFORMS.

TENDERS will be received until Eleven o'clock a.m. on Friday, the 15th June, from persons willing to supply Helmets, of Victorian manufacture, for Military Uniforms, in such quantities as may be ordered from 1st July, 1894, to 30th such quanti June, 1897.

Preliminary Security. Deposit

... £10 5 per cent. on amount of tender Helmets

Printed forms of tender and conditions of contract can be obtained at the office of the Secretary to the Tender Board, Treasury, Melbourne, and from the Controller of Stores, Ordnance Stores, St. Kilda-road, by whom also samples will be shown and all information given to persons tendering.

shown and all information given to porsons tendering.

Tenders must be accompanied by a preliminary deposit, as shown above, in bank notes, or a bank dust payable to the order of the Secretary to the Tender Board (cheques will in no caso be received), which will be returned within ten days to unsuccessful tenderers on their application. Such deposit to be forfeited in the event of the successful tenderer failing to complete the security within the prescribed period.

The total account of each tender nuts the stated in words as

The total amount of each tender must be stated in words as ell as in figures.

Tenders having alterations or erasures therein will not be

entertained.

Security will be required either in Government debentures or cash deposit, as the tenderer may elect.

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

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

The Government will not necessarily accept the lowest or any

Tenders enclosed in an envelope, and having the words "Tender for Helmets, &c." (as the case may be), written thereon, must be deposited in the Tender-box at the Pay Office, Treasury, Melbourne, or, if sent by post, they must be prepaid, and addressed to the Chairman of the Tender Board, Pay Office, Treasury, Melbourne.

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
- 3. The goods shall be delivered as may be directed by the officer ordering the supply. At the time of delivering the supplies the contractor shall produce the order for the same to the officer authorized to accept delivery, and such officer shall acknowledge thereon the receipt of the stores accepted, and shall return the order to the contractor.
- Arrangements as to time of delivery and inspection of goods will be made by the officers ordering the goods.
- will be made by the officers ordering the goods.

 5. Orders must receive prompt execution; and, in the event of
 the goods not being delivered within the time allowed under the
 contract, or within such other time as the order may specify for
 delivery, it will be competent for the officers named in Condition 4, 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.
- 6. 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.
- 7. The acceptance of the supplies shall be subject to the approval of the officer authorized to take delivery of the stores, approval of the 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.

S. 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's risk, and the extra expense deducted as in Condition 5.

9. The members of boards of survey will be appointed by the Treasurer of the colony for the time being, and the decision of the board is to be considered as final. If the board shall decide that the article is not of proper quality, it must be immediately replaced by the contractor, failing which it, or any like supply that is suitable for the service, will be procured elsewhere, and the survey fees and extra expense (if any) will be charged as in Condition 5.

10. 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 Fitty pounds, as the said Treasurer may direct, and the amount may be deducted as in Condition 5. It will also be in the power of the said Treasurer, upon such repetition, to terminate the contract forthwith and forfeit the whole or any portion of the security money.

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

failure.

12. 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

Otherwise, and no such transfer with the technical of the Covernment.

13. It will be competent either for the contractor, on his own behalf, or for the Secretary to the Tender Board, on behalf of the Government, to terminate the contract, by giving three full calendar months' notice, in writing, to the opposite party, it being understood that such notice can only be given from the first day of the month, and within the period for which the contract is made, and under no other circumstances will a contractor be permitted to abandon his contract except in the event of any alteration in the Tariff affecting any of the items included in these contracts, when the Government or the contractor, as the case may be, may give two months' notice, in writing, of the termination of the contract to the opposite party, it being understood that such notice can only be given from the first day of the

termination of the contract to the opposite party, it being understood that such notice can only be given from the first day of the month, and within the period for which the contract is made.

14. The contracts entered into under this notice are not to be considered as being broken, infringed, or viciated by the importation of stores for the Govennment service, or by any contracts or purchases made by the Imperial Commissariat or the Agent-General for Victoria.

15. No subletting will be allowed. All work must be carried out in the factory of the contractor, and the hours of employment of any person engaged in the manufacture of the articles tendered for in this schedule are not to exceed forty-eight per week. Any infringement of this condition will subject the contractor upon report from the Tender Board to such mulct, not exceeding £50 (Fifty pounds), as the Treasurer may direct, and the amount will be deducted from the contractor's account or from the security money.

G. D. CARTER, Treasurer.

Treasury, Melbourne, 31st May, 1894.

CLOTHS, TWEEDS, ETC., OF VICTORIAN MANU-FACTURE FOR MILITARY UNIFORMS.

ENDERS will be received until Eleven o'clock a.m. on Friday, the 15th June, from persons willing to supply Cloths, Tweeds, &c., of Victorian manufacture for Military Uniforms, in such quantities as may be ordered, from 1st July, 1894, to 30th June, 1897.

Preliminary Deposit.

£15 5 per cent. on amount of tender

£2 5 per cent. "" Cloths, blue ... Cloth, scarlet...
Cloth and Tweed, &c,
khaki ... £20 2 per cent. ... £2 10 per cent. khaki ... Cloth, grey ...

Printed forms of tender and conditions of contract can be obtained at the office of the Secretary to the Tender Board, Treasury, Melbourne; and from the Controller of Stores, Ordnance Stores, St. Kilda-road, by whom also samples will be shown and all information given to persons tendering.

and all information given to persons tendering.

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

The total amount of each tender must be stated in words as well as in figures.

Tenders having alterations or erasures therein will not be entertained.

Security will be required, either in Government debentures 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.

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

The Government will not necessarily accept the lowest or any

Tenders enclosed in an envelope, and having the words "Tender for Cloth, &c." (as the case may be) written thereon, must be deposited in the Tender-box at the Pay Office, Treasury, Melbourne, or if sent by post, they must be prepaid, and addressed to the Chairman of the Tender Board, Pay Office, Treasury, Wallsonwin

CONDITIONS OF CONTRACT.

- 1. The Government will not be bound to order from the con-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
- 3. The goods shall be delivered as may be directed by the officer ordering the supply. At the time of delivering the supplies, the contractor shall produce the order for the same to the officer authorized to accept delivery, and such officer shall acknowledge thereon the receipt of the stores accepted, and shall return the order to the contractor.
- 4. Arrangements as to time of delivery and inspection of goods will be made by the officers ordering the goods.
- 5. Orders must receive prompt execution; and, in the event of the goods not being delivered within the time allowed under the the goods not being delivered within the time allowed under the contract, or within such other time as the order may specify for delivery, it will be competent for the officers named in condition 4, 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
- 6. 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.
- 7. 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 or such other onder as shall be handed 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.
- 8. 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's risk, and the extra expense deducted as in condition 5.
- 9. The members of boards of survey will be appointed by the Treasurer of the Colony for the time being, and the decision of the board is to be considered as final. If the board shall decide that the article is not of proper quality, it must be immediately replaced by the contractor, failing which it, or any like supply that is suitable for the service, will be procured elsewhere, and the survey fees and extra expense (if any) will be charged as in condition 5.
- condition 5.

 10. 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 5. It will also be in the power of the said Treasurer, upon such repetition, to terminate the contract forthwith, and forfeit the whole or any portion of the security money.
- 11. In the event of the contractor failing to carry on the contract, the contract security money will in that case be absolutely forfeited: and, in addition, the contractor will be held liable for ony loss which the Government may sustain in consequence of such
- 12. 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.
- Government.

 13. It will be competent either for the contractor, on his own hehalf, or for the Secretary of the Tender Board, on hehalf of the Government, to terminate the contract, by giving three full calendar months' notice, in writing, to the opposite party, it being understood that such notice can only be given from the first day of the month, and within the period for which the contract is made, and under no other circumstances will a contractor be permitted to abandon his contract, except in the event of any alteration in the tariff affecting any of the items included in these contracts, when the Government, or the contractor, as the case may be, may give two months' notice, in writing, of the termination of the contract to the opposite party, it being understood that such notice can only be given from the first day of the month, and within the period for which the contract is made.

 14. The contracts entered into under this notice are not to be
- 14. The contracts entered into under this notice are not to be considered as being broken, infringed, or vitiated by the importa-tion of stores for the Government service, or by any contracts or purchase made by the Imperial Commissariat or the Agent-General for Victoria.

G. D. CARTER, Treasurer.

REPAIRS TO TELEGRAPH LINE.

REPAIRS TO TELEGRAPH LINE.

TENDERS will be received until Twelve o'clock on Tuesday,
12th June, 1894, for sundry work required to be done
in Renewing Poles, &c., on the section of Electric Telegraph
Line between Ballarat and Stawell.
Specifications may be seen at the Telegraph Engineer's Room,
General Post Office; and specifications at the Post Offices at
Ararat, Ballarat, Beaulort, and Stawell.
Tenders to be indorsed "Tender for Repairs, Telegraph Line,"
and addressed to the Honorable the Postmaster-General, Melbourne. They may be deposited in the Tender-box at the General
Post Office, Melbourne, or, if sent by post, must be prepaid
and registered.
The amount of the preliminary deposit to be enclosed with the
tender is £10 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.

application.

JAMES SMIBERT, Deputy Postmaster-General.

Post Office and Telegraph Department, Melbourne, 21st May, 1894.

CONVEYANCE OF PARCELS.—MELBOURNE AND SUBURBS.

TENDERS will be received until Twelve o'clock on Tuesday, the 12th June, 1894, for the Conveyance of Parcels from the Parcel Office, Melbourne, and their distribution at addresses within the undermentioned districts, for a period of one or three years from the 1st July next:-

- Melbourne.
 East Melbourne, Richmond, Jolimont, Abbotsford, and

- 2. East Melbourne, Richmond, Jolimont, Abbotsford, and Gollingwood.
 3. Fitzroy, Clifton Hill, Carlton, and North Melbourne.
 4. North Carlton and North Fitzroy.
 5. Parkville, Royal Park, Brunswick, Moreland, and Coburg.
 6. Moonee Ponds, Flemington, Essendon, Ascot Vale, Newmarket, Hotham Hill, and Kensington.
 7. Footscray and Yarraville.
 8. Spottiswoode, Newport, and Williamstown.
 9. Hawthorn, Kow, Glenferrie, Auburn, and Camberwell.
 10. South Yarra, Toorak, Hawksburn, and Armadale.
 11. Prahran and Windson.
 12. St. Kilda and Balaclava.
 13. Malvern and Caulfield.
 14. Elsternwick, Elwood, North Brighton, Middle Brighton, and Brighton Beach.
 15. Port Melbourne, Port Melbourne North, and Yarra Bank (south side).

- (south side).
 - outh side).

 16. Albert Park, Middle Park, and South Melbourne.

 17. Northcote.

17. Northcote.

Conditions of contract may be seen at the Parcel Office, General Post Office, and at the Post Offices above mentioned. Tenders, indorsed "Tender for Conveyance of Parcels," and addressed to the Honorable the Postmaster-General, Melbourne, to be deposited in the Tender-box at the General Post Office, Melbourne; or, if sent by post, to be prepaid and registered. Tenders will be received for the whole of the services, as wel as for separate services as above specified.

In all tenders, whether for one or three years, the rate at which each parcel will be delivered at address must be stated. The amount of the deposit for each service to be enclosed with the tender is £5. In case of acceptance of tender tenderers will he required to enter into a bond, with two approved sureties, for the due fulfilment of the contract to the amount of £50. Unsuccessful tenderers will have their deposits returned on application. The lowest or any tender will not necessarily be accepted.

The lowest or any tender will not necessarily be accepted.

JAMES SMIBERT, Deputy Postmaster General.

Post Office and Telegraph Department, Melbourne, 4th May, 1894.

CONVEYANCE OF PARCELS.—BENDIGO AND GEELONG.

GEELONG.

TENDERS will be received until Twelve o'clock on Tuesday, the 12th June, 1894, for the Conveyance of Parcels from the Post and Telegraph Offices at Bendigo and Geelong, and their distribution at addresses within a radius of three miles from the principal Post and Telegraph Office of the District, for a period of one or three years from 1st July next.
Conditions of contract may be seen at the Parcel Office, General Post Office, and at the Post Offices above mentioned.
Tenders, indorsed "Tender for Conveyance of Parcels," and addressed to the Honorable the Postmaster-General, Melbourne, to be deposited in the Tender-box at the General Post Office, Melbourne; or, if sent by post, to be prepaid and registered.
Tenders will be received for the whole of the services, as well as for separate services as above specified.
In all tenders, whether for one or three years, the rate at which each parcel will be delivered at address must be stated.
The amount of the deposit for each service to be enclosed with the tender is 25. In case of acceptance of tender tenderers will be required to enter into a bond, with two approved sureties for the due fulfilment of the contract to the amount of £50. Unsuccessful tenderers will not necessarily be occupied.

application.
The lowest or any tender will not necessarily be accepted.

JAMES SMIBERT, Deputy Postmaster-General,

Post Office and Telegraph Department, Melbourne, 4th May, 1894.

The Treasury, Melbourne, 31st May, 1894.

CONVEYANCE OF LINE REPAIRERS.

SEPARATE Tenders will be received until Twelve o'clock on Tuesday, 12th June, 1894, for the conveyance for twelve inouths from the 1st July, 1894, of Telegraph Line Repairers, Workmen's Tools, &c., on the sections of the Telegraph Line starting from Ballarat, Beechworth, Wodonga, Chiltern, Bright, Benalla, Camperdown, Warmannbool, Mortlake, Penshurst, Geelong, Winchelsea, Jamieson, Maryborough, Newstead, Dunolly, St. Arnaud, Forthand, Sale, Bendigo, Kerang, Inglewood, Horsham, Dimboola, Nhill, Kaniva, Natimuk, Hamilton, Coleraine, and Casterton.

Models and specifications way be seen at the Telegraph

Models and specifications may be seen at the Telegraph Engineer's Room, General Post Office; and specifications at the Post Office at the above-named places.

Tenders to be indorsed "Tender for Conveyance of Line Repairers," and addressed to the Honorable the Postmaster-General, Melbourne. They may be deposited in the Tender-box at the General Post Office, Melbourne, or, if sent by post, must be prepaid and registered.

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

The lowest or any tender will not necessarily be accepted.

Unsuccessful tenderers will have their deposits returned on

JAMES SMIBERT, Deputy Postmaster-General.

Post Office and Telegraph Department, Melbourne, 28th May, 1894.

REPAIRS-TELEGRAPH LINES.

REPAIRS—TELEGRAPH LINES.

SEPARATE Tenders will be received until Twelve o clock on Tuesday, the 12th June, 1894, for the maintenance of the Telegraph Lines between Walhalla and Toongabbie, Frankston, Flinders, Dromana, and Point Nepean, Healesville and Marysville, Wood's Point and Gaffney's Creek.

Specifications may be seen at the Telegraph Engineer's Room, General Post Office; and at the Post Offices at Walhalla, Toongabbie, Frankston, Mornington, Dromana, Healesville, Marysville, Wood's Point, and Gaffney's Creek.

Tenders to be indorsed "Tender for Repairs, Telegraph Lines," and addressed to the Honorable the Postmaster-General, Melbourne. They may be deposited in the Tender-box at the General Post Office, Melbourne, or, if sent by post, must be prepaid and registered.

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

application.

JAMES SMIBERT, Deputy Postmaster-General.

Post Office and Telegraph Department, Melbourne, 30th May, 1894.

CONVEYANCE OF TELEGRAPH LINE REPAIRERS.

TIENDERS will be received until Twelve o'clock on Tuesday, the 12th June, 1894, for the Conveyance for twelve months from 1st July, 1894, of Telegraph Line Repairers, Workmen's Tools, &c., on the section of the Telegraph Line starting from Glenthompson.

Specifications may be seen at the Telegraph Engineer's Room, General Post Office, and at the Post Offices at Glenthompson and Hamilton.

General Post Office, and at the Post Offices at Genthompson and Hamilton.

Tenders to be indorsed "Tender for Conveyance of Line Repairers," and addressed to the Honorable the Postmaster-General, Melbourne. They may be deposited in the Tender-box at the General Post Office, Melbourne, or, if sent by post, must be prepaid and registered.

The amount of the preliminary deposit to be enclosed with the tender is \$2.

The lowest or any tender will not necessarily be accepted.

Unsuccessful tenderers will have their deposits returned on application.

application. JAMES SMIBERT,

Deputy Postmaster-General.

Post Office and Telegraph Department, Melbourne, 1st June, 1894.

CARTAGE OF TELEGRAPH MATERIAL.

TENDERS will be received until Twelve o'clock on Tuesday, the 19th inst., for Cartage of Telegraph Poles and Material, Stores, Mails, &c., for period from 1st July, 1894, to 30th June,

Preliminary deposit.
... £2 0 0
... 2 0 0

Cartage of Telegraph Poles and Material Cartage of Telegraph Stores, Mails, &c.

Specifications may be seen at the Stores Branch, General Post

Office
Tenders to be indorsed "Tender for Cartage of Telegraph
Poles and Material," or "Tender for Cartage of Stores, Mails,
&c.," and addressed to the Honorable the Postmaster-General,
Melbourne. They may be deposited in the Tender-box at the
General Post Office, Melbourne, or, if sent by post, must be
prepaid and registered.
The lowest or any tender will not necessarily be accepted.
Unsuccessful tenderers will have their deposits returned on
amplication.

JAMES SMIBERT, Deputy Postmaster-General.

Post Office and Telegraph Department, Melbourne, 1st June, 1894.

REPAIRS TO TELEGRAPH LINES:

TENDERS will be received until Twelve o'clock on Tuesday, 19th June, for the Maintenance of the Telegraph Line between Mansfeld and Gaffney's Creek.

Specifications may be seen at the Telegraph Engineer's Room, General Post Office, and at the Post Offices at Mansfeld and

Gaffney's Creek.

Tenders to be indorsed "Tender for Repairs to Telegraph Lines," and addressed to the Honorable the Postmaster-General, Melbourne. They may be deposited in the Tender-box at the General Post Office, Melbourne, or, if sent by post, must be prepaid and registered.

The amount of the preliminary deposit to be enclosed with the tender is £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. Gaffney's Creek. Tenders to be

application.

JAMES SMIBERT.

JAMES SMIBERT,
Deputy Postmaster-General.
Post Office and Telegraph Department,
Melbourne, 6th June, 1894.

CONVEYANCE OF TELEGRAPH LINE REPAIRERS.

CONVEYANCE OF TELEGRAPH LINE REPAIRERS.

TENDERS will be received until Twelve o'clock on Tuesday, 19th June, 1894, for the conveyance for twelve months, from 1st July, 1894, of telegraph line repairers, workmen's tools, &c., on the sections of the telegraph lines starting from Yackandandah, Wangaratta, Tallangatta, and Ballan. (The time for receiving tenders for the Bright, Beechworth, and Wodonga sections has been extended to the 19th June, 1894.)

Specifications may be seen at the Telegraph Engineer's Room, General Post Office, and at the Post Offices at Yackandandah, Wangaratta, Tallangatta, and Ballan.

Tenders to be indorsed "Tender for Conveyance of Line Repairers," and addressed to the Honorable the Postmaster-General, Melbourne. They may be deposited in the tender-box at the General Post Office, Melbourne, or, if sent by post, must be prepaid and registered.

The amount of the preliminary deposit to be enclosed with the tender is \$5\$ in each case.

The lowest or any tender will not necessarily be accepted. Unsuccessful tenderers will have their deposits returined on application.

application.

JAS. SMIBERT.

JAS. SMIBERT,
Deputy Postmaster-General.
Post Office and Telegraph Department,
Melbourne, 7th June, 1894.

PURCHASE OF MANURE.

TENDERS will be received until Twelle e o'clock on Tuesday, 26th June, 1894, for the purchase of Manure at Sturt-street Stables, South Melbourne.

Specifications may be seen at the Stores Branch, General Post Office, and at the Post Offices at Cheltenham, Brighton, Elsternwick, St. Kilda, Brighton East, Brighton North, and Brighton South.

South.

Tenders to be indorsed "Tender for Manure," and addressed to the Honorable the Postmaster-General, Melbourne. They may be deposited in the tender-box at the General Post Office, Melbourne, or, if sent by post, must be prepaid and registered.

The amount of the preliminary deposit to be enclosed with the tender is ?

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, 7th June, 1894.

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, 22nd June, 1894.

Norz.—The fee for the period from 1st July, 1894, to 30th June, 1895, and fee of Five shillings for Licence, must accompany each Tender.

Pany each Tender.

TENDERS will be received by the Board of Land and Works
Up to Noon of Friday, 22nd June, 1894, for the occupation, for grazing purposes only, of the following unappropriated
portions of land, subject to the Regulations approved by the
Governor in Council and also the subjoined special conditions.

Every licence granted under section 123 of the Land Act 1890
shall be subject to the conditions set forth in the schedule
hereto and to such special conditions and payment in advance
of such fee as the Minister may determine, and shall be issued
by an officer of the Department of Lands and Survey duly
authorized in that behalf.

Under section 7 of the Vermin Destruction Act 1890, all
licensees under the section for which these licences will issue
are liable for the destruction of rabbits within the boundaries of
their licences.

Conditions:

Conditions:

1. The issue of this licence shall not prevent the land comprised therein, or any part or parts thereof, being sold, leased, licensed, alienated, or dealt with under any of the provisions of the Land Act 1890, except under the 123rd section thereof, under which the licence is issued, or being resumed by order of the Government of Victoria, with the advice of the Executive Council, for any of the purposes for which land may be reserved under section 10 of the Land Act 1890, or for mining purposes.

2. In case the said land, or any part or parts thereof, shall be sold, leased, licensed, alienated, dealt with, or resumed as aforesaid, the licensee shall not be entitled to any compensation other than the return of such portion of his licence-fee paid by him as the responsible Minister of the Crown for the time being administering Division II. of the Land Act 1890 may think fit. This licence is also subject to the rights of the holders of miners' rights or of mining leases now issued or hereafter to be issued to enter upon the allotment hereby licensed, and to search for gold, and to mine therein, and to erect and occupy mining plant and machinery, without making any compensation for surface or other damage.

and to mine therein, and to erect and occupy mining plant and machinery, without making any compensation for surface or other damage.

3. Subject to these conditions, the licenses shall be entitled to use the land for the purposes for which the licence has been granted, until notice has been given in the Government Gazette that such land, or any part thereof, has been sold, leased, licensed, alienated, dealt with, or resumed as aforesaid; and immediately upon such notice being given, all the interest of the licensee in the licenseed land described in such notice shall cease and be determined, and any person entitled to occupy the licensed land, or any part thereof, may lawfully make entry upon and hold the same without the permission or sanction of the licensee or any one claiming under ber, 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 which it is granted, to use the land therein comprised to 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

8. No claim whatever shall be made or entertained by reason of the licence not being renewed or transferred.

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

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

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

12. The ring-barking of the timber upon the land by the licensee is expressly forbidden, nor is he entitled to destroy or cut and take away any such timber; and should he be found destroying, felling, or removing live or dead timber without a licence authorizing him so to do he will be prosecuted according to law.

Special Conditions:

1. The period of occupation will be from 1st July, 1894, to

1. The period of occupation will be from 1st July, 1894, to 30th June, 1895.

2. The licence-fee must be paid in advance. The fee for the period from 1st July, 1894, to 30th June, 1895—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 coudition 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 110," or "Lot 2, Block 1025," or "Lot 3, Block 3066," as the case may be.

- as the case may be.
- 6. The highest or any tender not necessarily accepted.
 7. Tenderers must give their full name and ordinary postal
- address.

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

Plans can be seen and information may be obtained in this

JOHN MOINTYRE,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
Melbourne, 22nd May, 1894.

Melbourne, 22nd May, 1894.

Lot 1. Grazing block (No. 110)—50 acres, being the Murray River frontage of allotment 1, section 39, parish of Carlyle: Beechworth district.—(1014/119.)

Lot 2. Grazing block (No. 1025)—440 acres, adjoining the holdings of J. Pippin, A. E. Copeland, E. L. Copeland, J. Morrison, G. Hyman, H. McRae, A. Wilks, and J. F. Harrison, parish of Kerang: Kerang district.—(338/119.)

Lot 3. Grazing block (No. 3066)—73 acres, parish of Yat Nat, being a reserve under section 110, known as the "Dam Paddock," and adjoining the selections of B. and E. Murtagh: Horsham district.—(1461/123.)

Lot 4. Grazing block (No. 3159)—295 acres, parish of Toolongrook, the available Crown lands within the Kerrareek township: Horsham district.—(758/119.)

Lot 5. Grazing block (No. 3369)—100 acres, lying north and east of allotments 92a and 92r and west of allotment 92D, parish of Nuntin, county of Tampli: Sale district.—(571/123.)

Lot 6. Grazing block (No. 3387)—26,700 acres, being pastoral allotment 0; county of Tambo: Omeo district.—(726/119.)

Lot 7. Grazing block (No. 3584)—500 acres, allotment 266A, parish of Ledcourt, being a reserve under section 110: Stawell district.—(955/123.)

Lot 8. Grazing block (No. 4124)—46 acres, the 102nd section reserve in parish of Ledcourt, adjoining John Chandler's 32nd section holding: Stawell district.—(969/123.)

Lot 9. Grazing block (No. 4652)—2,530 acres, comprising allotments 207, 208, 209, 217, 270, parish of Ledcourt: Stawell district.—(975/123.)

Lot 10. Grazing block (No. 4790)—50 acres, comprising the eastern half of the reserve known as "Dow Well," permanently reserved for water supply purposes, parish of Kinimakatka: Horsham district.—(1010/123.)

Lot 11. Grazing block (No. 4803)—161 acres, allotment 57, parish of Gymobwen, and formerly held under section 123 by Margt. Ryan: Horsham district.—(1792/123.)

Lot 12. Grazing block (No. 4803)—75 acres, being allotment 3, parish of Tyar (Mountain Dam), south-east of and adjoining M. M. Dohle's 32nd section leasehold: Horsham district.—1402/123.)

Lot 13. Grazing block (No. 6013)—244 acres, being green

M. M. Dohle's 32nd section leasehold: Horsham district.—
1462/123.)

Lot 13. Grazing block (No. 6013)—244 acres, being green block No. 51A, parish of Tchuterr, formerly licensed to Jas. W. G. Truscott: Castlemaine district.—(1935/67.)

Lot 14. Grazing block (No. 6014)—300 acres, being green block No. 63A, parish of Barkly, formerly licensed to G. L. Thompson: St. Arnaud district.—(1810/123.)

Lot 15. Grazing block (No. 6015)—1,000 acres, being the portion of the Cape Otway State Forest, situated east of the Elliot River, and between sections 2 and 2A and the sea-coast, parish of Krambruk: Geelong district.—(250/123.)

Lot 16. Grazing block (No. 6016)—1,062 acres, comprising allotments 115, 117, 126A, and 120A, parish of Nurrabiel: Horsham district.—(3111/32.)

Lot 17. Grazing block (No. 6017)—320 acres, comprising allotment 53A, parish of Neuarpur, and allotment 16, parish of Tallageira: Horsham district.—(13700/19.)

Lot 18. Grazing block (No. 6018)—52 acres, being a reserve south of allotment 90, and west of allotment 10A, parish of Gruyere: Melbourne district.—(1660/123.)

Lot 19. Grazing block (No. 6019)—149 acres, being the timber reserve, allotment 3An², parish of Kinglake: Melbourne district.—(W.42035.)

Lot 20. Grazing block (No. 6020)—6,800 acres, comprising the north-west corms of the Tchirree State Forest, adjoining

trict.—(W.42035.)
Lot. 20. Grazing block (No. 6020)—6,800 acres, comprising the north-west corner of the Tchirree State Forest, adjoining W. Williamson's 4,400-acre grazing block, parish of Landsborough: State forests.—(P.34082.)
Lot 21. Grazing block (No. 6021)—6,000 acres, being portions of the Tchirree State Forest, adjoining the northern boundary of parish of Elimhurst, east of allothenets 3, 5a, 6, 7, 9, and 12, and north of Mary A. Ransom's 19th section holding; bounded on the north by Ingram Friend's grazing block and 110th section reserve, and the licensed blocks, 50a, 50s, 53c, and including 4,500 acres abandoned by W. Williamson: State forests.—(P.34083.)

