



# VICTORIA GOVERNMENT GAZETTE.

Published by Authority.

No. 94.]

FRIDAY, JUNE 17.

[1859.]

Office of Chief Inspector of Distilleries  
(Immigration Office, King street),  
Melbourne, 13th June, 1859.

## NOTICE TO WHOLESALE DEALERS IN WINE, SPIRITS, OR FERMENTED MALT LIQUORS, AND BREWERS.

NOTICE is hereby given that all persons dealing as above, in quantities of not less than two gallons, upon which the duty has been paid, unless registered in accordance with the Acts 13 Victoria No. 26, and 20 Victoria No. 4, are liable to a fine of £30.

Certificates of Registration will be granted by the clerk of the bench at the place nearest to the residence of such dealer at which a Court of Petty Sessions is established, within a district duly proclaimed under the Act, or at the office of the Chief Inspector of Distilleries, at the Immigration office, King street; and any person who shall not have duly paid the legal fees of registration into the Treasury, or to a receiver of revenue, shall be deemed or taken to be a person not registered within the meaning of the Act.

LESLEY ALEXR. MOODY,  
Chief Inspector of Distilleries.

Treasury,  
Melbourne, 4th June, 1859.

## NOTICE TO POUNDKEEPERS.

IT is pointed out for the guidance of Poundkeepers that no claim preferred by persons impounding cattle for damages in excess of the gazetted rates allowed by the Governor can be legally received or entertained by the poundkeeper.

Persons impounding cattle who claim damages in excess of the gazetted rates are to be informed that, under the 32 clause of the Impounding Act, they must elect either to claim the authorised rates only, or to sue the owner of the cattle by which the trespass has been committed for the special damage claimed.

GEO. HARKER.

## SALE OF SPIRITS, ETC., BY WHOLESALE, IN ST. ANDREW'S DISTRICT.

### 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 passed in the session of Parliament held in the twentieth year of the reign of Her present Majesty, intituled, *An Act to amend the laws relative to the vending of fermented and spirituous liquors*, it was amongst other things enacted, that it should be lawful for the Governor, with the advice of the Executive Council, by Proclamation, to declare any city, town, district, or place in Victoria, a city, town, district, or place wherein premises for the sale of spirits or fermented liquors, in quantities not less than two gallons, might be registered under the authority of the Acts mentioned in the first schedule to the said Act annexed: And whereas it is deemed expedient to declare the district of St. Andrew's to be a district for the purpose and within the meaning of the above recited Act: Now therefore I, Sir Henry Barkly, with the advice of the Executive Council, do by this my Proclamation declare that the district hereinafter named and defined

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shall be a district wherein premises for the sale of 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 to the above recited Act, that is to say:—

DISTRICT OF ST. ANDREW'S.—Commencing at the junction of the Kooyung-Koot Creek with the Yarra Yarra; thence by that creek to its source in the Dividing Range, forming the southern basin of the River Yarra Yarra; thence by that range to the source of the Woori Yaloak Creek; thence by that creek to the River Yarra Yarra; thence by the River Yarra Yarra to Watts's Creek; thence by Watts's Creek to the Great Dividing Range; thence by the Great Dividing Range to the source of the River Plenty; and thence by the Rivers Plenty and Yarra Yarra to the commencing point aforesaid.

Given under my Hand and the Seal of the Colony,  
at Melbourne, this seventeenth day of June, in the  
year of Our Lord One thousand eight hundred and  
fifty-nine, and in the twenty-second year of Her  
Majesty's Reign.

(L.S.)

HENRY BARKLY,  
By His Excellency's Command,  
HENRY MILLER,  
Commissioner of Trade and Customs.  
GOD SAVE THE QUEEN!

Department of Lands and Survey,  
Melbourne, 16th June, 1859.

## PORTLAND LAND SALE.—11TH JULY, 1859.

WITH reference to the Proclamation contained in the *Government Gazette* of the 7th June instant, relative to a sale of certain Public Lands to be held at Portland on the 11th July next: It is hereby notified that the place of sale has been altered to the auction room of Mr. G. G. Crouch.

By His Excellency's Command,  
G. S. EVANS.

Department of Lands and Survey,  
Melbourne, 14th June, 1859.

## GEELONG LAND SALE.—27TH JUNE, 1859.

WITH reference to the Proclamation contained in the *Government Gazette* of the 25th May last, relative to a sale of certain Public Lands to be held at Geelong on the 27th June instant: Notice is hereby given that Suburban lot 6 has been withdrawn from the said sale.

By His Excellency's Command,  
G. S. EVANS.

Department of Lands and Survey,  
Melbourne, 14th June, 1859.

## PORTLAND LAND SALE.—27TH JUNE, 1859.

WITH reference to the Proclamation contained in the *Government Gazette* of the 25th May last, relative to a sale of certain Public Lands to be held at Portland on the 27th June instant: It is hereby notified that country lots 1 and 2 should be described as being to the westward of the parish of Portland.

By His Excellency's Command,  
G. S. EVANS.

Department of Trade and Customs,  
Melbourne, 17th June, 1859.  
HENRY MILLER.

CUSTOM HOUSE SALE.

NOTICE is hereby given that unless, within one month from this date, payment is made of the rent due upon the goods specified in the schedule hereunto annexed, warehoused in the bonded warehouse known as "Thorne's," situated in Moorabool street, Geelong, the said goods will be sold, in pursuance of the provisions of the Act of Council 21 Victoria No. 13, section 12, at the said warehouse, on Wednesday, the 20th day of July, 1859, at Twelve o'clock.

Date of Entry.	Date of Warehousing	Ship.	Master.	Whence.	Merchant Warehousing.	Packages.	Description.	Marks.	Numbers.	Total Quantity.
1855.	1855.									
Oct. 10	Oct. 10	Keera	Kerr	Melbourne	J. Headrick and Co.	hogsheads	brandy	UU	5, 6	2 hogsheads brandy.
Feb. 18	Feb. 18	Corio	Turner	Melbourne	W. Grant	hogsheads	rum	A 60	6, 9, 10, 12	4 hogsheads rum.
May 24	May 24	Margaret	Simmonds	Sydney	Thorne, Kimber and Co.	hogsheads	whiskey	A 176	20-24	5 hogsheads whiskey.
June 3	June 3	Moselle	Johnson	Melbourne	Nicol, Scott and Co.	hogsheads	whiskey	A 193	2	1 hogshead whiskey.
June 24	June 24	Keera	Kerr	Melbourne	J. Headrick and Co.	hogsheads	whiskey	A 224	2, 3, 6	3 hogsheads whiskey.
July 29	July 29	Keera	Kerr	Melbourne	W. K. Smith	hogsheads	whiskey	A 279	3	1 hogshead whiskey.
Aug. 6	Aug. 6	Indiana	Maclachlan	London	Dalgaty, Ibbotson and Co.	half tierce	tobacco	A 261	36	1 half tierce tobacco.
Aug. 12	Aug. 12	Indiana	Maclachlan	London	Nicol, Scott and Co.	hogsheads	gin	A 379	9	1 hogshead gin.
Sept. 13	Sept. 13	Brilliant	Murray	London	W. M. Ball and Co.	puncheons	whiskey	A 235	3, 10, 11, 13, 14	5 puncheons whiskey.
Sept. 26	Sept. 26	Derwent	Copping	London	Timms, Wilson and Co.	cases	gin	B 40	...	20 cases gin.
1857.	1857.									
Jan. 14	Jan. 14	Stewart Wortley	Simson	London	Timms, Wilson and Co.	hogsheads	brandy	B 262	33, 34	2 hogsheads brandy.
Jan. 14	Jan. 14	Stewart Wortley	Simson	London	Timms, Wilson and Co.	cases	gin	B 263	1	87 cases gin.
Jan. 14	Jan. 14	Stewart Wortley	Simson	London	Timms, Wilson and Co.	cases	gin	B 263	4	98 cases gin.
Feb. 2	Feb. 2	James Booth	Duthie	London	Timms, Wilson and Co.	cases	gin	B 223	...	10 cases gin.
Feb. 2	Feb. 2	James Booth	Duthie	London	Timms, Wilson and Co.	cases	gin	B 223	1	49 cases gin.
Feb. 2	Feb. 2	James Booth	Duthie	London	Timms, Wilson and Co.	cases	gin	B 223	2	99 cases gin.
Feb. 16	Feb. 16	Corio	Turner	Melbourne	J. B. H. Henderson	hogsheads	whiskey	B 245	3	1 hogshead whiskey.
Feb. 16	Feb. 16	Corio	Turner	Melbourne	J. B. H. Henderson	quarter-casks	whiskey	B 245	5, 6	2 quarter-casks whiskey.
Feb. 21	Feb. 21	Ann Milne	Thorns	London	Holmes, White and Co.	hogsheads	rum	B 250	1-8	8 hogsheads rum.
April 27	April 27	Rose Anna	Keays	Melbourne	H. Fink	hogsheads	brandy	B 323	1	1 hogshead brandy.
May 6	May 6	Negotiator	Elley	London	Stclair, Boyd and Co.	cases	gin	B 351	4	9 cases gin.
May 22	May 22	Keera	Kerr	Melbourne	J. Headrick and Co.	hogsheads	whiskey	B 393	5	1 hogshead whiskey.

May 27	Victoria Packet	Simpson	Sydney	Thorne, Kimber and Co.	cases	brandy	...	B 377	...	15 cases brandy.
May 27	Victoria Packet	Simpson	Sydney	Thorne, Kimber and Co.	cases	brandy	...	B 377	1	30 cases brandy.
May 27	Agincourt	Pashley	London	Dalgely, Ibbotson and Co.	casks	gin	...	B 400	1, 2, 3, 5-9	8 casks gin.
July 7	Patriotess	Russel	Leith	J. Headrick and Co.	casks	gin	...	B 446	22, 23, 25-26, 31	7 casks gin.
July 8	Patriotess	Russel	Leith	Wilson, Buchanan and Co.	cases	gin	...	B 449	...	31 cases gin.
July 8	Patriotess	Russel	Leith	Wilson, Buchanan and Co.	cases	gin	...	B 449	1	30 cases gin.
July 28	Neptune	Cleghorne	London	Thomas and M. Williams	quarter-casks	wine	...	B 466	28, 30, 31, 33	4 quarter-casks wine.
July 28	Neptune	Cleghorne	London	Dalgely, Ibbotson and Co.	quarter-casks	gin	...	B 468	41, 42, 43	3 quarter-casks gin.
July 28	Neptune	Cleghorne	London	Dalgely, Ibbotson and Co.	hogsheads	gin	...	B 468	44-50	7 hogsheads gin.
July 30	Neptune	Cleghorne	London	R. H. Bullock	cases	gin	...	B 474	1	100 cases gin.
Aug. 14	Express	Smith	Melbourne	McPhillimy and Baird	hogsheads	brandy	...	B 478	2, 3, 4, 6	4 hogsheads brandy.
Aug. 19	Express	Smith	Melbourne	R. H. Bullock	hogsheads	brandy	...	B 486	6-9, 11, 12	6 hogsheads brandy.
Aug. 29	Austral	Martin	London	H. Fink	quarter-casks	brandy	...	B 527	6, 7, 8	3 quarter-casks brandy.
Sept. 9	Maid of the Yarra	Webb	Melbourne	W. Watts	cases	brandy	...	B 546	...	40 cases brandy.
Sept. 11	Maid of the Yarra	Webb	Melbourne	W. S. Anderson	casks	spirits	...	B 557	4-10	7 casks spirits.
Oct. 3	Derwent	Copping	London	T. and F. Marshall	hogsheads	run	...	B 582	48	1 hogshead rum.
Oct. 6	Keera	England	Melbourne	Curle, Wildey and Co.	hogsheads	whiskey	...	B 601	6, 9-14	7 hogsheads whiskey.
Oct. 8	Janet Dickson	Morris	Sydney	Thomas and M. Williams	cases	brandy	...	B 604	...	160 cases brandy.
Oct. 12	Triton	Cooper	Sydney	Thorne, Kimber and Co.	hogsheads	brandy	...	B 609	22-24	3 hogsheads brandy.
Oct. 19	Maid of the Yarra	Webb	Melbourne	W. McMullen	cases	brandy	...	B 617	...	30 cases brandy.
Nov. 19	Keera	England	Melbourne	Curle, Wildey and Co.	hogsheads	brandy	...	B 669	13, 14	2 hogsheads brandy.
Dec. 17	Maid of the Yarra	Webb	Melbourne	Curle, Wildey and Co.	barrel	whiskey	...	B 689	5	1 hogshead whiskey.
Dec. 23	Express	Smith	Melbourne	Sinclair, Boyd and Co.	box	whiskey	...	B 707	13	1 barrel whiskey.
Jan. 15	Maid of the Yarra	Webb	Melbourne	Thorne, Kimber and Co.	hogsheads	tobacco	...	B 762	34	1 box tobacco.
Feb. 8	Concordia	Wessel	London	Thorne, Kimber and Co.	hogsheads	gin	...	B 825	1-5	5 hogsheads gin.
March 12	Nemesis	Roberts	London	Thomas and M. Williams	hogsheads	gin	...	B 897	1-10	10 hogsheads gin.
March 23	Twins	Fenwick	Melbourne	F. Rushbrook	cases	tobacco	...	B 977	25	1 case tobacco.
April 22	St. Michael	Boswyk	London	Dalgely, Ibbotson and Co.	hogsheads	gin	...	B 986	1-6	6 hogsheads gin.

## CUSTOM HOUSE SALE—continued.

Date of Entry.	Date of Warehousing	Ship.	Master.	Whence.	Merchant Warehousing.	Packages.	Description.	Marks.	Numbers.	Total Quantity.
1858. May 14	1858. May 14	Keera ...	Kerr ...	Melbourne ...	W. Watts ...	cases ...	brandy ...	C 4	...	66 cases brandy.
May 15	May 15	Express ...	Smith ...	Melbourne ...	W. Grant ...	cases ...	brandy ...	C 4	...	300 cases brandy.
May 27	May 27	Keera ...	Kerr ...	Melbourne ...	J. H. Horner and Co. ...	hogsheads ...	rum ...	C 67	...	1 hogshhead rum.
June 7	June 7	Von Lafert Lebsen	Seegar..	London ...	Dalgely, Ibbotson and Co. ...	hogsheads ...	brandy ...	C 27	5-19, 26-30	20 hogshheads brandy.
June 14	June 14	William Miskin ...	Molland	Melbourne ...	Gosling and Shepard ...	hogsheads ...	brandy ...	C 22	6	1 hogshhead brandy.
June 18	June 18	Von Lafert Lebsen	Seegar..	London ...	H. Fink ...	cases ...	snuff ...	C 109	1-3	3 cases snuff.
June 24	June 24	William Miskin ...	Molland	Melbourne ...	Eyfe and Passmore ...	cases ...	brandy ...	C 117	...	14 cases brandy.
July 5	July 5	William Miskin ...	Molland	Melbourne ...	Eyfe and Passmore ...	hogsheads ...	rum ...	C 131	1	1 hogshhead rum.
July 5	July 5	William Miskin ...	Molland	Melbourne ...	Eyfe and Passmore ...	hogsheads ...	brandy ...	C 131	2	1 hogshhead brandy.
July 5	July 5	William Miskin ...	Molland	Melbourne ...	Eyfe and Passmore ...	quarter-casks ...	whiskey ...	C 131	3	1 quarter-cask whiskey.
Aug. 24	Aug. 24	British Banner ...	Taylor..	London ...	Thomas and M. Williams	hogsheads ...	wine ...	C 168	1, 2, 3, 4, 5	4 hogshheads wine.
Aug. 24	Aug. 24	British Banner ...	Taylor..	London ...	Thomas and M. Williams	quarter-casks ...	wine ...	C 168	6-35	30 quarter-casks wine.
Sept. 2	Sept. 2	Keera ...	Kerr ...	Melbourne ...	Sinclair, Boyd and Co. ...	cases ...	brandy ...	C 177	...	20 cases brandy.
Sept. 14	Sept. 14	Keera ...	Kerr ...	Melbourne ...	Thorne, Kimber and Co. ...	hogsheads ...	rum ...	C 200	7-11	5 hogshheads rum.
Sept. 18	Sept. 18	Julia ...	Hutchinson ...	Melbourne ...	J. Heny and Co. ...	hogsheads ...	rum ...	C 203	3, 6	2 hogshheads rum.
Sept. 30	Sept. 30	Brilliant ...	Murray	London ...	J. Heny and Co. ...	hogsheads ...	brandy ...	C 224	1-9	9 hogshheads brandy.
Oct. 16	Oct. 16	Express ...	Molland	Melbourne ...	Poynton and Shepherd ...	case ...	opium ...	C 224	1	1 case opium.
Oct. 19	Oct. 19	Gentoo ...	Martin	London ...	J. Heny and Co. ...	case ...	geneva ...	C 233	...	1 case geneva.
Nov. 3	Nov. 3	Flora ...	Balfour	Melbourne ...	Bryden and Headrick ...	punchoon ...	whiskey ...	C 233	2, 3	2 punchoons whiskey.
Nov. 17	Nov. 17	Express ...	Smith ...	Melbourne ...	Foster, Ashton and Co. ...	cases ...	whiskey ...	C 236	...	10 cases whiskey.
Nov. 26	Nov. 26	Fieda ...	Saunders	London ...	Dalgely, Ibbotson and Co. ...	hogsheads ...	brandy ...	C 301	6, 7	2 hogshheads brandy.
Nov. 27	Nov. 27	Express ...	Smith ...	Melbourne ...	W. McMillen ...	cases ...	ginger brandy	C 303	...	29 cases ginger brandy.

Crown Law Offices,  
Melbourne, 13th June, 1859.

## TERRITORIAL MAGISTRATES.

HIS Excellency the Governor, with the advice of the Executive Council, has been pleased to direct the names of the undermentioned gentlemen to be added to the Roll of Magistrates for the colony of Victoria, viz.:-

Bagshawe, Edward William ... Castlemaine  
Barnett, William ... Avoca  
Boyce, Edward ... Avoca  
Gregory, Robert Keeton ... Sandridge  
Lamond, William Harrison ... 55, Flinders street east,  
Melbourne  
Lewers, Samuel ... Bank of New South  
Wales, Creswick  
Lewis, John Thomas ... Whroo  
Lintott, Edward ... Snapper Point  
McCallum, James ... Creswick  
McKenzie, John ... Kyneton  
Moore, James Dunn ... Creswick  
Pitcher, Montague ... Geelong  
Plummer, Andrew ... Bay street, Sandridge  
Ure, Archibald Reid ... Blackwood  
Von Steiglitz, John ... Swanston street, Geelong  
White, George ... Queenscliff  
Williams, David John, M.D.,  
Esquires

By His Excellency's Command,

L.O.1990. H. S. CHAPMAN.

Chief Secretary's Office,  
Melbourne, 13th June, 1859.

## COMMISSIONER OF SAVINGS BANKS.

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

CHARLES BRADSHAW, Esquire,

to be a Commissioner of Savings Banks in Victoria, vice Colin Campbell, Esq., resigned.

By His Excellency's Command,

M.5581. JOHN O'SHANASSY.

Chief Secretary's Office,  
Melbourne, 13th June, 1859.

## MEMBER OF THE BOARD OF SCIENCE.

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

CHARLES JAMES TYBES, Esquire,

to be a member of the Board of Science.

By His Excellency's Command,

M.5730. JOHN O'SHANASSY.

Treasury,  
Melbourne, 17th June, 1859.

## GOLD RECEIVER, KILMORE.

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

SAMUEL LAPHAM, Esquire,

to be Gold Receiver at Kilmore.

By His Excellency's Command,

GEO. HARKER.

Department of Lands and Survey,  
Melbourne, 15th June, 1859.

## ADDITIONAL TRUSTEE OF THE GROUND SET APART AT TARADALE AS A SITE FOR A GENERAL CEMETERY.

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

HENRY WELLS,

in room of Thomas Turner, resigned, to be a Trustee of the ground set apart at Taradale as a site for a general cemetery, under the provisions of the Act 17 Victoria No. 12.

By His Excellency's Command,

G. S. EVANS.

Department of Lands and Survey,  
Melbourne, 10th June, 1859.

