



VICTORIA GOVERNMENT GAZETTE.

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FRIDAY, AUGUST 22.

[1862

REPLIES TO ADDRESSES OF CONDOLENCE.

THE Governor has directed the following Despatches, which His Excellency has received from the Right Honorable the Secretary of State for the Colonial Department, to be published.

Chief Secretary's Office,
Melbourne, 15th August, 1862.

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

Downing street, 6th June, 1862.

SIR,—I have the honor to acknowledge the receipt of your Despatch No. 34, of the 24th of March, forwarding Addresses of Condolence to Her Majesty on the death of His Royal Highness the Prince Consort, from the Bishop and Clergy of the Diocese of Melbourne, from the resident Consular Representatives of Foreign Nations, from the Mayor and Corporation of the City of Melbourne, and also eight other Municipal Bodies and Public Societies [the Mayor and Corporation of Geelong, the Municipal Councils of Newtown and Chilwell, Ballarat West, Castlemaine, Sandhurst, Belfast, and Creswick, and the Scottish Free Masons of Victoria].

I request that you will apprise each of the bodies from whom these Addresses have emanated, that the Queen values very highly the expressions of sympathy and attachment which they contain.

The marks of affection which have reached Her Majesty from all parts of her Empire, and all classes of Her Majesty's subjects, have afforded her a sensible consolation under the bereavement which she has sustained.

Governor Sir H. Barkly,
&c., &c., &c.

(Signed) I have, &c., NEWCASTLE.

Downing street, 26th June, 1862.

SIR,—I have the honor to acknowledge the receipt of your Despatch No. 40, of the 17th of April, forwarding an Address of Condolence with Her Majesty from the University of Melbourne, together with similar Addresses from the Municipal Councils of Fitz Roy, East Collingwood, Williamstown, Sandridge, Ballarat East, and Chewton, and also from the Free Presbyterian Synod of Victoria.

I have laid these Addresses before the Queen, who was pleased to receive them very graciously.

I am to instruct you to inform the subscribers of these Addresses that Her Majesty has derived great satisfaction from the generally diffused sentiments of sympathy and dutiful regard which have been elicited by her affliction from all classes of Her Majesty's subjects.

Governor Sir H. Barkly, K.C.B.,
&c., &c., &c.

(Signed) I have, &c., NEWCASTLE.

NATIONAL MEMORIAL TO THE PRINCE CONSORT.

THE Governor has directed the following Letter, which His Excellency has received from His Grace the Duke of St. Albans, to be published.

Chief Secretary's Office,
Melbourne, 15th August, 1862.

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

House of the Society of Arts, Adelphi,
London, 13th May, 1862.

SIR,—I have the honor to transmit to your Excellency the proceedings of a Meeting held in this Metropolis to promote the National Memorial to the Prince Consort.

The Committee appointed for this object, in order to give a truly national character to the Memorial, have made arrangements to give to persons of every class in England an opportunity of joining in this tribute of the Nation's gratitude, so that the Fund may include the pence of the artisan and the laborer as well as the shillings and pounds of the middle and the wealthy classes.

The Prince's constant aims to promote the interests of all were not limited to the United Kingdom, and the Committee feel it a part of their duty to provide that the same opportunity should be offered to Her Majesty's subjects in the colonies. For this the Committee seek your Excellency's good offices, and solicit you to make the matter known to all classes in your Government, either at a general meeting or in such other manner as you may deem best, and by the aid of your officers and other influential persons in the different districts, to arrange for the receipt of contributions however small to the intended Memorial.

I enclose some forms and suggestions which may be adapted for the use of those whose assistance is sought.

His Excellency,
The Governor of Victoria, Australia.

(Signed) I have, &c., ST. ALBANS.

LEGISLATIVE ASSEMBLY.

I HEREBY notify that I have this day issued a Writ for the election of a member to serve in the Legislative Assembly of Victoria for the Electoral District of Sandhurst, in the place of William Dixon Campbell Denovan, Esquire, resigned; and that the following arrangement has been made for the election:—

Date of writ	18th August, 1862.
Place of nomination	Sandhurst.
Day of nomination	26th August, 1862.
Day of polling	30th August, 1862.
Return of writ	10th September, 1862.

FRANS. MURPHY,
Speaker.

Legislative Assembly Chamber,
Melbourne, 18th August, 1862.

LEGISLATIVE ASSEMBLY.

I HEREBY notify that I have this day received a return to the writ issued by me on the ninth day of August instant, for the election of a member to serve in the Legislative Assembly of Victoria for the Electoral District of Ripon and Hampden, in the place of James Service, Esquire, resigned, and that by the returns endorsed on such writ it appears that

GEORGE GLENWILLIAM MORTON, Esquire,
was duly elected Member for the said Electoral District.
FRANS. MURPHY,
Speaker.

Legislative Assembly Chamber,
Melbourne, 21st August, 1862.

NOTICE TO APPLICANTS FOR EMPLOYMENT IN THE PUBLIC SERVICE.

IT is hereby notified, for the information of persons intending to apply for Government employment, that under the *Civil Service Act*, which became law on the 18th of June, 1862 persons entering the service can be appointed only to the lowest class, at a salary of £80; or in any departments or branches of the service in which the Governor in Council shall have decided that special but not professional qualifications are required, to the fourth class, and at the minimum salary of the class. Every candidate must, prior to his appointment, produce such evidence as the Governor in Council may think sufficient as to his age, health, and moral character; must pass an examination before a Board of Examiners appointed by the Governor in Council; and must undergo probation for three months on half salary before being enrolled in the Civil Service.

The only exceptions to these rules are—

1. Where vacancies take place in the higher classes of the PROFESSIONAL SERVICE, and the Governor in Council is of opinion that there is no officer in a lower class competent to discharge the duties of the vacant office.
2. Where it is expedient to secure for the public, on the occurrence of any vacancy, the services of any person of known and proved ability, and to place such person in some of the higher classes of the Civil Service.
3. Where persons are re-appointed who have previously been employed in the Civil Service, and have not been dismissed, or called upon to resign for improper conduct.

JOHN O'SHANASSY,
Chief Secretary's Office,
Melbourne, 15th August, 1862.

CERTAIN CLAUSES OF THE PUBLIC HEALTH ACT EXTENDED TO THE DISTRICT OF GARDINER.

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 held in the eighteenth year of Her present Majesty's reign (number 13), intituled, *An Act for promoting the Public Health in populous places in the Colony of Victoria*, it is amongst other things enacted, that the said Act, or any clause or section thereof, shall apply to such city, town, district, or place in Victoria as the Lieutenant Governor, with the advice of the Executive Council, may by Proclamation see fit to direct: Now therefore I, Sir Henry Barkly, the Governor of Victoria, do, with the advice of the Executive Council, hereby declare and direct that the sections of the said Act numbered respectively XIV., XV., XVI., and XVIII., shall apply to and be in force within the district hereinafter named and described, that is to say:—

The district of Gardiner—Bounded on the west by the municipal district of Prahran; on the south by the Main Dandenong Road to the south-eastern angle of portion 179 in the parish of Prahran; on the east by a line north to the north-eastern angle of portion 183, in the parish of Prahran, on the Kooyong Koot or (Gardiner's) Creek; and on the north-east and north by the said Kooyong Koot or (Gardiner's) Creek to the municipal district of Prahran.

Given under my Hand and the Seal of the Colony, at Melbourne, this twenty-ninth day of July, in the year of our Lord One thousand eight hundred and sixty-two, and in the twenty-sixth year of Her Majesty's reign.

HENRY BARKLY,
By His Excellency's Command,
JOHN O'SHANASSY,

V.4312.

GOD SAVE THE QUEEN!

THE GAP TOWN COMMON.

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 *The Land Act*, 1862, it is amongst other things enacted that when any Crown land remains unsold in or within five miles of any municipal district, or upon or within five miles of any gold field, or in or within five miles of any town not contained in any municipal district, or within any agricultural area of which at least one-fourth part has been selected, the Governor in Council may proclaim such land to be a municipal common, or a gold fields common, or a town common, or a farmers' common respectively, as the case may be: Now therefore I, Sir Henry Barkly, the Governor of Victoria, with the advice of the Executive Council, do hereby proclaim the land hereinafter described to be a Town Common for all householders of the town called THE GAP, that is to say:—

COUNTY OF BOURKE, PARISH OF BUTTLEBORKE.—Extent, about 640 acres: Being all the unappropriated Crown land which is bounded on the north by W. J. T. Clarke's special survey; on the east by the west boundary of the township of Sunbury; on the south by part of the north boundary of the parish of Holden; and on the west by Aitkin's Creek.—(62.E.5533.)

Given under my Hand and the Seal of the Colony, at Melbourne, this twelfth day of August, in the year of our Lord One thousand eight hundred and sixty-two, and in the twenty-sixth year of Her Majesty's reign.

HENRY BARKLY,
By His Excellency's Command,
C. GAVAN DUFFY,
President of the Board of Land and Works.
GOD SAVE THE QUEEN!

SALE (No. 621) OF SPECIAL LANDS IN FEE SIMPLE AT KILMORE, ON TUESDAY, 2ND SEPTEMBER, 1862.

WITH reference to the notification contained in the *Government Gazette* of 1st August instant, relative to a sale of certain Special Lands to be held at Kilmore, on 2nd September next: Notice is hereby given that lots 25, 26, and 27, have been withdrawn from sale.

C. GAVAN DUFFY,
President of the Board of Land and Works.
Lands and Survey Office,
Melbourne, 19th August, 1862.

SALE (No. 624) OF SPECIAL LANDS IN FEE SIMPLE AT WANGARATTA, ON TUESDAY, 2ND SEPTEMBER, 1862.

WITH reference to the notification contained in the *Government Gazette* of 1st August instant, relative to a sale of certain Special Lands to be held at Wangaratta, on 2nd September next: Notice is hereby given that lot 24 has been withdrawn from sale.

C. GAVAN DUFFY,
President of the Board of Land and Works.
Lands and Survey Office,
Melbourne, 19th August, 1862.

SALE (No. 628) OF SPECIAL LANDS IN FEE SIMPLE AT DUNOLLY, ON SATURDAY, 6TH SEPTEMBER, 1862.

WITH reference to the notification contained in the *Government Gazette* of 5th August instant, relative to a sale of certain Special Lands to be held at Dunolly, on 6th September next: Notice is hereby given that lot 30 has been withdrawn from sale.

C. GAVAN DUFFY,
President of the Board of Land and Works.
Lands and Survey Office,
Melbourne, 19th August, 1862.

SALE (No. 634) OF SPECIAL LANDS IN FEE SIMPLE AT SANDHURST, ON TUESDAY, 16TH SEPTEMBER, 1862.

WITH reference to the notification contained in the *Government Gazette* of 15th August instant, relative to a sale of certain Special Lands to be held at Sandhurst, on 16th September next: Notice is hereby given that lots 2, 3, 4, 7, 8, 13, and 23, have been withdrawn from sale.

C. GAVAN DUFFY,
President of the Board of Land and Works.
Lands and Survey Office,
Melbourne, 20th August, 1862.

REGISTERED FRIENDLY SOCIETY.

IN accordance with the Act of Council 18 Victoria No. 41, called *The Friendly Societies Act*, 1855, it is hereby notified that a copy of the rules of "The Free Selection Land Investment Society" certified to be in conformity to law and to the provisions of the said Act, has this day been duly registered.

Dated the 19th day of August, A.D. 1862.
JOHN LASCELLES,
Registrar of Friendly Societies.
Friendly Societies Office
(Chief Secretary's Office), Melbourne.