4,500 acres abandoned by W. Williamson: State forests.—(P.34083.)
Lot 22. Grazing block (No. 6022)—700 acres, allotment 60, parish of Tchirree, adjoining the Gleppatrick Common, on the south-west side of the range, formerly occupied by Georgina Cameron, under 67th section: Tchirree State Forest.—(O.16871.)
Lot 23. Grazing block (No. 6023)—90 acres, the extension of the Gunbower State Forest, on the western side of Gunbower Creek, and adjoining the township of Koondrook, parish of Murrabit: State Forests.—(K.18422.) Notc.—Sheep and goats are excluded from grazing on this area.
Lot 24. Grazing block (No. 4510)—516 acres, comprising Lake Karnak reservation and 110th section reserves, north and east, parish of Karnak: Horsham district.—(1296/123). Notc.—This licence will be renewable annually for a period of four years after 30th June, 1895.

TENDERS FOR LEASE OF AGRICULTURAL COLLEGE AREAS.

TENDERS will be received not later than the 23rd June 1894, by the Secretary to the Council of Agricultural Education, Public Offices, Melbourne, on behalf of the trustees of agricultural colleges, for lease for seven years of the following areas, for grazing purposes, from the 1st July, 1894. Each lot must be tendered for separately. Tenders to be marked "Tender for Agricultural College Land," and to be accompanied by a sum equal to 10 per cent. of the amount offered per annum. Within fourteen days after notice shall have been forwarded to any tenderer of his tender having been accepted, such tenderer shall pay to the treasurer of the Agricultural College Fund a sum which, in addition to the money previously paid, shall amount to rent for three months. Particulars as to conditions of lease can be obtained on application to the secretary to the council. The trustees reserve the right of accepting or rejecting any tender.

J. F. LEVIEN, Chairman of Trustees of Agricultural Colleges. Melbourne, 4th June, 1894.

SCHEDULE OF AGRICULTURAL COLLEGE AREAS.

▲llotment.	Parish.		Area.	Remarks.
А, В, С	Toupnien Warina	and	Acres, 42,000	Known as Lindsay Island, situate on the Murray River near the
A B	Yelta Mulroo Yelta	and	16,700 11,900	north-west part of the colony Known as Wal- polla Island, situate on the Murray River near Went- worth

June 8, 1894.

RABBIT EXTIRPATION.-SHIRE OF KORONG.-NOTICE.

TENDERS are invited for the destruction of rabbits on all the Crown lands situated in the parishes of Woosang, Borung, Berrimal, and Barrakee.

Plans showing the land referred to can be inspected at the office of the Rabbit Inspector, Wedderburn.

Tenderers must state in words and figures the total sum for which they are prepared to undertake the destruction of the rabbits on this land and to keep the said land clear of rabbits during the twelve months from 1st July, 1894, to 30th June, 1895, with the option of renewal by Chief Inspector for a further term of twelve months.

A deposit of £5 must accompany tender.

The work must be conducted, carried on, and completed to the satisfaction of the officer or officers appointed by the Minister of Lands to inspect and report thereon.

No restriction as to material to be used or means or appliances to be adopted will be made.

All burrows must be effectively destroyed to the satisfaction of the officer or officers appointed by the Minister of Lands to inspect and report on the work.

In the event of any contractor abandoning his contract before the completion thereof, he shall be liable to forfeit all claim to the amount (if any) to which he would otherwise be entitled for work performed up to the date of abandonment of the contract.

If any contractor fail to carry out his contract in a manner satisfactory to the officer or officers appointed by the Minister of Lands to inspect and report, such contract may be at once terminated by the Department, and any money alleged to be due or claimed on account of work performed prior to the contract being terminated may be forfeited.

The successful tenderers must be prepared to enter upon the land for which their tender is accepted on the 1st of July next, and to at once commence operations for the destruction of the rabbits; and such operations must be continued from 1st July, 1894, to 30th June, 1895, without intermission.

A grazing licence will be issued to successful tenderer for the land, and the sum of £1 5s. must be forwarded for rent and preparation of licence-fee.

Tenders to be forwarded, up to Noon on Tuesday, the 25th day of June, 1894, to the Chief Inspector, Lands Department, Melbourne, and addressed—"Tender for Destruction of Rabbits on

The successful tenderer will be notified by letter, but the Department does not bind itself to accept the lowest or any

The following undertaking must be signed by the successful

I, , of , do hereby undertake and agree to clear the undermentioned land of rabbits, or any lands that may become forfeited during currency of contract, and to keep the said land clear of the above-mentioned animals for a period of twelve months from 1st day of July, 1894, and further do undertake and agree to destroy all burrows; and to perform the whole of the work for the sum of in accordance with conditions of tender, as published in the Government Gazette of

Payments quarterly, and only to be made on the certificate of the officer or officers appointed by the Minister of Lands that the work has been satisfactorily performed.

Dated

1894.

Signed

Land referred to in above undertaking.

All the Crown land situated in the parishes of Woosang, orung, Berrimal, and Barrakee, or any lands that may become forfeited during currency of contract.

Signed

Witness-

On behalf of the Government, I accept of the above tender.

Dated

1894.

Signed

Minister of Lands.

Any further particulars required will be supplied as far as practicable on application, either by letter or personally, to the Kabbit Inspector, Wedderburn, or Chief Inspector, Lands Department, Melbourne.

JOHN McINTYRE, Commissioner of Lands and Survey.

Department of Lands and Survey, Melbourne, 6th June, 1894.

RABBIT EXTIRPATION.—NOTICE.

TENDERS are invited for the destruction of rabbits on the undermentioned Crown lands situated in the parishes of Dunkeld, Moutajup, Panyyabyr, and Yuppeckiar.

Plans showing the land referred to can be inspected at the offices of Rabbit Inspector, Police Station, Dunkeld; Lands Department, Melbourne.

Tenderers must state in words and figures the total sum for which they are prepared to undertake the destruction of the rabbits on this land and to keep the said land clear of rabbits during the twelve menths from 1st July, 1894, to 30th June, 1895, with the option of renewal by Chief Inspector for a further term of twelve months.

A deposit of £5 must accompany tender.

The work must be conducted, carried on, and completed to the satisfaction of the officer or officers appointed by the Minister of Lands to inspect and report thereon.

No restriction as to material to be used or means or appliances to be adopted will be made.

All burrows must be effectively destroyed to the satisfaction of the officer or officers appointed by the Minister of Lands to inspect and report on the work.

In the event of any contractor abandoning his contract before the completion thereof, he shall be liable to forfeit all claim to the amount (if any) to which he would otherwise be entitled for work performed up to the date of abandonment of the contract.

If any contractor fail to carry out his contract in a manner satisfactory to the officer or officers appointed by the Minister of Lands to inspect and report, such contract may be at once terminated by the Department, and any money alleged to be due or claimed on account of work performed prior to the contract being terminated may be forfeited.

The successful tenderers must be prepared to enter upon the land for which their tender is accepted on the 1st of July next, and to at once commence operations for the destruction of the rabbits; and such operations must be continued from 1st July, 1894, to 30th June, 1895, without intermission.

A grazing licence will be issued to successful tenderer for the land, and the sum of £1 5s. must be forwarded with tender for one year's rent and preparation of licence-fee.

Tenders to be forwarded, up to Noon on Tuesday, the 25th day of June, 1894, to the Chief Inspector, Lands Department, Melbourne, and addressed—"Tender for Destruction of Rabbits on Crown Lands."

The successful tenderer will be notified by letter, but the Department does not bind itself to accept the lowest or any tender.

The following undertaking must be signed by the successful tenderer :-

I, , of , do hereby undertake and agree to clear the undermentioned land of rabbits, or any lands that may become forfeited during currency of contract, and to keep the said land clear of the above-mentioned animals for a period of twelve months from 1st day of July, 1894, and further do undertake and agree to destroy all burrows; and to perform the whole of the work for the sum of in accordance with conditions of tender, as published in the Gorernment Gazette of do hereby undertake and

Payments only to be made on the certificate of the officer or officers appointed by the Minister of Lands that the work has been satisfactorily performed.

Dated

1894.

Signed

Land referred to in above undertaking.

All the Crown lands in the parishes of Dunkeld, Moutajup, Panyyabyr, and Yuppeckiar, or any lands that may become forfeited during currency of contract hereto and signed by me.

Witness-

On behalf of the Government, I accept of the above tender.

1894.

Signed

Minister of Lands.

Any further particulars required will be supplied as far as practicable on application, either by letter or personally, to the Rabbit Inspector, Police Station, Dunkeld, or Chief Inspector, Lands Department, Melbourne.

JOHN McINTYRE, Commissioner of Lands and Survey.

Department of Lands and Survey, Melbourne, 6th June, 1894.

RABBIT EXTIRPATION.—SHIRE OF WARRNAMBOOL.—NOTICE.

TENDERS are invited for the destruction of rabbits on all the Crown lands situated in the shire of Warrnambool.—No. 1 block, parishes of Framlingham and Garvoc; No. 2 block, parishes of Nullawarre, Laang, and Narrawatunk; No. 3 block, parishes of Mepunga and Nirranda.

Plans showing the land referred to can be inspected at the office of the Crown Lands Bailiff, Warrnambool.

Tenderers must state in words and figures the total sum for which they are prepared to undertake the destruction of the rabbits on this land and to keep the said land clear of rabbits during the twelve months from 1st July, 1894, to 30th June, 1895, with the option of renewal by Chief Inspector for a further term of twelve months.

A deposit of £5 must accompany tender.

The work must be conducted carried on, and completed to the satisfaction of the officer or officers appointed by the Minister of Lands to inspect and report thereon.

No restriction as to material to be used or means or appliances to be adopted will be made.

All burrows must be effectively destroyed to the satisfaction of the officer or officers appointed by the Minister of Lands to inspect and report on the work.

In the event of any contractor abandoning his contract before the completion thereof, he shall be liable to forfeit all claim to the amount (if any) to which he would otherwise be entitled for work performed up to the date of abandonment of the contract.

If any contractor fail to carry out his contract in a manner satisfactory to the officer or officers appointed by the Minister of Lands to inspect and report, such contract may be at once terminated by the Department, and any money alleged to be due or claimed on account of work performed prior to the contract being terminated may be forfeited.

The successful tenderers must be prepared to enter upon the land for which their tender is accepted on the 1st of July next, and to at once commence operations for the destruction of the rabbits; and such operations must be continued from 1st July, 1894, to 30th June, 1895, without intermission.

A grazing licence will be issued to successful tenderer for the land, and the sum of £1 5s. must be forwarded for rent and preparation of licence-fee.

Tenders to be forwarded, up to Noon on Tuesday, the 25th day of June, 1894, to the Chief Inspector, Lands Department, Mel-bourne, and addressed—"Tender for Destruction of Rabbits on Crown Lands."

The successful tenderer will be notified by letter, but the Department does not bind itself to accept the lowest or any

The following undertaking must be signed by the successful

I, , of , do hereby undertake and agree to clear the undermentioned land of rabbits, or any lands that may become forfeited during currency of contract, and to keep the said land clear of the above-mentioned animals for a period of twelve months from 1st day of July, 1894, and further do undertake and agree to destroy all burrows; and to perform the whole of the work for the sum of in accordance with conditions of tender, as published in the Government Gazette of

Payments quarterly, and only to be made on the certificate of the officer or officers appointed by the Minister of Lands that the work has been satisfactorily performed.

Dated

1894.

Signed

Land referred to in above undertaking.

All the Crown lands situated in the shire of Warrnambool, or any lands that may become forfeited during currency of contract.

Signed

Witness-

On behalf of the Government, I accept of the above tender. Dated 1894.

Signed

Minister of Lands.

Any further particulars required will be supplied as far as practicable on application, either by letter or personally, to the Crown Lands Bailiff, Warrnambool, or Chief Inspector, Lands Department, Melbourne.

JOHN McINTYRE, Commissioner of Lands and Survey.

Department of Lands and Survey, Melbourne, 6th June, 1894.

RABBIT EXTIRPATION.—SHIRE OF COLAC.— NOTICE.

TENDERS are invited for the destruction of rabbits on all unoccupied Crown lands situated in the Shire of Colac.

Plans showing the land referred to can be inspected at the Office of Crown Lands Bailiff, Colac, and Lands Department, Melbourne.

Tenderers must state in words and figures the total sum for which they are prepared to undertake the destruction of the rabbits on this land and to keep the said land clear of rabbits during the twelve months from 1st July, 1894, to 30th June, 1895, with the option of renewal by Chief Inspector for a further term of twelve months.

A deposit of £5 must accompany tender.

The work must be conducted, carried on, and completed to the satisfaction of the officer or officers appointed by the Minister of Lands to inspect and report thereon.

No restriction as to material to be used or means or appliances to be adopted will be made.

All burrows must be effectively destroyed to the satisfaction of the officer or officers appointed by the Minister of Lands to inspect and report on the work.

In the event of any contractor abandoning his contract before the completion thereof, he shall be liable to forfeit all claim to the amount (if any) to which he would otherwise be entitled for work performed up to the date of abandonment of the contract.

If any contractor fail to carry out his contract in a manner satisfactory to the officer or officers appointed by the Minister of Lands to inspect and report, such contract may be at once terminated by the Department, and any money alleged to be due or claimed on account of work performed prior to the contract being terminated may be forfetted.

The successful tenderers must be prepared to enter upon the land for which their tender is accepted on the 1st of July next, and to at once commence operations for the destruction of the rabbits; and such operations must be continued from 1st July, 1894, to 30th June, 1895, without intermission.

A grazing licence will be issued to successful tenderer for the land, and the sum of £1 5s. must be forwarded with tender for one year's rent and preparation of licence-fee.

Tenders to be forwarded, up to Noon on Tuesday, the 25th day of June, 1894, to the Chief Inspector, Lands Department, Melbourne, and addressed—"Tender for Destruction of Rabbits on Crown Lands."

The successful tenderer will be notified by letter, but the Department does not bind itself to accept the lowest or any tender.

The following undertaking must be signed by the successful

I, of agree to clear the undermentioned land of rabbits, or any lands that may become forfeited during currency of contract, and to keep the said land clear of the above-mentioned animals for a period of twelve months from 1st day of July, 1894, and further do undertake and agree to destroy all burrows; and to perform the whole of the work for the sum of in accordance with conditions of tender, as published in the Government Gazette of

Payments only to be made on the certificate of the officer or officers appointed by the Minister of Lands that the work has been satisfactorily performed.

Dated

1894.

Signed

Land referred to in above undertaking.

All the Crown lands in the Shire of Colac, or any lands that may become forfeited during currency of contract hereto and signed by me.

Signed

On behalf of the Government, I accept of the above tender.

Dated

1894.

Signed

Minister of Lands.

Any further particulars required will be supplied as far as practicable on application, either by letter or personally, to the Crown Lands Bailiff, Colac, or Chief Inspector, Lands Department, Melbourne.

JOHN McINTYRE, Commissioner of Lands and Survey.

Department of Lands and Survey, Melbourne, 6th June, 1894.

Ensolvency Motices.

INSOLVENCIES-MELBOURNE.

PETURN of Melbourne Insolvencies during the week ending the 6th day of June, 1894.

Date, name, trade, address, assignee.

5th May.

William Hay Dickson, accountant, Melbourne, Jacomb.

4th June.

Francis Austin Leigh Dutton, news agent, Surrey Hills,

Louis Dalenburg, labourer, Kew, Anderson:

5th June.

John Edward Rigby, licensed victualler, Melbourne, Cohen.
Charles Arthur Young, railway employé, Ascot Vale, Shackell,
Bays Thomas Belson, no business or occupation, St. Kilda,
Shackell.
Harry Landen, contractor, Malvern, Anderson.

6th June.

David Carson, painter, Hawthorn, Cohen. William Guard Feild, estate agent, Collingwood, Jacomb. Margaret Lory Blackburn, married woman, South Melbourne, Shackell.

H. WILSON MACLEOD. Chief Clerk.

Court of Insolvency, Melbourne, 6th June, 1894.

In the Court of Insolvency at Melbourne.

In the Court of Insolvency at Melbourne.

NOTICE is hereby given that the estates of William Hay Dickson, of Melbourne, accountant, 1888; Francis Austin Leigh Dutten, of Surrey Hills, news agent, 1859; Louis Dalenburg, of Kew, labourer, 1861; John Edward Rigby, of Melbourne, licensed victualer, 1862; Charles Arthur Young, of Acct Vale, railway employé, 1863; Bays Thomas Belson, of St. Kilda, of no business or occupation, 1864; Harry Landen, of Malvern, contractor, 1805; David Carson, of Hawthorn, painter, 1866; William Feild, of Collingwood, estate agent, 1867; Margaret Lory Blackburn, of South Melbourne, married woman, 1868; George Gibbins, of Footscray, implement maker, trading as George Gibbins and Co., 1689, have been sequestrated; and that general meetings of creditors in the said estates will be holden at the Insolvency Court Offices, the Law Courts, in the city of Melbourne, on Monday, the 11th day of June, A.D. 1894, at the hour of half-past Ten of-clock in the forencon, for the election of trustees and for the other purposes mentioned in the 53rd section of the Insolvency Act 1890.

Dated at Melbourne this 7th day of June, A.D. 1894.

Dated at Melbourne this 7th day of June, A.D. 1894.

H. WILSON MACLEOD, Chief Clerk.

In the Court of Insolvency at Ballaarat.

In the Court of Insolvency at Ballaarat.

NOTICE is hereby given that the estates of Charles James (1112), of Ballarat East, fruit and vegetable hawker, and John Charles Crombie (1113), of Hardie's Hill, farm labourer, have been sequestrated, and that general meetings of creditors in the said estates will be holden at the Insolvency Court Offices, at Ballarat, on Monday, the 11th day of June, A.D. 1894, at the hour of Eloven 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.

Deted at Ballarat this fith day of June A.D. 1994

Dated at Ballarat, this 5th day of June, A.D. 1894.

W. DICKSON, Chief Clerk,

In the Court of Insolvency at Beechworth, in the Northern District.

District.

NOTICE is hereby given that the estate of George Seymour Lyons Larkan and Edward Larkan, trading as O'Donnell and Larkan, of Bright, merchants, 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 Monday, the 18th day of June An. 1894; at the hour of Ten o'clock in the forencon, for the election of trustees and for the other purposes mentioned in the 53rd section of the Insolvency Act 1890.

Detect of Parket & Parket Market and Parket at Parket Market and Parket Market Mar

Dated at Beechworth this 1st day of June, A.D. 1894.

JOHN MACNAMARA, Chief Clerk.

In the Court of Insolvency at Echuca

NOTICE is hereby given that the estate of William John Cherrington, of Hare-street, Echuca, in the colony of Victoria, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at High-striet, Echuca, on Monday, the 11th day of June, A.D. 1894, 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 1899.

Dated at Echuca this 5th day of June, A.D. 1894.

R. KNIGHT, Chief Clerk.

In the Court of Insolvency at Seymour.

NOTICE is hereby given that the estate of Richard Hayes, of Seymour, butter factory manager, formerly of Buln Buln, farmer, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Seymour, on Monday, the 18th day of June, A.D. 1894, 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 Seymour this 5th day of June, A.D. 1894.

W. C. T. FERGUSON, Chief Clerk.

In the Court of Insolvency at Shepparton.

NOTICE is hereby given that the estate of Charles Odell Levings, of Numurkah, carpenter and colonial wine licensee, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Shepparton, on Thursday, the 14th day of June, 1894, 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 at 1890.

Dated at Shepparton the 6th day of June, 1894.

W. P. MILNE, Chief Clerk.

In the Court of Insolvency at Wangaratta.

NOTICE is hereby given that the estate of George Anstee, of Rutherglen, miner, 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 Monday, the 11th day of June. A.D. 1894, at the hour of Eleven clock in the forencon, for the election of trustees and for the other purposes mentioned in the 53rd section of the Insolvency Act

Dated at Wangaratta this 4th day of June, A.D. 1894.

FRED. GRAY, Chief Clerk.

In the Court of Insolvency at Warrnambool.

NOTICE is hereby given that the estate of Edward Skuse, of Lake Gillear, near Warrnambool, grazier, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Warrnambool, on Tuesday, the 12th day of June, A.D. 1894, 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 Warrnambool this 5th day of June, A.D. 1894.

FRANK J. SAUL, Chief Clerk.

Bribate Adbertisements.

SHIRE OF NUMURKAH WATERWORKS TRUST.— NUMURKAH URBAN DISTRICT.

NUMURKAH URBAN DISTRICT.

NOTICE to the owners of tenements in the undermentioned streets, and the private streets, lanes, courts, and alleys opening thereto. The main-pipe in the said streets being laid down, the owners of all tenements situated as under are hereby required on or before the 8th day of July next to cause a proper pipe and stop-cocks to be laid so as to supply water from the main-pipe within such premises:—

Melville-street, south of Baala Creek.
Madeline-street, from Melville-street to north-west angle of allotment 1, section 20.

Street unnamed, from Madeline-street north to north-east angle of allotment 3, section 38.

Street unnamed, from Gray-street east to allotment 5, section 35.

By order of the Trust,

B. LANCASTER, Secretary. Numurkah, 22nd May, 1894.

SHIRE OF BERWICK. BY-LAW No. 17.

A By-law of the Shire of Berwick, made under section 191 of the Local Government Act 1890, and numbered 17, adopting the undermentioned portions of the 13th schedule of the Local Government Act 1890.

IN pursuance of the powers conferred by the Local Government Act 1890, and amendments thereto, the President, Councillors, and Ratepayers of the Shire of Berwick order as

The whole of Parts 1, 2, 3, 4, 5, 6, 7, 8, and 9, the whole of Part 10 (with the exception of the first and second subdivisions), and the whole of Part 11 of the 13th schedule of the Local Government Act 1890 are hereby adopted in and for the Shire of

Berwick.
Passed on the 14th day of April, 1894; and confirmed on the 19th day of May, 1894.

(SEAL)

JAMES GIBB, President. J. C. HODGSON, Shire Secretary.

898

BERWICK SHIRE POUND

DERWICK SHIRE POUND.

NOTICE is hereby given that the whole of the land known as the Cardinia Park, Berwick, situated in the parishes of Berwick and Pakenham, and more particularly described in the Government Gazettes of 1881 (page 1389) and 1883 (page 3096), will be used for pound purposes.

By order of the Council,

J. C. HODGSON, Shire Secretary.

Berwick, 5th June, 1894.

BOROUGH OF FLEMINGTON AND KENSINGTON.

BOROUGH OF FLEMINGTON AND KENSINGTON.

Notice of Intention to Borrow £1,000 for the Construction and Providing of Municipal Offices within the Borough of Fleming ton and Kensington.

NOTICE is hereby given that the Council of the Borough of Flemington and Kensington propose to borrow the sum of One thousand pounds (£1,000) on the credit of the Mayor, Councillors, and Burgesses of the said borough by the issue of Ten (10) debentures of One hundred pounds (£100) each, bearing interest at the rate of Five pounds per centum per annum. That such debentures be payable on the 31st December, 1923, and the interest thereon by half-yearly instalments on the 30th day of June and 31st day of December in each year, at the Colonial Bank of Australasia Limited, Newmarket or Melbourne. That Two per centum per annum of the amount of the principal sum be annually invested in the purchase of Government Stock towards the formation of a Sinking Fund for the liquidation of the said loan. That the permanent work and undertaking on which such loan is to be expended is as follows:—

Construction and providing of municipal offices on that portion of council's land having a frontage of 58 feet (more or less) along Market and Anthony streets

And notice is hereby further given that the plan, specifications, and all other particulars of such work and undertaking are open for inspection at the Council Chambers, Racecourse-road, Flemington and Kensington, where the Council will meet on Tuesday, 17th July, 1894, at Eight p.m., to agree to the provisions of the above notice.

(By order) ... WM. CATTANACH, Town Clerk.
Council Chambers, 5th June, 1894. ... 908

Local Government Act 1890.

Local Government Let 1890.

ORDER DIRECTING LANDS PURCHASED BY THE COUNCIL OF THE SHIRE OF GLENELG TO BE PUBLIC HIGHWAYS.

THE Council of the municipality of the Shire of Glenelg, by virtue of section 390 of the Local Government Act 1890, doth hereby direct that the lands hereinafter particularly described, purchased by the said Council, shall be public highways from and after the publication of this order in the Government Garcette.

Lands.

All that piece of land being portion of allotment 16, parish of Werrikoo, county of Follett, containing 1 rood and 29 perches or thereabouts: Commencing at a point 3 chains 7 links south 180 degrees 55 minutes west from the north-westernmost angle of the said allotment; thence by a line bearing south 103 degrees 37 minutes east 3 chains 40 links; thence by a line bearing south 135 degrees 55 minutes east 1 chain 244 links; thence by a line bearing south 235 degrees 44 minutes west 30 links; thence by a line bearing north 283 degrees 37 minutes west 3 chains 90 links; and thence by a line bearing north 55 minutes east 1 chain 4 links to the commencing point.

line bearing north 283 degrees 37 minutes west 3 chains 90 links; and thence by a line bearing north 55 minutes east 1 chain 4 links to the commencing point.

Also all that piece of land being portion of allotment 16a, parish of Werrikoo aforesaid, containing 1 acre and 33 perches or thereabouts: Commencing at an angle of the said allotment south 107 degrees 55 minutes east 8 chains 63 links from the westerntnost boundary of the said allotment 16a; thence by a line bearing south 103 degrees. 37 minutes, east 12 chains 10 links; thence by a line bearing south 810 degrees 55 minutes west 1 chain 4 links; thence by a line bearing north 283 degrees 37 minutes west 12 chains 10 links; and thence by a line bearing north 35 minutes east 1 chain 4 links to the commencing point.

Also all that piece of land being portion of allotment 13, section B, parish of Myaring, county of Normanby, containing 2 acres 2 roods and 12 perches or thereabouts: Commencing at the south-west corner of the said allotment: thence by a line bearing north 172 degrees 6 minutes east 3 chains 44 links; thence by a line bearing north 15 degrees 40 minutes east 3 chains 81 links; thence by a line bearing south 120 degrees 25 minutes east 9 links; thence by a line bearing south 120 degrees 1 minute east 9 chains 42 links to a Government road; and thence by the said road bearing north 82 degrees 44 minutes east 1 chain 9 links; thence by a line bearing south 204 degrees 1 minute west 15 chains 49 links; thence by a line bearing south 204 degrees 1 minute west 15 chains 49 links; thence by a line bearing south 204 degrees 1 minute west 15 chains 49 links; thence by a line bearing south 204 degrees 1 minute west 15 chains 49 links; thence by a line bearing south 204 degrees 1 minute west 15 chains 49 links; thence by a line bearing south 204 degrees 1 minute west 15 chains 49 links; thence by a line bearing south 204 degrees 10 minute west 15 chains 40 links; thence by a line bearing south 204 degrees 30 links; thence by a line bearing south 204 degre

JOHN McINTYRE, Jun., President. W. Q. PINNELL, Secretary.

SHIRE OF DUNMUNKLE.

HEREBY notify that Constable J. W. Mahoney, of Rupanyup, and Constable C. N. Brand, of Murton, have been appointed Inspectors of Nuisances and Slaughter-yards respectively for the East and West Ridings. Shire of Dunmunkle.

CHARLES MACINTOSH.

899

Secretary, Dunmunkle Shire Shire Offices, Rupanyup, 4th June, 1894.

SHIRE OF FERNTREE GULLY.