## ADDITIONAL TRUSTEES OF THE GROUND SET APART AT MARYBOROUGH 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

FRANCIS MARCHANT LAIDMAN,

ROBERT KERSLEY, and

STEPHEN RAMSAY BEATLEY,

in room of The Right Reverend the Lord Bishop of Melbourne, and T. T. A'Beckett, resigned; and C. J. Griffiths, disqualified by non-residence, to be Trustees of the ground set apart at Maryborough 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,

G. S. EVANS.

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Chief Secretary's Office,  
Melbourne, 13th June, 1859.

## VACCINATOR.

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

CHRISTOPHER R. PENFOLD, Esquire, surgeon,

to be Public Vaccinator for the district of Carlton, Melbourne.

By His Excellency's Command,

L.5764. JOHN O'SHANASSY.

Chief Secretary's Office,  
Melbourne, 13th June, 1859.

## 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.:-

JOHN HATCH, for the Great Western district, vice John Williams, resigned.

HUGH M. LEVINGE, for the district of Echuca, vice G. C. Maitland, resigned.

DENIS BOWES DALY, for the district of Crowlands, vice Jas. Mackay, resigned.

VERNON M. A. NOTT, for the district of Maldon, to act temporarily during the illness of Mr. John Nott.

By His Excellency's Command,

M.5735. JOHN O'SHANASSY.

Chief Secretary's Office,  
Melbourne, 13th June, 1859.

## INSPECTORS OF SLAUGHTER-HOUSES, ETC.

HIS Excellency the Governor, with the advice of the Executive Council, has been pleased to appoint the undermentioned members of the Police Force to be Inspectors of Slaughter-houses and of Cattle intended for slaughter, &c., viz.:-

For the police district of Bourke.

Senior constable JOHN O'SHANASSY, at Point Nepean.

Sergeant JOHN HURLEY, at Northcote.

For the police district of Avoca.

Mounted constable JOHN COLBURN (W.4.), at St Arnaud.

For the police district of Benalla.

Mounted constable PATRICK BOURKE (V.2.), at Euroa.

Mounted constable HENRY SCOTT (V.10.), at Wangaratta.

For the police district of Rokewood.

Mounted constable HUGH BRACKEN (J.12.), at Clarendon.

For the police district of Carlsruhe (from the 1st of July next).

Mounted constable ROBERT LAMBERT (C.22.), vice Geo. South, at Kyneton.

Mounted constable JAMES STEETH (C.18.), at Woodend.

Mounted constable JOHN CORNEY (C.44.), vice Jas. Hogan, at Gisborne.

Mounted constable PATRICK KEEFE (C.14.), at Lancefield.

Mounted constable PATRICK F. MAHER (C.28.), at Blackwood.

Mounted constable SIMON JOHNSTON (C.26.) vice J. Hurley, at Ballan.

By His Excellency's Command,

JOHN O'SHANASSY.

## WEEKLY ABSTRACT OF BIRTHS AND DEATHS.

ABSTRACT OF BIRTHS AND DEATHS REGISTERED IN THE METROPOLITAN AND SUBURBAN REGISTRATION DISTRICTS DURING THE WEEK ENDING 11TH JUNE, 1859.

District.	Deputy Registrar.	Births.	Deaths.
Boroondara ...	J. D. Dragge ...	2	2
Brighton ...	John Simmonds ...	6	1
Brunswick ...	Joseph George ...	4	1
Collingwood ...	Samuel Allen ...	24	4
Flemington ...	Joseph Paterson ...	2	1
Footscray ...	J. Williams ...	0	0
Kew ...	F. Barnard ...	1	1
Melbourne ...	D. J. Tierney ...	48	21
Prahran ...	John Tulloch ...	6	1
Richmond ...	W. H. Lagoe ...	9	4
Sandridge and Em- rald Hill ...	Andrew Plummer ...	14	2
South Yarra ...	E. B. Taylor ...	7	1
St. Kilda ...	E. T. Van Hemert ...	6	1
Williamstown ...	Edmund Durke ...	2	1
		131	41

NOTE.—The mortality in all the districts during the past week has been remarkably light.

WILLIAM HENRY ARCHER,

Registrar General.

Registrar General's Office,  
Melbourne, 16th June, 1859.

## CONTRACTS ACCEPTED—1859.

For what purpose Contract is required.	Number of Tenders offered and Names of Tenderers.	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?	Authorised by the Governor.	Charged against Vote or Fund.
651. Works, &c.—Melbourne	(21.) Bell Brothers, Williams, Brown, McKenzie, Coney, Foytane and Glynn, Cunningham, Amos, Holmes and Co., Linsere, Lawrence, Murray, Durcan, Robertson, Macfarlane, James, Horgan	Foundations of New Post Office	Eight thousand six hundred and seventy-five pounds one shilling one penny (£8675 1s. 1d)	Bell Brothers	Yes	Satisfactorily	31st May, 1859	No. 86 of 1859, Division 3.—Post Office, Melbourne.
652. Ditto.—Port Fairy	(6.) Mason, Nicol, Robertson, McKenzie, Asher, Walkem	Breakwater between Griffiths and Rabbit Islands, Port Fairy	Four hundred and sixty-two pounds (£462)	John Mason	Yes	Satisfactorily	7th June, 1859	No. 86 of 1859, Division 18.—Harbor improvements, Port Fairy.
653. Ditto.—Ditto	(5.) Mason, Nicol, McKenzie, Aitken, Walkem	Jetty leading to lighthouse, Rabbit Island, Port Fairy	Eighty-five pounds (£85)	John Mason	Yes	Satisfactorily	Ditto	Ditto
654. Ditto.—Daylesford	(4.) Gray, Mills, Anderson, Aitchison	Warden's Office, Daylesford	Four hundred and fifty pounds (£450)	John Gray	Yes	Satisfactorily	Ditto	No. 86 of 1859, Division 23.—Warden's Office, Daylesford.
655. Ditto.—Amherst	(3.) Stabb, Nicol, Aitchison	Warden's Office, Back Creek, Amherst	Four hundred and seventy-three pounds (£473)	John Stabb	Yes	Satisfactorily	Ditto	No. 86 of 1859, Division 26.—Warden's Office, Amherst.
656. Ditto.—Broadford	(1.)	Portable house for the police, at Broadford	One hundred and ten pounds (£110)	H. Howarth and Co.	Yes	Satisfactorily	17th May, 1859	No. 86 of 1859, Division 31.—Police Buildings.
657. Ditto.—Melbourne	(4.) Chambers, Mason, Harding, Morison	Portable police buildings for stock, Melbourne	Fourteen hundred and twelve pounds (£1412)	E. Chambers	Yes	Satisfactorily	31st May, 1859	Ditto.
658. Ditto.—Amherst	(1.)	Portable lockups at Kangaroo Flat and Oxford street, Back Creek, Amherst	Three hundred and thirty pounds (£330)	E. Chambers	Yes	Satisfactorily	Ditto	Ditto.
659. Ditto.—Malmesbury	(1.)	Portable lockup at Malmesbury	One hundred and thirty-five pounds (£135)	E. Chambers	Yes	Satisfactorily	Ditto	Ditto.
660. Ditto.—Maryborough	(14.) Williams, Coney, Glaisler and Co., Baker, Macreath, Amos, Murray, Evans and Co., Cox and Co., Gibbons, Francis, McKenzie, Ross and Co., Bell Brothers	Gaol at Maryborough	Ten thousand pounds (£10,000)	D. Williams	Yes	Satisfactorily	17th May, 1859	No. 86 of 1859, Division 39.—Gaol, Maryborough.
661. Ditto.—Pentridge	(1.)	Extra work on contract 315, slaters and plumbers work, Pentridge Stockade, under schedule of prices	One hundred and ten pounds nineteen shillings (£110 19s.)	Robertson and Oates	Yes	Satisfactorily	10th May, 1859	No. 86 of 1859, Division 40.—Penal Buildings.
662. Ditto.—Amherst	(6.) Dean, Meadows, Dean, Gray, Amos, Watson	Court House at Amherst	Four hundred and eighty-three pounds (£483)	James Dean	No	...	17th May, 1859	No. 86 of 1859, Division 43.—Vote for same.
663. Ditto.—Dandenong	(4.) Harding, Christie, Dunbar and Co., Young	Court of Petty Sessions, Dandenong	Four hundred and thirty-five pounds (£435)	J. Harding	Yes	Satisfactorily	7th June, 1859	No. 86 of 1859, Division 46.—Court of Petty Sessions, Dandenong.



Office of the Board of Land and Works,  
Melbourne, 17th June, 1859.

APPLICATIONS FOR LEASES IN THE MINING DISTRICT OF BALLAARAT.

IN pursuance of the Act of Parliament 21 Victoria No. 32, section 11, it is hereby notified that, upon the expiration of one month from the date hereof, it is intended to grant Leases of the portions of ground undermen-  
tioned, in the Mining District of Ballaarat.

Names of Applicants, and style under which it is intended the business shall be carried on.	Extent of Ground applied for.	Description of Ground.			Capital and Machinery proposed to be employed.	Value and general description of the Machinery.	Precise locality, and period of time for commencing operations.	General Remarks.
		Quartz Reef.	Deep Sinking.	Surfacing.				
George Gaynor and Alexander McLennan, "Industry Gold Mining Company."	Five (5) acres	...	Deep sinking	...	Two thousand pounds (£2000). Fourteen hundred pounds (£1400) to be expended the first three months, over and above machinery; Thirteen hundred pounds (£1300) the next three months, and for every three months during the continuance of the term for maintenance and other expenses	Six hundred pounds (£600) for a ten-horse power portable steam engine, and a water-race, already constructed, valued at £400	"Devonshire Lead," old workings, near Emmingong. To commence operations on the 6th July, 1859	Proposed term of lease, five (5) years. The work will be carried on during the twelve months of the year continually, and will employ twenty-four men.-- (J.4943.)
James M. Bickett, John Martin, Edward Roberts, Thomas McCahey, "Enterprise Gold Mining Company"	Five (5) acres	...	Deep sinking	...	Eight hundred pounds (£800). We propose to expend a sum of Three hundred pounds (£300) in three months after date of lease, and a further sum of Five hundred pounds (£500) in six months thereafter	Engine, high pressure, 15 horse power, value £600; other plant £200	"Ryder's Lead," running parallel and laying due north from Darham Lead. Commenced to work on the 6th April last	Rock sinking, one hundred and twenty feet. Ryder's Lead has been abandoned over a twelvemonth, on account of its poverty, and now alone in possession of the applicants, who intend to work the same with ten men throughout the year; we desire to have the lease for two years. Proposed term of lease, two (2) years.--(J.5249.)

G. S. EVANS,  
President.



## MARYBOROUGH MINING DISTRICT.

BYE-LAWS.—[23rd May, 1859.]

At a meeting of the mining board of the mining district of Maryborough, begun and holden at Maryborough, in the said district, on the 23rd day of May, One thousand eight hundred and fifty-nine, it is ordained by the said board as follows, that is to say:—

**Preamble.**—In pursuance with the provisions of an Act, entitled, *An Act for amending the laws relative to the Gold Fields*, 18 Victoria No. 32, it was enacted, that any person who shall infringe any lawful bye-law of any board shall, on conviction thereof, forfeit and pay for every such offence any sum not exceeding Ten pounds.

**Interpretation clause.**—Wherever the words "any authorised person" are used, such person shall be understood to mean any person appointed by the Governor in Council to carry out these bye-laws.

1. That all bye-laws regulating mining operations now in force in the mining district of Maryborough shall be and are hereby rescinded and superseded by the following code of bye-laws regulating mining operations in the mining district of Maryborough.

## CLASS A.—PROSPECTING.

2. **Alluvial sinking.**—Any party discovering a new gold field or working not less than one mile distant from any other gold field or working, shall be entitled to an area of ground 200 feet square.

3. Any party discovering a new gold field or working less than one mile distant from any other gold field or working, shall be entitled to an area of ground of 160 feet square.

4. Any party discovering a lost lead or working, which has been abandoned, or any party commencing and continuing to sink a shaft not less than 200 yards distant from last claim marked on any lead or working, shall be entitled to an area of ground 100 feet square.

5. **Marking off prospecting claims.**—It shall be lawful for all prospecting parties to mark off, and hold the areas stated, at the time of their commencing to work or prospect on the ground, and on the discovery of gold in payable quantities shall give notice thereof to the warden, or any authorised person forthwith, of such discovery, and the warden, or any authorised person, shall then give such parties authority, in writing, to hold such prospecting claim.

6. **Quartz reefs.**—The first party commencing to prospect a quartz reef, or any party taking up a previously worked and abandoned reef, shall be entitled to a prospecting claim of 120 feet along the course of any such reef by the width of 300 feet.

7. That in the event of any prospecting party sinking a shaft 100 feet in depth before discovering auriferous quartz, it shall be lawful for the warden, or any authorised person, to grant an additional 50 feet to the said prospectors, provided such ground is unoccupied.

8. **Encouragement to prospect.**—To encourage and facilitate the prospecting of quartz reefs, it shall be lawful for any number of miners, not less than four nor exceeding twelve, to combine for the purpose of sinking a prospecting shaft or shafts in common. A list of the names of the persons forming such party, and a description of the locality where it is intended to prospect, shall be sent to the warden, or any authorised person, at the time of their commencing to work, and a copy of such list shall be kept posted on the ground. The extent of claim for such party shall be at the rate of 20 feet in length by the width of 300 feet for every person forming such party, with 100 feet added to such length for prospecting. Such party may employ only as many of their number as are necessary to sink such shaft or shafts, or otherwise to prospect the ground, provided that if they discover a payable quartz reef they shall employ, within one month after such discovery, the full number of miners forming such party.

9. **Information to adjoining shareholders.**—Occupiers of prospecting claims shall at all times give the utmost information in their possession to the occupiers of adjoining claims as to the course of the gold and the quantity they are obtaining.

## CLASS B.—DRY ALLUVIAL SINKING.

10. **Extent of claim in new ground.**—The extent of claim in new ground shall be—  
One miner, 28 feet square.  
Two miners, 40 feet square.

11. **Marking claims.**—All parties marking out claims shall evidence their boundary by firmly driving in a substantial peg at each corner of the claim, to be kept visible during the working of the claim, and no person shall remove, destroy or cover any such pegs marking the boundary of any claim.

12. **The wall.**—A wall of two feet shall be left between adjoining claims by the party last marking out, which said wall may be worked by either of the adjoining parties, but the party working or removing the said wall must place good and sufficient props and sole pieces not more than three feet apart, along the entire length of the wall so worked or removed; where vacant ground, exceeding the wall of two feet shall have been left between adjoining claims, any party wanting a claim may take possession of such vacant ground and wall without let or hindrance from adjoining claimholders.

13. **Marking more ground.**—Where a party has marked more ground than they are entitled to, any other party may mark off such ground on any side of the claim, and the party having marked too much ground shall not be entitled to a wall on the side taken from them.

No. 94.—JUNE 17TH, 1859.—3.

14. **Shepherding.**—Every miner or party of miners must be at his or their claim every working day after the day on which such claim may have been taken possession of, from Nine to Twelve o'clock a.m., and from Two to Four o'clock p.m. (Saturday afternoon excepted.)

15. **Forfeit.**—Any party being absent from his or their claim during the shepherding thereof for a whole working day, shall forfeit his or their share or shares in such claims, unless where otherwise specially provided for.

16. **Ground to be secured with props.**—Parties working any claim must secure the ground by placing good and sufficient props, with good and sufficient caps and sole pieces, not more than six feet apart, throughout the whole extent of ground so worked and removed.

17. **Measurement of disputed ground.**—In all cases where the right to certain ground forms matter of dispute between miners, each claim shall be measured from the boundary pegs opposite to the side of the claim in dispute, and no party shall be protected from encroachment unless the boundary pegs shall have been kept visible during the working of the claim.

18. **Extent of claim in old ground.**—The extent of claim in dry sinking in ground previously worked and abandoned shall be, for

One miner, 42 feet square.

Two miners, 60 feet square.

19. **Forfeiture.**—Any miner or party of miners being absent from his or their claim for a longer period than forty-eight hours after the shaft has been bottomed, his or their share shall be deemed forfeited, unless where otherwise specially provided for.

## CLASS C.—WET ALLUVIAL SINKING.

20. **Wet sinking.**—The term wet sinking shall be understood to mean sinking where slabbing may be necessary, provided that in no case shall surface water cause any claim to be considered wet sinking.

21. **Extent of claim in wet sinking.**—The extent of claim in wet sinking shall be, for

Four miners, 70 feet square.

22. **Claims, how to be marked.**—All parties marking out claims in wet sinking shall evidence their boundary by firmly driving in a substantial peg at each corner of the claim, and such peg shall be kept visible during the working of the claim, and no person shall remove, destroy, or cover, any such pegs marking the boundary of any claim.

23. **The wall.**—A wall of four feet shall be left between each claim by the party last marking out, which said wall may be worked by either of the adjoining parties, but the party working or removing said wall must secure the ground by placing props with good and sufficient caps and sole pieces not more than three feet apart along the entire length of the wall so worked or removed.

24. **Wet sinking, how to be worked.**—All parties holding unworked claims in wet sinking within six claims in every direction from the last shaft which has struck water shall commence to sink their shaft without delay, and shall continue to sink such shaft all and every working day until such shaft shall have struck water also, beyond the abovenamed limits, any party of four miners shall be allowed to hold their claim unworked, provided they are all present at and upon such claim from Nine to Twelve o'clock a.m. on every working day during which such claim may lawfully remain unworked.

25. **Sinking shafts.**—All parties holding claims within six claims in every direction of any shaft bottomed shall sink their shaft all and every day until the well is completed.

26. **Water baling and night work.**—Whenever the majority of the holders of claims which may be bottomed or which may have struck water, shall decide night and day baling to be necessary, it shall be competent for the warden, or any authorised person, to require all parties holding claims which may be bottomed or which may have struck water, to bale such water all and every day and night; and it shall be competent for the majority of claimholders as aforesaid to fix the minimum capacity of the bucket or other vessel used in such water baling.

27. **Forfeiture.**—The non-compliance with bye-law No. 26, shall, on the decision of the warden or any authorised person and four assessors, be deemed a forfeiture of the right to the claim.

28. **Measurement of disputed ground.**—In all cases where the right to certain ground forms matter of dispute between miners, each claim shall be measured from the boundary pegs opposite to the side of the claim in dispute, and no party shall be protected from encroachment unless the boundary pegs shall have been kept visible during the working of the claim.

29. **Extent of claim in old ground in wet sinking.**—The extent of claim in wet sinking in ground previously worked and abandoned, shall be, for

Four miners, 100 feet square.

30. **Drawing slabs from abandoned shafts.**—Persons drawing slabs from abandoned shafts where there is drift or any other strata from whence water proceeds must immediately fill up such shaft to a sufficient height to prevent the water flooding adjoining claims.

31. **Forfeited shares.**—Any miner or party of miners being absent from his or their claim for a longer period than forty-eight hours, during the working of the claim, his or their share shall be deemed to be forfeited, unless where otherwise specially provided for.

32. *Beds of creeks or rivers.*—The extent of claims in the beds of creeks or rivers shall be, in new ground, for each miner, 12 yards along the course of said creek or river; but no company shall hold or occupy more than 144 yards along the course of the said creek or river by a breadth not exceeding 22 yards, provided that before any party shall be entitled to occupy any creek or river, the special permission of the warden or any authorized person shall first be obtained.

CLASS D.—QUARTZ REEFS.

33. *Extent of claim.*—Every miner shall be entitled to 20 feet along the course of the reef by a width of 300 feet, 150 feet on each side from the centre of the reef, but no ordinary claim shall be more than 80 feet in length, and the owner shall be entitled to every vein and leader found within such limits.

34. *Boundary.*—The boundary of the length of any claim shall be defined by a line drawn at right angles with the course of the reef.

35. *Marking of claims.*—All parties marking claims on quartz reefs shall do so by fixing two posts, one at each end of the claim on the supposed course of the reef, such posts to stand at least three feet above the surface, and to be kept visible during the working of the claim; and no party shall remove, destroy, or cover any such posts.

36. *The wall.*—A wall of five feet shall be left between adjoining claims by the party last marking out, and when any miner or party of miners shall have neglected to leave the proper space for the wall, it shall be competent for the warden, or any authorized person, to deduct the necessary length from the claim last marked, and assign it as a wall between such claim and the claim first marked; and the wall being the common property of the claimholders, between whose claim such wall may be situate, no party shall take down, mine into, or remove any such wall without obtaining the consent in writing thereto of the owners of adjoining claims.