LANDS TO BE PERMANENTLY RESERVED.

IT is hereby notified, in pursuance of the 8th section of the Act No. 145, that it is the intention of the Governor in Council to permanently reserve from sale the lands hereinafter described, for the purposes specified in connection with each description, viz.:-

ARARAT—Site at Ararat to be *permanently* reserved for Roman Catholic Church purposes, pursuant to Order of 29th July, 1862.—One acre and a half, county of Ripon, parish of Ararat, allotments 11, 12, 13, 14, 15, and 16 of section 10, town of Ararat.

Lots 11 and 12: Commencing at the intersection of Barkly and Princes streets at the north-east angle of allotment 11; thence south by Princes street two chains fifty links; thence by a right-of-way, bearing west two chains; thence by allotment 10, bearing north two chains fifty links; thence by Barkly street, bearing east two chains to point of commencement.

Also allotments 13, 14, 15, and 16 of section 10: Commencing at the north-east angle of allotment 13; thence south by Princes street two chains fifty links; thence west by Moore street four chains; thence by allotment 17 north two chains fifty links; thence by a right-of-way, bearing east four chains to the point of commencement.—(62.E.776).—Gazetted (1^o) 12th August, 1862.

BALLAARAT EAST—Site at Brown Hill, Ballaarat East, to be *permanently* reserved for Church of England purposes, pursuant to Order of 29th July, 1862.—Two acres, more or less, county of Grant, parish of Ballaarat: Commencing at the north-east angle on the south side of Brown Hill road, said point bearing S. 47° 15' W. four chains ninety-five links from the south-east angle of Brown Hill Hotel; bounded on the north-west by Brown Hill road, bearing S. 61° 57' W. four chains forty-seven links; thence S. 28° 3' E. four chains forty-seven links; thence N. 61° 57' E. four chains forty-seven links; thence N. 28° 3' W. four chains forty-seven links to the point of commencement.—(62.F.5217).—Gazetted (1^o) 12th August, 1862.

CASTLEMAINE—Site at Castlemaine for Evangelical Lutheran Church purposes, to be *permanently* reserved, pursuant to Order of 6th August, 1862, town of Castlemaine, parish of Castlemaine, and county of Talbot.—Two acres, being portion of block 29, town of Castlemaine: Commencing at the north-east corner of said block; bounded on the north by Wimble street, bearing west four chains; thence on the west by allotments 8 and 17 said block, bearing south five chains; thence on the south by Parker street, bearing east four chains; thence on the east by Hargraves street, bearing north five chains to the point of commencement.—(62.F.5149).—Gazetted (1^o) on 19th August, 1862.

DRUMBORG—Site at Drumborg to be *permanently* reserved for Roman Catholic Church purposes, pursuant to Order of 29th July, 1862.—Two acres, comprising allotment 37 and part of allotment 36, parish of Drumborg and county of Normanby: Commencing at the north-east angle of allotment 37; thence bounded on the north side by a road one chain wide, bearing west seven chains twenty-two links; thence on the west side by part of allotment 38, bearing south two chains ninety-six links; thence on the south side by part of allotment 36, bearing east six chains thirty-seven links; thence on the east side by a road three chains wide leading from Portland to Hamilton, bearing N. 16° E. three chains eight links to the point of commencement.—(61.D.1015).—Gazetted (1^o) 12th August, 1862.

MERINO—Site at Merino to be *permanently* reserved for Roman Catholic Church purposes, pursuant to Order of 29th July, 1862.—Two acres, comprising allotments 7, 8, 9, and 10 of section 6, township of Merino, parish of Merino, and county of Normanby: Commencing at the south-west corner of said section; bounded on the west by east side of Annesley street, bearing N. 5° W. four chains; thence on the north by allotment 6, said section, bearing N. 35° E. five chains; thence on the east by a line bearing S. 5° E. four chains; thence on the south by the north side of Maud street, bearing S. 85° W. five chains to the point of commencement.—(61.C.2722).—Gazetted (1^o) 12th August, 1862.

PENSHURST—Site in the township of Penshurst, parish of Boramboram, and county of Villiers, to be *permanently* reserved for Roman Catholic Church purposes, pursuant to Order of 29th July, 1862.—Two acres, comprising allotments 1, 2, 3, and 4 of section 1: Commencing at the north-east corner of said section; bounded on the north side by the south side of Cobb street, bearing west four chains; thence on the west side by allotment 3, said section, bearing south five chains; thence on the south side by the north side of Ritchie street, bearing east four chains; thence on the east side by the west side of Kennedy street, bearing north five chains to the point of commencement.—(61.C.2724).—Gazetted (1^o) 12th August, 1862.

ST. ARNAUD—Site at St. Arnaud to be *permanently* reserved for a combined Denominational school, pursuant to Order of 29th July, 1862.—One acre two roods, portion 2 of section M, in the township of St. Arnaud: Commencing at the north-east angle of said portion 2, bearing N. 40° 47' W. two chains from the north-east angle of said section M; bounded on the east by a line bearing S. 49° 13' W. five chains; on part of the south by Changarnier street, bearing N. 40° 47' W. two chains; on part of the west by land formerly set apart for the combined Denominational school, bearing N. 49° 13' E. two chains fifty links; on the remainder of the south by the said school, bearing N. 40° 47' W. two chains; on the remainder of the west by a line bearing N. 49° 13' E. two chains fifty links; and on the north by McMahon street, bearing S. 40° 47' E. four chains to the point of commencement.—(62.E.645).—Gazetted (1^o) 12th August, 1862.

ST. KILDA—MUNICIPAL ABATTOIRS.—Two sites (to be *permanently* reserved from sale pursuant to Order of 16th June, 1862), for abattoirs in connection with the municipal district of St. Kilda.

No. 1 Site.—Two acres twenty perches, parish of South Melbourne, county of Bourke, near Point Ormond: Commencing at a point on the west side of Barkly street intersected by the north bank of a creek; thence by the west side of Barkly street north five chains; thence west four chains; thence south five chains fifty links to the north bank of creek; thence easterly by that creek four chains ten links to the point of commencement.

No. 2 Site.—County of Bourke, parish of Prahran, two acres three roods twenty perches: Commencing at a point on the east side of Barkly street intersected by the north bank of a creek; thence by the east side of Barkly street north four chains eighty links; thence east nine chains sixty links; thence south one chain fifty links to the north-west side of Byron street; thence by that side of Byron street south-westerly forty links to a creek; thence by that creek south-westerly ten chains fifteen links to the point of commencement.—(62.F.4049).—Gazetted, *first*, on 8th August, 1862.

WEDDERBURNE—Site at Wedderburne, Mount Korong, to be *permanently* reserved for Wesleyan Church purposes, pursuant to Order of 29th July, 1862.—Two acres, being portion of section H: Commencing at the north angle of said section; bounded on the north-east by High street, bearing S. 35° 29' E. four chains; on the southward by allotments 2 and 1, said section, bearing S. 54° 31' W. five chains; on the west by a line bearing N. 35° 29' W. four chains; and on the north-west by Chapel street, bearing N. 54° 31' E. five chains to the point of commencement.—(62.F.5148).—Gazetted (1^o) 12th August, 1862.

C. GAVAN DUFFY.

Lands and Survey Office,
Melbourne.

LANDS TEMPORARILY RESERVED.

IT is hereby notified, in pursuance of the 9th section of the Act No. 145, that the Governor in Council has temporarily reserved from sale the lands hereinafter described for the several purposes specified in connection with each description, viz.:-

ALBERT PARK (formerly known as the south park), *temporarily* reserved from sale, by Order in Council of 22nd July, 1862, for a park to be called Albert Park, to which the public are to be admitted subject to such rules and regulations as may be made by the Board of Land and Works.—Nine hundred and fifty-one acres, more or less, after deducting the area of the land granted to the Melbourne and Hobson's Bay Railway Company, being that portion of the St. Kilda Railway which intersects the area described below: Commencing at a point on the three-chain road at Emerald Hill where the south side thereof is intersected by the eastern fence of the St. Kilda Railway; thence by the eastern fence of said railway south-easterly to a point intersected by the municipal boundary line between Emerald Hill and St. Kilda; thence by said municipal boundary line south-westerly till it intersects the north side of Park road; thence by the northern and eastern sides of Park road easterly and southerly to a point bearing N. 45° W. from the point of intersection of the south side of Fitz Roy street and the north-east side of Acland street; thence S. 45° E. eleven chains fifty-two links, more or less, to the north-west side of Fitz Roy street; thence by the last-named side of Fitz Roy street to the west side of the St. Kilda and Brighton road; and by that side of last-named road north-westerly to its intersection with the southern side of the three-chain road; and by that side of last-named road south-westerly to the point of commencement; as delineated on plan in the Crown Lands Office, Melbourne.—(62.E.2672).—Gazetted, *first*, on 1st August, 1862.

BALLAARAT, SMYTHESDALE, AND SCARSDALE TRAMWAY.—Land *temporarily* reserved by Order of 15th July, 1862, for a Tramway from Ballaarat to Smythesdale and Scarsdale: Commencing at a point on the west side of Drummond street, Ballaarat, where the said street joins the southern boundary of the municipality of Ballaarat West, and proceeding by a curve of twenty-six chains radius the chord of which bears S. 45° 52' W. distance seventeen chains; thence by a curve of thirty chains radius the chord of which bears S. 32° 50' W. distance twenty-three chains; thence by a straight line bearing S. 10° 15' W. distance one hundred and thirty-two chains thirty links; thence by a curve of forty chains radius the chord of which bears S. 35° 55' W. distance thirty-five chains ten links; thence by a line bearing S. 63° 50' W. distance ninety-four chains; thence by a line bearing S. 53° W. distance three hundred and twenty-eight chains; thence by a curve of forty chains radius the chord of which bears N. 60° 52' W. distance sixty-three chains; thence by a curve of fifteen chains radius the chord of which bears N. 60° 52' W. distance twenty-one chains fifteen links; thence by a curve of forty chains radius the chord of which bears N. 78° 45' W. distance forty-eight chains twenty links; thence by a curve of twenty chains radius the chord of which bears N. 89° 50' W. distance thirty chains eighty links; thence by a line bearing S. 30° 48' W. distance forty-eight chains ten links; thence by a line bearing S. 35° 15' W. distance fifty-six chains; thence by a line bearing S. 21° 30' W. distance fifty-eight chains ninety links; thence by a curve of forty chains radius the chord of which bears S. 36° 30' W. distance seventeen chains fifty links; thence by a line bearing S. 55° 23' W. distance thirty-five chains; thence by a curve of twenty chains radius the chord of which bears S. 79° 20' W. distance eleven chains; thence by a curve of fifteen chains radius the chord of which bears S. 53° 30' W. distance ten chains fifty links; thence by a line bearing S. 30° 32' W. distance forty-five chains sixty links to the north-east corner of No. 1 allotment, Scarsdale; and thence by a line bearing S. 18° 30' W. distance fifty-two chains to the proposed terminus

at Scarsdale. The above description has reference to the centre line of tramway, the land temporarily reserved extending one hundred links on each side of said centre line, having reference only to the *unappropriated Crown Lands* through which the proposed tramway will pass.—(62.F.4601.)—Gazetted, *first*, 25th July, 1862.

