



VICTORIA GOVERNMENT GAZETTE.

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FRIDAY, OCTOBER 30.

[1857.]

MUNICIPAL DISTRICT OF KYNETON.

PROCLAMATION

By His Excellency SIR HENRY BARKLY, Knight Commander of the Most Honorable Order of the Bath, Captain-General and Governor-in-Chief of the Colony of Victoria, and Vice-Admiral of the same, &c., &c., &c.

WHEREAS by an Act of the Lieutenant Governor and Legislative Council of the colony of Victoria, passed in the eighteenth year of the Reign of Her present Majesty, intituled, "An Act for the establishment of Municipal Institutions in Victoria," it was amongst other things enacted, that any district of the colony of Victoria, the area whereof should not exceed nine square miles, and which should contain a population of householders not less than three hundred, might, subject to the provisions of the said Act, be constituted a municipal district as thereinafter mentioned, provided that no one point in any such area should be distant more than six miles from any other point; And it was further enacted that it should be lawful for the Lieutenant Governor, with the advice of the Executive Council, on the receipt of a petition signed by not less than one hundred and fifty householders resident within any such district, praying that such district might be declared a municipal district under the said Act, to cause the substance and prayer of such petition to be published in the *Government Gazette*, and (if no counter-petition, signed by an equal or greater number of householders resident within such locality, should have been delivered at the office of the Colonial Secretary within one month from the date of such publication) the Lieutenant Governor, with the advice aforesaid, might, if he should think fit, declare by Proclamation such locality a municipal district by a name to be mentioned in such Proclamation, and also by the same or any other Proclamation might define the limits and boundaries of such municipal district, and such limits and boundaries at any time thereafter in the same manner, on receipt of a similar petition, might vary and alter, but so as in no case save as thereinafter mentioned to include within the limits or boundaries of such municipal district an area of more than nine square miles, and upon the publication of any such Proclamation in the *Government Gazette*, such locality so defined should be deemed and taken to be a municipal district within the meaning of the said Act; And whereas a petition has been presented to His Excellency the Governor by the householders residing within the town of Kyneton, in the county of Dalhousie, the substance and prayer of which petition have been published as directed by the said Act, and no counter-petition, signed as aforesaid, has been delivered in opposition thereto: Now therefore I, Sir Henry Barkly, the Governor of Victoria, do by this my Proclamation, in pursuance of the provisions of the said Act, with the advice of the Executive Council, declare that the district hereinafter described and named shall be a municipal district within the meaning of the said Act, that is to say:—

THE MUNICIPAL DISTRICT OF KYNETON.—Commencing at the south-eastern angle of suburban portion 1, parish of Lauriston; thence by a line bearing north, being the western boundary of a Government road, to the north-eastern angle of suburban portion 18; thence west by the southern side of a Government road to the north-western angle of suburban portion 17, thence west one chain; thence north one chain to the south-eastern angle of section 43; thence north by the western side of a Government road to the north-eastern angle of section 42; thence by a line bearing north-westerly, being the south-western boundary of a Government road to a road forming the eastern boundary of portion D, section 45; thence by the eastern side of that road, and by the northern and western

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boundaries of the race-course reserve to the River Campaspe; and thence southerly and easterly by the right bank of that river to the south-eastern angle of suburban portion 1, the commencing point.

And I do hereby, with the advice aforesaid, direct that the council of the said municipal district shall be called by the name and style of "The Municipal Council of Kyneton."

Given under my Hand and the Seal of the Colony, at Melbourne, this thirtieth day of October, in the year of Our Lord One thousand eight hundred and fifty-seven, and in the twenty-first year of Her Majesty's Reign.

(L.S.)

HENRY BARKLY.

By His Excellency's Command,

WILLIAM C. HAINES.

B.7158.

GOD SAVE THE QUEEN!

Department of Trade and Customs,
Melbourne, 27th October, 1857

CUSTOM HOUSE NOTICE.

CLOSING HOUR ON SATURDAY.

NOTICE is hereby given that in pursuance of the provisions of the "Customs Act, 1857," clause 39, the Custom Houses in the colony of Victoria will, on and after next Saturday, the 31st instant, be closed at half-past Twelve o'clock on every Saturday, and no goods will be permitted to be landed on such days after the hour of Twelve noon.

By His Excellency's Command,
JAMES McCULLOCH.

Department of Trade and Customs,
Melbourne, 23rd October, 1857.

SUNKEN REEF OFF APOLLO BAY.

THE accompanying notice to mariners is published for general information.

By His Excellency's Command,
JAMES McCULLOCH.

NOTICE TO MARINERS.

Sunken Reef off Apollo Bay.

Masters of vessels navigating between Port Phillip Heads and Cape Otway are hereby informed that the foul ground off Apollo Bay, situated between Point Paton and Point Bunbury, and distant about twelve miles N.E. by N. from Cape Otway, has recently been examined by Commander Ross, R.N., marine surveyor, and found to consist of an isolated reef, with three fathoms over the shallowest part at low water spring tides; it is distant from the nearest land two miles, with the following magnetic bearings:—

Shoalest part of reef from Point } S. 40° 30' east.
Bunbury
From Point Hayley S. 81° 3' east.

It is intended that beacons should be erected on the shore to indicate the position of this reef: due notice of their completion will hereafter be given; meantime masters of vessels of heavy draft are cautioned not to approach this part of the coast within three miles, as the sea only breaks over the reef in bad weather.

CHARLES FERGUSON,
Chief Harbor Master.

Office of Ports and Harbors,
Williamstown, 22nd October, 1857.

METEOROLOGICAL OBSERVATORY AT

Latitude 37° 49' 23".

Main meteorological observation table with columns for Date, Time, Barometer, Hygrometer, Wind, Cloud, Schombert's Ozone Scale, and Self-Registering Thermometers. Includes a summary row at the bottom.

Summary table with columns: Abstract, Barometer, Thermometer, Hygrometer, Self-Registering Thermometers, Rain, Cloud. Contains numerical data for various instruments.

REMARKS.

Sept. 1.—9:30 a.m. small cumuli; fine and warm. 3:30 p.m. beautiful detached cumuli. 9:30 p.m. very thin white clouds. 2.—9:30 a.m. beautifully contorted cirri at a great height moving rapidly from the W. 3:30 p.m. low brownish grey scud; gentle rain. 9:30 p.m. dull grey sky; constant rain. 3.—9:30 a.m. dull grey sky; constant rain. 9:30 p.m. cumulus on the horizon; brisk wind; hail at noon and at 1:30 p.m. 9:30 p.m. dark grey clouds; heavy showers of rain. 11:30 p.m. hailstorm. 4.—9:30 a.m. small cumuli; fine. 3:30 p.m. detached cumuli on the horizon; fine. 9:30 p.m. thin clouds; lunar halo 7°; dew. 5.—9:30 a.m. large cumuli; fine. 3:30 p.m. thin grey and white clouds. 9:30 p.m. clear sky. 6.—9:30 a.m. cirri; fine. 3:30 p.m. large cumuli and nimbi; heavy rain; hailstorm at 2:30 p.m.; ozone paper destroyed. 9:30 p.m. cold grey clouds; squalls and rain. 7.—9:30 a.m. cumuli and scud; cold grey clouds. 3:30 p.m. small cumuli on the horizon; fine. 9:30 p.m. nimbi; showers of rain; lunar rainbow. 8.—9:30 a.m. the cold grey and white cumuli. 3:30 p.m. broken cumuli; heavy showers of rain at 2 p.m. 9:30 p.m. dark clouds; smart showers of rain.

REMARKS.—Continued.

Sept. 9.—9:30 a.m. beautiful cumuli; drizzle and rain at 8 a.m. 3:30 p.m. cirri and cumuli; fine; nearly calm. 9:30 p.m. clear. 10.—9:30 a.m. small cumuli; fine. 3:30 p.m. broken cumuli and distant nimbi; fine. 9:30 p.m. clear; zodiacal light—pale; rain at a late hour. 11.—9:30 a.m. cirrus and cumulo-stratus clouds; fine; nearly calm; rain during previous night. 9:30 p.m. dense nimbi moving from the S.E.; showers of rain. 9:30 p.m. clear; smart shower at 10 p.m. 12.—9:30 a.m. obscure grey clouds; fine. 10 a.m. nimbi and drops of rain. 3:30 p.m. large dense cumuli and nimbi; showers of hail and rain just passed. 9:30 p.m. clear overhead; rain at 11 p.m. 13.—9:30 a.m. cumuli and nimbi. 3:30 p.m. cumuli and nimbi; frequent showers of rain. 9:30 p.m. dark clouds; showers of rain. 14.—9:30 a.m. detached cumuli; fine. 3:30 p.m. small cumuli on the horizon; fine and clear. 9:30 p.m. clear; smart shower of rain at midnight. 15.—9:30 a.m. beautiful detached cumuli; fine. 3:30 p.m. warm-tinted clouds on the horizon; fine. 9:30 p.m. clear; zodiacal light—pale; heavy dew. 16.—9:30 p.m. cloudless; slight haze on the horizon. 3:30 p.m. beautiful small detached cumuli; fine. 9:30 p.m. clear; zodiacal light—very pale.

MELBOURNE, FOR SEPTEMBER, 1857.

Longitude 144° 58' 35".

Height above the Sea 94.5 feet.

OBSERVATIONS TAKEN AT 3-30 P.M. (LOCAL TIME).											OBSERVATIONS TAKEN AT 9-30 P.M. (LOCAL TIME).													
Rain in previous 24 hours.	Wind in previous 24 hours.	HYGROMETER.										CLOUD.	BAROMETER No. 3.	HYGROMETER.										CLOUD.
		Corrected for index error, capillary action to comp. of 25° and for altitude.		Corrected for index error, No. 218.		Temp. of air point computed.	Elastic force of vapour.	Humidity 0-1.	Direction.	Force in lbs. per square foot.	0-10.			Corrected for index error, No. 218.		Temp. of dew point computed.	Elastic force of vapour.	Humidity 0-1.	Direction.	Force in lbs. per square foot.	0-10.			
		Dry bulb.	Wet bulb.	Dry bulb.	Wet bulb.									Dry bulb.	Wet bulb.									
In. 0.01	0	In. 30.161	64.0	51.0	46.0	.326	.564	N.W.	0	4	In. 30.155	53.0	48.0	43.0	.293	.709	E.	0	3					
0.00	0	29.937	51.3	48.8	46.3	.329	.842	S.E.	0 to 2½	10	30.012	45.0	43.2	41.0	.274	.876	S.E.	0	10					
1.45	9	29.926	49.4	42.2	34.3	.216	.593	S.	0 to 1½	2	30.065	45.2	41.5	37.4	.241	.760	S.	½ to 1½	6					
0.27	5	30.157	53.6	47.3	41.0	.274	.651	S.	0	1	30.199	45.0	42.7	40.0	.264	.844	N.W.	0	4					
0.00	1½	30.138	51.5	47.3	43.1	.294	.751	S.	0	9	30.172	43.5	42.2	40.5	.269	.908	N.W.	0	1					
0.00	0	30.093	48.9	47.9	46.8	.335	.930	S.	0	10	30.182	45.0	44.0	42.8	.291	.931	S.	0 to ½	10					
0.75	0	30.213	51.9	45.3	38.7	.252	.634	S.	0 to ½	2	30.235	46.3	43.0	41.3	.277	.840	S.W.	0	3					
0.11	3½	30.134	53.6	49.1	44.6	.310	.735	S.	0 to ½	8	30.126	48.0	46.5	44.9	.314	.897	S.	0	9					
0.10	1½	29.940	54.6	50.3	46.0	.326	.780	S.	0	7	29.968	45.3	44.7	44.0	.304	.959	NEARLY CALM	0	0					
0.01	0	29.920	56.8	50.8	46.0	.326	.709	E.	0	7	29.997	46.6	45.8	44.0	.314	.946	N.	0	0					
0.05	0	29.950	50.7	49.8	48.9	.360	.939	S.E.	0 to 1½	8	30.071	45.0	43.8	42.4	.287	.917	S.	0	0					
0.08	2	29.955	50.8	48.0	45.2	.317	.825	S.W.	0	6	29.940	46.4	44.2	41.8	.281	.852	S.W.	0	4					
0.17	0	29.820	51.8	47.8	43.8	.302	.761	S.	0	7	29.890	44.2	43.1	41.7	.280	.922	S.W.	0	7					
0.19	3½	29.963	53.7	45.4	37.1	.239	.563	S.	0 to ½	1	30.042	44.9	42.1	38.7	.252	.814	E.	0	0					
0.01	3	30.090	54.0	45.9	37.8	.244	.572	S.	0	1	30.129	42.9	41.0	38.5	.250	.866	CALM	0	0					
0.00	0	29.935	62.7	50.1	40.0	.264	.484	N.W.	0 to ½	1	29.934	46.8	42.1	36.9	.237	.711	N.E.	0	0					
0.02	3½	29.850	61.2	52.2	45.0	.315	.596	W.	0	5	29.972	48.0	46.8	45.5	.320	.917	W.	0	0					
0.03	3½	29.760	68.0	54.9	45.7	.323	.495	N.W.	0 to ½	0	29.692	57.4	47.8	40.1	.265	.573	N.	0 to 1½	0					
0.00	8½	29.660	55.0	49.9	44.8	.313	.745	N.	½ to 1	7	29.811	47.8	44.2	40.3	.267	.771	W.	0	0					
0.04	8½	29.806	61.0	52.6	45.9	.325	.617	N.W.	½ to 1½	6	29.809	56.9	48.7	42.2	.285	.622	N.W.	0 to 1½	4					
0.03	4½	29.985	51.8	47.3	42.8	.291	.735	S.	0	7	30.112	42.5	39.5	35.6	.227	.797	S.W.	0	0					
0.01	7½	30.049	57.0	50.7	45.7	.323	.696	S.W.	½ to ¾	8	30.153	47.8	46.8	45.7	.323	.930	W.	0	0					
0.05	5	30.172	58.5	51.1	45.2	.317	.654	S.E.	0	7	30.229	51.2	48.6	46.0	.326	.837	S.E.	0	7					
0.00	½	30.209	67.2	55.5	47.3	.340	.534	S.E.	0	0	30.245	59.8	49.2	45.6	.321	.782	CALM	0	0					
0.00	½	30.239	66.1	58.3	52.9	.412	.659	S.	0	3	30.313	51.9	50.7	49.5	.367	.922	CALM	0	0					
0.00	½	30.101	75.8	60.7	53.1	.415	.474	N.	0	4	30.097	60.1	54.1	49.3	.365	.710	N.	0	0					
0.00	5½	30.074	62.5	57.3	53.2	.416	.745	W.	0	10	30.018	60.4	56.8	43.9	.303	.816	N.	0	8					
0.22	5½	29.845	66.9	61.6	57.9	.487	.755	N.W.	1¼ to 1½	8	29.920	55.0	54.2	53.5	.421	.955	S.	0	10					
0.18	4½	29.995	51.4	48.2	45.0	.315	.803	S.	0	8	30.099	44.1	41.9	39.0	.255	.846	S.W.	0	4					
0.05	9½	30.075	57.5	50.7	45.3	.318	.676	S.W.	0 to 1½	9	30.166	49.8	47.8	45.6	.322	.871	S.	0	9					
3.83	3.27	109	900.152	1719.2	1521.0	1355.4	9.624	20.517	...	7.68	166	901.783	1458.8	1375.9	1281.6	8.795	25.101	...	2.50	99				
0.12	0.11	3.6	30.005	57.3	50.7	45.2	.321	.68425	5	30.059	48.6	45.8	42.7	.293	.836	...	0.08	3				

SUMMARY OF THE WIND.

From Col. No. 11.	DIRECTION.								PRESSURE IN LBS.			
	N.	N.E.	E.	S.E.	S.	S.W.	W.	N.W.	CALM.	12	38	53
From Col. No. 11.	4	2	..	2	7	0	5	4	..	Max. ..	4.00	1.50
" " 37.	2	..	1	4	13	3	2	5	..	Mean ..	0.81	0.98
" " 52.	4	1	2	2	6	5	3	3	4	Min. ..	0.08	0.25

Barometer No. 3, by Newman.
Index error - .033
Capillary action + .007

Correction .. + .040
Thermometers—Kew Standards, and by Casella and Co., and Negretti and Zambra
Index error No. 118 none.
" No. 215 none.
The maximum and minimum instruments are corrected for index errors.

REMARKS.—Continued.

Sept. 17.—9.30 a.m. light grey clouds; dull sky at 8 a.m. and drizzle; drops of rain. 3.30 p.m. cirri and very beautiful large cold grey cumuli. 9.30 p.m. clear; zodiacal light; shooting stars; rain at 9.30 p.m.
" 18.—9.30 a.m. cloudless; visibility great. 3.30 p.m. faint white clouds in the W. of no numerical value. 9.30 p.m. clear; lightning in the S.; zodiacal light—pale; strong westerly wind at midnight.
" 19.—9.30 a.m. broken cumuli; bluish grey clouds on the W. 3.30 p.m. cumuli and nimbi; hail and rain. 9.30 p.m. clear.
" 20.—9.30 a.m. detached cirri; fine. 3.30 p.m. cirri and cumuli; very light showers during the day. 9.30 p.m. dark clouds.
" 21.—9.30 a.m. cumuli and nimbi; drops of rain. 3.30 p.m. cirri-cumuli and scud moving quickly from the westward; squalls; nimbi and drops of rain during the day. 9.30 p.m. clear; zodiacal light; lightning.
" 22.—9.30 a.m. cirri; dull grey and some bright cumuli moving rapidly; showers of rain. 3.30 p.m. cumuli and scud moving rapidly from the S.W. and W. during the day. 9.30 p.m. clear.
" 23.—9.30 a.m. broken dull grey clouds. 3.30 p.m. mottled sky; white clouds moving slowly from the S.W. 9.30 p.m. dull clouds; heavy dew at morning.

REMARKS.—Continued.

Sept. 24.—9.30 a.m. cloudless; fine. 3.30 p.m. faint cumuli on the horizon; beautifully clear day. 9.30 p.m. clear day; zodiacal light—very pale.
" 25.—9.30 a.m. cirro-cumulus clouds at a great height moving slowly from the S.W. 3.30 p.m. cirri and cirro-cumuli and cumuli moving from the S.W.; fine and warm. 9.30 p.m. clear; zodiacal light; shooting stars; heavy dew.
" 26.—9.30 a.m. beautiful cirri. 3.30 p.m. cirro-stratus; fine. 9.30 p.m. streaks of dark vapour.
" 27.—9.30 a.m. dull grey clouds; drops of rain. 3.30 p.m. overcast; gentle rain from 2 p.m. 9.30 p.m. dark clouds; showers of rain; thunder and lightning at long intervals.
" 28.—9.30 a.m. dull grey clouds; rain from 10 a.m. till 1 p.m. 3.30 p.m. obscure grey clouds; patches of clear sky in the W.; barometer rising. 9.30 p.m. nimbi; showers of rain; thunder and lightning.
" 29.—9.30 a.m. large broken cumuli moving rapidly from the S.W.; shower of rain at 7.30 a.m. 3.30 p.m. cumuli and nimbi; squalls and rain during the day. 9.30 p.m. light broken clouds; lunar halo 5°.
" 30.—9.30 a.m. cumuli and scud moving quickly from the S.W. 3.30 p.m. broken cumuli and nimbi; showers during the day. 9.30 p.m. dull clouds; showers of rain.

CONTINUED—

MELBOURNE METEOROLOGICAL OBSERVATIONS—
continued.

OBSERVATIONS IN CONNECTION WITH THE PERIODICAL RETURN OF THE SEASONS.

Trees in blossom:—Apricot, 1st September; Plums and Nectarines, 4th September; Damson trees, 15th September; and Cherry trees, 17th September.

Almond trees—blossom disappearing and fruit forming 1st September.

Fig trees—fruit forming and trees budding and in leaf 4th September.

Vines—generally budding and in leaf; in warm and sheltered situations they are in blossom.

Throughout the country the *Aphis* is destroying great quantities of garden produce; it appeared in great numbers at Melbourne on the 17th, 18th, 19th, 20th, 24th and 26th September.

The Common House Fly was active on the 25th and 26th.
Oats and Barley are in ear in many places.

Mean corrected height of the Barometer	30.031 in.
Water, or elastic force of vapour	304 in.
Range of Barometer readings in the month	0.77 in.
Temperature of the air—Adopted mean	53.20°
Highest in shade	79.60°
Lowest	34.30°
Range in month	45.10°
Mean of all the highest	62.80°
Mean of all the lowest	48.00°
Mean daily range	10.20°
Mean temperature of evaporation	48.60°
Mean temperature of dew point	44.00°
Mean amount of cloud (0-10)	4
Rain—Number of days it fell	20
Amount collected 4 feet 10 inches above ground	3.83 in.
42 feet above ground	3.27 in.
Mean weight of vapour in a cubic foot of air	3.44 gra.
Mean additional weight required to saturate a cubic foot of air	1.27 gra.
Mean degree of humidity (0-1000)	730
Mean weight of a cubic foot of air	537.9 gra.
The mean amount of Ozone—Schonbein's Ozonometer	{ Day	6.1
	{ Night	7.2
Spontaneous Evaporation	3.76

HAIL fell during the day and at night on the 3rd, at 2.30 p.m. on the 6th, at 3.15 p.m. on the 12th, and at 9.30 p.m. on the 19th.

LIGHTNING was seen at 10 p.m. on the 18th in the south, at intervals of 2', 5' and 10', and at 7 p.m. on the 21st, at intervals of 10', 15' and 20', and at 0 p.m. at intervals of 2½', 5' and 10' on the eastern horizon.

THUNDER AND LIGHTNING were observed at 8.15 p.m., and at 9.30 p.m., on the 27th, and from 5.45 p.m. until late at night on the 28th.

LUNAR HALOS were visible on the 4th and on the 20th.

A LUNAR RAINBOW was seen on the 7th.

SHOOTING STARS were seen on the 17th—0.45 p.m. faint meteor from N.W. to S.E., about 30° above the E. horizon. 0.50 p.m. very faint meteor from S. to N. near the zenith. 0.55 p.m. brighter meteor from near the zenith to W., recurring suddenly after moving about 30° through space and returning nearly to its own path. On the 18th at 10.15 p.m. a meteor passed from S. to N. about 20° above the northern horizon.

The ZODIACAL LIGHT was seen on the 10th, 13th, 16th, 17th, 18th, 21st, 24th and 25th. It was usually very pale.

The observations at 0.30 p.m. are recorded by SERGANT FORBES and CORPORAL HEADY, Royal Engineers.

R. BROUGH SMYTH.

Observatory.

Melbourne, 30th September, 1857.

Chief Secretary's Office,
Melbourne, 30th October, 1857.

GOLD ESCORT, RUSHWORTH.

IT is hereby notified that a Gold Escort for Melbourne will leave Rushworth on the 6th proximo, and on every alternate Friday following.

By His Excellency's Command,
WILLIAM C. HAINES.

B.7522.

Department of Trade and Customs,
Melbourne, 28th October, 1857.

SALE OF WINES, SPIRITS AND FERMENTED LIQUORS IN THE DISTRICTS OF ARARAT, BEECHWORTH AND DUNOLLY.

THE three notices which appeared in the *Government Gazette* of the 27th instant, respecting the sale of Wines, Spirits, and Fermented Liquors, in the districts of "Ararat," "Beechworth," and "Dunolly," are hereby cancelled and the following are substituted in their place.

By His Excellency's Command,
JAMES McCULLOCH.

Department of Trade and Customs,
Melbourne, 28th October, 1857.

SALE OF WINES, SPIRITS AND FERMENTED LIQUORS IN THE DISTRICT OF ARARAT.

IN accordance with the provisions of the 2nd clause of the Act 20 Victoria No. 4, His Excellency the Governor, with the advice of the Executive Council, has been pleased to declare Ararat a district wherein premises for the sale of wines, spirits, or fermented liquors, in quantities not less than two gallons, may be registered, under the authority of the Acts mentioned in the first schedule of the Act above named.

By His Excellency's Command,
JAMES McCULLOCH.

DESCRIPTION OF THE BOUNDARIES OF THE DISTRICT OF ARARAT.

Commencing at a point on the main dividing range due south of Warrackjepp or Ben Nevis; thence by a line bearing north to Warrackjepp; thence by a creek running north-westerly to the River Wimmera; thence by the River Wim-

mera, and by the eastern, northern, and western boundaries of the town reserve of Crowlands, and again by the River Wimmera to the bifurcations north-east of Brigg's Bluff; thence by a line south-westerly to Brigg's Bluff; thence by the Grampians and Mount William range to Mount William; thence by a line bearing south twelve miles; thence by a line bearing east to the range dividing the waters of the River Hopkins and Fiery Creek; thence northwards by that range to the main dividing range; and thence by the main dividing range north-easterly to the commencing point.

Department of Trade and Customs,
Melbourne, 28th October, 1857.

SALE OF WINES, SPIRITS AND FERMENTED LIQUORS IN THE DISTRICT OF BEECHWORTH.

IN accordance with the provisions of the 2nd clause of the Act 20 Victoria No. 4, His Excellency the Governor, with the advice of the Executive Council, has been pleased to declare Beechworth a district wherein premises for the sale of wines, spirits, or fermented liquors, in quantities not less than two gallons, may be registered under the authority of the Acts mentioned in the first schedule of the Act above named.

By His Excellency's Command,
JAMES McCULLOCH.

DESCRIPTION OF THE BOUNDARIES OF THE DISTRICT OF BEECHWORTH.

Commencing at the junction of Whorouly Creek with the River Owens; bounded on the west by a line bearing north twenty miles; thence on the north by a line bearing east to the Little River; on the east by the Little River to its source in the Dividing Range; thence by the Dividing Range and a line south to a point on the Owens River nine miles above its junction with the River Buckland; on the south by a line from the last-mentioned point to the source of the River Buckland; thence by the Dividing Range to the source of the River Buffalo; and again on the south and west by that river and the Owens to the commencing point.

Department of Trade and Customs,
Melbourne, 28th October, 1857.

SALE OF WINES, SPIRITS AND FERMENTED LIQUORS IN THE DISTRICT OF DUNOLLY.

IN accordance with the provisions of the 2nd clause of the Act 20 Victoria No. 4, His Excellency the Governor, with the advice of the Executive Council, has been pleased to declare Dunolly a district wherein premises for the sale of wines, spirits and fermented liquors, in quantities not less than two gallons, may be registered under the authority of the Acts mentioned in the first schedule of the Act above named.

By His Excellency's Command,
JAMES McCULLOCH.

DESCRIPTION OF THE BOUNDARIES OF THE DISTRICT OF DUNOLLY.

Commencing at a point on the River Avoca, due east of the northern boundary of the township reserve of Navarre; thence by a line bearing east to McNeil's Creek; thence by McNeil's Creek to the River Loddon; thence northwards by the River Loddon and by the southern, eastern and northern boundary lines of the parish of Tarnagulla, and again by the River Loddon to a point due east of the southern shores of Lake Hindmarsh; thence by a line bearing west to the River Avoca; and thence southwards by the River Avoca to the commencing point aforesaid.

Department of Trade and Customs,
Melbourne, 28th October, 1857.

SALE BY WHOLESALE OF WINES, SPIRITS AND FERMENTED LIQUORS AT DANDENONG.

IN accordance with the provisions of the 2nd Clause of the Act 20 Victoria No. 4, His Excellency the Governor, with the advice of the Executive Council, has been pleased to declare the parish of Dandenong a district wherein premises for the sale of wines, spirits or fermented liquors, in quantities not less than two gallons, may be registered under the authority of the Acts mentioned in the first schedule of the Act above named.

By His Excellency's Command,
JAMES McCULLOCH.

Department of Trade and Customs,
Melbourne, 28th October, 1857.

GORE'S BONDED WAREHOUSE, PORTLAND.