37. *Water baling and night-work.*—Whenever the majority of the holders of claims which may have struck water shall decide night and day baling to be necessary, it shall be competent for the warden, or any authorized person, to require all parties who have struck water to bale such water all and every day and night; and it shall be competent for the majority of claimholders as aforesaid to fix the minimum capacity of the bucket or other vessel used in such water baling, and the claim of the party not complying with the provisions of this bye-law shall, at the decision of the warden, or any authorized person, and assessors, be deemed forfeited.

38. *Pumping by steam.*—When water baling by hand in any quartz reef is found to be very expensive and inefficient, and that steam or other machinery is desirable, any four shareholders on such reef may by public notice call a meeting of shareholders thereon, to take into consideration the propriety of obtaining such machinery. The meeting being duly constituted, with chairman and secretary, the subject shall be fully discussed, and on a motion to the effect that such machinery is requisite being carried by at least three-fourths of the shareholders on said reef, the majority shall attach their signatures to such motion, and the dissentients (if any) shall be bound by the arrangements of the majority to the extent of paying their share of the expense of working said machinery; provided always that the agreement entered into between the majority of shareholders as aforesaid, and the owner or owners of the machine or engine, shall be to the following or like effect, that is to say—the engine shall be erected at the sole expense of the owner or owners, who in consideration thereof shall be entitled to receive from each claim such proportion of the gold obtained therefrom below the water line, by means of and through the agency of the said engine or machine, as shall have been agreed upon at the commencement of the undertaking between the said parties. A copy of said agreement shall, as soon as completed, be in all cases lodged with the warden, or any authorized person, of the district.

39. *Claims, how to be worked.*—Any claim of 80 feet held by four miners must be worked regularly every working day by at least two of the party, until payable quartz is found, when the full number of members shall be employed in the claim.

40. *Names of shareholders must be kept posted.*—The names of the shareholders must always be kept posted on some conspicuous part of the claim.

41. *Registration.*—Permission to retain a claim unworked may be granted by the warden, or any authorized person, and the same shall be thereon registered for three months; such registration may be once renewed.

42. *Reasons for registering a claim.*—The causes for which a claim shall be registered shall be—

- (a.) Any claim having been worked by the party wishing to register for at least three months, no payable quartz being obtained from the claim for at least one month previous.
- (b.) Sickness.
- (c.) Any claim which is sunk and worked to the water, the party being unable to overcome the same, the adjoining claims not being down to the water.
- (d.) Any claim, the holders of which intend to procure steam machinery for quartz crushing or water baling during the term of registration.

43. *Application.*—Application for permission to register must be made in writing to the warden or any authorized person, stating:—

1. Date of application.
2. Name of reef on which the claim is situated, or description of situation.
3. Reasons for which it is wished to register the claim.
4. Names of shareholders.

44. *Miners' rights of shareholders.*—The shareholders shall also furnish their miners' rights, which shall be endorsed on the back with the date of registration by the warden, or any authorized person.

45. *Certificate.*—A certificate of registration shall be given to the party by the warden, or any authorized person, stating the reasons for which the claim is registered, a copy of which must be kept posted on some conspicuous part of the claim registered.

46. *Assigning false reasons.*—Any party assigning any of the reasons above named, such not being true, shall not be protected in the possession of the claim by such registration.

47. *Shareholders of registered claims.*—The shareholders in registered claims may employ themselves elsewhere during the time of registration.

48. *Claims remaining unworked.*—Any unregistered claim which may have been worked for a longer period than three months remaining unworked for six clear working days, shall be deemed abandoned. Any unregistered claim which may have been worked for a period less than three months remaining unworked for three clear working days, shall be deemed to be abandoned.

49. *Tunnelling.*—Any miner or company of miners wishing to cut a tunnel for quartz reef shall be allowed 20 feet in breadth as a protection for their tunnel, for any necessary distance outside the parallel boundary of their quartz claim; and also a space of 60 feet square at the mouth of the tunnel, on which to deposit quartz or other substances.

CLASS E.—FRONTAGE SYSTEM.

50. *Fronting system* shall mean indefinite width until the gutter or lead is defined.

51. *Declaration of frontage lead.*—It shall be competent for the warden or any authorized person, on application of twenty miners working on any lead, to declare the same under the frontage system, provided that after receiving such application, such warden, or any authorized person, proceed to the said lead, and, together with four assessors, hear all the evidence for and against such application, and decide accordingly. Such frontage leads to be subject to the following bye-laws:—

52. *Surveyor.*—It shall be the duty of the appointed mining surveyor to measure and mark off claims, number them, and register the names of applicants for shares or claims; survey claims when the gutter or lead is discovered in such claims, and mark its position upon the surface by fixing a flag upon the spot; survey in all cases of encroachment, and perform such other duties as legitimately come under his notice as surveyor of the lead.

53. *Surveyor's books.*—The mining board shall issue to the surveyor books in such form it shall from time to time decide, such books to be the property of and be deemed records of the board, and the surveyor shall at any and all times deliver the same into the custody of the board on an order being made to that effect in writing through the chairman of the board.

54. *Extent and position of claims.*—The extent of ground for every six miners shall be 120 feet along the course of the lead irrespective of width until such gutter or lead is defined, or until gold in payable quantities is discovered, then the party shall have full width of the gutter with an additional 50 feet on each side; but should there be no gutter, then the party shall be entitled to hold 200 feet in width, to be marked off at right angles from the point where gold in payable quantities was first obtained. A wall of six feet shall be left between adjoining claims, and may be worked by either adjoining parties, such party who may take out the wall or any portion of it must secure the ground with posts, caps, and sole pieces not more than three feet apart.

55. *Proceeding to work.*—Within four days after the marking out of any claim, the owners of the same shall commence to sink their shaft, and continue to do so all and every lawful day; and when such parties shall strike the water, they shall, if necessary, sink their shaft all and every day and night until their well is complete, after which they shall continue to bale the water all and every day and night until the claim is abandoned, except in special cases, such as breakage of machinery or otherwise, when the special sanction must be obtained from the warden, or any authorized person, in writing; the granting of such sanction to be at the warden, or any authorized person's, discretion.

56. *Marking of miners' rights.*—Upon any person presenting his miner's right to the surveyor for the purpose of registration, the surveyor shall mark on the back of the miner's right the date of registration, number of the claim, and name of the lead for which the applicant may desire to be registered, and the same miner's right shall not be used for register of any share until such mark or endorsement be cancelled by the surveyor; any transfer or sale of such share shall in like manner be noted on such right or not valid.

57. *Names of claimholders shall be posted.*—As soon as any party or company have legal possession of their claims, such party or

company shall post the names in full of each shareholder on the most conspicuous part of their claim, and the names of the shareholders of such party or company must continue to be posted and kept legible until the claim is abandoned.

58. *Discovering lead, or gutter, or payable ground.*—As soon as the gutter, lead, or payable ground is discovered in any claim, the shareholders must forthwith report the same to the surveyor of the lead, who shall thereon proceed to the ground, and mark off the claim in accordance with bye-law No. 54. The shareholders then shall within a reasonable time put one main drive along the course of the gutter or lead to the boundary of the claim.

59. *Position of claims in case of deviation of lead.*—In cases where the gutter or lead changes its course from the original supposed one, the position of the claims shall be changed accordingly, taking precedence as before according to their number.

60. *Applications.*—Any applicant for a share in a frontage claim shall register his name with the mining surveyor, and such mining surveyor shall keep a record of such applicants; and after the necessary number to fill a claim is so registered, the said surveyor shall put such applicants in possession of the ground.

61. *Shareholders.*—All shares shall be *bona fide* property of the person registered for such share, who shall be at liberty to transfer such share, and the person to whom such transfer is made shall register the same before such transfer shall be legal.

62. *Absence from claim.*—Any miner being absent from his claim for more than four working days, unless from illness or other unavoidable cause, the share of such absentee shall be forfeited unless he shall have sent a proper representative to work his share in his absence; and in all cases of absence or neglect, from whatever cause, the working party shall have power to hire a man in the place of such absentee, such hired man to work and hold possession until his wages shall be paid.

63. *Forfeiture of shares.*—In case the interest held by any shareholder shall be forfeited, such forfeiture shall only include the portion of the claim then the legal property of the person incurring such forfeiture; but if the other shareholders in the claim have been to any expense or loss in consequence of neglect of such absentee whose interest has become forfeited, such loss must be made good to the shareholders by the person to whom such forfeited share is transferred.

64. *Further forfeiture.*—The non-compliance with the provisions of bye-law No. 55 shall, on the decision of the warden, or any authorised person, and four assessors, be deemed a forfeiture of the claim.

65. *Tunnelling.*—All hills or table lands where the sinking is more than 40 feet, and where there is rock or cement to go through which may be wholly or partially avoided by cutting a tunnel from the base of such hill or table land, shall be considered tunnelling ground, and may be taken up under the following system.

66. *Frontage.*—The extent of frontage, except prospecting claims, shall be 30 feet for each miner, but no claim shall have more than 120 feet frontage, irrespective of depth, until gold in payable quantities is struck; after such gold is discovered, the depth of the claim shall be 120 feet, to be marked off ahead of the place where gold in payable quantities is obtained.

67. *Boundary.*—The boundaries of each claim shall be marked by two lines of pegs, one at each side, such pegs not to be more than 30 feet apart, the said line shall be carried in a direction as straight and square as possible across the hill or table land, provided such lines shall not extend further than one mile; the first marked claim shall determine the position of all following claims. No party shall be allowed to sink ahead of such tunnelling party before gold in payable quantities has been obtained, but after such gold has been found, and the claim of the tunnelling party defined, any other party may take up a claim of the extent stated above ahead of such tunnelling party and sink upon it; the warden or any authorised person and four assessors shall determine where this rule is applicable. Any prospecting party on such tunnelling ground shall be entitled to a claim of double the dimensions stated above.

#### CLASS F.—AMALGAMATION.

68. *Interpretation.*—An amalgamated claim shall mean any number of ordinary claims the owners of which have combined to facilitate the working of their claims, and sharing the proceeds of such claims together.

69. *Dry sinking and quartz reefs.*—Any number of parties, not exceeding six, holding adjoining claims in dry alluvial sinking or quartz reefs, wishing to amalgamate their claims, may do so on permission being obtained from the warden, or any authorised person.

70. *Wet sinking.*—Any number of parties not exceeding six holding adjoining claims in wet alluvial sinking or quartz reefs where water is struck, wishing to amalgamate, may be allowed to do so by the warden, or any other authorised person, under the following regulations:—

71. *Application.*—Application must be made to the warden, or any authorised person, seven days previous to its being granted, stating—

1. Date of application.
2. Situation or plan of the ground.
3. Whether on worked or unworked ground.

4. Names and dates of miner's right of each shareholder.

5. Description of machinery (if any) proposed to be employed. A copy of such application must be kept posted on some conspicuous part of the ground applied for at least seven days previous to the granting thereof.

72. *Objections.*—Any objection to an application for amalgamation must be made in writing to the warden, or any authorised person, on or before the day such application is to be considered, in such case the warden, or any authorised person, shall proceed to the ground and investigate the matter; but in case of no objection such application may be granted at the expiration of the time abovenamed.

73. *Employment of shareholders.*—During the sinking of amalgamated claims, the shareholders shall be at liberty to employ only as many of their number as necessary to bottom their shaft or shafts, and until such time the remaining shareholders may employ themselves elsewhere, provided they do not work on any claim in the said lead, workings, or quartz reef.

74. *List of names of shareholders.*—A list of the names of the shareholders in any amalgamated claim shall be kept posted on some conspicuous part of the claim during the working thereof.

#### CLASS G.—WATER PRIVILEGES.

75. *Races or watercourses.*—Any party desirous of securing water for mining purposes from any river, creek, or other source, by cutting a race or watercourse, shall make application in writing to the warden, or any authorised person, for authority to do so; whereupon such warden, or any authorised person, may give a written permission authorising the applicants to divert such water, and all such water permits shall be subject to any conditions the warden, or any authorised person, may deem necessary to impose at the time of giving such permit; and should any party or parties fail to act in accordance with such conditions, the warden, or any authorised person, may cancel such permit.

76. *Special notice.*—All applicants for water privileges under the preceding rule must deposit a written notice of intention with the warden, or any authorised person, at least eight days previous to the same being entertained, such notice to state—

1. Date of application.
2. The usual name of river, creek, or other source from which it is proposed to divert the water.
3. A plan particularising the exact spot whence such diversion is to be made, giving the bearings and distances of the proposed course; also showing any place of note with a quarter of a mile, or private property, such watercourse or race may come near or pass through.

77. *Priority of water right.*—Any authority given by the warden or any authorised person for the diversion of water shall take precedence according to the date of the permit, and in the order in which the same is granted; and if at any time the supply of water shall become insufficient, the party holding the permit last given shall cease to possess such right during such deficiency of water as against an antecedent grant.

78. *Water-gauge.*—The following shall be the water-gauge or number of square inches of water allowed for a sluiceway, at the origin of each race, the gauge-box to be twelve feet long, having a fall of half an inch to the foot:—For a race less than ten miles  $18 \times 3 = 54$  square inches; for a race more than ten and less than twenty miles  $20 \times 4 = 80$  square inches; for a race more than twenty and less than thirty miles  $22 \times 5 = 110$  square inches.

79. *Protection to water races.*—Any party holding the above permission shall be protected against any other watercourse or race being made within twenty feet on either side of his or their race or watercourse, except in such cases as would prevent another race passing through the district; in such cases the warden, or any authorised person, may permit a race to be cut at any distance from another, provided it shall not injure the banks of the first cut race; and except where the warden, or any authorised person, may give permission, on the necessity being satisfactorily proved, for one race or watercourse to cross or intersect each other, in which case the warden, or any authorised person, shall have power to impose such conditions as he may deem necessary for the protection of the first made race or watercourse.

80. *Further protection.*—Any party holding a race or watercourse shall be protected against any other party occupying the ground within twenty feet on either side of the same, except for mining purposes; but should such ground at any time be required for mining purposes, authority to work the same must first be obtained from the warden, or any authorised person, who may impose such conditions as may be deemed necessary by such warden, or any authorised person, for the protection of such race or watercourse.

81. *Extent of claim for sluicing.*—The extent of claim for sluicing purposes shall be, in surfacing and old ground, where the sinking does not exceed the average depth of six feet, 120 yards in length by a breadth of 60 yards.

82. *Puddling machines, &c.*—Permission to erect puddling machines, water dams, quartz crushing machines, or any other horse or steam engine, may be granted by the warden, or any authorised person, under the following regulations:—

83. *Regulations.*—Parties intending to apply to the warden, or any authorised person, for permission to erect any of the abovenamed machines, engines, or dams, must put up a written notice

on the site of such machine, engine, or dam, where it is proposed to be erected or constructed, stating the nature of such machine, engine, or dam, with the names of the applicants; such notice shall be posted at least seven days previous to making the application to the warden, or any authorised person, with a statement that such notice has been posted, and setting forth the locality, the nature of the proposed erection or construction, with the names in full of intending applicants.

84. *Objections to be made.*—Objections to the erection of any such machine, engine or dam, must be made to the warden or any authorised person in writing, stating the nature of the objection, with the names and occupation of all parties objecting; and if such objection shall be made, the warden, or any authorised person, may investigate the matter at the place applied for; if no objection shall be made, the warden, or any authorised person, may, at the expiration of the time named, give the party applying a written authority to erect such machine, engine or dam.

85. *Transfer.*—In the event of any person or persons disposing of his or their interest in any machine, engine or dam, the party purchasing shall make application to the warden, or any authorised person for a transfer of the grant.

86. *Excavation of water dams.*—Parties receiving permission to construct a water dam, shall, on the higher side of such dam, excavate to the bed rock, provided that such rock shall not be more than ten feet from the surface.

87. *Must give publicity if gold be found.*—In excavating for the bed rock, should payable gold be found, the party striking the same shall, within three days, give information thereof to the warden or any authorised person, and shall be entitled to a prospecting claim; should any party so excavating strike gold in payable quantities, and not make the discovery known, shall forfeit all right to their water dam.

88. *Disposing of sludge.*—Parties working puddling machines or sluices shall, in all cases, prevent their sludge from running into old workings, and shall dispose of such sludge in such way the warden, or any authorised person, and four assessors, may direct.

89. *Roads to be bridged.*—When it may be found necessary to make a sludge or water drain across any road, the party making such drain shall construct a substantial bridge over such drain across the road, which bridge shall be kept in repair by the owner of the drain.

90. *Protection to drains.*—When any person or persons shall for his or their convenience or advantage make any water or sludge drain under or over any other drain previously made, he or they shall also provide a good and proper trough-bridge for the conveyance of water or sludge, as the case may be, across the drain beneath, and such trough-bridge shall be kept always clear and properly secure from leakage; and in no case shall any person make any water drain upon drainage ground already claimed by or assigned to others, or cut across or divert any drain previously existing and owned by any other person or persons, with a view of appropriating to himself or themselves a portion of such drainage water, unless the consent of the owner or owners has been first obtained, or the special sanction of the warden, or any authorised person, has been given to such measure on investigation into the matter.

91. *Further protection of drains.*—No person shall on any pretence whatever dig upon or into, divert, or undermine any drain, or cast into any sludge or water channel anything which may tend to stop up any such sludge or water channel, whether the same shall be on a private or public channel, unless the neighbors or any other person or persons working in the adjoining ground, and liable to be damaged thereby, shall have previously consented to such being done, or unless upon examination into the matter on the spot, the warden, or any authorised person, has specially authorised him or them to do so.

92. *Site of a puddling machine.*—The area of ground for a site of any puddling machine shall be determined in every instance by the warden, or any authorised person, and four assessors.

93. *Extent of claim for puddling.*—The extent of mining claim for puddling machines shall be, in old surfacing and previously worked and abandoned ground, 30 yards in length and not exceeding 20 yards in breadth for every miner employed not exceeding four.

94. *Area of site for quartz crushing machines.*—The area of ground for a site of any steam quartz crushing machine shall not be more than two acres, and the owner or owners of such machine shall be protected in the possession of such ground, except if required for mining upon; but, if required for such purpose, authority to work the same must first be obtained from the warden, or any authorised person, who shall impose such conditions as will protect the owner or owners of such machine against actual loss or serious inconvenience. The owners of such quartz crushing machines shall be further protected in the possession of any waterhole on which such machine may be situated, and from which it receives its supply of water.

#### CLASS H.—BUSINESS LICENSES.

95. *Area of ground under business license.*—The holder of a business license shall be entitled to an allotment of ground having a frontage of 45 feet by a depth of 120 feet.

96. *Streets.*—Wherever a large rush may be anticipated, the warden, or any authorised person, shall mark off, or cause to

be marked off, a site for a street or streets, in a convenient situation, but not likely to be auriferous, such streets to be one chain wide, and shall mark the allotments for business places along such street or streets; and after such site has been marked off it shall be reserved for holders of business licenses only, and no holder of a miner's right shall be allowed to occupy any of such allotments for the purpose of residence, except such as had erected their abodes previous to the marking of the ground by the warden, or any authorised person.

97. *Space to be left between allotments.*—A space of 10 feet shall be left between adjoining allotments available for mining purposes, and the stores and premises may be undermined with the sanction of the warden, or any authorised person; and where such space is not left open, the party having erected any place of business on the same may be removed on the decision of the warden, or any authorised person, and four assessors, if such ground may be at any time required for mining purposes. Wherever a street has been formed, no person shall be allowed to sink a shaft or erect any building on the same, or in any way interrupt the thoroughfare in such street, except with the sanction of the warden, or any authorised person.

#### CLASS J.—EXTENDED CLAIMS.

98. *Power to grant extended claims.*—It shall be competent for the warden, or other authorised person, to grant, on application, extended claims, as follows:—

99. *Old ground, dry sinking.*—An area of not more than three acres of ground in dry sinking previously worked and abandoned may be granted to any party of not less than four miners to each acre, such party giving sufficient guarantee to the warden, or other authorised person, that they will work the ground efficiently with machinery.

100. *Old ground, wet sinking.*—An area of not more than five acres of ground in wet sinking previously worked and abandoned may be granted to any party of not less than four miners to each acre, who shall prove to the satisfaction of the warden, or any authorised person, that they will erect sufficient machinery for draining and working the ground.

101. *Quartz reefs.*—In quartz reefs previously worked and abandoned, or where the sinking exceeds 100 feet, the area which may be granted to each miner shall be 40 feet along the course of the reef, such extended claim not to exceed 250 yards.