CASTLE DONNINGTON—Site for Roman Catholic Church purposes at Castle Donnington, temporarily reserved from sale by Order in Council of 12th August, 1862.—Two acres, county unnamed, parish of Castle Donnington: Commencing at the south-east angle, being a point bearing S. 69° W. one chain fifty links from the south-west angle of allotment 8, section 9; bounded on the south by a prolongation of Rutherford street, bearing S. 69° W. four chains; on the west by a line bearing N. 21° W. five chains; on the north by a line bearing N. 69° E. four chains; and on the east by Splatt street, bearing S. 21° E. five chains to the point of commencement.—(62.E.3776.)—Gazetted (1°) on 22nd August, 1862.

CAVENDISH—Site for Presbyterian Church purposes at Cavendish, temporarily reserved from sale by Order in Council of 15th July, 1862.—One acre two roods twenty-one perches, county of Dundas, parish of Cavendish, being allotments 1, 2, and 10 of section 10, township of Cavendish: Commencing at the north-west angle of allotment 3, section 10; bounded on the east by allotment 3, bearing south six chains, more or less, to the Wannan River; on the south by the Wannan River, bearing westerly three chains, more or less, to a point bearing south of the north-west angle of allotment 1; on the west by Tulloh street, bearing north five chains twenty links; and on the north by Bunbury street, bearing east three chains to the point of commencement.—(62.F.3471.)—Gazetted (1°) on 22nd August, 1862.

CRANBOURNE—Site for Police purposes at Cranbourne, temporarily reserved from sale by Order in Council of 16th June, 1862.—One acre and a half, county of Mornington, parish of Cranbourne, situate on south side of Sladen street: Commencing at the north-east angle, being a point bearing south two chains from the south-east angle of allotment 7, section 17, Cranbourne; bounded on the east by a prolongation of the west side of Codrington street, bearing south five chains; on the south by a line bearing west three chains; on the west by a line bearing north five chains; and on the north by Sladen street, bearing east three chains to the point of commencement.—(62.F.3810.)—Gazetted (1°) on 22nd August, 1862.

FAWKNER PARK (formerly known as South Yarra park), temporarily reserved from sale, by Order in Council of 22nd July, 1862, for a park to be called Fawkner Park, to which the public are to be admitted subject to such rules and regulations as may be made by the Board of Land and Works.—Ninety-nine acres two roods, more or less, county of Bourke, parish of South Melbourne: Bounded on the north by Macarthur street; on the east by Pasley street; on the south by the Commercial road; and on the west by the east side of the St. Kilda and Brighton road, bearing north-westerly to its intersection with Macarthur street, being the point of commencement; as delineated on plan in the office of Lands and Survey at Melbourne.—(62.E.4552.)—Gazetted, *first*, on 1st August, 1862.

GISBORNE—Site for Public Gardens and Recreation Ground at Gisborne, temporarily reserved from sale by Order in Council of 12th August, 1862.—Forty-four acres two roods twenty-eight perches, more or less, county of Bourke, parish of Gisborne: Commencing at a point where the east side of the bridge on the main Mount Alexander road intersects the western branch of the Saltwater River; thence N. 45° 25' E. eighteen chains fifty links; thence S. 30° 28' E. twenty-three chains; thence S. 27° 28' W. fourteen chains, more or less, to the western branch of the Saltwater River; thence by that river westerly and northerly to the point of commencement.—(62.F.4230.)—Gazetted (1°) on 22nd August, 1862.

HAMILTON—Site for a Savings Bank at Hamilton, temporarily reserved from sale by Order in Council of 12th August, 1862.—One rood, county of Dundas, parish of North Hamilton: Commencing at the north angle of allotment 8, section 4, Hamilton; bounded on the north-east by Brown street, bearing S. 41° E. one chain twenty-five links; on the south-east by a line bearing S. 49° W. two chains; on the south-west by part of allotment 7, bearing N. 41° W. one chain twenty-five links; and on the north-west by Lonsdale street, bearing N. 49° E. two chains to the point of commencement.—(62.F.3524.)—Gazetted (1°) on 22nd August, 1862.

INGLEWOOD—Site for Market purposes at Inglewood, temporarily reserved from sale by Order in Council of 12th August, 1862.—Two acres two roods twenty-four perches, county unnamed, parish of Inglewood: Commencing at the north-east angle, being a point bearing S. 57° 33' W. thirty-three feet from the north-west angle of allotment 16, section 5, town of Inglewood; thence S. 57° 33' W. three hundred and thirty feet; thence by Verdon street S. 32° 27' E. three hundred and ninety-six feet; thence N. 43° 46' E. three hundred and forty-one feet and three-quarters; thence by a right-of-way, bearing N. 32° 27' W. three hundred and seven feet to the point of commencement.—(62.E.4076.)—Gazetted (1°) on 22nd August, 1862.

MELBOURNE—Site for a Sailors' Home at Melbourne, temporarily reserved from sale by Order in Council of 12th August, 1862 (in lieu of the site previously reserved for the same purpose, and described in page 918 *ante*), subject to the condition that a suitable building be erected thereon within twelve months after this notification.—Twenty-nine perches, county of Bourke, parish of North Melbourne, being part of section 16 B, town of Melbourne: Commencing at the south-east angle of said site, bearing N. 28° W. three chains fifty-nine links from the south-east angle of said section 16 B; bounded on the south by Spencer

street, bearing N. 28° W. sixty feet; on the west by Station place, one chain wide, bearing N. 62° E. one hundred and thirty-two feet; on the north by a line bearing S. 28° E. sixty feet; and on the east by a line bearing S. 62° W. one hundred and thirty-two feet to the point of commencement.—(62.F.4998.)—Gazetted (1°) on 22nd August, 1862.

NUNAWADING—Site for Wesleyan Church purposes at Nunawading, temporarily reserved from sale by Order in Council of 16th June, 1862.—Two acres, county of Bourke, parish of Nunawading, being part of portion 105: Commencing at the north-west angle, being a point bearing north fifteen chains fifty links from the north-west angle of the Church of England reserve; bounded on the north by a road bearing east four chains; on the east by a line bearing south five chains; on the south by a line bearing west four chains; and on the west by a road bearing north five chains to the point of commencement.—(62.F.3921.)—Gazetted (1°) on 22nd August, 1862.

RICHMOND PARK (formerly known as the Survey paddock at Richmond), temporarily reserved from sale, by Order in Council of 22nd July, 1862, for a park to be called Richmond Park, to which the public are to be admitted subject to such rules and regulations as may be made by the Board of Land and Works.—One hundred and ninety-two acres, more or less, county of Bourke, parish of Jika-jika: Commencing at the north-east angle of portion 81, parish of Jika-jika; thence south to the northern bank of the Yarra Yarra River, and by the inner banks of that river easterly, northerly, and north-westerly to a point on the bank of the river bearing due east about four chains from the commencing point; thence west about four chains to the point of commencement; as delineated on plan in the Crown Lands Office at Melbourne; deducting from above described area the land occupied by the Hawthorn branch of Suburban Railway.—(62.E.2754.)—Gazetted, *first*, on 1st August, 1862.

TALBOT—Site for Public Gardens at Talbot, temporarily reserved from sale by Order in Council of 15th July, 1862, subject to certain conditions.—Sixty-three acres three roods fourteen perches, county of Talbot, parish of Amherst, being allotments A, B, C, D, E, F, G, H, I, J, K, L of section 8.

No. 1. Thirty-six acres three roods thirty-one perches allotments A, B, C, D, E, F, G: Commencing at the south-west corner of allotment 32, section 3; bounded on the east by allotment 32 and a line bearing north eleven chains twelve links; on the north by a line bearing west nineteen chains; on the west by a road one chain wide, bearing south twenty-five chains forty links; and on the south-east by a road one chain fifty links wide, bearing N. 68° 30' E. six chains eighty-eight links, N. 48° 20' E. nine chains six links, N. 43° 8' E. seven chains twenty-three links, and N. 61° 47' E. one chain one link to the point of commencement.

No. 2. Twenty-six acres three roods twenty-three perches, allotments H, I, J, K, L: Commencing at the north-west corner of allotment 32, section 3; bounded on the east by allotments 33, 34, 35, 36, and 37, bearing south twenty-two chains twenty-eight links; on the south by a line bearing west twenty chains; on the west by part of allotment 18, bearing north seven chains sixty links; on the north-west by a road one chain fifty links wide, bearing N. 68° 30' E. eight chains eighty links, N. 48° 25' E. nine chains thirty-six links, and N. 49° 5' E. seven chains six links to the point of commencement.—(62.E.4310.)—Gazetted (1°) on 22nd August, 1862.

TERANG—Site for Roman Catholic Church purposes at Terang, temporarily reserved from sale by Order in Council of 16th June, 1862.—One acre two roods, county of Hampden, parish of Terang, being allotments 7, 8, and 9 of block 9 A, township of Terang: Commencing at the north-east angle of allotment 6; bounded on the north by Baynes street, bearing east three chains; on the east by Lyons street, bearing south five chains; on the south by High street, bearing west three chains; and on the west by allotment 6, bearing north five chains to the point of commencement.—(62.E.3777.)—Gazetted (1°) on 22nd August, 1862.

WAREEK—Site for Roman Catholic Church purposes at Wareek, temporarily reserved from sale by Order in Council of 12th August, 1862.—Two acres, county unnamed, parish of Wareek: Commencing at a point on the road forming the northern boundary of allotment 24, section 2, Wareek, where said road is intersected by the north-west side of the road from Avoca to Dunolly; bounded on the east by a line bearing north five chains; on the north by a line bearing west four chains; on the west by a line bearing south five chains; and on the south by a road bearing east four chains to the point of commencement.—(62.F.3345.)—Gazetted (1°) on 22nd August, 1862.

C. GAVAN DUFFY.

Lands and Survey Office,
Melbourne.

TEMPORARY RESERVATION OF LAND TO BE REVOKED.

NOTICE is hereby given, in accordance with the 9th clause of *The Land Act, 1862*, that the temporary reservation of the land hereinafter mentioned will be revoked upon the expiration of four weeks from the date specified below, viz.:

MELBOURNE—The site for a Sailors' Home at Melbourne, described in the *Gazette*, page 918 *ante*, will, pursuant to Order of the Governor in Council of 12th August, 1862, stand revoked upon the expiration of four weeks from the 22nd of August aforesaid.

C. GAVAN DUFFY.

Lands and Survey Office,
Melbourne.

LANDS TEMPORARILY RESERVED, ETC., FOR STREETS.

IT is hereby notified, in pursuance of the 9th section of *The Land Act, 1862*, that the Governor in Council has temporarily reserved from sale the land comprised in the undermentioned streets.