NOTICE is hereby given that in accordance with the provisions of the 10th clause of the "Customs Act, 1857," I have approved of the license granted to Mr. Gore for the above mentioned premises, for the warehousing and securing of goods therein, without payment of duty, being transferred to Mr. Thomas Must, and of such transfer dating from the 1st July, 1853.

JAMES McCULLOCH.

Department of Trade and Customs,
Melbourne, 16th October, 1857.

CUSTODY OF GUNPOWDER.

THE attention of dealers in gunpowder and others is hereby directed to the 15th and 22nd clauses of the Act 21 Victoria No. 21, copies of which are subjoined, and they are cautioned that the penalties provided for therein will be strictly enforced.

By His Excellency's Command,
JAMES McCULLOCH.

21 VICTORIA No. 21.

Section 15.—No dealer in gunpowder shall have or keep within any town, township, or municipal district, at any one time, more than two hundredweight of gunpowder, and no person not being a dealer more than twenty-five pounds within any house, storehouse, warehouse, shop, cellar, yard, building, or enclosed place occupied by the same person or persons, and if any gunpowder be kept contrary hereto, the owner or person in charge shall forfeit all the gunpowder found on the premises and the sum of five shillings for every pound beyond such allowed quantity.

Section 22.—Every dealer in gunpowder shall cause to be painted or affixed, and shall keep so painted or affixed, in legible characters, in some public or conspicuous part of the warehouse containing the same, and on or near to every outer door of such warehouse, the words, "Gunpowder sold here," and every such dealer omitting so to do, shall forfeit the sum of five pounds, for every day of such omission.

Department of Trade and Customs,
Melbourne, 20th October, 1857.

BONDED WAREHOUSES.

NOTICE is hereby given that the undermentioned Bonded Warehouses at this port will be closed on the dates set opposite to each respectively, upon which days stock will be taken by the Customs Department:—

Henty's	} 2nd November.
Town's	
Dove and Oswald's	
Hannmill's	} 3rd November.
Montefiore's	
Hamilton's	
Grice, Sumner and Co's. }	} 4th November.
Greeves'	
Beckwith's	5th November.
Nicholson's	6th and 9th November.
Harker's	10th and 11th November.
Degraves'	12th and 13th November.
Cooper's	16th, 17th and 18th November.
Teale's	19th November.
Zander's	20th November.
Cole's	21st November.
Alison's	24th and 25th November.
		26th, 27th and 30th November.

JAMES McCULLOCH.

Public Lands Office,
Melbourne, 28th October, 1857.

ACTING SURVEYOR GENERAL OF VICTORIA.

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

CLEMENT HODGKINSON, Esquire, C.E.,
to be Acting Surveyor General of Victoria.

By His Excellency's Command,
DAVID MOORE.

Public Works Office,
Melbourne, 22nd October, 1857.

SECRETARY TO THE SEWERAGE AND WATER COMMISSION.

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

F. J. BURY, Esquire,
to be the Secretary to the Sewerage and Water Commission, vice J. Lanktree, Esq.

By His Excellency's Command,
DAVID MOORE,
President of the Board of Land and Works.

Public Lands Office,
Melbourne, 28th October, 1857.

ADDITIONAL TRUSTEES OF THE GROUND SET APART AT SANDHURST AS A SITE FOR THE USE OF THE CHURCH OF ENGLAND.

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

WILLIAM BANNERMAN,
vice S. E. R. Jones, resigned, to be a Trustee of the ground set apart at Sandhurst as a site for the use of the Church of England, under the provisions of the Act 16 Victoria No. 28.

By His Excellency's Command,
DAVID MOORE.

No. 128.—OCTOBER 30TH, 1857.—2.

Public Lands Office,
Melbourne, 28th October, 1857.

TRUSTEES OF THE GROUND SET APART AT BELLARINE AS A SITE FOR THE USE OF THE CHURCH OF ENGLAND.

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

CHARLES THOMSON,
SAMUEL EADES,
JONAS KING,
THOMAS DREWITT, and
RICHARD WEBBER

to be the Trustees of the ground set apart at the township of Drysdale, parish of Bellarine, as a site for the use of the Church of England, under the provisions of the Act 16 Victoria No. 28.

By His Excellency's Command,
DAVID MOORE.

Chief Secretary's Office,
Melbourne, 29th October, 1857.

CHAIRMAN OF LOCAL COURT, CASTLEMAINE.

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

ALEXANDER JOHN SMITH, Esquire,
to be Chairman of the Local Court for the district of Castlemaine, vice J. E. N. Bull, Esquire.

By His Excellency's Command,
WILLIAM C. HAINES.

Chief Secretary's Office,
Melbourne, 29th October, 1857.

PUBLIC VACCINATORS.

HIS Excellency the Governor, with the advice of the Executive Council, has been pleased to appoint the undermentioned gentlemen to be Public Vaccinators, viz.:—

STEWART JOHN ADAMS, Esquire, surgeon,
for the district of Amherst, vice Geo. Bull, Esquire, resigned.

GEORGE BULL, Esquire, M.B.,
for the district of Pleasant Creek.

J. WESTON, Esquire,
for the district of Broadmeadows.

By His Excellency's Command,
WILLIAM C. HAINES.

Chief Secretary's Office,
Melbourne, 29th October, 1857.

DEPUTY REGISTRARS OF BIRTHS AND DEATHS.

HIS Excellency the Governor, with the advice of the Executive Council, has been pleased to appoint the undermentioned gentlemen to be Deputy Registrars of Births and Deaths, viz.:—

W. H. WASTELL,
for the district of Oakleigh, vice E. Laurie, resigned.

WILLIAM HAMILTON,
for the district of Mortlake.

D. BANNATTYNE CRAIG,
for the district of Yambuk.

H. B. FORD,
for the district of Cape Otway.

JAMES WESTON,
for the district of Broadmeadows, vice G. S. Harris, resigned.

By His Excellency's Command,
A.7431. WILLIAM C. HAINES.

Chief Secretary's Office,
Melbourne, 29th October, 1857.

**INSPECTOR OF SLAUGHTER-HOUSES, ETC.,
CARISBROOK.**

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

Mounted Constable JAMES THOMPSON
to be an Inspector of Slaughter-houses and of Cattle intended for slaughter, in the police district of Carisbrook.

By His Excellency's Command,
B.7390. WILLIAM C. HAINES.

BEECHWORTH POUNDKEEPER.

AT a special meeting of Her Majesty's Justices of the Peace acting in and for the Beechworth district, held at Beechworth, this 27th August, 1857,

Mr. JOHN CAPE GARNETT
was appointed keeper of the above pound.

(By Order) WILLIAM WALDEN,
Clerk of Petty Sessions.
Police Court,
Beechworth, 27th August, 1857.

Chief Secretary's Office,
Melbourne, 9th October, 1857.

PETITION FOR MUNICIPAL INSTITUTIONS.

NEWTOWN AND CHILWELL (GEELONG).

IN pursuance of the Act of Council 18 Victoria No. 15, His Excellency the Governor, with the advice of the Executive Council, has directed the publication of the substance and prayer of a Petition addressed to His Excellency, as herein-after set forth, signed by three hundred and thirty-six ratepayers and householders of the districts of Newtown and Chilwell, within the corporate limits of the town of Geelong, in the county of Grant.

By His Excellency's Command,

B.6866.

WILLIAM C. HAINES.

The petitioners state that they are desirous of having the districts of Newtown and Chilwell separated from the corporation of Geelong, and formed into a municipality, bounded as shewn on a plan, viz.—“Commencing at the junction of Aberdeen street with La Trobe terrace, and bounded on the north by the centre of Aberdeen street, bearing west 1 mile 23 chains; on the east by the centre of the Great Western road, bearing north 20 chains; on the north, again by the centre of the Great Western road, bearing west 51 chains; on the west by the centre of the Government road in front of the Orphan Asylum, bearing south to the River Barwon 24 chains 50 links; on the west again and south, by the centre of the River Barwon as far as La Trobe terrace; and on the east by the centre of La Trobe terrace, bearing north 1 mile 12 chains, back to the commencing point.”

They further state that the area defined is less than nine square miles, that no one point therein is distant more than six miles from any other point, and that the population far exceeds three hundred.

And the petitioners pray as follows:—

“Your petitioners therefore humbly pray that the said districts of Newtown and Chilwell may be declared a municipal district.”

(Signed)

T. Hamlet Taylor, Mercer hill, solicitor
James Gill, Hotham terrace, carter
A. L'Espinasse Martin, 28, Hotham terrace, Government-officer
Bernard Ferns, Aphrasia street, laborer
Job Loweridge, Aphrasia street, horsedealer
Nichs. Scott, Aphrasia street
T. Jeffery, Aphrasia street, publican
Joseph Lewis, Woolmers, landholder
John Fisher, Melbourne road, laborer
John Murchison, Melbourne road, carter
John Cullen, New hill, landowner
David Moore, Newtown hill, landowner
Charles Ibbotson, Newtown hill, landowner
James McKeegan, Aphrasia street, land surveyor and teacher
James Rooke, Aphrasia street, gardener
Alexander Sayers, Aphrasia street, spirit merchant
John Brebner, Aphrasia street, merchant
Allan Fraser, Fyans street, solicitor
Joseph M. Patton, Packington street, agent
John B. McCure, Mercer hill, landowner
John Maw, Newtown hill, clerk
Alf. Mitchell, Newtown hill, solicitor's clerk
Fras. Ormond, Aberdeen street
R. Garrett, Barwon bank, solicitor
W. H. Collins, Barwon bank, landowner
Sardus Trotmer, Newtown hill, landowner
Chas. Nantes, Retreat road, landowner
Frederic Champion, Pleasant street, landowner
George Poulton, Packington street, publican
A. Cumming, Fyans street, banker's clerk
Edward Livermore, Fyans street, merchant's clerk
James H. Hodggett, Cumberland street, merchant's clerk
John F. Grace, Melbourne road west, M.D.
John McPherson, Aberdeen, publican
W. N. Gosling, Skene street, Newtown, merchant
James Swindells, Park street
William Child, Park street, baker
John B. Mongmoore, Park street, joiner
William Bruce, Skene street, mason
Henry Brice, Skene street, storekeeper
William Bennett, Skene street, Newtown, baker, &c.
Henry Mitchell, Skene street, Newtown, commission agent
A. S. Robertson, Aberdeen street, settler
Wm. Kiddle, The Priory, Skene street, settler
Geo. Armytage, Hermitage, Newtown
E. Hooper, Packington street, brewer
R. H. Bullock, Newtown hill, merchant
R. Despinasse, Newtown hill, ironmonger
M. W. Pitcher, Sunville, Newtown, merchant
Thos. C. Harwood, Skene street, Newtown, solicitor
Edward Mellish, Newtown hill, Union Bank of Australia
J. Carter, Retreat road, Newtown, Union Bank of Australia
Huz B. Cotton, Mercer hill, Newtown, baker

Wm. C. Watkins, Pleasant street, Newtown, accountant
Geo. Bond, Aberdeen street, merchant
John Hobbs, Skene street, Newtown, butcher
William Hill, Skene street, Newtown, storekeeper
William Mathews, Skene street, Newtown, storekeeper
Dahn Willder, Skene street, Newtown, draper
Benj. Buckhouse, Herne hill, architect
William Reynolds, Herne hill, architect
Hel. Skene, Skene street, surveyor
J. Guthrie, La Trobe terrace, coll. customs
Joseph L. Shaw, Hermitage road, architect and surveyor
Wm. H. McCormick, Newtown hill, solicitor
William L. Martyr, La Trobe terrace, surgeon
Stephen V. Buckland, Prospect road, Newtown, solicitor
H. Grershed, Prospect road, Newtown
Edwd. Walker, Barwon crescent
Edward Doyle, Skene street, Newtown, solicitor
Thomas Nokes, Skene street, Newtown, stonemason
Samuel Wilding, Skene street, Newtown, bootmaker
Samuel Nettleton, Skene street, Newtown, storeman
Edward Towl, Skene street, Newtown, chemist and druggist
Davenport W. Collins, Skene street, Newtown, solicitor
F. Bauer, Herne hill, Newtown, ironmonger
Jas. T. Carr, Skene street, Newtown, landowner
Danl. Sherrin, Retreat road, Newtown, land agent
Robert Stow, Skene street, butcher
James Hunt, Skene street, saddler
Alfred Ward, Blessington street, painter
Alfred Chant, Skene street, clerk weighbridge
Alfd. Jackson, Skene street, clerk Bank of Victoria
Thos. J. Parker, Skene street, merchant
Saml. Hawkes, Aberdeen street, veterinary surgeon
Joseph S. Matters, Russell street, freeholder
Bartholomew Barker, Marshall street, freeholder
Philip Holmes, Bond street, householder
Daniel Murphy, Westcott street, mason
William Siddall, Bond street, printer
Sarah Taler, Bond street
Nathaniel Brewer, Bond street, carpenter
Frederick Allen, Bond street, storekeeper
Leonard Chitty, Bond street, carter
Thomas Payne, Bond street, bricklayer
Jas. Bishop, Bond street, salesman
John Young, Bond street, carter
Rob. Thompson, Bond street, carter
John Bennett, Bond street, gardener
John Wood, Bond street, brickmaker
William Thompson, Bond street, farmer
William Walker, Bond street, carpenter
John Dobson, Bond street, laborer
John Banks, Ran street, laborer
Charles Wade, Bond street, laborer
W. Crabb, Bond street, laborer
Charles Adams, Bond street, gardener
Richard Roche, Bond street, wheelwright
Thomas Woodrow, Bond street, carpenter
John Butler, Bond street, laborer
William Barton, Bond street, gardener
George Noblett, Bond street, clerk
William Petich, Bond street, carter
Charles Jones, Bond street, carpenter
Michl. McDermott, Bond street, carter
Michl. Maguire, Bond street, laborer
Robert Angus, Bond street, carter
Thomas Dunkey, Bond street, platelayer
Edward Mitchell, Bond street, salesman
George Webber, Bond street, bootmaker
Hugh Pugh, Bond street, wheelwright
George Anderson, Bond street, tailor
George Spencer, Bond street, tallow chandler
Donald McIntyre, Bond street, laborer
Eugene Reilly, Bond street, plasterer
John Gorry, Packington street, cowkeeper
John Rogers, Russell street
John Scadding, Russell street, carpenter
J. Dobson, Packington street, fruiterer
George Boultney, Clarendon street, laborer
James Lloid, Bloomsbury street, plasterer
Joseph Carter, Clarke street, plasterer
Edward Taylor, Noble street, laborer
Matthew Steward, Bond street, sawyer
William Fordham, Noble street, publican
Oswald Farmer, Russell street, sawyer
Thomas Woodward, Laurel bank, wheelwright
Henry Lynch, Noble street, timber merchant
Francis Roberts, John street, timber merchant
Simon Hargreaves, La Trobe terrace, wheelwright
Roderick M. Aitchinson, Elizabeth street, La Trobe terrace, plumber, &c.
William B. Smith, Elizabeth street, La Trobe terrace, grocer
Campbell Lauchlan, Noble street, confectioner
Alfred John Talbot, Austin street, accountant
Thomas Dunn, Saffron street, dealer
Thomas Sweetlove, Clarendon street, carpenter
Richard Asling, La Trobe terrace, general dealer
Nicholas Harley, La Trobe terrace, bootmaker
Elisha Smith, Saffron street, commission agent
James Thumbwood, La Trobe terrace, storekeeper
Ellis Roberts, Clarke street, freeholder

Herbert Shepherds, La Trobe terrace, baker
 John Dunning, Clarke street, bootmaker
 Thos. Brown, Clarke street, bootmaker
 Joseph Caldwell, Clarke street, freeholder
 Charles Creswell, Clarke street, confectioner
 Wm. Cooper, Clarke street, laborer
 Thomas Cooper, Clarke street, laborer
 Richard Honeycombe, Clarke street, mason
 Thomas Giles, Clarke street, watchmaker
 James Bruce, Clarke street, mason
 John Budd, Clarke street, carpenter
 H. Hocken, Clarke street, preacher
 John Berryman, Clarke street, carter
 John Douse, Clarke street, carpenter
 Josiah Windmill, Clarke street, bootmaker
 Thomas Phipps, Clarke street, gardener
 James Wilson, Clarke street, carrier
 John Jones, Clarke street, plasterer
 Robt. Jones, Clarke street, plasterer
 James Barr, Clarke street, laborer
 Thos. Hanrahan, Clarke street, carter
 James Wintfield, Clarke street, carpenter
 Alexander Boyd, Clarke street, fellmonger
 Thomas Hopkins, Clarke street, storekeeper
 Thos. Henry, Clarke street, storekeeper
 J. Ellis, Clarke street, gardener
 Alfred Beaudon, Clarke street, storeman
 S. Freeman, Clarke street, mantuamaker
 James Coe, Clarke street, laborer
 Henry Crockford, La Trobe terrace, blacksmith
 Richard Brooking, Sharp street, mason
 William Thomas, Russell street, bootmaker
 John A. Whitfield, 29, Austin street, shipping agent
 James Neil, Golddigger's Arms, publican
 Charles Hulley, Chilwell, Westbourne place, engineer
 John Feurter, Westbourne place, Chilwell, engineer
 Thomas Boreham, Woodstock street, Chilwell, gardener
 Robert Wyatt, Woodstock street, Chilwell, gardener
 John Glascocke, Woodstock street, carter
 Thomas Holdsworth, Woodstock street, Chilwell, quarry-
 man
 George Gray, Woodstock street, engine-driver
 John Smith, Fyans street, butcher
 Hennery Phipps, Fyans street, gardener
 Phillip Whybrow, Fyans street, carter
 Edwd. Soffron, Fernleigh street, mason
 George Webb, Fernleigh street, painter
 William Chappel, Fernleigh street, carpenter
 Reuben Archer, Fernleigh street, shoemaker
 George Lewis, Fernleigh street, carter
 James Lowe, Russell street, butcher
 Wm. Johns, Packington street, butcher
 Thomas Heburn, jun., Chilwell
 James Gill, Chilwell, Clarendon street, carter
 John Young, Bond street, carter
 Richard Lee, Barwon avenue, blacksmith
 James Brown, Packington street, blacksmith
 James Rickitts, Packington street, wheelwright
 Hugh McLean, Westcott street, laborer
 William Parker, Westcott street, Chilwell, laborer
 Thomas Robins, Westcott street, laborer
 Nathan Patten, Little Bond street, sawyer
 John Cowen, Little Bond street
 Peter McKay
 James Stevens Paul, Westcott street, painter and glazier
 George Gaylard, Charles street, bootmaker
 Neville Butler Headland, La Trobe terrace, builder
 Henry Hampton, Sharp street, baker
 Hugh Chisholm, Sharp street, grocer
 William Brown, Sharp street, joiner
 John Sullivan, Russell street, storekeeper
 James Fitton, Russell street, grocer
 Herbert Colton, Russell street, storekeeper
 Frederic M. Moore, Herne hill, Victoria, founder
 John Steel, Russell street, storekeeper
 Maurice D. Anthony, Marshall street, watchmaker
 P. J. Donolly, Marshall street, auctioneer
 Rev. Andrew Pringle, Marshall street, minister
 W. H. Stano, Marshall street, whitesmith
 Thomas Robinson, Marshall street, laborer
 Walter Ovens, Marshall street, mason
 John Jackson, Marshall street, carter
 James Gorney, Marshall street, builder
 W. H. R. Welker, Marshall street, carpenter
 William Gordon, Marshall street, quarryman
 Donald Grant, Marshall street, gardener
 James Pile, Fyans street, mason
 R. F. Capp, Fyans street, gardener
 Fagg Brothers, Packington street, builders
 R. F. Capp, jun., Fyans street, carter
 T. Morris, Fyans street, carpenter
 Jas. Stevenson, Fyans street, farmer
 Joseph Bradley, Fyans street, yeoman
 Thos. Phipps, Fyans street, gardener
 John Smith, Fyans street, butcher
 William Henry Day, Fyans street, baker
 Michl. Adams, Fyans street, draper
 Joseph Hocking, Fyans street, mason
 John Jonathan Dixon, Fyans street, cordwainer

Jonathan Pillock, Grenville street, builder
 Edwin Harrison, Marshall street, printer
 W. H. Kernot, La Trobe terrace, Chilwell, chemist
 Thomas Bassett, Clarendon street, Chilwell, carter
 Nicholas Arnold, Russell street, carrier
 Samuel Hinchliffe, Union street, blacksmith
 James Jenkins, La Trobe terrace, storekeeper
 Wm. Harding, for Richard Oswin, La Trobe terrace, gentle-
 man
 Benjamin Cottrell, La Trobe terrace, confectioner
 John Layzell, Marshall street, carpenter
 George Williams, Russell street, baker
 John Nickols, Russell street, bricklayer
 Thomas Hart, Marshall street, stonemason
 William White, La Trobe terrace, mason
 Wm. Dano, Marshall street, catch all
 William Gray, Retreat road, miller
 William Love, Marshall street, grocer
 John Priddeth, La Trobe terrace, laborer
 John Friend, Russell street, gardener
 Henry Braud, Bond street, cowkeeper
 George King, Marshall street, gardener
 William Watt, Marshall street, coachman
 A. G. McDonald, La Trobe terrace, candlemaker
 John Hunt, Fyans street, carpenter
 John Collins, Fyans street, plasterer
 James Bond, Marshall street, builder
 James Sampson, off Marshall street, mason
 G. F. Hagerty, Clarendon street, grocer
 Fletcher Briggs, Fyans street, gardener
 William Henry Bennett, Bloomsbury street, sexton
 William L. Martyr, La Trobe terrace, surgeon
 Hugh McLean, Westcott street, laborer
 Thomas Robins, Westcott street, laborer
 John Jenkins, Fyans street, clerk
 Don. McInnes, Clarke street, carrier
 Henry Bodell, Marshall street, plumber
 James Burton, Marshall street, laborer
 Thomas Tatterthwaite, Austin street, blacksmith
 John B. Ellitson, Noble street, painter
 Robert Low, Barwon avenue, painter
 Peter Loger, Marshall street, laborer
 Joseph Mercland, Fyans street, carpenter
 William Stewart, La Trobe terrace, mason
 William Armstead, Fyans street, mason
 Thomas Walton, Saffron street, chemist
 Saml. Culmer, Bond street, corndealet
 Mark Coy, Saffron street, storekeeper
 William Lewis, Saffron street, shoemaker
 Alexr. Hartshorn, Saffron street, shoemaker
 Richard Fowler, Union place, off Russell street, general
 dealer
 James Hagger, Saffron street, saddler
 Robt. Sitlington, Saffron street, storekeeper
 Joseph Shepherd, Saffron street, grocer
 George H. Seward, Saffron street, storeman
 John Cavell, Saffron street, baker
 William Brown, Saffron street, shoemaker
 Ralph Nathanael, Saffron street, Noble street, carter
 William Downey, Saffron street, carpenter
 Martin Guille, Saffron street, carpenter
 James Davison, Saffron street, saddler
 Samuel Shugg, Saffron street, stonemason
 Wm. Beard, Fyans street, farmer
 George Brown, Packington street, general dealer
 Thos. Wright, Saffron street, contractor
 Thos. Hanson, 60, Saffron street, marble mason
 William Morris, Saffron street, engineer
 M. Wm. Moden, Saffron street, laborer
 Thos. Johns, Saffron street, laborer
 Charles Watkins, Saffron street, gardener
 Mathew Hicks, Saffron street, quarryman
 Andrew Conley, Saffron street, laborer
 Edwd. Minns, Saffron street, Chilwell, carpenter
 William King, Saffron street, laborer
 George Gant, Saffron street, mason
 Henry Harvey, Saffron street, smith
 James Freeman, Saffron street, laborer
 Dunkay McKay, Saffron street, laborer
 Samuel Sloman, Saffron street, carpenter
 Henry Moss, Saffron street, groom
 Richard Gainger, Saffron street, farmer
 Joseph Kinsman, Saffron street, mason
 William Lambell, Saffron street, farmer
 James Dotbic, Saffron street, draper
 Geo. Smith, Fyans street, butcher
 Wm. Johns, Packington street, farmer
 Thos. Batten, Noble street, butcher
 John Springhall, Noble street, ironplate worker

APPLICATION FOR LETTERS PATENT.

GODFREY WILLIAM PRAAGT, of Kyneton, in the county of
 Dalhousie, has applied for a patent for *The Manufacture of
 Oil from a Material not hitherto so used*, and has deposited his
 specification (without drawings) at the Chief Secretary's
 Office, on the 28th day of October, 1857.

MUNICIPALITY OF CASTLEMAINE.

BYE-LAW No. 25.—FOR AN ASSESSMENT OF HOUSE AND LAND PROPERTY WITHIN THE MUNICIPAL DISTRICT FOR THE YEAR OF 1857.

WHEREAS by the Act of Council 18 Victoria No. 15, intituled, "An Act for the establishment of Municipal Institutions in Victoria," the council of any municipal district is empowered to make an annual assessment of all property in houses and lands within the limits of such municipal district according to its fair average annual value: Be it therefore enacted that the assessment on the annual value of property within the municipality of Castlemaine, estimated at £82,678 as approved of by the justices of the peace in Petty Sessions assembled, shall be the value on which the rate of sixpence in the pound has been levied, and shall be legal and in force for the municipal year commencing 25th January, 1857, and ending 25th January, 1858.

The foregoing Bye-law, No. 25, made by the municipal council of Castlemaine, has been assented to by His Excellency the Governor, with the advice of the Executive Council.

Gazetted on the 30th day of October, 1857, pursuant to 18 Victoria No. 15, sec. 33.

By His Excellency's Command,
WILLIAM C. HAINES.

B.7322.

MUNICIPALITY OF EAST COLLINGWOOD.

BYE-LAW No. 15.—TO REGULATE, BY MEANS OF STANDING RULES AND ORDERS, THE PROCEEDINGS OF THE MUNICIPAL COUNCIL OF EAST COLLINGWOOD.

WHEREAS by the Act of the Governor and Legislative Council of the colony of Victoria, 18 Victoria No. 15, intituled, "An Act for the establishment of Municipal Institutions in Victoria," section 26, it is enacted, *inter alia*, "That it shall be competent for the council of any municipal district to make bye-laws for the regulation of their own proceedings." Be it therefore enacted by the municipal council of East Collingwood, that from and after the date of the Governor's assent hereunto, the proceedings and business of the said council shall be conducted according to the following regulations only, which shall be and be called the standing rules and orders of the said municipal council, that is to say:—

SECTIONAL DIVISIONS OF STANDING ORDERS.

General conduct of business, commencing at No. 1	1
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GENERAL CONDUCT OF BUSINESS.

1. That in all cases not hereinafter provided for, resort shall be had to the rules, forms, and usages of parliament, which shall be followed, so far as the same are applicable to the proceedings of this council.
2. That the worshipful the chairman shall take the chair at the hour appointed for the meeting of the Council, and if at the expiration of half an hour after the hour appointed there be not a quorum, the council shall stand adjourned to the regular day of meeting.
3. That if the chairman be not present one quarter of an hour after the hour appointed for the meeting of the council, a councillor shall be elected to preside as chairman for the time being, in manner prescribed in bye-law No. 5, clause No. 44.
4. That the chairman of the council, or the chairman for the time being, may take part in all the proceedings of the council, and in case of an equality of votes, upon any division, shall give a casting vote.
5. That if at any time after the commencement of the business of the day there be not a quorum, the chairman shall, by his own authority, adjourn the council to the next day of meeting.
6. That at every regular meeting of the council the first business thereof shall be the reading and putting for confirmation the minutes of any preceding meetings, and no discussion shall be permitted thereon, except as to their accuracy as a record of the proceedings. The minutes when confirmed shall be signed by the chairman for the time being. The rough minutes of proceedings of council shall be read at the close of each meeting thereof.
7. That after the confirmation of the minutes, the order of business shall be as follows, or as near thereto as may be practicable; but for greater convenience of council, at any particular meeting thereof, it may be altered by resolution to that effect:—

ORDER OF BUSINESS.