102. *Application.*—Any application for an extended claim shall state—

1. Date of application.
2. Plan or description of situation of the ground applied for.
3. Names and dates of miners' rights of the party.
4. Whether in dry or wet sinking, or quartz reefs.
5. What machinery it is intended to employ. A copy of which must be kept posted on the claim for at least seven days previous to the receipt of such application by the warden, or authorised person.

103. *Objections.*—Objections to the granting of any extended claim must be made in writing to the warden, or any authorised person.

104. *Conditions.*—The warden, or other authorised person, in granting any such extended claims, may impose such conditions for the working of the same as such warden, or any authorised person, may think necessary, and on non-compliance with such conditions at any time, the warden, or any authorised person, may revoke the grant of such claims.

105. *Names of shareholders.*—A list of the names of shareholders in any extended claim shall be kept posted on some conspicuous part of the claim during the working thereof.

106. *Form of claim.*—The ground must be taken in rectangular blocks not exceeding in length thrice its width.

#### CLASS K.—GENERAL BYE-LAWS.

107. *Justifiable absence from claim.*—Any miner or miners working a claim shall not forfeit his or their share or shares by being absent through accident or sickness, or who shall be in attendance on any sick person, a court of justice, or mining board, and they may be further absent from his or their claims without forfeiting their shares on the following days:—Good Friday to Easter Tuesday inclusive, Christmas Day to the third day of January inclusive, and all other public holidays.

108. *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 adjoining claims; neither shall any party be allowed to cut a drain into any shaft whereby another may be injured.

109. *Waterholes for domestic use.*—On application being made to the warden, or any authorised person, he may grant permission to enclose and reserve a well or waterhole for domestic purposes.

110. *Plurality of claim.*—No miner shall be allowed by virtue of his miner's right more than one claim or share in any claim unless where specially provided for; but any authorised miner, party, or company, may occupy and hold any number of claims, provided the requisite number of authorised miners are employed on such claims.

111. *Inspection of claims.*—The warden, or any authorised person, shall have power to grant permission to any miner, miners, or surveyor, to enter into and upon any claim for the purpose of measuring the depth of any shaft on the dip, direction, inclination, or length of any tunnel or drive; but in all cases such inspection shall only be made during ordinary working hours, and in the presence of one or more of the owners of the claim under examination.

112. *How to take possession of any claim.*—Any party considering himself or themselves justified in taking possession of any claim or share may do so; but in the event of any other party disputing the right of possession, the first named party shall apply to the warden, or any authorised person, to enquire into the case and decide thereon.

113. *Effacing notices.*—No person shall efface, remove, or destroy any notice posted on any claim.

114. *Wilfully cutting channels.*—No person or persons shall wilfully cut a channel so as to cause the escape of water from any dam that is being used by any miner or miners.

115. *Persons without miners' rights.*—In no case shall a person without a miner's right, and being a shareholder in any portion of ground assigned as a claim, cause by such non-possession of a miner's right the forfeiture of the shares of the party or company in which such person shall be a shareholder.

116. *Land to be occupied for residence.*—Every holder of a miner's right shall be entitled to hold 20 perches, or 73 feet square of land, for the purpose of residence and cultivation, and shall be protected in the possession thereof against any other party, except if required for mining upon; but if so required by any party, the warden, or any authorised person, and four assessors, shall first determine whether or when it is necessary to enter on the same for such purpose. In no case shall any person take up such allotment of land in old alluvial working in the line of any lead or working, or any authorised street.

117. *Disputes.*—All disputes that may arise under any bye-law in reference to ground being payable and not fully occupied, shall be determined by the warden, or any authorised person, and four assessors; and in the event of the charge being proved, the warden or any authorised person shall order the full number of miners to be employed within three days of the decision, and in default the unoccupied shares shall be considered abandoned.

118. *Blasting.*—Any party blasting through rock or any other substance in alluvial sinking shall cover their shaft to prevent any pieces from being thrown up into the air.

119. *Mortgages on claims.*—The mortgagee of any claim or share in a claim, whether quartz or alluvial, shall, by registering his interest in such claim with the warden, or any authorised person, be thereby protected from the consequences of any neglect or omission committed by the mortgagor or his agents in contravention of any of the bye-laws enacted by this board, and shall not be deemed or held to have relinquished, forfeited, or lost his claim or lien upon the mining claim of the mortgagor through or by such his, the mortgagor's, neglect; provided always that seven days after due notice to the mortgagee his interest be duly represented in conformity of these bye-laws.

120. *Claims belonging to deceased individuals.*—When any number of miners shall be in possession of any claim as copartners, and one or more of such miners shall die, the surviving partners shall be entitled to hold possession of the ground as against all others, but without any prejudice to the rights of the personal representative of the deceased by agreement or law against the surviving partners.

121. *Protection to parties applying for ground.*—Any party or parties posting any authorised notice or marking off any ground to be applied for under these bye-laws shall be deemed in possession of the same from the time of marking or posting such notice until the application is granted or otherwise.

122. *Absence from claims.*—It shall be lawful for any miner or party of miners to be absent from his or their claim whilst engaged in the extraction of gold from any substance whatever raised from such claim, or procuring timber for the necessary working of such claim: provided always there is not any water in such claim likely to be injurious to the adjoining claims.

The undersigned members of the said mining board concurred in making the foregoing bye-laws.

E. J. BATEMAN,	} Members.
JOHN FRIEL,	
JOHN MOHR,	
G. W. PATERSON,	
THOMAS GARDNER,	
D. W. VIRTUE, Chairman.	

It is hereby certified that the foregoing bye-laws of the mining board for the district of Maryborough have been made in the form and have been signed in the manner prescribed by law; and any person desirous to dispute the validity of such bye-laws is hereby required to do so in accordance with the provisions of 21 Victoria No. 32, sec. 112.

Gazetted on the 17th day of June, 1859.

By His Excellency's Command,  
JOHN O'SHANASSY.

J.5774.

No. 94.—JUNE 17TH, 1859.—4.

## SCHEDULE OF UNSOLD LANDS.

TARRAVILLE SALE.—30TH MAY, 1859.

### Suburban Lots.

1. Portion 21, 58a. Withdrawn.
2. Portion 1, 11a. No offer.
3. Portion 2, 9a. 2r. 30p. No offer.
4. Portion 5, 16a. 3r. 2p. No offer.
5. Portion 6, 18a. 2r. 30p. No offer.
6. Portion 7, 18a. 0r. 34p. No offer.
7. Portion 8, 19a. 0r. 8p. No offer.
8. Portion 9, 24a. 2r. 25p. No offer.
9. Portion 28, 16a. 1r. 38p. No offer.
10. Portion 49, 23a. 1r. 33p. No offer.
11. Portion 50, 17a. 3r. 9p. No offer.
12. Portion 51, 17a. 3r. 9p. No offer.
13. Portion 52, 17a. 3r. 9p. No offer.
14. Portion 24, 29a. No offer.
15. Portion 25, 29a. No offer.
16. Portion 26, 29a. No offer.
17. Portion 27, 15a. 3r. 32p. Withdrawn.

### Country Lots.

1. Allotment A of section 30, 160a. No offer.
2. Allotment B of section 30, 160a. No offer.
3. Allotment C of section 30, 160a. No offer.
4. Allotment D of section 30, 160a. No offer.
5. Allotment A of section 32, 58a. 3r. 24p. No offer.
7. Allotment E of section 32, 92a. 2r. 32p. No offer.
8. Portion 25, 34a. 3r. 9p. No offer.
9. Portion 26, 73a. 2r. 11p. No offer.
10. Portion 29, 47a. 2r. 30p. No offer.
11. Portion 30, 47a. 2r. 30p. No offer.
12. Portion 35, 44a. 2r. 32p. No offer.
13. Portion 36, 44a. 2r. 32p. No offer.
14. Portion 37, 44a. 0r. 35p. No offer.
15. Portion 38, 44a. 2r. 32p. No offer.
16. Portion 46, 24a. No offer.
17. Portion 47, 44a. 2r. 32p. No offer.
18. Portion 48, 98a. 0r. 38p. No offer.
19. Portion 53, 56a. 2r. 16p. No offer.
20. Portion 5, 56a. No offer.
21. Portion 8, 56a. No offer.
22. Portion 9, 112a. 1r. 4p. No offer.

## BEECHWORTH SALE.—26TH MAY, 1859.

### Country Lots.

8. Allotment 8 of section D, 120a. No offer.
11. Allotment 1 of section E, 140a. No offer.
13. Allotment 3 of section E, 120a. No offer.
14. Allotment 4 of section E, 120a. No offer.
17. Allotment 7 of section E, 120a. No offer.
18. Allotment 8 of section E, 120a. No offer.
21. Allotment 3 of section F, 117a. 2r. 9p. No offer.
23. Allotment 1 of section H, 30a. No offer.
24. Allotment 4 of section H, 48a. No offer.
25. Allotment 5 of section H, 48a. No offer.
25. Allotment 6 of section H, 81a. No offer.
27. Allotment 7 of section H, 75a. No offer.
28. Allotment 8 of section H, 76a. 0r. 21p. No offer.
29. Allotment 9 of section H, 87a. 3r. No offer.
32. Allotment 1 of section I, 27a. 2r. 8p. No offer.
33. Allotment 7 of section I, 30a. No offer.
34. Allotment 8 of section I, 30a. No offer.
35. Allotment 9 of section I, 27a. 0r. 28p. No offer.
36. Allotment 10 of section I, 22a. 2r. 11p. No offer.
37. Allotment 2 of section J, 40a. No offer.
38. Allotment 3 of section J, 22a. 3r. 16p. No offer.
39. Allotment 4 of section J, 66a. 2r. 27p. No offer.
40. Allotment 5 of section J, 104a. No offer.
41. Allotment 6 of section J, 96a. No offer.
42. Allotment 7 of section J, 75a. No offer.
43. Allotment 8 of section J, 51a. 0r. 28p. No offer.
45. Allotment 6 of section L, 95a. 2r. 39p. No offer.
46. Allotment 7 of section L, 94a. 2r. 29p. No offer.
48. Allotment 1 of section M, 102a. No offer.
49. Allotment 2 of section M, 102a. No offer.
51. Allotment 4 of section M, 104a. 2r. 17p. No offer.

## KYNETON SALE.—30TH MAY, 1859.

### Town Lot.

1. Allotment 15 of section 26, 1r. Withdrawn.

### Country Lots.

10. Portion 27, 73a. 3r. 1p. No offer.
12. Portion 31, 48a. 3r. 33p. No offer.
16. Portion 35, 54a. 1r. 10p. No offer.
17. Portion 36, 54a. 0r. 16p. No offer.
18. Portion 37, 51a. 1r. 24p. No offer.
19. Portion 41, 73a. 3r. 18p. No offer.
20. Portion 42, 51a. 0r. 17p. No offer.
36. Portion 70, 46a. 3r. 34p. No offer.
37. Portion 71, 59a. 0r. 6p. No offer.
38. Portion 72, 72a. No offer.

G. S. EVANS,  
Commissioner of Crown Lands and Survey.  
Crown Lands Selection Office,  
Melbourne, 16th June, 1859.

LANDS OPEN FOR SELECTION AT HEATHCOTE.

RETURN of Lands which can be selected under the 12th Clause of the Act of Parliament, 5th and 6th Victoria, chapter 36 and Amended Regulations, dated 24th October, 1856, at the Office of the District Surveyor, Heathcote, only, on and after Friday, the 8th July, 1859, at Ten o'clock a.m.

Special Country Lots.	Country Lots.	Date of Proclamation.	Date of Auction.	Parish and Situation.	Allotment.	Section.	Extent.			Price per Acre.		Amount to pay.	Remarks.
							A.	R.	P.	£	s.		
	1	1859. May 9	1859. June 10	Runnymede, situated about 4 or 5 miles south-east from the township of that name (Barrow's Inn, at Campaspe River), and on the east and west bank of Mount Pleasant Creek	...	73	120	0	0	1	0	120 0 0	No offer.
	2	"	"	"	...	74	101	1	32	1	0	101 9 0	"
	3	"	"	"	...	75	88	2	24	1	0	88 13 0	"
	4	"	"	"	...	76	109	1	8	1	0	109 6 0	"
	6	"	"	"	...	89	100	0	0	1	0	100 0 0	"
	8	"	"	"	...	93	160	3	33	1	0	160 19 2	"
	9	"	"	"	...	94	160	0	0	1	0	160 0 0	"
	10	"	"	"	...	95	160	0	0	1	0	160 0 0	"
	11	"	"	"	...	97	175	3	14	1	0	175 16 9	"
	12	"	"	"	...	98	160	0	0	1	0	160 0 0	"
	13	"	"	"	...	99	160	0	0	1	0	160 0 0	"
	14	"	"	"	...	100	206	0	38	1	0	206 4 9	"
	15	"	"	"	...	101	110	0	38	1	0	110 4 9	"
	16	"	"	"	...	102	144	0	25	1	0	144 3 2	"
	17	"	"	"	...	103	160	0	0	1	0	160 0 0	"
	18	"	"	"	...	104	204	3	33	1	0	204 19 2	"
	19	"	"	"	...	105	108	3	33	1	0	108 19 2	"
	20	"	"	"	...	106	160	0	0	1	0	160 0 0	"
	21	"	"	"	...	107	160	0	0	1	0	160 0 0	"
	23	"	"	"	...	109	165	3	0	1	0	165 15 0	"
	24	"	"	"	...	110	160	0	0	1	0	160 0 0	"
	25	"	"	"	...	111	160	0	0	1	0	160 0 0	"
	26	"	"	Campaspe, south of the parish of Runnymede	...	19	191	3	8	1	0	191 16 0	"
	27	"	"	"	...	20	143	3	16	1	0	143 17 0	"
	28	"	"	"	...	21	118	2	25	1	0	118 13 2	"
	29	"	"	"	...	22	86	3	0	1	0	86 15 0	"
	30	"	"	"	...	23	92	1	8	1	0	92 6 0	"
	31	"	"	"	...	24	86	3	19	1	0	86 17 5	"
	32	"	"	"	...	25	84	0	32	1	0	84 4 0	"
	33	"	"	"	...	26	80	1	8	1	0	80 6 0	"
	34	"	"	"	...	27	95	1	24	1	0	95 8 0	"
	35	"	"	"	...	28	102	2	16	1	0	102 12 0	"
	36	"	"	"	...	29	99	2	32	1	0	99 14 0	"
	37	"	"	"	...	30	160	0	0	1	0	160 0 0	"
	38	"	"	"	...	31	160	0	0	1	0	160 0 0	"
	39	"	"	"	...	32	120	0	0	1	0	120 0 0	"
	40	"	"	"	...	33	120	0	0	1	0	120 0 0	"
	41	"	"	"	...	34	99	2	32	1	0	99 14 0	"
	42	"	"	"	...	35	115	3	8	1	0	113 16 0	"
	43	"	"	"	...	36	117	0	24	1	0	117 3 0	"
	44	"	"	"	...	37	191	3	8	1	0	191 16 0	"
	45	"	"	"	...	38	160	0	0	1	0	160 0 0	"
	46	"	"	"	...	39	191	3	8	1	0	191 16 0	"
	47	"	"	"	...	40	191	3	8	1	0	191 16 0	"

NOTE.—In accordance with the Amended Regulations, dated 24th October, 1856, 3rd clause, those lots of the above return which remain unsold on the 8th October, 1859, will, on and subsequent to that date, be open for selection at the Crown Lands Selection Office, Melbourne, only.  
 Crown Lands Selection Office,  
 Melbourne, 15th June, 1859.  
 G. S. EVANS,  
 Commissioner of Crown Lands and Survey.

LANDS OPEN FOR SELECTION AT GEELONG.

RETURN of Lands which can be selected under the 12th Clause of the Act of Parliament, 5th and 6th Victoria, chapter 36 and Amended Regulations, dated 24th October, 1856, at the District Survey Office, Geelong, only, on and after Friday, the 8th July, 1859, at Ten o'clock a.m.

Special Country Lots.	Country Lots.	Date of Proclamation.	Date of Auction.	Parish and Situation.	Allotment.	Section.	Extent.			Price per Acre.		Amount to pay.	Remarks.
							A.	R.	P.	£	s.		
	6	1859. May 6	1859. June 10	Kurookaruc	...	50	136	0	0	1	0	136 0 0	No offer.
	7	"	"	"	...	51	136	0	0	1	0	136 0 0	"
	10	"	"	"	...	54	136	0	0	1	0	136 0 0	"
	11	"	"	"	...	55	136	0	0	1	0	136 0 0	"
	12	"	"	"	...	56	77	0	8	1	0	77 1 0	"
	17	"	"	"	...	63	138	2	34	1	0	138 14 3	"
	18	"	"	"	...	64	52	3	8	1	0	52 16 0	"
	32	"	"	"	...	80	154	3	32	1	0	154 19 0	"

NOTE.—In accordance with the Amended Regulations, dated 24th October, 1856, 3rd clause, those lots of the above return which remain unsold on the 8th October, 1859, will, on and subsequent to that date, be open for selection at the Crown Lands Selection Office, Melbourne, only.  
 Crown Lands Selection Office,  
 Melbourne, 15th June, 1859.  
 G. S. EVANS,  
 Commissioner of Crown Lands and Survey.

## APPROACHING LAND SALES.

CROWN 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.

ARABAT—	NO.	PAGE.
Monday, 27th June ... ..	79	1075.
Tuesday, 28th June ... ..	79	1076
Wednesday, 29th June ... ..	79	1077
<b>BACCHUS MARSH—</b>		
Thursday, 14th July ... ..	92	1250
Friday, 15th July ... ..	92	1250
<b>BALLAARAT—</b>		
Thursday, 23rd June ... ..	79	1078
Friday, 24th June ... ..	79	1079
Tuesday, 28th June ... ..	81	1094
Wednesday, 29th June ... ..	81	1096
Thursday, 30th June... ..	81	1097
Thursday, 7th July ... ..	88	1207
<b>BEECHWORTH—</b>		
Monday, 27th June ... ..	81	1098
Thursday, 14th July ... ..	92	1251
<b>BELFAST—</b>		
Thursday, 14th July ... ..	92	1251
<b>CASTLEMAINE—</b>		
Monday, 4th July ... ..	86	1182
Tuesday, 5th July ... ..	86	1183
<b>CHILTERN—</b>		
Tuesday, 12th July ... ..	88	1207
<b>DAYLESFORD—</b>		
Thursday, 14th July ... ..	92	1252
<b>GEELONG—</b>		
Monday, 27th June ... ..	81	1099
Tuesday, 28th June ... ..	81	1100
Tuesday, 19th July ... ..	92	1252
<b>HAMILTON—</b>		
Thursday, 14th July ... ..	92	1253
<b>HEATHCOTE—</b>		
Friday, 8th July ... ..	83	1208
<b>KILMORE—</b>		
Wednesday, 29th June ... ..	82	1112
<b>MANFIELD—</b>		
Friday, 15th July ... ..	92	1253
<b>MELBOURNE—</b>		
Thursday, 14th July... ..	92	1253
<b>PORTLAND—</b>		
Monday, 27th June ... ..	81	1101
Monday, 11th July ... ..	88	1209
<b>SALE—</b>		
Thursday, 30th June... ..	82	1113
Monday, 18th July ... ..	92	1254
Tuesday 19th July ... ..	92	1254
<b>SANDHURST—</b>		
Saturday, 18th June ... ..	77	1042
Wednesday, 29th June ... ..	82	1114
Friday, 8th July ... ..	88	1210
<b>WANGARATTA—</b>		
Tuesday, 28th June ... ..	82	1114

By His Excellency's Command,  
G. S. EVANS.

Department of Lands and Survey,  
Melbourne.

LAND SALE AT BALLAN.—MONDAY, 18TH JULY, 1859.  
(Sale to be conducted by CHARLES SHUTER, Esq., Police Magistrate.)

## 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.

IN pursuance of the authority in me vested by a certain Act of the Imperial Parliament of Great Britain and Ireland, passed in the fifth and sixth years of Her Majesty's Reign, intituled, *An Act for regulating the Sale of Waste Lands belonging to the Crown in the Australian Colonies*, I do hereby notify and proclaim, that at Eleven o'clock of Monday, the eighteenth day of July next, the following Country Lots will be offered for sale by public auction, at the Court House, Ballan, at the upset price affixed to each lot respectively, on the terms and conditions and under the provisions of the above recited Act. Deposit—10 per cent.