It is also hereby notified that the Governor in Council has, in accordance with the 12th clause of the Act 18 Victoria No. 14, fixed and declared the breadth of the carriage and foot ways of the said streets, and the distance from the outer edge of such footways within which it shall not be lawful to erect any building or fence, to be as hereinafter described, viz. :—

MALMSBURY streets, temporarily reserved and aligned by Order of the 22nd of July, 1862 (gazetted, 1^o, on 22nd August, 1862) :—

Names of Streets and Roads.	From	To	Width of Carriage-way.	Width of Footways.	Total width.
1. Baldry street	Ross street	Milvain street	75	13	99
2. Barker street	Railway fence	Raleigh street	75	12	99
4. Bennett street	Duffy street	Clarendon place	75	12	99
5. Brodie street	Mitchell street	Raleigh street	75	12	99
7. Cameron street	Ellesmere place	Ross street	75	12	99
8. Campbell street	Railway fence	10.00 north of Bennett street...	75	12	99
10. Clarendon place	Railway fence	Coliban River	75	one 12 one varying	varying.
11. Clowes street	Ellesmere place	South-east angle of section 22	75	12	99
12. Davy road	South-east angle of township boundary	Mollison street east	58	4	66
14. Drake street	Duffy street	Orr street	75	12	99
15. Ellesmere place	Railway fence	Raleigh street	75	one 12 one varying	varying.
18. Milvain street	Mollison street east	Northern township boundary	75	12	99
19. Mitchell street	Brodie street	Wills street	75	12	99
20. Mollison street east	Coliban River	Milvain street	174	12	198
21. Mollison street west (except were crossing the railway)	Western township boundary	Coliban River	174	12	198
23. Orr street	Railway fence	10.00 north of Bennett street...	75	12	99
Parish boundary road	Mollison street east	Milvain street	75	12	99
25. Racecourse street	Parish boundary road	Milvain street	75	12	99
26. Raleigh street	Ellesmere place	Ross street	75	12	99
27. Ross street	Mitchell street	Northern township boundary	75	12	99
29. Urquhart street	Ellesmere place	Wills street	75	12	99
Duffy street	Mollison street	Bennett street	75	12	99
Wills street	Mitchell street	Mollison street east	75	12	99
Johnson street	Clowes street	Mollison street east	75	12	99

MARYBOROUGH streets, temporarily reserved and aligned by Order of 15th July 1862 (gazetted, 1^o, on 15th August, 1862) :—

Streets.	Reference No. on Plan.	Width of Carriage-ways.	Width of Foot-ways.	Total width.	Former names of Streets, and Remarks.
High street	1	42	12	66	
Clarendon street	2	42	12	66	
Wellington street	3	42	12	66	Bernard street.
Palmerston street	4	42	12	66	
Raglan street	5	42	12	66	Davis street.
Barkly street	6	42	12	66	Griffin street.
Goldsmith street	7	42	12	66	
Alma street	8	42	12	66	
Napier street	9	42	12	66	Hofer street.
Burke street	10	42	12	66	
Burns street	11	42	12	66	
Campbell street	12	42	12	66	Florence street.
Nightingale street	13	42	12	66	
Tuaggra street	14	42	12	66	Hospital street.
Nolan street	15	42	12	66	
Inkerman street	16	42	12	66	
Kars street	17	42	12	66	
Broughan street	18	42	12	66	Schiller street.
Wills street	19	42	12	66	Baniam street.
Newton street	20	42	12	66	
Neill street	21	42	12	66	
Peel street	22	42	12	66	Adam Smith's street.
Havelock street	23	42	12	66	
Macauley street	24	42	12	66	Varna street.
Victoria street	25	42	12	66	
Albert street	26	42	12	66	
Cambridge street	27	42	12	66	Part of Nolan street, No. 15.
Park road	28	42	12	66	High street, No. 1.
Park road (continued)	29	75	12	99	
Eglin road	30	42	12	66	
Derby road	31	75	12	99	
Dundas road	32	42 to 207	12	66 to 231	At the south-east end.
Tullaroop road	33	75	12	99	
McCallum's Creek road	34	75	12	99	
Victoria parade	35	42	12	66	Part of Clarendon street, No. 2.
Albert parade	36	42	12	66	Part of Clarendon street, No. 2.
St. Arnaud road	37	75	12	99	
Stanley place	38	42	12	66	
Oxford road	39	75	12	99	
Carlyle street	40	42	12	66	Part of Inkerman street, No. 16.
Russell street	41	42	12	66	Part of Kars street, No. 17.
Lynnhurst street	42	42	12	66	
Florence lane	43	42	12	66	
	44	42	12	66	
	45	42	12	66	
	46	42	12	66	

C. GAVAN DUFFY,
President of the Board of Land and Works.

Lands and Survey Office,
Melbourne.

No. 98.—AUGUST 22, 1862.—2.

NOTICE OF APPLICATIONS FOR LEASES FOR NOVEL INDUSTRIAL ENTERPRISES, UNDER THE 47TH SECTION OF "THE LAND ACT, 1862."

IT is hereby notified, in pursuance of the 47th section of *The Land Act, 1862*, that applications have been forwarded to the Board of Land and Works, by the several persons named in the following schedule, for leases of the portions of Crown lands described therein, for the purposes of establishing the several enterprises therein specified, under the provisions and subject to the conditions prescribed in the 47th and 48th sections of the said Act.

C. GAVAN DUFFY,
President of the Board of Land and Works.

Name of Applicant.	County.	Parish or Block.	Section.	Allotment.	Area.	Description.	Purpose.
1. John Raaddenberry	Grenville	Scarsdale	A. 30 0 0 B. 0 0 0	Commencing at a point on the west bank of Smythe's Creek, immediately opposite and one hundred links from the south-west corner of allotment 16, parish of Scarsdale; bounded on the north by a line bearing N. 68° 30' W. twenty chains; on the west by a line bearing S. 21° 30' W. fifteen chains; on the south by a line bearing S. 68° 30' E. twenty chains; and on the east by a line bearing N. 21° 30' E. fifteen chains to commencing point.	For the cultivation of the vine, olive, mulberry, and hop.
2. Patrick Murmans	Unnamed	Redbank	10 0 0	From north-east corner S. 37° W. six chains fifty links, N. 53° W. fifteen chains thirty-eight links, N. 37° E. six chains fifty links, and S. 53° E. fifteen chains thirty-eight links. From a peg marked T.B. situated ten chains south from the north-west corner of the town boundary of Redbank, the north-east corner of the area applied for bears N. 60° W. two chains forty-three links.	For a vineyard. Proposed term of lease (30) twenty years.
3. James Elliot Blake	Bourke	Holden	18	part of allot. B	30 0 0	Commencing ten chains south of the north-east corner of Bald Hill section; thence west thirty chains, south ten chains, east thirty chains, and north ten chains to the point of commencement.	For vineyard purposes. Proposed term of lease (30) thirty years.
4. Thomas H. Bear	Bourke	Holden	18	part of allot. B	30 0 0	Commencing twenty chains south of the north-east corner of Bald Hill section; thence west thirty chains; thence south ten chains, east thirty chains, and north ten chains to the point of commencement.	For vineyard purposes. Proposed term of lease (30) thirty years.
5. George W. Knight	Bourke	Holden	18	part of allot. B	30 0 0	Commencing at the north-east corner of Bald Hill section; thence west thirty chains, south ten chains, east thirty chains, and north ten chains to the point of commencement.	For vineyard purposes. Proposed term of lease (30) thirty years.
6. John V. A. Bruce	Bourke	Holden	18	part of allot. B	30 0 0	Commencing at thirty chains south of the north-east corner of the Bald Hill section; thence west thirty chains, south ten chains, east thirty chains, and north ten chains to the point of commencement.	For vineyard purposes. Proposed term of lease (30) thirty years.
7. William Turner, jun.	Mornington	Mooroolbark	part of 11	...	30 0 0	Commencing at a point about fifteen chains south from north-west angle of section 11; thence east fifteen chains; thence south twenty chains, west fifteen chains, and north twenty chains to the point of commencement.	Vineyard.
8. James Sales Cappiter	Mornington	Mooroolbark	part of 11	...	30 0 0	Commencing at a point about thirty-five chains south from north-west angle of section 11; thence east fifteen chains, south twenty chains, west fifteen chains, and north twenty chains to the point of commencement.	Vineyard.
9. Henry Hopwood	Rodney	Echuca	30 0 0	Commencing at a point one hundred and seven rods, bearing E. 50° from the geodetic survey post, situate about nine miles south of Pchucca township, and upon the east bank of the Campaspe River, and about twenty-four chains west-north-west from the seventy-mile ten-chain peg of the Murray River Railway survey line; thence by a line running north ninety-four rods; thence by a line running east fifty-six rods to the Campaspe River; thence by that river to a marked tree upon the east bank thereof, situate behind the Nine-mile Point Hotel; thence by a line west sixteen rods to the commencing point.	Vineyard.
10. George Stephen Kemp	Talbot	Clunes	3	part of allot. 27	30 0 0	Commencing at the north-east angle of allotment 27 aforesaid; bounded on the north by allotment 24, bearing west thirty chains; on the west by a line bearing south eleven chains; on the south by a line bearing east twenty-seven chains; and on the east by the main road, bearing north eleven chains to commencing point.	Tobacco, cotton, and other useful plants not generally known or cultivated in Victoria. Proposed term of lease (30) thirty years.
11. Glenburnie Brown	Unnamed	Carlyle	8	part of allot. 6	30 0 0	Commencing at a point on a lagoon by which it is bounded on the west; thence east fifteen chains; thence north twenty chains; thence west fifteen chains; thence south twenty chains to commencing point.	Vineyard and orchard. Proposed term of lease (30) thirty years.
12. Andrew Munro	Talbot	Tourelle	4	3	30 0 0	Commencing fifteen chains south of the north-west angle of said allotment, bearing east twenty chains; thence by a line bearing south fifteen chains; thence by a line bearing west twenty chains; thence by a road bearing north fifteen chains home to the commencing point.	Vineyard. Proposed term of lease (30) thirty years.
13. Albert Hancock	Grenville	Cundare	...	19	30 0 0	Commencing at twelve and a half chains west from the south-east corner of allotment No. 19; thence north twenty-four chains; thence west twelve and a half chains; thence south twenty-four chains; thence east to the starting point.	Vineyard. Proposed term of lease (30) thirty years.
14. Benjamin Fyler Hancock	Grenville	Cundare	...	19	30 0 0	Commencing from the south-east corner of allotment 19, running west twelve and a half chains; thence north twenty-four chains; thence east twelve and a half chains; thence south twenty-four chains to the starting point.	Vineyard. Proposed term of lease (30) thirty years.