1. Reading of copies of letters sent by authority of council.
2. Reading letters received, and considering and ordering thereon.
3. Reception and reading of petitions and memorials.
4. Reading and ordering on reports of permanent committees.
5. Reading and ordering on reports of select committees.
6. Reading and ordering on reports of deputations.
7. Special payments.

8. Special business not classified.
9. Orders of the day, including subjects arising from proceedings of former meetings.
10. Motions of which previous notice has been given.
11. Notices of motions.
8. That communications to the council (except epistolary) shall be in form of petition or memorial.
9. That no order for a call of the whole council shall, except with leave of the council, be made earlier than fourteen days from the date of such order. An order for a less period shall only be made by the suspension of standing orders for the same, in accordance with provisions to that effect, No. 83.
10. That whenever a division shall be demanded by any member, the members voting in the affirmative shall first hold up their hands, and then those voting in the negative shall hold up their hands, and their names shall be taken down in writing, and the result declared by the chairman.
11. That an entry of every division list shall be made in the minutes of each meeting.
12. That all addresses to the Governor shall be presented by the chairman of the council and the town clerk, unless otherwise ordered by council.
13. Summonses containing the business to be transacted shall be prepared and issued to every member of the council by the town clerk two clear days preceding that on which the meeting for such business will be held.

MOTIONS.

14. That all notices of motion shall be dated and numbered, and given by the intended mover, at the close of a meeting of council, to the town clerk, who shall enter the same in the notice of motion book, in the order in which they may be received.
15. That no member shall make any motion initiating a subject for discussion but in pursuance of notice given, as prescribed in clause 14.
16. That no motion, except that of receiving the same, unless under most urgent circumstances, shall be made on any petition or memorial until the next regular meeting of council after its presentation.
17. That orders of the day shall take precedence of motions.
18. That, except by leave of the council, motions shall be moved in the order in which they have been received and recorded by the town clerk in the notice of motion book, and if not so moved or postponed shall be struck out.
19. That no motion entered in the notice of motion book shall be proceeded with in the absence of the member who gave notice of the same, unless by some other member producing written authority from him to that effect.
20. That no motion of a bye-law shall be put for adoption until the next regular meeting of council after that at which it may be first proposed, and, in the interim, it shall be open to the inspection of the ratepayers.
21. That no motion of an address, petition, bye-law, or standing order, shall be entertained, unless the mover shall submit a draft of the same, which, unless otherwise ordered by council, shall be referred to the legislative committee, which shall report on the same at the next regular meeting of council.
22. That no motion, the effect of which would be to rescind any previous resolution of the council, shall be entertained during the same municipal year, unless a call of the whole council has been duly ordered for that purpose; and no motion for rescinding any resolution of the council, which shall have been negatived by the council, shall be again entertained during the same municipal year, unless by consent of at least five members of the council.

ORDER OF DEBATE.

23. That any member desirous of making a motion or amendment, or taking part in discussion thereon, shall rise and address the chairman, and shall not be interrupted unless called to order, when he shall sit down, until the member calling to order shall have been heard thereon, and the question of order disposed of, when the member in possession of the chair shall proceed with the subject.
24. That any member desirous of proposing an original motion or amendment must state the nature of the same before he may address the council thereon; and such motion or amendment shall be signed by the mover, and delivered by him in writing to the town clerk, who, in the event of its being seconded, shall endorse the name of the seconder thereon.
25. That no motion or amendment shall be withdrawn without the leave of the council.
26. That no motion or amendment shall be discussed or put to the vote of the council unless it be seconded. A member may, however, require the enforcement of any standing order of the council, by directing the chairman's attention to its infringement.
27. That a member moving a motion shall be held to have spoken thereon, but a member merely seconding a motion shall not be held to have spoken upon it.
28. That the members in meeting of council shall designate each other by their official titles, namely, that of chairman or councillor.
29. That if two or more members rise to speak at the same time, the chairman shall decide which is entitled to priority.
30. That the chairman shall rise in addressing the council to discuss any question.
31. That the chairman shall, at his discretion, call to order any member attempting to speak a second time on the same

question, unless entitled to reply, or in explanation when he has been misrepresented or misunderstood.

32. That the chairman, when called upon to decide on points of order or practice, shall state the standing order, rule, or practice which he deems applicable to the case, without discussing or commenting on the same. His decision as to order or explanation in each case to be final.

33. That no member shall digress from the subject-matter of the question under discussion, or comment upon the words used by any other member in a previous debate; and that all imputations of improper motives, and all personal reflections on members, shall be considered highly disorderly.

34. That whenever any member shall make use of any expression, personal and disorderly, or capable of being applied offensively to any other member, the member so offending shall be required to withdraw the expression, and to make a satisfactory apology to the council.

35. That a member called to order shall sit down, unless permitted to explain.

36. That when, in consequence of highly disorderly conduct, the chairman shall call upon any member by name, such member shall withdraw as soon as he has been heard in explanation; and after such member's withdrawal, the council shall at once take the case into consideration.

37. That when the chairman considers the same applicable, he shall proceed according to the provisions of bye-law No. 6.

38. That any member not attending in compliance with an order for a call of the whole council, without reasonable excuse to the satisfaction of the majority thereof, shall be fined a sum not exceeding five pounds.

39. That any member may, of right, demand the production of any of the documents of the council applying to the question under discussion.

40. That the council shall vote by show of hands.

41. That the chairman shall, in taking the sense of the council, put the question first in the affirmative, then in the negative; and the result thereof shall be recorded in the minutes, with the names therein, on divisions.

42. That at every meeting of the council all motions, whether original motions or amendments, shall be reduced into writing, signed by the mover, and delivered to the town clerk immediately on their being moved or seconded.

43. That whenever amendments are made upon original propositions, no second amendment shall be taken into consideration until the first amendment is disposed of.

44. That if a first amendment be carried, it shall displace the original question, and become itself the question whereupon any further amendment may be moved.

45. That if the first amendment be negatived, then a second may be moved to the original question under consideration, but only one amendment shall be submitted to the council for discussion at a time.

46. That the mover of every original resolution, but not of any amendment, shall have a right to reply; immediately after which the question shall be put from the chair; but that no other member be allowed to speak more than once on the same question, unless permission be given to explain, or the attention of the chair be called to a point of order.

47. That no discussion shall be allowed on any motion for adjournment of the council; but if, on the question being put, the motion be negatived, the subject then under consideration, or the next on the notice paper, shall be discussed, or any other that may be allowed precedence, before any subsequent motion for adjournment be carried; the business then undisposed of shall have precedence at the next meeting of the council.

48. That any member of the council may enter his protest against any resolution of the council. Notice of intention to protest must, however, in every case, be given on the adoption of the resolution protested against, and the protest, signed by the member or members protesting, and specifying the reasons for protesting, must be entered twenty-four hours at least before the next regular meeting of the council by the protesting member in a book to be kept for that purpose in the town clerk's office, and duly referred to in the minutes of council, the same to be considered also part of such minutes. But such protest may be expunged if declared by a majority of the council to be not in accordance with truth, or in its terms disrespectful to the council.

LAPSED QUESTIONS.

49. That if a debate on any motion moved and seconded be interrupted by the council being counted out, such debate may be resumed at the point where it was so interrupted, on motion upon notice.

50. That if a debate on any order of the day be interrupted by the council being counted out, such order may be restored to the notice book for a future day, on motion upon notice, and then such debate shall be resumed at the point where it was so interrupted.

51. That if the discussion of any question in a committee of the whole council be interrupted for want of a quorum, the council may order the resumption of such committee on a future day, on motion upon notice, and the discussion of such question shall then be resumed at the point at which it was so interrupted.

COMMITTEES.

Permanent.

52. That there shall be six permanent committees, consisting of three members each, two to be a quorum, which committees No. 128.—OCTOBER 30TH, 1857.—3.

shall be elected annually by voting papers of members of council, at the first meeting after the election of the chairman of council.

Finance and Rate Committee
Public Works Committee
Markets Committee
Health and Public Park, &c., Committee
Legislative Committee
Licensing Committee

53. That every committee, at the first meeting after their appointment, shall elect one of their members to be chairman for the municipal year, and in his absence shall elect a chairman for the time being. At such first meeting the day and hour at which the committee will meet weekly, or when required, shall be decided on.

54. That if there shall not be a quorum of members present within one quarter of an hour after the time fixed for the meeting, the chairman may adjourn the meeting of the committee to a future day.

55. That all questions shall be decided by a majority of votes exclusive of the chairman; and wherever the voices are equal, the chairman shall have the casting vote.

56. That the council shall, if they think fit, on the requisition of any member, discharge him from serving on a committee, and substitute another member for the same, and shall fill up all vacancies in committees.

57. That the chairman of the council shall be at liberty to attend any committee upon which he is not a member, without voting; but he shall be a member and chairman of the finance and rate committee, and also of the legislative committee, if he desire to be upon the latter.

58. That meetings of all committees shall be held in the council chamber, or other appointed room therein.

59. That minutes of all proceedings of committees, as well as of their reports, numbered in consecutive order, shall be entered in the committee's minute book, and signed by the chairman, before presentation (which shall be weekly), for confirmation or adoption by council.

60. That the general and specific duties of committees enacted, or which may be enacted, by council, shall be observed by each committee so far as they apply.

61. That the finance and rate committee shall be at liberty, at their discretion, to authorise disbursements for current expenses to an amount not exceeding ten pounds in any one week.

62. That the town clerk shall convene every permanent committee within ten days of its first appointment, and every select committee within five days of the same, or at any other time thereafter, by order of the council, or on the written order of the chairman, or on that of any two members of such committee.

Select.

63. That select committees shall not consist of less than five members, three to be a quorum, and shall be subject to the same regulations, so far as they apply, as permanent committees.

64. That the mover of an adopted motion for a select committee shall be a member of the same.

PETITIONS.

65. That no petition shall be presented after the council shall have proceeded to the orders of the day.

66. That it shall be incumbent on every member presenting a petition to acquaint himself with the contents thereof, and to ascertain that it does not contain language disrespectful to the council, or that the contents violate any of the standing orders of the same.

67. That every member presenting a petition to the council shall affix his name at the beginning thereof.

68. That every petition must be in writing, and not printed or lithographed.

69. That every petition must contain the prayer of the petitioners at the end thereof.

70. That every petition must be signed by at least one person on every skin or sheet on which it is written.

71. That every petition must be signed by the persons whose names are appended thereto, by their names or marks, and by no one else, except in cases of incapacity by sickness.

72. That no letters, affidavits, or other documents (subscription lists in aid excepted) shall be attached to any petition.

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

74. That every such petition receivable shall be presented to the chairman, who shall not allow any debate thereupon on its presentation, or any member to speak upon or in relation to such petition.

ELECTIONS.

75. That no election to any office at the disposal of the council shall take place until seven clear days' public notice shall have been given by advertisement in one or more local newspapers, inviting applications from qualified candidates for the same.

76. That the salary or allowance attached to all offices and places at the disposal of the council shall, in all cases, be fixed before they proceed to election.

77. That elections herein referred to shall be by voting cards or papers containing the names of the persons voted for, and signed by the member delivering the same, or they shall not be receivable.

78. That the town clerk shall preserve the voting cards used at any election for twelve months thereafter.

79. That no member or officer of the council, or any auditor of East Collingwood, shall be received as a surety for any officer appointed by the council, or for any work to be done for the council. In all cases of security being given for the faithful performance of any duty or contract, the expense of preparing such security shall be borne by the person providing the same.

MISCELLANEOUS.

80. That the town clerk shall have the custody of the common seal of the municipal council, and be responsible for the same, and the proper use thereof; each impression of the seal being verified by the signature of that officer.

81. That the town clerk shall affix the municipal seal to contracts, bonds, and licenses requiring the same; and to all bye-laws and addresses to the Governor passed by the council; but he shall not affix it to any other municipal document without the authority of the council.

82. That the town clerk may affix the municipal seal to powers of attorney, and other legal instruments not relating to the municipal council, and be allowed to charge for the same not less than five shillings or more than ten shillings, for verifying the same with his signature, or countersigning and sealing a certificate, &c., of the chairman of council.

SUSPENSION OF STANDING RULES AND ORDERS.

83. Any one or more of the standing rules and orders may be suspended *pro tem.*, in case of emergency, with the consent of a majority of the council.

The foregoing Bye-law, No. 15, made by the municipal council of East Collingwood, has been assented to by His Excellency the Governor, with the advice of the Executive Council. Gazetted on the 30th day of October, 1857, pursuant to 18 Victoria No. 15, sec. 33.

By His Excellency's Command,
WILLIAM C. HAINES.
B.4626.

MUNICIPALITY OF EMERALD HILL.

BYE-LAW No. 16.—A BYE-LAW FOR LEVYING A RATE OF ONE SHILLING IN THE POUND FOR THE CURRENT MUNICIPAL YEAR.

WHEREAS by an Act of the Lieutenant Governor and Legislative Council of Victoria, 18th Victoria No. 15, intituled, "An Act for the establishment of Municipal Institutions in Victoria," the council of any municipal district is empowered to impose a rate on all houses and land within such district according to its fair average annual value, such rate not to exceed two (2) shillings in the pound: Be it therefore ordered and enacted by the municipal council for the district of Emerald Hill, that a rate of one shilling in the pound for the current municipal year be levied on all property in houses or lands within such district, to become due and payable on and after the 1st day of December, 1857.

The foregoing Bye-law, No. 16, made by the municipal council of Emerald Hill, has been assented to by His Excellency the Governor, with the advice of the Executive Council. Gazetted on the 30th day of October, 1857, pursuant to 18 Victoria No. 15, sec. 33.

By His Excellency's Command,
WILLIAM C. HAINES.
B.7269.

MUNICIPALITY OF SOUTH BARWON.

DRAFT OF A BYE-LAW, No. 1, OF THE SOUTH BARWON MUNICIPAL COUNCIL, SUBMITTED TO HIS EXCELLENCY THE GOVERNOR FOR CONFIRMATION.

WHEREAS by a Proclamation of His Excellency the Lieutenant Governor of the colony of Victoria, dated the second day of June, and in the twentieth year of Her Majesty's Reign, the district hereinafter described and named was duly declared a municipal district within the meaning of the Act 18 Victoria No. 15, intituled, "An Act for the establishment of Municipal Institutions in Victoria," that is to say, the municipal council of South Barwon; And whereas therein it is amongst other things enacted that it shall be lawful for the council of the said municipality to make, publish, alter, modify, amend or repeal such bye-laws or regulations as to them may seem meet, for regulating their proceedings and for conducting the election of chairman, councillors, or other corporate officers in any matters which may not be sufficiently provided for by the said recited Act, and which may not be inconsistent therewith; And whereas it is requisite to make sundry regulations for conducting the proceedings and business of the said council: Be it therefore enacted by the council of the said South Barwon municipality, that from and after the date of this bye-law coming into operation, the proceedings and business of the said council shall be conducted according to the following regulations only, which shall be styled "The Standing Orders," of the said council, that is to say:—

CHAP. I.—Order of Proceedings.

1. The business of the council shall ordinarily be conducted with open doors; but any councillor present may require the exclusion of strangers until it shall have been decided by the council whether the question proposed to be introduced shall be discussed with open doors or otherwise.

2. The council shall commence business so soon after the time stated in the summons as there is a sufficient number of mem-

bers present to form a quorum; but if at the lapse of twenty minutes from the time specified in the summons there is not a quorum present, no business shall be transacted by the council at that meeting.

3. At all meetings of the council, when there is not one-third of the members present, or when the council is counted out, such circumstance, together with the names of the members then present, shall be recorded in the minute book.

4. The reading and confirmation of the minutes of preceding meeting shall take precedence of all other business, and no discussion shall be permitted thereon excepting as to their accuracy as a record of proceedings.

5. The reading of correspondence, the presentation of petitions or memorials by members of the council, and the bringing up of reports of committees, shall have precedence of any other regular business.

6. All communications and petitions addressed to the council shall be in official form, and be presented by a councillor, who will be responsible for their being respectful as far as regards wording.

7. No debate shall take place on the presentation of any petition, until the usual notice hereafter provided for has been given, and the only question then entertained shall be whether the petition be received, and, if requisite, be referred to a committee.

8. No committee report shall be considered or adopted on its presentation, nor until due notice shall be given; all such reports shall be read and received *pro forma*, and, if ordered by the council, printed for distribution amongst the members.

9. If in a committee report there are distinct recommendations contained, such report shall not be adopted until the sense of the council has been taken separately thereon.

10. The orders of the day shall be—

All matters arising out of proceedings of former meetings of the council.

Any business the chairman may think fit to bring under consideration.

Any business of which members may have given notice of motion, in writing, to the town clerk, at least four days previously to the meeting at which the same is to be considered: such notices will be considered in the order in which presented.

11. No motion presented on the notice paper shall be proceeded with unless the member who has given such notice, or some one authorised by him, be present when the business is called on. Notices not so proceeded with shall be struck out of the paper.

12. No bye-law shall be finally passed or adopted at the meeting at which it shall have been first proposed, nor until the next meeting of the council regularly convened, and every such bye-law shall in the interim remain open for the inspection of any of the ratepayers in the town clerk's office, free of charge.

13. All motions proposing petitions, addresses, bye-laws or standing orders must be accompanied by drafts of the same, and such draft shall not be considered until referred to a committee which shall report thereon; and the mover of every such petition shall be *pro hac vice* a member of such committee.

14. The mover of any motion referred to a committee shall be *pro hac vice* a member of such committee.

15. No member shall make any motion initiating a subject for discussion, but in pursuance of notice openly given at a previous meeting of the council and duly entered on the notice paper.

16. A member may not give two notices of motion consecutively, unless no other member has any notice to submit.

17. Every member on giving notice of motion shall read it aloud, and deliver at the council table a copy of such notice fairly written, together with his name and the day proposed for bringing on such motion.

18. A member may give notice of motion for any other member by putting the name of such member on the notice of motion.

19. Any notice containing unbecoming words or expressions may be expunged from the notice paper by order of a majority of the council.

20. After a notice of motion has been given, the terms thereof, as well as the day of bringing the same forward, may be altered by delivering at the council table an amended notice.

21. Any motion not seconded falls to the ground.

22. A member having made a motion may withdraw the same by permission of the council, provided such leave is unanimous; but if such withdrawal is opposed by any member present, the motion must take the usual course.

23. No motion, the effect of which if carried would be to rescind any motion which has already passed the council, shall be entertained during the same official year, unless a call of the whole council has been duly made for that purpose; and no such motion for rescinding any resolution of the council, which shall have been negatived by the council, shall be again entertained during the same municipal year.

CHAP. II.—Order of debate.

24. Any member desiring to speak shall rise and address the chairman.

25. Members can only speak to a point of order, while a division is being made, by permission of the chairman.

26. No member can speak to any question after the same has been put by the chairman, and the voices have been given in the affirmative and negative thereon.

27. When two or more members rise to speak, the chairman may decide which of them is to take precedence in speaking.

28. A member may speak to any question before the council or upon any amendment proposed thereto, or upon a question of order arising out of the debate, but not otherwise.

29. At the time of giving notices of motion, questions may be put to any member relating to any matter connected with the business of the council, in which such member may be concerned.

30. In putting such question, no argument or opinion shall be offered nor any facts stated, except so far as may be necessary to explain such question.

31. In answering any such question, a member shall not debate the matter to which the same refers.

32. No member may speak twice to a question before the council, except in explanation or reply, or in committee of the whole council.

33. A member who has spoken to a question may again be heard to explain himself in regard to some material part of his speech, but shall not introduce any new matter.

34. A reply shall be allowed to a member who has made a substantive motion to the council, but not to any member who has moved an order of the day, an amendment, or an instruction to a committee.

35. Any member may rise to order or require the enforcement of any standing order of the council, by simply noticing such order is disobeyed.

36. No member shall reflect upon any vote of the council, except for the purpose of moving that such vote be rescinded.

37. No member shall use offensive words against the council, nor speak against any decision arrived at by it, unless for the purpose of moving that it is repealed.

38. No member shall use offensive or unbecoming words in reference to any other member or members of the council.

39. When any member shall object to words used in debate, and shall desire them to be taken down, the chairman, if assented to by the council, will direct them to be taken down by the town clerk.

40. Every such objection shall be taken at the time when such words are used, and not after any other member has spoken.

41. Any member having used objectionable words, and not explaining or retracting the same, or offering apology for the use thereof to the satisfaction of the council, will be censured or otherwise dealt with as the council may think fit, and any member called to order shall sit down unless permitted to explain.

42. No member shall make any noise or disturbance in the council, nor conduct himself in a disorderly or unseemly manner; such being the case, the chairman shall call upon such member to withdraw so soon as he has been heard in explanation, and after such withdrawal the council shall at once take the case into consideration.

43. The several rules for maintaining order in debate shall be observed in all committees of the council.

44. Order shall be maintained at the council board by the chairman, and in committee by the chairman of such committee, but disorder in committee can only be censured by the council on receiving a report thereof.

45. Whenever the chairman rises during a debate, any member then speaking, or offering to speak, shall sit down, and all other members shall be silent, so that the chairman may be heard without interruption.

46. Any member may, of right, require the production of any of the documents of the municipality relating to the question or matter under consideration.

47. One amendment only shall be discussed at one time; but if lost, another may be moved before the original question is put to the vote; but upon any amendment being carried, it shall be competent for any member to move one other amendment thereon, but not more.

48. Upon the adoption of any amendment by the council, such amendment shall be held to have quashed the original motion, and for all such purposes of subsequent discussion, the amendment so carried shall be adopted as an original motion.

49. The chairman, on taking the vote on any motion or amendment, shall put the question first in the affirmative, and then in the negative, and he may do so as often as is necessary to enable him to form and declare his opinion from the show of hands as to which party has the majority.

50. The council shall vote by show of hands, excepting in cases of election, when the vote shall be by ballot. Any member of the council may, however, call for a division upon any question, in which case the members voting in the affirmative shall first stand up, and afterwards those in the negative, until their votes are recorded.

51. No discussion shall be allowed on any motion for the adjournment of the council; but if, on the question being put, the motion is negatived, the subject then under consideration, or the next on the notice paper, shall be discussed, or any other that may be allowed precedence, before any subsequent motion for adjournment shall be entertained; but if the adjournment be carried, the business then undisposed of shall have precedence of the next meeting of the council.

52. Any member of the council may enter his protest against any resolution of the council, provided that such protest is not inconsistent with truth or disrespectful to the council. Notice of intention to protest must, however, in every case, be given on the adoption of the resolution protested against; and the protest, signed by the member or members protesting, and specifying the reasons for protesting, must be entered before the next regu-

lar meeting of the council, by the protesting member or members, in a book to be kept for that purpose in the town clerk's office, and duly referred to in the minutes of council, the same to be considered also a part of such minutes.

CHAP. III.—Committees.

53. That committees be elected from time to time, as occasion may require, whether for legislative, financial, public works, or other business.

54. The chairman, if appointed a member of any committee, shall be *ex officio* chairman thereof; in other cases the members of such committee shall elect a chairman.

55. The standing orders of the council shall be observed in committees of the whole council, except the rule limiting the number of times of speaking.

56. The chairman of committees shall have their reports fairly written out on paper of uniform size provided by the council, so as to admit of their being bound when required.

CHAP. IV.—Elections.

57. No election to any office at the disposal of the council shall take place until six clear days public notice shall have been given by advertisement in one or more of the local newspapers, inviting applications from candidates properly qualified.

58. The salary or allowance attached to all offices and places at the disposal of the council shall be fixed for the municipal year in all cases before proceeding to election.

59. At all elections for offices at the disposal of the council the voting shall take place by ballot, on cards to be provided for the purpose, signed by the voter, and containing the name or names of the person or persons voted for, and no voting card shall be received at any election which is not signed by the member voting; and such voting cards shall be kept in the town clerk's office for the twelve months next ensuing the day of election.

60. No member of the council, nor any officer of the municipality holding office under the council, shall be received as surety for any officer appointed by the council, or for any work to be done for the council; and in all cases in which security for the due and faithful performance of any duty or contract is required, the expense of preparing such security shall be borne by the party giving the same.

CHAP. V.—Miscellaneous Regulations.

61. It shall be competent for any member, without previous notice, to move for a call of the whole council for the consideration of any bye-law, or for raising or appropriating of money, or for the object contemplated in Standing Order, clause No. 23, at the next or on any subsequent meeting, and upon such motion being carried, due notice thereof shall be given in the notice paper for the day when the order of the day or notice of motion for which such call was made, is set down for consideration; and any member not in attendance at the voting upon such question, or any amendment thereof, whether of adjournment or otherwise, shall be liable to be censured unless reasonable cause for such absence be shown to the satisfaction of the council.

62. The town clerk shall have charge of the common seal of the municipality, and shall be responsible for the safe custody and proper use of the same, each impression thereof being verified with the signature of that officer.

63. The town clerk shall not affix the common seal to any municipal document without the express order of the council, nor unless such document bears the signature of the chairman; but in case of powers of attorney and other legal instruments not relating to the municipality, the signatures of which are required to be verified by declaration before the chairman, the said seal shall and may be affixed by the town clerk to the chairman's certificate accompanying the same on receipt of a fee of half a guinea for each attestation.

64. Any one or more of the standing orders of the council may be suspended *pro tempore* in case of emergency, provided that at least three-fourths of the members present shall deem such suspension necessary, but not otherwise. Clauses Nos. 23 and 60 being specially excepted.

65. In case of death, absence or other lawful impediment, preventing the chairman from calling meetings of the council, any four members of the council shall in such circumstances have power to call a meeting of the council.

The foregoing Bye-law, No. 1, made by the municipal council of South Barwon, has been assented to by His Excellency the Governor, with the advice of the Executive Council. Gazetted on the 30th day of October, 1857, pursuant to 18 Victoria No. 15, sec. 33.

By His Excellency's Command,

A.5966. WILLIAM C. HAINES.

MUNICIPALITY OF SOUTH BARWON.

BYE-LAW No. 2.—FOR IMPOSING A RATE OF ONE SHILLING AND SIXPENCE IN THE POUND, ON THE ASSESSABLE PROPERTY WITHIN THE SOUTH BARWON MUNICIPALITY, FOR THE YEAR ENDING THE 2ND JUNE, 1858.

WHEREAS by an Act of the Lieutenant Governor and Legislative Council of Victoria, 18 Victoria No. 15, intitled, "An Act for the establishment of Municipal Institutions in Victoria," it is amongst other things enacted, that the municipal councils are empowered to impose a rate upon all assessable property within their respective districts according to its annual value, provided nevertheless that such rate shall not

exceed the sum of two shillings in the pound: Be it therefore enacted by the council of the South Barwon municipality, that a rate of one shilling and sixpence in the pound be levied on all assessable property within the municipal district aforesaid, for the year ending the 2nd day of June, 1858, and be due and payable in equal proportions upon the 2nd day of September, and the 2nd day of December respectively in 1857.

The foregoing Bye-law, No. 2, made by municipal council of South Barwon, has been assented to by His Excellency the Governor, with the advice of the Executive Council. Gazetted on the 30th day of October, 1857, pursuant to 18 Victoria No. 15, sec. 53.

By His Excellency's Command,
WILLIAM C. HAINES.
R.6973.

MUNICIPALITY OF SOUTH BARWON.

BYE-LAW No. 3.—FOR THE ASSESSMENT OF ALL PROPERTY SITUATED WITHIN THE BOUNDARIES OF THE SOUTH BARWON MUNICIPALITY FOR THE YEAR ENDING THE 2ND JUNE, 1858.