## COUNTRY LOTS.

## MOORABOOL EAST.

On the east of the Werribee River, between two miles and a half and four miles and a half north of Ballan.

Upset price 1*l.* per acre.

- Portion 1 A, 76a. 2r.
- Portion 2 A, 91a. 0r. 33p.
- Portion 3 A, 94a. 1r. 22p.
- Portion 4 A, 74a. 0r. 26p.
- Portion 5 A, 70a. 0r. 3p.
- Portion 6 A, 70a. 0r. 38p.

- Portion 7 A, 70a. 1r. 34p.
- Portion 8 A, 70a. 2r. 30p.
- Portion 9 A, 47a. 1r. 17p.
- Portion 10 A, 47a. 0r. 32p.
- Portion 11 A, 46a. 3r. 19p.
- Portion 13 A, 55a. 0r. 33p.
- Portion 14 A, 92a. 2r. 29p.
- Portion 15 A, 78a. 2r. 16p.
- Portion 16 A, 87a. 2r. 30p.
- Portion 17 A, 92a. 0r. 39p.
- Portion 18 A, 43a. 1r. 2p.
- Portion 19 A, 52a. 1r. 16p.
- Portion 20 A, 4a. 2r. 34p.
- Portion 21 A, 14a. 0r. 23p.
- Portion 22 A, 22a. 1r. 3p.
- Portion 23 A, 56a. 1r. 25p.
- Portion 24 A, 54a.
- Portion 25 A, 66a. 3r. 20p.
- Portion 27 A, 33a. 2r. 20p.
- Portion 28 A, 35a. 2r. 8p.
- Portion 29 A, 43a. 2r. 30p.
- Portion 30 A, 48a. 1r. 27p.
- Portion 31 A, 63a. 2r. 8p.
- Portion 33 A, 48a. 2r. 14p.
- Portion 34 A, 76a. 0r. 2p.
- Portion 35 A, 74a. 2r. 4p.
- Portion 36 A, 74a. 0r. 37p.
- Portion 37 A, 71a. 3r. 22p.
- Portion 38 A, 64a. 3r. 23p.
- Portion 39 A, 51a. 1r. 6p.
- Portion 42 A, 72a. 1r. 14p.
- Portion 43 A, 62a. 2r. 2p.

Given under my Hand and the Seal of the Colony, at Melbourne, this sixteenth day of June, in the year of Our Lord One thousand eight hundred and fifty-nine, and in the twenty-second year of Her Majesty's Reign.

(L.S.)

HENRY BARKLY.

By His Excellency's Command,

G. S. EVANS,

Commissioner of Crown Lands and Survey  
GOD SAVE THE QUEEN!

LAND SALE AT CASTLEMAINE.—WEDNESDAY, 20TH JULY, 1859.

(Sale to be conducted by RECEIVER AND PATMASTER.)

## 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.

IN pursuance of the authority in me vested by a certain Act of the Imperial Parliament of Great Britain and Ireland, passed in the fifth and sixth years of Her Majesty's Reign, intituled, *An Act for regulating the Sale of Waste Lands belonging to the Crown in the Australian Colonies*, I do hereby notify and proclaim that at Eleven o'clock of Wednesday, the twentieth day of July next, the following Town and Suburban Lots will be offered for sale by public auction, at the Government Auction Room, Market square, Castlemaine, at the upset price affixed to each lot respectively, on the terms and conditions and under the provisions of the above recited Act. Deposit—10 per cent.

## TOWN LOTS.

## FRYERSTOWN.

On Fryer's Creek, county of Talbot.

- Allotment 3, section 6, 1r. 7p. Upset price 80*l.* per acre.
- Improvements valued at 35*l.*
- Allotment 3, section 8, 1r. Upset price 80*l.* per acre.—
- Improvements valued at 15*l.*
- Allotment 4, section 8, 1r. Upset price 8*l.* per acre.
- Allotment A, 2a. Upset price 5*l.* per acre.

## VAUGHAN.

At junction of Fryer's Creek and Loddon, county of Talbot.

Upset price 8*l.* per acre, with one exception.

- Allotment 7, section 1, 1r. 6p.
- Allotment 10, section 1, 1r.
- Allotment 11, section 1, 1r.
- Allotment 12, section 1, 1r.
- Allotment 13, section 1, 1r.
- Allotment 15, section 2, 1r.
- Allotment 17, section 2, 1r.
- Allotment 2, section 14, 24*l.* 4p. Upset price 30*l.* per acre.—Improvements valued at 60*l.*

## NEWSTEAD.

On the River Loddon, county unnamed.

Upset price 8*l.* per acre.

- Allotment 1, section 5, 2r.
- Allotment 2, section 5, 2r.
- Allotment 3, section 5, 2r.
- Allotment 4, section 5, 2r.
- Allotment 5, section 5, 2r.
- Allotment 6, section 5, 2r.

Allotment 7, section 5, 2r.  
 Allotment 8, section 5, 2r.  
 Allotment 9, section 5, 2r.  
 Allotment 10, section 5, 2r.  
 Allotment 10, section 8, 1r. 3p.  
 Allotment 11, section 8, 1r. 30p.  
 Allotment 2, section 9, 1r. 16p.  
 Allotment 3, section 9, 1r. 11p.  
 Allotment 1, section 10, 2r. 13p.  
 Allotment 7, section 10, 2r. 10p.  
 Allotment 10, section 10, 2r. 8p.

## GLENLUCE.

## County of Talbot.

Upset price 8l. per acre.

Allotment 2, section 2, 2r. 24p.  
 Allotment 5, section 2, 2r. 24p.  
 Allotment 6, section 2, 2r. 24p.  
 Allotment 7, section 2, 2r. 24p.  
 Allotment 8, section 2, 2r. 24p.  
 Allotment 9, section 2, 1a. Or. 13p.  
 Allotment 10, section 2, 1r. 33p.  
 Allotment 16, section 2, 2r.  
 Allotment 17, section 2, 2r.

## SUBURBAN LOTS.

## FRYERS.

## Near Glentuce, county of Talbot.

Upset price 2l. 10s. per acre.

Allotment 2, section 1, 5a. 2r. 8p.  
 Allotment 7, section 1, 14a. 3r. 28p.  
 Allotment 8, section 1, 12a. 3r. 6p.  
 Allotment 10, section 4, 10a. 2r. 16p.  
 Allotment 1 A, section 1, 6a. Or. 36p.—Improved at 120l.

Given under my Hand and the Seal of the Colony, at Melbourne, this sixteenth day of June, in the year of Our Lord One thousand eight hundred and fifty-nine, and in the twenty-second year of Her Majesty's Reign.

(L.S.)

HENRY BARKLY.

By His Excellency's Command,

G. S. EVANS,

Commissioner of Crown Lands and Survey.  
 GOD SAVE THE QUEEN!

## MUNICIPALITY OF PRAHRAN.

BYE-LAW No. 62.—A BYE-LAW FOR IMPOSING A RATE.

WHEREAS by Act of Council 19 Victoria, *An Act to amend an Act for the establishment of Municipal Institutions in Victoria*, it is amongst other things enacted (clause 11), that notwithstanding anything in the recited Act, no toll, rate, or due shall be imposed by the council of any municipal district, save by bye-law subject to the assent of the Governor, as in the said recited Act mentioned: Be it therefore enacted by the council of the municipal district of Prahran, that a rate of One shilling in the pound be struck for the current year upon all rateable property within the municipal district of Prahran, the first moiety to fall due on the 1st day of July, 1859, and the second moiety on the 1st day of December, 1859.

The foregoing Bye-law, No. 62, made by the municipal council of Prahran, has been assented to by His Excellency the Governor, with the advice of the Executive Council.  
 Gazetted on the 17th day of June, 1859, pursuant to 18 Victoria No. 15, sec. 33.

By His Excellency's Command.

J.5235.

JOHN O'SHANASSY.

## COURTS.

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

## CIRCUIT COURTS.

BEECHWORTH—On Wednesday, 20th July, at 10 a.m. (No. 83).  
 CASTLEMAINE—On Monday 27th June, at 10 a.m. (No. 83).  
 SANDHURST—On Tuesday 5th July, at 10 a.m. (No. 83).

## COUNTY COURTS.

ALBERTON—On Thursday 1st September, at 10 a.m. (No. 52).  
 ARARAT—On Monday 18th July, at 10 a.m. (No. 70).  
 AVOCA—On Friday 12th August (No. 91).  
 BALLAARAT—At 10 a.m. each day—On Wednesday 27th July, Saturday 1st October, Tuesday 22nd November (No. 170).  
 BEECHWORTH—On Monday 15th August, Monday 10th October Monday 12th December (No. 12).  
 BELFAST—On Saturday 16th July (No. 92).  
 BENALLA—On Tuesday 21st June, Tuesday 22nd November (No. 12).  
 BUCKLAND—On Tuesday 2nd August, Tuesday 1st November (No. 12).  
 CARISBROOK—On Wednesday 29th June, at 10 a.m. (No. 56).  
 CASTLEMAINE—On Wednesday 22nd June (No. 70).

CRESWICK—At 10 a.m. each day—On Tuesday 2nd August, Tuesday 4th October, Tuesday 6th December (No. 21).

DUNOLLY—On Wednesday 24th August, at 10 a.m. (No. 91).

GEELONG—On Tuesday 21st June (No. 77).

HEATHCOTE—At 10 a.m. on Tuesday 13th September, Thursday 1st December (No. 77).

KILMORE—On Thursday 21st July, Thursday 27th October (No. 77).

MALDON—On Monday 27th June (No. 72).

MELBOURNE—On Monday 4th July, Tuesday 2nd August, Friday 2nd September, Monday 3rd October, Wednesday 2nd November, Friday 2nd December (No. 167).

PLEASANT CREEK—On Tuesday 5th July, at 10 a.m. (No. 70).

PORTLAND—On Monday 11th July (No. 92).

RAGLAN—On Friday 29th July (No. 92).

SANDHURST—On Friday 1st July, Thursday 1st September, Tuesday 1st November, Thursday 8th December (No. 77).

## COURTS OF MINES.

ARARAT DISTRICT—At Pleasant Creek, on Thursday, 7th July, at 10 a.m. (No. 70).—At Ararat, on Monday, 11th July, at 10 a.m. (No. 70).—At Raglan, on Friday 29th July, at 9½ a.m. (No. 92).

BALLAARAT DISTRICT—At 10 a.m. each day—At Ballaarat, on Wednesday 29th June, Monday 5th September, Monday 31st October, Saturday 17th December.—At Buninyong, on Saturday 23rd July, Friday 30th September, Friday 30th December.—At Smythe's Creek, on Wednesday 20th July, Thursday 22nd September, Saturday 19th November.—At Mount Egerton, on Monday 15th August, Thursday 17th November.—At Mount Blackwood, on Monday 26th September, Saturday 31st December.—At Steiglitz, on Thursday 23rd June, Thursday 27th October (No. 170).—At Creswick (10 a.m. each day), on Wednesday 3rd August, Wednesday 5th October, Wednesday 7th December (No. 21).

BEECHWORTH DISTRICT—At Beechworth, on Monday 4th July, Monday 22nd August, Monday 3rd October, Monday 5th December (No. 12).—At Buckland, on Tuesday 2nd August, Tuesday 1st November (No. 12).—At Indigo, on Friday 22nd July, Friday 23rd September, Friday 23rd December (No. 24).—At Yackandandah, on Monday 25th July, Monday 5th September, Monday 24th October, Monday 19th December (No. 12).

CASTLEMAINE DISTRICT—At Castlemaine, on Wednesday 22nd June (No. 70).—At St. Andrew's, on Wednesday 7th September (No. 72).—At Maldon, on Monday 27th June, at 10 a.m. (No. 72).

MARYBOROUGH DISTRICT—At Carisbrook, on Thursday 30th June, at 10 a.m. (No. 56).—At Amherst, on Monday 4th July, at 10 a.m. (No. 91).—At Avoca, on Saturday 13th August (No. 91).—At Dunolly, on Friday 26th August, at 10 a.m. (No. 91).

SANDHURST DISTRICT—At Heathcote, on Wednesday 14th September, Friday 2nd December.—At Sandhurst on Monday 20th June, Wednesday 10th August, Thursday 22nd September, Thursday 10th November, Tuesday 13th December.—At Kilmore, on Thursday 21st July, Thursday 27th October (No. 77).—At Waranga, on Friday 16th September, Saturday 3rd December (No. 77).

## GENERAL SESSIONS.

BELFAST—On Saturday 16th June (No. 92).

BOURKE—At Melbourne, on Saturday 2nd July, Monday 1st August, Thursday 1st September, Saturday 1st October, Tuesday 1st November, Thursday 1st December (No. 167).

KILMORE—On Tuesday 19th July, and Tuesday 25th October (No. 77).

PORTLAND—On Monday 11th July (No. 92).

SANDHURST—On Monday 29th August, and Thursday 15th December (No. 77).

## LICENSING MEETINGS—PUBLICANS.

AVENEL—On Saturday 18th June, at 12 noon (No. 78).

BALLAN—On Monday 20th June, at 12 noon (No. 81).

CAMPBECROWN—On Thursday 30th June, at 12 noon (No. 92).

CASTLEMAINE—On Monday 20th June, at 12 noon (No. 77).

LEIGH—On Tuesday 28th June, at 12 noon (No. 83).

## Tenders.

Public Works Office,  
 Melbourne, 13th June, 1859.

PULLING DOWN AND REMOVING OLD GAOL,  
 EASTERN HILL.

TENDERS will be received until Twelve o'clock on Tuesday, 28th June, for pulling down and removing old Gaol, Eastern Hill.

Full particulars at this office.

By His Excellency's Command,  
 GEO. S. W. HORNE,  
 Commissioner of Public Works.



Public Works Office,  
Melbourne, 14th June, 1859.  
**FURNITURE, VARIOUS DEPARTMENTS (No. 8).**  
TENDERS will be received until Twelve o'clock on Tuesday,  
21st June, for Furniture, various departments (No. 8).  
Full particulars at this office.  
By His Excellency's Command,  
GEO. S. W. HORNE,  
Commissioner of Public Works.

Public Works Office,  
Melbourne, 14th June, 1859.  
**GRAVELLING, ETC., ROYAL PARK.**  
TENDERS will be received until Twelve o'clock on Tuesday,  
21st June, for Graveling, &c., at the Royal Park.  
Full particulars at this office.  
By His Excellency's Command,  
GEO. S. W. HORNE,  
Commissioner of Public Works.

Public Works Office,  
Melbourne, 14th June, 1859.  
**ADDITIONS, COURT OF PETTY SESSIONS, AVOCA.**  
TENDERS will be received until Twelve o'clock on Tuesday,  
28th June, for additions to Court of Petty Sessions at  
Avoca.  
Full particulars at this office.  
By His Excellency's Command,  
GEO. S. W. HORNE,  
Commissioner of Public Works.

Public Works Office,  
Melbourne, 14th June, 1859.  
**REMOVAL OF KING'S BRIDGE, AND CUTTING A  
WATER CHANNEL, AT SANDHURST.**  
TENDERS will be received until Twelve o'clock on Tuesday,  
28th June, for removal of King's Bridge, Sandhurst, and  
cutting a new Water Channel seven chains in length.  
Full particulars at this office.  
By His Excellency's Command,  
GEO. S. W. HORNE,  
Commissioner of Public Works.

Public Works Office,  
Melbourne, 9th June, 1859.  
**WORKS AT ST. KILDA PIER.**  
TENDERS will be received until Twelve o'clock on Tuesday,  
21st June, for works at St. Kilda Pier.  
Full particulars at this office.  
By His Excellency's Command,  
GEO. S. W. HORNE,  
Commissioner of Public Works.

Public Works Office,  
Melbourne, 9th June, 1859.  
**GLASS CASES, ETC., FOR THE MUSEUM.**  
TENDERS will be received until Twelve o'clock on Tuesday,  
21st June, for Glass Cases, &c., for the Museum.  
Full particulars at this office.  
By His Excellency's Command,  
GEO. S. W. HORNE,  
Commissioner of Public Works.

Public Works Office,  
Melbourne, 9th June, 1859.  
**GAUGING SHED AT SANDRIDGE.**  
TENDERS will be received until Twelve o'clock on Tuesday,  
21st June, for a Gauging Shed at Sandridge.  
Full particulars at this office.  
By His Excellency's Command,  
GEO. S. W. HORNE,  
Commissioner of Public Works.

Public Works Office,  
Melbourne, 10th June, 1859.  
**PORTABLE OFFICE, BACCHUS MARSH QUARRIES.**  
TENDERS will be received until Twelve o'clock on Tues-  
day, 21st June, for a Portable Office at Bacchus Marsh  
Quarries.  
Full particulars at this office.  
By His Excellency's Command,  
GEO. S. W. HORNE,  
Commissioner of Public Works.

Public Works Office,  
Melbourne, 10th June, 1859.  
**COURT OF PETTY SESSIONS, SWAN HILL.**  
TENDERS will be received until Twelve o'clock on  
Tuesday, 21st June, for a Court of Petty Sessions at Swan  
Hill.  
Full particulars at this office.  
By His Excellency's Command,  
GEO. S. W. HORNE,  
Commissioner of Public Works.

Public Works Office,  
Melbourne, 13th June, 1859.  
**FITTINGS, COURT HOUSE, BRUNSWICK.**  
TENDERS will be received until Twelve o'clock on Tuesday,  
21st June, for Fittings, Court House, at Brunswick.  
Full particulars at this office.  
By His Excellency's Command,  
GEO. S. W. HORNE,  
Commissioner of Public Works.

Public Works Office,  
Melbourne, 13th June, 1859.  
**COURT OF PETTY SESSIONS, ST. ARNAUD,**  
TENDERS will be received until Twelve o'clock on Tuesday,  
28th June, for a Court of Petty Session at St. Arnaud,  
Avoca district.  
Full particulars at this office.  
By His Excellency's Command,  
GEO. S. W. HORNE,  
Commissioner of Public Works.

Public Works Office,  
Melbourne, 13th June, 1859.  
**COURT OF PETTY SESSIONS, SNAKE VALLEY.**  
TENDERS will be received until Twelve o'clock on Tuesday,  
28th June, for a Court of Petty Sessions at Snake Valley  
(Ovens district).  
Full particulars at this office.  
By His Excellency's Command,  
GEO. S. W. HORNE,  
Commissioner of Public Works.

Public Works Office,  
Melbourne, 7th June, 1859.  
**POWDER MAGAZINE AT WARRNAMBOOL.**  
TENDERS will be received until Twelve o'clock on Tuesday,  
21st June, for a Powder Magazine at Warrnambool.  
Full particulars at this office.  
By His Excellency's Command,  
GEO. S. W. HORNE,  
Commissioner of Public Works.

Public Works Office,  
Melbourne, 30th May, 1859.  
**NEW HOSPITAL, PENTRIDGE STOCKADE.**  
TENDERS will be received until Twelve o'clock on Tuesday,  
21st June, for a New Hospital at Pentridge Stockade.  
Full particulars at this office.  
By His Excellency's Command,  
GEO. S. W. HORNE,  
Commissioner of Public Works.

Crown Lands Office (Occupation Branch),  
Melbourne, 19th May, 1859.  
**TENDERS FOR NEW RUN, "MERRIGUM."**  
TENDERS will be received at the Occupation Branch of the  
Crown Lands Office for the occupation of the Run  
described hereunder for the remainder of the current year.  
The tenders are to be forwarded on or before the 30th  
June next.  
The Government will not necessarily accept the highest or  
any tender.  
Tenders to be sealed and endorsed, "Tender for Merrigum."  
Further particulars can be obtained upon application being  
made at the abovenamed office.

**DESCRIPTION OF RUN.**  
*Name of Run.*—Merrigum.  
*Estimated area.*—12,000 acres.  
Bounded on the north by Wyuna, west by the junction of  
the Goulburn and Murray Rivers, south-west by Corop, south-  
east by Wanatta, east by St. Germain's.  
By His Excellency's Command,  
G. S. EVANS,  
Commissioner of Crown Lands and Survey.