No.	Name	Unnamed	Walmer	9	15, 19, 22	31	1	33	Nil	Description	Remarks
15.	Carl Pfitzner	...	Walmer	31	1	33	Nil	Bounded on the north and west by the Fern Creek, on the south by allotments 8 and 9, section 1, parish of Borriyallock, and on the east by a road running S. 42° 20' E. eleven chains sixty-four links, as shown on plan S. No. 234	Vineyard and tobacco plantation. Proposed term of lease (10) ten years.
16.	Allan W. Stewart	Hampden	Borriyallock	1	10	31	1	31	...	Commencing at a point on the boundary of Armstrong's compromise, forty chains south of north-west corner; thence by a line bearing 248° 39' one thousand two hundred and seventy-two links, 243° 30' one thousand nine hundred and ninety-six links, 231° 7' one thousand eight hundred and sixty-seven links, 222° 56' two thousand and seventy links, 236° 16' one thousand eight hundred and twenty-seven links, 243° 3' two thousand two hundred and seventy-three links, 237° 16' seven hundred and seventy links, 219° 35' one thousand five hundred and thirty-three links, 220° 45' two thousand four hundred and eighty-seven links, 217° 57' one thousand four hundred and ninety-three links and 208° 33' four hundred and eighty-nine links to north-east corner of allotment. Bounded on the south-east by a line bearing 225° 17' fifteen chains; on the south-west by a line bearing 315° 17' twenty chains; on the north-west by a line bearing 45° 17' fifteen chains; and on the north-east by a line bearing 135° 17' twenty chains	Vineyard, mulberry plantation, together with the cultivation of tobacco and hops. Proposed term of lease (30) thirty years.
17.	John Hurnall	Unnamed	Unnamed	30	0	0	...	Commencing at the north-east angle of allotment 26; bounded on the north by allotment 27, bearing west twenty-seven chains; on the west by a line bearing south twelve chains; on the south by a road bearing N. 15° E. to commencing point	Craincultivation. Proposed term of lease (3) three or (5) five years.
18.	Charles Johnson	Talbot	Clunes	3	28	30	0	0	...	Commencing at a point bearing S. 11° 5' W. ten chains from the south-west corner of allotment 42 B, Kangaroo Flat; bounded on the south by a line bearing N. 79° 19' W. ten chains; thence on the west by a line bearing N. 10° 41' E. five chains; on the north by a line bearing S. 79° 19' E. eleven chains twenty-five links; and on the east by a road one chain wide, bearing S. 25° 48' W. five chains fourteen links to the point of commencement	Vineyard, mulberry plantation, together with the cultivation of tobacco and hops. Proposed term of lease (30) thirty years.
19.	David Weir	Unnamed	Sandhurst	5	3	0	...	Bounded on the north by a two-chain road running west twenty chains; on the west by a chain road running north fifteen chains; on the north by the swamp twenty chains; and on the east by a line of fifteen chains, being the boundary of allotment 10, section 23	For planting suitable fruit trees for a permanent cider orchard, and for manufacturing the fruit into cider. Proposed term of lease (30) thirty years.
20.	George Herbert Poole	Unnamed	North Barnawatha	25	11	30	0	0	...	Commences at a point the north-west corner of allotment F, section 21; thence north five chains, east fifteen chains, south five chains, west fifteen chains to point of commencement	About three-fourths for vineyard and the remainder for hop, will be used if the land is found suitable. Proposed term of lease (5) years or longer.
21.	Samuel Caswell	Bourke	Gisborne	21	G	7	2	0	...	Commences at a point the north-west corner allotment B, section 22; thence north seven chains, east six chains twenty-two links, south eight chains sixty-two links, west six chains to point of commencement	Vineyard and mulberry, and production of silk. Proposed term of lease (30) thirty years.
22.	George Anderson	Unnamed	Chiltern	29	3	34	...	Commences at a point the north-east corner of allotment A, section 22; thence by a curved line east six chains twenty-nine links, by a straight line south eight chains sixty-eight links, west six chains, north eight chains sixty-two links to point of commencement	Vineyard purposes, and for almond plantation. Proposed term of lease (30) thirty years.
23.	Frederick Hirschi	Unnamed	Walmer	9	11	5	1	36	...	Commencing at a point bearing N. 30° 8' W. from the junction of the old main road from Melbourne to Sydney and the continuation of Main street, Chiltern, distant twenty-five chains sixteen links; thence north twenty-four chains forty-eight links; thence east twelve chains twenty-four links; thence south twenty-four chains forty-eight links; thence west twelve chains twenty-four links to the point of commencement	For a vineyard and for growing semi-tropical tree fruits, as olives, oranges, figs, pomegranates, bananas, &c.
24.	David Weir	Unnamed	Sandhurst	1	3	38	...	Commencing at the south-east angle of allotment 18, section 9, parish of Walmer; bounded on the east by a road bearing south twenty-two chains thirty-one links; thence west thirteen chains; thence north twenty-two chains thirty-one links; thence east thirteen chains to the point of commencement; deducting from above described area the contents of a road one chain wide, forming the northern boundary of allotment 11	For vineyard and for plantation of French and Turkey prunes, for drying and preserving the fruits. Proposed term of lease ten (10) years.
25.	Daniel Allan	Grenville	Ballaarat	30	0	0	...	Commencing at a point on Alder street, about five chains and forty links from north-west corner of allotment 1 of section 4, Kangaroo Flat; bounded on the east by a line bearing S. 10° 41' W. four hundred and thirty-six links; on the south by a line bearing N. 65° 17' W. five hundred and ninety-nine links; on the west by a road one chain wide, bearing N. 21° 49' E. three chains; and on the north by the extension of Alder street, bearing S. 79° 19' E. five chains to the commencing point	About three-fourths for vineyard and mulberry, and hop will be tried if land is found suitable. Proposed term of lease (5) five years.

Vineyard and raspberries.

CASTLEMAINE MINING DISTRICT.

BYE-LAWS.—[2nd August, 1862.]

At a meeting of the mining board of the mining district of Castlemaine, begun and holden at the Board Room, Camp, Castlemaine, in the said district, on the second day of August, One thousand eight hundred and sixty-two, it is ordained by the said board as follows, that is to say:—

That all the bye-laws heretofore enacted, and numbered 1 to 80 inclusive, shall be and the same are hereby repealed, and the following bye-laws substituted in lieu thereof, always saving and excepting the rights of all persons obtained previously to and held at the time of the following bye-laws coming into operation.

2. *Interpretation of words and terms.*—For the purposes of these bye-laws, and any others that may subsequently be made, the words "miner" or "party" shall be construed to mean any party of miners or mining company or copartnership for mining purposes; and throughout these bye-laws every word and term used in the singular term shall be construed equally to mean and include the plural number, unless there be something in the context repugnant to such construction; and the words "Application, &c.," occurring after any bye-law, shall be taken to refer to bye-law No. 66.

QUARTZ.

3. *Marking quartz claims.*—Every quartz claim shall be marked by posts standing at least two feet out of the ground; two of the posts to be placed on the supposed or ascertained line of the lode or vein at the northern and southern extremities of the claim. Application according to bye-law 66.

4. *Labor in quartz claims.*—The owner of a quartz claim shall employ in connection therewith one man for every sixty lineal feet of reef held by him, except where otherwise provided for by these bye-laws; it shall be sufficient if half the number of men work the ground during the time of application for registration. Should the owner of a claim fail to employ the full number of men as provided by this law, the ground unrepresented or unworked shall be considered abandoned, and may be awarded to the first claimant.

5. *Base line and width of quartz claims underground.*—The width of claims underground shall be six hundred feet, three hundred feet on each side of the base line as hereinafter defined, and the boundary lines thereof which intersect such base line shall be at right angles thereto. On a second or any subsequent claim being taken up on the same reef, the holder of such second or subsequent claim shall make application to the surveyor, who, after examination, shall mark off a base line on the supposed or ascertained line of the reef, and shall cause the course of such line to be marked by two or more posts not less than four inches in diameter, to be provided by the miners interested, and fixed securely by them in the ground, and showing at least five feet above the surface. One post shall be erected and kept erected at each end of the base line as far apart as shall be necessary, and be distinctly visible. Further, on all reefs at present being worked, where no base line has been marked off, on application by the miners on such reef, the surveyor shall mark off a base line in manner as hereinbefore described, but such base line shall in no case interfere with previously existing rights.

6. *Limitation of width on surface.*—The boundaries of quartz claims on the surface shall be restricted to one hundred feet on each side of the base line, and it shall be competent for the alluvial minor to search and mine for gold outside such boundary, but he shall not be entitled to hold any quartz reef or vein which he may discover within the boundaries authorised by bye-law 5, or to interfere with any plant thereon; provided always that quartz miners shall be allowed any distance necessary outside the one hundred feet to sink a shaft or shafts, and to deposit stuff taken from their claim, and that said deposit shall be considered part of the plant of the said claim.

7. *Quartz prospecting.*—Any party prospecting in or for quartz reefs shall be entitled to mark off and hold a claim of three hundred and twenty feet along the line or supposed line of reef, provided that they prospect and work the same efficiently, and that such claim be not within five hundred feet of any other claim, or worked by less than two men. Application according to bye-law 66.

8. *Tunnelling claims on quartz reefs.*—Quartz miners may tunnel for a reef, and they shall be allowed twelve feet on each side from the centre of their tunnel as a protection for the same, to any distance outside the boundary of the width of their claims, and also sufficient space at the mouth of the tunnel to deposit quartz or other substance. Application according to bye-law 66.

9. *Wet quartz claims.*—When a run of water shall have been struck on a quartz reef, any claimholder on the reef may call the attention of the warden to the subject, who shall visit the reef with four assessors, and after investigation they may order all parties, whose shafts are down to the water level, to work their claims every day, or all day and all night if necessary, and also determine the number of men to be employed in each shaft.

ALLUVIAL WORKINGS.

10. *Marking claims.*—In marking alluvial claims, all parties shall do so by placing a substantial peg at each corner of the claim, which shall stand at least one foot out of the ground; they shall also cut a V trench, which shall extend at least two feet from each post along each boundary line of said claim. Claims in alluvial workings shall be taken and admeasured, where practicable, in square or rectangular blocks, and not exceeding in length thrice the breadth thereof, except as otherwise provided for in these bye-laws. A wall of three feet shall be left between each claim, which may be wrought by either party, who shall properly secure and timber the ground while removing the said wall.

11. *Extent of claims in new ground (shallow).*—Alluvial mining in new ground shall be divided into shallow and deep sinking. Shallow sinking shall mean all shafts less than forty feet in depth. The extent of the ground for each man employed shall not exceed thirty feet by thirty feet.

12. *Extent of claim in new ground (deep).*—Deep ordinary sinking shall mean all shafts exceeding forty feet in depth. The extent of ground for each man employed shall not exceed forty feet by forty feet.

13. *Rock sinking.*—When the sinking shall be principally in basaltic or other rock, and shall exceed a depth of forty feet, the extent of ground for each man employed shall not exceed fifty feet by fifty feet; and when the sinking shall exceed one hundred feet in depth, seventy feet by seventy feet. Under this bye-law and bye-law 12 one-half the number of men shall be sufficient to work the claim until three days after the same shall have been bottomed, when the full number shall be employed.

14. *Old alluvial workings.*—The extent of ground for each man employed on old or abandoned ground shall not exceed eighty feet by eighty feet.

15. *Associated alluvial mining claims.*—To encourage combined action among miners, and the introduction of machinery on the gold fields, any party of miners shall be entitled to hold a claim of one acre for every two men employed, but in no case shall a greater area than twenty acres be allowed in one claim; no such claim under this bye-law shall be allowed except on partially worked or abandoned ground. Any party or parties may employ the men forming such party or parties either on the ground or in connection with the machinery, as shall be most expedient. The extent of ground worked out shall be considered relinquished. Any number of men necessary may be employed until the expiration of three calendar months after the machinery of any such party or parties as hereinbefore described shall have been in efficient working order, when the full number of men shall be employed; but the warden may, where satisfactory evidence shall be given that they cannot be advantageously employed, authorise the reduction of the number. Applications under this bye-law shall be made by affixing schedule No. 1. on a conspicuous part of the ground applied for for fourteen consecutive days.

16. *Discovery of deposits and leads of gold.*—When any miner or miners shall, in alluvial ground, sink and then drive in search of and discover any deposit or lead of gold, he or they shall, if the ground be unoccupied, and immediately over the place where such lead or deposit shall be situate, be entitled to mark off and hold his or their claim over and in advance of the termination of the drive; and in all cases the miner or miners exploring in such manner shall enjoy the use of the drive and shaft from which such exploration shall have been made, and such a thickness of wall around both shaft and drive as shall be necessary for its preservation.

17. *Alluvial prospecting.*—Any party prospecting for alluvial gold deposits shall be entitled to four hundred feet square, provided the claim be at a distance of not less than five miles from any gold workings. Any party discovering an alluvial deposit of gold, provided that it be not less than three hundred yards from any payable claim, shall be entitled to a claim twice the extent allowed by the bye-law under which such claim shall be taken up. Where a prospecting party shall have discovered payable gold in their claim, they shall within one week thereafter give written notice of the same to the registrar of the division, who shall post a notice thereof at his office; and if such party shall neglect to give such notice, then and in such case the extra ground shall be declared by the warden to be forfeited, and may be taken up as abandoned ground.