WHEREAS by an Act of the Lieutenant Governor and Legislative Council of Victoria, 18 Victoria No. 15, intituled, "An Act for the establishment of Municipal Institutions in Victoria," it is enacted that all municipal councils are empowered to cause an annual value to be fixed on all properties within the boundaries of such municipalities: And whereas the council of the South Barwon municipality have caused such valuation of all properties situate within the said municipality to be made, amounting in the aggregate to the sum of Fourteen thousand and twenty-four pounds sterling (£14,024), full particulars of which are duly registered and lodged in the council chamber of the said municipality and open to public inspection: Be it therefore enacted by the council of this municipality that the said valuation or assessment for the year ending the 2nd of June, 1858, be at once carried into effect and have full force as contemplated in the said Act.

The foregoing Bye-law, No. 3, made by the municipal council of South Barwon, has been assented to by His Excellency the Governor, with the advice of the Executive Council. Gazetted on the 30th day of October, 1857, pursuant to 18 Victoria No. 15, sec. 53.

By His Excellency's Command,
WILLIAM C. HAINES.
A.7105.

Treasury,
Melbourne, 15th October, 1857.

REGULATIONS RESPECTING STORES AND TRANSPORT.

HIS Excellency the Governor, with the advice of the Executive Council, has been pleased to direct that the 77th, 78th, and 79th clauses of the Store and Transport Regulations of the 6th September, 1855, relative to the inspection of stores, store books, and accounts, be cancelled, provision for this duty having been otherwise made by the Audit Act.

The Colonial Stores are to be henceforth termed the Government Stores, and the Colonial Storekeeper is to be styled the Government Storekeeper.

By His Excellency's Command,
C. H. EBDEN.

Chief Secretary's Office,
Melbourne, 30th October, 1857.

POLICE DISTRICTS OF AVOCA AND CARISBROOK.

HIS Excellency the Governor, with the advice of the Executive Council, has approved of and authorised the constitution of the districts hereinafter defined to be separate police districts.

Magistrates and Clerks of Petty Sessions are therefore instructed to make the same as generally known as possible in their respective districts without delay, in order that the new arrangement may come into operation at once.

It is, however, to be understood that any current business which may have been commenced under the previous arrangement, may be concluded under it.

By His Excellency's Command,
WILLIAM C. HAINES.
B.7022.

POLICE DISTRICT OF AVOCA.—Commencing at a point on the Yarrambiack Creek due east of the southern shores of Lake Hindmarsh: thence by a line bearing east to the River Avoca; thence south by the River Avoca to the main dividing range; thence westerly by the main dividing range to the source of the River Wimmera; thence north-westerly and northerly by the River Wimmera and the Yarrambiack Creek to the commencing point.

POLICE DISTRICT OF CARISBROOK.—Commencing at a point on the River Avoca due east of the southern shores of Lake Hindmarsh; thence by a line bearing east to the River Loddon; thence southerly by the River Loddon to the Jim Crow Creek; thence by the Jim Crow Creek to a point due west of Mount Franklyn; thence by a line bearing west to the River Avoca; and thence northerly by the River Avoca to the commencing point.

Public Lands Office,
Melbourne, 26th October, 1857.

RESERVES FOR ROADS.

HIS Excellency the Governor, with the advice of the Executive Council, has approved of and authorized the reserves of land hereinafter described for the purpose of forming public roads.

Plans, whereon are recorded the course, bearings, and admeasurements hereinafter set forth, are deposited at this office.

By His Excellency's Command,
DAVID MOORE.
E.C.337-8.

RESERVE FOR ROAD THROUGH SECTIONS XIV. AND XIX., PARISH OF NALANGH, COUNTY OF POLWORTH.—Commencing at the south east angle of section IX. A, parish of Nalangh; thence south-east two chains to the eastern boundary of section XIII.; thence by a line bearing south one mile fifty-five chains and eighty links, being the eastern boundary of sections XIII. and XX., to the road leading from Port Fairy to Colac. The road being one chain in width, and the line above described its western boundary.

RESERVES FOR ROADS IN THE VILLAGE RESERVE OF YAN YEAN, AND THROUGH SECTION 12, NORTH THEREOF.—Commencing at a point on the northern boundary of section 5, in the parish of Yan Yean, 5 chains and 42 links east of the River Plenty; thence north 8 degrees 30 minutes east 5 chains and 91 links; thence north 10 degrees west 34 chains and 93 links to the northern boundary of the village reserve of Yan Yean, the road being one chain in width, and the line above described passing through the centre thereof; thence north 10 degrees west 40 chains and sixty-seven links to the northern boundary of section 12, the road being one chain in width.

Also, commencing at a point on the eastern bank of the River Plenty 50 links, more or less, south-easterly of the south-eastern angle of allotment 3, village of Yan Yean; thence east 2 chains and 13 links; thence north 50 degrees east 2 chains and sixty links; thence north 30 degrees east 2 chains and 64 links; thence north 16 degrees 30 minutes east 10 chains and 15 links to its junction with the road first described near the Bye-wash, the width being one chain, and the line above described passing through the centre.

ROAD THROUGH SECTION 20, IN THE PARISH OF YAN YEAN.—Commencing at a point on the southern boundary of section 20, 22 chains and 21 links east of the River Plenty; thence north 14 degrees 45 minutes west 9 chains and 12 links; thence by a curved line nearly parallel to the Yan Yean watercourse 16 chains and 50 links; thence north 2 degrees 50 minutes east 23 chains and 30 links; thence north 53 degrees 20 minutes east 11 chains and 63 links; thence by a bridge across the Yan Yean watercourse to the eastern side thereof; thence north 16 degrees 20 minutes east 9 chains and 2 links; the road being of unequal width, the line above described being parallel to and at a distance of 50 links from its western boundary; thence north 16 degrees 20 minutes east 17 chains and 90 links to the northern boundary of section 20, the road being one chain in width, and the line above described passing through the centre.

Public Lands Office,
Melbourne, 27th October, 1857.

BALLAARAT LAND SALE.—29th OCTOBER, 1857.

WITH reference to the Proclamation contained in the *Government Gazette* of the 29th September last, relative to a sale of certain Crown Lands to be held at Ballaarat on the 29th October instant: Notice is hereby given that the area of lots 42 to 46 inclusive should be as undermentioned and not as originally proclaimed.

By His Excellency's Command,
DAVID MOORE.

Lot.	Town or Parish.	Allotment.	Section.	Amended Area.	Upset price per Acre.	Remarks.
				A. R. P.	£	
42	Horsham	2	6	0 2 19	8	
43	Horsham	3	6	0 2 10	8	
44	Horsham	4	6	0 2 10	8	
45	Horsham	5	6	0 2 10	8	
46	Horsham	6	6	0 2 10	8	

Public Lands Office,
Melbourne, 29th October, 1857.

CASTLEMAINE LAND SALE.—5th NOVEMBER, 1857.

WITH reference to the Proclamation contained in the *Government Gazette* of the 29th September last, relative to a sale of certain Public Lands to be held at Castlemaine on the 5th November next: Notice is hereby given that suburban lots 13 to 18 inclusive, have been withdrawn from the said sale.

By His Excellency's Command,
DAVID MOORE.

Public Lands Office,
Melbourne, 29th October, 1857.

CASTLEMAINE LAND SALE.—6TH NOVEMBER, 1857.

WITH reference to the Proclamation contained in the *Government Gazette* of the 29th September last, relative to a sale of certain Public Lands to be held at Castlemaine on the 6th November next: Notice is hereby given that lots 1 and 2, and lots 6 to 28 inclusive, have been withdrawn from the said sale.

By His Excellency's Command,
DAVID MOORE.

Public Lands Office,
Melbourne, 26th October, 1857.

SANDHURST LAND SALE.—10TH NOVEMBER, 1857.

WITH reference to the Proclamation contained in the *Government Gazette* of the 6th October instant, relative to a sale of certain Public Lands to be held at Sandhurst on the 10th November next: It is hereby notified that lot 27 is situate in Iron Bark Gully.

By His Excellency's Command,
DAVID MOORE.

Public Lands Office,
Melbourne, 26th October, 1857.

SANDHURST LAND SALE.—11TH NOVEMBER, 1857.

WITH reference to the Proclamation contained in the *Government Gazette* of the 6th October instant, relative to a sale of certain Public Lands to be held at Sandhurst on the 11th day of November next: It is hereby notified that the upset price of lot 7 should be 106*l.* per acre.

By His Excellency's Command,
DAVID MOORE.

APPROACHING LAND SALES.

PUBLIC Lands have been proclaimed in previous numbers of the *Gazette* for sale at the undermentioned places and dates. Each sale will commence at Eleven o'clock a.m.

	NO.	PAGE.
AVOCA—		
Tuesday, 24th November	122	1960
Wednesday, 25th November	122	1960
BALLAARAT—		
Friday, 20th November	122	1961
BEECHWORTH—		
Tuesday, 24th November	122	1962
Wednesday, 25th November	122	1963
CASTLEMAINE—		
Thursday, 6th November	111	1827
Friday, 6th November	111	1828
Friday, 27th November	125	2020
GEELONG—		
Friday, 6th November	114	1883
Friday, 20th November	122	1964
GIBBERNE—		
Tuesday, 1st December	125	2022
Wednesday, 2nd December	125	2022
HAMILTON—		
Tuesday, 24th November	124	1991
Wednesday, 25th November	124	1991
KILMORE—		
Friday, 27th November	125	2020
Saturday, 28th November	125	2021
MELBOURNE—		
Monday, 16th November	114	1882
Wednesday, 25th November	122	1968
Thursday, 26th November	122	1969
Friday, 27th November	122	1970
PORTLAND—		
Friday, 27th November	125	2023
SANDHURST—		
Tuesday, 10th November	114	1884
Wednesday, 11th November	114	1885
Thursday, 12th November	114	1886
Friday, 20th November	122	1965
WANGARATTA—		
Friday, 27th November	122	1965
Saturday, 28th November	122	1966
WARRENBOOL—		
Tuesday, 24th November	122	1967
Wednesday, 25th November	122	1967

By His Excellency's Command,
DAVID MOORE.

Public Lands Office,
Melbourne.

No. 128.—OCTOBER 30TH 1857.—4.

LOCAL COURT REGULATIONS.

ARARAT.

REGULATIONS made by the Local Court of the district of Ararat:—

CHAP. I.

I. Classification of claims.—Claims are to be divided into dry, wet, frontage, and quartz sinkings.

II. Conditions on which claims are to be held.—Parties taking up claims after the following regulation shall have come into force, and neglecting to work them in the manner, or keep the number of miners upon them required by these regulations, shall be liable to forfeit their claims, unless, on a complaint being made, they shall be able to prove to the satisfaction of the justice, or the justice and assessors, as the case may be, that they were unable to work the claim or claims, or that those required to complete the number of their party were unavoidably absent during the time stated in the complaint.

III. Parties marking out too much ground, or neglecting to keep their pegs visible, not to be protected from encroachment.—In the event of the size of the claim becoming a subject of dispute, the claim shall be measured from the boundary pegs opposite the side of the claim in dispute; and no party shall be protected from encroachment unless they shall have kept their boundary pegs visible during the working of the claim.

IV. Position of shaft.—After a claim shall have been marked out with pegs, the shaft shall in all cases, when practicable, be placed in the centre of the claim, except in amalgamated, prospect, frontage, and quartz claims. If from any cause such should be impracticable, a plan of the claim shall be prepared, shewing the cause of obstruction and the proposed position of the shaft, which plan shall be signed by the warden, and a copy of such plan shall be kept posted upon some conspicuous part of the claim until the same shall be abandoned.

V. Claims not to be taken possession of without authority, except when unoccupied.—No person shall be allowed to take possession of a claim occupied by another person (although the claim may not have been worked in the manner or held by the number of miners required by these regulations) until the matter shall have been enquired into and a decision given against the previous occupant.

But when a claim (except under the frontage class) has been left altogether unoccupied for twenty-four hours consecutively (after commencing work) and is still vacant, any person may take possession of such claim; and it will then be necessary for the former occupants, previous to regaining possession of the claim, to prove to the satisfaction of the justice, or justice and assessors, as the case may be, that they were unavoidably absent from the claim during such time.

VI. Injury to shafts.—No party shall be allowed to remove the pipe clay or any other substance from the top of any shaft without leaving an embankment around the mouth of the same sufficient to prevent the water running into such shaft, and thereby making its way into the adjoining claim; neither shall any party be allowed to cut a drain into any shaft whereby another party may be injured.

VII. Drawing slabs.—Persons drawing slabs from abandoned or unworked ground where there is drift or any other strata from whence water proceeds, must immediately fill up the shaft to a sufficient height so as to prevent the water from flooding adjoining claims.

VIII. Washing stuff to be properly stacked, &c.—Any miner or miners who may be desirous of retaining any auriferous earth or other substance taken from an alluvial claim, for a short period of time, shall, whatever the nature of the stuff may be, stack it in such a manner as to occupy as small a portion of ground as possible; and when for the owner's convenience it shall have been deposited on any other earth or soil previously worked, and has lain there for upwards of three months, he or they shall, on the demand of any other miner or miners, remove it altogether, or remove and re-stack it in some other place: but whenever any washing stuff has been stacked on ground not previously worked, the labor of removing it shall fall upon the person or persons who may be desirous of working the ground beneath, and he or they shall re-stack such stuff in a proper manner; provided that it shall be competent for the warden to declare any washing stuff to have been abandoned on proof that it has been lying untouched for the period or six months, during any two of which the owner or owners has or have had a sufficient supply of water for puddling purposes, unless good cause for such delay be shewn.

IX. Admission to measure claims allowed.—It shall be competent for the warden of the district, on the request of any miner or miners, to grant permission to any one or two of them (or to any mining surveyor), to enter any claim adjoining his or their own, for the purpose of measuring the direction and length of any drive or drives in such claim, either by verbal permission (when one or more of the owners of the claim to be examined is or are present) or in writing, and such examination and measurement of the drive or drives in any claim shall be made during the ordinary working hours, and when one of the owners at least has been informed that such examination has been authorised, and when it will be made; and in no case shall the miner or miners, or the mining surveyor examining such claim, remain in it longer than is absolutely necessary for the purpose above mentioned, and no person whatever shall in any way resist or impede the examination and measurement of any drive or drives in such claim.

x. *No mining within certain distance of roads.*—No miner or miners shall work or sink within twenty (20) feet of the centre of any public road in common use on this gold field, unless on enquiry the warden of the district shall have sanctioned his or their doing so; nor shall any person or persons whatever erect or place on Crown lands any house, tent, or stable, forge or other building, nor any dam, machine, engine, mill, trough or other apparatus for extracting gold from any substance within twenty-five (25) feet of the centre of any public road in ordinary use on this gold field.

xi. *No timber, &c., to be allowed to remain on roads.*—Any person or persons who may fell or cause to be felled for his or their convenience and advantage any timber upon, or place upon it anything whatever which may obstruct any public road in common use, shall, for the convenience and advantage of the public, remove the same within the ensuing twelve (12) hours.

xii. *Conditions on which claims may be held in reserve.*—Any miner or miners who may be unable to work from any accident or illness, or who shall be in attendance upon any person or court of justice, or whose absence from his or their claim has been caused by some urgent business (the proof of which shall lie upon him or them) shall be entitled to hold such claim in reserve, or unworked, for the necessary length of time.

xiii. *Machinery.*—It shall be competent for the local court to allow larger claims than any herein specified to any company erecting a steam engine or other machinery for the more effectual working of any ground. Any company applying for such extended allowance must comply with the amalgamated rules, from the second to the end inclusive.

xiv. *Appropriation of slabs.*—Slabs left in any shaft for one month after such claim shall have been abandoned shall be held as forfeited, and may be drawn and appropriated by any party requiring the same.

xv. *Definition of old workings.*—Any portion of a previously worked lead which has been abandoned for the space of three months shall be deemed old workings.

xvi. *Prospecting.*—1. Any person discovering a *bonâ fide* new gold field, lead or working, shall have allotted for such discovery upon application to the warden or other authorised person an area of ground 100 feet square in dry sinking, and 150 feet square in wet sinking.

2. Any party or parties prospecting shall be entitled, until they have found the lead, to a frontage claim, the extent of which shall be 150 feet in length by an indefinite breadth; and after they shall have found the lead they shall mark out in dry sinking 100 feet, and in wet sinking 150 feet square, along the supposed course of such lead, in any part of the before mentioned frontage claim, and such area of ground, on such application as aforesaid, shall constitute his or their legitimate claim.

3. In any case where two or more parties shall sink or prospect together for any particular lead, or in the same locality, the unsuccessful parties shall, upon producing evidence to the warden, or other authorised person that they were really and truly engaged in prospecting and searching for the same lead, or in the same locality, at the same time receive a double claim, and shall be entitled to mark out such claim next to the original prospecting claim.

4. Also an area of ground 72 feet square in dry sinking and 100 feet square in wet sinking, shall be allowed, upon application to the same authority, to any party discovering a lost lead or working, provided the same shall have been previously abandoned.

5. Any party or parties sinking a shaft and striking gold 250 yards beyond the foremost hole bottomed on any lead, shall receive, upon application to the same authority, a double claim, provided that no other hole on the same lead shall have struck gold within 50 yards of such shaft.

6. Any party or parties discovering an auriferous quartz reef or vein shall, upon application to the same authority, receive 100 feet along the course of the reef, including all the dips and angles.

7. But in all the above cases it shall be necessary, in order to obtain the specified quantity of ground, that parties making such discoveries shall make the same known to the warden, or other authorised person, without any unnecessary delay.

CHAP. II.—Dry Sinkings.

i. *Claims to be marked with pegs.*—All parties marking out claims shall do so by firmly fixing in the ground four pegs, one at each corner of the claim, which must be kept visible during the working of the claim, and no person shall remove the pegs marking the boundary of another's claim.

ii. *Extent of claim in dry sinkings.*—In dry sinkings the extent of claim shall be, for—

Two (2) miners in surfacing 24 x 24 feet

Two (2) miners in sinking 34 x 34 feet.

and no other sized claim shall be allowed.

iii. *Wall to be left between each claim.*—In marking out claims a wall of three feet shall be left between each claim by the last party marking out, which may be worked by either of the adjoining parties, and any party working a wall adjoining his claim, previously to the abandonment of the next claim, shall at once securely prop such wall with a row of props, which shall not be more than four feet apart, provided that no other agreement is entered into by the owners of each such claim.

iv. *Dry sinkings, how to be worked.*—All parties holding claims in dry sinkings shall commence to sink their shaft within forty-eight hours after the same is marked out, and shall continue to do so all and every lawful day until the claim is bottomed.

v. *Extent of claim in old ground.*—In dry sinkings in old ground previously worked or abandoned, the extent of claim shall be, for—

One (1) miner, 35 x 35 feet,

and so on in proportion for any number of authorised miners, so that the length of any claim shall not exceed double its width, provided that the party of miners must be in possession of a written sanction of the warden, and must produce their authority to any authorised party on his or their requiring to see the same. Provided also that the party of miners having such sanction must be in possession of a plan of the ground, with the christian and surname of each member of such party, with the date of the miner's right endorsed thereon.

vi. *Amalgamation.*—In all cases where the sinking is over 100 feet, or where there are great natural difficulties to be encountered, and it can be satisfactorily proved to the local court that such ground can be worked to greater advantage by the amalgamation of claims, permission may be obtained from the chairman of the court to amalgamate such claims, but in no case shall more than three claims be amalgamated, except by special permission of the local court: Provided always that the same number of miners be employed in the amalgamated claim as would have been employed in working the same area of ground in separate claims.

CHAP. III.—Wet Sinkings.

i. *Wet sinkings.*—The term wet sinkings shall mean all sinkings where slabbing is required below the surface soil.

ii. *Extent of claim in wet sinkings.*—In wet sinkings the extent of claim shall be, for—

Four (4) miners 54 x 54 feet,

Six (6) miners, 66 x 66 feet,

Eight (8) miners, 78 x 78 feet,

and no other sized claim shall be allowed.

iii. *Wall to be left between each claim.*—In marking out claims a wall of six feet shall be left between each claim by the last party marking out, which may be worked by either of the adjoining parties, and any party working a wall adjoining his claim, previously to the abandonment of the next claim, shall at once securely prop such wall with a row of props which shall not be more than four feet apart, provided that no other agreement is entered into by the owners of each such claim.

iv. *Wet sinkings how to be worked.*—All parties holding claims in wet sinkings shall commence to sink their shafts within forty-eight hours after the same is marked out, and continue to do so all and every lawful day; and all parties holding claims within six in every direction of any hole striking water shall sink their shaft all and every day and night until the well is complete; and all parties holding claims bottomed shall keep a sufficient force at their shaft, who shall bale water all and every day and night if necessary, and no excuse either for want of slabs or otherwise shall be deemed valid for non-compliance with this rule.

v. *Irregular Work.*—In any wet lead, where a shaft is not being regularly worked in accordance with the rules herein specified, the warden shall be empowered to make such an order as he may deem best for protecting parties holding adjoining claims from suffering injury from the flow or escape of water from such shaft so remaining irregularly worked.

vi. *Extent of claim in old ground.*—In wet sinkings in old ground previously worked or abandoned the extent of claim shall be, for—

Four (4) miners 70 x 70 feet

and so on in proportion for any number of authorised miners, so that the length of any claim shall not exceed double its width, provided that the party of miners must be in possession of a written sanction of the warden, and must produce their authority to any authorised party on his or their requiring to see the same: Provided always that the party of miners having such sanction must be in possession of a plan of the ground, with the christian and surname of each member of such party, with the date of the miner's right endorsed thereon.

CHAP. IV.—Frontage Claims.

i. *Frontage Rules.*—When a majority of the miners actually working any lead shall represent in writing to the local court the necessity of such lead being worked under the frontage system, it shall be competent for the local court to declare such lead to be thereafter worked under the following rules subject to such modifications as may then be deemed necessary.

ii. *Extent and position of claims.*—Claims upon all recognised or supposed leads shall be of an indefinite width until such lead or gutter shall be found in such claims. After the discovery of the lead or gutter in any claim the extent of claim shall be as follows:—

Eight men shall have 80 feet in length by 40 feet in width, and no other sized claim shall be allowed.

iii. *Marking frontage claims.*—All frontage claims shall be marked at right angles with the supposed course of the lead, and a wall of six feet shall be left between each claim.

iv. *Deviation of lead.*—In cases where the lead changes its course, the position of the original claim shall be altered, the same taking precedence as before according to their numbers.

v. *Claims how to be worked.*—All parties holding claims under this class, shall within seven days from the marking of any claim commence to sink their shafts, and shall continue to work the same on all and every lawful day; and when water shall be struck, such parties shall sink their shafts all and every day and night until their well shall be completed, after which they shall continue to bale the water all and every day and night, so long as they shall retain possession of their respective claims,

unless the local court shall upon sufficient reasons being given, allow the working of any such claim in manner aforesaid to be suspended for the time being.

vi. *Names to be posted.*—The names of shareholders must always be kept posted on some conspicuous part of the claim, together with the date and number of their miners' rights, such claims to number consecutively.

vii. *A flag to be displayed on claims striking the lead.*—Any party who shall strike the lead or payable gold, shall immediately on striking the same, place a flag in a conspicuous manner on their claim, so as to indicate the course of such lead.

viii. *Prospect drives.*—In all frontage claims, each and every party on bottoming, shall within a reasonable time thereafter, enter a drive into the lead or gutter. When such lead or gutter shall be found, a main drive shall be carried along the course of the lead or gutter to the boundaries of the claim. In no case shall such drive exceed 8 feet in width.

ix. *Reef claims.*—After the lead or gutter shall have been found in any frontage claim and the course of such lead properly defined, the ground on either side beyond the limits of such frontage claim may be taken and worked by any party or parties so desiring.

x. *Inspection of drives.*—The holders of or persons working any frontage claim shall admit a surveyor or other authorised person or any person from a neighboring claim, to inspect the drives in such claim; provided such person, not being a regularly authorised person shall present the warden's written sanction.

xi. *Appointment of surveyors and fees. &c.*—Upon it appearing necessary to appoint a surveyor or surveyors, the local court may make such appointment, and may define the duties of such officer or officers, and recommend the amount of salary or scale of fees which he or they shall receive as a remuneration for his or their services.

CHAP. V.—Quartz mining.

i. *Definition of the word reef.*—On this gold field the word reef shall be taken to mean, any seam of quartz, the average thickness of which measured in different places actually exposed to view shall exceed three (3) feet. All other seams of quartz shall for the purpose of these regulations be deemed veins only.

ii. *Extent of claim in reefs allowed.*—In all cases unless otherwise provided for, the extent allowed to each party or company of miners on the line of any quartz reef or vein, shall be at the rate of twenty (20) feet along the course or supposed course of the reef, and in width three hundred (300) feet for every person in possession of his miner's right, not exceeding the total number of eight then and there actually engaged in such claim, or employed in extracting gold from stone or other substance, the product of such claim only; provided that in all cases where any party of miners are only sinking or driving in search of gold, and have not found it in such quantity as to induce them to extract it from the substance it was embedded in, then in such case only, one-half the number of men in proportion to the extent of claim, shall be required to be working in it; and in case the total number of shareholders in the claim shall be an uneven number, then in such case one may be deducted from the total number, and one-half of the remainder must be in a bona fide manner employed in the claim.

iii. *Quartz claims to be marked by posts.*—Any miner or party of miners who may be in possession of any quartz claim shall, for the information of all other persons, mark the boundaries of his or their claim, by the erection of white posts at each end of the claim (bearing the number of the lease, if such claim is leased) at least three (3) inches square, standing two feet above the ground, and kept at all times clear of rubbish or anything which may tend to conceal them from view, and no person shall on any pretence whatever remove, destroy or deface any such post erected to mark the boundary of any quartz claim, nor shall any person or persons erect any such posts with the view of inducing other persons to suppose that such ground is lawfully taken up and occupied.

iv. *Wall between quartz claims to be allowed.*—In all cases a wall of three (3) feet shall be allowed between the claims of different parties of miners, under whatever document such claims may be held; and whenever any miner or miners in marking off a new claim shall have neglected to leave the proper space for the wall, it shall be competent for the warden to deduct the necessary length from the claim last marked off, and assign it as a wall between such claim and the adjoining claim first marked; and in like manner when any miner or miners shall have marked off more than the proper width for a wall, the warden may curtail such excess, and assign it to the holders of the claim first marked, or if he should deem it advisable, may order the boundary posts of the claim last marked to be moved to their proper relative position.

v. *True position of reefs being uncertain, how dealt with.*—As the true position of many reefs and veins on this gold field, until actually explored, is uncertain, no person shall sink within fifty yards of any shaft on a supposed line sunk in search of a reef or vein (unless such shaft shall be abandoned) until it has been satisfactorily proved that two or more nearly parallel reefs or veins do really exist, in which case the miners first sinking in search shall be entitled to select which reef or vein they will themselves hold, and any other or others may be lawfully occupied and worked by any person or persons requiring a claim; provided that if any miners shall sink at a distance of not less than fifty (50) yards from the line of shafts sunk in search on a supposed line, and find any reef or vein, then in such case the

reef or vein struck at such distance shall be adjudged to them, and not to those who first sunk on the supposed line.

vi. *Persons may work alluvial or surface soil.*—When any reef or vein shall run through or under any alluvial or surface soil supposed to contain gold, it shall be lawful for any person desiring to take away or work any such earth or soil to do so, and such person shall remove the same from within the boundaries of the abovementioned surface area attached to each quartz claim, within a reasonable time; provided that no person or persons shall sink or drive within fifteen (15) feet of the centre of any shaft, in loose or porous soil, and he or they shall leave such a thickness of wall around the shaft as will prevent the ingress of water.

vii. *Miners to be allowed to take up reefs discovered by adits.*—When any miner or miners shall make a drive or adit into any hill or range in search of any quartz reefs or veins supposed to exist, it shall be competent for him or them to take up and hold to his or their own use any reef or veins which he or they may elect, so found, being unoccupied on the surface by any other person or persons, and he or they shall enjoy the use of the drive or adit so made, and with it such a reasonable amount of wall around it (in no case less than three (3) feet in thickness) as shall be necessary for its preservation, and no miner or miners working in any claim adjoining any such drive or adit shall in any way disturb or interfere with it, or with the wall attached to it.

viii. *Persons to stack quartz properly.*—Any person who wishes to retain possession of any quartz stone, casing, or other substance containing gold, the produce of a quartz claim, may do so for any period of time not exceeding one year, although the claim from which it came has been relinquished; provided that he stack such stone, casing, or other substance in a proper manner, upon ground not supposed to be workable, and erect close to such stack a post with his name, address, and date of stacking legibly painted thereon, and no person or persons shall remove, deface or damage any such post so erected, quartz stone, casing, or other substance stacked in accordance with this regulation; and it shall be competent for the warden of the district to declare relinquished any stone, casing, or other substance not so stacked and taken from a claim then abandoned.

ix. *Registration of claims.*—After a claim has been worked to the extent of fifty (50) feet, either in length or depth, and a sufficient reason be assigned, the warden shall be empowered to register the same for a term not exceeding one month. A copy of the certificate of registration shall be posted in a conspicuous place on such claim.

x. *Warning to be given previous to blasting.*—Ten minutes previous to the discharge of any blast of gunpowder or other explosive substance, due notice of such discharge shall be given to each miner or party of miners working in any claim situated within the distance of fifty (50) yards from the place of such discharge, by the owner or one of the owners, or other person working in the claim where such discharge is about to take place; and he or they shall, when such place as aforesaid is situated within fifty (50) yards of any public road or footpath, properly warn any person or persons who may be passing that such discharge is about to take place; provided that if the site of such discharge is more than forty (40) feet below the surface, timely notice to the owners of the claims immediately adjoining shall be sufficient.

xi. *Intersection of reefs.*—In all cases when reefs intersect or join each other the party first in possession of the claim where such intersection or junction shall take place shall erect two posts, so as to shew which of the two reefs they lay claim to and intend working, and any party or parties shall be allowed to sink at a distance of forty (40) feet from the reef so marked as aforesaid, and to hold their proper area of ground, under Rule ii. of this chapter, from that distance.

xii. *Parallel reefs.*—When two or more reefs run parallel, the party first marking out their claim shall be entitled to all quartz within a distance of fifty (50) feet from the outcrop on their claim, with all the dips and angles on their own reef; and no party shall be permitted to sink within the area of ground originally allowed to the party in possession without they can satisfactorily prove to the warden and four assessors that there are two distinct reefs.

xiii. *Quartz claims, how to be worked.*—Any person or persons marking out claims in quartz sinking shall commence to work within forty-eight (48) hours after the same are marked out, and continue to do so all and every lawful day until the claim is abandoned.