Crown Lands Office (Occupation Branch),  
Melbourne, 30th May, 1859.  
**LEASE OF RESERVE, YAN YEAN AND MORANG.**  
TENDERS will be received up to the 30th day of June next,  
at the Occupation Branch of the Crown Lands Office,  
for the Lease to the end of the current year of the Reserves  
situated in the parishes of Yan Yeau and Morang, for depastur-  
ing purposes only, upon condition that the land is kept clear of  
thistles to the end of the current year.  
Tenders to be sealed, and endorsed "Tender for Reserves,  
Yan Yeau and Morang."  
The Government will not necessarily accept the highest or  
any tender.  
Further particulars can be obtained upon application being  
made at this office.  
G. S. EVANS,  
Commissioner of Crown Lands and Survey.

Crown Lands Office (Occupation Branch),  
Melbourne, 30th May, 1859.

TOWN-HERD, BELLERINE.

TENDERS will be received up to the 30th day of June next, at the Occupation Branch of the Crown Lands Office, for the Lease to the end of the current year of the Government Reserves at Bellerine for depasturing purposes only.

The conditions of lease will be as follows:—

The herd will be responsible for the cattle depastured.

The charge per week for the grazing is not to exceed the following scale, viz:—

Cows	...	...	9d. per week.
Dry cattle	...	...	6d. "
Calves under nine months	...	...	3d. "

All the thistles growing on the reserves are to be destroyed, and the timber is to be preserved.

Tenders to be sealed, and endorsed "Tender for the Town-herd, Bellerine."

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

Full particulars can be obtained upon application being made to the Commissioner of Crown Lands, Supreme Court House, Geelong.

G. S. EVANS,  
Commissioner of Crown Lands and Survey.

Crown Lands Office, Occupation Branch,  
Melbourne, 30th May, 1859.

TOWN-HERD, RICHMOND.

TENDERS will be received up to the 30th day of June next, for the Lease, for depasturing purposes only, to the end of the current year, of about 260 acres of Crown Land, situated within the boundaries of the Richmond Municipality. Tenders to be sealed, and endorsed "Tender for Town-herd, Richmond."

The land is to be grazed by milch cows only, and the stock so depasturing are to be tailed, and prevented from trespassing on the footpaths and drains, and kept off the streets except when being driven to the houses of their owners.

The charge for each milch cow is not to exceed 1s. per week.

Tenders to be addressed to the Occupation Branch of the Crown Lands Office.

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

Further particulars can be obtained on application being made to this office.

G. S. EVANS,  
Commissioner of Crown Lands and Survey.

Crown Lands Office (Occupation Branch),  
Melbourne, 30th May, 1859.

LEASE OF SECTIONS, SETTLED DISTRICT OF GIPPS LAND.

TENDERS will be received up to the 30th June next, at the Occupation Branch of the Crown Lands Office, for the Lease of Ten Sections of Crown Land, situated in the settled district of Gipps Land, as described hereunder, for the remainder of the current year, for depasturing purposes only.

Tenders to be sealed, and endorsed "Tender for Sections, Settled District of Gipps Land."

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

The minimum rent will be One pound per section.

Further particulars can be obtained upon application being made at this office.

G. S. EVANS,  
Commissioner of Crown Lands and Survey.

DESCRIPTION OF THE LAND TO BE LEASED.

Commencing at a point about north-west from the settlement of Gabo Island (or about seventy chains westerly from that part of the beach nearest to Gabo Island), and running due north three miles to the boundary line of the settled districts (one mile of this line forming the eastern boundary of the six sections formerly held by Mr. S. C. Johnson); thence for half a mile north-easterly along the boundary line of the settled districts; thence due east one and a half mile; thence due south one and three-quarters of a mile; and thence along the coast to the point of commencement, being five sections, part of which abut on the coast to the north-west, north, and north-east of Gabo Island.

Also, commencing at a place on the coast about two and a quarter miles south south-westerly from the Bastion Point (or western headland of the Walagoota Inlet); and thence by the coast S.S.W. about two miles to a large insulated rock; thence due west one mile; thence due north four and two-thirds of a mile to the boundary of the settled districts; thence north-easterly along that boundary line one mile and a quarter to the boundary of the four sections formerly held by Mr. S. C. Johnson; thence due south three and a half miles; thence due east half a mile to the point of commencement, the two last lines being the west and part of the south boundaries of Mr. S. C. Johnson's original four sections.

Chief Secretary's Office,  
Melbourne, 23rd May, 1859.

MEDICAL ATTENDANCE ON PRISONERS AT BALLAARAT.

TENDERS will be received until Noon on Monday, the 20th day of June next, from legally qualified medical practitioners willing to contract for the supply of Medical Attendance and Medicines for Prisoners at Ballarat, during the half-year ending the 31st day of December, 1859.

Tenders are to be made at a rate per annum, and endorsed, "Tender for Medical Attendance at Ballarat," and forwarded to the Chief Medical Officer, Melbourne.

Information as to the probable number of prisoners may be obtained from the officers in charge at the gaol and lockups.

The lowest or any tender will not necessarily be accepted. The decision of the Government will be made known on the 28th June.

CONDITIONS OF CONTRACT.

1. To give medical attendance and the necessary medicines to such prisoners as may require the same for the half-year commencing on the 1st day of July, 1859.

2. To examine all persons charged with lunacy, and to give the necessary evidence respecting the same.

3. 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.

4. 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,  
J.4962. JOHN O'SHANASSY.

Treasury,  
Melbourne, 10th June, 1859.

OATS AND HAY.

TENDERS will be received until Noon on Tuesday, the 21st instant, for the supply of—

5000 bushels good sound sweet feed oats  
20 tons good sweet oaten hay

Tenders for oats (in quantities not less than 500 bushels) must be accompanied by samples, and the price stated is to include bags of a strong description suitable for transport, and delivery at the Government Stores, Melbourne, within one week from date of acceptance.

Tenders for hay may be for quantities not less than five tons, the rates stated being for net weight, including delivery at the Government Stores, at such times and in such quantities as may be required by the Government Storekeeper; the whole to be supplied within one month from date of acceptance.

Tenders, endorsed, "Tender for Oats or Hay," are to be deposited in the Box at the Government Stores, or addressed to the Government Storekeeper, Melbourne, from whom further particulars can be obtained on application.

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

The decision of the Government will be made known on Friday, the 24th June, 1859.

By His Excellency's Command,  
GEO. HARKER.

Treasury,  
Melbourne, 14th June, 1859.

PRINTING PAPER.

TENDERS will be received until Noon on Tuesday, the 21st instant, for the supply of

20 reams yellow wove double d'emy, 45 lbs.  
35 rolls parchment, 20 x 25 inches.

Sample of paper to be sent in with tenders. Tenders, endorsed, "Tender for Paper" or "Parchment" (as the case may be), and deposited in the Box at the Government Stores, or addressed to the Government Storekeeper, Melbourne.

The decision of the Government will be made known on Friday, the 24th June, 1859.

By His Excellency's Command,  
GEO. HARKER.

Personal Information.

ARROYO, JOSEPH, who arrived in the ship *Diadem* in 1852, and was in Melbourne within the last six months. It is believed he is working on one of the Gold Fields, probably at Maryborough. Information respecting him is requested at the Registrar General's Office, Melbourne.—17th May, 1859.

MATTLAND, JOHN, who sailed from Boston for Singapore in a vessel named the *Bald Eagle*, and is said to have come from thence to this colony. Information regarding him is requested, at the instance of his relations, to be forwarded to the Chief Secretary's Office, Melbourne.—K.4715.—17th May, 1859.

**Police Sales.**

**MELBOURNE.**

THE undermentioned confiscated property will be sold by public auction, at Messrs. Tennent and Co.'s Mart, on Saturday, the 18th instant, at Eleven o'clock a.m.:—  
 38½ kegs blasting powder, containing 25 lbs. each  
 93½ pound tins of canister powder  
**FREDK. C. STANDISH,**  
 Chief Commissioner.  
 Police Department, Chief Commissioner's Office,  
 Melbourne, 7th June, 1859.

**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 sixpence 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.

**TO ADVERTISERS.**

NOTICE is hereby given that Postage Stamps cannot in future be received in payment of advertisements forwarded for insertion in the GOVERNMENT GAZETTE, from any place at which Post Office Orders can be obtained.  
**J. FERRES,**  
 Government Printer.  
 19th October, 1855.

**Private Advertisements.**

**RICHMOND MUNICIPALITY.**

THE SIXTH HALF-YEARLY REPORT OR STATEMENT OF THE PROCEEDINGS OF THE MUNICIPAL COUNCIL OF RICHMOND FOR SIX MONTHS FROM THE 2ND DAY OF MAY, 1859.  
 THE council have maintained a correspondence with the various departments of the Government on important public questions affecting the interests of the municipality, with the following results:—  
 Arrangements have been made with the Government that the sum of £1000 be paid by the Government for the kerbing and channelling of the western portion of Hoddle street, between the Napier Hotel and the Yarra; that a moiety of the tolls received at the Punt be paid to the council; that the council undertake the sole maintenance of that street from the Yarra to the Napier Hotel, and the eastern moiety from the Bridge road to Victoria street east.  
 That the southern portion of Hoddle street, known as the Punt road, be increased in breadth by 33 feet.—Under consideration.  
 That Church street Bridge be proclaimed a free bridge.—Refused.  
 That land be granted at Kew as a cemetery for Richmond.—Under consideration.  
 That land abutting on Church street north be granted as a site for a market.—Under consideration.  
 That the revenue received from the pumps on the banks of the Yarra be granted to the council.—Declined.  
 That the projected sale of land in the Survey Paddock be withdrawn.—Granted.  
 That all moneys received from the Quarries be paid to the council, in order to keep the roads leading to the Quarries in repair.—Declined.  
 That a site be granted in the Richmond Paddock for the erection of public baths and washhouses.—Site to be granted when plans and specifications are approved of.  
 That Swan street east be proclaimed as far as the River Yarra.—Declined.  
 That the north bank of the Yarra be preserved by piles.—Under consideration.  
 That the sum of £436 10s. 3d. be appropriated for widening the north-western portion of the Bridge road.—Promised.  
 That a sum be placed on the Estimates for the ensuing year for the purchase of land necessary to the improvement of Victoria street east.—Promised.  
**MISCELLANEOUS.**  
 13. Petitions and memorials have been presented to the council on various local subjects.  
 Deputations from the council have waited on the heads of the different departments, urging on them the necessity of aiding in the various improvements necessary in the district.  
 An election was held in the month of January, caused by the resignation of Henry Johnson and Thomas Lambert, when Edward Hill and Hutton Oddy were returned.  
 At the annual election, held on the 25th day of April, councillors Thomas Taylor, George Hardy, and Daniel Stodart Campbell were elected to fill the vacancies caused by the retirement, through fluxion of time, of councillors Campbell, Hill, and Oddy.

The Honorable George Coppin was elected chairman for the current year.

The public works committee consists of D. S. Campbell, Esq., M.L.A., chairman; councillors Egan, Burnley, Johnson, Taylor, and Hardy.

The finance and legislative committees consist of the Honorable George Coppin, chairman; councillors Campbell, Johnson, and Taylor.

The auditors for the last half-year were Messrs. Nicholls and Little.

The council have held 25 meetings.

	Meetings.
The chairman attended at	20
Councillor Campbell	20
Councillor Johnson	22
Councillor Burnley	24
Councillor Egan	24
Councillor Henry Johnson	6
Councillor Lambert	4
Councillor Hill	13
Councillor Oddy	12
Councillor Taylor	1
Councillor Hardy	1

**GEO. COPPIN,**  
 Chairman.  
**H. G. CAMERON,**  
 Town Clerk.  
 Council Chamber,  
 Richmond, 31st May, 1859.

A.		£	s.	d.
STREET EXPENDITURE.				
Brighton street	...	3	0	11
Balmain street	...	2	11	0
Brick street	...	46	14	8
Bridge road	...	520	9	3
Burnley street	...	126	9	3
Bridge street west	...	9	19	0
Church street north	...	53	5	2
Cubitt street	...	12	11	1
Elizabeth street	...	1	9	3
Erin street	...	16	10	0
Gwynne street	...	2	10	0
Hoddle, Burnley and other streets	...	31	1	3
Hull street	...	10	0	0
James street lower	...	8	4	9
Lincoln street drain	...	17	19	6
Mary street	...	8	11	1
Miller street	...	14	14	7
Ophir street	...	10	0	0
Prince Patrick street	...	46	6	3
River street and parapet	...	19	14	0
Rowena parade	...	6	14	8
Rotherwood street	...	28	1	2
Rule street	...	10	0	0
Swan street	...	31	18	11
Stephenson street	...	7	10	1
Somerset street	...	25	10	0
Separation street	...	23	19	3
York street north	...	12	5	0
Yarra street	...	5	6	0
Lot 1	...	13	7	1
Lot 2	...	4	8	3
Lot 3	...	28	1	4
Draining tiles	...	53	5	0
Laying pipes	...	69	0	0
Metal	...	2691	17	1
Maintenance of streets	...	34	5	0
Gum planking	...	71	17	6
Maintenance of streets north	...	18	8	0
Desmond	...	2	10	0
Labor	...	70	16	4
		<b>£4171</b>	<b>12</b>	<b>10</b>

B.		£	s.	d.
MISCELLANEOUS EXPENSES.				
Nov. 9.—Removing nuisances	...	1	17	0
Lock, 3s. 6d.; cab hire to bank, &c., 3s.	...	0	6	6
Dec. 18.—Collecting names to petition against selling Survey Paddock	...	3	1	2
Ballot box	...	2	10	0
Keeping street names and posts in repair	...	5	0	0
Jan. 19.—Subscription to gas expenses	...	7	0	0
Feb. 19.—Kercheval, attending court as witness for prosecution of Rietgns	...	1	0	0
March 5.—Collecting names to memorials	...	1	9	2
19.—Removing nuisances	...	1	3	0
April 16.—Engrossing memorial	...	2	5	0
John Sheedy, attending court in case Linsay v. the Municipality	...	2	5	0
John Barter, expenses at ditto ditto	...	2	2	6
30.—Repairing level	...	1	0	0
Petty cash, stamps, &c.	...	9	4	6
Mrs. Greenway's gratuity	...	5	0	0
		<b>£45</b>	<b>3</b>	<b>10</b>

C.  
BALANCE SHEET, HALF-YEAR, 2ND MAY, 1859.

RECEIPTS.		£	s.	d.
Balance in the Bank	...	37	17	3
Bridge tolls	...	1190	0	0
Rates paid into the Bank	...	3268	2	9
Police fines	...	51	13	0
Punt tolls	...	52	14	4
Deposits from contractors	...	256	5	0
Cash returned on overpaid accounts	...	1	1	0
Balance due the Bank	...	282	2	2
		£5139	14	8

EXPENDITURE.		£	s.	d.
Public works, as per account A	...	4171	12	10
Salaries—				
Town clerk's, 7 months, at £300	...	175	0	0
Surveyor's, 7 months, at £250	...	145	16	8
Accountant, 9 months, at £25	...	18	15	0
Surveyor of nuisances, 6 months, at £50	...	25	0	0
Election expenses	...	11	2	0
Law and conveyancing	...	148	16	3
Advertising and printing	...	120	9	6
Council chamber fittings, for election	...	9	17	0
Miscellaneous expenses, as per account B	...	45	3	10
Interest on Bank advances	...	14	14	10
Land purchased for extension of a street	...	60	0	0
Hellicar, money returned, paid for kerbing, &c.	...	6	10	0
Deposits returned to contractors	...	151	10	0
Dishonored cheque for rates	...	12	5	0
Office expenses, cleaning, and stationery	...	23	1	9
		£5139	14	8

We certify to the correctness of these accounts.

JOB JUDD,  
JOSEPH BOSISTO,  
Auditors.  
JOHN WRIGHT,  
Accountant.

Council Chambers, 31st May, 1859.

No. 839

MUNICIPALITY OF AMHERST.

FIRST HALF-YEARLY REPORT OF THE MUNICIPAL COUNCIL OF AMHERST.

BY clause 43 of the Municipal Institutions Act, 18 Victoria No. 15, it is directed that every municipal council shall within one month from and after the lapse of each six months from the election of chairman of such council publish a full statement in detail of their proceedings, together with a certified account of the receipts and expenditure for the preceding six months, in accordance with which the following, being the first half-yearly report of the municipal council of Amherst, is submitted. The period of this report extends from 19th November, 1858, to 18th May, 1859, both inclusive.

PROCLAMATION.

A petition numerously signed by the householders in the district of Amherst having been duly presented to His Excellency the Governor, praying that the district might be raised into a municipality, His Excellency, by proclamation dated 22nd October, 1858, declared such district a municipal one, under the governance of the municipal council of Amherst.

ELECTIONS.

The district having been duly proclaimed, a public meeting of the householders and residents, presided over by George Chapman, Esq., was held at the Amherst Hotel, on the 17th November, 1858, pursuant to the provisions of the Act 18 Victoria No. 15, section 15, at which it was decided—

1st. That the municipal council should consist of seven members.

2nd. That the municipal council should not receive any remuneration.

Candidates were duly proposed and seconded, for whom, on the 18th November, 1858, a poll was taken at the same place, when the following gentlemen were elected in the order following:—

	Votes.
John Patterson Smith	51
Frederick Browne Salmon	51
Edward Cox	50
Andrew Gilmour	49
Thomas Evans	47
Alfred Smith	42
Joseph Jamison	42

The first sitting of the council took place on the 19th November, 1858, at which Thomas Evans, Esq., was unanimously elected chairman.

On the 1st December, 1858, Mr. William Wood was duly appointed town clerk, surveyor, and collector.

The following committees have been appointed, viz.—  
Public Works—The chairman and councillors J. P. Smith and Salmon.

Finance—Councillors J. P. Smith, A. Smith, and A. Gilmour.

ASSESSMENT.

According to a return furnished by the valuator, Mr. D. W. Virtue, property to the annual value of £5491 5s. was duly assessed, yielding, at the rate of 1s. in the pound, £274 11s. 3d., as municipal revenue.

ATTENDANCE OF MEMBERS.

The council has held twenty-seven general meetings, at which the attendance was as follows:—

The chairman	23
Councillor J. P. Smith	26
Councillor Jamison	18
Councillor Salmon	25
Councillor Cox	22
Councillor Gilmour	22
Councillor A. Smith	18

BYE-LAWS.

The following bye-laws, passed by the council, have received the assent of His Excellency:—

1. To regulate by means of standing orders the proceedings of the council.

2. For the conducting of elections and public meetings of the ratepayers, and determining the validity of disputed elections, and regulating the proceedings at the election of chairman.

3. For levying a rate of 1s. in the pound for the current year.

4. For the suppression of the nuisance arising from goats and pigs being allowed to go at large within the township of Amherst.

The following have not yet received the assent:—

5. For the appropriation of the grant-in-aid.

6. For the licensing and regulation of drays, wagons, and other vehicles within the municipality of Amherst.

PUBLIC WORKS.

The public works for which provision is made in the council's bye-law No. 5, are—

The erection of a town hall.  
The formation of the footpaths in High street.  
The erection of a bridge over the creek immediately above the large waterhole reserve.

The council, in making provision for the erection of a town hall, contemplate that it may be made a source of municipal revenue, and in consequence have voted a larger sum than they otherwise would have done.

The erection of a bridge, as specified above, is a work much needed, as in consequence of the nature of the soil on the banks and in the bed of the creek, it cannot be crossed in the winter season without extreme danger.

*Public works in progress, or about to be commenced by the Government, within the municipality.*

Forming and metalling High street, and building two (2) stone culverts therein.

Erection of a gold office.  
Erection of a court house.  
Erection of a warden's office.  
Erection of a bridge on the Ballaarat and Maryborough road, below the junction of the Daisy Hill and Back Creeks.

APPLICATIONS TO GOVERNMENT.

*Granted.*

For the erection of a court house at Amherst.  
For the *Government Gazette* since proclamation of the municipality, and all subsequent issues.  
For plans of surveyed lands within the municipality.  
For making and metalling High street, it being a Government road.

For an increase of police at Back Creek.  
For the extension of the Dog Act to Amherst.  
For the erection of a bridge across the creek, on the Ballaarat and Maryborough road, within the municipality.  
For a weekly escort.

*Refused or in abeyance.*

For a sub-treasury at Amherst.—Reply to which was, that so soon as the necessary arrangements could be made a sub-treasury would be established at Amherst.  
For a Government post office at Amherst.—Reply, no available funds.

For the extension of the electric telegraph to Amherst.—Reply, no provision on the estimates of the present year.  
For the appointment of a coroner for the Amherst district.—To be considered.