SPECIAL ORDER TO PROGLAIM CERTAIN LANDS TO BE A

PUBLIC HIGHWAY.

IN pursuance of the powers conferred by section 390 of the

Local Government Act 1830, the Council of the Shire of

Ferntree Gully hereby orders that the land acquired by them,

and described hereunder, be a Public Highway from the date of

the publication of the confirmation of this special order in the

Government Gazette:—

the publication of the confirmation of this special order in the Government Gozette:—

All the piece of land, one chain in width, commencing at the Ferntree Gully-road and terminating at the entrance of the Lower Ferntree Gully Railway Station, and known as Station-street, being portion of Crown allotment 53H, parish of Scoresby.

ROBERT H. KERR, President. (SEAL) J. SHARMAN CRAWFORD, Secretary

BY-LAWS OF THE GIPPSLAND HOSPITAL.

1. All by-laws made prior to the date of making these by-laws shall be and the same are hereby repealed.

2. The objects of the hospital are to afford gratuitous medical

2. The objects of the hospital are to afford gratuitous medical and surgical aid to sick persons in destitute circumstances, and to others upon such terms of payment as shall from time to time be determined by the board of management.

3. Life governors.—Every personal contributor of not less than Twenty pounds (£20) in one sum shall be entitled to be a life governor. Every person, nominated for that purpose by any formally constituted and organized company, society, or club, subscribing at the same time from its funds a sum of not less than Twenty pounds to the funds of the hospital, and every person who shall collect on behalf of the hospital and every person who shall collect on behalf of the hospital for two successive years a sum of not less than Twenty-five pounds (£25) each year shall be entitled to be an honorary life governor, and to exercise the privileges granted by law to a contributor of not less than Ten pounds (£10). Life governors and honorary life gov

governors and honorary me governors of the incorporated institution.

Executors to be entitled to rote.—The executor, or first-named executor, in any will under which the sum of not less than Ten pounds (£10) shall have been paid to the hospital, shall be entitled to vote at all meetings of contributors held during the twelve months succeeding such payment.

4. Privileges of contributors.—Every life governor and honorary life governor shall be entitled to two patients tickets annually; every executor, as named in By-law 3, shall be entitled to two patients' tickets for one year, and every contributor of One pound (£1) shall be entitled to two patients' tickets and two additional ickets for each additional pound contributed by him. All such tickets to be available for one year only from date of issue; every member of the committee of management shall, during his continuance of office, be entitled to as many patients' tickets as he may require.

tickets to be available for one year only from date of issue; every member of the committee of management shall, during his continuance of office, be entitled to as many patients' tickets as he may require.

5. Privileges of associations.—Corporations, joint stock companies, and such associations and co-operative bodies, subscribing in their corporate capacity a sum of not less than £10 in any one year, may nominate one of their number as a representative, who shall be entitled to the privileges of an annual contributor.

6. Committee of management.—The hospital shall be governed by a committee of management, to consist of thirteen, viz., a president, two vice-presidents, an honorary treasurer, and nine other members elected in accordance with the Act. Life governors, honorary life governors, and annual contributors of not less than One pound (£1) only shall be eligible for election as president, vice-president, or other members of committee, and then only upon being nominated as a candidate seven days prior to the time fixed for the election. The nomination paper must be signed by the proposer and seconder and accepted by the candidate, and a list of such notices shall be advertised in the local newpapers, and also open for inspection at the secretary's office to all persons qualified to vote at such elections.

7. Auditors.—Two auditors shall be elected at the annual general meeting of contributors in each year.

8. Vacancies how filled.—If a vacancy shall be committee, so many of the officers of the hospital elected by the contributors, or any member of the committee, such vacancy shall be filled up by the committee. Every person so elected shall hold office until the next annual meeting of contributors only.

9. Duties of committee, such vacancy shall be filled up by the committee. Every person so elected shall hold office until the next annual meeting of contributors only.

9. Duties of committee, when we have a power to enter into all necessary contracts on its behalf, and to appoint and discharge all pai

adjournment.

10. Who shall preside.—The president, or in his absence, one of the vice-presidents shall preside at all meetings of the committee of management. In the absence of the president and vice-presidents the members present shall elect a chairman from among themselves.

11. Penalty for non-attendance.—Any member of the committee of management who shall be absent from three consecutive monthly meetings, and any member of the visiting committee who shall be absent from four consecutive meetings without leave or excuse (the reasonableness of which shall be determined by the said committee) shall thereupon cease to be a member of such committee. committee.

committee.

12. Contracts for supplies or works.—No member of the committee of management, or official of the hospital, shall be a contractor for any supplies or works to or for the hospital, or become security for any such contractor, directly or indirectly.

- 13. Treasurer.—All moneys received on account of the hospital 13. Treasurer.—All moneys received on account of the hospital shall be paid to the treasurer thereof, who shall, with all reasonable despatch, pay in same to the hospital banking account. Payments shall be made by the treasurer only upon the orders of the committee of management, under the hand of the chairman of the meeting at which such orders shall have been made: such payments to be made by cheque upon the banking account, signed by the treasurer and chairman of the meeting at which such payments shall have been authorized, and countersigned by
- 14. Annual report.—The committee of management shall 14. Annual report.—Ine committee of management sharing present at the annual meeting of contributors an annual report of the affairs of the hospital, together with a detailed statement of accounts duly audited, and a schedule of the attendances of each member of committee at the meetings of the general and visiting committees respectively.
- visiting committees respectively.

 15. Special necting.—It shall be competent at any time for the committee of management at any properly constituted meeting, or for twelve or more life governors, noncarry life governors, or annual contributors, by a writing under their hands, to require the secretary to summon a special general meeting of contributors, of which meeting seven days notice shall be given by advertisement in some newspaper published in Sale; the occasion of calling such meeting to be stated in the requisition, and in such notice, and no business shall be transacted at such special meeting other than that so stated.

 16. Viviling committee.—The committee of management shall
- meeting other than that so stated.

 16. Visiting committee.—The committee of management shall be a visiting committee and shall visit the hospital not less than twice in each week, in such number as may be arranged, for the purpose of dealing with the admission and discharge of patients. They shall have power to examine and check the hospital books and records; to engage and discharge servants; and to regulate the internal management of the house under the direction of the committee of management; and shall report at each monthly meeting of said committee of management on the general condition of the hospital, and on such other matters as they think of importance; and subject to their confirmation the master shall have power to discharge all household servants of the
- hospital.

 17. Honorary medical officers.—The honorary medical officers shall be legally qualified medical practitioners of the colony of Victoria, residing at Sale, and shall be elected by the contributors at the annual meeting. They shall have admittance to the hospital at all times, and shall attend there daily, the rotation of their duty to be regulated by themselves collectively.

 18. Any honorary medical officer, who, in the opinion of the committee of management, has neglected his duty shall be reported to a special general meeting of contributors convened for the purpose, who shall have power to remove the name of such practitioner from the list of honorary medical officers.

 19. Admission of patients.—Any applicant for relief producing
- or the purpose, who shall have power to remove the name of such practitioner from the list of honorary medical officers.

 19. Admission of patients.—Any applicant for relief producing a patient's admission ticket then current, indorsed by the recommending contributor, and certificate of fitness for admission by one of the honorary medical officers, shall upon his or her signing the declaration of inability to pay, be received into the hospital pending the advent of the visiting committee, and the visiting committee shall, on their next day of attendance, deal with all such applicants, upon such conditions as they may deem proper, and they shall indorse their decision on each such patient's ticket. Accidents and other cases of emergency may be received by the master at any time without any recommendation or patient's ticket. It shall rest with the honorary medical officer to decide whether an applicant be made an in-patient or an outpatient. Out-patients shall attend at the hospital for treatment at such times as may be directed. Provided that if any applicant seeking relief by virtue of a patient's ticket be under the age of ten years, the declaration on the ticket may be made by his or her parent or guardian.

 20. Paying patients.—Paying patients may be admitted with-
- her parent or guardian.

 20. Paying patients.—Paying patients may be admitted without recommendation as above at the discretion of an honorary medical officer and the visiting committee. Such patients shall pay in advance for maintenance and accommodation at a rate to be fixed by the committee of management, which payment shall not confor any right to the services of the honorary medical officers but a paying patient may elect by which of the honorary medical officers he shall be attended. In no case shall a paying patient be admitted to the exclusion of an indigent patient.

 21. Annual meetings.—The annual general meeting of com-
- 21. Annual meetings.—The annual general meeting of contributors shall be held on the last Thursday in July of each
- year.

 22. Voting.—Gorernors and life governors.—At all general and special meetings of contributors, governors, life governors, and honorary life governors shall each be entitled to one vote, and if they are also yearly contributors of not less than One pound they shall be entitled to two votes, of Three pounds or over, three

- shall be entitled to two votes, of Three pounds or over, three votes.

 23. Annual subscribers.—Annual contributors of One pound shall be entitled to one vote, of Three pounds to two votes, of Five pounds, or over, to three votes at all general and special meetings held within twelve months of date of payment of such subscription.

 24. Proxics.—At all such general or special meetings, votes may be given either personally or by proxy, such proxy to be lodged with the secretary not less than twenty-four hours before such meeting. No proxy to be held or used except by a contributor entitled to vote.

 25. Scal.—That the corporate seal of the institution shall be kept in the safe of the hospital in the custody of the secretary, and shall not be affixed to any document except by order of the general committee at a meeting at which a quorum shall have been present, and shall be affixed by the president or chairman for the time being shall, in the event of there being an equality of votes, have a casting vote in addition to his ordinary vote as a ontributor or member of committee.

RULES AND REGULATIONS.

- 1. Patients to obey rules.—The rules and regulations of the hospital shall be strictly observed, and all orders of the honorary medical officers, visiting committee, or master to be promptly obeyed by all inmates.
- 2. Complaints.—Patients having a complaint to make, may communicate it to one of the honorary medical officers or to the visiting committee, who shall thereupon record the same in writing. The vi-titing committee shall have power to inquire into and take action in the matter of said complaint, or to refer the same to the next meeting of the committee of management.
- into and take action in the matter of said complaint, or to reer the same to the next meeting of the committee of management.

 3. Discharge of patients.—Patients shall be discharged on the certificate of the honorary medical officer attending each respectively; but patients guilty of gross misconduct may be summarily dismissed by any honorary medical officer or by the visiting committee, the cause of such dismissal to be entered in the visiting committee's reports, and all patients before leaving shall be required to sign a "Discharge Book" to be kept for the purpose, stating their satisfaction or otherwise with the treatment they have received. If any such patients are not able to write their names, their mark shall be witnessed by two inmates or officers of the hospital. Provided that if any patient shall have been an inmate of the hospital for a period of six continuous months, it shall be campetent for the committee of management to direct that a consultation of all the honorary medical officers of the hospital shall be called in reference to such patient's case, and if the majority of such medical officers, present at such consultation, shall be of opinion that such patient ought to be discharged, the committee of management may direct that such patient be discharged accordingly.

 4. Medical supervision of patients.—Each patient, at the time of admission, shall be placed under the care of one of the
- patient be discharged accordingly.

 4. Medical supervision of patients.—Each patient, at the time of admission, shall be placed under the care of one of the honorary medical officers, and shall, while in the hospital, continue under the care of such medical officer; the distribution of patients to be by rotation, at such intervals, as the majority of the honorary medical officers shall decide. An out-patient, however, becoming an in-patient, shall continue under the care of the honorary medical officer by whom he was treated when an out-patient. In the event of a medical officer being unable to attend to his patient and not having made an arrangement with one of the other medical officers for the necessary professional attendance of such patient, the master shall call the attention of one of the other medical officers to the case.

 5. Casesin-disible—No female for the nurses of confinement.
- attention of one of the other medical officers to the case,
 5. Cases in-digible.—No female for the purpose of confinement,
 no insane person, and no child, except for surgical treatment,
 under the age of five years, shall be admitted. No person suffering from any contagious disease shall be admitted to the main
 building, but cases of diphtheria or erysipelas may be admitted
 on the premises at the discretion of the honorary medical officer
 in charge of the case, provided that such cases can be properly
 isolated, and attendance supplied by the patient.
 6. Visitors.—Visitors will be permitted to see patients on
 Sunday, Wednesday, and Priday, between the hours of Two and
 Four p.m.; and on special occasions, on the written order of the
 honorary medical officer in charge of the patient to be visited.
 7. Visitors will not be allowed to enter any ward, or give to or
- 7. Visitors will not be allowed to enter any ward, or give to or leave with any patient food, medicine, fruit, tobacco, or liquor of any kind, without the permission of the master; or to interfere with any servant of the hospital, or disturb the patients, and every visitor shall retire when requested by any officer of the
- 8. No paid official of the hospital shall accept a gratuity from any patient under pain of dismissal.
- 9. Sceretary.—The secretary shall keep the minutes and records of the hospital, conduct the correspondence, and carry out the resolutions of the board. He shall also convene special meetings of the contributors, when directed by the president, the board of management, or on the written requisition of ten annual contributors.
- 10. Dispenser and house steward.—(1.) The master, who shall also act as dispenser and house steward, shall have charge of the medicines, surgical instruments, and all stores belonging to the hospital, and he shall make up and dispense, with due attention, all medicines for the sick, as prescribed by the medical officers.
- (II.) He shall take care that every medicine dispensed shall have the name of the patient, and the time and manner of using it, written in a clear and legible hand, affixed to the paper, box, phial, &c., into which it is put, and that the lable be renewed when so far defaced as not to be easily read.
- when so far detaced as not to be easily read.

 (III.) He shall from time to time commit to paper the particulars of such medicines and other articles as may be required for the use of the hospital, and have the names examined and signed by one or more of the medical officers before ordering the required supplies. He shall prepare such quantities of the compound medicines as may be necessary for the practice of the hospital, and insert in the "Consumption Account" the precise quantity of spirits used in making tinctures, &c.
- (uv.) He shall have the superintendence of the sick wards, and see the meals of the patients are properly served according to the prescribed dictary, and that all the orders of the medical officers are duly carried into effect; the nurses, wardsmen, and other servants being under him, subject also to the directions of the medical officers.
- (v.) He shall live in the hospital and shall not leave it except on necessary occasions. He shall not be absent for more than two hours in any day between the hours of Nine o'clock a.m. to Four o'clock p.m., nor more than three hours at any other time; and provided that he shall never be absent after Eleven o'clock at night, without the previous sanction of the president or visiting committee.
- (VI.) He shall keep a register of the cases treated in the hospital, and also for out-door patients, a periodical abstract of which he shall prepare, to be laid before the board yearly, embracing the numbers, diseases, and results.

That on the admission of patients into the hospital every That on the admission of patients into the hospital every week he shall write the name, age, date of admission, &c., on a card to be suspended over the beds. He shall keep a book in which he shall insert the name of every patient for whom the medical officer shall prescribe either wine, spirits, ale, or stout, the name of the medical officer who has ordered the same, and the precise quantity rendered every day, which book shall be laid before the board of management at their stated meetings, together with a health report of the house.

(VII.) He shall keep also such other medical books and papers as the medical officer may require for the use of their department, and have charge of the key of the dead-house.

ment, and have charge of the key of the dead-house.

(vIII.) He shall visit the patients morning and evening to ascertain that the treatment prescribed has been properly carried out, and especially to examine the condition of the wards in respect to their cleanliness, temperature, and ventilation, carefully observing if the nurses and the wardsmen have done their duty. And should any complaint he made, or any cause for such exist, in regard to the conduct of the nurses, wardsmen, or other servants, or the patients themselves, it shall be his duty to report the same at the earliest opportunity to the medical officer.

(IX.) He shall keep an exact inventory of all the goods belonging to and in the hospital, and shall examine both as to quantity and quality all supplies received, and enter an account thereof, and also post daily the "Provision Consumption Account" according to the dietary scales of the board of management and the orders of medical officers to sick immates, so as to exhibit the individual and aggregate consumption of provisions and medical comforts, and also apportion the general expenditure under the different heads, as required by the Government in the quarterly and yearly returns.

and yearly returns.

(x.) He shall keep an exact account of the admissions and discharges of patients, stating the cause of their discharge from the hospital. He shall, when required by the patients, procure the attendance of any required elergyman.

11. Matron.—(t.) The matron shall be subject to the same regulations respecting living in the house, and absence therefron, as the master.

(II.) She shall see that the female servants do their duty, and shall report any reglect or dispheliones of order on their duty.

shall report any neglect or disobedience of orders on their part to

shall report any neglect or disobedience of orders on their part to the master.

(III.) She shall visit each ward daily and see that the beds, linen, and clothes of the patients are in good order, and shall cause such bedding, &c., as require it, to be replaced by others and thoroughly cleaned and repaired when necessary, and furnish an inventory belonging to her department to the master.

(IV.) She shall superintend the laundry and cooking of all food required, and shall generally discharge the duties of matron as shall be directed by the committee.

12. Wardsmen, nurses, and servants.—The wardsmen, nurses, and servants shall live in the hospital, and shall not leave it during the hours of duty without the permission of the house steward. They shall obey the orders of the said officer, be regular in their attendance, behave with tenderness to all patients and with respect to strangers or visitors.

They shall pay great attention to cleanliness personally and in their respective wards, and in all things intrusted to their charge, particularly to the bedding of the patients, and have it changed as often as may be necessary, taking care that it is thoroughly dried and aired.

They shall administer to the patients the prescribed medicines and diet the times and in the reasons diversed by the the hand of the stand diet at the times and in the reasons diversed by the the hand of the stand diet at the times and in the reasons diversed by the the hand of the standard of the superior diversed by the hand of the superior december of the said of the superior diversed by the the hand of the superior diversed by the superior diverse

dried and aired.

They shall administer to the patients the prescribed medicines and diet at the time and in the manner directed by the house steward, and not permit them to take any which have not been prescribed. They shall be careful to explain to the patients the instructions of the said officer, and watch attentively the state and symptoms of the patients, and report the same to the house steward.

They shall not permit patients to receive from visitors medicines, victuals, fruit, tobacco, or liquor of any kind, nor allow any portion of the modicines or diet or anything to be removed from the wards by the patients or visitors without an order from the house steward.

from the wards by the patients or visitors without an order from the house steward.

They shall be careful to collect and carry all empty phials, gallipots, bandages, &c., to the dispensary, at which they shall attend, at the time appointed, to receive instructions and medicine to be given to the patients.

They shall not admit any stranger without permission from the house steward, except during the hours appointed for that purpose.

the nones steward, except during the nours appointed for one purpose.

They shall be obedient to the regulations of the hospital, and report immediately to the house steward any impropriety of conduct or infringement of the rules by any patient, visitor, or other person; and, if such complaintisnot properly attended to, report the same to the board at its next meeting.

They shall receive no fee or gratnity from any patient or visitor, and shall hand over any article of value found on patients to the house steward.

They shall see that every patient (unless an order to the contrary be given) has, on admission, a bath before being put to bed, and thereafter see to the personal cleanliness of the patients. Any servant becoming ill and unfit for duty may be removed to a ward and treated as an ordinary patient, receiving half-pay for seven days only, unless otherwise directed by the general committee.

committee.

The day nurses and wardsmen shall be on duty from Eight o'clock a.m. until Eight p.m., and the night nurses and wardsmen from Eight p.m. to Eight a.m.

The nurses and wardsmen shall not be absent from the hospital after Ten p.m., unless with the permission of the master.

These by-laws, rules, and regulations were confirmed by a general special meeting of contributors to the Gippsland Hospital, specially convened for that purpose, held at the Council Chambers, Sale, on Wednesday, the 30th day of May, 1894.

R. WORTHINGTON, President.
E. S. GUTTERIDGE, Secretary.

PAYNESVILLE PUBLIC CEMETERY.

THE subjoined Rules and Regulations have been submitted to the Governor in Council in accordance with section 9 of The Cometeries Statute 1894 (27 Vict. No. 201).

RULES AND REGULATIONS.

- 1. All charges must be paid to the secretary when orders are given, or before the ground or vault is opened.

 2. By the 19th section of The Cometeries Statute 1864 any person making a vault or erecting and placing a monument in the cemetery by and with the permission of the trustees under these rules, and upon payment of the charges therein mentioned, is entitled to maintain and keep up a vault, monument, or tombstone according to the tenor of such permission, to and for the sole and separate use of such person or persons and his or their heirs or representatives for ever.

 3. Annifections for permission to make a walk as a state of the second such permission to make a walk as a state of the second such permission.
- 3. Applications for permission to make a vault or erect a monument in the cemetery to be made to the trustees. A certificate of permission will be granted to the person applying on payment of the charges set forth in Schedule A.
- 4. The charges will be remitted for the burial of any person on evidence being produced satisfactory to the trustees that the relatives or friends of such persons are unable to pay the cost and charges.
- 5. Orders for interment must be given to the person in charge of the cemetery on the day previous to the interment.
- 6. The trustees will cause all common graves to be dug, but parties wanting brick vaults or other graves will be required to construct them under the direction of the trustees.
- 7. That between every grave site there shall be a space of not less than 1 foot, and between every family vault site or between every grave site and family vault site a space of not less than 2
- 8. When giving the order for interment, a form of application for butial containing the name, age, and late place of residence of the deceased, which will be provided, and must be filled up where practicable and entered in the interment book.
- 9. The time fixed for the funeral to be at the cemetery must be strictly adhered to.
- 10. The hours fixed for interment will be from Ten a.m. to Six p.m. in the months of September to April inclusive; and from Ten a.m. to Four p.m. in the other four months.
- 11. All monuments, vaults, graves, and gravestones to be kept in repair and proper condition at the expense of the owners.
- 12. Every coffin in a vault or brick grave to be bricked in or cemented and covered by a slab of stone, slate, iron, or good blue or redgum planking.
- blue or redgum planking.

 13. A drawing of every stone, tomb, pedestal, and a plan of every monument or tablet proposed to be erected, and a copy of every epitaph or inscription to be submitted to the trustees for approval, who may withhold permission and prevent the erection of any monument, stone, tomb, pedestal, epitaph, or inscription which shall appear to them inappropriate or unbecoming, and shall determine and fix the position of such stone, tomb, monument, or pedestal which may be proposed to be erected according to the description, size, and character thereof, having reference to the general plan for ornamenting the said cemetery in an appropriate manner. In the erection of tablets, copper cramps must be used.
- 14. Any fence if not kept in proper repair may be removed by order of the trustees without notice to the owner.
- 15. No servant or other person employed by or engaged in any duty on behalf of the trustees will be permitted to receive any gratuity for the discharge thereof.
- 16. The ground will be open to the public daily from sunrise
- 17. A plan of the cemetery and a register will be kept, and may be inspected by any person during business hours.
 18. The trustees reserve the right to add to and make any alterations from time to time in the charges and regulations.

MEMBERS OF THE BAIRNSDALE SHIRE COUNCIL,
Trustees.

PAYNESVILLE PUBLIC CEMETERY.

THE subjoined Scale of Fees has been made and published in accordance with section 15 of The Cemeterics Statute 1864 (27 Vict. No. 201).

· Schedule A.—Scale of Fees and Charges.

Graves.

Single interment in ground selected by trustees, in-	£ s.	đ,
· cluding digging grave 6 feet, for adults	1 10	0
Children under 15 years of age (And double the charges if the ground be selected by the app	1 0	Ó
For every additional foot sunk beyond 6 feet	Hicant 0 5	0

Vaults.

Land for family vaults, for the first 8 feet ...

 $\begin{smallmatrix}5&0&0\\0&15&0\end{smallmatrix}$ For every additional foot up to 12 feet
For the first interment in an ordinary grave, including sinking the same 6 feet
For each subsequent interment

Miscellaneous Charges.

For interments not in the usual hours, an extra charge of $1 \ 0 \ 0$

MEMBERS OF THE BAIRNSDALE SHIRE COUNCIL,

NOTICE is hereby given that the partnership heretofore existing between the undersigned, William Henry Potter and Joseph Ebery, carrying on business as grocers at Mooraboolstreet, Geelong, under the style of "Potter and Ebery." has been this day dissolved by mutual consent. The business will in future be carried on at the above address by the said William Henry Pottor, who will receive all debts due to and pay all debts due by the said firm.

Dated the 31st day of March, 1894.

W. H. POTTER.

W. H. POTTER. JOSEPH EBERY.

Witness—EDWD. G. GURR, clerk to Messrs. W. and W. Higgins, solicitors, Geelong.

NOTICE.

THE partnership heretofore existing between Enoch Trickey and Arthur Roller Dick, of Nathalia, in the colony of Victoria, butchers, under the style or firm of "Trickey and Dick," has this day been determined. The business will in future be carried on by the said Arthur Roller Dick, who will receive and collect all debts due and owing to the said partnership, and will also pay all debts due by the said partnership. Dated this 9th day of April, 1894.

ENOCH TRICKEY.

ENOCH TRICKEY. ARTHUR R. DICK.

Witness-J. Long, managing clerk to Fred. A. Ham, solicitor,

NOTICE is hereby given that the partnership heretofore existing between Margaret Starr and Kate Flynn, carrying on business as hotel-keepers, at the Beaconsfield Hotel, Beaconsfield-parade, St. Kilda, has been this day dissolved by mutual consent. All debts due to or by the said firm will be received and paid by the said Margaret Starr, whose receipt will be a sufficient discharge for the same.

Dated this 30th day of May, 1894.

MARGARET STARK.

MARGARET STARR.

Witness-F. Johnson.

KATE FLYNN.

Witness-F. A. SYMONDS.

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned Alfred Lee and Benjamin Lee, carrying on business as ironmongers, under the style or firm of "B. and A. Lee," at numbers 100 and 102 Bourke-street, Melbourne, has been this day dissolved by mutual consent. All debts due to and by the said partnership will be received and paid by the said Benjamin Lee, who will continue to carry on the said business on his own account.

Dated this 6th day of June, 1894.

ALFRED LEE.

ALFRED LEE. BENJAMIN LEE.

Signed by the said Alfred Lee and Benjamin Lee in the presence of—Alfo. E. Aspinwall, solicitor, Melbourne. 1055

NOTICE is hereby given that the partnership hitherto subsisting between William Michael Moore and Robert Gruer McInroy, carrying on the business of saddlers, under the style or firm of "Moore and McInroy," at Thompson-street, Hamilton, has this day been dissolved by mutual consent. All hook debts due to the said firm should be paid to the said Robert Gruer McInroy, who will pay and discharge all liabilities of the said firm. Payment of debts may be made at the office of Mr. Westacott, solicitor, Gray-street, Hamilton.

Dated at Hamilton this 2ud day of June, 1894.

Witness-John B. Westacott, solicitor, Hamilton.

NOTICE is hereby given that the business heretofore carried on by William Thomas Jones, formerly of No. 31 Queenstreet, Melbourne, clerk, but now of No. 78 Dudley-street, Melbourne, under the style or firm of "Fallshaw Brothers," at O'Shannassy-street, North Melbourne, has this day been transferred and assigned by the said William Thomas Jones to the undersigned Walter Richmond Butler, of Grandview-grove, Armadale, in the colony of Victoria, gentleman, and David Thomas Davies, of Post-office Chambers, Melbourne, gentleman, who will carry on the said business as heretofore under the same style or firm of "Fallshaw Brothers."

Dated this 23rd day of May, 1894.

WALTER R. BUTLER.

D. T. DAVIES.

Francis Claude Leader, of No. 63 Queen-street, Melbourne, solicitor for the said Walter Richmond Butler and David Thomas Davies.

1119

NOTICE is hereby given that the pattnership lately subsisting between us, the undersigned, William Summers Flint, Oliver Morey, and Arthur Reginald Flint, as incorporated public accountants, under the style of "W. S. Flint and Co.," at the Olderfleet, Collins-street, Melbourne, has been dissolved by mutual consent, so far as regards the said Oliver Morey, who retires from the firm as from the 2nd day of June, 1894. All debts due to or owing by the said late firm will be received and paid by the said William Summers Flint and Arthur Reginald Flint, who will continue the business at the same place under the style of "W. S. Flint and Son." And the said Oliver Morey will continue his business at Prell's Buildings, corner of Collins and Queon streets, Melbourne.