CHAP. VI.—Amalgamated Claims.

i. *Permissions to amalgamate.*—In no case will amalgamated claims be allowed without a special permission from the warden of the district; and when more than three claims are amalgamated, it must be by special recommendation of the local court.

ii. *Applications to state particulars.*—In all cases the application for an amalgamation shall state—

1. Date of application.
2. Situation or plan of ground.
3. Whether worked or unworked.
4. Name or title of each firm or company.
5. A description of machinery proposed to be employed.
6. Names in full, also date of miner's right of each shareholder.

iii. *Notice of application.*—In all cases a notice of such application as described above shall be kept posted on some conspicuous portion of the ground applied for, and also lodged with the

clerk of the local court at least eight (8) days previous to the application being entertained.

iv. *Inspection of ground.*—Upon such application being made to the local court, the court may appoint some competent person to inspect the ground, who shall report in writing to the court on the expediency of making the grant for such amalgamation.

v. *Objections to be made to the local court.*—All objections to such grants must be made to the local court, through the clerk of the court, in writing, on or before the day such application is to be considered by the court.

CHAP. VII.—*Water privileges.*

i. *Making and holding dam to contain water.*—No waterhole, race or dam, shall be cut or made in any place where any number of miners may be obtaining their livelihood by sinking, or on workable ground supposed to contain gold in a payable quantity, or where it could be injurious to other mining operations or the supply of water.

ii. *Applicants for waterholes, &c., to serve notice.*—Any person or persons who may be desirous of making and holding any well, waterhole or dam to contain water, whether the water shall be for domestic use or for the purpose of extracting gold by its assistance, or for any other purpose whatsoever, shall first obtain the authority of the warden for the making and holding any such well, waterhole or dam; and previous to the issue of such authority the applicant or applicants shall make application to the warden, and post in some conspicuous place on the site applied for, seven clear days before such application shall be entertained, notice of such application; and no such applicant or applicants, or any other person, shall make, or commence to make, any well, waterhole or dam, until authority to do so has been regularly obtained by him or them; provided that no party shall occupy more than 200 feet from the main embankment.

iii. *Waterholes, &c., to be commenced within certain time.*—If any person or persons who have received authority from the warden to make a waterhole or dam in any place shall not within fourteen days from the day on which such authority was granted, have commenced in a *bonâ fide* manner to make such waterhole or dam, it shall be competent for the warden, unless good cause for such neglect is shewn, to assign such site to any other person or persons who may have applied for it.

iv. *Water not to be taken from dams, &c.*—No person or persons shall, without the knowledge and consent of the owner or owners thereof, take away from, make use of, or defile any water which may be in any private well, waterhole or dam held by him or them by authority; nor shall any person or persons damage, or take away any covering, or portion of any covering, which may have been placed over any well, nor dig into, cut through, nor undermine the bank or side, in such a manner as might cause any well, waterhole or dam to lose water when full.

v. *No machines to be placed on workable ground.*—No person or persons shall, on any pretence, erect, construct, or place any engine, mill, or other apparatus for the extraction or separation of gold from any other substance (unless such apparatus can be easily removed), or for any other purpose, upon any earth, soil, or other substance supposed to contain gold in a payable quantity, whether it shall be lying in or upon any gully, flat or other place; but in all cases such engine, mill or other apparatus shall be erected, constructed or placed on the side or edge of any such gully, flat or other place as aforesaid, unless the warden of the district on enquiry on the spot has specially authorised a departure from the provisions of this regulation; and he may direct the owner or owners to remove within one month any engine, machine, mill or apparatus, as aforesaid, which shall be in future erected, constructed or placed contrary to this regulation.

vi. *Ground on which machines stand not to be dug upon.*—No person or persons shall dig upon or undermine the portion of ground which may have been assigned to any miner, miners or other person, by any competent officer, for the erection or construction upon it of any engine, machine, mill or other apparatus for the extraction or separation of gold from any other substance, or for any other purpose, nor within the distance of ten (10) feet, unless in the opinion of the warden such undermining only from its depth below the surface of the ground will not be injurious.

vii. *Waterholes not to be filled up.*—All parties washing auriferous earth at any natural waterhole or creek shall be careful to remove all tailings and dirt, so that the said waterhole or creek shall not be filled up or injured thereby.

viii. *Making of drains, &c.*—All parties discharging sludge or water from any machine or other puddling apparatus, shall make a good and proper drain to join and fall into the main channel or drain of the gully or flat in which such machine is situated. Should there exist no main channel for the effectual carrying off of sludge or superfluous water, the warden may direct the owners of such machines to make a general drain, and shall prescribe the course, position, depth and inclination, removal of obstructions, the allotment of work among the different owners, or such other directions as he may deem desirable; or should it be deemed requisite, the warden may direct the owners of such machines to make a good and proper dam or reservoir for the reception of such sludge or superfluous water as may be discharged from the same. In no case will such sludge or water be allowed to run upon or across any public road or footpath in common use, or on workable ground to the detriment of other miners.

CHAP. VIII.—*Business licenses.*

i. *Business licenses.*—Each business license shall entitle the holder to occupy an allotment of ground having a frontage of

thirty-three (33) feet by a depth of sixty-six (66) feet. A space of twelve (12) feet shall be left between each place of business, available for mining purposes, and the stores and premises may be undermined by the parties working the claims on such space; provided that the ground so undermined shall be properly secured by the said parties.

ii. *Business sites not to be held in reserve nor offered for sale.*—Any person or persons marking out a frontage under the above regulations, shall, within forty-eight (48) hours after marking out the same, commence to erect a store or building thereon, and shall with all possible despatch complete such store or building, and any person or persons advertising or offering for sale any frontage marked out as aforesaid, shall be liable to forfeit and lose all right and title in and to such frontage.

The foregoing Regulations, chapters I. to VIII., have been assented to by His Excellency the Governor, with the advice of the Executive Council.

Gazetted on the 30th day of October, 1857, pursuant to 18 Victoria No. 37, sec. 17.

By His Excellency's Command,

WILLIAM C. HAINES.

A.7177.

LOCAL COURT REGULATIONS.

BEECHWORTH.

REGULATIONS made by the Local Court of the district of Beechworth:—

LI. *Plurality of shares in claims.*—It shall be competent for the holder of a miner's right to purchase shares in claims other than the claim held by virtue of such miner's right, such purchased shares not to exceed the number of claims granted in one block under any one regulation.

The regulation of the Beechworth Local Court, No. XXXIX., gazetted on the 15th July, 1856, is hereby annulled.

LII. *Sluice heads.*—The term sluice head shall be taken to mean a stream of water running for twelve consecutive hours out of the twenty-four hours, through a box twelve feet long by twelve inches wide, placed at an incline of six inches, the depth of water to be one inch. For the purpose of regulating the depth of water, at least six feet of either side of the box shall not exceed in height one inch, measured from the inside bottom of such box, over which the spare water shall be allowed to escape; such box to be placed in the race immediately below the spot where the race receives its last supply: Provided that in cases where persons exercising such right are using the water one mile and a half or more below the gauge, it shall be lawful to increase the dimensions of the gauge according to the following scale:—

1 1/2 miles	1 1/2 inches
3 miles	1 3/4 inches
5 miles	1 7/8 inches
7 miles	1 3/4 inches

And no greater quantity than one and a half inch of water shall be allowed under any one permit to one sluice head.

The regulation of the Beechworth Local Court, No. XLVIII., gazetted on the 21st April, 1857, is hereby annulled.

LIII. *Registered claims on El Dorado Flat.*—For the better protection of persons registering claims (whether amalgamated or otherwise) on the El Dorado Flat, Woolshed Creek, it shall be deemed a sufficient security to the holders of such claims (during the period allowed for procuring machinery) to have a written notice prominently posted up six feet from the ground, at the upper end of the claim, signed by the sub-warden of the district, showing the date of the registration, the name or names of the owner or owners, with date of the miner's right or rights under which such claim or claims are held.

LIV. *Extent of claims at Bowman's Forest.*—The extent of claim upon the new diggings, Bowman's Forest, Buckland Gap, shall be on the following scale, viz.:—

For 1 miner,	20 x 40 feet
For 2 miners,	40 x 40 feet
For 3 miners,	40 x 60 feet
For 4 miners,	40 x 80 feet.

The foregoing Regulations, Nos. LI. to LIV., have been assented to by His Excellency the Governor, with the advice of the Executive Council.

Gazetted on the 30th day of October, 1857, pursuant to 18 Victoria No. 37, sec. 17.

By His Excellency's Command,

WILLIAM C. HAINES.

A.6888.

LOCAL COURT REGULATIONS.

CASTLEMAINE.

REGULATIONS made by the Local Court of the district of Castlemaine:—

XXXVII. *Hired laborers not to jump their employer's claim without previous notice.*—No party or parties who may be hired to work for wages upon any quartz or alluvial claim shall jump or otherwise take possession of such claim or any portion or portions thereof on any pretext whatever, unless such party or parties have previously given seven clear days' notice on such quartz or alluvial claim of his or their intention to jump or otherwise take possession of such claim.

XXXVIII. *Annual renewal of privileges.*—Grants for puddling machines, machinery, and other grants will be renewable every twelve months, provided the regulations of the local court be complied

with, and a written report from the surveyor, but in every case subject to the recommendation of the court.

XXXIX. *Working wet or flooded ground.*—All persons working quartz reefs or alluvial ground shall in nowise allow water to remain in them detrimental to working adjoining claims.

The foregoing Regulations, Nos. XXXVII to XXXIX, have been assented to by His Excellency the Governor, with the advice of the Executive Council. Gazetted on the 30th day of October, 1857, pursuant to 18 Victoria No. 37, sec. 17.

A.7239. By His Excellency's Command, WILLIAM C. HAINES.

LOCAL COURT REGULATIONS.
ST. ANDREW'S.

REGULATIONS made by the Local Court of the district of St. Andrew's:—

XXXIX. *Prohibiting the forcible occupation of claims.*—To prohibit the forcible occupation of claims which have been at all worked, it shall be held necessary as a preliminary step without which possession will not be given, that where a claim or share is supposed to have become forfeited or abandoned, the former holders, if on the gold fields and in the habit of frequenting it, be served with written notice of intention to occupy; and on proof of service of notice, or of posting it at the claim for twenty-four hours when the holders are not known, the warden shall, either with assessors or without them, as may be required by the Act 18 Victoria No. 37, decide the possession of it.

XXX. *Wall between claims.*—With reference to quartz claims, in all cases a wall of three (3) feet shall be allowed between the claims of different parties of miners, under whatever document such claims may be held, and whenever any miner or miners, in marking off any new claim, shall have neglected to leave the proper space for the wall, it shall be competent for the warden to deduct the necessary length from the claim last marked off, and assign it as a wall between such claim and the adjoining claim first marked; and in like manner when any miner or miners shall have marked off more than the proper width for a wall, the warden may curtail such excess, and assign it to the holders of the claim first marked; or if he should deem it advisable, may order the boundary posts of the claim last marked to be removed to their proper relative position.—Rule x. of the local court of St. Andrew's is hereby revoked.

XXXI. *Interpretation of term "wet or flooded ground."*—Wet or flooded ground shall be taken to be any description of workings where any tail race, steam, horse or water power, or any continued mechanical means are necessary for keeping down the water in the same.

XXXII. *Right of property in quartz, &c., abandoned for twelve months to cease.*—No miner shall have power to claim right of property to quartz or washing stuff, the same having been left on Crown Lands unregistered for twelve (12) months.

XXXIII. *Reservation of flooded claims.*—When at any time claims which are being worked shall become unworkable in consequence of flood, or from excess of drainage water, it shall be competent for the warden, upon written application from any claimholder affected by such flood or excess of drainage water, to suspend by written sanction the working of such claim for a period of one month, and to extend such sanction from time to time at his discretion, provided that one man having a miner's right is daily in attendance at such claim. A registration of all such sanctions to be kept by the warden.

XXXIV. *Baling claims compulsory.*—All parties shall be compelled to bale the water out of their claims when it can be proved that the accumulation is injurious to the adjoining miners. A notice of six (6) hours to be given to the party or parties so neglecting prior to complaint being made to the warden. This regulation to apply to both day and night working.

XXXV. *Protection to proposed course of race.*—When a sluicing claim is granted by the warden, protection shall be afforded for the proposed course of the race to be cut to such claim, provided the said course be defined by substantial pegs placed at intervals of twenty (20) yards.

The foregoing Regulations, Nos. XXXIX to XXXV, have been assented to by His Excellency the Governor, with the advice of the Executive Council. Gazetted on the 30th day of October, 1857, pursuant to 18 Victoria No. 37, sec. 17.

A.6990. By His Excellency's Command, WILLIAM C. HAINES.

Courts.

MUNICIPALITY OF SANDHURST.

ANNUAL MEETING FOR THE LICENSING OF AUCTIONEERS.
NOTICE is hereby given that a meeting of the Justices of the Peace for the Municipal District of Sandhurst will be held at the Municipal Court, Town Hall, Sandhurst, on Tuesday, the 24th day of November proximo, at Twelve o'clock noon, for the purpose of granting Auctioneers' Licences. Applications must be lodged with me on or before Tuesday, the 3rd day of November proximo.

(By Order) WILLIAM H. ANDERSON, Clerk of Petty Sessions.

Petty Sessions, Town Hall, Sandhurst, 26th October, 1857.

No. 128.—OCTOBER 30TH, 1857.—5.

THE holding of the undermentioned Courts has been duly notified in previous numbers of the Gazette, viz.:—

Circuit Courts.

BEECHWORTH—On Wednesday, 4th November, at 10 a.m. (No. 109).

SANDHURST—On Wednesday, 4th November, at 10 a.m. (No. 109).

County Courts.

BOURKE—At Melbourne, on Thursday, 5th November, at 10 a.m. Plaints filed until Wednesday, 21st October, and defences and sets-off until Friday, 30th October (No. 120).

DUNDAS—At Hamilton, on Friday, 13th November, at 10 a.m. Plaints filed until Thursday, 29th October, and defences until Saturday, 7th November (No. 120).

GIPPS LAND.—At Alberton, on Thursday, 19th November, 1857, at 10 a.m. Plaints filed until Wednesday, 4th November, and defences until Friday, 13th November (No. 119).

PORTLAND—On Wednesday, 11th November, at 10 a.m. Plaints filed until Friday, 27th October, and defences until Thursday, 5th November (No. 125).

VILLIERS—At Belfast, on Saturday, 7th November, at 10 a.m. Plaints filed until Friday, 23rd October, and defences, &c. until Monday, 2nd November (No. 119).

WARRENBOOL.—On Monday, 2nd November, at 10 a.m. Plaints filed until Saturday, 17th October, and defences until Tuesday, 27th October (No. 112).

General Sessions.

BELFAST.—On Saturday, 7th November, at 10 a.m. (No. 119).

GIPPS LAND.—At Alberton, on Thursday, 19th November, at 10 a.m. (No. 119).

PORTLAND—On Wednesday, 11th November, at 10 a.m. (No. 125).

WARRENBOOL.—On Monday, 2nd November, at 10 a.m. (No. 112).

Licensing Meetings.—Auctioneers.

BALLAARAT.—On Tuesday, 24th November, at 2 p.m. Applications filed until Tuesday, 3rd November (No. 125).

BEECHWORTH.—On Tuesday, 24th November, at 12 noon. Applications filed until Tuesday, 3rd November (No. 122).

BELFAST.—On Tuesday, 24th November, at 11 a.m. Applications filed until Tuesday, 3rd November (No. 122).

BUNINYONG.—On Tuesday, 24th November, at 12 noon. Applications filed until Tuesday, 3rd November (No. 125).

EAST COLLINGWOOD.—On Tuesday, 24th November, at 11 a.m. Applications filed until Tuesday, 3rd November (No. 125).

GEELONG.—On Tuesday, 24th November, at 12 noon. Applications filed until Tuesday, 3rd November (No. 124).

MELBOURNE.—On Tuesday, 24th November, at 12 noon. Applications filed until Tuesday, 3rd November (No. 125).

RICHMOND.—On Tuesday, 24th November, at 11 a.m. Applications filed until Tuesday, 3rd November (No. 125).

Licensing Meetings.—Hawkers and Pedlars.

BALLAARAT.—On Tuesday, 8th December, at 2 p.m. Applications filed until Tuesday, 17th November (No. 125).

BUNINYONG.—On Tuesday, 8th December, at 12 noon. Applications filed until Tuesday, 17th November (No. 125).

WEEKLY ABSTRACT OF BIRTHS AND DEATHS.

ABSTRACT OF BIRTHS AND DEATHS REGISTERED IN THE METROPOLITAN AND SUBURBAN REGISTRATION DISTRICTS, DURING THE WEEK ENDING 24TH OCTOBER, 1857.

District.	Deputy Registrar.	Births.	Deaths.	Remarks.
Boroondara ...	J. D. Bragge ...	6	0	The reports of the public health continue very favorable.
Brighton ...	John Simmonds	4	2	
Brunswick ...	Joseph George	2	2	
Collingwood ...	Samuel Allen ...	24	5	
Flemington ...	Joseph Paterson	3	0	
Melbourne ...	E. B. Arnold ...	27	21	
Prahran ...	John Tulloch ...	3	0	
Richmond ...	W. H. Lagoe ...	7	1	
Sandridge and Emerald Hill }	Andrew Plummer	7	2	
South Yarra ...	E. B. Taylor ...	7	0	
St. Kilda ...	F. T. Van Hemert	3	0	
Williamstown...	Edmund Burke	3	1	
		96	34	

NORMAN CAMPBELL,

Registrar General's Office, Melbourne, 29th October, 1857.

CONTRACTS ACCEPTED.—1857.

For what purpose Contract is required.	Number of Tenders offered and Names of Tenders.	Particulars of each Tender.	Amount recommended for Acceptance.	Name for Approval.	Has the person recommended been a Contractor previously?	How did he fulfil his Contract?	Approved.	Charged against Vote for—
635. Works, &c.—Port-land	(1)	Further extension of jetty at Portland, in accordance with schedule of prices attached to original tender	Estimated at two thousand two hundred pounds (£2200)	C. S. Baillie ...	Yes ...	Satisfactorily	23rd May, 1857. D. Moore	Public Works and Buildings, Portland District, 1856.
636. Ditto.—Ditto ...	(3)	Additions and repairs, Immigration Office, Portland	Seventy-six pounds (£76)	T. W. Johnstone ...	No	3rd August, 1857.—Ditto	Additions and Repairs to Public Buildings throughout the Colony.
637. Ditto.—Belfast ...	(1)	Fencing and sinking a well at the Post Office reserve, Belfast	One hundred and thirty-three pounds (£133)	John Mason ...	No	27th August, 1857.—Ditto	£53 to Fences and Repairs to Fences of Public Buildings and Lands.
638. Ditto.—Gisborne ...	(1)	Filling up at the Telegraph Station, Gisborne	Seventy pounds (£70) ...	F. P. Flack ...	Yes ...	Satisfactorily	30th September, 1857.—Ditto	£80 to Additions and Repairs to Public Buildings throughout the Colony.
639. Ditto.—Castlemaine.	(1)	Extra work in completing the Goal at Castlemaine	One hundred and ten pounds ten shillings (£110 10s.)	W. C. Cornish and Co.	Yes ...	Satisfactorily	1st October, 1857.—Ditto	Goals at Ballaarat and Castlemaine.
640. Ditto. — Pleasant Creek	(3.) Latham and Co., Brown, Hopkins and Co.	Carriage of two portable houses and one drum paint to Pleasant Creek	Seventy-three pounds three shillings and ten pence (£73 3s. 10d.)	Latham and Co. ...	Yes ...	Satisfactorily	"Ditto.—Ditto ...	Buildings at Mount Ararat and other Gold Fields.
641. Ditto.—Gipps Land	(2.) Smith, Warrener ...	Repairs to Lock-up at Sale ...	Fifty-three pounds fifteen shillings (£53 15s.)	F. Smith ...	No	3rd October, 1857.—Ditto	Erection and Repairs of Police Buildings.
642. Ditto.—Castlemaine	(2)	Erecting three water closets for the Military, at Castlemaine	Sixty-nine pounds (£69)	G. Laver ...	Yes ...	Satisfactorily	19th October, 1857.—Ditto	Additions and Repairs to Public Buildings throughout the Colony.
643. Ditto.—Point Nepean	(3.) William Robison, Dove and Oswald, White	Two copper boilers delivered at the Sanitary Station, Point Nepean	One hundred and twelve pounds (£112)	Wm. Robison ...	No	27th October, 1857.—Ditto	Erection of a Sanatorium, &c., at Point Nepean.
644. Ditto.—Port Albert	(2.) Day and Lowe, Avery ...	Immigration Depot, Port Albert	Four hundred and fifty-eight pounds nineteen shillings and sixpence (£458 19s. 6d.)	Day and Lowe ...	No	Ditto.—Ditto ...	Erection of Public Buildings in Gipps Land.

Melbourne, 29th October, 1857.

Contracts for the Service of 1858.

Treasury,
Melbourne, 20th October, 1857.

GENERAL STORES.

TENDERS will be received until Noon on Monday, the 9th of November, from persons willing to furnish the undermentioned supplies in such quantities as may be required by the Government Storekeeper, on behalf of the Government, during twelve calendar months, commencing on the 1st January, 1858.

Articles.	Amount of Security.
	£
Ironmongery, &c.	500
Ship chandlery	500
Linen drapery, prisoners' clothing, &c. ...	500
Painters', plumbers' and glaziers' materials ...	200
Leather and shoemakers' materials	200
Timber	200
Stationery	200
Tentage and canvas	100
Tinware	100
Saddlery, &c.	100
Glass and earthenware	50
Seals and stamps	50

Schedules of the articles required and printed forms of tender may be obtained from the Government Storekeeper, by whom also any information or explanation will be afforded to persons tendering. A stock of stationery is in store, to a list of which tenderers will be afforded an opportunity of referring, in order to ascertain what articles will and what will not be required.

Separate tenders will be received for each schedule, but they must include the whole of the articles therein mentioned, and one price must be stated for each article. The value of all packages, whether bulk be broken or not, must be included in the prices demanded.

No tender will be entertained unless accompanied by a certificate from two responsible persons that they are willing to become bound as sureties in the sum specified above for the due fulfilment of the contract; and in the event of the tender being accepted, the bond must be executed within ten days, failing which the contract will be again advertised or another tender accepted.

The names of the tenderers and of their proposed sureties, together with their addresses, must be stated at full length.

All tenders must be enclosed in a separate envelope, marked "Tender for ——" (as the case may be), and be deposited in the Tender Box at the Government Stores, King street; or, if sent by post, they must be addressed to the Government Storekeeper, Melbourne.

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

The decision of the Government will be made known on the 20th November, 1857.

CONDITIONS.

1. All the articles to be of the best quality of their several kinds.

2. All orders for supplies under these contracts must issue from the Government Storekeeper's Department, and unless otherwise specially ordered, the supplies must be delivered to the Government Stores. When ordered, they are to be delivered free of charge to any part of Melbourne, and in the case of Ship Chandlery, Painters', &c., Materials, and Timber, at the Marine Yard, Williamstown.

3. The contracts entered into under this notice are not to be considered as being infringed or vitiated by the issue of stores which may hereafter be received for the Government service, under contracts entered into previous to the date of this notice, or by any contracts made by the Military Commissariat, or by other departments of the public service. When desirable raw material will be ordered for the manufacture in the Penal Establishments of articles required by the Government Storekeeper. Purchases out of the Police Clothing Fund will not be made under these contracts.

4. All supplies when delivered must be accompanied by the order, which will be receipted at the Government Stores, and the order thus receipted must be rendered with the contractor's account. No goods will be received unless accompanied by the order.

5. In the event of supplies ordered under these contracts not being delivered within forty-eight hours, it will be competent for the Government Storekeeper, should circumstances require it, to purchase the same at the risk of the contractor, from whose account any expense over and above the contract price will be deducted.

6. Each contractor will be required to prepare his own account monthly in the prescribed form; and on the presentation thereof in a complete state to the Government Storekeeper for examination, it will be forwarded through the proper channel for payment at the Treasury.

7. In the event of a difference of opinion between the contractor and the Head of the Department requiring the supply, as to the quality, the same is to be decided by a Board of Survey, composed of persons named by the Government, and

the decision of the Board is to be considered final. Any expense incurred on account of the rejection of supplies by a Board of Survey, will be charged to the contractor.

8. If the Board shall decide that the article is not of proper quality, it must be immediately replaced by the contractor, failing which it will be procured elsewhere, and the extra expense, if any, will be charged as in clause 5.

9. The Government Storekeeper will have power to reject such article or articles as are obviously of inferior quality, it being understood that he will be responsible to the Government for so doing, and the contractor must take back the rejected article and supply good in its stead, failing which, it will be procured elsewhere, and the extra expense, if any, will be charged as in clause 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 Government Storekeeper, to such mulct, not exceeding one-fourth the amount of the monthly account, as the Government may direct. It will also be in the power of the Government upon such repetition to terminate the contract forthwith.