For a pound at Amherst.—The Government surveyor has marked off a piece of ground for the purpose, but the pound is not yet established.

For making that portion of the Ballaarat and Amherst road between Back Creek and Amherst.—Reply, after long delay, "that the vote of Seven thousand pounds (£7000) would be expended between Ballaarat and Back Creek."

For a grant of a piece of land for municipal purposes.—Not yet replied to.

MISCELLANEOUS.

The council having been informed that the miners in the district were destroying the large waterhole reserved as the only permanent supply of water that can be depended upon by the inhabitants of Amherst and Back Creek, took immediate steps to prevent the destruction thereof, and after some delay succeeded. The feeling of opposition which existed at the time on the part of the miners the council cannot but attribute to their want of information respecting the reservation of the waterhole, and of the great boon which it has been to the dis-

trict on the occasion of former rushes, particularly in the summer of 1855, when no water for domestic purposes was to be had nearer than the waterhole in question.

A memorial was presented to the council from residents on the Ballaarat and Maryborough road at Back Creek, complaining of the obstruction thereof by parties erecting tents, &c., thereon, and praying that the council would take steps to clear the same, in which they succeeded, and have to thank the parties complained of for the promptitude with which they obeyed the order to remove, and also for the good feeling manifested by them on the occasion.

In conclusion, the council have to anticipate much activity for the ensuing half-year; their organization having become systemized, and their work fairly commenced, they hope shortly to secure to Amherst all the advantages of municipal institutions.

THOMAS EVANS,  
Chairman.  
WM. WOOD,  
Town Clerk.

*Statement of Receipts and Expenditure of the Municipal Council of Amherst for the half year ending 18th May, 1859.*

Dr.		£	s.	d.
1859.	To grant-in-aid from fund appropriated for municipalities formed in 1858	1,000	0	0
	Rates collected	127	11	4
		£1,127 11 4		
	Cr.			
1858.	By preliminary expenses	9	10	0
	Valuation	40	0	0
1859.	By surveying instruments	51	10	0
	Printing and advertising	4	0	0
	Stationery and books	10	14	5
	Laborer's wages	1	0	0
	Exchange on draft £1000, $\frac{1}{2}$ per cent.	1	5	0
	Postages	1	13	4
	Balance in Bank of Australasia	1,007	5	0
	Balance in hands of town clerk	0	13	7
		£1,127 11 4		

We certify that we have audited the above account, and find that there is a balance of £1,007 18s. 7d. in hand, and a further sum of £9 14s. 3d. rates due to 18th May, 1859, the end of the municipal half-year.

GEORGE CHAPMAN,  
SAMUEL STEPHENS,  
Auditors.  
No. 853

Amherst, 11th June, 1859.

MUNICIPALITY OF BALLAARAT EAST.  
ANNUAL ELECTION.

IN terms of the 18 Victoria No. 15, section 21, I hereby convene a public meeting of the ratepayers for the purpose of electing a member of council to serve in the place of William Beckham Rodier, Esq., J.P., who resigns, such meeting to be held at the Charlie Napier Theatre, on Thursday, the 30th of June instant, at Eight o'clock in the morning. Should there be more candidates than one, a show of hands will be taken for each candidate, and the person in whose favor such show of hands shall be decided shall thereupon be declared to be a member of the council, unless any candidate or six ratepayers shall thereupon dissent from such decision, and shall demand a poll, in which case a poll will be held on the following day, Friday, 1st July, such poll to be open at Eight o'clock in the morning, and close at Four o'clock of the same day.

RICHARD BELFORD,  
Chairman of the Council.

Municipal Chambers, Ballaarat East,  
7th June, 1859. No. 840

MUNICIPAL DISTRICT OF FOOTSCRAY.

WE, the undersigned householders and landholders at Footscray, having signed the petition praying for the formation of the Footscray district into a municipality, do, by virtue of the tenth (10) section of the Act for regulating municipal institutions in Victoria, hereby convene a public meeting of householders and landowners within the Footscray municipal district, to be held at the Junction Hotel, Footscray, at the hour of Twelve (12) o'clock noon, of the first (1) day of July, 1859, for the purpose of—

1. Deciding whether the municipal council shall consist of three, five, or seven members.
2. Deciding whether the members of such municipal council shall or shall not receive any pecuniary remuneration, and, if any, what shall be the amount thereof.
3. For electing the members of such municipal council.  
John Brook                      David McAulley  
James Young                     John Clark  
Francis Brown                   William Mitchell  
Steph. Stephens                  John White  
Patrick McIntyre                 G. G. Nicholas

No. 861

No. 94.—JUNE 17TH, 1859.—6.

WILLIAMSTOWN MUNICIPALITY.  
SIXTH HALF-YEARLY REPORT OF THE MUNICIPAL COUNCIL OF WILLIAMSTOWN.

STATEMENT of Receipts and Expenditure of the council of the municipality of Williamstown for the half-year ending 7th April, 1859.

RECEIPTS.		£	s.	d.	£	s.	d.
To town rate, 1857-8	...	150	18	6			
Ditto, 1858-9	...	1543	15	0			
					1694	13	6
Government grant-in-aid	...				3006	11	5
Interest	...				18	9	7
Fines—police court	...				15	18	0
Fees—corporation seal	...				1	11	6
Ditto—impounding	...				8	10	0
Licenses—carters	...	1	10	0			
Ditto—blasting	...	3	0	0			
Ditto—boatmen	...	0	7	6			
Ditto—quarrying	...	84	12	3			
					89	9	9
Ratepayers' roll	...				0	2	0
Weighbridge dues	...				13	5	6
Cemetery dues	...				67	7	0
Government grant-in-aid of garden	...				500	0	0
Special works	...				59	7	4
					£5475 5 7		

EXPENDITURE.		£	s.	d.			
By amount overdrawn E. S. and A. C. Bank	...	520	3	6			
Public works	...	1355	2	1			
Advertising and printing	...	85	11	6			
Incidental expenses	...	25	0	0			
Stationery	...	13	1	9			
Office expenses	...	28	4	5			
Law charges	...	2	12	4			
Interest	...	121	17	0			
Repayment of loan, fourth instalment	...	500	0	0			
Special works, refunded	...	23	0	4			
Salaries	...	309	7	6			
Public meetings	...	9	9	0			
Cemetery	...	328	5	6			
Public garden	...	188	12	4			
Dispensary	...	46	8	5			
Demonstration	...	346	1	2			
Balance in E. S. and A. Chartered Bank	...	1577	8	9			
Less Cunnett's cheque, not presented	...	5	0	0			
					1572	8	9
					£5475 5 7		

To balance brought down ... £1572 8 9

We have examined the accounts for the half-year ending the 7th April, 1859, and found them correct and duly supported by vouchers.

CHRIST. CALDWELL,  
F. W. HOWDEN,  
Auditors.

Williamstown, 6th June, 1859.  
THOMAS STEWART,  
Chairman.  
FRANK TATTERSALL,  
Town Clerk.  
No. 842

SOUTH BARWON MUNICIPALITY.  
ELECTION OF MUNICIPAL COUNCILLORS.

PURSUANT of the provisions of 18 Victoria No. 15, it is hereby notified that an election for members to serve in the council of the South Barwon Municipality for the ensuing year, in the room of

William Gilbert McKellar, Esq., J.P.,  
Charles John Dennys, Esq., J.P.,  
Samuel Bradley Corrigan, Esq.,

who retire by rotation, will take place. A meeting of the ratepayers for the above purpose is hereby convened at the Municipal Council Chamber, Belmont, on Friday, the 1st day of July, 1859, at Eight o'clock in the morning.

(Signed) W. G. McKELLAR,  
Chairman.

South Barwon,  
Municipal Council Chambers, 4th June, 1859. No. 834

THE LISLE'S REEF MINING ASSOCIATION.

NOTICE is hereby given to the shareholders in the above association that the first call of £5 per share has been made, and will be payable on next Thursday, the 9th instant, and that a special meeting of the shareholders is hereby called for the purpose of raising twenty new shares in the association; the meeting to be held at the Kangaroo Hotel, Maldon, on next Saturday, the 11th instant, at half-past Seven o'clock p.m.

Dated this 5th June, 1859.

THOMAS POLSUE,  
Director.

No. 862

## MELBOURNE AND HOBSON'S BAY RAILWAY COMPANY.

STATEMENT of Capital Account, 30th April, 1859:—

	Amount to 31st October, 1858.	Amount to 30th April, 1859.	TOTAL.
<b>RECEIPTS.</b>			
Original capital, £200,000 in £50 shares ... ..	£ 200,000 0 0	£ ... ..	£ 200,000 0 0
Additional ditto, £50,000 in ditto ... ..	50,000 0 0	...	50,000 0 0
Additional ditto, £150,000 in ditto ... ..	99,910 0 0	90 0 0	100,000 0 0
Debenture bonds, 100,000 each £100 ... ..	19,400 0 0	71,600 0 0	91,000 0 0
Transfer fees... ..	25 7 0	...	25 7 0
Interest on arrears of calls ... ..	390 7 5	...	390 7 5
	369,725 14 5	71,690 0 0	441,415 14 5
<b>EXPENDITURE.</b>			
Amount expended as per statement for last half-year ... ..	330,930 19 8	...	330,930 19 8
Advertising, printing, and stationery ... ..	...	101 4 3	101 4 3
Law charges ... ..	...	191 1 6	191 1 6
Engineering ... ..	...	27 13 11	27 13 11
Works account ... ..	...	11,629 18 0	11,629 18 0
Ditto, deviation line ... ..	...	7,439 10 6	7,439 10 6
Rolling stock ... ..	...	1 13 0	1 13 0
	330,930 19 8	19,391 1 2	350,322 0 10
<b>St. Kilda Branch.</b>			
<b>EXPENDITURE.</b>			
Amount expended as per statement for last half-year ... ..	94,844 11 4	...	94,844 11 4
Advertising ... ..	...	14 1 3	14 1 3
Law charges ... ..	...	14 4 0	14 4 0
Engineering ... ..	...	3 3 0	3 3 0
Works account ... ..	...	14,798 11 2	14,798 11 2
Rolling stock ... ..	...	104 17 11	104 17 11
	94,844 11 4	14,934 17 4	109,779 8 8
<b>Cr.</b>			
By locomotive engine sold to Melbourne and Suburban Railway Company ... ..	...	2,408 13 11	2,408 13 11
	94,844 11 4	12,526 3 5	107,370 14 9

## Revenue Account for Six Months ending 30th April, 1859.

<b>EXPENDITURE.</b>			<b>RECEIPTS.</b>		
	£	s. d.		£	s. d.
To locomotive power ... ..	5,644	15 10	By passengers ... ..	28,997	16 1
Coach traffic charges ... ..	4,343	0 6	Parcels ... ..	621	4 0
Repairs to stations ... ..	394	0 3	Merchandise ... ..	14,797	1 9
Merchandise charges ... ..	744	17 0	Advertising ... ..	79	0 0
Police, gatesmen, and pointsmen ... ..	1,821	15 0	Rents ... ..	...	...
Maintenance of way ... ..	982	4 5	Transfer fees ... ..	...	...
General charges ... ..	2,244	8 2		44,495	1 10
Compensation ... ..	19	17 7		800	0 0
Balance ... ..	29,149	0 7		48	17 6
	45,343	19 4		45,343	19 4
Interest ... ..	2,536	6 10	By balance ... ..	29,149	0 7
Balance ... ..	26,612	13 9		29,149	0 7
	29,149	0 7	By balance ... ..	26,612	13 9

## General Balance Sheet, at 30th April, 1859.

<b>£ s. d.</b>			<b>£ s. d.</b>		
To receipts, as per capital statement ... ..	441,415	14 5	By expenditure, as per capital statement ... ..	350,322	0 10
Sundry claims against the company ... ..	12,801	9 6	Ditto ditto, St. Kilda Branch ... ..	107,370	14 9
Reserve fund ... ..	24,860	12 7	Sundry claims due to the company ... ..	9,361	19 11
Balance of revenue account ... ..	26,612	13 9	Cash in hand ... ..	350	0 0
	£505,690	10 3	Stores, as per inventory ... ..	9,644	4 8
			E. S. and A. Chartered Bank ... ..	20,641	10 1
			Debenture bonds for fifteen years, sent to England ... ..	8,000	0 0
				£505,690	10 3

THOS. T. ABECKETT,  
President.  
JOHN WAKEFIELD,  
Accountant.

Declared by the said John Wakefield to be a true account, at Melbourne, in the colony of Victoria, this twenty-seventh day of May, One thousand eight hundred and fifty-nine, before me—  
WILLIAM NICHOLSON, J.P.

No. 869

## NOTICE TO CREDITORS.

CHALMERS, GRAHAM AND Co.'s ESTATE.

ALL persons having claims on this estate are requested to forward particulars of same to the undersigned on or before 30th June next, immediately after which day a final dividend will be declared.

(For the Trustees)

JAMES SERVICE.

Melbourne, 26th May, 1859.

No. 775

## DISSOLUTION OF PARTNERSHIP.

THE partnership hitherto existing between the undersigned, as timber merchants, at Emerald Hill, has this day been dissolved by mutual consent.

Dated this 14th day of June, 1859.

GEORGE POLLOCK RUSSELL,  
DUNCAN BROWN.

Witness—

ROBERT S. ANDERSON, J.P.

No. 859

## DISSOLUTION OF PARTNERSHIP.

WE, the undersigned, have this day dissolved partnership by mutual consent. All debts due by the late firm, "Thomson and Harper," will be paid by Daniel Thomson; all debts due to the late firm to be paid to Daniel Thomson.

Reef, Pleasant Creek, 6th May, 1859.

DANIEL THOMSON,  
WILLIAM JOHN HARPER.

Witness—  
CHAS. WILLIAMSON, JR.

No. 873

## DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between us, the undersigned Thomas Tobin and Richard Tobin, lately carrying on business at Maldon, in the colony of Victoria, as drapers, under the firm of "Tobin Brothers," was this day dissolved by mutual consent. The business will in future be carried on by the said Thomas Tobin, who will pay and receive all accounts owing by or to the said late firm.

Dated this tenth day of June, One thousand eight hundred and fifty-nine.

THOMAS TOBIN,  
RICHARD TOBIN.

Witness—  
EDW. FITZGERALD,  
Solicitor, Castlemaine.

No. 865

## DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership hitherto subsisting between us, the undersigned Richard Edward Osman and John Edwin Ellis, carrying on the business of pawnbrokers and furniture dealers at St. Kilda, in the colony of Victoria, under the firm of "Osman and Ellis," has this day been dissolved by mutual consent, and that all debts due to and from the said partnership will be received and paid by the said John Edwin Ellis, by whom the said business will in future be carried on.

Dated this tenth day of June, One thousand eight hundred and fifty-nine.

R. E. OSMAN,  
J. E. ELLIS.

No. 866

Secretary's Office, 13th June, 1859.

## SEWERAGE AND WATER COMMISSION.

(21 Victoria No. 59.)

NOTICE to the owners of tenements in the several streets enumerated at the foot, and the private streets, courts, lanes, and alleys opening thereto.

The main pipes in the said streets being laid down, the owners of all tenements situated as under are hereby required, on or before the 14th day of July next, to cause service pipes to be laid so as to supply water from the main pipe within said premises.

F. J. BURY,  
Secretary to the Commissioners of  
Sewerage and Water Supply.

*East Melbourne.*

Albert street, north side, from continuation of Gore street to halfway to Lausdown street

*Fitz Roy.*

Nicholson street, east side, between Kerr street and Westgarth street

Brunswick street, both sides, ditto

Kerr street, north side, from Smith street to Brunswick street

*East Collingwood.*

Wellington street, east side, from Victoria parade to Johnston street

Smith street, east side, from Johnston street to opposite Kerr street

*Richmond.*

Richmond road, south side, from Hoddle street or Punt road to Church street

Hoddle street, east side, from Richmond road to Sherwood street

Lennox street, both sides, from Richmond road to Goodwood street

No. 871

*In the Supreme Court.—F. Fa.*

NEWCOMBE v. McMAHON.  
McCARTHY v. McMAHON.

NOTICE is hereby given that the sheriff for the colony will cause to be sold on Saturday, the 9th day of July, 1859, at the Metropolitan Hotel, Castlemaine, at Twelve o'clock noon, the abovenamed defendant's right, title, and interest in and to the Barker's Creek Hotel, together with the land belonging to the same, containing 4 acres (more or less), and situated on the Barker's Creek, near Castlemaine, unless this execution be sooner satisfied.

Terms—Cash.

R. C. MILLER,  
Sheriff's Officer.

No. 864

*In the Supreme Court.—F. Fa.*

McEVAN AND OTHERS v. AUBREY AND ANOTHER.

NOTICE is hereby given that the sheriff for the colony will cause to be sold on Saturday, the 9th day of July, 1859, at the Metropolitan Hotel, Castlemaine, at Twelve o'clock noon, the abovenamed defendants' right, title, and interest, in and to allotment 3 of section C, containing 21½ perches (more or less); also, allotment 3A of section C, containing 11 perches (more or less), with all improvements, and situated on Forest Creek, parish of Castlemaine, unless this execution be sooner satisfied.

Terms—Cash.

R. C. MILLER,  
Sheriff's Officer.

No. 863

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

Between JOSEPH KIDNER, Plaintiff,  
and  
JAMES GORDON, Defendant.

NOTICE is hereby given that the sheriff for the colony of Victoria will cause to be sold by public auction, at the Golden Age Hotel, La Trobe street east, in the city of Melbourne, at the hour of One o'clock in the afternoon, on Tuesday, the 19th day of July, 1859, under the above writ, all the right, title, and interest of the defendant in and to all that and those nineteen pieces or parcels of land in the parish of Korkuperrimut, Bacchus Marsh, containing in the whole 152 acres three roods and 24 perches, together with all houses, buildings, and erections thereon, situate in the county of Bourke, in the colony of Victoria, unless this execution be previously satisfied.

Terms—Cash on the fall of the hammer.

Dated the 15th day of June, 1859.

ANTHONY BRADY,  
Sheriff's Officer.

No. 860

NOTICE is hereby given that by an indenture of assignment, made in pursuance of and under the provisions of an Act of the Governor and Legislative Council of New South Wales, made and passed in the fifth year of the reign of Her Majesty Queen Victoria, intituled, *An Act for the further amendment of the Law and for the better advancement of Justice*, bearing date the tenth day of June, One thousand eight hundred and fifty-nine, made between Sam Kuin, of Spring Creek, near Beechworth, in the colony of Victoria, storekeeper, of the first part; Christopher Tidyman, of Spring Creek, aforesaid, storekeeper, Richard Mellish and Robert Lee, both of Beechworth aforesaid, storekeepers, of the second part; and the several other persons whose names and seals are subscribed and seals affixed, and who are also named in the first schedule thereunder written, being creditors in their own right or in copartnership, or agents of such of the creditors named in the schedule as are absent from the colony of Victoria, of the third part: The said Sam Kuin did bargain, sell, assign, transfer, and set over unto the said trustees, their executors, administrators, and assigns, all and singular his personal estate, debts, credits, and effects (wearing apparel and necessaries of life to an amount not exceeding twenty-five pounds only excepted), unto the said Christopher Tidyman, Richard Mellish, and Robert Lee, their executors, administrators, and assigns respectively, upon certain trusts for the benefit of all the creditors of the said Sam Kuin; and that the same indenture of assignment was duly executed by all the said parties thereto of the first and second parts, in the presence of and is attested by Thomas Crawford, one of Her Majesty's justices of the peace for Victoria, and the same is now lying at the office of Mr. Frederick Martin, solicitor, St. George's cottage, Loch street, in Beechworth aforesaid, for inspection and execution by the several creditors of the said Sam Kuin.

Dated this tenth day of June, One thousand eight hundred and fifty-nine.

SAM KUIN,  
CHRISTOPHER TIDYMAN,  
RICHARD MELLISH,  
ROBERT LEE.

Witness to the signatures  
of all the abovenamed  
parties—

THOMAS CRAWFORD, J.P.

No. 867

CORNELIUS HORGAN, late of Melbourne, please send your address to Mr. R. Williams, 94, Great Easy street, Collingwood, Melbourne, Australia.

No. 857

## TEN POUNDS REWARD.

STOLEN or strayed, a dark brown horse, branded G near shoulder, G in diamond off hip. £3 reward if strayed, and £10 if stolen. Information to Koogh and Power, Heathcote. Heathcote, 16th June.