As witness our hands this 5th day of June, 1894.

WM. S. FLINT. OLIVER MOREY. A. R. FLINT.

Witness-B. P. B. RYMER, solicitor, Melbourne.

THE NAPIER SYNDICATE NO LIABILITY.

OTICE is hereby given that the registered office of The Napier Syndicate No Liability, formerly situated at Prell's Buildings, corner of Collins and Queen streets, has been removed to 39 Queen-street, Melbourne.

(SEAL) G. NAPIER TURNER, Directors.

JOHN RUSSELL,

1029 ALFRED MELLOR, Manager.

THE PATENT CORK PAVEMENT COMPANY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that the registered office of The Patent Cork Pavement Company Limited (in liquidation), formerly situated at Prell's Buildings, corner Collins and Queen streets, has been removed to 39 Queen-street, Melbourne. ALFRED MELLOR, Liquidator.

THE BROKEN HILL COFFEE PALACE COMPANY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that the registered office of The Broken Hill Coffee Palace Company Limited (in liquidation), formerly situated at Prell's Buildings, corner Collins and Queen streets, has been removed to 39 Queen-street, Melbourne. ALFRED MELLOR, Liquidator.

Companies Act 1899.

NOTICE is hereby given that the registered office of the Pioneer Dairy and Concentrated Milk Company Limited has been removed from Prell's Buildings, 60 to 70 Queen-street, Melbourne, to No. 6 Market Buildings, Flinders-street, Melbourne, Melb

ourne. Dated this 5th day of June, 1894. 49 JAMES MARTYN, Manager.

The Companies Act 1890.

THE registered office of The To-day Publishing Company
Limited is at Nos. 7 and 8 Cromwell Buildings, Bourkestreet, Melbourne.

HERBERT INGRAM LOW, Managing Director

Melbourne, 7th June, 1894. NOTICE OF CHANGE OF REGISTERED OFFICE.

The Companies Act 1899.

NOTICE is hereby given that the registered office of The Hank Newspaper Company Limited is situated at Warburton's Buildings, No. 3678 Post Office-place west, Melbourne.

L. H. DRAKEFORD, Secretary.

BEAUFORT BUTTER & CHEESE FACTORY & CREAMERY CO. LIMITED.

THE registered office of the above company has been removed to the company's factory, in Livingstone-street, Beaufort.

J. W. BROWNE, Secretary. Beaufort, 6th June, 1894.

THE MELBOURNE STEVEDORING COMPANY
LIMITED (IN LIQUIDATION).

NOTICE is hereby given, in pursuance of section 128 of the
Companics Act 1890, that a General Meeting of the members of the above-named company will be held at the "Olderfleet," Collins-street, Melbourne, on Monday, the 9th day of
July, 1894, at Three o'clock in the afternoon, for the purpose of
having an account laid before them showing the manner in
which the winding-up has been conducted and the property of
the company disposed of; and of hearing any explanation that
may be given by the liquidator; and also of determining by
extraordinary resolution, in accordance with section 140 of the
said Act, the manner in which the books, accounts, and documents of the company and of the liquidator shall be disposed of.
Dated this 7th day of June, 1894.

W. S. JOHNSON, Liquidator.

PORT MELBOURNE BUILDING SOCIETY. TENTH Year's Balance-sheet, to 24th April, 1894.

11	Assets.					
	ASSETS.				_	
By 2,091‡ shares, at £20	***	***		£41,825	0	0
Arrears on satisfied sha	res			1,228	- 5	6
Arrears on unsatisfied s				1.265	16	10
"Loans to building soc		accrue	ed in-	•		
terest				12,349	13	3
,, Short loans and accrued	Lintopast			447		6
the state of the second	i interese		• • •		19	3
,, Furniture, safe, &c.			• • • • • • • • • • • • • • • • • • • •			
,, Insurance premiums	•••			51	4	11
						_
				£57,235	11	3
1	JABILITE	s.				
1	JABILITEE	s.				
To Ten years' subscription			at£12			_
To Ten years' subscription each	on 2,892‡	shares,	at £12	£34,707		
To Ten years' subscription each , Fixed deposit and accru	on 2,8924 : ted interes	shares, .		£34,707 279		0
To Ten years' subscription each , Fixed deposit and accru	on 2,8924 : ted interes	shares, .				
To Ten years' subscription each , Fixed deposit and accru ,, Amount due National	on 2,8924 : ted interes	shares, .	 ed in-	279	16	4
To Ten years' subscription each ,, Fixed deposit and accru ,, Amount due National terest	on 2,8924 ted interes Bank and	shares, st I accru	ed in-		16	4
To Ten years' subscription each , Fixed deposit and accru ,, Amount due National terest ,, Reserve for probable loss	on 2,8924 ted interes Bank and	shares, st I accru	ed in-	5,376	16 7	6
To Ten years' subscription each , Fixed deposit and accru , Amount due National terest , Reserve for probable loss now in arrear	on 2,8924 ned interes Bank and son realizi	shares, it I accru- ng proj	ed in-	5,376 1,500	16 7 0	4 6 0
To Ten years' subscription each , Fixed deposit and accru ,, Amount due National terest ,, Reserve for probable loss	on 2,8924 ted interes Bank and	shares, st I accru	ed in-	5,376	16 7 0	6

E. DANGERFIELD, Auditors.

HERALD., HENRY DANDO, Secretary. 1044

27th April, 1894.

2 :	June 8, 1894.
THE FIRST SUNNY SOUTH STARR-BOWKETT	THE PORT PHILLIP STARR-BOWKETT BUILDING
BUILDING SOCIETY. OURTH Annual Balance-sheet, for the year ending 4th February, 1894.	SOCIETY. Second Annual Balance-sheet for Year ending 31st December, 1893. Profit and Loss.
PROFIT AND LOSS ACCOUNT.	To Balance from last year
Balance	E862 7 9 By Entrance fees £4 17 0
By Interest \$290 18 6 Entrance fees and rules 0 6 0 Fines and lapsed shares 502 18 10 Repayment of premiums on sale 509 2 6 Transfer fees 14 10 9 Discounts and commissions 38 17 10 Redemption fees 1 5 0	Rules 1 8 0 Fines 742 10 2 Transfer fees 8 10 0 Discounts and commissions 14 3 1 Interest 5 3 0 Repayments of premiums £25 15 0 Less arrears credited last year 4 8 8 Balance 64 10 2
CAPITAL ACCOUNT.	£862 7 9
Liabilities. To Members' subscriptions 564 7 5 Sundry creditors 7 14 4 Balance—First year £3 11 8 8 2 1 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	CAPITAL ACCOUNT. Liabilities. To Members' subscriptions £10,983 19 0 Deduct lapsed shares, carried to Fines Account 738 18 6 Sundry creditors, for surveys, valuations, insurances, &c 7 5 6 Suspense 3 15 0
Assets.	£10,256 1 0
By Balance of appropriation secured to the society by mortgage £17,042 12 1 Advances by sale secured to the society by mortgage £70 11 10 Less 10 % depreciation 10 0 7 Promotion expenses £110 18 8	Assets. By Appropriations secured to society by mort- gage £3,756 1 0 Advances by sale 1,265 0 8 Furniture account £61 8 3 Less depreciation, 10 per cent 6 16 6
Less one-fifth proportionate part 55 9 0 Foreclosed mortgages— Houses and land £5,361 9 5 Vacant land 2,075 1 4	Promotion expenses £315 3 7 Deduct one-fifth proportionate part 78 15 11 Foreclosed mortgages 2,051 18 8
Small loans	Small loans
Less outstanding cheques 39 0 0	Balance 2,708 4 3 64 10 2
573 7 7 £36,559 8 6	£10,256 1 0
GEORGE A. S. GRIFFIN, Secretary.	GEORGE A. S. GRIFFIN, Secretary. 31st January, 1894.
We hereby certify that we have examined the books, vouchers, securities, and insurance policies of the above society to the 4th day of February; 1894, and find the same correct, and the above balance-sheet is a true statement of its affairs. R. SHALDERS, A.I.A.V. & G.A., Auditors. W. B. EDLIN,	We hereby certify that we have examined the books, vouchers, securities, and insurance policies of the above society to the 31st December, 1893, and find the same correct, and the above balance-sheet is a true statement of its affairs. R. SHALDERS, A.I.A.V., G.A., Additors.
To Balance of promotion expenses $\pounds55$ 9 8 Balance profit available attermination of society 7,481 10 3 $\pounds7,536$ 19 11	Supplementary Statement. To Balance of Capital Account £64 10 2 Balance of formation expenses 236 7 8 ,, Profit available at termination of
By Balance of capital account £1,659 18 10 Premiums on advances by sale Deduct premiums paid to date £1,902 4 5 Deduct premiums written off for foreclosures 2,636 3 1 Deduct premiums	Society
redemptions 407 9 7 4,945 17 1 5,877 1 1	closed mortgages 986 16 4 1,025 15 4 £763 19 8
£7,536 19 11	£763 19 8
1038 GEORGE A. S. GRIFFIN, Secretary. No. 77.—June 8, 1894.—4.	1040 GEORGE A. S. GRIFFIN, Secretary.

To Loans (fixed and unde

941

6583

901

ARGUS PERMANENT BUILDING AND INVESTMENT SOCIETY.

RALANCE-SHEET.—Half-year ending 30th April, 1894.

	Assets.		
r	tables),	being	balance

ADOMIN (INCA WING AND		Serre on				
of principal loaned	•••			£33,574	10	9
Interest accrued—				-		
Mortgages and	under table	es (since	paid.			
£99 14s, 6d.)		`	•	431	8	3
Office property				72	0	0
Cash on hand				38	1	6
Insurance premiums				68	7	5
Sundry debtors		•••		57	3	3
•						_
				£34,241	11	2

A LIABILITIES. By Permanent shares-

Subscribed, 3412, at £5	£17,060	0	0			
Less unpaid	296	10	2			
Paid			_	£16,763	9	10
Payments on investing shares	***			635		3
Deposits	11.804	10	8			
Interest accrued	250	3	3			
2002000 0001000 111			_	12,054	13	11
Royal Bank	39	3	11	12,001		
Interest commed			2			
Interest accrited ,		10		40	3	1
Loan on mortgage	2.850	0	0	10	•	-
Interest accrued		12	4	1		
interest accrued	10	12	-	2,866	10	4
Turuman as musminuma &s				2,000	5	3
Insurance premiums, &c. Reserve fund	•••		•••	1,000		
	•••		•••	850	6	8
Balance	•••			890	U	0
				004.041	11	_
				£34,241	TT	2

WALTER G. HISCOCK, Accountant. WM. F. SALMON, A.I.A.V., Manager. Melbourne, 28th May, 1894.

We have audited the books and accounts of the Argus Permanent Building and Investment Society for the half-year ending 30th April, 1894, and have examined the vouchers and securities, including fire insurance policies, and certify that the balance-sheet is a true and correct statement of the society's affairs, as shown by the books.

W. MEDHURST TAYLOR, M. A. RIDGE, F.I.A.V., Auditors.

Melbourne, 28th May, 1894.

We hereby certify that the mortgages and deeds produced to the auditors are those approved of by us on behalf of the society.— CUTHERER, HAMILTON, WYNNE, AND Co., solicitors.

Melbourne, 28th May, 1894. 1052

In the matter of Part I. of the Companies Act 1880, and in the matter of The Southern Property Company Limited (in

In the matter of Part I. of the Companies Act 1890, and in the matter of The Southern Property Company Limited (in liquidation).

NOTICE is hereby given that creditors of the above-named The Southern Property Company Limited (now in liquidation) are required, on or before the 20th day of July, 1894, 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 Mr. John McAlister Howden, the liquidator of the said company, at its office "The Block," No 282 Collinstruct, Melbourne, and if so required by notice, in writing, from the said liquidator 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 the 6th day of June, 1894.

FINK, BEST, & CO., "The Rialte," No. 497 Collins-street
Melbourne, solicitors for the liquidator.

In the Supreme Court, 1894.—No. 1341.—Between T. ROBINSON AND COMPANY LIMITED, plaintiff, and ERREST SCHOLEY, defendant.

NOTICE is hereby given that an action has been commenced in this Court by the above-named plaintiff against the above-named defendant for that the defendant is justly and truly indebted to the plaintiff in the sum of £57 6s. 3d. upon and by virtue of two dishonored promisory notes and interest thereon, and a writ of foreign attachment has been issued, directed to E. Simpson, of Birchly, in the colony of Victoria, auctioneer, for the purpose of attaching in the hands of the said E. Simpson, all and singular the lands and other hereditaments, moneys, and chattels, bills, bonds, and other property of whatsoever nature in the custody or under the control of the said E. Simpson at the time of the service of the said write belonging to the above-named Ernest Scholey, or to or in which such defendant shall at the time be legally or equitably entitled, or otherwise beneficially interested (and whether solely or jointly with any person or persons), and all debts of every kind then due by the said E. Simpson to such defendant, although the same or part thereof may be payable only at a future date, and if at any time before final judgment in this action the said Ernest Scholey, or any person on his behalf, will give the security required by law, the said Ernest Scholey, upon entering an appearance, and upon giving notice thereof to the plaintiff, may apply to the Court and have the said attachment dissolved.

Dated this 7th day of June, 1894.

MONTAGUE COLE, 61 Queen-street, Melbourne, plaintiff's solicitor.

MONTAGUE COLE, 61 Queen-street, Melbourne, plaintiff's

Warrant No. 63/94 M.B.—In the Supreme Court of the Colony of Victoria.—Between Edmund Selwyn Herring, plaintiff, and Elizabeth Harrop, defendant.

plaintiff, and Elizabeth Harrop, defendant.

NOTICE is hereby given that the Sheriff of the Midland Bailiwick will cause to be sold by public auction, at Sheriff's office, Court House, Maryborough, on Tuesday, the 10th day of July, at the hour of Three o'clock in the afternoon, under the above execution (unless previously satisfied):—

All the right, title, and interest (if any) of the above-named defendant in and to all that piece or parcel of land situate in the parish of Maryborough, county of Talbot, being part of allotment four of section twenty, Maryborough: Bounded on the north-east by allotment three bearing south forty-five degrees forty minutes east one hundred and sixty feet; on the south-east by High-street bearing south forty-four degrees twenty minutes west thirty feet; from thence on the south-west by a line bearing north of the feet; from thence on the south-west by a line bearing north-west thirty feet to the commencing point—with all the improvements thereon.

Terms: Cash on the fall of the hammer. No cheques taken.

CHARLES MILLER.

CHARLES MILLER, Sheriff's Officer.

In the Supreme Court of the Colony of Victoria.—Warrant No. 63/94 M.B.—Between Edmund Selwyn Herring, plaintiff, and Elizabeth Harror, defendant.

NOTICE is hereby given that the Sheriff of the Midland Bailiwick will cause to be sold by public auction, at Sheriff's Office, Court House, Maryborough, on Saturday, the 3rd day of July, at the hour of Three o'clock in the afternoon, under the above execution (unless previously satisfied)—

the above execution (unless previously satisfied)—
All the right, title, and interest (if any) of the above-named defendant in and to all that piece or parcel of land situate in the parish of Maryborough, county of Talbot, being part of allotment four of section twenty, Maryborough; bounded on the north-cast by allotment three bearing south forty-five degrees forty minutes east one hundred and sixty-five feet; on the south-east by High-street bearing south forty-four degrees twenty minutes west thirty feet; from thence on the south-west by a line bearing north forty-five degrees forty minutes west one hundred and sixty-five feet; from thence by Clarendon-street bearing north-west thirty feet to the commencing point, with all the improvements thereon.

Terms: Cash on fall of the hammer. No cheques taken.

CHARLES MILLER, Sheriff's Officer.

In the Supreme Court of the Colony of Victoria.-Fi. Fa.

In the Supreme Court of the Colony of Victoria.—Ft. 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 Western Bailiwick, requiring him to levy certain moneys of the real and personal estate of David Ackers, of Warrak-road, farmer, the said Sheriff will, on Tuesday, the 10th day of July, 1894, at the hour of Twelve o'clock moon, cause to be sold at the auction rooms of Mr. C. Hadland, Barkly-street, Ararat (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed): wise staved):-

wise stayed):—
All the estate and interest (if any) of the said David Ackers in and to all that piece of freehold land being Crown allotments 14A, 14B, 17A, and 18A, of section 1, parish of Ararat, county of Ripon, containing sixty-two acres and two roods or thereabouts, being the whole of the land contained in the certificate of title entered in the register-book vol. 1990, fol. 217,999.

N.B.—Terins: Cash on the fall of the hammer. No cheques taken.

Dated at Ararat this 6th day of June, 1894.

JOHN H. WHITEHEAD. Sheriff's Officer.

In the Supreme Court of the Colony of Victoria.-Fi. Fa.

In the Supreme Court of the Colony of Victoria.—Ft. 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 Contral Bailiwick, requiring him to levy certain moneys of the real and personal estate of Edwin Bastings, the said Sheriff will, on Wednesday, the 11th day of July, 1894, at the hour of Eleven o'clock in the forenoon, 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, estate, and interest (if any) of the said Edwin Bastings in and to all that piece of land being part of portions 111 and 124 at Brunswick, parish of Jika Jika, county of Bourke, now comprised in certificate of title volume 1976, folio

of Bourke, now comprised in certificate of title volume 1976, folio 395089.

Also all that piece of land being parts of Crown portion 95 at Northcote, parish of Jika Jika, county of Bourke, now comprised in certificate of title volume 2329, folio 465773.

Also all that piece of land being part of Crown portion 89 at Northcote, parish of Jika Jika, county of Bourke, now comprised in certificate of title volume 2235, folio 446921.

Also all that piece of land, being part of Crown portion 101, parish of Jika Jika, county of Bourke, now comprised in certificate of title volume 2005, folio 400556.

Also all that piece of land being lot 8 on plan of subdivision No. 1738 lodged in the Office of Titles, and being part of Crown portion 89 at Northcote, parish of Jika Jika, county of Bourke, being the land comprised in certificate of title volume 2108, folio 421508.

Also all that piece of land being part of Crown portion 100, parish of Jika Jika, county of Bourke, more particularly described in certificate of title volume 1569, folio 313795.

And also all that piece of land being part of Crown portion 131 at Northcote, parish of Jika Jika, county of Bourke, more particularly described in the certificate of title volume 1639, folio 357690.

357690.
N.B.—Terms: Cash on the fall of the hammer. No cheques

Dated at Melbourne this 8th day of June, 1894.

1039

EDWARD B. PORTER, Sheriff's Officer.

RE SAMUEL HOPGOOD, DECEASED.—STATUTORY NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

DURSUANT to the provisions of the Trusts Act 1890, notice is hereby given that all persons having any claims against the estate of Samuel Hopgood, late of Lara, near Geelong, in the colony of Victoria, farmer deceased, (who died on the 29th day of April, 1894, and probate of whose will was granted to John McDougall the younger, of No. 39 Talbot-street, Ballarat, in the colony of Victoria, carpenter, and John Gibson, of Murray-street, Yarraville, in the said colony, labourer, on the 22nd day of May, 1894), are hereby required to send particulars of such claims to the said John McDougall the younger and John Gibson, at the office of Mr. J. L. Price, solicitor, Yarra-street, Geelong, on or before the 1st day of July next. And notice is hereby further given that after that date the said John McDougall the younger and John Gibson will proceed to distribute the assets of the said deceased which shall have come to our hands amongst the persons entitled thereto, having regard only to those claims of which we shall then have had notice; and the said John McDougall the younger and John Gibson will not be liable for the assets or any part thereof so distributed to any person of whose claim they shall not then have had notice.

Dated this 31st day of May, 1894.

J. LONGVILLE PRICE, Yarra-street, Geelong, proctor for the said John McDougall the younger and John Gibson. 895

J. LONGVILLE PRICE, Yarra-street, Geelong, proctor for the said John McDougall the younger and John Gibson. 895

NOTICE TO CREDITORS.-ROBERT MALLOCH, DECEASED.

DURSUANT to the provisions of the Trusts Act 1890, notice DURSUANT to the provisions of the Trusts Act 1890, notice is hereby given that all persons having any claims against the estate of Robert Malloch, late of Bowen-street, Glenferrie, near Melbourne, in the colony of Victoria, commission agent, deceased (who died on the 8th day of May, 1894, and probate of whose will was granted by the Supreme Court of the Colony of Victoria, in its probate jurisdiction, on the 6th day of June, 1894, to The Trustees, Executors, and Agoney Company Limited, of 412 Collins-street, Melbourne, aforesaid), are hereby required to send in particulars, in writing, of such claims to the said company, at the office of the said company, on or before the 9th day of July, 1894. And notice is hereby also given that after the last-mentioned date the said company will proceed to distribute the assets of the said Robert Malloch, 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 8th day of June, 1894.

DAVIES, CAMPBELL, & DAVIES, 267 Collins-street,

DAVIES, CAMPBELL, & DAVIES, 267 Collins-street, Melbourne, proctor for the said company. 987

NOTICE TO CREDITORS.—RICHARD OGLE MAWSON, $_{\rm Deceased.}$

DECEASED.

DURSUANT to the provisions of the Trusts Act 1890, notice is hereby given that all persons having any claims against the estate of Richard Ogle Mawson, late of number 13 Chamberstreet, South Yarra, accountant, deceased, intestate (who died on the 2nd day of April, 1894, and letters of administration of whose estate were granted by the Supreme Court of the Colony of Victoria, in its probate jurisdiction, on the 19th day of May, 1894, to The Equity Trustees, Executors, and Agency Company Limited, of Oxford Chambers, 481 Bourke-street, Melbourne, are hereby required to send particulars of their claims, in writing, to the said company, on or before the 9th day of July next. And notice is further given that after that date the said company will proceed to distribute the assets of the said Richard Ogle Mawson, deceased, amongst the persons entitled thereto, having regard only to the claims of which the said company shall then have had notice: and the said company will not be liable for the assets of claims the said company shall not then have had notice.

Dated the 6th day of June, 1894.

DARVALL & HORSFALL, 266 Collins-street, Melbourne.

DARVALL & HORSFALL, 266 Collins-street, Melbourne, proctors for the said company. 989

NOTICE TO CREDITORS.—Estate of ALEXANDER JAMES ADAMS (late of Carson-place, off Little Collins-street, Melbourne, and Phillip and George streets, Sydney, manufacturers, agent), DECEMBED.

manufacturers' agent), Deceased.

TAKE notice that by force of the Trusts Act 1890 all persons having claims against the said deceased (probate of whose will was granted to Adah Emilie Adams, of High-street, Kew, his widow) are required to send particulars in writing of such claims to the undersigned, proctors for the said Adah Emilie Adams, on or before the 10th day of July, 1894. And take further notice that after that day the said Adah Emilie Adams will distribute the assets of the said Alexander James Adams which shall have come to her possession amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice.

Dated 2nd June, 1894.

CRISP, LEWIS, & HEDDERWICK 414 Little Colling.

CRISP, LEWIS, & HEDDERWICK, 414 Little Collinsstreet, Melbourne. 991

NOTICE TO CREDITORS.

DURSUANT to the Statute of Trusts Act 1890, notice is hereby DURSUANT to the Statute of Trusts Act 1890, notice is hereby given that all persons having any claims against the estate of John McCann, late of Roy-street, South Melbourne, in the colony of Victoria, contractor, deceased (who died on the 25th day of April, 1894, letters of administration of whose estate were granted by the Supreme Court of the Colony of Victoria, in its probate jurisdiction, on the 4th day of June, 1894, to The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, in the said colony), are hereby required to send in particulars, in writing, of such claims to the said company at its office, 412 Collins-street, Melbourne, aforesaid, on or before the 7th day of July, 1894. And notice is hereby given that after the last-mentioned date the said company will proceed to distribute the assets of the said John McCann, 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.

Detect this 5th day of Tune, 1894. have had notice.
Dated this 5th day of June, 1894.

GAUNSON & WALLACE, 418 Collins-street, Melbourne, proctors for the said company.

NOTICE TO CREDITORS.—ELEANOR MARGARET POOLE, Decrased.

POOLE, DECRASED.

DURSUANT to the provisions of the Trusts Act 1890, notice is hereby given that all persons having any claims against the estate of Eleanor Margaret Poole, late of Queen's-parade, Cliftton Hill, in the colony of Victoria, married woman, deceased (who died on the 17th day of March, 1894, and probate of whose will was granted by the Supreme Court of the Colony of Victoria, in its probate jurisdiction, on the 30th day of May, 1894, to the National Trustees, Executors, and Agency Company of Australasia Limited, of No. 454 Collins-street, Melbourne, in the said colony, as executor thereof), are requested to send particulars of their claims, in writing, to the said company, on or before the 1st day of July, 1894. And notice is further given that after that date the said company will proceed to distribute the assets of the said Eleanor Margaret Poole, deceased, amongst the persons entitled thereto, having regard only to the claims of which 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 the 6th day of June, 1894.

GAVAN DUFFY & KING, 69 Chancery-lane, Melbourne,

GAVAN DUFFY & KING, 69 Chancery-lane, Melbourne, proctors for the said company. 1042

NOTICE TO CREDITORS.—WILLIAM HENRY MANNING, DECEASED.

DURSUANT to the provisions of the Trusts Act 1890, notice PURSUANT to the provisions of the Trusts Act 1890, notice is hereby given that all persons having any claims against the estate of William Henry Manning, late of Murrumbeena, in the colony of Victoria, accountant, deceased (who died on the 30th day of March, 1894, and probate of whose will was granted by the Supreme Court of the Colony of Victoria, in its probate uirisdiction, on the 22th day of May, 1894, to the National Trustees, Executors, and Agency Company of Australasia Limited, of No. 454 Collins-street, Melbourne, in the said colony, as executor thereof), are hereby required to send particulars of their claims, in writing, to the said company, on or before the 1st day of July next. And notice is further given that after that date the said company will proceed to distribute the assets of the said William Henry Manning, deceased, amongst the persons entitled thereto, having regard only to the claims of which the said company shall then have had notice; and the said company will net 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 the 6th day of June, 1894.

GAVAN DUFFY & KING. 69 Chancery-lane, Melbourne.

GAVAN DUFFY & KING, 69 Chancery-lane, Melbourn proctors for the said company.

NOTICE TO CREDITORS.-ROSS WATT, DECEASED.

NOTICE TO CREDITORS.—ROSS WATT, DECEASED.

PURSUANT to the provisions of the Trusts Act 1890, notice is heroby given that creditors and other persons having any claims against the estate of Ross Watt, late of Balaclavaroad, St. Kilda, and of Rosslynne, New Gisborne, in the colony of Victoria, gentleman, deceased (who died on the 10th day of January, 1894, probate of whose will with the two codicils thereto has been granted by the Supreme Court of the Colony of Victoria, to Thomas Riddell Watt, of Rosslynne aforesaid, gentleman, George Watt, formerly of Cocketgedong station, Jerilderie, in the colony of New South Wales, but at present of Williamstreet, Melbourne, grazier, Janet Campbell Ross Watt, of Balaclava-road aforesaid, spinster, and Elizabeth Georgina Ross Watt, of Balaclava-road aforesaid, spinster, and Elizabeth Georgina Ross Watt, of Balaclava-road aforesaid, spinster, and Elizabeth Georgina Ross Watt, of Balaclava-road aforesaid, spinster, the executors and executrices and adoresaid, spinster, and the said will and codicils respectively) are hereby required to send particulars, in writing, of such claims to the undersigned, the proctors of the said executors and executrices, on or before the 23rd day of July, 1894. And notice is bereby further given that after the last-mentioned date the said executors and executrices will proceed to distribute the assets of the said deceased which shall have come to their hands amongst the parties entitled thereto, having regard only to the claims of which they shall then have had notice, and they 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 7th day of June, 1894.