11. It will be competent, either for the contractor on his own behalf, or for the Government Storekeeper on behalf of the Government, to terminate the contract by giving a notice in writing of three full calendar months to the opposite party; it being understood that such notice can be given only from the first day of a month, and within the period for which the contract is made.

By His Excellency's Command,
C. H. EBDEN.

Treasury,
Melbourne, 20th October, 1857.

FUEL AND WATER.

TENDERS will be received until Noon on Monday, the 9th of November, from persons willing to furnish supplies of Coal, Wood and Water, in such quantities as may be required by the Government Storekeeper, on behalf of the Government, during twelve calendar months, commencing on the 1st January, 1858.

The following is a schedule of the localities at which these supplies will be required:—

Fuel.	
Coal—To be delivered at the various Government Departments in Melbourne, including Richmond, Collingwood, Prahran, St. Kilda, Emerald Hill, and Sandridge	N.S.W., screened, per ton of 2240 lbs. Smiths', ditto.
Ditto—To be delivered at the Penal Establishments, Pentridge and Collingwood	Smiths', ditto.
Ditto—To be delivered at Williams town	N.S.W., screened, ditto.
Ditto—To be delivered at the moorings in Hobson's Bay, on board Penal Hulks, or other vessels in the Government service	N.S.W., screened, ditto.
Ditto—To be delivered on board Dredging Vessels employed in the Yarra	Steam, ditto.
Ditto—To be delivered in Geelong, at all the Government Departments	N.S.W., screened, ditto.
Ditto—To be delivered on board Dredging Vessels at Geelong	Steam, ditto.
Wood—Cut in billets, 2 feet; to be delivered at the various Government Departments in Melbourne, including Richmond, Collingwood, Prahran, St. Kilda, Emerald Hill, and Sandridge	Per ton, 40 cubic feet.
Ditto—To be delivered at Williamstown and on board vessels in Hobson's Bay	Ditto.
Ditto—To be delivered in Geelong, at all the Government Departments	Ditto.

Water.

Fresh Water—To be delivered at any of the Government Departments, Melbourne, where it may be required, at per load of 165 gallons.

Ditto—To be delivered at the Stockade, Collingwood, ditto (so long as required).

Ditto—To be delivered at any of the Government Departments, Williamstown, ditto.

Ditto—To be delivered at the moorings in Hobson's Bay, on board Penal Hulks, or other vessels in the Government service, per tun of 252 gallons.

Ditto—To be delivered in Geelong, at any of the Government Departments, per load of 165 gallons.

Tenders will be received for the whole or any portion of the above, and will be accepted or rejected separately. Tenderers are required to insert the rates opposite each locality or department.

The tender for coals in Hobson's Bay may state the price at which the contractor will supply patent Welsh fuel, instead of coals, for the steam sloop *Victoria*.

Printed forms of tender may be obtained from the Government Storekeeper, Melbourne, the Chief Harbor Master, Williamstown, and the Stipendiary Magistrate, Geelong, by whom also any information or explanation will be afforded to persons tendering.

Treasury,
Melbourne, 20th October, 1857.
FORAGE.

TENDERS will be received until noon on Tuesday, the 1st of December, from persons willing to supply Forage, in such quantities as may be required for the service of the Government, at the undermentioned stations, during twelve calendar months commencing on the 1st January, 1858:—

District.	Station.	Estimated Quarterly Consumption.			
		Oats.	Bran.	Hay.	Straw.
		lbs.	lbs.	lbs.	lbs.
Bourke ...	†Frankston ...	900	90	1260	360
"	Eltham ...	900	90	1260	360
"	†Heidelberg	2520	720
"	†Caledonia	1260	360
"	†Anderson's Creek ...	900	90	1260	360
"	†Yan Yean	1260	360
"	†Broadmeadows	1260	360
"	†Keilor	2520	720
"	†Sunbury	1260	360
"	†Deep Creek	1260	360
"	†Aitkin's Gap	10080	2880
"	†Werribee (Wyndham)	1260	360
"	Kalkallo (Donnybrook)	3780	1080
"	†Oakleigh	1260	360
"	Penridge (Penal)	7200	936
Geelong ...	Geelong ...	13500	1350	18900	5400
"	†Batesford ...	1800	180	2520	720
"	†The Leigh (Shelford) ...	1800	180	2520	720
"	†Inverleigh ...	900	90	1260	360
"	†Queenscliffe ...	900	90	1260	360
"	Meredith ...	9900	990	13860	3960
"	†Steiglitz ...	1800	180	2520	720
"	Lethbridge ...	6900	690	8820	2520
Ballaarat...	*Ballaarat ...	14400	1440	20160	5760
"	*Buninyong ...	2700	270	3780	1080
"	*Smythe's Creek ...	1800	180	2520	720
"	*Creswick ...	4500	450	6300	1800
"	*Bunimbeet ...	3600	360	5040	1440
"	*Clunes ...	900	90	1260	360
"	*Carngham ...	1800	180	2520	720
"	*Linton's ...	900	90	1260	360
"	*Mount Egerton ...	1800	180	2520	720
"	Burnt Bridge ...	3600	360	5040	1440
Kilmore ...	*Kilmore ...	9000	900	12600	3600
"	*Seymour ...	2700	270	3780	1080
"	*Avenel ...	900	90	1260	360
"	*Longwood ...	10800	1080	15120	4320
"	*Violet Town ...	2700	270	3780	1080
"	*Euroa ...	900	90	1260	360
"	*Benalla ...	2700	270	3780	1080
"	*Pyalong ...	1800	180	2520	720
"	*Mansfield ...	900	90	1260	360
Ovens ...	*Beechworth ...	13500	1350	18900	5400
"	*Yackandandah...	1800	180	2520	720
"	*Porepunka ...	900	90	1260	360
"	*Buckland ...	1800	180	2520	720
"	*El Dorado ...	900	90	1260	360
"	*Wodonga (Belvoir) ...	900	90	1260	360
"	*Woolshed ...	900	90	1260	360
"	*Wahgunyah ...	900	90	1260	360
"	*Mulwalie ...	900	90	1260	360
"	Wangaratta ...	2700	270	3780	1080
Carisbrook	*Carisbrook ...	7200	720	10080	2880
"	*Maryborough ...	7200	720	10080	2880
"	*Dunolly ...	3600	360	5040	1440
"	*Amherst ...	900	90	1260	360
"	*The Springs ...	900	90	1260	360
"	*Wedderburne ...	1800	180	2520	720
Avoca ...	*Avoca ...	7200	720	10080	2880
"	*Navarro ...	1800	180	2520	720
"	*New Bendigo ...	1800	180	2520	720
"	*Hawkins ...	900	90	1260	360
"	*Lexton ...	2700	270	3780	1080
Heathcote	*Heathcote ...	7200	720	10080	2880
"	*Rushworth ...	5400	540	7560	2160
"	*Whroo ...	900	90	1260	360
"	*Murchison ...	900	90	1260	360
"	*McGuire's Point ...	1800	180	2520	720
"	*Runnymede ...	1800	180	2520	720
"	*Echuca ...	1800	180	2520	720
Carlsruhe	*Carlsruhe ...	7200	720	10080	2880
"	*Kyneton ...	3600	360	5040	1440
"	*Mainsbury ...	900	90	1260	360
"	*Woodend ...	900	90	1260	360
"	*Black Forest ...	1800	180	2520	720
"	*Gisborne ...	2700	270	3780	1080
"	*Lancefield ...	900	90	1260	360
"	*Bacchus Marsh ...	2700	270	3780	1080
"	*Ballan ...	1800	180	2520	720
"	*Blackwood ...	1800	180	2520	720

No tender will be entertained unless accompanied by a certificate from two responsible persons that they are willing to become bound as sureties in any sum not exceeding Five hundred pound- for the due fulfilment of the contract; and, in the event of the tender being accepted, the bond must be executed within ten days, failing which, the contract will be again advertised or another tender accepted.

The names of the tenderers and of their proposed sureties, together with their addresses, must be stated at full length.

All tenders must be enclosed in a separate envelope, marked "Tender for —" (as the case may be), and be deposited in the Tender-Box at the Government Stores, King street; or, if sent by post, they must be addressed to the Government Storekeeper, Melbourne.

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

The decision of the Government will be made known on the 20th November, 1857.

CONDITIONS.

1. The articles to be of the best quality.

2. All orders for wood or coal under these contracts must issue from the Government Storekeeper's Department, excepting in the case of the *Victoria* or Dredging Vessels, the supplies for which are to be made on the order of the officer in command.

For water, orders will be issued by the several Departments as it may be required.

3. Both fuel and water are to be delivered direct to the Departments requiring them.

4. The contracts entered into under this notice are not to be considered as being infringed or vitiated by any contracts made by the Military Commissariat or other Departments of the public service.

5. All supplies of fuel, when delivered, must be accompanied by the order, which will be receipted by the officer requiring it, and the order thus receipted must be rendered with the contractor's account.

6. The contractor, when delivering coal, will be bound to furnish scales and weights, in order that the quantities may be checked.

The contractor for wood will be bound to place it in stacks for measurement.

7. In the event of supplies ordered under these contracts not being delivered within forty-eight hours, it will be competent for the Government Storekeeper, should circumstances require it, to purchase the same at the risk of the contractor, from whose account any expense over and above the contract price will be deducted.

Supplies of coal for the *Victoria* are to be placed on board either by day or night, in quantities of not less than five tons per hour, reckoning from the time when the order is delivered to the contractor or his agent; supplies are to be delivered on board Steam Dredges wherever the same may be employed, and on board Steam Tugs at any wharf or hulk selected by the contractor in Hobson's Bay or Geelong, as the case may be.

8. The contractor will be required to prepare his own account, monthly, in the prescribed form; and on presentation thereof, in a complete state, and signed by the officer receiving the supply, to the Government Storekeeper for examination, it will be forwarded through the proper channel, for payment at the Treasury or Sub-Treasury, as the case may be.

9. In the event of a difference of opinion between the contractor and the officer receiving the supply, as to the quality, the same is to be decided by a Board of Survey, composed of persons named by the Head of the Department, and the decision of the Board is to be considered as final.

10. If the Board shall decide that the article is not of proper quality, it must be immediately replaced by the contractor, failing which, it will be procured elsewhere, and the extra expense, if any, will be charged as in clause 7.

11. If from any cause injury would accrue to the public service by waiting for a Board of Survey, the Head of Department, or officer in charge of station, will have the power to reject such articles as are obviously of inferior quality, it being understood that he will be responsible to the Government for so doing, and that the contractor must take back the rejected article and supply good in its stead, failing which, it will be procured elsewhere, and the extra expense, if any, will be charged as in clause 7.

12. 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 Government Storekeeper, to such mulct, not exceeding one-fourth the amount of the monthly account, as the Government may direct. It will also be in the power of the Government, upon such repetition, to terminate the contract forthwith.

13. It will be competent for either party to terminate the contract, by giving in writing a notice of three calendar months to the opposite party, it being understood that such notice can be given only from the first day of a month, and within the period for which the contract is made.

By His Excellency's Command,
C. H. EBDEN.

FORAGE—continued.

District.	Station.	Estimated Quarterly Consumption.			
		Oats.	Bran.	Hay.	Straw.
		lbs.	lbs.	lbs.	lbs.
Castlemaine	*Castlemaine ...	18000	1800	25200	7200
"	*Maldon ...	3600	360	6040	1440
"	†Harcourt ...	900	90	1260	360
"	*Mount Franklyn (Daylesford) ...	2700	270	3780	1080
"	†*Eryer's Creek ...	900	90	1260	360
"	†*Taradale ...	900	90	1260	360
"	*Elphinstone ...	6300	630	8820	2520
"	†*Porcupine ...	2700	270	3780	1080
Sandhurst	*Sandhurst ...	16200	1620	22680	6480
"	*Robinson Crusoe ...	1800	180	2520	720
"	†*Epsom ...	1800	180	2520	720
"	†*Myers Flat ...	1800	180	2520	720
"	*Eagle Hawk ...	1800	180	2520	720
"	*Bullock Creek ...	1800	180	2520	720
"	†*Serpentine ...	1800	180	2520	720
"	†*Lockwood ...	1800	180	2520	720
"	†*Campaspe ...	1800	180	2520	720
Wimmera	*Canton Lead ...	5400	540	7560	2160
"	*Raglan ...	3600	360	5040	1440
"	†*Crowlands ...	900	90	1260	360
"	*Cathcart ...	3600	360	5040	1440
"	*Bwanga ...	2700	270	3780	1080
"	†*Rose's Gap ...	900	90	1260	360
"	†*Glenorchy ...	1800	180	2520	720
"	†*Horsham ...	2700	270	3780	1080
"	†*Pleasant Creek ...	2700	270	3780	1080
Belfast ...	Belfast ...	3600	360	5040	1440
"	Warrnambool ...	2700	270	3780	1080
"	Hamilton ...	2700	270	3780	1080
"	†Hexham ...	1800	180	2520	720
"	†Dunkeld ...	1800	180	2520	720
"	†Woodford ...	1800	180	2520	720
"	†Camperdown (or Timboon) ...	900	90	1260	360
Portland ...	*Carrairut ...	900	90	1260	360
"	Portland ...	2700	270	3780	1080
"	†Casterton ...	1800	180	2520	720
"	†Balmoral ...	1800	180	2520	720
"	†Harrow ...	1800	180	2520	720
"	†Mount Eccersley ...	1800	180	2520	720
Gipps Land	Alberton ...	2700	270	3780	1080
"	†Port Albert ...	900	90	1260	360
"	†Tarraville ...	900	90	1260	360
"	Sale ...	2700	270	3780	1080
"	†Stratford ...	900	90	1260	360
"	†Mitchell ...	1800	180	2520	720

Printed forms of tender may be obtained from the Government Storekeeper, Melbourne, or the officer in charge of the Police, at each station, by whom also any information or explanation will be afforded to persons tendering.

The tenders for each station must be separate, and will be accepted or rejected separately.

At stations marked thus * if oats and bran cannot readily be procured, the tenders may be for hay or straw only. When all the supplies are included in one tender, it will, if advisable, be accepted for hay or straw, and not for the other articles.

At stations marked thus † contractors will be allowed to deliver a quarter's supply on the 1st January; a six months' supply on the 1st April, for a winter's stock; and the remainder on the 1st October, subject to the provisions contained in clause 2, "conditions of contract."

The price must be per ton, for hay and straw, and per bushel for oats and bran, including delivery at the stations and all charges.

The net weight only, after deducting the tare, is to be charged.

No tender will be entertained unless accompanied by a certificate from two responsible persons that they are willing to become bound as sureties for the due fulfilment of the contract in one-third the estimated cost of the entire supply at the station tendered for; and in the event of the tender being accepted, the bond must be executed within twenty days, failing which, the contract will be again advertised or another tender accepted.

The names and addresses of the tenderers and of their proposed sureties, must be stated at full length.

All tenders must be enclosed in a separate envelope, marked "Tender for —," as the case may be, and deposited in the tender box at the Government Stores, King street, or if sent by post, they must be addressed to the Government Storekeeper, Melbourne.

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

The decision of the Government will be made known on the 11th December, 1857.

CONDITIONS.

1. The hay to be oatens, good, sound and sweet; the straw to be wheaten, and both to be in all respects of the best quality; oats and bran also to be sound and sweet, and of the best description.

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2. The supplies to be delivered on the requisition of the officer in charge of the district or station, the quantities stated in the schedule being, however, only approximate; and it must be understood that the Government will draw either more or less than stated. The excess over the estimate will however in no case exceed 50 per cent.

3. The contracts entered into under this notice, are not to be considered as being infringed or vitiated by any contracts made by the Military Commissariat.

4. The forage when delivered must be accompanied by an invoice of quantity, showing the gross weight, the tare, and the net weight (this should be on the back of the requisition or order), which when signed by the officer in charge of the station for the net quantity received, will be returned to the contractor, and by him rendered in support of his account.

5. Each contractor will be required to prepare his own account, in the prescribed form, within one month after each delivery, and on presentation thereof to the officer in charge of the station, it will be forwarded through the Government Storekeeper, for payment at the Treasury, Melbourne, or the Sub-Treasury of the district, as may be indicated on the account.

6. Should forage duly ordered under these contracts not be delivered within forty-eight hours, from a reasonable time, to be fixed by the officer in charge of the station or district, it will be competent for the department, should circumstances require it, to purchase the same at the risk of the contractor, from whose account any expense over and above the contract price is to be deducted.

7. In the event of a difference of opinion between the contractor and the officer receiving the forage, as to quality of the same, it is to be decided by a board of survey, composed of persons named by the head of a department, and the decision of the board is to be considered final.

8. If the board shall decide that the forage is not of proper quality it must be immediately replaced by the contractor, failing which, it will be procured elsewhere, and the expense, if any, will be charged as in clause 6.

9. When a board of survey cannot be conveniently assembled, or when from some other cause injury would accrue either to the public service or to the contractor by waiting for a board of survey, the officer in charge will have the power to reject such supplies as are obviously of inferior quality, it being understood that he will be responsible to the Government for so doing; and the contractor must take back the rejected forage and supply good in its stead, failing which, it will be obtained by the officer requiring it, and the expense will be charged as in clause 6.

10. A repetition of irregularity in the quantity or quality of the forage, or of delay in delivering or replacing it, when required, will subject the contractor, upon report from the Government Storekeeper, to such mulct, not exceeding one-fourth the monthly account, as the Government may direct. It will also be in the power of the Government, upon such repetition, to terminate the contract forthwith.

11. It will be competent for the Government Storekeeper on behalf of the Government, or for the contractor on his own behalf to terminate the contract, by giving in writing a notice of three full calendar months to the opposite party to that effect, it being understood, that such notice can only be given from the first day of a month, and provided that no such notice can be given by either party before the 30th April, 1858.

By His Excellency's Command,
C. H. EBDEN.

Treasury,
Melbourne, 20th October, 1857.

RATIONS.

TENDERS will be received until Noon on Monday, the 9th day of November, from persons willing to supply provisions and other articles in such quantities as may be required by the various Departments of the Public Service, except the Military, at the undermentioned places, during twelve calendar months, commencing on the 1st January, 1858.

Printed forms of tender may be obtained from the Government Storekeeper in Melbourne, the Stipendiary Magistrates at Geelong, Portland, Belfast, and Alberton, and from the Resident Warden at each Gold Field, by whom also any information or explanation will be afforded to persons tendering.

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

Place.	Amount of Security.
Melbourne, including Pentridge, Yarra Bend, &c.	1000
Williamstown, including vessels in Hobson's Bay, except the Victoria S. Sloop ...	1000
Geelong ...	500
Portland, Belfast, and Castlemaine, each ...	300
Sandhurst, Beechworth, Ballarat, and Alberton, each ...	200

No tender will be entertained unless accompanied by a certificate from two responsible persons that they are willing to become bound as sureties for the due fulfilment of the contract; and, in the event of the tender being accepted, the bond must be executed within fifteen days, failing which the contract will

be again advertised, or another tender accepted. The names of the tenderors and of their sureties, together with their places of residence, must be stated at full length.

The tenders must include the whole of the rations and separate articles required in the respective localities, but the tender for each locality must be distinct, and will be accepted or rejected separately. For rations, according to the several scales, the price per ration is to be stated; for other supplies the price of each article. The value of all packages, whether the supplies are in bulk or otherwise, is to be included in the price demanded.

All tenders must be enclosed in a separate envelope, marked, "Tender for Provisions, &c., at ——" (as the case may be), and be deposited in the Tender Box at the Government Stores, King street; or, if sent by post, they must be addressed to the Government Storekeeper, Melbourne.

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

The decision of the Government will be made known on the 20th November, 1857.

DAILY RATIONS OF PROVISIONS.

No. 1.

Immigrants—For each statute adult:—

Wheaten bread, 1 lb.
Fresh meat, 1 lb.
Potatoes, 8 oz.
Sugar, 2 oz.
Tea, $\frac{1}{2}$ oz.
Salt, $\frac{1}{2}$ oz.
Soap, $\frac{1}{2}$ oz.

Children exceeding one year in age, and under twelve years, one-half of the above.

No. 2.

Officers and men in the Government service to whom rations are allowed, also witnesses and persons waiting bail:—

Best wheaten bread, 24 oz.
Fresh meat, 1 lb.
Potatoes, 8 oz.
Sugar, 4 oz.
Tea, $\frac{1}{2}$ oz.
Salt, $\frac{1}{2}$ oz.
Soap, $\frac{1}{2}$ oz.

No. 3.

Prisoners confined in Gaol:—

Wheaten bread, 12 oz.
Maize meal, 12 oz.
Fresh beef, 4 oz.
Potatoes, 8 oz.
Salt, $\frac{1}{2}$ oz.
Soap, $\frac{1}{2}$ oz.

No. 4.

Prisoners in separate confinement on board Penal Hulks, and at Stockades:—

Wheaten bread, 16 oz.
Maize meal, 8 oz.
Fresh meat, 8 oz.
Potatoes, 8 oz.
Sugar, 1 oz.
Salt, $\frac{1}{2}$ oz.
Soap, $\frac{1}{2}$ oz.

No. 5.

Prisoners at hard labor in Gaol, or on board Hulks and at Stockades:—

Wheaten bread, 16 oz.
Maize meal, 8 oz.
Fresh meat, 16 oz.
Potatoes, 16 oz.
Sugar, 1 oz.
Salt, $\frac{1}{2}$ oz.
Soap, $\frac{1}{2}$ oz.

No. 6.

Prisoners refractory:—

Wheaten bread, 8 oz.
Maize meal, 8 oz.
Potatoes, 8 oz.
Sugar, 1 oz.
Salt, $\frac{1}{2}$ oz.
Soap, $\frac{1}{2}$ oz.

No. 7.

Prisoners on probation:—

Wheaten bread, 12 oz.
Maize meal, 8 oz.
Potatoes, 12 oz.
Sugar, 1 oz.
Salt, $\frac{1}{2}$ oz.
Soap, $\frac{1}{2}$ oz.

No. 8.

Children (under six years) of female prisoners confined in Gaol:—

Wheaten bread, 8 oz.
Fresh beef, 4 oz.
Milk, 1 pint
Soap, $\frac{1}{2}$ oz.

No. 9.

Prisoners confined in Lock-up or Watchhouses:—

Wheaten bread, 24 oz.
Soap, $\frac{1}{2}$ oz.

No. 10.

Prisoners at hard labor in Lock-up:—

Wheaten bread, 24 oz.
Fresh meat, 16 oz.
Salt, $\frac{1}{2}$ oz.
Soap, $\frac{1}{2}$ oz.

No. 11.

For Hospitals, Aboriginal establishments, and all other services, in such quantities as may be from time to time required, when ordered:—

Arrowroot	per lb.
Beef and mutton	do.
Beef (salt)	per cwt.
Biscuit, best cabin	per lb.
Blue	do.
Brandy	per gallon
Bread, wheaten, 1st quality	per lb.
Do. 2nd do.	do.
Do. 3rd do.	do.
Butter	do.
Candles, composite	do.
Do. mould	do.
Cotton wick	do.
Eggs	per dozen
Flour	per 100 lbs.
Lime juice	per gallon
Maize meal	per lb.
Milk (except at Yarra Bend)	per quart
Mustard	per lb.
Oatmeal	do.
Oil, black whale	per gallon
Do., neatsfoot	do.
Do., Sperm	do.
Do., sweet olive	do.
Pearlash	per lb.
Pearl barley	do.
Pepper	do.
Pipes, tobacco	per dozen
Porter, bottled	do.
Pork, salt	per cwt.
Port wine, bottled	per dozen
Potash	per lb.
Potatoes	per cwt.
Quick lime	per bushel
Raisins	per lb.
Rice	do.
Rum	per gallon
Sago	per lb.
Saltpetro	do.
Salt, fine	do.
Soda (bread)	do.
Do. (washing)	do.
Soap, white or brown	do.
Do., soft	do.
Sherry wine, bottled	per dozen
Starch	per lb.
Straw	per cwt.
Suet	per lb.
Sugar	do.
Tapioca	do.
Tea	do.
Tobacco, best American	do.
Treacle	do.
Vegetable, other than potatoes	do.
Vinegars	per quart

At Castlemaine, Sandhurst, Ballaarat, and Beechworth, the rations required will be Nos. 3, 5, 8, 9, 10, and also the several articles enumerated in scale No. 11.

At Belfast and Alberton, Nos. 1, 9, 10 and 11.

At Geelong and Portland, Nos. 1, 2, 3, 5, 8, 9, 10 and 11.

At Melbourne (including Pentridge, Yarra Bend, &c.), Nos. 1 to 11 inclusive.

At Williamstown (including Hobson's Bay), Nos. 4, 5, 6, 7, 9, 10, 11.

CONDITIONS.

1. All the articles required by this notice are to be of the best quality of their several kinds, in the best condition, and to be delivered in sound packages.

2. The flour and bread must be the produce of prime wheat, from which on ration No. 1, twenty per cent., and on those of prisoners of the Crown, twelve per cent. has been extracted in bran and waste.

3. Beef and mutton to be supplied in such proportions as may be required, and when the quantity admits of it, to be delivered in fore and hind quarters alternately. When shins of beef form a portion of the supply, a fair proportion of the bone, not less than five inches, must have been cut off.

4. When it may be necessary to substitute one article for another, the following proportions are to be observed, viz.:—

Wheaten flour, 1 lb. or	} equal to $1\frac{1}{2}$ lb. of bread.
Best wheaten biscuit, 1 lb.	
Salt beef, 1 lb., or	} equal to 1 lb. fresh beef.
Mutton, 1 lb., or	
Salt pork, 10 oz.	

Green vegetables, such as—

Pumpkins, greens free from root,	} Equal to 1 lb of
carrots free from top, &c., 2 lbs.	
or onions, $\frac{1}{2}$ lb.	potatoes.

5. The above substitutions are to be made whenever it may be considered advisable by the officer authorised to draw the rations, but not otherwise.

6. The supplies are to be delivered direct to the establishment entitled thereto, on the written order of the officer in charge, except in the case of Aboriginal Stations, which are to be supplied under the Melbourne contract, and the several articles are to be delivered at the Government Stores.

7. Should the contractor fail to supply any articles when required, within twenty-four hours, they will be otherwise procured, and the expense over and above the contract price will be deducted from his account.

8. The contractor will be required to prepare his own account monthly in the prescribed form, and on the presentation thereof in a complete state, and signed by the officer by whom it was incurred, to the Government Storekeeper for examination, it will be forwarded through the proper channel for payment at the Treasury, or at the Sub-Treasuries, as the case may be.

9. In the event of a difference of opinion between the contractor and the officer receiving the supplies as to the quality, the same is to be decided, in cases where the article is not of a perishable nature, by a Board of Survey, composed of persons named by the Head of Department, and the decision of the Board is to be considered final.

10. If the Board shall decide that the article is not of proper quality, it must be immediately replaced by the contractor, failing which, it will be procured by the person requiring it, and the expense charged as in clause 7.

11. In the country districts when a Board of Survey cannot be conveniently assembled, and in all cases when the article is of a perishable nature, or when from some other cause injury would be sustained either by the persons to whom the rations are due, or to the contractor, in waiting for a Board of Survey, the Head of the Department, or officer in charge of the station, will have the power to reject such article or articles as are obviously of inferior quality, it being understood that he will be responsible to the Government for so doing; and that the contractor must take back the rejected article, and supply good in its stead, failing which, it will be obtained by the officer requiring it, and the expense will be charged as in clause 7.

12. 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 of the Government Storekeeper, to such mulct, not exceeding one-fourth the amount of the monthly account, as the Government may direct. It will also be in the power of the Government upon such repetition to terminate the contract forthwith.

13. It will be competent for the Government Storekeeper on behalf of the Government, or the contractor on his own behalf, to terminate the contract by giving in writing a notice of three full calendar months; it being understood that such notice can be given only from the first day of a month and within the period for which the contract is made.