No. 868

NOTICE is hereby given that by an indenture of assignment bearing date the tenth day of June, One thousand eight hundred and fifty-nine, made between Charles Arthur Dodd, of Portland, gentleman, of the first part; Philip Scott, of Portland, gentleman, of the second part; and the several other persons whose names and seals are thereunto attached, being creditors of the said Charles Arthur Dodd, of the third part; all the real and personal estate of the said Charles Arthur Dodd were respectively conveyed and assured unto the said Philip Scott, for the benefit of all the creditors of the said Charles Arthur Dodd, which said deed is now lying at the office of the said Charles Arthur Dodd, in Portland aforesaid, for inspection and execution.

CHAS. ARTHUR DODD,  
PHILIP SCOTT.

Witness to the signatures of  
Charles Arthur Dodd and  
Philip Scott—  
THOS. MURST, J.P.

No. 875

## ONE POUND REWARD.

LOST, a strawberry cow, cock horns, RW on off rump, and other brands. Any one giving information to Mrs. Thies, Barkly street, Carlton, North Melbourne, will receive the above reward. No. 872

## TWENTY POUNDS REWARD.

STOLEN or strayed from Sandy Creek, on Friday, the 10th of June, a dark bay horse, branded on near shoulder, &c. The above reward will be given if stolen on conviction, or £5 if strayed, on bringing him to Leonard Walker, Sandy Creek. No. 874

## ONE POUND REWARD.

## NOTICE TO POUNDKEEPERS AND OTHERS.

STOLEN or strayed from Northcote, a white cow, branded CDJ on near ribs; also a brindle and white cow, branded JH on off rump. A reward of £1 each will be paid on recovery. Apply to John Horley, 7 Jeffcott street, Melbourne. No. 870

## TEN POUNDS REWARD.

STOLEN or strayed from Ararat, about 10th March, 1859, a bay mare, branded AS off shoulder, black points, about 15½ hands high. The above reward will be paid if stolen on conviction of thief, or £5 reward if strayed, by applying to Mr. Murphy, Shamrock Hotel, Ararat. No. 856

## FOUR POUNDS REWARD.

## CAUTION TO AUCTIONEERS, POUNDKEEPERS, AND OTHERS.

STOLEN or strayed from Ararat, 1st June, 1859, a bay filly, small star in forehead, branded like I in circle near shoulder; also a chesnut filly, large star in forehead, branded like I in circle off shoulder. £2 reward will be paid on recovery of either filly, by applying to Shea's store, Commissioner's Hill, or Opossum Gully, Ararat. No. 855

## FIVE POUNDS REWARD.

STOLEN from Mr. Learmonth's paddock, Lake Burrumbeet, about the 1st of March last, a bay horse, branded KB near shoulder, JM conjoined off shoulder. Whoever will give information to the recovery of the horse, by applying to Davis and McKeich, slaughter yard, Fiery Creek, Raglan, will receive the above reward. No. 858

## FIVE POUNDS REWARD.

LOST or stolen from Werribee, on the 11th instant, a dark brown horse, about fifteen hands high, a small star on forehead, branded PK near shoulder. Any person bringing the same to Mr. John Kelly, Wyndham, will receive £3 reward, or if stolen £5 on conviction of the thief or thieves. No. 854

## FOUR POUNDS REWARD.

LOST from Allanvale Station, a dark brown horse, small white spot on forehead, saddle marked, hollow back, branded U near shoulder.

## FIVE POUNDS REWARD.

LOST from same station, a brindle cow, with bullock bell, C off shoulder, with dark roan bull calf at foot; also, a large red and white cow, branded C off shoulder, with red and white heifer eighteen months old.

Whoever brings the above, or gives information that will lead to their recovery, will receive the above rewards, respectively.

GEORGE EW BANK,  
Allanvale, Ararat.

No. 848

## Empoundings.

AVOCA.—Impounded at Avoca, 7th June, 1859, by D. McLaurin, Esq.

238. Bay horse, long tail, small star, hind fetlocks white, diamond near shoulder and near cheek  
239. Grey horse, long tail, crown off shoulder, S near shoulder  
On 8th June, by W. H. Bradshaw, Esq.  
240. Grey horse, long switch tail, F near shoulder, W9 off shoulder  
241. Chesnut mare, short switch tail, small star, like II blotch N near shoulder, rope on neck  
242. Bay mare, bang tail, black points, saddle marked, HC off shoulder  
243. Brown colt, long tail, star, tanned muzzle, lump top of off shoulder, no visible brand  
If not claimed and expenses paid, to be sold on 20th July, 1859.

JOHN BATCHELOR,  
Poundkeeper.

12s.

BALLAARAT.—Impounded at Ballaarat, 11th June, 1859, by Mr. J. Moore.

799. Black mare, WH near shoulder, H off shoulder  
800. Bay horse; strip down face, HO near shoulder  
If not claimed and expenses paid, to be sold on 20th July, 1859.

J. JOHNSTON,  
Poundkeeper.

7s.

BALLAN.—Impounded at Ballan, 8th June, 1859, by John Edols, Esq.

298. Strawberry bull, near ear slit, IE near rump  
On 13th June, by Dugald McPherson, Esq.  
299. Brindle bullock, down horns, TJ off rump  
300. White cow, red ears, C near rump  
301. Red heifer calf, white face, progeny  
If not claimed and expenses paid, to be sold on 20th July, 1859.

HENRY A. COOPER,  
Poundkeeper.

8s. 6d.

BATESFORD.—Impounded at Batesford, 1st June, 1859, by Robinson and Ware.—Damages 2s. 6d.

2649. White heifer, no visible brand  
On 10th June, by Simon Marshall.—2s. 6d. each.  
2664. Bay horse, black points, star and snip, off fore leg injured, no visible brands  
2666. Dark iron grey filly, W near shoulder

On 12th June, by Robinson and Ware.—2s. 6d. each.

2686. Red cow, cock horns, off ear marked, WB near ribs, AB conjoined near rump  
2687. Red sided cow, cock horns, white back and tail, near ear marked, A near shoulder, indistinct brand near rump  
On 13th June, by Mr. Barbier.—Damages 10s.

2693. White steer, stag horns, M in circle near rump, J3 (tail of J to right) near ribs  
By J. Balls.—Damages 5s. each.

2694. Chesnut mare, hind feet white, broken knees, 5 near shoulder, E off shoulder  
2695. Bay mare, black points, O near shoulder, scar off neck, collar marked

If not claimed and expenses paid, to be sold on 20th July, 1859.

HENRY A. ALEXANDER,  
Poundkeeper.

15s. 6d.

BULLOCK CREEK.—Impounded at Bullock Creek, 11th June, 1859, by Mr. T. Govett.

2705. Bay mare, few white hairs on top of rump, saddle marked, like AW or NV conjoined near shoulder, JH off shoulder  
By T. H. Gould.

2706. Brown horse, collar marked, draught shod, &c. 2 near shoulder, bell and strap round neck, B&S stamped on the bell

If not claimed and expenses paid, to be sold on 20th July 1859.

JOHN W. GOWER,  
Poundkeeper.

9s.

CARISBROOK.—Impounded at Carisbrook, 10th June, 1859, by H. N. Simson, Esq.—Trespass 1s. 6d. each.

782. Light strawberry bull, no visible brands  
783. White cow, red ears, | | near ribs, black spots under

eyes

784. Red and white bull calf, no brands, progeny of 783  
785. Red and white bull calf, no brands, bald face  
786. Red and white spotted calf, slit near ear, DG near rump  
788. Strawberry heifer, illegible brand near rump  
789. Brown cow, notch off ear, 46 off ribs, 5½ off thigh, 8 near

shoulder

790. Red and white cow, cut throat, like MB near ribs, 2 near rump  
791. White hoop horned steer, piece out off ear, like MN off ribs



792. White poley heifer, like writing N off ribs, like B near ribs  
 793. Strawberry roan heifer calf, no visible brands  
 794. Red and white bull calf, no visible brands  
 794½. Red and white bald faced bull, no visible brands—  
 Damages claimed £2 10s.  
 795. Black staggy horned steer, no visible brands  
 797. White and red spotted poley cow, notch both ears, OW  
 off ribs, OW off rump  
 798. Roan and white bull calf, notch near ear, progeny of 797  
 799. Brindle roan and white heifer, no visible brands  
 800. Red and white bull calf, no visible brands  
 801. White calf, no visible brands  
 802. White heifer calf, no visible brands  
 823. Strawberry cow, red ears, like AS near ribs  
 824. Yellow and white cow, Cm off ribs, Lm off rump  
 830. Yellow cow, star in forehead, AT or KT near ribs, like  
 JM near rump, notch near ear  
 834. Brindle cow, heart off rump, two indescribable brands off  
 ribs  
 If not claimed and expenses paid, to be sold on 20th July,  
 1859.

FRED. GEO. HULL,  
 Poundkeeper.

23s.

- DRYSDALE.**—Impounded at Drysdale, 8th June, 1859, by  
 G. Toulmin.—Damage 5s.  
 1675. Yellow steer, bald face, like 5 on off ribs, piece out of  
 JL

under side of off ear  
 If not claimed and expenses paid, to be sold on 20th July,  
 1859.

JAMES WOODS,  
 Poundkeeper.

7s. 6d.

- DUNOLLY.**—Impounded at Duncolly, 13th June, 1859, by  
 W. Polson, for Mr. Gardiner.—Trespass 6d. each.

146. Red and white bull calf, no visible brands  
 147. Chesnut mare, scar near rump, VJK (the JK conjoined)  
 near shoulder, collar and saddle marked, long tail, star  
 148. Chesnut filly foal, off hind foot white, no visible brand  
 149. Chesnut mare, star, collar and saddle marked, JM off  
 shoulder, like P near shoulder  
 150. Black horse, near hind fetlock white, long tail, like T B  
 C 5  
 (writing T) off shoulder, star, 3 near shoulder  
 151. Black horse, star, collar marked, JW near shoulder  
 152. Brown colt foal, star, tan muzzle, AL conjoined off  
 shoulder  
 153. Brown filly foal, AL conjoined off shoulder  
 154. Bay horse, scar on forehead, long tail, saddle and collar  
 marked, A near shoulder  
 155. Bay horse, star and scar on forehead, lame near hind leg,  
 collar and saddle marked, like y C U (the y upon the C,  
 and the x inside the C) near shoulder, like P off shoul-  
 der, indescribable brand below it, like diamond off cheek  
 156. Bay mare, near hind fetlock white, HP conjoined near  
 shoulder and off neck, H off shoulder  
 157. Chesnut cob horse, both near and off fore feet white, like  
 y near shoulder, crown brand off shoulder and cheek  
 158. Brown horse, PB off rump, H near shoulder  
 CR

159. Bay horse, black points, like R near shoulder  
 JDC  
 If not claimed and expenses paid, to be sold on 20th July,  
 1859.

GEO. H. FINDLAY,  
 Poundkeeper.

20s.

- FOREST CREEK.**—Impounded at Forest Creek, Campaspe  
 River, 12th June, 1859, by Robinson Cocks, Esq.—Tres-  
 pass 1s. each.

514. Bay horse, black points, star, collar and saddle marked,  
 JR conjoined off shoulder, small blotch brand near  
 shoulder  
 515. Black horse, off knee broken, collar and saddle marked,  
 JD off shoulder  
 S

If not claimed and expenses paid, to be sold on 20th July,  
 1859.

JAMES FORSYTH,  
 Poundkeeper.

9s. 6d.

- GUILDFORD.**—Impounded at Guildford, by Mr Hill.—  
 Damages 2s. each. Notice sent to supposed owner.

388. Grey billy goat, no brand  
 389. White nanny, black head and shoulders, no brand  
 390. Fawn nanny, no brand  
 By Mr. Parker, Mount Franklin.—Trespass.  
 393. Roan horse, like C or G near shoulder  
 394. Bay horse, blaze, long tail, saddle marked, like JHB con-  
 joined near shoulder  
 395. Bay horse, black points, switch tail, near hip down, BS  
 near shoulder

If not claimed and expenses paid, to be sold on 20th July,  
 1859.

W. H. TAAFFE,  
 Poundkeeper.

10s. 6d.

No. 94.—JUNE 17TH, 1859.—7.

- LEXTON.**—Impounded at Lexton, 10th June, 1859, by F.  
 Faris, Esq.—Trespass 9d. each.

1443. Brown steer, white on back, belly, and hind legs, 5 off  
 ribs, IH off rump and thigh  
 1444. Brown cow, ears marked, IH off rump and thigh  
 1445. Brown cow, white spots, ears marked, IH off rump and  
 thigh, 6 off ribs  
 1446. White spotted snail horned cow, ears marked, IH off  
 rump and thigh  
 On 11th June, by Wm. R. Scott, Esq.—Trespass 9d.  
 1447. Strawberry steer, ears marked, DC off rump  
 On 13th June, by W. R. Stewart, Esq., J.P.—Trespass 9d.  
 1448. Brown bullock, white on belly, — near rump, indistinct  
 M

- brand near ribs  
 1449. Red and white spotted bullock, off ear marked, DY near  
 horn, blotch near and off ribs  
 1450. Strawberry bullock, V near shoulder, M H near ribs, DC  
 HM conjoined

- near rump  
 1451. Yellow bullock, star, white on belly, legs, and tail, two  
 blotches off rump  
 1452. Dark brindle bullock, star, = F conjoined near horn, AF  
 off rump  
 1453. Yellow and white bullock, rope on neck, G off G top of  
 off shoulder, like IH off ribs  
 Same date and trespass, by T. Clapperton, Esq.  
 1454. White steer, brindle about neck and head, W1 near and  
 off rump  
 If not claimed and expenses paid, to be sold on 20th July,  
 1859.

J. WARREN WHITE,  
 Poundkeeper.

20s.

- KERANG.**—Impounded at Kerang, Lower Loddon, 6th June,  
 1859, by Messrs. Booth and Holloway.—Trespass 2s. 6d.  
 each.

160. Dark bay horse, black points, near hind leg injured, long  
 switch tail, rope round neck, OB near shoulder  
 †  
 161. Bay pony mare, near fore and hind coronet white, star  
 and snip, saddle marked, illegible brand near shoulder,  
 like writing AM, with 3 or 5 under, near ribs  
 162. Brown filly, long tail, F near shoulder  
 Same date, by Thomas Fenton, Esq.—Trespass 2s. 6d.  
 163. Chesnut mare, star, small blaze and snip, switch tail, off  
 hind foot white, saddle marked, like WC conjoined near  
 shoulder  
 If not claimed and expenses paid, to be sold on 20th July,  
 1859.

HUGH STEVENSON,  
 Poundkeeper.

12s.

## NOTICE.

- KERANG.**—No. 159. Bay filly, long tail, blaze, near hind  
 foot white, M near shoulder, advertised in the *Gazette*  
 3rd June, should have M under the M mentioned near shoulder  
 HUGH STEVENSON,  
 Poundkeeper.

6s.

- KYNETON.**—Impounded at Kyneton, 3rd June, 1859, by  
 George Govett, Esq.—Trespass 1s. Notice sent to sup-  
 posed owner, Mr. John Campbell of Carlsruhe, but appears  
 not to be his property.

713. Red and white spotted bullock, hoop horns, small piece  
 out of off ear, white forehead, like C in diamond near  
 ribs  
 If not claimed and expenses paid, to be sold on 20th July  
 1859.

W. BATES,  
 Poundkeeper.

8s. 6d.

## NOTICE.

- KYNETON.**—No. 504. Strawberry heifer, top off both ears,  
 previously advertised in *Gazettes* 20th and 27th May,  
 now appears to be branded like H off ribs only, and will be sold  
 on 20th July, 1859.

W. BATES,  
 Poundkeeper.

6s. 6d.

- MALMSBURY.**—Impounded at Malmsbury, 11th June,  
 1859, by M. Brew.

275. Light brindle bullock, piece out of near ear, like I con-  
 joined near ribs  
 O  
 On 13th June, by J. S. Barnett, Esq.—Trespass 9d. each.  
 276. Bay mare, mane cut, long bang tail, very small star, black  
 points, saddle marked, JB (the JB conjoined) near  
 shoulder  
 277. Grey horse, saddle marked, long tail, fore and off hind feet  
 shod, S off shoulder, like JB (the JB conjoined and the  
 W  
 D  
 D in circle) near shoulder

278. Bay mare, small star, long switch tail, sore wither, black points, fore and near hind feet shod, SF near shoulder  
 279. Bay filly, progeny of 278, small star, black points, TL (the top of the T and the top of the L conjoined) off shoulder  
 If not claimed and expenses paid, to be sold on 20th July, 1859.

GORDON EVANS,  
 Poundkeeper.

NOTICE.  
**MALMSBURY**.—No. 274. Red and white bullock, advertised 14th June, has half circle over JB conjoined near thigh, in addition to the other brands.

GORDON EVANS,  
 Poundkeeper

6s.  
**MELTON**.—Impounded at Melton, 14th June, 1859, by S. G. Staughton, Esq.—Trespass 6s. each.  
 6526. Bay mare, star, black points, collar marked, fired near hind fetlock, like F near shoulder

AD

6527. Brown gelding, star, black points, like N near shoulder  
 6528. Brown mare, small star, black points, like C off shoulder  
 If not claimed and expenses paid, to be sold on 20th July, 1859.

C. M. WILLIAMS,  
 Poundkeeper.

9s. 6d.

**MURCHISON**.—Impounded at Murchison, 4th June, 1859, by Mr. Stewart.—Trespass 1s. each.

170. Bay horse, black points, star, shod, lame off fore leg, D near shoulder, 3 near ribs, illegible brand like DIKF off shoulder

171. Brown mare, near fore fetlock enlarged, switch,  $\cup$  near shoulder,  $\square$  off shoulder, white spots round neck, saddle and collar marked

By Mr. Burolett.

172. Bay horse, black points, long tail,  $\square$  near shoulder  
 $\square$ A conjoined

173. Bay colt, grey hairs in face, black points, faint brand like MB conjoined near shoulder

174. Bay colt, black points, long tail,  $\square$ V conjoined near shoulder,  $\Delta$ E conjoined off shoulder

176. Grey mare, long tail,  $\square$  near shoulder, faint illegible brand off anvil

177. Bay mare, OO near shoulder, MS in circle off shoulder

178. Bay horse, square short tail, star, 2 near shoulder, P off shoulder

W  
 2  
 MC or O

179. Bay horse, large star and snip, near hind foot white, collar and saddle marked, off fore leg crippled,  $\leftarrow$  off, like 5 near, shoulder  
 If not claimed and expenses paid, to be sold on 20th July, 1859.

N. R. DUNCOMBE BOND,  
 Poundkeeper.

18s. 6d.

**SUGAR LOAF CREEK**.—Impounded at Sugar Loaf Creek, by W. Hamilton, Esq.

480. Yellow and white steer, EK off rump

481. White steer, same brand

482. Red and white steer, same brands

483. Red and white heifer, same brands

484. Red cow, same brands  
 485. Strawberry heifer, same brands  
 486. Magpie heifer, same brands  
 487. Yellow and white steer, same brands  
 488. Yellow heifer, same brands  
 489. Spotted cow, PK off rump  
 490. Red heifer, no brands  
 491. Red steer, no brands  
 492. Red and white heifer, no brands  
 493. Strawberry bull calf, no brands  
 494. White heifer, no brands  
 495. Strawberry heifer, no brands

If not claimed and expenses paid, to be sold on 20th July, 1859.

J. M. FERRELL,  
 Poundkeeper.

14s.

**WATTLE CREEK**.—Impounded at Wattle Creek, 12th June, 1859, by J. R. Kostron, Esq.

103. Light bay two years old colt, fore legs grey, hind feet white, large star, long tail,  $\sim$ D near shoulder

104. Grey horse, off hind leg white, near fore foot white, long switch tail, like  $\cup$  B near shoulder

105. Black cart horse, switch tail, cloth on, collar marked,  $\sim$  off shoulder

If not claimed and expenses paid, to be sold on 20th July, 1859.

A. BARKER,  
 Poundkeeper.

10s.

THE GOVERNMENT PRINTER acknowledges the receipt of the undermentioned sums:—

	£	s.	d.
June 16—J. W. White ... ..	1	0	0
June 16—G. H. Findlay ... ..	1	0	0
June 16—A. Barker ... ..	1	0	0

J. FERRES,  
 Government Printer.

16th June, 1859.

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By Authority: JOHN FRANKS, Government Printer, Melbourne.