18. *Tunnelling ground.*—Ground where the sinking shall exceed forty feet in depth, and principally through rock or cement, or alluvial sinking which shall exceed one hundred feet in depth, shall be considered tunnelling ground, and may be taken up and worked on the frontage system either by sinking or tunnelling. The extent of claim shall be fifty feet in frontage for each man employed. Parties taking up claims under this bye-law shall peg off their frontage and give notice to the surveyor, who shall properly mark the claim by two rows of pegs parallel to each other and at right angles with the supposed lead or frontage of the hill, and carried to whatever length may be necessary. The pegs in said parallel lines shall be within twenty yards of each other. All parties shall run their tunnels within their own parallels; nevertheless, where it shall appear to the surveyor that considerable time and expense can be saved by driving at any distance outside the parallels, they shall be permitted to do so, and the surveyor shall mark off the ground necessary for the purpose, provided that such permission shall not interfere with any existing right; and twelve feet shall be allowed on each side from the centre of the tunnel as a protection to the same, and sufficient space at the mouth thereof on which to deposit all materials taken from said tunnel or claim. Parties may work their claims with one-half the number of men until payable gold shall have been obtained, after which the full number shall be employed. When payable gold shall have been found, the owners shall mark off their claims in breadth by two cross lines of pegs not exceeding three hundred feet apart, excepting where a tunnel shall exceed one thousand feet in length. The cross lines in the latter case not to be more than five hundred feet apart, and to be marked off at right angles with the side parallel lines, after which any party may take up a claim between the same parallels. All block claims on tunnelling ground taken up under bye-laws 13 and 14 shall be exempted from survey. Application for frontage claims only to be made according to bye-law 66.

19. *Extended claims in old and abandoned tunnelling ground.*—In all tunnelling ground partially worked and abandoned, the extent of claim shall be for each man employed eighty feet of frontage by three hundred feet in depth. Application according to bye-law 66.

20. *Priority of claims in tunnelling ground.*—In tunnelling under hills on the frontage of which angles may occur, or which may be of an oblong or elliptical form, no party shall be allowed to tunnel from any of the said angles, nor from either end of such hills, so as to interfere with parties tunnelling from the main frontage of such hills. In cases of two or more parties tunnelling from opposite sides of the same hill, and their side boundary lines meeting or intersecting, or their claims meeting,

the party that first marks off their claim shall be entitled to priority of claim thereon. In cases of tunnelling under hills or fronts of hills, such as occur at the junction of creeks in which there may be two leads or gutters, all parties shall, if required, take their claim or claims on the lead or gutter nearest the side of the hill at which their tunnel commences.

21. *Ordinary puddling and sluicing claims.*—In old or partially worked ground, or in new ground where the average depth from the surface shall not exceed four feet, and where steam, horse, or water power shall be employed in connection with puddling, the extent of claim shall not exceed one quarter of an acre for each man employed.

22. *Extended puddling and sluicing claims.*—In old or partially worked ground, the area shall not exceed half an acre for each man employed. Application according to bye-law 66.

23. *Puddling and sluicing claims in narrow gullies.*—Notwithstanding anything hereinafter contained, it shall be lawful for any party taking up ground under bye-laws 21 and 22, in narrow gullies, to mark the same in any form they may think fit, provided the whole width of the previously abandoned ground in such gullies be taken in the admeasurement of such claim; and further, the surveyor shall on no account survey any claim to be applied for under this bye-law, unless the provision above stated be strictly complied with. Application according to bye-law 66.

24. *Water privileges. Races.*—Any party may cut a race from any river, creek, or other water source to convey water, at the rate of one sluice-head for every four men employed, provided they first mark off such race by pegs fixed in the ground, at a distance of twenty yards or thereabouts, and make application to the registrar, stating the point from which they intend to head the said race; and the registrar shall deliver to the applicant a notice, in the form of schedule I. hereunto annexed, and such notice shall be posted, and kept posted, at the point proposed as the source of such race, and a second copy of schedule I. shall be posted at the office of the registrar, each copy to be kept posted for seven consecutive days; but no party shall be allowed more than five sluice-heads of water under this bye-law.

25. *Extension of races.*—Any parties holding a water privilege and conveying water to any claim or machinery by means of any race, shall be at liberty to extend or alter the course of the said race, and he or they shall continue to enjoy his or their original water privileges, provided such extension shall be applied for in the manner prescribed by bye-law 24.

26. *Water-wheels.*—Parties shall be allowed to cut a race and use one sluice-head of water to propel any water-wheel or other machinery for mining purposes; but, should there be an excess of water after others who may be interested therein are fully supplied, the owner of such water-wheel or machinery may then apply to his use so much of the surplus as may be deemed necessary. Application in manner prescribed by bye-law 24.

27. Every sluice-head of water shall be measured by means of an open box placed at the head of the race, to be six feet in length by ten inches in width, and three and a half inches in depth, inside measurement, to be placed on a level and above the water mark in the race; the said box, to be kept full by means of a wing dam in the creek, and an opening of two inches across the bottom at the end next the race, shall be considered a sluice-head. When the race shall exceed a mile in length, the width of the box may be increased half an inch for each mile.

28. *Priority of right.*—Should there not be sufficient water to supply all the races cut from the same river, creek, or water source, the right shall be held in accordance with the priority of the dates of the grants of such races. One sluice-head of water shall at all times be allowed to flow in the natural course of such river or creek.

29. *Side streams not claimable.*—Where any race shall cross any gully, creek, or stream, the owner of such race shall conduct all water in such gully, creek, or stream, either under or over said race, so as to flow in its usual course, if said owner be requested to do so in writing by any party requiring the same.

30. *Water-holes and dams.*—Any party desirous of constructing a dam, or holding an abandoned one, shall mark off the ground and post a notice on the same stating the approximate area applied for. No person shall, without the consent in writing of the owner of such dam, take water from (except for domestic purposes only), make use of, in any wise damage any covering placed over and protecting such dam, or dig into, cut through, or undermine the bank or side thereof in such manner as to cause the said dam to lose the water therein. Any person duly authorised by the delivery of a certificate, as mentioned in bye-law 32, to construct a dam as aforesaid, who shall fail to commence operations in a *bona fide* manner within seven days after such certificate shall have been granted, shall forfeit the same, unless he can show sufficient cause for the delay.

31. *Water-holes for domestic purposes.*—Any person wishing to preserve a water-hole for domestic purposes must make application to the registrar, who shall deliver to such applicant an authority in the form of schedule III., to set apart the same, when the applicant must erect an upright pole near the hole crossed by two bars of wood, thus I.

32. *Mode of taking possession of water privileges.*—All water privileges, except for domestic purposes, shall be applied for in the manner prescribed by bye-law 24, and the registrar shall register the same in the form set forth in schedule VII., and deliver to all persons interested a certificate in the form of schedule III. annexed to these bye-laws. Any person who shall object to the registration of any privilege applied for as aforesaid, must send the objections in writing to the registrar, and lodge a complaint with the warden, who shall hear and determine if such objections be valid, and the registrar shall effect such registration, or refuse to do so, as the decision of the warden shall direct.

GENERAL BYE-LAWS.

33. *Timbering claims.*—If any miner shall be of opinion that the owners of the adjoining claims have not sufficiently and securely timbered them, he shall give notice in writing com-
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plaining of such inefficiency to the said owners, who shall immediately efficiently timber the same, and if such owners shall neglect or refuse to do so within twenty-four hours after such notice shall have been given, the warden or warden and assessors shall visit the claim, and if they think fit shall stop the works until such timbering is efficiently performed; and if after one week's notice given by the warden to the holders of the claim they shall neglect to timber the same as aforesaid, then and in such case the warden shall declare the said claim to be abandoned, and it may then be taken up under the rules relating to abandoned claims.

34. *Blasting.*—Prior to the discharge of any blast of powder or other explosive substance, timely notice thereof shall be given to all parties who may be in adjoining claims, or on the surface, within one hundred yards of the shaft.

35. *Plurality of claims.*—It shall be lawful for any person, being the holder of a miner's right, to mark off, hold, and occupy any number of claims of any size, or any number of shares in claims, or any privileges, provided the number of men required by these bye-laws be employed in connection with such claims or privileges; but no person shall take possession of or hold more than one residence site.

36. *Temporary union of claims.*—Where it is considered advantageous to work two or more claims by baling water or carrying on mining operations at one or more places in one or other of said claims, the owners may unite their claims and privileges connected therewith for said or other defined purposes, provided they still employ the full number of men in the united claim they required to employ when the claims were separate. The owners of each separate claim may put an end to this union by giving the notice of separation fixed in their terms of agreement, said agreement to be registered with the registrar of the division.

37. *Permission to enter claims.*—The warden shall have power to authorize, in writing, any miner to enter into and upon any claim adjoining his own, or any surveyor or assessor to enter into and upon any claim for the purpose of measuring the depth of any shaft, or the dip, direction, inclination, or length of any tunnel or drive; but in all cases such examination shall only be made during the period of ordinary working hours, and in presence of one or more of the owners of the claim under examination.

38. *Wall between claims.*—A wall of three feet shall be left between each claim. Should any miner neglect to leave a full wall, it shall be competent for the warden to deduct the length necessary for such wall from his claim, and assign it for a wall where omitted; and should more ground than sufficient be left for the wall, the warden shall curtail such excess, and deal with it in such manner as shall be most equitable and just. Walls between claims shall be the common property of the parties adjoining, and neither of them shall take down, mine into, remove, damage, endanger, or imperil any wall without first obtaining the consent in writing of the owner of the adjoining claim. Should openings be required through any wall for ventilation, and the parties interested cannot agree upon the terms, the warden shall give the necessary order for making the said openings, and also for the division of any auriferous deposits found therein or removed therefrom.

39. *Cross-drives for ventilation may be made in tunnelling ground.*—In tunnelling under hills, when one or more openings or cross-drives shall be required between claims from one parallel tunnel to another for ventilation, it shall be lawful for the warden, with or without assessors, to give the necessary order, decision, and direction for making such drives or openings, and for the allocation of the work, and distribution and division of all or any auriferous deposits that shall be contained therein or taken therefrom.

40. *Drains on wet claims.*—The owners of wet claims shall cut a sufficient drain to convey the water to a main channel, which channel shall be cut and kept clear by or at the expense of all parties interested in such wet claims.

41. *Sludge.*—The owner or occupier of any machine which discharges sludge or water shall make, for the proper conveyance of such sludge or water to the main drain of the gully or flat in which such machine shall be situate, a good and sufficient drain; and every such private drain shall be cut and made as nearly as possible to the same depth as that of the main drain which it shall fall into and join; and when there shall be no main drain into which any such private drain can fall, then such private drain shall be made to unite with the private drain of any other machine situate in the same gully or flat, and the owners of such private drains shall be compelled to maintain the same in good order and free from obstruction. And further, the owner of any such machine shall not on any pretence whatever allow any sludge or water to run upon or spread over any road or crossing-place in common use in this district. And it is hereby further ordained, that when two or more private drains shall unite they shall form a main drain, which in all cases shall be carried to the main channel or creek, and be kept free from obstruction at the joint expense of all parties using the same.

42. *Tailings not to obstruct creeks or rivers.*—No party mining or washing in or on the banks of any main creek or river shall deposit any soil, stones, tailings, or other substances, in the bed of such creek or river, which may obstruct the flow of water or change the course thereof.

43. *Stacking auriferous substances.*—Any person wishing to retain possession of auriferous substances may have the same protected for a period not exceeding six months, provided that he stack such substance in a proper manner on ground not supposed to be adapted to mining purposes, and erect close to such stack a post, with the owner's name, address, and date of stacking legibly written or painted thereon. Application according to bye-law 66.