By His Excellency's Command,
C. H. EBDEN.

Treasury,
Melbourne, 20th October, 1857.

MILK.

TENDERS will be received until Noon on Monday, 9th November, from persons willing to supply Milk in such quantities as may be required at the Lunatic Asylum, Yarra Bend, from the 1st January to 31st December, 1858.

The milk must be of the best quality, and is to be delivered upon order of the officer in charge at the Asylum.

Security will be required in the sum of £100 for the due fulfilment of the contract; and the bond must be entered into within ten days from the acceptance of the tender, failing which the contract will be again advertised or another tender accepted.

The contract will be terminable by three months' notice either from the Government Storekeeper on the part of the Government, or from the contractor, such notice to date from the first of any month.

Further particulars and printed forms of tender may be obtained from the Government Storekeeper, Melbourne.

Tenders are to be endorsed, "Tender for Milk, Lunatic Asylum," and to be deposited in the Box at the Government Stores.

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

The decision of the Government will be made known on the 20th November, 1857.

By His Excellency's Command,
C. H. EBDEN.

Treasury,
Melbourne, 20th October, 1857.

PROVISIONS, ETC., FOR THE VICTORIA.

TENDERS will be received until Noon on Monday, the 9th November, from persons willing to supply Provisions and other articles in such quantities as may be required for use on board the Steam Sloop *Victoria*, from the 1st January to the 31st December, 1858.

Printed forms of tender may be obtained from the Government Storekeeper, by whom also any information will be afforded to persons tendering.

Security will be required in the amount of £250 for due fulfilment of the contract, and the bond must be entered into within ten days from the date of acceptance, failing which the contract will be again advertised or another tender accepted.

The tenders must include the Harbor scale, and the whole of the sea stores. The charge per ration in harbor is to be stated; and for sea stores the price of each article, in which the value of packages must be included, whether bulk be broken or otherwise.

Tenders are to be endorsed, "Tender for Provisions, Steam Sloop *Victoria*," and to be deposited in the Box at the Government Stores, or addressed to the Government Storekeeper, Melbourne.

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

The decision of the Government will be made known on the 20th November, 1857.

DAILY RATION IN HOBSON'S BAY.

Wheaten bread	1 1/4 lb.	} per ration.
Fresh meat	2 "	
Potatoes	1 "	
Vegetables	5 oz.	
Sugar	2 1/2 "	
Tea	1/2 "	
Salt	1/2 "	
Rum, West India (duty free) ...	1/4 gill	

SEA STORES, WHEN ORDERED.

Arrowroot	per lb.
Beef and mutton	"
Beef, salt	per cwt.
Biscuit	per 100 lbs.
Candles, composite	per lb.
Candles, tallow	"
Cocoa	"
Coffee	"
Cotton wick	"
Flour	per 100 lbs.
Lime juice	per gallon.
Mustard	per lb.
Oatmeal	"
Oil, neatfoot	per gallon.
Oil, sperm	"
Oil, tea	"
Peas, split	per lb.
Pepper	"
Pork, salt	per cwt.
Potatoes	"
Quick lime	per bushel.
Raisins	per lb.
Rum (duty free)	per gallon.
Sago	per lb.
Salt	"
Soap, white or brown	"
Soap, soft	"
Soda, washing	"
Suet	"
Sugar	"
Tea	"
Vinegar	per gallon.

CONDITIONS.

All the articles required by this notice are to be of the best quality of their several kinds in the best condition, and to be delivered in sound packages.

The flour and bread must be the produce of prime wheat, from which 20 per cent. has been extracted in bran and waste.

Fresh beef and mutton are to be supplied in such proportions as may be required, and when the quantity admits, to be delivered in fore and hind quarters alternately.

When it may be necessary to substitute one article for another, the following proportions are to be observed, viz.:-

Green vegetables, such as—		} equal to 1 lb. of potatoes.
Pumpkins, greens free from root, carrots free from top, &c.	2 lbs., or	
Onions	1/2 lb.	

The above substitutions are to be made whenever it may be considered advisable by the officer authorised to draw the rations, but not otherwise.

The supplies are to be immediately placed on board by the contractor by day or night if so required, on the written order of the officer in command, failing which, they will be otherwise procured, and the expense, over and above the contract price, will be deducted from the contractor's account.

The contractor will be bound to put on board rations either for one day or one month, or more or less, as may be required.

When the vessel shall be in any harbor of the colony except Hobson's Bay, the officer in command shall be at liberty, without reference to this contract, to procure provisions in such manner as he may be empowered by the Government.

The contractor will be required to prepare his own account monthly in the prescribed form, and on the presentation thereof in a complete state, and signed by the officer in command, to the Government Storekeeper for examination, it will be forwarded for payment at the Treasury.

In the event of a difference of opinion between the contractor and the officer receiving the supplies, as to quality, the matter is to be decided by a Board of Survey, composed of persons named by the officer in command, and the decision of the Board

is to be final; but if, from the perishable nature of the goods, this course cannot be adopted, the officer in command will have power to reject such article or articles, it being understood that he will be responsible to the Government for so doing.

It will be competent for the Government Storekeeper on behalf of the Government, or the contractor on his own behalf, to terminate the contract by giving a notice in writing of one calendar month to the opposite party; it being understood that such notice can be given only from the first day of a month, and within the period for which the contract is made.

By His Excellency's Command,
C. H. EBDEN.

Treasury,
Melbourne, 20th October, 1857.

MEAT FOR SANITARY STATION.

TENDERS will be received until Noon on Monday, the 9th November, from persons willing to supply Fresh Meat in such quantities as may be required at the Sanitary Station, Point Nepean, during the year 1858.

The meat to be of the very best description, and to be delivered in fore and hind quarters alternately, on order from the Surgeon Superintendent.

The contract will be terminable by three months' notice, either from the Government Storekeeper, on the part of the Government, or the Contractor, such notice to date from the 1st of any month.

Security will be required in the sum of £50 for due fulfilment of the contract, and the bond must be entered into within ten days from the date of acceptance.

Further information may be obtained from the Government Storekeeper, Melbourne, or from the Medical Officer in charge at the Sanatorium.

Tenders are to be endorsed, "Tender for Meat, Sanitary Station," and to be deposited in the Box at the Government Stores, or addressed to the Government Storekeeper, Melbourne.

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

The decision of the Government will be made known on the 20th November, 1857.

By His Excellency's Command,
C. H. EBDEN.

Treasury,
Melbourne, 20th October, 1857.

MEDICINES, ETC.

TENDERS will be received until Noon on Monday, the 9th November, from persons willing to furnish Medicines, &c., in such quantities as may be required for the service of the Government during twelve calendar months, commencing on the 1st January, 1858.

Schedule of articles required, and printed forms of tender, may be obtained from the Chief Medical Officer, or the Government Storekeeper, by whom also any information or explanation will be afforded to persons tendering.

The tenders must include the whole of the articles mentioned in the schedule, and one price must be stated for each article.

The value of all packages, whether bulk be broken or not, must be included in the prices demanded.

No tender will be entertained unless accompanied by a certificate from two responsible persons that they are willing to become bound as sureties in the sum of Two hundred pounds for the due fulfilment of the contract; and in the event of a tender being accepted, the bond must be executed within ten days, failing which the contract will be again advertised or another tender accepted.

The names of the tenderers and their proposed sureties, together with their addresses, must be stated at full length.

All tenders must be endorsed, "Tender for Medicines, &c.," and be deposited in the Tender Box, at the Government Stores, King street, or, if sent by post, they must be addressed to the Government Storekeeper, Melbourne.

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

The decision of the Government will be made known on the 20th November, 1857.

CONDITIONS.

1. All articles must be of the best quality of their several kinds.

2. All orders for supplies under this contract must emanate from the Chief Medical Officer, or from the Government Storekeeper, and the articles must be delivered at the office of the Chief Medical Officer, or at the Government Stores, as the case may be.

3. All supplies when delivered must be accompanied by the order, which, when receipted, is to be rendered with the contractor's account. No supplies can be received unless accompanied by the order.

4. The contractor will be required to prepare his own account monthly in the prescribed form, and on presentation thereof in a complete state to the Chief Medical Officer or the Government Storekeeper, as the case may be, for examination, it will be forwarded through the proper channel for payment at the Treasury.

5. In the event of a difference of opinion between the contractor and the officer receiving the supply, as to the quality, the same is to be decided by a Board of Survey, composed of persons named by the Government, and the decision of the Board is to be considered final.

6. If the Board shall decide that the article is not of proper quality, it must be immediately replaced by the contractor, failing which, it will be procured elsewhere, and the extra expense (if any) will be deducted from the contractor's account.

7. If from any cause injury would accrue to the public service by waiting for a Board of Survey, the Chief Medical Officer or the Government Storekeeper, as the case may be, will have the power to reject such article or articles as are obviously of inferior quality, it being understood that he will be responsible to the Government for so doing, and that the contractor must take back the rejected article and supply good in its stead, failing which, it will be procured elsewhere, and the extra expense (if any) will be charged as in clause 6.

8. A repetition of irregularity in the quantity or quality of the supplies, or of delay in delivery or replacing them when required, will subject the contractor to such mulct not exceeding one-fourth the amount of the monthly account, as the Government may direct. It will also be in the power of the Government, upon such repetition, to terminate the contract forthwith.

9. It will be competent for the Government Storekeeper on behalf of the Government, or the contractor on his own behalf, to terminate the contract by giving in writing a notice of three full calendar months; it being understood that such notice can be given only from the first day of a month, and within the period for which the contract is made.

By His Excellency's Command,
C. H. EBDEN.

Treasury,
Melbourne, 20th October, 1857.

FUNERALS.

TENDERS will be received until Noon on the 9th November from persons willing to undertake Funerals as may be required in the several departments of the Government during the year 1858, at the undermentioned places:—

Melbourne, including Collingwood, Pentridge, Williamstown and Hobson's Bay.
Geelong and suburbs.

Separate prices must be stated for children under ten years of age, and for adults; one sum is to be named for each, including interment and minister's fees, conveyance, and all charges.

No tender will be entertained unless accompanied by a certificate from two responsible persons that they are willing to become bound as sureties for the due fulfilment of the contract. The amount of security required will be for Melbourne One hundred pounds, and for Geelong Fifty pounds.

The contract will be terminable by three months' notice either from the Government Storekeeper on the part of the Government, or from the contractor, such notice to date from the first day of any month.

Orders will be made on the contractor by the departments in which the funeral may be required; and the accounts are to be rendered to the same. Payments will be made in the usual manner at the Treasury, Melbourne, or Sub-Treasury, Geelong.

Further particulars and printed forms of tender may be obtained from the Government Storekeeper, Melbourne, or from the Stipendiary Magistrate, Geelong.

The tenders are to be endorsed, "Tender for Funerals, Melbourne," or "Geelong" (as the case may be), and to be deposited in the Box at the Government Stores, or addressed to the Government Storekeeper, Melbourne.

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

The decision of the Government will be made known on the 20th November, 1857.

By His Excellency's Command,
C. H. EBDEN.

General Post Office,
Melbourne, 29th October, 1857.

CONVEYANCE OF MAILS, 1858.

CONVEYANCE being required for the Post Office Mails and other transport services, as undermentioned, for one year, from 1st January to 31st December, 1858, tenders for the same endorsed, "Tender for Conveyance of Mails," and addressed (if by post prepaid) to the Postmaster General, Melbourne, will be received until Noon, on Tuesday, the 1st day of December, 1857.

Tenders must be made upon the prescribed forms, which, with the conditions of contract, may be had on application at the Melbourne or any other Post Office in the colony.

Tenderers are requested to describe by their numbers, as below, the mails or services for which they tender.

The mail services advertised for under date of the 22nd instant, are included in the undermentioned, and must be tendered for subject to the same conditions.

Persons are invited, besides tendering in accordance with the detailed list of services, to propose for any special times and arrangements, or combination of services, or any route

or union of roads by which the wants of each district can be duly supplied, as well as for any greater or less frequency of service than specified.

Every tender must bear the *bonâ fide* signatures of the tenderer and of two responsible persons willing to become bound with him in double the amount of contract for the due fulfilment of his engagement.

Persons tendering are requested to state whether they propose to convey the mails on horseback or in carriages: in the latter case they will state the description of vehicle they intend to run, the number of horses by which it is to be drawn, the number of changes, and the stages.

The day and hour of departure and arrival of steamers proposed for the mail service, as well as their tonnage and power, must be stated.

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

SERVICES REQUIRED:

1. To and from Dandenong and Sale, once a week.
2. To and from Melbourne and Port Albert (by steamer), once a week. (The contractor for this service must provide for the transmission of the mails to and from Alberton and Tarraville).
3. To and from Port Albert and Sale, once a week.
4. To and from Sale and Lucknow, once a week.
5. To and from Lucknow and the Omeo Diggings, once a week.
6. To and from Melbourne and Dandenong, twice a week.
7. To and from Dandenong and Cranbourne, twice a week.
8. To and from Melbourne and Beechworth, daily, with communication two or three times a week, as required, between Beechworth and Albury.
9. To and from Broadford and Yea, Merton and Mansfield, once a week.
10. To and from Broadford and Yea, once a week.
11. To and from Longwood, Merton and Mansfield, once a week.
12. To and from Beechworth and Post Offices on Yackandandah, twice a week.
13. To and from Beechworth and Buckland, twice a week.
14. To and from Beechworth, Woolshed Creek and El Dorado, daily.
15. To and from Beechworth and Nine Mile Creek, daily.
16. To and from Melbourne and Heathcote, *via* Kilmore, twice a week, and to and from Rushworth and Whroo, twice a week, with communication with Murchison, once a week, and conveyance of mails to and from any Post Offices on the Goulburn Gold Fields, twice a week.
17. To and from Sandhurst and Heathcote, once a week.
18. To and from Sandhurst and the Campaspe Post Office ("Barrows' Inn," or Kunnymede), Echuca and Moama, twice a week.
19. To and from Sandhurst, White Hills and Epsom, daily.
20. To and from Sandhurst, Long Gully, Eagle Hawk and Myers' Flat, daily.
21. To and from Sandhurst and Swan Hill, *via* Serpentine and Durham Ox, once a week.
22. To and from Kyneton, Hepburn, Guildford, and Castlemaine, three times a week.
23. To and from Castlemaine and Newstead, twice a week.
24. To and from Castlemaine and Fryerstown, daily.
25. To and from Ballan and Mount Egerton, twice a week.
26. To and from Meredith and Steiglitz, three times a week.
27. To and from Ballarat and Lexton, twice a week.
28. To and from Lexton, Crowlands and Glenorchy, once a week.
29. To and from Cathcart, or Post Office of the Ararat Diggings and Post Office of the Picasant Creek Diggings, two or three times a week, or daily, as required.
30. To and from Pleasant Creek, Glenorchy, and Horsham, once a week.
31. To and from Geelong, Shelford, Skipton, Sheatham, Wickliffe, Hamilton, and Portland, two or three times a week, as required, with branches from Hamilton to Apsley, and from Hamilton to Penola, once a week; and to and from Cathcart or Mount Ararat Post Offices and Wickliffe, Caramut, Woolsthorpe, Belfast, and Warrnambool, once or twice a week. The Belfast and Warrnambool mails branching at such point as shall ensure the simultaneous delivery of mails at those places.
32. To and from Hamilton, Peshurst, Eumerella, and Belfast, once a week.
33. To and from Portland and Casterton, once a week.
34. To and from Geelong, Inverleigh, Cressy, Elephant Bridge, Mortlake, Franklingham, Woodford, Belfast, and Warrnambool, two or three times a week, with a branch from Mortlake to Hexham, once or twice a week, and communication between Belfast and Warrnambool three times a week.
35. To and from Geelong, Duned Post Office, Winchelsea, Colac, and Camperdown, twice a week.
36. To and from Melbourne, Brighton, East Brighton, South Brighton and Cheltenham, daily, with Windsor and St. Kilda service, if required.
37. To and from Cheltenham and Snapper Point, *via* Frankston, twice a week.
38. To and from Melbourne, Kew, and Hawthorn, daily.
39. To and from Melbourne, Doncaster, and Warrandyte, twice a week.

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40. To and from Melbourne and Warringal (Heidelberg) daily.

41. To and from Melbourne, Eltham, Kangaroo Ground, and St. Andrew (Caledonia Diggings), twice a week.

42. To and from Melbourne, Northcote, Preston, Janeffeld, Morang, Yan Yean, Whittlesea (Upper Plenty Post Office), twice a week, with a branch from Preston to Epping and Woodstock, twice a week.

43. To and from Melbourne, Brunswick and Pentridge, daily.

44. To and from Melbourne and Footscray, daily.

45. To and from Geelong and Bellarine, twice a week.

46. To and from Geelong, Ceres and Gnarwarre, twice a week.

47. To and from Geelong and Queenscliff, daily; between the Post Office and landing places at Queenscliff, as required for ship mails; between Queenscliff and Geelong with mails from Great Britain, whenever landed.

And, at per trip, further special mail conveyance from Geelong to Queenscliff, and from Queenscliff to Geelong, when required.

48. From the General Post Office in Melbourne, or the Post Offices or Mail Rooms at Sandridge and Williamstown, to vessels in Hobson's Bay, or other anchorage, taken by vessels entering at or departing from the Port of Melbourne, and from such vessels to these offices, the Melbourne communication being always *via* Sandridge, and the landing and shipping being accomplished by steamers; also conveyance of mails between Melbourne, Emerald Hill, Sandridge and Williamstown, and of letter carriers between Melbourne, Emerald Hill and Sandridge, as required; and conveyance of mails to and from ships at the Government or other wharves, Melbourne, from the General Post Office.

49. To and from Melbourne, Warrnambool, Belfast and Portland, once a week, by steamer, including conveyance to and from the steamer and the Post Offices at Warrnambool, Belfast and Portland.

W. H. F. MITCHELL,
Postmaster General.

Chief Secretary's Office,
Melbourne, 29th October, 1857.

MEDICAL ATTENDANCE ON PRISONERS AND IMMIGRANTS.

TENDERS will be received until noon on Monday, the 30th day of November next, from legally qualified medical practitioners willing to contract for the supply of Medical Attendance and Medicines for Prisoners and Immigrants at the undermentioned places, during the year 1858, viz:—

Castlemaine	... Prisoners,
Sandhurst	... Prisoners,
Ballaarat	... Prisoners,
Beechworth	... Prisoners,
Kyneton	... Prisoners,
Portland	... Prisoners and Immigrants,
Belfast	... Prisoners and Immigrants,
Warrnambool	... Prisoners and Immigrants,
Port Albert...	... Prisoners in Alberton Lock-up, and Immigrants at Port Albert.

Tenders are to be endorsed, "Tender for Medical Attendance at —," and forwarded to the Chief Medical Officer, Melbourne.

Tenders to be made at so much per annum, and where there are both immigrants and prisoners, one sum is to be named for the performance of the entire service.

Information as to the probable number of prisoners and immigrants may be obtained from the officers in charge at the respective places.

The lowest or any tender will not necessarily be accepted. The decision of the Government will be made known on the 14th December.

CONDITIONS OF CONTRACT.

1. To give medical attendance and the necessary medicines to such immigrants and prisoners as may require the same, for one year commencing on the 1st day of January, 1858.

2. To forward to the Chief Medical Officer all such returns, reports, &c., as may be required, and to follow all instructions given by that officer with reference to the performance of the contract.

3. It will be competent for either party to terminate the contract by giving a written notice of one calendar month to the opposite party, such notice to be given from the first day of a month within the period for which the contract is made.

By His Excellency's Command,
WILLIAM C. HAINES.

Tenders.

Public Works Office,
Melbourne, 29th October, 1857.

TELEGRAPH STATION, GEELONG.—STOCKADE FENCING, CASTLEMAINE.

TENDERS are required for the erection of a Telegraph Station at Geelong.

Also Stockade fencing, &c., at the Gaol, Castlemaine.

Tenders to be opened 13th November.

Full particulars at this office.

By His Excellency's Command,
DAVID MOORE.

Public Works Office,
Melbourne, 27th October, 1857.

REPAIRING WOODEN PUNTS.

TENDERS are required for repairing five Wooden Mud Punt. Tenders to be opened 3rd November. Full particulars at this office.

By His Excellency's Command,
DAVID MOORE.

Public Works Office,
Melbourne, 27th October, 1857.

KEEPER'S QUARTERS, COUNTY COURT, MELBOURNE.

TENDERS are required for Keeper's Quarters, County Court, Melbourne. Tenders to be opened 6th November. Full particulars at this office.

By His Excellency's Command,
DAVID MOORE.

Public Works Office,
Melbourne, 12th October, 1857.

TELEGRAPH STATIONS, PORTLAND AND BEECHWORTH.

TENDERS are required for the erection of a Telegraph Station at Portland. Also, erection of a Telegraph Station at Beechworth. Tenders to be opened 3rd November. Full particulars at this office.

By His Excellency's Command,
DAVID MOORE.

Public Works Office,
Melbourne, 26th October, 1857.

LOCK-UP KEEPER'S QUARTERS, PRAHRAN.

TENDERS are required for Lock-up Keeper's Quarters at Prahran. Tenders to be opened 6th November. Full particulars at this office.

By His Excellency's Command,
DAVID MOORE.

Public Works Office,
Melbourne, 26th October, 1857.

GAOLER'S QUARTERS, ETC., BALLAARAT.

TENDERS are required for the erection of Gaoler's Quarters, Offices, &c., at Ballaarat. Tenders to be opened 6th November. Full particulars at this office.

By His Excellency's Command,
DAVID MOORE.

NOTICE.

ADVERTISEMENTS forwarded by Poundkeepers and others, intended for insertion in the "VICTORIA GOVERNMENT GAZETTE," must be legibly written, on one side of the paper only, and sent under cover Post paid, addressed to the Government Printer.

Advertisements will be charged for at the following rates, viz.:—One shilling for each of the first six lines and twopenny for every additional line above six.

The GOVERNMENT GAZETTE is published on TUESDAY and FRIDAY in each week, and Notices for insertion must be received by the Government Printer, at or before Ten o'clock of the day preceding the day of publication.

* * * All Advertisements intended for publication in the GOVERNMENT GAZETTE must be paid for prior to insertion.

Private Advertisements.

MUNICIPALITY OF BALLAARAT EAST.

NOTICE is hereby given that pursuant to the provisions of the Municipal Institutions Act, 18 Victoria No. 15, sec. 19, a meeting of the ratepayers of Ballaarat east will be held at the Charlie Napier Theatre, in the said municipal district, on Tuesday, 17th November next, at Eight o'clock in the forenoon, for the nomination of candidates to supply the vacancies occasioned by the retirement of councillors Daniel Sweeney, William Beckham Rodier, and Geo. Clendinning; and it is hereby further notified that in the event of the election being contested and a poll legally demanded, the poll will take place at the Charlie Napier Theatre, Main road, Ballaarat east, on Wednesday, the 18th day of November next, and such poll will be opened at Eight o'clock in the morning, and closed at Four o'clock in the afternoon of the said day.

By Order of the chairman (pro tem) of the Municipal Council.

JAS. MULHOLLAND,
Town Clerk.

Town Clerk's Office, Ballaarat east,
21st October, 1857.

No. 1453.

DISSOLUTION OF PARTNERSHIP.

THE partnership hitherto existing between Andrew Rose Cruikshank, of Melbourne, and Benjamin Joseph Nicholson, of Portland, trading together as merchants, under the style or firm of "A. R. Cruikshank and Co.," at Portland, has this day been dissolved by effluxion of time.

All debts due to and by the late firm will be received and paid by Andrew Rose Cruikshank, who will continue the business on his own account under the style of "A. R. Cruikshank and Co."

Portland, Victoria, 30th September, 1857.

ANDW. R. CRUIKSHANK,
BENJN. J. NICHOLSON.

Witnesses to the signature of Andrew Rose Cruikshank—

J. BUCKLEY, Melbourne,
HENRY SCOTT, Melbourne.

Witnesses to the signature of Benjamin Joseph Nicholson—

D. W. GALLIE, Portland,
A. R. WEBB, Portland.

No. 1428.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned, as merchants, carried on under the style and firm of "W. M. Bell and Co.," was dissolved by mutual consent on the 30th day of June last. All liabilities of the late firm will be discharged and the assets received by W. M. Bell, and the business will still be carried on by him under the firm of "W. M. Bell and Co."

Dated this 12th day of October, 1857.

WILLIAM M. BELL,
GEORGE HOUSTON.

Witness—

E. KLINGENDER,
Solicitor, Melbourne.

No. 1392.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore existing between us the undersigned, under the style or firm of "Hopkins and Co.," carrying on business in 67, Little Collins street east, was dissolved on the 1st day of July last.

Dated at Melbourne, this 26th day of October, 1857.

GEORGE HOPKINS,
CHARLES WATT.

Witnesses—

JAMES AFFLICK,
JAMES WILSON.

No. 1459.

In the Supreme Court of the } *Et. Fa.*
colony of Victoria.

SMITHSON v. TIDYMAN.

NOTICE is hereby given that the sheriff for the colony of Victoria will cause to be sold by public auction, under the above writ, at Chanter's Turf Hotel, Swanston street, on Wednesday, the 25th day of November next, at the hour of One o'clock in the afternoon, all the right, title and interest (if any) of the abovenamed defendant in and to an allotment of land in Dorcas street, Emerald Hill, opposite the Orphan Asylum, with all the buildings and tenements thereon; and also to an allotment in a right-of-way off Market street, with two cottages thereon, unless this execution be previously satisfied.

Terms—Cash on the fall of the hammer.

C. W. STUART.

Sheriff's Office, Melbourne,
26th October, 1857.

No. 1469.

In the Supreme Court.

Between WILLIAM RUTLEDGE, HOBACK FLOWER, and LLOYD RUTLEDGE, Plaintiffs,

and

ROBERT SMITH, Defendant.

NOTICE is hereby given that under and by virtue of a writ of *Fieri Facias* issued in the above cause, I, Edmund Garsten Yorke, the person specially appointed to execute the same, will sell or cause to be sold by public auction, on the premises situate in William street, Belfast, on Tuesday, the 1st day of December, 1857, at Twelve o'clock at noon (unless this execution be previously satisfied) all the right, title and interest of the abovenamed defendant (if any) of in and to all that piece or parcel of land, containing one rood and thirty-two perches, or thereabouts, English statute measure, being portion of allotment No. 2 of block or section numbered 8 in the town of Belfast, at Port Fairy, in the colony of Victoria, together with all buildings thereon.

Terms—Cash on the fall of the hammer.

Dated this 24th day of October, 1857.

No. 1461.

E. G. YORKE.

In the Supreme Court of the } *Et. Fa.*
colony of Victoria.

PEARCE v. MARTIN.

NOTICE is hereby given that the sheriff for the colony of Victoria will cause to be sold by public auction, under the above writ, at Chanter's Turf Hotel, Swanston street, on Saturday, the 28th day of November next, at the hour of Twelve o'clock at noon, all the right, title and interest (if

any) of the abovenamed defendant in and to all that piece or parcel of land, situate in the parish of Jika Jika, in the county of Bourke, being part of No. 13 of portion F of the quarry allotments, near Melbourne; and 2ndly, all that other allotment of land, being other part of the said allotment No. 13 of portion F of the said quarry allotments, unless this execution be previously satisfied.

Terms—Cash on the fall of the hammer.

Sheriff's Office,
26th October, 1857.

C. W. STUART.

No. 1468.

In the Supreme Court of the }
colony of Victoria. } *Fi. Fa.*

SAVERS v. SPENCER,
GROOH v. SAME.