Dated this 7th day of June, 1894.

ATTENBOROUGH, NUNN, & SMITH, 463 Collins-street, Melbourne, proctors for the said executors and executrices.

NOTICE TO CREDITORS.—JAMES RYAN, DECEASED.

DURSUANT to the provisions of the Trusts Act 1890, notice is hereby given that all persons having any claims against the estate of James Ryan, late of Armadale, in the colony of Victoria, formerly of Windsor, labourer, deceased, are hereby required to send in particulars thereof, in writing, to John Moran and Thomas Carroll, the executors of the will of the said James Ryan, care of John Moran, grocer, High-street, Malvern, before the 6th day of July, 1894, after which date the said executors will proceed to distribute the assets of the deceased, having regard only to such claims as they shall then have notice of.

Dated this 6th day of June, 1894.

ONE POUND REWARD.

OST.—One bay filly, branded P on off neck. Information to be sent to H. T., S.S. 869, Lord Clyde P.O. Pound-keepers please note.

Mining Motices.

GARIBALDI MINING & CRUSHING COMPANY
NO LIABILITY.

A N Extraordinary Meeting of Shareholders will be held at
the company's office, View Point, Bendigo, on Friday,
22nd June, 1894, at half-past Three p.m., to increase the capital
of the company in conformity with clause 231 of the Companies
Act 1890, and to confirm the minutes of the meeting.

HENRY Y. NORTH, Manager.

Bendigo 31st May 1894.

Bendigo, 31st May, 1894.

SOUTH NEW MARINERS COMPANY NO LIABILITY.

NOTICE is hereby given that an Extraordinary Meeting of the above-named company, and of the shareholders therein, is hereby convened, and will be held on Saturday, 16th June, 1894, at half-past Twelve o'clock p.m., at the office of the company, No. 28 Lydiard-street, Ballarat.

company, No. 28 Lydiard-street, Dissiness:

1. To consider and determine on the disposal of the forfeited shares of the company purchased for and on behalf of the company, and now undisposed of.

2. To confirm the minutes of the meeting.

J. A. CHALK, Manager.

LEVIATHAN GOLD MINES ESTATE COMPANY
NO LIABILITY.

OTICE is hereby given that an Extraordinary Meeting of
the above-named company, and of the shareholders therein,
is hereby convened, and will be held on Tuesday, 19th June,
1894, at Three o'clock p.m., at the Union Club Hotel, Collinsstreet Melbourne. 1894, at Three o'clo street, Melbourne.

Business: 1. To consider and determine on the disposal of the forfeited shares of the company purchased for and on behalf of the company, and now undisposed of.

2. To confirm the minutes of the meeting.

673

J. A. CHALK, Manager.

THE NEW CHUM UNITED GOLD MINING COMPANY NO LIABILITY.

An Extraordinary Meeting of Sharcholders will be held at the company's office, View Point, Bendigo, on Monday, 25th June, 1894, at half-past Three o'clock p.m., for the purpose of passing resolutions requiring the company to be voluntarily wound up in accordance with clause 303, Division 2, Part II., of the Companies Act 1850, and authorizing and empowering the directors to transfer all the company's leases, property, and effects to a new company, to be afterwards formed, and to confirm the minutes of the meeting.

HENRY Y. NORTH, Manager.

Bendigo, 31st May, 1894.

N.B.—Immediately after the above meeting another meeting of shareholders will be held for the purpose of forming a new company of 32,000 shares, adopting rules and regulations, appointing directors, manager, and auditors.

VIENNA REEF GOLD MINING CO. NO LIABILITY.

NOTICE is heroby given that an Extraordinary Meeting of the above company is hereby convened, and will be held at the company's office, 409 Collins-street, Melbourne, on Friday, 15th June, 1894, at Four o'clock p.m., to transact the following business, or such of the same as the meeting may think fit:

Business:

1. To increase the capital of the company from £12,000 to £24,000 by raising the amount of each of the 24,000 shares existing in the company from 10s. to £1.

2. To confirm the minutes of the meeting.

Dated this 31st day of May, 1894.

By order of the Board,

788

ALFRED PFAFF, Manager.

CATHERWOOD GOLD MINING AND PROSPECTING COMPANY NO LIABILITY, COOLGARDIE, WESTERN AUSTRALIA.

NOTICE is heroby given that an Extraordinary Meeting of Shareholders in the above company will be held at the Board-room. Broken Hill Chambers, 31 Queen-street, Melbourne, on Monday, 18th June, 1894, at Three o'clock p.m. Business: To authorize the directors to issue the shares reserved for future use upon such terms and in such manner as the meeting shall decide.

J. P. CAMERON

Meudell and Cameron), Manager.

Broken Hill Chambers, 31 Queen-street, Melbourne, 31st May, 1894.

THE COHEN'S REEF EXTENDED GOLD MINING COMPANY NO LIABILITY.

NOTICE.—An Extraordinary Meeting of the above company is hereby convened to be held at the office of the company, Main-street, Walhalla, on Friday, the 22nd day of June, 1894, at the hour of Eight o'clock in the afternoon, for the purpose of transacting the following business, viz.—

To pass a resolution or resolutions requiring that the company be voluntarily wound up under the provisions of clause 303 of the Companies Act 1890; to determine the course to be pursued by the directors for such purpose, and the mode of disposal of any surplus of the company's property which may remain after the completion of the winding up; to direct the manner in which the books and documents of the company shall be disposed of; and to confirm the minutes of the meeting.

FRED. C. TRICKS, Manager.

FRED. C. TRICKS, Manager. Walhalla, 28th May, 1894.

THE NORTH WOAH HAWP GOLD MINING
COMPANY NO LIABILITY.

OTICE is hereby given that an Extraordinary Meeting of
The North Woah Hawp Gold Mining Company No
Liability will be held at Phair's Hotel, Collins-street, Melbourne, on Friday, the 29th day of June, 1894, at Three o'clock
in the afternoon. bourne, on Frida in the afternoon.

Business:

To pass resolutions altering the rules of the company in manner following, that is to say:—In rule 5 the word "five" shall be substituted for the word "seven" in the second line of said rule, and in rule 15 the words "two" and "three" shall be substituted throughout the said rule where the words "three" and "four" now respectively appear.

To confirm the minutes of the meeting.

Dated this 30th day of May, 1894.

By order, W. D. THOMPSON, Manager. 795

Exchange, Ballarat.

THE ST. GEORGE PROPRIETARY GOLD MINING COMPANY NO LIABILITY.

COMPANY NO LIABILITY.

NOTICE is hereby given that an Extraordinary Meeting of the company will be hold at the registered office, 39 Queenstreet, on Friday, the 22nd day of June, 1894, at half-past Two o'clock in the afternoon, for the purpose of considering and, if thought fit, passing the following resolutions:—

1. That the directors be empowered to take such steps as they may think fit for selling, the whole or any part of assets, undertaking, and business of the company in Great Britain or elsewhere to any person or persons, company or corporation, upon any terms and for any consideration consisting either wholly or in part of money or of shares or securities of any company. And, if the directors think fit, to form and register a new company in Great Britain or elsewhere for the purpose of purchasing the whole or any part of the said assets, undertaking, and business in manner aforesaid, and to enter into any agreement or arrangement for facilitating or insuring the successful floating of such new company.

such new company.

2. That the directors are hereby authorized to affix the common 2. That the directors are neroly authorized to aim the common seal of the company to such power of attorney in the name of the company authorizing such person or persons as the directors shall think fit to do and exercise all or any of such acts or discretions as the directors could do or exercise for the purpose of carrying out the objects mentioned in the preceding resolution.

ALFRED MELLOR, Manager.
Dated 31st day of May, 1894.

NORTHERN STAR COMPANY NO LIABILITY, BALLARAT.

NOTICE.—An Extraordinary Meeting of Shareholders in above-named company will be held at the company's office, Austral Chambers, No. 5 Lydiard-street, Ballarat, on Friday, 22nd June, 1894, at Five o'clock p.m.

Business:

1. To consider and determine on the disposal of the forfeited shares of the company, purchased for and on behalf of the company and now undisposed of.

2. To confirm the minutes of the meeting.

CHAS. BARKER, Manager.

NORAH GOLD MINING COMPANY NO LIABILITY, LANDSBOROUGH.

LANDSBOROUGH.

NOTICE is hereby given that an Extraordinary Meeting of the above company will be held at the company's office, Byrne-street, Stawell, on Monday, 25th June, 1894, at Eight o'clock in the evening, to transact the following business, viz.:—
To increase the capital of the company in conformity with Clause 231 of the Companies Act 1890 in such manner as may then be agreed upon; and to confirm the minutes of the meeting.

W. H. JONES, Manager.

Stawell, 6th June, 1894.

GOOD FRIDAY GOLD MINING COMPANY
NO LIABILITY.

NOTICE is hereby given that an Extraordinary General
Meeting of the Shareholders of the above company will be
held on Friday, 22nd June, 1894, at Three colock p.m., in the
Board Room, Broken Hill Chambers, 31 Queen-street, Mel-

To authorize the directors to let the mine on tribute, and to consider the future working of the company.

To confirm the minutes of the meeting.

JAMES SHORTER, Manager.

911

915

HOWITT COAL MINING COMPANY NO LIABILITY.

NOTICE is hereby given that an Extraordinary Meeting of the above company is hereby convened, and will be held at the Union Club Hotel, Collins street, Melbourne, on Monday, 25th June, 1894, at Twelve o'clock noon, to transact the following business, or such of the same as the meeting may think fit:—

1. To pass a resolution or resolutions requiring that the company be voluntarily wound up under the provisions of the Companies Act 1890 without resort to the court, and to appoint a liquidator for the purposes of such winding up, and to fix his

panies Act 1830 without resort to the court, and to appoint a liquidator for the purposes of such winding up, and to fix his remuneration.

2. To pass a resolution or resolutions authorizing the liquidator to sell the company's claims, leases, and property to "The Outrim, Howitt, and British Consolidated Coal Company No Liability," in consideration of twenty-two thousand shares, fully paid up to the sum of ten shillings per share, in the said "The Outrim, Howitt, and British Consolidated Coal Company No Liability."

3. To authorize the liquidator to transfer the claims, leases, and property of the company to "The Outrim, Howitt, and British Consolidated Coal Company No Liability" on such sale 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 authorize the liquidator to allot the twenty-two thousand shares in the said "The Outrim, Howitt, and British Consolidated Coal Company, No Liability" amongst the present shareholders in the company, in proportion to the number of shares now held by them in the said company.

5. To direct the manner in which the books and documents of the company shall be disposed of.

6. To confirm the minutes of the meeting.

By order of the Board,

By order of the Board,

1022

WILLIAM J. BARHAM, Manager,

IVESON'S AND DIBDIN'S Q. M. CO. NO LIABILITY,
DEFP CREEK.

A N Extraordinary Meeting of Shareholders will be held at
the Albert Hotel, Daylesford, on Wodnesday, 27th June, 1894, at Twelve o'clock a.m.:-

Business to be considered: To increase the capital of the company, and confirm the minutes of said meeting

meeting. T. PRICE, Manager. 1046

Franklingford.

THE GOLDEN GATE QUARTZ MINING COMPANY NO LIABILITY, WHITE HORSE RANGES,
BALLARAT.

NOTICE.—An Extraordinary Meeting of the above company
will be held at the Criterion Hotel, Doveton-street, Ballarat, on Thursday, 21st June, 1894, at Eight o'clock in the
evening, for the purpose of transacting the following business,
namely:—
Thurses a weeklytion for the August 1894.

To pass a resolution for the increase of the capital to such an amount as may be fixed by the meeting, either by increasing the amount payable in respect of each share in said company or by the issue of new shares of such an amount as may be decided on, or by both of these means; and to confirm the minutes of this

JOHN P. ROBERTS, Manager. Ballarat, 30th May, 1894.

THE MOUNT WILLS SOUTH TIN MINING COY. NO LIABILITY, GLEN WILLS.

A CALL (the 22nd) of One penny per share is made, due and payable at the company's office, Day-street, Omeo, on Wednesday, the 13th day of June, 1894.

By order of the Board,

WM. MESLEY, Legal Manager.

THE WORKING MINERS' HOMEBUSH COMPANY NO LIABILITY, HOMEBUSH.

NOTICE.—A Call (the 29th) of Threepence (3d.) per share in the above-named company has been made, due and pay-able at the office of the company, High-street, Maryborough, on Wednesday, 13th June, 1894.

FREDK. T. OUTTRIM, Manager.

THE BRIGHT DISTRICT PROSPECTING AND GOLD MINING CO. NO LIABILITY.

A CALL (the 88th) of One halfpenny per share has been made on the capital of the company, due and payable on Wednesday, 13th June, 1894, at the office of the company, Irelandstreet, Bright. J. PENNIE HUNTER, Manager.

NORTH BIRMINGHAM QUARTZ MINING COMPANY NO LIABILITY, STEIGLITZ.

NO LIABILITY, STEIGLITZ.

A CALL (the 66th) of Threepence per share has been made on the capital of the company, due and payable to the manager, on Wednesday, 13th June, 1894, at the registered office, Temperance Buildings, corner of Swanston and Little Collins streets, Melbourne.

M McDunness

CHEWTON CONSOLS MINING COMPANY
NO LIABILITY.

CALL (the 28th) of One penny per share has been made on
the capital of the above-named company, due and payable
at the company's office, Castlemaine, on Wednesday, 13th June,

H. W. GREEN, Manager.

TARGET REEF G. M. COY. NO LIABILITY, MALDON.

A CALL (the 16th) of One penny per share has been made on the capital of the company, due and payable at the company's office, Main-street, Maldon, on Wednesday, 13th June, 1894. 910

S. RODDA, Manager.

NEW LANGI LOGAN GOLD MINING COMPANY NO LIABILITY.

A CALL (the 21st) of Threepence per share has been made on the capital of the company, due and payable at the company's office, Main-street, Maldon, on Wednesday, 13th June, 1894.

J. H. RULE, Manager.

ALL NATIONS GOLD MINING COMPANY NO LIABILITY.

A CALL (the 19th) of One penny per share has been made on the capital of the company, due and payable at the office, Matlock, on Wednesday, 13th June, 1894.

P. FLEMING, Manager.

SOUTH NEW CHUM COMPANY NO LIABILITY. CALL (the 40th) of Sixpence per share has been made, payable at the company's office, Forest-street, Bendigo, on Wednesday, 13th June, 1894.

JOHN HASKER, Manager.

HE JOHNSON'S REEF EXTENDED QUARTZ MINING COMPANY NO LIABILITY, BENDIGO.

CALL (the 26th) of Sixpence per share has been made, payable at the office, Colonial Bank Chambers, Bendigo, on Wednesday, the 13th day of June, 1894.

H. BIRCH, Manager.

THE IRONBARK COMPANY NO LIABILITY, BENDIGO.

A CALL. (the 38th) of Sixpence per share has been made, payable at the office, Colonial Bank Chambers, Bendigo, on Wednesday, the 13th day of June, 1894.

926

929

932

925

H. BIRCH, Manager,

YOUNG CHUM QUARTZ MINING COMPANY NO LIABILITY.

A CALL (the 23rd) of Sixpence per share has been duly made on the uncalled capital of the above-named company, payable at my office, Albion Chambers, Bendigo, on Wednesday, 13th June 1804 13th June, 1894. G. N. CRAIG, Manager. 927

WINDMILL HILL GOLD MINING COMPANY NO LIABILITY.

A CALL (the 11th) of Sixpence per share has been duly made on the uncalled capital of the above-named company, payable at my office, Albion Chambers, Bendigo, on Wednesday, 13th June, 1894. G. N. CRAIG, Manager.

GREAT EXTENDED HERCULES COMPANY NO LIABILITY.

NOTICE.—A Call (the 38th) of Threepence per share has been made on the capital of the company, payable on Wednesday, 13th June instant, at the Beehive Chambers, Bendigo. W. R. LANE, Manager.

BELMONT AND SAXBY UNITED GOLD MINING COMPANY NO LIABILITY.

NOTICE.—A Call (the 11th) of Sixpence per share has been made, due and payable at the company's office, Camp Chambers, Eaglehawk, on Wednesday, 13th June, 1894.

W. B. WALKER, Manager.

UNICORN GOLD MINES COMPANY NO LIABILITY.

A CALL (the 19th) of Threepence per share has been made on the capital of the company, due and payable at the company's office, City Chambers, High-street, Bendigo, on Wildelander, 19th Long 1901. the company's office, City Wednesday, 13th June, 1894. G. A. PETRIE, Manager.

EXTENDED RED WHITE & BLUE TRIBUTE COMPANY NO LIABILITY.

A CALL (the 3rd) of One penny per share has been made on the capital of the company, due and payable at the company's office, City. Chambers, High-street, Bendigo, on Wednesday, 13th June, 1894.

G. A. PETRIE, Manager.

BENDIGO AND COOLGARDIE PROPRIETARY COMPANY NO LIABILITY.

OTICE.—A Call (the 5th) of One shilling per share on the capital of the above company has been made, payable at the company's office, City Chambers, Bendigo, on Wednesday, 13th June, 1894.

J. HEMMING, Manager.

UNITED WHIP AND JERSEY MINING COMPANY
NO LIABILITY.
NOTICE.—A Call (the 85th) of Threepence per share has been
made on the capital of the company, due and payable at
the company's office, View-point, Bendigo, on Wednesday, 13th
June, 1894.
CHRISTOPHER MOORE, Manager.

FRANCIS ORMOND GOLD MINING COMPANY
NO LIABILITY.
OTICE.—A Call (the 47th) of Threepence per share has
been made on the capital of the company, due and payable
at the company's office, View Point, Bendigo, on Wednesday,
13th June, 1894.
CHRISTOPHER MOORE Manager

CHRISTOPHER MOORE, Manager.

ROSE OF DENMARK GOLD MINING COMPANY
NO LIABILITY.

NOTICE.—A Call (the 9th) of Sixpence per share has been
made on the capital of the company, due and payable on
Wednesday, 13th June, 1894, at the office of the company, Albion Chambers, Bendigo.

W. W. BARKER, Manager.

THE SEA GOLD MINING AMALGAMATED COMPANY
NO LIABILITY.

NOTICE.—A Call (the 15th) of Twopence per share has been
made on the capital of the company, due and payable on
Wednesday, 13th June, 1894, at the office of the company,
Albion Chambers, Bendigo.

W. W. BARKER, Manager.

THE NEW COMET GOLD MINING COMPANY
NO LIABILITY.

NOTICE.—A Call (the 6th) of One penny per share has been
made on the capital of the company, due and payable at
the office of the company, Mitchell-street, Bendigo, on Wednesday, 13th June, 1894.

J. PICKUP, Manager.

J. PICKUP, Manager.

THE DAYLIGHT QUARTZ MINING COMPANY
NO LIABILITY, STEIGLITZ.

CALL (the 5th) of One penny per share has been made
on the capital of the company, payable on Wednesday,
13th June, at 317 Collins-street, Melbourne.

943

WM. RYALL, Manager.

THE GOLDEN KEY QUARTZ MINING COMPANY NO LIABILITY, NEAR DAYLESFORD.

A CALL (the 3rd) of One penny per share has been made, due and payable to the manager, at the office of the company, on Wednesday, the 13th June, 1894.

M. D. WOODBURN, Manager.

CHALKS No. 3 GOLD MINING COMPANY
NO LIABILITY, CARISBROOK.

A CALL (the 62nd) of Threepence per share has been made on the capital of the company, due and payable to the undersigned, at the office of the company, on Wednesday, 13th June, 1894.

ANDREW ROBERTSON, Manager. 949 Exchange, Ballarat.

STEWARTS FREEHOLD MINING COMPANY
NO LIABILITY, CARISBROOK.

A CALL (the 23rd) of One penny per share has been made on
the capital of the company, due and payable to the
undersigned, at the office of the company, on Wednesday, 13th

ANDREW ROBERTSON, Manager. Exchange, Ballarat. 950

DARK RIVER PYRITES COMPANY NO LIABILITY, CARISBROOK.

A CALL (the 4th) of Two shillings and sixpence (2s. 6d.) per share has been made on the capital of the company, on and payable to the undersigned, at the office of the company, on Wednesday, 13th June, 1894.

ANDREW ROBERTSON, Manager.

Exchange, Ballarat.

Exchange, Ballarat.

THE HANOVER G. M. COMPANY NO LIABILITY, STEIGLITZ.

CALL (the 5th) of One penny per share has been made on the capital of the above-named company, due and payable at the office, 5 Bath-street, Ballarat, on Wednesday, 13th June, 1894.

WM. JACKSON, Manager.

THE BLACK HORSE & EGERTON EXTENSION GOLD MINING COMPANY NO LIABILITY, EGERTON.

NOTICE—A Call (the 35th) of One penny (1d.) per share has been made, due and payable at the company's office, Eldon Chambers, Ballarat, on Wednesday, 13th June, 1894.

CHARLES WILSON, Manager.

THE-PARKERS UNITED COMPANY NO LIABILITY, GORDON.

NOTICE.—A Call (the 133rd) of Threepence (3d.) per share has been made, due and payable at the company's office, Eldon Chambers, Ballarat, on Wednesday, 13th June, 1894.

CHARLES WILSON, Manager.

THE SAILORS REEF QUARTZ MINING COMPANY
NO LIABILITY, STEIGLITZ.
A CALL (the 5th) of Threepence (3d.) per share has been
made, due and payable at the company's office, Eldon
Chambers, Ballarat, on Wednesday, 13th June, 1894.

CHARLES WILSON, Manager.

HODGES NEW REFORM GOLD MINING COMPANY
NO LIABILITY, LINTON.
NOTICE.—A Call (the 2nd) of Threepence per share has
been made on the capital of the company, due and payable
on Wednesday, 13th June, 1894, at the office of the company,
Austral Mining Chambers, 5 Lydiard-street, Ballarat.

CHAS. BARKER, Manager.

NORTHERN STAR COMPANY NO LIABILITY,
BALLARAT.

NOTICE.—A Call (the 77th) of Fourpence per share has
been made on the capital of the company, due and payable on Wednesday, 13th June, 1894, at the office of the
company, Austral Mining Chambers, 5 Lydiard-street, Ballarat. CHAS. BARKER, Manager.

BERRY NUMBER ONE GOLD MINING COMPANY
NO LIABILITY, SMEATON.
NOTICE.—A Call (the 124th) of Sixpence per share has
been made on the capital of the company, due and payable on Wednesday, 13th June, 1894, at the office of the
company, Austral Mining Chambers, 5 Lydiard-street, Ballarat. CHAS. BARKER, Manager.

NEW MINERVA COMPANY NO LIABILITY.

NOTICE.—A Call (the 6th) of Twopence per share on the capital of the company has been made, due and payable on Wednesday, 18th June, 1894, at the office of the company, 28 Lydiard-street, Ballarat.

J. A. CHALK, Manager.

SOUTH NEW MARINERS COMPANY NO LIABILITY.

NOTICE.—A Call (the 4th) of One penny per share on the capital of the company has been made, due and payable on Wednesday, 13th June, 1894, at the office of the company, 28 Lydiard-street, Ballarat.

J. A. CHALK Manager.

J. A. CHALK, Manager. .

SEBASTOPOL PLATEAU NUMBER ONE COMPANY NO LIABILITY.

NOTICE.—A Call (the 42nd) of Twopence per share on the capital of the company has been made, due and payable on Wednesday, 13th June, 1894, at the office of the company, 28 Lydiard-street, Ballarat.

J. A. CHALK, Manager,

THE HOPE COMPANY NO LIABILITY, BLACKWOOD.

NOTICE.—A Call (the 1st) of One penny per share has been made on the capital of the company, and will be due and payable to the manager, at the office of the company, on Wednesday, 13th June, 1894.

W. M. ACHESON, Manager.

Furnival's Chambers, Lydiard-street, Ballarat, 5th June, 1894.

THE PRINCE OF WALES COMPANY NO LIABILITY,
SEBASTOPOL.

NOTICE.—A Call (the 34th) of Threepence per share has been made on the capital of the company, and will be due and payable to the manager, at the office of the company, on Wednesday, 13th June, 1894.

W. M. ACHESON, Manager.

Furnival's Chambers, Lydiard-street, Ballarat, 5th June, 1894.

THE WIMMERA QUARTZ CRUSHING AND GOLD MINING COMPANY LIMITED, STAWELL.

NOTICE.—A Call (the 18th) of Ten pounds (£10) per share has been made on the capital of the company, due and payable at the company's office, on Wednesday, the 13th June, 1894.

DAVID WHITE Morecompany's office, on Wednesday, the 18th June, 1894.

DAVID WHITE, Manager. 964

NORTH MAGDALA MOONLIGHT QUARTZ MINING COMPANY NO LIABILITY, STAWELL.

NOTICE.—A Call (the 80th) of Threepence (3d.) per share has been made on the capital of the company, payable to the manager, at the company's office, Main-street, Stawell, on Wednesday, the 13th June, 1891.

WILLIAM CAHILL, Manager.

NORAH GOLD MINING COMPANY NO LIABILITY,
LANDSBOROUGH.

NOTICE.—A Call (the 6th) of Twopence (2d.) per share has
been made on the capital of the above company, due and
payable to the manager, at the company's office, Byrne-street,
Stawell, on Wednesday, 13th June, 1894.

W. H. JONES, Manager.

HUSTLER'S ROYAL RESERVE COMPANY No. 2

NO LIABILITY.

NOTICE.—A Call (the 21st) of Sixpence per share has been made, payable at the company's office, View Point, Bendigo, on Wednesday, 13th June, 1894.

HENRY Y. NORTH, Manager.

NEW CHUM RAILWAY COMPANY NO LIABILITY.

NOTICE.—A Call (the 20th) of Sixpence per share has been made, payable at the company's office, View Point, Bendigo, on; Wednesday, 13th June, 1894. HENRY Y. NORTH, Manager.

HUSTLER'S REEF No. 1 COMPANY NO LIABILITY.

NOTICE.—A Call (the 5th) of Sixpence per share has been made, payable at the company's office, View Point, Bendigo, on Wednesday, 13th June, 1894. HENRY Y. NORTH, Manager.

NEW ST. MUNGO GOLD MINING COMPANY
NO LIABILITY.

NOTICE.—A Call (the 30th) of Sixpence per share has been
made, payable at the company's office, View Point,
Bendigo, on Wednesday, 13th June, 1894. HENRY Y. NORTH, Manager.

PRINCESS ALEXANDRA GOLD MINING COMPANY
NO LIABILITY.
NOTICE.—A Call (the 30th) of Threepence per share has
been made, payable at the company's office, View Point,
Bendigo, on Wednesday, 13th June, 1894.
977
HENRY Y. NORTH, Manager.

THE NEW CHUM CONSOLIDATED COMPANY
NO LIABILITY.

NOTICE.—A Call (the 21st) of One shilling per share has been
made, payable at the company's office, View Point,
Bendigo, on Wednesday, 13th June, 1894.

HENRY Y. NORTH, Manager.

ST. MUNGO GOLD MINING COMPANY
NO LIABILITY.

NOTICE.—A Call (the 12th) of Sixpence per share has been
made, payable at the company's office, View Point,
Bendigo, on Wednesday, 13th June, 1894.

HENRY Y. NORTH, Manager.

THE EUREKA EXTENDED COMPANY
NO LIABILITY.

NOTICE.—A Call (the 56th) of Sixpence per share has been made, payable at the company's office, View Point, Bendigo, on Wednesday, 13th June, 1894.

980 HENRY Y. NORTH, Manager.

UNITED DEVONSHIRE COMPANY NO LIABILITY.

NOTICE.—A Call (the 6th) of Sixpence per share has been made, payable at the company's office, View Point, Bendigo, on Wednesday, 13th June, 1894. HENRY Y. NORTH, Manager.