44. *Area for machinery.*—Parties requiring ground whereon to erect machinery, or for purposes in connection therewith, shall mark the ground to be applied for by a post at each corner thereof, standing at least three feet out of the ground, and post a notice, in the form of schedule I., thereon, stating the area and

purpose for which such ground is required; said ground shall be considered abandoned when the machinery has been removed therefrom; but where the machinery is of less value than Fifty pounds, the ground shall be forfeited, if for the space of two months the site shall have ceased to be used for the purpose for which it had been obtained, except where otherwise provided for by these bye-laws. Application according to bye-law 65.

45. *Valuation of mining plant allowed.*—In case any claim deemed relinquished or forfeited in accordance with these bye-laws be adjudged to any other party, should there be any mining plant, slabs, or other material on or in such claim, which the incoming occupant shall consider beneficial to him, the value of the same shall be assessed by arbitrators mutually appointed, or by the warden or judge of the court of mines, as the case may be, and the amount of such assessment shall be paid to the former owner within one month from the day on which such assessment shall have been made, or in default, the claim, mining plant, &c., shall revert to the former owner. In case the party to whom such claim shall be adjudged shall not require the mining plant, &c., therein or thereon, the former occupant shall have power to remove the said plant within one month from the date of adjudication, or such plant shall become forfeited.

46. *Hired men and substitutes.*—If any working shareholder in a claim shall at any time absent himself from his work therein, he shall find and provide an efficient substitute as his representative in such claim; and in all cases of absence or neglect of such shareholder or his substitute, the remaining working partners shall be empowered to hire labor in his place or stead and at his expense. No hired man, or any person who shall enter into any contract to perform any work in, upon, or in connection with any claim, shall take possession of such claim, or any share or portion thereof, under any pretence whatsoever.

47. *Non-forfeiture of claims through neglect of hired workmen.*—Any party holding a claim or portion thereof, or share or interest therein, and who employ hired labor to work the same, the title thereto shall not be invalidated nor deemed relinquished or abandoned through any neglect or omission on the part of the workmen employed; provided always, after notice in writing to such employer, his interest be fully represented in conformity with these bye-laws.

48. *Justifiable absence.*—No party shall forfeit or lose his interest in any claim by being absent through accident, sickness, or attendance at a court of justice or the mining board. The warden may protect claims or shares therein for any period not exceeding fourteen days for any urgent cause, and such protection may be renewed from time to time so long as the cause for such protection shall continue to exist; and further, no claim shall be forfeited through absence during public holidays.

49. *Sleeping shareholders.*—The interest of any sleeping shareholder in any mining partnership, if registered, shall not be imperilled or forfeited by or through the neglect, omission, or cause of any working shareholder or his representative, unless he fail to remedy such neglect, omission, or cause, within seven days after the day on which a written notice shall have been served on him complaining of the same.

50. *Forfeiture of claims or portions thereof.*—In all cases where the interest of a shareholder in any claim shall by any means become forfeited, such forfeiture shall be deemed and held to extend to and include the portion, share, or interest only of the shareholder incurring such forfeiture at the time such forfeiture is incurred, and no more.

51. *Compensation for damage.*—In case of any injury, damage, or loss accruing to the owner or occupier of any building, garden, or other premises held and occupied by virtue of a miner's right or business license, or to any claim, shaft, tunnel, or mining plant, road, drain, dam, race, or bridge, by the working of the adjoining claim, or by the overflow of sludge, tailings, or other substance, the party so injured shall be entitled to compensation from the parties causing such injuries. In case of dispute, the warden or warden and four assessors shall determine the amount of such compensation. Parties taking up claims through which tunnels, tramways, sluices, or water drains are constructed, shall be responsible for any injury done to the same through the working of such claims.

52. *Mining on residence, machinery, or business sites.*—It shall be lawful for the warden to grant permission to any party to enter upon and mine on any land held under a miner's right for residence, machinery, or under a business license, and to estimate what compensation (if any) shall be paid by the person or persons desirous of mining thereon; and further, to allix the limits and boundaries within which such mining shall be confined, and the position of any shaft, together with all and every such other restriction or restrictions as shall be considered necessary for the safety and protection of the occupants thereof.

53. *Business sites.*—Each business license shall entitle the holder to occupy and fence in an extent of ground not exceeding in area fifty-four feet frontage by one hundred feet in depth. All persons occupying road sites are required to keep their frontages in a proper state of cleanliness, and make and maintain the necessary and requisite drains, and keep them free and clear of every obstruction, so that the same shall in no wise be or become an annoyance or nuisance; and furthermore, a space of twelve feet as a right-of-way shall in every case, if practicable, be left in addition to such frontage.

54. *Residence sites.*—Any person being the holder of a miner's right shall be entitled to hold, occupy, and fence in, for the purpose of residence, twenty perches, or six hundred and five superficial square yards of land, and where practicable the same shall be marked in a block not exceeding in length twice the breadth. Nevertheless, all occupants of road sites shall be limited to a frontage of fifty-four feet by one hundred feet in depth. No tents or other dwellings shall be erected within twenty feet of ground known to be auriferous. All miners' tents erected on Crown land shall be at least twenty feet apart from each other.

55. *Buildings, &c., near roads.*—No person shall erect any dwelling-house, store, tent, stable, workshop, or machine, nor construct any dam or water-hole, within twenty feet of the centre of any public road or crossing-place in common use in this district, and the warden may order the removal of any buildings hereafter erected within such boundary.

56. *Felling trees across public roads.*—Any person who may fell or cause to be felled any tree across or upon any road, footpath, crossing-place, claim, water-race, or channel in common use, shall remove or cause the same to be removed within twelve hours after the felling of such tree, or notice of such obstruction given.

57. *Holes near roads to be fenced.*—If any party shall sink any shaft, or excavate any kind of hole of whatever depth, within the distance of ten feet from any road, footpath, or crossing-place in ordinary use, unless such shaft or hole be sufficiently barricaded by a mound of earth thrown up to the height of four feet above the surface of the adjoining ground, or logged up to a like height for a windlass, such party shall erect around such shaft or hole a substantial two-rail fence, the upper rail whereof shall be at least three feet six inches above the surface of the adjoining ground. Should any party leave any claim unworked for a short period, or abandon it, such party shall properly fill up the shaft or hole, or completely cover the same with logs not less than six inches in diameter, or erect around it a fence as aforesaid. No person shall remove, cast down, damage, or destroy any portion of such barricade, railing, timbers, or fence.

58. *Mining near roads or crossing-places.*—No party shall mine within a distance of fifteen feet from the centre of any public road or crossing-place in common use in the district. The warden may, however, sanction the working of the same upon receiving sufficient security for the proper re-making of such road or crossing-place; provided such road shall not be under other lawful jurisdiction, such as road boards, &c. Application according to bye-law 66.

59. *Roads through claims, &c.*—The warden shall authorise the construction of roads, tramways, and races, through ground held by virtue of miner's right or business license, on payment of a reasonable compensation, to be awarded by assessors, to the occupier thereof. When any such road, tramway, or race, shall have been unused for a period of one month for the purpose for which the same was originally granted, such privilege shall be considered forfeited unless otherwise protected.

60. *Bridges.*—When any race or sludge channel shall be carried through any public or private road, the party cutting and using the said race or sludge channel shall build a substantial bridge over such race or sludge channel, and keep such bridge in efficient repair.

61. *Protection to purchased land.*—No person shall mine within a distance of ten feet of any building, or brick or stone wall or fence, on private property, without obtaining the consent in writing of the owner of such land.

62. *Protection to claims under injunction.*—Whenever any injunction issued by the judge of the court of mines, or by any warden, shall prohibit any party or parties from working any claims held under these bye-laws, and such party or parties in obedience to such injunction shall be absent from such claim, it is hereby ordained, that until such injunction be dissolved, or expire by effluxion of time, no person, by virtue of a miner's right or business license, shall trespass upon, occupy, or interfere with such claim or any portion thereof.

63. *Protective registration.*—Any party searching for gold in any claim may register the same for a period not exceeding three months, provided that at least three months' *bona fide* work shall have been done by the party applying for the registration, in the following cases:—1st. Where at least one-half of the owners would be compelled to temporarily abandon their claim through the actual want of funds, either with or without the consent of the remaining owners. 2nd. In claims where the water is too heavy for hand baling, and arrangements shall have been made, or are being made, for the erection of steam or other efficient machinery to pump out the same. Registration of claims in beds of creeks and rivers, and other privileges, shall be allowed when the owners are compelled to suspend operations in consequence of an overflow of water. No claim or share therein shall be registered in which there shall be water that may be detrimental to adjoining claims, save as provided for during the erection of machinery. No claim shall be registered a second time unless three months' work, where practicable, intervenes between each registration. Where any party shall have obtained the registration of any claim or other privilege through or by false representations, such registration shall be null and void. Application for protection under this bye-law shall be made to the registrar, who shall deliver to the applicant a notice in the form of schedule I., which shall be posted on some conspicuous place on the ground desired to be protected for seven consecutive days; at the expiry of such time the registrar, on application, shall register the same in the form set forth in schedule VIII., and deliver to the applicant a certificate in the form of schedule III. annexed to these bye-laws.

64. *Protection to mining companies or associations.*—Notwithstanding anything hereinbefore contained in these bye-laws, the registrar shall, on application, issue to any company or association having a capital of Five hundred pounds and upwards, a certificate of protection in the form of schedule III., for any period not exceeding three months, for the ground held by them while making preliminary arrangements. No second schedules of protection shall be issued unless it can be shown that a sum of at least Three hundred pounds has been expended in connection with such claim.

65. *Claims when deemed abandoned.*—If any party or parties in possession of any unregistered claim shall leave the same unworked for more than eight consecutive days, such claim shall be considered abandoned, and any party leaving a registered claim unworked for a period exceeding eight consecutive days shall

considered to have abandoned the same, unless otherwise provided for by these bye-laws; nevertheless, it shall be lawful for any miner to leave his claim whilst engaged in the extraction of gold from any substance taken therefrom, or in the erection of machinery, or procuring timber, or doing anything necessary for the working of such claim, provided there be no water in such claim injurious to the adjoining claims. Water-rights, sluicing claims, and puddling claims, shall not be deemed abandoned when the water is insufficient in quantity to enable the holders to work with advantage, provided they resume the work within fourteen days after a sufficient supply of water shall have been obtained.

66. *Mode of taking possession of claims.*—Possession shall be taken of all claims by marking off the said claim in the manner prescribed by these bye-laws, and the party who shall first have marked the said claim in accordance therewith shall be deemed in possession; provided that, when necessary, application be made to the registrar to register said claim within the space of forty-eight hours from the time of marking off the same. The registrar shall, on application, register the said claim by inserting the names of all persons interested therein in a book to be kept for that purpose, and intitled "Application registration." A notice in the form of schedule I. shall be delivered by the registrar to the applicant, who shall, within twelve hours thereafter, cause the same to be posted on some conspicuous part of the claim applied for, where it shall continue posted for seven consecutive days from the date thereof; and if no objections (as hereinafter provided for) shall be lodged with the registrar, he shall, at the request of the applicant, complete the registration by insertion of the names of all persons by or on whose behalf such application shall have been made, and such registration shall be intitled "Permanent registration," and shall be in the form set forth in schedule II., and the registrar shall also deliver to the applicant, for and on behalf of each person named and entered as interested and entitled in the registry, a certificate in form of schedule III., setting forth the nature and amount of interest held by each person, such registration to be permanently in favor of the person or persons so registered, but without prejudice to any other person who may have been in possession of the ground, or any portion thereof, at the time such registration was effected. Any person objecting to the permanent registration of any claim shall, within the seven days hereinafter mentioned, send a written notice to the registrar, stating his objections, and lodge a complaint with the warden against the persons making such application. The registrar shall, on receipt of the notice of objections, defer the permanent registration until the warden shall have heard and adjudged the dispute; and if no injunction from the warden or the judge of the court of mines be issued and served within seven days from such hearing and decision, to restrain the registrar from completing the registration, the said registrar shall, at the request of the applicant, complete the registration in favor of the persons by or on behalf of whom the application was originally made. "Application registration" shall protect quartz claims for a period not exceeding two months from the date of application, but shall not protect other claims for more than ten days from the like date.