NOTICE is hereby given that under and by virtue of the above writs of *Fieri Facias* the sheriff for the colony of Victoria will cause to be sold on the premises, Brighton Hotel, Tarrangower, the right, title and interest (if any) of the abovenamed defendant in and to the Brighton Hotel and premises; also, the Cremorne Gardens; also, the defendant's interest in and to the New Ascot Race-course, Porcupine Flat, unless this execution be sooner satisfied.

Sale to commence at One o'clock p.m. on Monday, the 16th day of November, 1857.

Terms—Cash on the fall of the hammer.

PHILIP SHIMMIN,
Sheriff's Officer.
No. 1435.

In the Supreme Court of the }
colony of Victoria. } *Fi. Fa.*

TUCKER v. SMITH.

NOTICE is hereby given that under and by virtue of the above *Fieri Facias* the sheriff for the colony of Victoria will cause to be sold by public auction, at the Criterion Hotel, Castlemaine, on Saturday, the 14th day of November, 1857, at One o'clock p.m., the right, title and interest (if any) of the abovenamed defendant in and to the following properties, viz.:

1st. Lots 233, 234, 235 and 236, township of Newmarket, near Carisbrook, containing in the whole 4 roods 10 perches, more or less.

2nd. Lots 102, 103, 105, township of Little Elphinstone, having a frontage to the main Bendigo road, containing 2 roods 18 perches, more or less.

3rd. Allotment 14 of section 4, township of Elphinstone, being a corner allotment, unless this execution be sooner satisfied.

Terms—Cash on the fall of the hammer.

PHILIP SHIMMIN,
Sheriff's Officer.
No. 1436.

SIX POUNDS REWARD.

THE above reward will be given for the recovery of two horses lost from the Reedy Creek:—A dark bay, with star and snip, branded S H near shoulder, and C, within half circle below off shoulder; and a dark brown mare, branded Q near

shoulder, W off shoulder. Information to be given to Mr. Breen, Government Surveyor, Runnymede, or at the Survey Office, Sandhurst. No. 1406.

THREE POUNDS REWARD.

LOST or strayed from Ararat, a big black draught horse, branded W on off neck, M on near neck, with two white spots on saddle, one on each side, and a short tail. The above reward will be given on returning the same to Collins, of the Cockney Store, Wet Lead, Ararat. No. 1467.

FIVE POUNDS REWARD.

LOST, a brown colt, small star, large snip near side nostril, ED near shoulder. If stolen, £10 on conviction. E. Speakman, 129, King street, Melbourne. No. 1474.

TEN POUNDS REWARD.

STOLEN or strayed from Mount Mercer Cattle Station, in August, a bay mare, short tail, small T on off shoulder, small star on forehead, snip on nose, off hind foot white. £5 reward if strayed, or £10 if stolen, on conviction of the thief. Apply to Crombie and Davis, Mount Mercer, or R. Triffitt, Esq., Ballaarat. No. 1475.

TWENTY POUNDS REWARD.

LOST from Mount Ararat, a bay mare, branded † near shoulder, switch tail. £5 reward will be paid on recovery if strayed, or £20 if stolen, on conviction of the thief. Apply Dobson's Library, Camp Reserve, Mount Ararat. No. 1465.

TEN POUNDS REWARD.

LOST at Ararat, a bay mare, with black points, star on forehead and saddle marked, branded n off and near shoulder. £2 reward if strayed, and £10 on conviction of the thief if stolen. Apply to the upper pudding machine on the Pleasant Creek road, near Fisher's Store. No. 1466.

TWO POUNDS REWARD.

STRAYED from Ararat, 21st October, a black cob horse, branded 47 near shoulder, small star on forehead, short tail. Information to Samuel's Express, Ararat. No. 1473.

FIVE POUNDS REWARD.

LOST from Ararat, a bay mare, branded J near shoulder, blaze, off hind fetlock white. Information to be given at Miller's Bakery, Wet Lead, Ararat. No. 1471.

ONE POUND REWARD.

LOST on the 10th October, from Prahran, a chesnut mare, branded like writing Z on near shoulder, ditto on neck, EK off shoulder. Whoever brings the same to the Balmoral Hotel, Commercial road, Prahran, will receive the above reward. No. 1462.

FIVE POUNDS REWARD.

STOLEN or strayed, a bay mare, branded FG near shoulder, IC off shoulder; also, a grey horse, branded DC near OSS

shoulder, from the Ovens line of road near Seymour. Apply William Whipp, Brunswick. No. 1460.

TWO POUNDS REWARD.

LOST from Ararat, a black horse, branded BOYD near neck, H near shoulder, saddle marked. Information to be given to James Holland, fruiterer, Ararat. No. 1472.

FIVE POUNDS REWARD.

TO POUNDKEEPERS AND OTHERS.

STOLEN or strayed from opposite the Benevolent Asylum, on Sunday, 27th September, a strawberry cow, branded CC on off ribs, snail horns, left horn broken, rope round horns. £1 reward if strayed; £5 if stolen. Information to John Horley, 7, Jeffcott street west. No. 1463.

TWENTY POUNDS REWARD.

LOST from Mount Ararat, a bay horse, star on forehead, ES near shoulder, light muzzle, switch tail; also, a dark bay horse, about fifteen hands high, black points, stump tail, brands illegible. £5 reward will be paid on recovery if strayed, or £20 if stolen, on conviction of the thief. Apply to Messrs. Tuson and Co., Ararat Bakery, Mount Ararat. No. 1464.

TWENTY POUNDS REWARD.

STOLEN or strayed from near the Black Forest Hotel on Saturday, the 3rd October, a bay colt, about three years old, branded not very legibly JC near shoulder; also, a dark bay horse, black points, branded near shoulder with ∞ over triangle. £5 will be paid on recovery of the horses, or £20 if stolen. Apply to Mr Hunter, Black Horse Hotel. No. 1470.

Impoundings.

AVOCA.—Impounded at Avoca, 20th October, 1857, by James Orr, Esq.

415. Bay cob horse, short switch tail, saddle marked, JO near JIIP

shoulder

On 23rd October, by J. C. Gardiner, Esq.

416. Chesnut mare, white hind legs, small star, saddle and collar marked, like writing VV near rump, like P near V

shoulder

417. Grey horse, saddle marked, JN (writing N) near shoulder

418. Bay horse, black points, near hind foot white, saddle marked, shod, JS off shoulder, AXW near neck, PD

shoulder

If not claimed and expenses paid, to be sold on 2nd December, 1857.

JOHN BATCHELOR,

12s. 6d.

Poundkeeper.

BALLAN.—Impounded at Ballan, 24th October, 1857, by Messrs. Blake and Parker.

285. Brown mare, W in circle off shoulder, AM near shoulder, J near side

If not claimed and expenses paid, to be sold on 2nd December, 1857.

HENRY A. COOPER,

7s.

Poundkeeper.

BELVOIR.—Impounded at Belvoir, 21st October, 1857, by James Connor, Esq.

888. Black mare, saddle and collar marked, long switch tail, WF (the WF conjoined) near shoulder, S near rump,

S

JLB off shoulder

889. Bay mare, few white hairs forehead, white spots along back, long switch tail, saddle and collar marked, P near check, YD near shoulder, no other perceptible brand

890. Brown filly foal, no perceptible brand, progeny of above
If not claimed and expenses paid, to be sold on 2nd December, 1857.

10s. HENRY McILLREE,
Poundkeeper.

BENALLA.—Impounded at Benalla, 24th October, 1857, by Mr. E. Henderson.—Trespass 2s. per head.

652. Mouse colored bullock, white belly and flanks, cock horns, IO off rump
653. Yellow sided bullock, blotch under half circle near back, I off ribs, NR conjoined off shoulder
654. Strawberry bullock, AO (writing A) off rump, 2 off ribs
655. Strawberry cow, WG near rump

656. Red and white cow, dewlapped, FD near ribs
657. Yellow bull calf at foot, no brand
658. Black cow, WJ (tail of J to right) off rump
659. Strawberry bull calf at foot, no brand
660. Black and white bullock, IU off rump, ON off ribs, HOH off loin

661. White bullock, rope on horns, MC off ribs (the M blotched)

662. Dark red bullock, UOI off rump, TP conjoined off rump, M5 near ribs, like MP conjoined off thigh

663. Black bullock, two anchors near shoulder, C near thigh, Cy (the C reversed) near ribs

664. Red and white cow, snail horns, gJ conjoined (tail of J to right) off rump and ribs

665. Yellow poley cow, DM off rump, 2 off ribs, 2 off shoulder M2

666. Red and white sheeted bullock, capital II off rump, G off ribs JB

667. Yellow bullock, broad horns, DI off ribs, W \leq off ribs, 6 near back

668. Yellow and white sheeted bullock, $\Omega\Omega$ conjoined off ribs, like small EP off rump

If not claimed and expenses paid, to be sold on 2nd December, 1857.

22s. W. C. BOND,
Poundkeeper.

BULLOCK CREEK.—Impounded at the Bullock Creek Pound, 24th October, 1857, by Mr. Gray.—Damages 1s. each.

626. Yellow stag, piece rope round horns, AC₈ off rump,

ROWE off back, Y in diamond near rump
627. Red sided bullock, white back and belly, IF off rump and thigh

628. Brown bullock, C near shoulder, \ominus near back

629. Brown sided bullock, white back, belly and rump, IF off rump and shoulder, OD off ribs and loin

630. Blue cow and calf, JW off rump, \mathbb{W} off ribs, illegible brand in triangle near rump, \mathbb{W} near back, like $\mathbb{O}C$ near back

On 25th October, by Mr. Donald Campbell.

631. Bay horse, star, three white legs, WP off shoulder, G J— JHP

(the J— conjoined and the JHP conjoined) near shoulder, P behind near shoulder

632. Bay mare, few white hairs in forehead, off hind fetlocks white, little white on off fore coronet, $\mathbb{I}C$ off shoulder, $\mathbb{I}C$ near shoulder, AG near saddle, Z near thigh

On 26th October.

633. Chesnut mare, near hind fetlock white, 2 off shoulder, \ominus S

near shoulder, saddle marked

634. Bay mare, switch tail, OH near shoulder, illegible brands WC OD

off shoulder, strap round neck, shod all round

635. Dark brown mare, star and snip, little white off hind coronet, TP near shoulder

If not claimed and expenses paid, to be sold on 2nd December, 1857.

23s. JOHN W. GOWER,
Poundkeeper.

DANDENONG.—Impounded at Dandenong, 22nd October, 1857, by Mr. Dorgan.—Trespass 6d. each.

806. Red bullock, little white belly and chest, quarter and tip off near ear, like SI top of off shoulder

808. White steer, brindle spotted neck, slit both ears, OE near ribs, VL conjoined near rump, supposed brand off rump and thigh

809. Speckled strawberry heifer, tip and slit near ear, no tail, no visible brand

810. Light red and white cow, white back, slit near ear, supposed W near rump

811. Red and white spotted heifer, no visible brand

812. Grizzly red cow, white belly, tip and slit off ear, nick out of near ear, illegible like \leq near rump and thigh

813. Light speckled strawberry steer, illegible off ribs

814. Dark red and white spotted steer, illegible off rump
On 24th October, by Mr. Stewart.—Trespass 6d. each.

815. Light brindle cow, two slits off ear, JN conjoined off rump, OH off ribs

817. Red and white spotted cow, H in circle off rump

818. Red and white heifer, no visible brand
If not claimed and expenses paid, to be sold on 2nd December, 1857.

16s. WILLIAM DAVIES,
Poundkeeper.

DANDENONG.—Impounded at Dandenong, 22nd October, 1857, by Mr. Thos. Dorgan.—Trespass 6d. per head.

807. Red and white bullock, supposed HxP off rump, like V branded over ditto, lump near jaw

On 24th October, by Mr. Walter Stuart.—Trespass 6d.

816. Speckled strawberry cow, off horn broken, quarter off both ears, tip off off ditto, like JB conjoined near ribs, blotch JBC (the JB conjoined)

like X off rump
On 26th October, by Messrs. Gardner.—Trespass £5.

856. Bay mare, long tail, star, snip, off hip down, both hind fetlocks white, ∞ near shoulder

Same day, by Mr. Walter Stuart.—Trespass 6d.

855. Red and white spotted stag, supposed 2 or Z near rump
If not claimed and expenses paid, to be sold on 2nd December, 1857.

12s. WILLIAM DAVIES,
Poundkeeper.

DEEP CREEK.—Impounded at Deep Creek, 25th October, 1857, by Mr. Batey.—Trespass 6d.

569. Bay horse, switch tail, like JB near shoulder, 43 near ribs JH \mathbb{A}

570. Bay mare, star, long tail, both hind fetlocks white, S near cheek, like JB near shoulder, S near hip TD

571. Brown horse, short switch tail, saddle marked, off hip down, \mathbb{O}° off shoulder, T near ribs, like 3 near shoulder W

If not claimed and expenses paid, to be sold on 2nd December, 1857.

11s. 6d. W. SMITH,
Poundkeeper.

NOTICE.

DEEP CREEK.—The dark bay or brown mare, No. 568, advertised in *Gazette* of 27th instant, should be a bay mare, star, long tail, no visible brand.

Will be sold on 2nd December, 1857.

6s. 6d. W. SMITH,
Poundkeeper.

ELPHINSTONE.—Impounded at Elphinstone Pound, by Mr. McMahon.

490. Roan bullock, JW off ribs, worker

491. Red and white bullock, JT near back, A off ribs, blotch off rump, worker

492. Brindle heifer, $\frac{c}{s}$ near shoulder

493. Blue strawberry steer, $\frac{c}{s}$ near shoulder, GP near rump, broken hobbles on

If not claimed and expenses paid, to be sold on 2nd December, 1857.

10s. J. T. PATTERSON,
Poundkeeper.

GISBORNE.—Impounded at Gisborne, 24th October, 1857, by Messrs. H. and J. M. Brock.

453. Brown sided cow, cock horns, BC near ribs, WE near rump

454. Red cow, hoop horns, \mathbb{B} top of near shoulder, like X near thigh, notch back of near ear

455. Brown sided stag, IH off rump and thigh, blotch back of near shoulder, notch off ear

456. Red bullock, cock horns, notch off ear, IH off rump and thigh, blotch like SS back of near shoulder

457. Red and white snaily steer, top off off ear, slit near ear, short tail, like D off rump

458. White poley yearling heifer, dewlap cut, like Iy near ribs

459. White bull calf, no visible brand

460. Red bull calf, no visible brand

461. Strawberry cow, hoop horns, tan muzzle and ears, top off off ear, TO off ribs

462. Yellow heifer calf, her progeny
If not claimed and expenses paid, to be sold on 2nd December, 1857.

14s. JAMES M. ROBERTSON,
Poundkeeper.

HAMILTON.—Impounded at the Hamilton Pound, 24th October, 1857, by Mr. A. Hamilton, for Messrs. W. and A. Lyal, Lyne.—Trespass 9d. per head.

602. Black cow, hoop horns, piece out of near ear, like 4 off ribs, like H near ribs
603. Strawberry bullock, slit and top off near ear, wide cock horns, top off near horn, indescribable brand near ribs, like GK or CK blotched near rump, like μ CK or X off rump
604. Red and white cow, hoop horns, slit both ears, M (the C in diamond) near shoulder, like W off loin
605. Red and white cow, hoop horns, slit near ear, DB near ribs
606. Red bullock, white face, cock horns, top off near ear, S near ribs, A off rump
607. Strawberry bullock, cock horns, like H or K near rump, JA conjoined K off ribs
608. Red bullock, white face and flank, wide cock horns, slit off ear, μ off rump
609. Red cow, white flank, hoop horns, like T with blotched brand conjoined off shoulder
610. White bullock, red neck, red spots on body, hoop horns, K off ribs
611. Red heifer, white face, no visible brand
612. Red cow, cock horns, O near shoulder, square off shoulder, P off rump
613. Red cow, hoop horns, slit and piece out of off ear, P off rump
614. Red steer, white face and back, cock horns, piece out of both ears, ND near ribs, a coupling rope and chain on
- If not claimed and expenses paid, to be sold on 2nd December, 1857.

RICHD. BLOOMFIELD,
Poundkeeper.

HORSHAM.—Impounded at Horsham, 22nd October, 1857, by Dugald McKellar, Esq.—Damages 2s. per head.

1856. Light brindled steer, wide horns slightly cocked, VG near back, G or C near ribs, G off ribs, like JHS near rump
1857. Red and white spotted cow, bald face, ER off rump, H faint brand
1858. Red heifer, bald face, white back, unbranded
1859. Strawberry sided bullock, cock horns, white back, white in face, blotch, supposed ER off rump, μ near back, swallow in near ear
1860. Dark strawberry cow, speckled, white on head, white back, cock horns, no brand
1861. Black cow, white on rump, swallow in near ear, like X near rump
1862. White cow, strawberry ears, WD off ribs
1863. White heifer calf, six months old, progeny of above, unbranded
1864. Red and white spotted steer, wide cocked horns, like IIMJ conjoined (tail of J to left) near hip, slip off front of near ear
1865. Red nobby bullock, white on forehead, like Tn conjoined near rump, blotch brand near ribs, blind off eye
1866. Yellow snaily steer, white back and rump, swallow in near ear, white in face, writing A near rump
1867. Brown heifer, bald face, μ near ribs, half off both ears
1868. Dark red bull, cock horns, no brand
1869. Brown steer, wide cock horns, VG near back, WS near rump, C or G near and off ribs
1870. Red cow, down horns, PH off ribs, JS off loin, TF off rump, white in forehead
1871. Roan and white steer, cock horns, swallow in off ear, mx conjoined off ribs, JS off loin
1872. Brindle sided cow, white back, YD off ribs, Y off rump, blotch near shoulder
1873. Light strawberry cow, yellow ear, slit in and tip off off ear, O near rump
1874. Red heifer calf, about six months old, progeny of above, no brand
1875. Strawberry cow, red ears, down horns, triangle near and off rump, half off near ear
1876. White heifer calf, six months old, progeny of above, no brand
1877. Red cow, cock horns, L off ribs, JS off loin
1878. Red heifer calf, six months old, progeny of above, no brand
1879. Red cow, cock horns, quarter out of back of off ear, supposed μ off ribs
1880. Brown bull calf, six months old, progeny of above, no brand
1881. Red cow, white on rump and flanks, star, hoop horns, BR off rump
1882. Red bull calf, six months old, progeny of above, no brand
- If not claimed and expenses paid, to be sold on 2nd December, 1857.

W. SEELEY,
Poundkeeper.

32s. 6d.

No. 128.—OCTOBER 30TH, 1857.—8.

NOTICE.

HORSHAM.—The brown horse, No. 1855, should have SS near rump, with supposed I on off shoulder, and scar down face, saddle marked, near hind foot white, switch tail to hock.

Will be sold on 18th November, if not previously released.
W. SEELEY,
Poundkeeper.

Horsham,
22nd October, 1857.

8s.

KERANG.—Impounded at Kerang, Lower Loddon, 18th October, by R. Gardiner, Esq.—Damages 2s. 6d. each.

305. Red and white poley cow, white on forehead, O (bar through the O) near rump
306. Yellow bullock, white back, down horns, IC off ribs, K near rump
307. Yellow and white bullock, down and up horns, piece out of both ears, HC near rump, IC off loin
308. Strawberry bullock, snail horns, piece off off ear, TW off rump
309. White and red bullock, hoop horns, white on forehead, like L off rump, FC off ribs
311. Dark red bullock, snail horns, star and white on shoulder, piece out of off ear, C off rump
312. Brindle bullock, white on rump and hind legs, S off rump, JC off shoulder, illegible near ribs
313. Yellow bullock, white on rump, wide horns, like BC near rump, Jy near shoulder
314. Red and white bullock, O near rump, blotch C in diamond off rump
315. Yellow brindled bullock, snail horns, white back, TW off rump, 4 off thigh
316. Red sided bullock, large cock horns, white back, piece out of near ear, HD conjoined near ribs, NS near rump, BD near shoulder
317. Old red stag, short tail, illegible near ribs, SC off rump, D off ribs
318. Black sided bullock, white back, piece out of off ear, large cock horns, OB off rump, X off thigh
320. Brindle bullock, cock horns, white spot on rump and shoulder, large H off thigh
322. Dark red steer, cock horns, slit off ear, piece off near ear, like SS near rump, CB off rump
324. Light yellow and white poley cow, off ear slit, BOYD near neck, CL off rump, like C off shoulder
326. Yellow and white cow, piece out of off ear, small down horns, W near ribs, S near rump
327. Yellow poley cow, white on rump and hind legs, SD off ribs, ID near shoulder
328. Brindle cow, white on rump and shoulder, cock horns, off ear slit, HD conjoined off rump, like 8 off ribs
329. White cow, brown spots on head and neck, SS off rump
330. Red and white cow, piece out of near ear, cock horns, no visible brand
331. White cow, red spots on neck and cheeks, SM (or W upside down) off ribs
332. Red cow, white on rump, small hoop horns, piece out of near ear, W near rump, 5 near hip, S off shoulder
333. Yellow and white poley cow, half off near ear, O off rump and shoulder
- On 23rd October, by J. Kirke, Esq., Durham Ox.
334. Grey mare, hind fetlocks white, switch tail, 44 near side under saddle, 6 reversed near rump
335. Black mare, long switch tail, slightly saddle marked near wither, DM or DN near shoulder
336. Brown horse, black points, long switch tail, HS near shoulder
- If not claimed and expenses paid, to be sold on 2nd December, 1857.

HUGH STEVENSON,
Poundkeeper.

37s.

LEXTON.—Impounded at Lexton, by S. P. Keam.—Trespass 9d. each.

678. Bay mare, star and small stripe on off nostril, hollow back, C above triangle near shoulder
679. Grey horse, ML conjoined near shoulder
680. Bay horse, enlargement off hind hock, rope on neck, Q near check, AG near shoulder
- If not claimed and expenses paid, to be sold on 2nd December, 1857.

S. P. KEAM,
Poundkeeper.

8s.

NOTICE.

LEXTON.—The cattle advertised in *Government Gazette* of 20th instant as having been impounded on the 13th October, 1857, by W. F. Tullloh, Esq., should have been the 12th of October, 1857.

No. 676, bay horse, has W rather indistinct near thigh, in addition to the brands which appeared in the *Government Gazette* of the 23rd instant.

S. P. KEAM,
Poundkeeper.

8s.

MURCHISON.—Impounded at Murchison, 23rd October, 1857, by F. and A. Burchett, Esqrs.—Trespass 1s.

- 577. Bay mare, star, light points, long tail, like horse shoe near thigh
- 578. Brown mare, switch, PC near shoulder, HY near rump, like RH off shoulder
- 579. Brown mare, grey hairs, blaze, switch, AH near shoulder HA near rump, ML conjoined near back, 8 off back 18
- 580. Chestnut horse, star and snip, switch, S near shoulder, and cheek
- 581. Black horse, long tail, white spot on back, IM off shoulder, illegible brand before H near shoulder
- 582. Black horse, draught, WL off shoulder, 9 off ribs 3
- 583. Black horse, draught, like HN conjoined near shoulder S

584. Brown mare, black points, long tail, small star, S near neck, JD near shoulder, a faint brand like JN near thigh JT

- 585. Bay horse, switch, UU off shoulder, H near thigh
- 586. Chestnut horse, draught, star, switch, JP near shoulder M

- 587. Black mare, draught, star, switch, like faint C over E near shoulder, W off shoulder
- 588. Black mare, star, G off ribs, J off neck
- 589. Black mare, long tail, shod, L2 near shoulder G

If not claimed and expenses paid, to be sold on 2nd December, 1857.

N. R. DUNCOMBE BOND,
Poundkeeper.

21s.

NOTICE.

MURCHISON.—No. 495, advertised in *Government Gazette*, 18th September, as a brown mare, R near shoulder, RC

off shoulder, has like Y near shoulder, and will not be sold until 2nd December, 1857.

N. R. DUNCOMBE BOND,
Poundkeeper.

Murchison Pound, 26th October, 1857. 8s. 6d.

NEWBRIDGE.—Impounded at Newbridge, 23rd October 1857, by Robert Cay, Esq.—Trespass 1s. 6d.

- 273. Bay mare, large star, off hind foot white, white spot on each shoulder, long switch tail, blotch between W and I—(or K off neck

If not claimed and expenses paid, to be sold on 2nd December, 1857.

JOHN ELLIOTT,
Poundkeeper.

7s. 6d.

NEWBRIDGE.—Impounded at Newbridge, 25th October, 1857, by Mr. Charles S. Simpson for John Catto, Esq. Trespass 5s. each.

- 274. Rusty grey mare, few white hairs on forehead, saddle marked, switch tail, z within circle near neck, F. | near shoulder, CN off shoulder

- 275. Black mare, star, long switch tail, D near shoulder, D near ribs, J+M off shoulder D

- 276. Bay horse, star, long switch tail, near hind foot white, W near shoulder, J+M off shoulder, J+M off thigh

If not claimed and expenses paid, to be sold on 2nd December, 1857.

JOHN ELLIOTT,
Poundkeeper.

11s.

PENTRIDGE.—Impounded at Pentridge, 27th October 1857, by Mr. James Oriel.—Trespass 6d.

- 1192. Brown mare, long switch tail, both hind feet white, saddle marked, PM near shoulder, hobbled GG

If not claimed and expenses paid, to be sold on 2nd December, 1857.

J. HEWITT,
Poundkeeper.

9s.

SUGAR LOAF CREEK.—Impounded at Sugar Loaf Creek, by Mr. Boyd.

- 721. Tall brown horse, switch tail, small star, saddle marked, B near shoulder
- 722. Brown mare, short tail, off fore and near hind feet white, blotch off shoulder, WF near shoulder
- 723. Bay mare, four white feet, blaze face, T near shoulder
- 724. Brown mare, S or 5 near shoulder, like W or Wy conjoined near saddle
- 725. Dark chestnut mare, large star on forehead, like A near shoulder
- 726. Iron grey horse, white face, near hind foot white, AL near shoulder
- 727. Bay horse, white stripe down face, like writing J-C conjoined near shoulder, S or 5 off shoulder
- 728. Bay mare, two hind feet white, EH near shoulder, IB off shoulder 2

- 729. Bay mare, star, I near shoulder N

If not claimed and expenses paid, to be sold on 2nd December, 1857.

J. M. FERRELL,
Poundkeeper.

15s.

WANGARATTA.—Impounded at Wangaratta, 22nd October, 1857, by Frederick Moore, Esq.—Trespass 1s. each.

- 1059. Bay horse foal, JC near shoulder
- 1067. Dark brown or black mare, JH (the JH conjoined) near shoulder, JH conjoined near cheek, saddle marked, shod JK

- 1069. Dark bay mare, small star, short tail, saddle marked, AC off shoulder, PB off thigh PB

- 1070. Bay filly, mealy muzzle, star, IM near shoulder
- 1071. Bay draught horse, saddle marked, JF off shoulder and neck, docked tail, the hair has grown long

- 1072. Dapple grey horse, H conjoined near neck, like capital N near shoulder, shod, had broken hobbles on

On 23rd October, by Mr. H. Broadibb.—Damages £10.

- 1076. Dark grey entire horse, white face, collar marked, B conjoined in circle near neck and shoulder, cork shoes on

If not claimed and expenses paid, to be sold on 2nd December, 1857.

ALEXANDER TONE,
Poundkeeper.

15s.

THE GOVERNMENT PRINTER acknowledges the receipt of the undermentioned sums:—

	£	s.	d.
October 27.—Hy. McIlree	1 0 0
October 28.—Hugh Stevenson	5 0 0
October 28.—W. C. Bond	1 0 0
October 28.—R. Bloomfield	1 0 0
October 28.—J. Hewitt	7 18 0
October 28.—John W. Gower	9 13 0
October 28.—Wm. Seeley	5 0 0
October 28.—John Batchelor	3 0 0
October 29.—N. R. D. Bond	5 0 0
October 29.—Wm. Davies	5 0 0

J. FERRES,
Government Printer.

29th October, 1857.

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