GARIBALDI MINING & CRUSHING COMPANY
NO LIABILITY.

NOTICE.—A Call (the 33rd) of Sixpence per share has been
made, payable at the company's office, View Point,
Bendigo, on Wednesday, 13th June, 1894.

HENRY Y. NORTH, Manager.

RAILWAY UNITED GOLD MINING COMPANY N. L.,
BULLENGAROOK.

A CALL (the 8th) of One penny per share has been made upon
the capital of the above company, due and payable at the
company's office, The Rialto, Collins-street, on Wednesday, 13th
June, 1894.

994 W. M. WIGNALL, Manager.

LIVINGSTON GOLD MINING CO. N. L., GLEN WILLS.

NOTICE.—A Call (the 7th) of Threepence per share has been made on the capital of the company, due and payable at the company's office, 323 Collins-street, Melbourne, on Wednesday, the 19th June 1894. day, the 13th June, 1894. W. G. McMEJKAN, Manager.

NEW BUCHANAN'S UNITED GOLD MINING
COMPANY NO LIABILITY.

NOTICE.—A Call (the 11th) of One penny per share has
been made, due and payable to me, at the registered office
of the company, 3°St. James Buildings, William-st., Melbourne,
on Wednesday, 13th June, 1894.
Country shareholders must add exchange to their cheques.

A. CAPPER MOORE, Manager.

THE COMET SILVER MINING COMPANY
NO LIABILITY.

NOTICE.—A Call (the 14th) of Threepence per share has
been made, due and payable to me, at the registered office
of the company, 3 St. James' Buildings, William-street, Melbourne, on Wednesday, 13th June, 1894.
Country shareholders must add exchange to their cheques.

A. CAPPER MOORE, Manager.

STAR OF HOPE COMPANY NO LIABILITY, STEIGLITZ.

NOTICE.—A Call (the 3rd) of One penny per share has been made, due and payable at the company's office, 97 Queen-street, Melbourne, on Wednesday, the 13th day of June, 1894.

BRITISH QUEEN GOLD MINING COMPANY NO LIABILITY, ELAINE.

THE Call of Threepence per share (for machinery purposes), announced in the Government Gazette of 1st June, 1894, was rescinded at a special meeting of the directors held to-day, and in lieu thereof a Call of Sixpence per share was made.

J. WHEAR ROBERTS, Manager.
1004 Melbourne, 5th June, 1894.

BRITISH QUEEN GOLD MINING COMPANY
NO LIABILITY, ELAINE.
A CALL (the 7th) of Sixpence per share (for machinery)
has been made, due and payable at the company's office,
5 and 7 The Exchange, 369 Collins-street, Melbourne, on Wednesday, 13th June, 1894.

J. WHEAR ROBERTS, Manager.

NEW BONANG GOLD MINING COMPANY
NO LIABILITY, GIPPSLAND.

NOTICE.—A Call (the 16th) of Threepence per share on the capital of the company has been made, due and payable to the legal manager, at the company's office, Austral Chambers, No. 97 (pueen-street, Melbourne, on Wednesday, the 13th day of June, 1894. J. LETCHER, Manager. 1003

Melbourne, 4th June. 1894.

THE BIG RIVER MINING & CRUSHING COMPANY NO LIABILITY.

NOTICE is hereby given that a Call '(the 3rd) of One penny per share on the 24,000 shares; in the company has been made, due and payable at the company's office, Lombard Buildings, 17 Queen-street, Melbourne, on Wednesday, 13th June, 1894.

By order of the Reard

By order of the Board,

JOHN DITCHBURN, JUN., Manager.

MATTEIS FREEHOLD GOLD MINING COMPANY
NO LIABILITY.

NOTICE is hereby given that a Call (the 2nd) of Threepence
per share has been made, due and payable at the company's
office, Lombard Buildings, 17 Queen-street, Melbourne, on
Wednesday, 13th June, 1894.

By order of the Board,
1008.

LOWN DUTCHBURN, Jun. Manager

JOHN DITCHBURN, Jun., Manager.

EUREKA GOLD MINING COMPANY NO LIABILITY,
MAJOR'S CREEK, N. S. WALES.

OTICE is hereby given that a Call'(the 1st) of One pound
per share has been made, due and payable at the company's
office, Lombard Buildings, 17 Queen-street, Melbourne, on
Wednesday, 13th June, 1894.

By order of the Board,
1009

JOHN DITCHBURN, Jun., Manager.

SOUTH CLUNES EXTENDED GOLD MINING COMPANY NO LIABILITY, CLUNES.

NOTICE.—A Call (the 23rd) of One penny per share has been made, due and payable at the company's office, Lombard Buildings, 17 Queen-street, Melbourne, on Wednesday, 13th June,

By order of the Board,

JOHN DITCHBURN, Jun., Manager.

GRAND JUNCTION MINING COMPANY
NO LIABILITY, MALDON.

NOTICE is hereby given that a Call (the 38th) of Threepence per share on the capital stock of the above-named
company has been made, due and payable to the manager, at
the company's registered office, No. 409 Collins-street, Melbourne, on Wednesday, the 13th June, 1894.

FRANK P. BURGESS, Manager.
Melbourne, 5th June, 1894.

THE MOUNT BURGESS GOLD MINING COMPANY NO LIABILITY.

NOTICE is hereby given that a Call (the 1st) of Three pounds per share has been made on the capital of the company, and is due and payable at the registered office, 39 Queen-street, Melbourne, on or before Wednesday, the 13th June, 1894.

ALFRED MELLOR, Manager.

THE BEARS CREEK GOLD MINING CO.

NO LIABILITY, BEARS CREEK, UPPER YARRA.

NOTICE is hereby given that a Call (the 1st) of One penny per share upon the increased capital has been made upon all the shares in the company, die and payable to me, at the registered office of the company, Broken Hill Chambers, 31 Queenstreet, Melbourne, on Wednesday, 13th June, 1894.

W. GRANT MEUDELL.

(Meudell and Cameron), Manager.

Broken Hill Chambers, 31 Queen-street, Melbourne, 4th June, 1894.

NEW LONGFELLOWS GOLD MINING CO.
NO LIABILITY.

NOTICE is hereby given that a Call (the 64th) of Three halfpence per share has been made upon the unpaid capital of
the company, payable at the company's office, 1 Queen-street,
Melbourne, on or before the 13th June, 1894.

J. H. LANDELLS, Manager.

NEW MORNING STAR GOLD MINING CO.

NO LIABILITY.

NOTICE is hereby given that a Call (the 3rd) of One penny per share has been made upon the unpaid capital of the company, payable at the company's office, No. 1 Queen-street, Melbourne, on or before 13th June, 1894.

1015 J. H. LANDELLS, Manager.

GREAT WESTERN LONG TUNNEL Q. M. CO.

NO LIABILITY.

OTICE is hereby given that a Call (the 93rd) of Three halfpence per share has been made upon the unpaid capital
of the company, payable at the company's office, 1 Queen-street,
Melbourne, on or before 13th June, 1894.

J. H. LANDELLS, Manager.

DOWDING GOLD MINING COMPANY NO LIABILITY, WAANYARRA, NEAR TARNAGULLA.

NOTICE is hereby given that a Call (the 7th) of Twopence per share has been made upon all the contributing shares in the above company, due and payable to me, at the registered office of the company, No. 31 Queen-street, Melbourne, on Wednesday, 13th June, 1894.

W. GRANT METIDELY

esday, 13th June, 1894.

W. GRANT MEUDELL
(Meudell and Cameron), Manager.

Broken Hill Chambers, 31 Queen-street, Melbourne, 4th June

McEVOY'S COMPANY NO LIABILITY, ELDORADO. NOTICE is hereby given that a Call (the 2nd) of One penny per share upon the increased capital has been made upon all the shares in the above company, due and payable to me, at the registered office of the company, Broken Hill Chambers, No. 31 Queen-street, Melbourne, on Wednesday, 13th June, 1894.

J. P. CAMERON
(Meudell and Cameron), Manager.
Broken Hill Chambers, 31 Queen-street, Melbourne, 2nd June,
1894.

THE GREAT SOUTH LONG TUNNEL GOLD MINING CO. NO LIABILITY, WALHALLA.

NOTICE is hereby given that a Call (the 16th) of Twopence per share on the increased capital has been made upon all the shares in the above company, due and payable to me, at the registered office of the company, Broken Hill Chambers, No. 31 Queen-street, Melbourne, on Wednesday, 13th June, 1894.

J. P. CAMERON (Meudell and Cameron), Manager.

Broken Hill Chambers, 31 Queen-street, Melbourne, 31st May, 1894.

STAR OF THE NORTH GOLD MINING COY.

NO LIABILITY, BALLIARAT WEST.

NOTICE is hereby given that a Call (the 20th) of One penny per share has been made upon all the shares in the above company, due and payable to-me, at the registered office of the company, Broken Hill Chambers, 31 Queen-street, Melbourne, on Wednesday, 13th June, 1894.

J. P. CAMERON

J. P. CAMERON
(Meudell and Cameron), Manager.
Broken Hill Chambers, 31 Queen street, Melbourne, 4th June,
1894.

PRENTICE CONSOLS PROPRIETARY GOLD MINING COMPANY NO LIABILITY, RUTHERGLEN.

NOTICE.—A Call (the 4th) of Two shillings per share has been made on the capital of the company, due and payable on Wednesday, 13th June, 1894, at the company's office, Ludstone Chambers, 352 Collins-street, Melbourne.

1065

A. J. E. MOREY, Manager.

GREAT NORTHERN EXTENDED CONSOLS GOLD MINING COMPANY NO LIABILITY, RUTHERGLEN. O'TICE.—A Call (the 2nd) of Sixpence per share has been made on the capital of the company, due and payable on Wednesday, 13th June, 1894, at the company's office, Ludstone Chambers, 352 Collins-street, Melbourne. A. J. E. MOREY, Manager.

LONG GULLY QUARTZ MINING COMPANY
NO LIABILITY, WINTER'S FLAT, BALLARAT.
NOTICE.—A Call (the 61st) of Fourpence per share has
been made on the capital of the company, due and payable
at the company's office, Baring Chambers, Market-street, Melbourne, on Wednesday, 13th June, 1894.
E. W. SPAIN, Manager.

THE GRAND DUKE COMPANY NO LIABILITY, TIMOR.

NOTICE.—A Call (the 28th) of Fourpence per share has been made on the capital of the company, due and payable at the company's office, Baring Chambers, Market-street, Melbourne, on Wednesday, 13th June, 1894.

E. W. SPAIN. Manager.

THE SOUTH CLUNES UNITED COMPANY
NO LIABILITY, CLUNES.

NOTICE.—A Call (the 17th) of Threepence per share has
been made on the capital of the above company, due
and payable to the manager, at the company's office, Austral
Chambers, 97 Queen-street, Melbourne, on Wednesday, the
13th day of June, 1894.

E. JESSUP, Manager. E. JESSUP, Manager.

KENT-JOHNSTON PROPRIETARY GOLD MINING COMPANY NO LIABILITY, COOLGARDIE, WESTERN AUSTRALIA.

NOTICE—A Call (the 5th) of One shilling per share has been made on the capital of the above company, due and payable to the manager, at the company's office, Austral Chambers, 97 Queen-street, Melbourne, on Wednesday, the 13th day of June, 1894. E. JESSUP, Manager.

THE ROSEBERY GOLD MINING COMPANY NO LIABILITY, GOOLEY'S CREEK, WOOD'S POINT. A CALL (the 1st) of Twopence a share has been made, due and payable, on Wednesday, 13th June, 1894, at the company's office, Prell's Buildings, corner of Collins and Queen streets, Melbourne.

THOS. HAMILTON, Manager.

NEW CHUM GOLD MINING COY. NO LIABILITY, RED JACKET.

OTICE.—A Call (the 8th) of One halfpenny per share has been made on the capital of the company, due and payable on Wednesday, 13th June, 1894, at the company's office, Dry Carol. JAMES RAE, Manager.

THE NEW SILVER BELL SILVER MINING COMPANY NO LIABILITY, ZEEHAN, TASMANIA.

N OTICE is hereby given that a Call (the 11th) of One penny per share has been made, due and payable at the registered office of the company, The Olderfleet, 475 Collins-street, Melbourne, on Wednesday, 13th June, 1894.

R. TRIVESS MOORE, Manager. 1073 5th June, 1894.

FOUR BROTHERS GOLD MINING CO. NO LIABILITY.

OTICE is hereby given that a Call (the 3rd) of One penny per share on all contributing shares in the above company has been made, due and payable at the company's office, 409 Collins-street, Melbourne, on Wednesday, 13th June, 1894.

By order of the Board,

1074

ALFRED PFAFF, Manager.

SHAMROCK GOLD MINING COMPANY
NO LIABILITY.

NOTICE is hereby given that a Call (the 3rd) of One penny
per share on all contributing shares in the above company
has been made, due and payable at the company's office, 409
Collins-street, Melbourne, on Wednesday, 13th day of June,
1894.

By order of the Board,

ALFRED PFAFF, Manager.

RISING STAR Q. M. CO. NO LIABILITY.

A CALL (the 25th) of Threepence per share has been made upon the capital of the above company, payable to the manager, at the office of the company, Daylesford, on 13th June, 1894. 1894

1076

L. O. HART, Manager.

GARIBALDI REEF GOLD MINING COMPANY
NO LIABILITY, RUTHERGLEN.

A CALL (the 6th) of Threspence per share has been made,
due and payable at the company's office, High-street,
Rutherglen, on Wednesday, 18th June, 1894.

HORACE DERRICK, Manager.

THE KORUMBURRA AND JEETHO COAL MINING
CO. NO LIABILITY.

NOTICE is hereby given that a Call (the 17th) of One penny
sterling per share has been made upon the uncalled
capital of the company, due and payable at the office of the
company, Colonial Mutual Chambers, 60 Market-street, Melbourne, on Wednesday, the 13th June, 1894.

W. P. JARVIE, Manager. 1078 Melbourne, 30th May, 1894.

OLD QUARTZ HILL GOLD MINING COMPANY NO LIABILITY, CHEWTON.

A CALL (the 20th) of Threspence per share on 24,000 shares has been made, due and payable to the manager, at the office of the company, Franklinford, on Wednesday, 13th June, 1894. T. PRICE, Manager.

PLATEAU MINING COMPANY NO LIABILITY, GUILDFORD.

A CALL (the 56th) of Threepence per share on 24,000 shares has been made, due and payable to the manager, at the office of the company, Franklinford, on Wednesday, 13th June, 1804

T. PRICE, Manager.

DEVONSHIRE QUARTZ MINING COMPANY NO LIABILITY, CASTLEMAINE.

A CALL (the 51st) of Threepence per share on 24,000 shares has been made, due and payable to the manager, at the office of the company, Franklinford, on Wednesday, 13th June,

T. PRICE, Manager.

NUGGETTY TRAFALGAR AND AJAX UNITED QUARTZ MINING COMPANY NO LIABILITY, DAYLESFORD.

CALL (the 10th) of Threepence per share on 24,000 shares has been made, due and payable to the manager, at the office of the company, Franklinford, on Wednesday, 13th June, 1894.

T. PRICE, Manager.

IVESONS & DIBDINS QUARTZ MINING COMPANY NO LIABILITY, DEEP CREEK.

A CALL (the 48th) of Threepence per share on 24,000 shares has been made, due and payable to the manager, at the office of the company, Franklinford, on Wednesday, 13th June, 1894. T. PRICE, Manager.

GEORGE'S REEF EXTENDED GOLD MINING COMPANY NO LIABILITY, CRESWICK.

OTICE.—A Call (the 16th) of One penny per share has been made, payable at the office, 5 Temple Court, Melbourne, on Wednesday, 13th June, 1894.

A. VAUDEAU, Manager.

PORTUGUESE GOLD MINING COMPANY
NO LIABILITY, CRESWICK.

NOTICE.—A Call (the 13th) of Threepence per share has been made, payable at the office, 5 Temple Court, Melbourne, on Wednesday, 13th June, 1894.

A. VAUDEAU, Manager.

CRESWICK WORKING MINERS GOLD MINING COMPANY NO LIABILITY, CRESWICK.

OTICE.—A Call (the 36th) of Twopence per share has been made, payable at the office, 5 Temple Court, Melbourne, on Wednesday, 13th June, 1894. 1086 A. VAUDEAU, Manager.

RELIANCE GOLD MINING COMPANY
NO LIABILITY, QUEENSTOWN.

OTICE.—A Call (the 3rd) of One penny per share has been made, payable at the office, 5 Temple Court, Melbourne, on 1087 A. VAUDEAU, Manager.

TUMUT TRIBUTE COMPANY NO LIABILITY. A CALL (the 4th and final) of Two shillings and sixpence per share on the increased capital of the company has been made, due and payable at the office, 31 Queen-street, Melbourne, on Wednesday, the 13th day of June, 1894.

By order,

1088

JAS. HY. JONES, Manager.

THE NEW KOHINOOR QUARTZ MINING COMPANY NO LIABILITY, BALLARAT.

OTICE.—A Call (the 34th) of Twopence per share has been made on the capital of the company, due and payable at the company's office, 42 and 43 Mining Exchange, Ballarat, on Wednesday, 13th June, 1894.

J. H. Dill. Manager. J. H. DILL, Manager.

THE BAND OF HOPE & ALBION CONSOLS

NO LIABILITY.

A CALL (the 36th) of Sixpence per share has been made on the capital of the company, due and payable to the manager, at the office of the company, 186 Skipton-street, Ballarat, on Wednesday, the 13th day of June instant.

R. M. SERJEANT, Manager.

1894.

THE NEW PYRENEES QUARTZ MINING COMPANY
NO LIABILITY, LEXTON.
NOTICE.—A Call (the 1st) of One penny (1d.) per share has
been made on the capital of the company, due and payable
at the company's office, 42 and 43 Mining Exchange, Ballarat,
on Wednesday, 13th June, 1894.

J. H. DILL, Managon J. H. DILL, Manager.

NORTH PRINCE EXTENDED GOLD MINING COMPANY NO LIABILITY, BALLARAT EAST.

A CALL (the 39th) of One penny (1d.) per share has been made on the capital of the company, due and payable on Wednesday, 13th June, 1894, at the office of the company, Exchange, Ballarat. W. D. THOMPSON, Manager.

BRITISH QUEEN GOLD MINING COMPANY
NO LIABILITY, WHITE HORSE RANGES.
CALL (the 32nd) of One penny (1d.) per share has been
made on the capital of the company, due and payable on
Wednesday, 13th June, 1894, at the office of the company,
Exchange, Ballarat.

W. D. THOMPSON

LINTON UNITED GOLD MINING COMPANY
NO LIABILITY, LINTONS.

A CALL (the 2nd) of Threepence (3d.) per share has been made on the capital of the company, due and payable on Wednesday, 13th June, 1894, at the office of the company, Exchange, Ballarat.

W. D. THOMPSON, Manager.

NORTH MARINER COY. NO LIABILITY,
STEIGLITZ.

NOTICE.—A Call (the 1st) of 6d. per share has been made on the capital of the company, due and and payable on Wednesday, 13th June, 1894, at the office of the company, Commercial Chambers, Ballarat.

1095

R. A. THOMPSON, Manager.

WATERLOO COMPANY NO LIABILITY, STEIGLITZ. NOTICE.—A Call (the 13th) of Threepence per share has been made on the capital of the company, due and payable on Wednesday, 13th June, 1894, at the office of the company, Commercial Chambers, Ballarat. R. A. THOMPSON, Manager.

NORTH ALBION COMPANY NO LIABILITY,
STEIGLITZ.

NOTICE.—A Call (the 8th) of Threepence per share has
been made on the capital of the company, due and payable
on Wednesday, 13th June, 1894, at the office of the company,
Commercial Chambers, Ballarat.
1097

R. A. THOMPSON, Manager.

IRONBARK COMPANY NO LIABILITY, STEIGLITZ. NOTICE.—A Call (the 14th) of Threepence per share has been made on the capital of the company, due and payable on Wednesday, 13th June, 1894, at the office of the company, Commercial Chambers, Ballarat.

1098

R. A. THOMPSON. Manager R. A. THOMPSON, Manager.

NEW YEAR'S COMPANY NO LIABILITY,
STEIGLITZ.

NOTICE.—A Call (the 10th) of Threepence per share has been
made on the capital of the company, due and payable on
Wednesday, 13th June, 1894, at the office of the company,
Commercial Chambers, Ballarat.
1059 R. A. THOMPSON, Manager.

PARIS COMPANY NO LIABILITY, STEIGLITZ.

OTICE.—A Call (the 3rd) of One penny per share has been made on the capital of the company, due and payable on Wednesday, 13th June, 1894, at the office of the company, Commercial Chambers, Ballarat.

1100 R. A. THOMPSON, Manager.

SOUTH WATERLOO COMPANY NO LIABILITY, STEIGLITZ.

STEIGLITZ.

NOTICE.—A Call (the 1st) of Threepence per share has been made on the capital of the company, due and payable on Wednesday, 13th June, 1894, at the office of the company, Commercial Chambers, Ballarat.

R. A. THOMPSON, Manager. R. A. THOMPSON, Manager.

TAM O'SHANTER COMPANY NO LIABILITY,
STEIGLITZ.
NOTICE.—A Call (the 10th) of Threepence per share has been made on the capital of the company, due and payable on Wednesday, 13th June, 1894, at the office of the company, Commercial Chambers, Ballarat.

R. A. THOMPSON, Manager.

ANCIENT MARINER CO. NO LIABILITY, STEIGLITZ. NOTICE—A Call (the 3rd) of Threepence per share has been made on the capital of the company, due and payable on Wednesday, 13th June, 1894, at the office of the company, Commercial Chambers, Ballarat.

MONARCH COMPANY NO LIABILITY, CORINDHAP. NOTICE.—A Call (the 1st) of Threepence per share has been made on the capital of the company, due and payable on Wednesday, 13th June, 1894, at the office of the company, Commercial Chambers, Ballarat.

1104

R. A. THOMPSON, Manager. R. A. THOMPSON, Manager.

PITFIELD PLATEAU PROPRIETARY COMPANY
NO LIABILITY, PITFIELD PLAINS.

NOTICE.—A Call (No. 1) of One penny per share has been
made on the capital of the company, and will be due and
payable to the manager, at the office of the company, Lydiardstreet, Ballarat, on Wednesday, 13th June, 1894.

JOHN P. ROBERTS, Manager. Lydiard-street, Ballarat, 6th June, 1894.

THE HEPBURN ESTATE LEASEHOLD COMPANY NO LIABILITY, SMEATON AND KINGSTON.

A CALL (the 130th) of Sixpence (6d.) per share has been made on the capital of the company, due and payable to the manager, at the company's office, on Wednesday, 13th June, 1894

GEO. RUFFLE, Manager. 7 Camp-street, Ballarat, 6th June, 1894.

THE SOUTH STAR COMPANY NO LIABILITY, SEBASTOPOL.

A CALL (the 39th) of Fourpence (4d.) per share has been made on the capital of the company, due and payable to the manager, at the company's office, on Wednesday, 13th June, 1894.

GEO. RUFFLE, Manager. 7 Camp-street, Ballarat, 6th June, 1894.

June 8, 1894. THE GLADSTONE REEF QUARTZ MINING COMPY. NO LIABILITY, WALHALLA.

A CALL (the 15th) of One penny per share has been made, due and payable at the company's office, Lombard Buildings, 17 Queen-street, Melbourne, on Wednesday, 13th June 1894. DAVID CARSON, Manager. THE NEW GREEKS' COLUMBIAN GOLD MINING COMPANY NO LIABILITY, INGLEWOOD.

A CALL (the 9th) of One halfpenny per share has been made, due and payable at the company's office, Lombard Buildings, 17 Queen-street, Melbourne, on Wednesday, 13th June, 1894. DAVID CARSON, Manager. 1109 RUSSELLS REEF AMALGAMATED GOLD MINING—COMPANY NO LIABILITY, LAURISTON.

A GALL (the 27th) of One penny (1d.) per share has been made, due and payable to the legal manager, at the registered office of the company, 373 Collins-street, Melbourne, on Wednesday, 13th June, 1894.

JOHN BARKER

1110 (Smith and Barker), Legal Manager. GREAT NORTHERN JUNCTION GOLD MINING COMPANY NO LIABILITY, RUTHERGLEN.

A CALL (the 4th) of Threepence per share has been made upon all contributing shares in the above company, due and payable at the company's office, 317 Collins-street, Melbourne, on Wednesday, 13th June, 1894. JOHN MAY, Manager. No. 1 NORTH CORNISH QUARTZ MINING COMPANY NO LIABILITY, DAYLESFORD.

A CALL (the 44th) of Threepence per share has been made on the capital of the above company, payable to the manager, at the office of the company, on Wednesday, 13th June, 1894. JOHN M. HOGG, Manager. JAMES FREEHOLD GOLD MINING COMPANY
NO LIABILITY, MORANG.

A CALL (the 1st) of Threepence per share upon the contributing shares in the company has been made, due and payable to the legal manager, at the registered office of the company, No. 9 (second floor), 87 Queen-street, Melbourne, on Wednesday, 13th June, 1894. Melbourne, 5th June, 1894. BEEHIVE QUARTZ MINING COMPANY
NO LIABILITY.

NOTICE is hereby given that a Call (the 5th) of One penny
per share has been made upon the capital of the abovenamed company, due and payable to the manager, at the
company's office. Tuckett Chambers, 359 and 361 Collins-street,
Melbourne, on Wednesday, the 13th day of June, 1894. EBENR. COX, Manager. 1116 KNEEBONE GOLD AND TIN MINING COMPANY
NO LIABILITY.

NOTICE is hereby given that a Call (the 12th) of One penny
por share has been made upon the capital of the abovenamed company, due and payable to the manager, at the
company's office, Tuckett Chambers, 359 and 361 Collins-street,
Melbourne, on Wednesday, the 13th day of June, 1894. EBENR. COX, Manager. PRINCESS EDITH GOLD MINING COY.

NO LIABILITY.

NOTICE is bereby given that a Call (the 13th) 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, atthe registered office of the company, 31 Queen-street, Melbourne, on Wednesday, 13th June, 1894.

JAMES SHORTER, Manager.

Broken Hill Chambers, 31 Queen-street, Melbourne. BERRY CONSOLS EXTENDED GOLD MINING COMPANY NO LIABILITY, SMEATON.

NOTICE.—A Call (the 97th) of Threepence per 40,000th share has been made on the capital of the above-named company, due and payable to the undersigned, on Wednesday, 13th June, 1894, at the office of the company, Creswick. A. J. PEACOCK, Manager. 1122

1894. 1126 MADAME HOPKINS GOLD MINING COMPANY
NO LIABILITY, HOMEBUSH.

NOTICE is hereby given that a Call (the 11th) of Threepence
per share has been made on the capital of the company,
due and payable to the undersigned, at the office of the company,
Albert-street, Creswick, on 13th June, 1894.

A. J. PEACOCK, Manager.

A. J. PEACOCK, Manager.

MADAME DIBDIN GOLD MINING COMPANY
NO LIABILITY, ALLENDALE.
NOTICE is hereby given that a Call (the 5th) of Twopence
per share been made, due and payable to the undersigned,
at the office of the company, Creswick, on Wednesday, 13th

NEW GOLDEN MOUNTAIN GOLD MINING COMPANY
NO LIABILITY, MANSFIELD.

NOTICE.—A Call (the 3rd) of Three halfpence per share has
been inade, payable to the undersigned, at company's
office, on Wednesday, the 13th day of June, 1894.

1125

A. J. PEACOCK, Manager. NORTH STAR GOLD MINING COMPANY
NO LIABILITY, CRESWICK.
Made on the capital of the company, due and payable to
the undersigned, at the office of the company, next to House's
Hotel, Albert-street, Creswick, on Wednesday, the 13th June, D. S. CAMERON, Manager. THE NIMROD EXTENDED QUARTZ MINING COMPANY NO LIABILITY, CHEWTON.

A CALL (the 7th) of One penny per share has been made on the capital of the company, due and payable at the office of the company, Doveton-street, Castlemaine, on Wednesday, 13th June, 1894.

JOHN COOPER. Manager. JOHN COOPER, Manager. BARON DESOZA GOLD MINING COMPANY
NO LIABILITY, BUNINYONG.

MACHINERY Call of Threepence (3d.) has this day been
made, due and payable at the office of the company,
Buninyong, on Wednesday, 13th June, 1894.

J. P. WILSON, Manager.
28th May, 1894. 28th May, 1894. BARON DEZOZA GOLD MINING COMPANY
NO LIABILITY, BUNINYONG.
A CALL (the 1st) of Twopence has this day been made, due
and payable at the office of the company, Buninyong, on
Wednesday, 13th June, 1894.

J. P. WILSON Manager J. P. WILSON, Manager. 28th May, 1894. NEW LEVIATHAN Q. M. CO. NO LIABILITY,
LEVIATHAN REEF, MARYBOROUGH.

NOTICE.—A Call (the 18th) of Twopence per share has been
made on the capital of the company, due and payable to
the manager, at the company's office, Maryborough, on Wednesday, the 13th day of June, 1894.

H. ROBINSON, Manager. FLORENCE Q. M. COMPANY NO LIABILITY, AMHERST.

NOTICE.—A Call (the 2nd) of Threepence per share has been made on the capital of the company, due and payable to the manager, at the company's office, Maryborough, on Wednesday, the 13th day of June, 1894.

H. RORINGON 3. Twolfth Schedule, Act No. 1074.

THE undersigned, hereby make application to register The Jeetho Valley Proprietary Colliery Company as a no-liability company under the provisions of Part II. of the Companies Act 1890. 1890.

1. The name of the company is to be The Jeetho Valley Proprietary Colliery Company No Liability.

2. The place of operations (or intended operations) is at Jeetho and Jeetho West.

3. The registered office of the company will be situated at 235 Collins street, Melbourne.

4. The value of the company's property is Ten thousand rounds. pounds.

5. The number of shares in the company is Seven hundred, of Twenty pounds each.

6. The number of shares subscribed for is Five hundred and re as follows:—
Names, Addresses, and Occupations.
Number of
Williams, Eyra H., Nicholson-street, Fitzroy, physician
Abraham, Abraham S., Collins-street, Melbourne,
accountant
Walker, George, Swanston-street, Melbourne, grocer...
Brown, John, Elizabeth-street, Melbourne, boot manufactures Number of Shares 5 Mood, Fredk, Geo., Collins-street, Melbourne, accountant
Hankinson, Fredk. William, Collins-street, Melbourne, legal manager (in trust for other shareholders)
Hankinson, Fredk. William, Collins-street, Melbourne, 500 legal manager (in trust for company) 700 Dated this 7th day of June, 1894.
FRED. W. HANKINSON, Manager.
Witness to signature—H. G. Rudd, J.P. I. FREDERICK WILLIAM HANKINSON, 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.

Frach. W. Hankinson.

Taken before me, at Melbourne, this 7th day of June, 1894—
H. G. Rudd, J.P.

Twelfth Schedule, Act No. 1074.

Twelfth Schedule, Act No. 1074.

THE undersigned, hereby make application to register the Morning Star Quartz Company as a no-liability company under the provisions of Part II. of the Companies Act 1830.

1. The name of the company is to be the Morning Star Quartz Company No Liability.

2. The place of operations is at Mount Magnet, Murchison Goldfields, Western Australia.

3. The registered office of the company will be situated at 28 Lydiard-street, Ballarat, Victoria.

4. The value of the company's property, including leased ground and machinery, is Ten thousand pounds.

5. The number of shares in the company is Forty-five thousand, of One pound each.

6. The number of shares subscribed for is Forty-five thousand.

7. The name of the manager is John Alfred Chalk.

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.	N-	o. of Shares
William Bailey, Ballarat, mining investor		200
Robert Ford Bryant, Ballarat, mining manager		200
Joseph Bryant, Clunes, mining manager		200
John Champion, Ballarat, mining manager		200
Robert Denham Pinnock, Ballarat, surgeon		200
John Alfred Chalk, Ballarat, accountant (in trus	t)	44,000
		45,000

Dated this 5th day of June, 1894.

J. A. CHALK, Manager.

Witness to signature-W. B. BANNERMAN.

I, JOHN ALFRED CHALK, 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. A. CHALK. Taken before me this 5th day of June, 1894, at Ballarat, in the colony of Victoria.—J. T. Sleep, J.P. 939

Companies Act 1890.-Twelfth Schedule.

MEMORIAL FOR REGISTRATION OF THE MOUNT HEPBURN COMPANY NO LIABILITY, TONGIO WEST, NORTH GIPPSLAND.

WEST, NORTH GIPPSLAND.

If the undersigned, hereby make application to register, the Mount Hepburn Company as a no-liability company under the provisions of Part II, of the Companies Act 1890.

I. The name of the company is to be "Mount Hepburn Company No Liability."

2. The place of operation (or intended operations) is at Mount Hepburn, Tongio West.

3. The registered office of the company will be situated at 34 Queen-street, Melbourne.

4. The value of the company's property, including claim, is Six thousand pounds.

5. The number of shares in the company is One hundred and twenty, of One hundred pounds each, paid up to Fifty-two pounds ton shillings each.

6. The number of shares subscribed for is One hundred and twenty.

pounds ten shillings each.

6. The number of shares subscribed for is One hundred and twenty.

7. The name of the manager is Albert Turner.

8. The names and addresses and occupations of the share-holders, and the number of shares held by each at this date, are as follows:— Names Addresses and Occupations

Numes, Addresses, and Occupations. Number	or source
F. A. Keating, Queen-street, Melbourne, merchant Thos. A. Allan, Queen-street, Melbourne, mining	20
engineer James Jackson, Collins-street, Melbourne, medical	20
practitioner	20
Edward A. Ball, Collins-street, Melbourne, mine- owner	38
Robert Arthur Lawson, Elizabeth-street, Melbourne, architect	2
Annie Willis Stanton, 421 Collins street, Melbourne, married woman	20
	120

Dated this 7th day of June, 1894.

ALBERT TURNER, Manager. Witness to signature—C. A. Evans.

1, ALBERT TURNER, 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.

ALBERT TURNER.
Taken before me, at Melbourne, this 7th day of June, 1894—
J. B. Goulston, a Justice of the Peace of the Central Bailiwick. Marriott, Watson, and Winter, solicitors, 59 Chancery-lane, lelbourne.

BENDIGO AND COOLGARDIE PROPRIETARY
COMPANY NO LIABILITY.

NOTICE.—All shares in the above company on which the 4th
call of One shilling per share (due 9th May, 1894) is not
paid, having become forfeited, will be sold by auction by W. G.
Bentley, at the Victoria Hotel, Bendigo, on Saturday, 16th June,
1894, at Four p.m., unless previously redeemed.
919
J. HEMMING, Manager.

NORTH JOHNSON'S REEF QUARTZ MINING
COMPANY NO LIABILITY.

NOTICE—All shares in the above company on which the
18th call of Sixpence per share (due 9th May, 1894) is not
paid, having become forfeited, will be sold by auction by W. G.
Bentley, at the Victoria Hotel, Bendigo, on Saturday, 16th June,
1894, at Four p.m., unless previously redeemed.

J. HEMMING, Manager.

DIXON'S GOLD MINING COMPANY NO LIABILITY.

W. G. BENTLEY will sell by public auction, at the Victoria Hotel, Bendigo, on Saturday, 16th June inst., at Four o'clock p.m., all the forfeited shares on which the lat call Four o'clock p.m., an the rottered of One penny per share is unpaid.

W. R. LANE, Manager.

EXTENDED RED WHITE & BLUE G. M.
COMPANY NO LIABILITY.

OTICE.—All shares in the above company upon which the
2nd call of Threepence per share shall remain unpaid by
Saturday, the 16th June, 1894, will positively be sold on that
day by public auction.

W. G. PLACKHAM Manager.

W. G. BLACKHAM, Manager, Beehive Chambers, Bendigo.

CENTRAL RED WHITE AND BLUE COMPANY
NO LIABILITY.

H. HOBSON will sell by public auction, at Victoria between the contraction of W. W. BARKER, Manager.

THE DAYLIGHT QUARTZ MINING COMPANY
NO LIABILITY, STEIGLITZ.

NOTICE is hereby given that all shares in the above-named company upon which the 4th call of One penny remains unpaid will be sold by public auction, by Mr. F. Pleasance, at 366 Collins-street, Melbourne, on Saturday, 16th June, at Twelve o'clock noon, unless previously redeemed.

WM. RYALL, Manager.

PRINCE OF WALES QUARTZ GOLD MINING COMPANY NO LIABILITY, ST. ARNAUD.

NOTICE is hereby given that the undermentioned shares in the above company, forfeited for the non-payment of the 13th call of One penny per share, will be sold by public auction, at the office of the company, Napier-street, St. Arnaud, on Saturday, the 23rd June, 1894, at Two p.m.:—

Nos. 1 to 28,000, exclusive of those upon which the said call has been paid.

HENRY C. NEILSON, Manager.

HENRY C. NEILSON, Manager.

THE FEDERAL GOLD MINING COMPANY
NO LIABILITY, STAWELL.
A LL shares on which the 59th or May call of One penny
per share is unpaid are now forfeited, and will be sold by
public auction, at the Commercial Hotel, Main-street, Stawell,
at Four o'clock p.m., on Saturday, 16th June, 1894.
968
P. GALBRAITH, Manager.

THE SLOANES AND SCOTCHMANS QUARTZ MINING COMPANY NO LIABILITY, STAWELL ALL shares on which the 93rd or May call of Threepence per share is unpaid are now forfeited, and will be sold by public auction, at the Commercial Hotel, Main-street, Stawell, at Four o'clock p.m., on Saturday, the 16th day of June, 1894.

P. GALBRAITH, Manager.

NORTH MAGDALA-MOONLIGHT QUARTZ MINING COMPANY NO LIABILITY, STAWELL.

NOTICE.—All shares of the above company forfeited for non-payment of the 78th call of Threepence (3d.) will be sold by public auction, at the Commercial Hotel, Main-street, Stawell, at Four o'clock p.m., on Saturday, 16th June, 1894:—Nos. 1 to 20,000, exclusive of the shares on which the call has been paid. been paid. 970

WILLIAM CAHILL, Manager.

WILLIAM CAHILE, Manager.

GREAT EXTENDED HUSTLER'S GOLD MINING
TRIBUTE COMPANY NO LIABILITY.

POSITIVE SALE.

NOTICE.—All shares, from 1 to 28,000, on which the 53rd call
of Threepence per share remains unpaid will be sold by
public auction, at the Victoria Hotel, Bendigo, on Saturday, 16th
June, 1894, at Four p.m., unless the call with expenses be
previously paid to me.

HENRY V. NOW. HENRY Y. NORTH, Manager.

NUGGETTY GULLY GOLD MINING COMPANY NO
LIABILITY, CRESWICK,

OTICE.—All shares forfeited for the non-payment of the
4th call of One-penny per share in the above company
will be sold by public auction, at House's Hotel, Creswick, at
Five o'clock p.m., on Saturday, the 16th June, 1894,
1121

A. J. PEACOCK, Manager.

NEW BONANG GOLD MINING CO. NO LIABILITY, GTPPSLAND.

THE following shares in the above company, forfeited for non-payment of 14th and 15th calls of Threepence each per share, will be sold by public auction, by Mr. James A. Wise, on Wednesday, the 20th day of June, 1894, at half-past Twelve p.m., at his auction room, Elizabeth-street, Melbourne, unless the said calls are prayiously paid: calls are previously paid :--

Nos. 22501 to 23500. Melbourne, 7th June, 1894.

J. LETCHER, Manager. 1000

THE BERNHARDT G. M. COY. NO LIABILITY, STEIGLITZ.

STEIGHTZ.

A LL shares forfeited for non-payment of the 3rd, 4th, 5th, and 6th calls of Twopence per share on increased capital will be sold at auction, at the office of the company, 39 Marketstreet, Melbourne, on Saturday, the 16th June, 1894, at Twelve o'clock noon, unless previously redeemed.

1001

E. A. GRIFFITH, Manager.

DOWDING GOLD MINING COMPANY NO LIABILITY,
WAANYARRA, NEAR TARNAGULLA.
TOTICE is hereby given that all shares forfeited for nonpayment of the 6th call of Twopence per share, due 9th
May, 1894, will be sold by public auction, on Saturday, 16th
June, 1894, at Eleven a.m., at the registered office of the company, 31 Queen-street, Melbourne, unless the said call be previously paid.

W. GRANT MEHDELL.

W. GRANT MEUDELL (Meudell and Cameron), Manager.
Broken Hill Chambers, 31 Queen-street, Melbourne, 7th
June, 1894.

THE GLENFERN GOLD MINING COMPANY
NO LIABILITY, RUTHERGLEN.

A LL shares in the above-named company forfeited for nonpayment of the 9th call of Threepence per share will be
sold by public auction, at the Stock Exchange of Melbourne,
Collins-street, Melbourne, on Wednesday, the 20th day of June,
1894, at Twelve o'clock noon.

By order of the Board,
JAMES FALLON, Manager.

DOWLING FOREST ESTATE GOLD MINING COMPANY No. 1 NO LIABILITY, BALD HILLS.

THE undermentioned shares in the above-named company, forfeited for non-payment of the 4th call (on the increased capital) of Twopence per share, will be sold by public auction, by Mr. L. C. Wilkinson, at the company's offices, 373 Collinstreet, Melbourne, on Saturday, 16th June, 1894, at Twelve noon, unless calls and expenses are previously paid:—

Nos. 1 to 35,000, exclusive of those already paid on.

B. D. SMITH

1060 (Smith and Barker), Legal Manager.

THE JUMBUNNA COAL MINE NO LIABILITY. NOTICE is hereby given that all shares forfeited for the non-payment of the machinery call of sixpence per share (the 10th) due 11th April, 1894, will be sold by public auction, on Saturday, the 16th day of June, 1894, at half-past Ten a.m., at the registered office of the company, Preli's Buildings, 60 to 70 Queen-street, Melbourne, unless the said call and expenses be previously paid.

Ry order of the Board

By order of the Board,

Melbourne, 7th June, 1894.

C. N. LONG, Manager.

THE KORUMBURRA AND JEETHO COAL MINING
COMPANY NO LIABILITY.

NOTICE is hereby given that all shares forfeited for nonpayment of the 16th call of One penny sterling per share,
due 9th May, 1894, will be sold by public auction, at the
registered office of the company, 60 Market-street, on Saturday,
the 16th June, 1894, at Twelve noon.

W. P. JARVIE, Manager.

Melbourne, 31st May, 1894.

Melbourne, 31st May, 1894.

TRY AGAIN QUARTZ MINING COMPANY
NO LIABILITY, BROWNS.

NOTICE.—All shares forfeited for non-payment of 43rd
call of Sixpence per share, due on the 9th May, 1894, will
be sold by public auction, at the Mining Exchange, Ballarat, on
Saturday, the 16th June, 1894, at half-past Twelve o'clock p.m., unless previously redeemed. 1063 J. D. WILLIAMSON, Manager.

THE BAND OF HOPE & ALBION CONSOLS

NO LIABILITY.

A LL shares forfeited for non-payment of the 34th call of
Sixpence per share will be sold by public auction, at the
Mining Exchange, Ballarat, on Saturday, the 16th June, 1894,
at half-past Twelve p.m., unless previously redeemed.

R. M. SERJEANT, Manager.

1864

Ballarat, 6th June, 1894.

THE TARRAWINGEE FLUX AND TRAMWAY
COMPANY LIMITED.

NOTICE is hereby given that the registered office of the
Tarrawingee Flux and Tramway Company Limited, formerly situated at Prell's Buildings, corner of Collins and Queen
streets, has been removed to 39 Queen-street, Melbourne.

JOHN GRICE,
J. S. REID,
ALFRED MELLOR, Secretary.

THE MOUNT LYELL MINING AND RAILWAY COMPANY LIMITED.

NOTICE is hereby given that the registered office of the Mount Lyell and Railway Company Limited, formerly situated at Prell's Buildings, corner Collins and Queen streets, has been removed to 33 Queen-street, Melbourne.

WM ORR,
WM. KNOX,
WILLIAM JAMIESON,
ALFRED MELLOR, Secretary.

THE BRADY'S HILL GOLD MINING COMPANY
NO LIABILITY.

NOTICE is hereby given that the registered office of The
Brady's Hill Gold Mining Company No Liability, formerly
situated at Prell's Buildings, corner Collins and Queen streets,
has been removed to 39 Queen-street, Mellourne.

G. NAPIER TURNER, Directors. JOHN RUSSELL, ALFRED MELLOR, Manager. (SEAL)

THE PIONEER TIN MINING COMPANY LIMITED. NOTICE is hereby given that the registered office of the Pioneer Tin Mining Company Limited, formerly situated at Prell's Buildings, corner Collins and Queen streets, has been removed to 39 Queen-street, Melbourne.

EDWD. MILLER,
JOHN S. PETERSON,
ALFRED MELLOR, Secretary. (SEAL) 1027

THE VICTORIA GOLD MINING ASSOCIATION (CHARTERS TOWERS) NO LIABILITY.

NOTICE is hereby given that the registered office of The Victoria Gold Mining Association (Charters Towers) No Liability, formerly situated at Prell's Buildings, corner Collins and Queen streets, has been removed to 39 Queen-street, Melburger bourne.

EDWARD MILLER, SEPT. MILLER, ALFRED MELLOR, Manager. (SEAL)

THE MOUNT DUNDAS PROSPECTING & SILVER
MINING COMPANY NO LIABILITY.

NOTICE is hereby given that the registered office of The
Mount Dundas Prospecting and Silver Mining Company
No Liability, formerly situated at Prell's Buildings, corner of
Collins and Queen streets, has been removed to 39 Queen-street,
Melbourne.

ALEY CAMPBELL.

ALEX. CAMPBELL, Directors. ALOYSIUS KELLY, Manager. (SEAL) 1030

THE ST. GEORGE PROPRIETARY GOLD MINING COMPANY NO LIABILITY.

NOTICE is hereby given that the registered office of The St. George Proprietary Gold Mining Company No Liability is situate at 39 Queen-street, Melbourne, and that Alfred Mellor is the manager of the said company.

J. S. REID, Directors of the ALEX CAMPBELL, said company.

ALFRED MELLOR, Manager.

Melbourne, 5th May, 1894. 1031

Melbourne, 5th May, 1894.

THE COOLGARDIE PROSPECTING ASSOCIATION OF WESTERN AUSTRALIA NO LIABILITY.

O'TICE is hereby given that the registered office of the Coolgardie Prospecting Association of Western Australia No Liability, formerly situated at Prell's Buildings, corner of Collins and Queen streets, has been removed to 39 Queen-street, Melbourne.

G. NAPIER TURNER, JOHN RUSSELL, RICHARD POWER, ALFRED MELLOR, Manager. (SEAL)

THE CROWN BAYLEY'S REWARD GOLD MINING SYNDICATE NO LIABILITY.

NOTICE is hereby given that the registered office of the Crown Bayley's Reward Gold Mining Syndicate No Liability, formerly situated at Prell's Buildings, corner Collins and Queen streets, has been removed to 30 Queen-street, Melbourne.

G. NAPIER TURNER, JOHN RUSSELL, JOHN FULTON, M.D., ALFRED MELLOR, Manager. (SEAL)

THE MOUNT BURGESS GOLD MINING COMPANY
NO LIABILITY.

NOTICE is hereby given that the registered office of the
Mount Burgess Gold Mining Company No Liability,
formerly situated at Prell's Buildings, corner Collins and Queen
streets, has been removed to 39 Queen-street, Melbourne.

(SEAL)

J. S. REID,
V. J. SADDLER,
Directors.
ALFRED MELLOR, Manager.

TARRANGOWER GOLD MINING COMPANY
NO LIABILITY, SANDY CREEK.
NOTICE is hereby given that the registered office of the
above-named company is situate Patterson's corner,
Barker-street, Castlemaine.

WALTER SHERIDAN, JOHN WATERHOUSE, F. W. ADAMS, Manager.

THE MOUNT BURGESS GOLD MINING COMPANY NO LIABILITY.

To the Registrar-General, Melbourne.

IR.—We, the undersigned, hereby give notice that an increase in the capital of the above-named company was, on the 29th day of May, 1894, resolved on.

The mode adopted for the increase is by raising the amount of each of 600 shares existing in the company from £10 to £20.

Dated Melbourne, 31st May, 1894.

ALFRED MELLOR,
Manager of the above-named company.
J. S. REID. | Directors of the
V. J. SADDLER, | above-named company.

1. I, Alfred Mellor, of Melbourne, do solemnly and sincerely declare that the foregoing statement is, to the best of my know-ledge and belief, true in every particular.

2. I am the manager of the above-named company.

3. J. S. Reid and V. J. Saddler, whose signatures are affixed to the said statement, are directors of the said company.

And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

Taken before me, at Melbourne, this 7th day of June, 1894—JOHN BLYTH, J.P. 1037

Ensolvency Notices.

In the Court of Insolvency at Horsham, in the Western District.—In the matter of George Phillip Armstrong, of Kellalac, in the colony of Victoria, farmer.

NOTICE is hereby given that an examination sitting of the above court has been appointed in the estate of the above named insolvent, to be held at the Court House, Horsham, on the 13th day of June, 1894, at Ten o'clock in the forenoon.

Dated this 25th day of May, 1894.

JAMES DAVIDSON, Assignee.

Insolvency Act 1890.—In the Court of Insolvency.—In the matter of William Kinsey Bolton, late of Carpenter-street, Quarry Hill, but now of Ripon-street, Ballarat, civil servant.

THE above-named William Kinsey Bolton intends to apply to the Court of Insolvency at Bendigo, on the 4th day of July, 1894, at Ten o'clock in the forenoon, for a certificate of discharge pursuant to the provisions of the Insolvency Act 1890, and for an order to dispense with the condition mentioned in section 139 of the said Act.

Dated this 2nd day of June, 1894.

CONNETLY TATCHELL & DUNLOP Williamson

CONNELLY, TATCHELL, & DUNLOP, Willistreet, Bendigo, solicitors for the above-named insolvent.

NOTICE UNDER INSOLVENCY ACT 1890.

In the Court of Insolvency,—In the matter of ELIZABETH HENDERSON, of Korumburra, in the colony of Victoria, coffee palace

DERSON. of Korumburra, in the colony of Victoria, coffee palace proprietress.

NoTICE is hereby given that, by a resolution of the creditors assembled at the general meeting of creditors held at the Court of Insolvency, Warraqui, on the 1st day of June, 1894. I, the undersigned Frederick Wootton Danby, of 52 Elizabethstreet, 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, Butler, and Fischer, accountants and trade assignees, 52 Elizabeth-street, Melbourne.

Dated this 7th day of June, 1894.

F. W. DANBY, Trustee.

The Insolvency Act 1890.—In the Court of Insolvency at Melbourne.—In the matter of Thomas William Lincoln, of Flinders-street, Melbourne, warehouseman, an insolvent.

Finders-street, Melbourne, warehouseman, an insolvent.

THE above-named Thomas William Lincoln intends to apply at the Court of Insolvency, on the 29th day of June, 1894, at half-past Ten o'clock, for a certificate of discharge pursuant to the provisions of the Insolvency Act 1899.

Dated this 6th day of June, 1894.

LESLIE STUART, 245 Collins-street, Melbourne, solicitor for above-named Thomas William Lincoln.

988

In the Insolvency Act 1890.—In the Court of Insolvency at Melbourne.—In the matter of EDWARD TROWBRIDGE AND WILLIAM BUNGINGHAM TERRY, both of No. 386A Bourke-street, Melbourne, in the colony of Victoria, trading under the style or firm of "Trowbridge and Terry," manufacturers' agents insolvents.

the style or firm of "Trowbridge and Terry," manufacturers' agents, insolvents.

No. 10 Queen-street, Melbourne, accountant, has been duly appointed to fill the office of trustee of the property of the above-named insolvents, and that such appointment was duly confirmed by order of the Court of Insolvency, at Melbourne, made on the 4th day of June instant. All persons having in their possession any of the effects of the insolvents must deliver them to the trustee, 'and all debts due to the insolvents must be paid to the trustee. Creditors who have not proved their debts should forward their proofs to the trustee.

Datad this 5th day of June, 1894.

WILLIAMS & MATTHEWS, 418 Little Collins-street, Melbourne, selicitors to the trustee.

The Insolvency Act 1890.—In the Court of Insolvency at Melbourne.—In the matter of William John Crril Elliott, formerly of Bourke-street, Melbourne, in the colony of Victoria, hotel-keeper, but now of Danks-street, South Melbourne, in the said colony, out of business, an insolvent.

THE above-named William John Cyril Elliott intends to apply to the Court of Insolvency at Melbourne, on Friday, the 29th day of June, 1894, at half-past Ten o'clock in the forencon, for a certificate of discharge pursuant to the provisions of the Insolvency Act 1890, and to dispense with the condition mentioned in section 139 of the said Act.

Dated this 30th day of May, 1894.

D. E. BRAYSHAY, 309 Collins street, Melbourne, solicitor in insolvent. 992 for insolvent.

Insolvency Act 1890.—In the Court of Insolvency at Melbourne.

—In the matter of JOHN DICKSON, of High-street, Malvern, in the colony of Victoria, formerly farm servant, but now out of employment.

THE above-named John Dickson intends to apply to the Court of Insolvency at Melbourne, on the 29th day of June, 1894, at the hour of half-past Ten o'clock in the forencon, for a certificate of discharge pursuant to the provisions of the Insolvency Act 1890, and to dispense with the condition mentioned in section 139 of the said Act.

Dated this 5th day of June, 1894.

FINK, BEST, & CO., "The Rialto," No. 497 Collins-street, Melbourne, solicitors for the above-named John Dickson. 1057

Insolvency Act 1890.—In the Court of Insolvency—In the matter of Francis Dorierty, of Dowling-street, East Bendigo, in the colony of Victoria, telegraph line repairer, an insolvent.

THE above-named Francis Doberty intends to apply to the Court of Insolvency at Bendigo, on the 4th day of July, 1894, at Ten o'clock in the forenoon, for a certificate of discharge, pursuant to the provisions of the Insolvency Act 1890, and for a dispensation of the condition mentioned in section 139 the said Act

Dated this 7th day of June, 1894. CRABBE, COHEN, & KIRBY, View-street, Bendigo, solicitors for the said insolvent.

In the insolvent estate of JOHN IRWIN, contractor, Jindivick. FIRST and Final Dividend payable in this estate on and after Wednesday, the 6th inst., at my office, Queen-street,

Queen-street, Warragul.

J. B. WITTON, Trustee. 903

In the Court of Insolvency, Daylesford.—In the insolvent estate of SILAS HOYLES, of Blampied, farmer.

A FIRST and Final Dividend in the above estate will be payable at my office, Vincent-street, Daylesford, on the 25th June instant, to all creditors who have then proved their

D. McLEOD, Assignee.

6th June, 1894.

983

The Insolvency Act 1899.—In the Court of Insolvency.—In the matter of George Dowling, of City-road, South Melbourne, in the colony of Victoria, ironfounder.

FIRST and Final Dividend will be payable, 52 Elizabeth-street, Melbourne, on and after Thursday, 14th June,

SALIS FISCHER and WILLIAM G. MEUDELL. Trustees.

The Insolvency Act 1890.—In the Court of Insolvency.—In the matter of James McRaile, of 477 Drummond street, Carlton, in the colony of Victoria, grocer.

A FIRST and Final Dividend will be payable at my office, 52 Elizabeth-street, Melbourne, on and after Thursday, 14th June, 1894. F. W. DANBY, Trustee.

The Insolvency Act 1890.—In the Court of Insolvency.—In the matter of James Wotton Shrvill, late of Mount Iris, High-street, Glen Iris, in the colony of Victoria, gentleman, deceased.

A SECOND Dividend will be payable at our office, 14 and 16 June, 1894.

TOM HILLS, F.S.A.A., DAVID HARE, F.I.A.V., Trustees.

In the insolvent estate of Ward, Smith, and Felstrad, of Chapel-street, South Yarra, jam and pickle manufacturers.

A FOURTH and Final Dividend in the above estate will be payable at the office of Charles Rennick, public accountant and trade assignee, 366 Collins-street, Melbourne, on and after Monday, 18th June, 1894.

C. RENNICK, R. A. V. RAE,

Impoundings.

BUNGAREE.—Impounded at the Bungaree Shire Pound. 1 red steer, like JK near rump
1 red and white steer, ears slit, like JK near rump
1 yellow and white steer, like DMP conjoined (the D reversed) BAIRNSDALE.—Impounded at Bairnsdale Shire Pound, by E. Desailly.—Damages 10s. per head. 1 brindle and white heifer, like U off rump, top off near ear 1 roan and white spotted steer, like No. 5 off rump, top and bottom quarter off ear 1 red and white heifer, white face, blotched brand like EM near near rump 2 red and white heifers, like MC off rump If not claimed and expenses paid, to be sold on 4th July, THOS. B. CRONIN, 1 roan and white poley heifer calf, no visible brand 1 black mare, 'No. 2 B near shoulder, three white feet
1 black yearling colt, No. 2 near shoulder, white feet
1 black yearling colt, No. 2 near shoulder
1 black pony horse, no visible brand, star and small snip, aged DAYLESFORD.—Impounded at Daylesford, 22nd May, 1894. 1 strawberry steer If not claimed and expenses paid, to be sold on 13th June, By F. Cocksedge.—Damages 10s. 1 red and white steer, TH near rump G. E. WILLEY, Poundkeeper. By D. A. Hill. 1 roan and white steer, like P or F off rump, bottom quarter off 1048-3/6 1 red and white cow, My near rump, off hip down DIMBOOLA.—The dark-brown shetland horse impounded on 12th May, 1894, by H. Pohlner, advertised no visible brand, now shows brands 2 off rump, EB or ER off shoulder. If not claimed and expenses paid, to be sold on 30th June, 1894. JOS. A. TAYLOR, JUN., H. W. BOYD. Poundkeeper. Poundkeeper. 940-11/6 1158 - 2/6BALLARAT.—Impounded at Ballarat City Pound. PROUIN.—Impounded at Drouin, 5th June, 1894, by J. Wellwood, inspector. brindle and white spotted cow, indistinct brand near rump roan cow, stumpy tail, blotch brand near ear black and white cow, star, tan muzzle red steer, bald face, M off rump yellow steer, white back, belly, and tail, no visible brand 1 chestnut mare, star, WO near shoulder, white feet bay mare, star, hind coronets white, broken knees, white apot on back 1 white steer, no visible brand, lump on off fore foot If not claimed and expenses paid, to be sold on 30th June, JOHN WRIGHT, Poundkeeper. 1131-3/6 on back If not claimed and expenses paid, to be sold on 4th July, 1894. DUNMUNKLE.—Impounded at Dunmunkle Shire Pound, 1st June, 1894, by Urban Whelan, for Delahunty Bros., parish of Jung Jung. C. DOUGLAS CADDEN, 948 - 6/6 Chestnut horse, draught, both hind feet white, white face, collar marked, like DC near shoulder
 Chestnut horse, light bred, saddle marked, near hind foot white, docked tail, no visible brand BELLARINE.—Impounded at Bellarine Shire Pound, Leopold, by the Shire Herdsman. 1 red calf, star on forehead, white on belly 1 red calf, no visible brand If not claimed and expenses paid, to be sold on 11th July, If not claimed and expenses paid, to be sold on 18th June, 1894. M. CAHILL, Poundkeeper. 1140-5/6 M. A. LONG, Poundkeeper. 1135 - 4/ECHUCA.—Impounded at Echuca, 5th June, 1894, by W. Morden.—Trespass 1s..each DENALLA.—Impounded at Benalla Shire Pound, 5th June, 1894, by Mr. J. Morrison, from Lima.

1 red and white or strawberry cow, white face, top off both cars, Morden.—Trespass 1s., each. Morden.—Trespass Is. each.

241. Red cow, near horn broken, no visible brand

242. Red cow, white face, EC off rump

243. Red bull calf, white face, no visible brand

244. Red cow, piece off off car, V near rump, like Y near thigh

245. Red heifer, white face, no visible brand

246. Red heifer, piece out off ear, WP off rump

247. Strawberry heifer, piece out off ear, WP off rump

248. Red steer, piece out off ear, WP off rump

249. Red and white heifer, piece out off ear, WP off rump

250. Red and white steer, piece out off ear, WP off rump

251. Red and white heifer, piece out off ear, WP off rump no visible brand no visione brand
I red heifer calf, bald face, white under belly, top off both ears,
progeny of above, no visible brand On 6th June, by A. Nicholson, Upotipotpon.

1 flea-bitten grey mare, about 14.3 hands high, pigeon-toed, branded J near shoulder, like scar or illegible brand off rump 1 mouse coloured colt foal, pony breed, progeny of above, no visible brand If not claimed and expenses paid, to be sold on 4th July, 1894. 252. White heifer, hole and slit near ear, R off rump D. D. MURPHY, 253. Strawberry heifer, hole and slit near ear, \widehat{R} off rump 1138-7/6 Poundkeeper. 254. Red and white steer, hole near ear, R off rump BERWICK.—Impounded at Berwick Shire Pound, on 5th June, 1894, by P. Gardiner. 255. Red and white steer, hole near ear, $\widehat{\mathbf{R}}$ off rump 259. Strawberry heifer, slit off ear, no visible brand 260. Red and white steer, piece out near ear, no visible brand 1 black saddle mare, star, streak, and snip, white feet, like Ω O 1 black saudier man, som, mear shoulder On 6th June, by J. H. Good.
1 light-bay or chestnut cob horse, silver mane and tail, JC or YC near shoulder
1 bay brood mare, star, streak, near hind foot white, no visible If not claimed and expenses paid, to be sold on 4th July, 1894. GEO. JAMIESON, 1141-13/6 Poundkeeper. brand
1 bay foal, progeny of above
1 flea-bitten grey horse, long tail, like RX (the R reversed) off
shoulder indistinct
1 bay pony mare, small star, no visible brand
1 bay harness mare, white feet, indistinct brand near shoulder
1 bay harness horse, like M near shoulder
1 black cob mare, NI near shoulder, like E off shoulder EPPING.—Impounded at Epping. 1 bay pony mare, star, F near shoulder
1 bay mare, star, T2 near shoulder
1 brown mare, C near shoulder
1 bay horse, X near shoulder
1 yellow cow, top off near ear, off ear slit
1 red steer, off ear notched
1 red steer, white tail If not claimed and expenses paid, to be sold on 29th June, The red heifer, strawberry face, F off rump, advertised in Gazette of 1st June, should be—Red heifer, white belly, strawberry head, like O or Q near rump, F off rump, springer. If not claimed and expenses paid, to be sold on 23rd June, 1894. JAMES BOYLE, Poundkeeper. ALFRED CHALK, Poundkeeper. 1132-6/ 913-12/

If not claimed and expenses paid, to be sold on 30th June, 1894. A. J. LAWSON, Poundkeeper. 1139-4/

BET BET.—Impounded at Bet Bet Shire Pound, 3rd June, 1894, by P. Treffene, for J. Treffene.—Trespass 10s.

395. Bay horse, star, S near shoulder, white spot on back, long tail

UNBOWER.—Impounded at Gunbower, 6th June, 1894. 1 red-roan steer, branded HM conjoined off loin, notch off ear, slit near ear

If not claimed and expenses paid, to be sold on 27th June, 1894.

1157-3/6

MATHEW TREACY, Poundkeeper.

```
2247
                                                                                                                                                   June 8, 1894.
   AMILTON.—Impounded at Hamilton Borough Pound,
1st June, 1894, by Mr. J. H. Carter, Manager of the
                                                                                          MURCHISON.—Impounded at Murchison, 6th June, 1894, by David Hackney.
   Tarrington Estate.
                                                                                          1 bay draught mare, white face, off hind foot white, little white
on off fore foot, collar marked, like BC or BG near shoulder,
like if she has stringhalt
   1 roan heifer, JB near rump
1 red steer, same brand
1 red heifer, same brand
                                                                                             If not claimed and expenses paid, to be sold on 4th July,
   1 white heifer, red neck, no visible brand
   If not claimed and expenses paid, to be sold on 27th June, 1894.
                                                                                                                                          JAMES MURRAY,
                                                                                          1146-4/6
                                                                                                                                                        Poundkeeper.
                                            RICHD. BLOOMFIELD,
   1142-5/6
                                                                                           MEO.—Impounded at Omeo Shire Pound, 29th May, 1894, by Herdsman.
                                                                                          1 red baldy heifer, white back, branded like circle, 7 near rump
and ribs, and two notches out under the ear
1 red baldy heifer, two small swallows on the ears, branded like
W near ribs
   EIDELBERG.—Impounded at Heidelberg Shire Pound 2nd June, 1894, by H. Bamfield.
  1 bay draught mare, white face, near hind foot white, like B near shoulder
     bay cob horse, star, black points, like MF conjoined near shoulder
                                                                                             If not claimed and expenses paid, to be sold on 23rd June,
                                                                                                                                                        Poundkeeper.
     If not claimed and expenses paid, to be sold on 4th July,
   1894.
                                                                                           POKEWOOD. -Impounded at Rokewood, 28th May, 1894.
                                                    JOHN DOWLING,
  1133-5/
                                                                 Poundkeeper.
                                                                                          1 bay horse, near hind fetlock white, blaze, GA near shoulder
                                                                                            If not claimed and expenses paid, to be sold on 27th June,
  KEILOR.—Impounded at Keilor, 5th June, 1894, by Mr. Lobb, jun.
                                                                                                                                                   C. HALL,
Poundkeeper.
  1 yellowish red and white cow, both ears marked, like JL off
                                                                                          916 - 3/
                                                                                          POSEDALE.—Impounded at Rosedale, by order of Thos. Pendlebury, Esq., Winindoo.
  If not claimed and expenses paid, to be sold on 4th July, 1894.
                                                        E. BONFIELD,
                                                                                          1 red and white bald faced steer, Nr off thigh, piece cut under
  1143-4/
                                                                Poundkeeper.
                                                                                            side off ear
                                                                                            If not claimed and expenses paid, to be sold on 3rd July,
                                                                                         1891
   EOPOLD.—Impounded at Leopold, by Mr. P. Ryan.
                                                                                                                                             WM. KENEVAN,
  1 bay horse, star on forehead, branded RM on shoulder
  If not claimed and expenses paid, to be sold on 23rd June, 1894.
                                                                                          UNNYMEDE.—Impounded at Runnymede, 31st May, 1894, by E. Adamson.—Trespass 3d.
                                                          M. A. LONG,
Poundkeeper.
                                                                                         13. Bay gelding, star, saddle marked, A near shoulder
  1134 - 3/
                                                                                                       On 5th June, by D. McLay.—Damages £1.
  MALDON.—Impounded at Maldon Shire Pound, 2nd June, 1894.
                                                                                         14. Red and white spotted bull, OC near rump, tip off near horn
                                                                                           If not claimed and expenses paid, to be sold on 28th June,
 1 strawberry cow, branded W on off rump
1 red and white cow, blotch brand on off rump
(Both have the Maldon Shire Common brand, viz., M in tar on
                                                                                                                                        F. W. BURGOYNE
                                                                                         1136-5/
                                                                                         RUTHERGLEN.—Impounded at Rutherglen Shire Pound, 31st May, 1894, by P. Kelly.—Damages 4s.
 If not claimed and expenses paid, to be sold on 30th June, 1894.
                                                     PETER BYRNE,
Poundkeeper.
                                                                                         1 bay draught horse, hind feet white, JK (conjoined) near
 1147 - 5
                                                                                           shoulder
                                                                                           If not claimed and expenses paid, to be sold on 30th June,
   MANSFIELD.—Impounded at Mansfield, 22nd May, 1894.
                                                                                        1894.
                                                                                                                                                  R. TURNER,
Poundkeeper.
                                                                                         1155-4/
  1 strawberry heifer, two slits off ear, slit near car, like AS off
                                                                                         SALE.—Impounded at Sale, 30th May, 1894, by Mrs. Blacker, "The Heart."
 1 red steer, slit both ears, like KR off ribs
1 red and white steer calf, slit both ears, no visible brand
                                                                                        1 strawberry bull, — off rump
1 red-strawberry heifer, O or O near rump
 If not claimed and expenses paid, to be sold on 23rd June, 1894,
                                                        W. J. HOGAN,
Poundkeeper.
                                                                                           If not claimed and expenses paid, to be sold on 27th June,
 1144-4/6
                                                                                                                                              GEORGE ROSS
                                                                                                                                                       Poundkeeper.
                                                                                        1156-4/
  EREDITH.—Impounded at Meredith Shire Pound, 28th May, 1894.
                                                                                       SHELFORD.—Impounded at Shelford, 5th June, 1894.

29. Brown gelding, light breed, white star, off hind fetlock white, near front fetlock bent outwards, long tail, saddle marked, branded W over — near shoulder

30. Light-bay mare, light breed, long tail, black points, white star, lame, near fore leg and fetlock joint swollen, saddle marked, no visible brand
         May, 1894.
brown horse, near fore and off hind feet white, star on forehead, saddle marked, N near shoulder, N off neck

1 chestnut mare, white blaze down face, hind feet white, saddle and collar marked, no visible brand, scar on knees, foal at foot

bay mare, three white feet, white blaze, short tail and mane, saddle and collar marked, no visible brand

bay mare, blaze down face, near hind foot white, long tail,

DM near shoulder
                                                                                        If not claimed and expenses paid, to be sold on 7th July, 1894.
 I roan horse, long tail, scar on back and rump, no visible brand 1 black mare, star on forehead, long tail, blotch near shoulder 1 bay horse, two white feet, white spot off ribs, star on forehead, no visible brand
                                                                                                                                              J. T. WILSON,
Poundkeeper.
                                                                                        1149 - 5/6
                                                                                        SHEPPARTON.—Impounded at Shepparton.
   If not claimed and expenses paid, to be sold on 20th June,
 1894,
                                                                                       1 red and white bull, no visible brand
1 red and white steer, blotch like M off ribs, old tar brand on
loin
                                                      G. LOCKWOOD,
 918--9/
                                                               Poundkeeper.
                                                                                       1 white steer calf, like IF near rump, both ears nicked
 MERINO.—Impounded at Merino, 30th May, 1894, from
Merino Downs,
                                                                                       If not claimed and expenses paid, to be sold on 27th June, 1894.
31. Red heifer, white head and belly, half off off ear, no visible
                                                                                                                                          CHAS. DUDLEY,
Poundkeeper.
                                                                                       1150-4/6
32. Roan two-year old steer, no visible brand or ear mark
                                                                                        T. ARNAUD.-Impounded at St. Arnaud, 24th May, 1894.
                               By R. Fulton.
34. Small red steer, white forehead, swallow near ear, piece off off ear, indescribable brand near rump and ribs
                                                                                       1 bay cob horse, near hind coronet white, small snip, like S or 8 near shoulder
   If not claimed and expenses paid, to be sold on 30th June,
                                                                                       If not claimed and expenses paid, to be sold on 25 \mathrm{th} June, 1894.
```

T. D. CLARKE, Poundkeeper.

1159-3/6

1145--6/

S. S. ROTHWELL.

Poundkeeper.

RARALGON.—Impounded	at Traralgon, 4th June, 1894,	
head.	ough Creek,—1 respass ou. per	$T^{\scriptscriptstyle \mathrm{H}}$
1 red cow, white back, small slit AG on horns	in both ears, like TL off rump,	18 J սո
I red and white cow, small slit be	oth ears, AG on horns	Jun
brindle and white cow, like H out under off ear	I off rump, AG on horns, piece	Jun Jun Jun
If not claimed and expenses 1894.	paid, to be sold on 30th June,	Jun Jun
1151—6/	JAS. DUNBAR, Poundkeeper.	Jun Jun
WARRAGUL.—Impounded	at Warragul Shire Pound,	Jun Jun
Buln Buln, on 2nd Jun Dwyerstead.	e, 1894, by Mr. Roberts, from	Jun Jun
1 chestnut mare, MN near shoul	der, three shoes on	Jun
	paid, to be sold on 30th June,	Jun Jun
1894.		Jun
1101 41	CHAS. GORDON,	Jun
11614/	Poundkeeper.	Jun , Jun
WWYII TEN ADDINA T		, Jun Jun
WILLENABRINAImpo	ounged at Willenaorina.	Jun
1 red steer, white on face, near e	ear marked, like MO on rump	Jun
1 light-red steer, near car marke	d, like MO on rump	Jun Jun
1 nearly black heifer calf, no visi 1 spotted bull calf, no visible bre	ible brand	Jun
If not claimed and expenses	paid, to be sold on 30th June,	
		Jun
If not claimed and expenses 1894.	paid, to be sold on 30th June, B. SMITH, Poundkeeper.	Jun
If not claimed and expenses 1894.	paid, to be sold on 30th June, B. SMITH,	Jun
If not claimed and expenses 1894. 917—4/6 ORANGA.—Impounded	paid, to be sold on 30th June, B. SMITH, Poundkeeper. at Woranga, by J. W. Hamil-	Jun Mel
If not claimed and expenses 1894. 917—4/6 WORANGA.—Impounded ton. 1 bay mare, blaze, like C off sho	paid, to be sold on 30th June, B. SMITH, Poundkeeper. at Woranga, by J. W. Hamil- ulder	Jun Mel
If not claimed and expenses 1894. 917—4/6 WORANGA.—Impounded ton. 1 bay mare, blaze, like C off sho	paid, to be sold on 30th June, B. SMITH, Poundkeeper. at Woranga, by J. W. Hamil- ulder paid, to be sold on 30th June,	Jun Mel App Bar Cen
If not claimed and expenses 1894. 917—4/6 WORANGA.—Impounded ton. 1 bay mare, blaze, like C off sho If not claimed and expenses 1894.	paid, to be sold on 30th June, B. SMITH, Poundkeeper. at Woranga, by J. W. Hamil- ulder paid, to be sold on 30th June, JOHN RAY,	App Bar Cen Con
If not claimed and expenses 1894. 917—4/6 WORANGA.—Impounded ton. 1 bay mare, blaze, like C off sho If not claimed and expenses	paid, to be sold on 30th June, B. SMITH, Poundkeeper. at Woranga, by J. W. Hamil- ulder paid, to be sold on 30th June,	App Ban Cen Con
If not claimed and expenses 1894. 917—4/6 VORANGA.—Impounded ton. 1 bay mare, blaze, like C off sho If not claimed and expenses 1894. 1137—3/6	paid, to be sold on 30th June, B. SMITH, Poundkeeper. at Woranga, by J. W. Hamil- ulder paid, to be sold on 30th June, JOHN RAY, Poundkeeper.	App Bar Cer Cor Cov Gov
If not claimed and expenses 1894. 917—4/6 WORANGA.—Impounded ton. 1 bay mare, blaze, like C off sho If not claimed and expenses 1894.	paid, to be sold on 30th June, B. SMITH, Poundkeeper. at Woranga, by J. W. Hamil- ulder paid, to be sold on 30th June, JOHN RAY, Poundkeeper.	App Bar Cer Cor Cou Imp
If not claimed and expenses 1894. 917—4/6 WORANGA.—Impounded ton. 1 bay mare, blaze, like C off sho If not claimed and expenses 1894. 1137—3/6 WODONGA.—Impounded to the cow, H near rump	paid, to be sold on 30th June, B. SMITH, Poundkeeper. at Woranga, by J. W. Hamil- ulder paid, to be sold on 30th June, JOHN RAY, Poundkeeper. at Wodonga.	App Bar Cer Cor Cov Gov Ins Lar
If not claimed and expenses 1894. 917—4/6 WORANGA.—Impounded ton. 1 bay mare, blaze, like C off sho If not claimed and expenses 1894. 1137—3/6 WODONGA.—Impounded to the cow, H near rump	paid, to be sold on 30th June, B. SMITH, Poundkeeper. at Woranga, by J. W. Hamil- ulder paid, to be sold on 30th June, JOHN RAY, Poundkeeper. at Wodonga.	App Bar Cor Cor Imp Ins Lar Ma
If not claimed and expenses 1894. 917—4/6 WORANGA.—Impounded ton. 1 bay mare, blaze, like C off sho If not claimed and expenses 1894. 1137—3/6 WODONGA.—Impounded to 1 red cow, H near rump 1 red and white calf, progeny 1 red cow, X2N near ribs, WK	paid, to be sold on 30th June, B. SMITH, Poundkeeper. at Woranga, by J. W. Hamil- ulder paid, to be sold on 30th June, JOHN RAY, Poundkeeper. at Wodonga.	App Baar Cor Cor Gov Im Man Min Nov
If not claimed and expenses 1894. 917—4/6 WORANGA.—Impounded ton. 1 bay mare, blaze, like C off sho If not claimed and expenses 1894. 1137—3/6 WODONGA.—Impounded to red cow, H near rump 1 red and white calf, progeny 1 red cow, X2N near ribs, WK 1 red buil calf, progeny 1 yellow cow, MC off rump and yellow cow, MC off rump and	paid, to be sold on 30th June, B. SMITH, Poundkeeper. at Woranga, by J. W. Hamil- ulder paid, to be sold on 30th June, JOHN RAY, Poundkeeper. at Wodonga.	App Barr Cor Cor Gov Im Ins Lar Ma Min
If not claimed and expenses 1894. 917—4/6 WORANGA.—Impounded ton. 1 bay mare, blaze, like C off sho If not claimed and expenses 1894. 1137—3/6 WODONGA.—Impounded: 1 red cow, H near rump 1 red and white calf, progeny 1 red cow, X2N near ribs, WK 1 red bull calf, progeny 1 yellow cow, MC off rump and 1 red and white bull calf, progeny 1 red and white bull calf, progeny	paid, to be sold on 30th June, B. SMITH, Poundkeeper. at Woranga, by J. W. Hamil- ulder paid, to be sold on 30th June, JOHN RAY, Poundkeeper. at Wodonga.	App Bar Cen Cor Cou Imi Ins Lar Mai No Orc
If not claimed and expenses 1894. 917—4/6 WORANGA.—Impounded ton. 1 bay mare, blaze, like C off sho If not claimed and expenses 1894. 1137—3/6 WODONGA.—Impounded: 1 red cow, H near rump 1 red and white calf, progeny 1 red cow, X2N near ribs, WK 1 red bull calf, progeny 1 yellow cow, MC off rump and 1 red and white bull calf, progeny 1 red and white bull calf, progeny	paid, to be sold on 30th June, B. SMITH, Poundkeeper. at Woranga, by J. W. Hamil- ulder paid, to be sold on 30th June, JOHN RAY, Poundkeeper. at Wodonga.	App Baar Cor Cor Gov Im Man Min Nov
If not claimed and expenses 1894. 917—4/6 WORANGA.—Impounded ton. 1 bay mare, blaze, like C off sho If not claimed and expenses 1894. 1137—3/6 WODONGA.—Impounded to 1 red cow, H near rump 1 red and white calf, progeny 1 red cow, X2N near ribs, WK 1 red bull calf, progeny 1 yellow cow, MC off rump and 1 red and white bull calf, proger If not claimed and expenses 1894. NOTICE.—The grey mare to	paid, to be sold on 30th June, B. SMITH, Poundkeeper. at Woranga, by J. W. Hamilulder paid, to be sold on 30th June, JOHN RAY, Poundkeeper. at Wodonga. near rump ribs ny paid, to be sold on 28th June, be sold 14th June, gazetted like	Apple Batter Con Con Con Good Imple International Man Min Not Control Part Property Pul Rai Rai Tort
If not claimed and expenses 1894. 917—4/6 WORANGA.—Impounded ton. 1 bay mare, blaze, like C off sho If not claimed and expenses 1894. 1137—3/6 WODONGA.—Impounded to red cow, H near rump 1 red and white calf, progeny 1 red tow, X2N near ribs, WK 1 red bull calf, progeny 1 yellow cow, MC off rump and 1 red and white bull calf, proger If not claimed and expenses 1894.	paid, to be sold on 30th June, B. SMITH, Poundkeeper. at Woranga, by J. W. Hamilulder paid, to be sold on 30th June, JOHN RAY, Poundkeeper. at Wodonga. near rump ribs ny paid, to be sold on 28th June, be sold 14th June, gazetted like	Applear Applear Correct Government Man Min Noo Orce

POUNDKER								
THE GOVERNMENT PI	RINTER	ackno	wledge	s the	rece	eipt	of	the
undermentioned su	ms :					•		
1894,						£	8.	d.
June 1J. MacPherso						0	4	0
June 1.—A. J. Lawson	1					0	4	0
June 1,-J. Kay	'					0	3	0
June 6.—C. Hall						0	3	0
June 6G. Lockwood		•••				0	9	6
June 6.—B. Smith						1	0	0
June 7.—J. Dowling						0	5	0
June 7.—J. Boyle						0	6	0
	144				• • •	1	0	0
June 7.—A. J. Lawson						0	4	0
June 7W. Kenevan					•••	0	1	6
June 7W. J. Hogan			•			0	5	0
June 7.—M. Cahill June 7.—D. D. Murph				•••		0	5	0
June 7.—D. D. Murph	y	• • •	•••		•••		10	0
June 7.—R. Bloomfield	i		•••	•••	•••		10	0
June 7J. T. Wilson		•••	•••	• • •	•••	1	0	0
June 7.—J. Dunbar				• • • •	• • •	0	7	0
June 7.—T. D. Clarke			• • •		• • •	0	6	0
	•••		• • •	• • •		0	4	0
, June 7.—T. B. Cronin					•••	0	5	0
June 7J. Ray				• • •	• • •	0	3	6
June 7F. W. Burgo	yne	• • •		• • •	•••	Õ	5	6
June 7.—E. Bonfield		•••		•••	•••	0	G	0
June 7.—M. A. Long	•••	•••	•••	•••	•••	Ŏ	4	6
	,	•••	• • •	• • •	• • •	Ô	3	Ŏ
June 7.—R. Turner		•••			• • •	0	.5	0
June 8.—A. Kyle			•••	•••	•••		10	0
June 8.—C. Gordon	•••	•••	•••		•••	0	3	6
			ROBT					
			Go	vernm	ent	Pr	int	er.

Melbourne, 8th June, 1894.

	· (ONT	ENTS.			PAGE
Appointments				***		2185
Bank returns			***			2194
Cemeteries				***		2199
Contracts						2195
Courts						2218
Government notic	288					2185, 2187
Impoundings						2246
Insolvency notice		***	•••			2226, 2245
Lands					***	2200
Mallee notices				***		2213
		•••	•••	***		2189
Mining Notices to marine	rs					2187
Orders in Council						2198
Patents		•••				2190
Private advertise:	menta	•••	•••		***	2220
Proclamations	410410	•••	•••	•••		2202
Public service not	ioou.	• • • • • • • • • • • • • • • • • • • •	•••			2186
T) (1			•••	•••		2200
(1) 1 ·		•••	•••	•••	•••	2220
Tenders Trade marks		••	•••	•••	•••	0100
		•••	•••	•••		2188, 2198
Water trusts	***	•••	•••		•••	2100, 2100