67. *Transfer of claims and shares of claims.*—The holder of any claim, or share or interest in any claim, or of any interest registered under these bye-laws, may transfer such claim, share, or interest to any person, by delivering to the registrar a notice in writing, requesting him to register such transfer in the name of the transferee, together with the certificate of registration originally delivered to the transferer; and on production of the miners' rights of both parties, and written notice from the holders of liens (if any) which may have been registered in respect of and as against such claim, share, or interest, in approval of such transfer, the registrar shall complete such transfer in the form set forth in schedule II., delivering to the transferee a certificate in form of schedule IV., to be signed by both parties. Where a portion only of the share or interest is intended to be transferred, a certificate, in the form of schedule III., shall be delivered to the transferer, defining the amount of share or interest to be by him retained. No transfer of any claim, or share or interest in any claim, shall prejudice any lien or liens effected thereon, and registered prior to and existing at the time of such transfer.

68. *Lien on claims.*—The holder of any claim, or share or interest in any claim, or any privilege registered under these bye-laws, may grant a lien thereon as security for debt or liability incurred by him at or previous to the time of granting such lien, provided such lien be registered with the registrar of the division. The proposed holder of the lien shall deliver to the registrar a notice, containing full particulars of the nature, conditions, amount and description of the lien proposed, mutually signed by the giver and acceptor of the lien; and upon production of the certificate of registration of the proposed subject of lien, the registrar shall duly register the same in the form set forth in schedule V., and deliver to the holder of the lien a certificate in form of schedule VI., inserting therein particulars of names, nature, condition, and amount. If more than one lien shall be effected on the same security, priority of date of registration shall entitle to priority of right to security, and the first lien shall be fully paid and satisfied before any subsequent ones shall be entertained. No lien registered as aforesaid shall be cancelled, unless the certificate thereof be delivered to the registrar, with an authority in writing by the holder of such lien, stating that the terms and conditions thereof had been carried out and fulfilled, and that he was no longer entitled to hold the same.

69. *Registrars and their duties.*—There shall be registrars appointed for the several divisions of this district, who shall be called "Mining Registrars." It shall be the duty of every registrar to provide himself with an office in a central and convenient position within half a mile of the warden's office in the division for which he is appointed, and shall keep the same open for the transaction of business for not less than three consecu-

tive hours each day (Sundays and holidays excepted) between the hours of Eight a.m. and Six p.m.; and he shall post and keep posted in some conspicuous place in front of his office a notice stating the hours during which such office will be open for the transaction of business, and such hours shall not be altered without notice being posted for at least seven consecutive days in close proximity to the aforesaid notice specifying the alteration intended to be made. It will be the duty of the registrar to enter and effect all registrations in manner and form prescribed by these bye-laws. He shall issue all schedules and certificates required by the said bye-laws, and transmit to the mining board quarterly reports of the progress and condition of mining operations within his division within one week of the first day of January, April, July, and October of each year, together with a return showing the number and nature of the various registrations effected during the quarter, and also a return of the fees received, showing the nature of the services upon and for which such fees had been paid.

70. *Surveyors and their duties.*—There shall be a competent mining surveyor to each division of the Castlemaine district under the jurisdiction of the board. His duty shall be, when required, to measure and adjust, in accordance with these bye-laws, the boundaries of claims, sites for machinery, tunnels, dams, races, &c., mark off base lines on quartz reefs, survey in cases of alleged encroachment, and furnish the necessary plans drawn to a scale.

The scale of fees to be paid for survey and plan shall be as follows:—

	£	s.	d.
Under bye-laws 4 and 7, 240 feet or under	1	0	0
Every additional 60 feet	0	2	6
Under bye-law 8	0	10	0
Under bye-law 15, 3 acres and under	2	0	0
Every additional acre or part of an acre	0	5	0
Bye-laws 18 and 19, 400 feet and under	1	0	0
Every additional 50 feet	0	2	6
Bye-laws 22 and 23, 2 acres and under	1	0	0
Every additional acre or part thereof	0	5	0
Bye-law 24, fee for report on each application	1	0	0
Bye-laws 25 and 26	1	0	0
Bye-law 30	1	0	0
Bye-law 53	0	10	0

Notwithstanding anything to the contrary in these bye-laws, when a conjoint application is made for any claim not exceeding two acres in extent, with an additional site for machinery and water dam or other easements, or all or either of such site for machinery, water dam, or other easement, the fees for survey and plan shall be £1 5s.; every additional acre or portion thereof, 5s. Where not otherwise provided for, the surveyor, whenever called upon to perform duties in his official capacity, shall be entitled to a fee of 10s. for a report, and 10s. more if a survey be made and plan furnished. No surveyor shall exact any fee for the performance of any duty under these bye-laws in excess of those herein provided.

71. *Fees for registrars.*—The following are the fees to be paid for the several registrations required under these bye-laws. On application for all claims for every quantity of ground requiring to be represented by one man, Sixpence; permanent registration of the same, One shilling; application for water privileges, Two shillings and sixpence; permanent registration under bye-laws 24, 25, and 26, Sixpence for each schedule issued, or Two shillings for each sluice-head of water held by less than four proprietors. Where a conjoint application is made for registering any claim not exceeding two acres in extent, with site for machinery and dam, or other easement, the fees shall be the same as if the claim only had been registered. Under bye-law 31, Two shillings and sixpence. Under bye-law 43, application Two shillings and sixpence, and Sixpence for each certificate issued.

GOLD FIELDS COMMONS.

72. *Election of managers.*—1st. Wherever a gold fields common exists in the mining district of Castlemaine, it shall be the duty of a member of the mining board, appointed and instructed by said board, to summon, in the most efficient manner and with as little delay as possible, a public meeting of all parties entitled to use said common, to be held in the most eligible place in the district; the expense of calling said meetings, unless otherwise met, shall be repaid out of the fees levied for depasturing, provided said expense shall not exceed Forty shillings. 2nd. The member of the board calling the public meeting shall preside at the same, and shall read the clause of the Land Act referring to the election of managers of gold fields commons, and explain the desire of the board to receive from the commoners in public meeting assembled the names of parties whom the commoners would recommend as managers for said commons, in order that said nominees, if found eligible and willing to give the required security, may be appointed to said office. Should more than three candidates be proposed at the meeting, the chairman may, if he think necessary, appoint scrutineers, and proceed to take the vote by show of hands, or by such other method as to the chairman may seem fit. All parties appointed as managers of gold fields commons shall be required to find security in the sum of Twenty-five pounds each for their proper disposal of all fees levied by them for depasturing stock on said gold fields commons. 4th. The mining board shall appoint one of its members annually to summon and preside at the meeting for the nomination of gold fields managers, said meeting to be held on the first Saturday of October in every year, save and except the present. Should any manager resign, or it be necessary to remove any manager, and appoint another in his stead, save at the annual meeting, the mining board may direct a public meeting to be held for the nomination of a new manager in the room of the one resigning or removed, or elect a new manager without nomination, as to the board may seem fit. Should any circumstance prevent the attendance of the member of the board at said public meeting, he may appoint a fit and proper person, as his deputy, to conduct said meeting.

SCHEDULE VIII.

For what Purpose Reserved.	Date of Expiry of Reserve.	Date of Replenishment of Reserve.	Situation of Claim, &c.	Nature of Claim, &c.	Register No. of Claim, &c.

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

JOHN RAMSAY (except Nos. 63, 66, 69, 71),
 JAMES BAIRD (except Nos. 2, 3, 6, 7, 9, 17, 33, 37, 39, 45, 48, 51, 52, 55, 56, 69, 66-71),
 EDWARD DAY (except Nos. 61, 63, 64, 66-69),
 JAMES TREWARTHA (except Nos. 2, 3, 9, 24, 25, 33, 36, 37, 39, 44, 47, 49, 64, 68-72),
 SAMUEL SCOTSON (except Nos. 2, 3, 6, 32-73),
 MICHAEL O'SHAUGHNESSY (except Nos. 38, 39, 51, 52, 55, 56, 59, 66-71),
 EDWARD WILLIAM BAGSHAWE (except Nos. 9, 38, 39, 52),
 M. D. WOODBURN (except Nos. 3, 42, 65, 61, 70, 71),
 THOMAS HART (except Nos. 6, 52, 59),

Members.

Chairman.

It is hereby certified that the foregoing bye-laws of the mining board for the district of Castlemaine 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 22nd day of August, 1862.

JOHN O'SHANASSY.

ARARAT MINING DISTRICT.

BYE-LAW TO REGULATE THE APPOINTMENT OF MANAGERS FOR THE GOLD FIELDS COMMONS IN THE ARARAT MINING DISTRICT.—[21st July, 1862.]

AT a meeting of the mining board of the mining district of Ararat, begun and holden at the Mining Board Room, Ararat, in the said district, on the twenty-first day of July, One thousand eight hundred and sixty-two, it is ordained by the said board as follows, that is to say:—

1. Three managers of each gold fields common situated within this mining district shall be elected by the mining board in the month of August each year.

2. Any person recommended to nomination in writing by at least (20) twenty holders of miners' rights or business licenses, shall be eligible for election as manager for one or more of such commons, but such candidate must at his election be proposed and seconded by members of the board.

3. When such election takes place, if more than three candidates are proposed as managers for any common, a ballot shall be taken of the members of the board present, and those three who obtain the greatest number of votes shall be declared by the chairman duly elected as managers of the common for the

No. 98.—AUGUST 22, 1862.—4.

ensuing year. The chairman shall not vote unless two or more candidates have an equality of votes, in which case he shall have a casting vote.

4. Notice shall be given by advertisement in some newspaper circulated in the district at least fourteen days prior to the date of election of the intention of the board to elect managers, which notice shall also state the day of election, and all recommendations of candidates must be sent in to the chairman of the mining board previous to such day.

5. In case a sufficient number of written recommendations of candidates is not sent in, or in case some of such recommendations are deemed objectionable, the members of the board shall then elect such managers as they may think desirable.

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

GEO. B. McALPINE,
 JOHN Y. WAKEHAM,
 DUNCAN CORBETT,
 JAMES CAMERON,
 DAVID G. STEWART,
 THOMAS BOOTH,
 EDWARD SALISBURY, Chairman.

Members.

It is hereby certified that the foregoing bye-law of the mining board for the district of Ararat has been made in the form and has been signed in the manner prescribed by law; and any person desirous to dispute the validity of such bye-law is hereby required to do so in accordance with the provisions of 21 Victoria No. 32, sec. 112.
 Gazetted on the 22nd day of August, 1862.

JOHN O'SHANASSY.

Chief Secretary's Office,
 Melbourne.

4922.

BOARD OF AGRICULTURE.

BYE-LAW.—[15th August, 1862.]

AT a Meeting of the Board of Agriculture, holden at the offices of the Board, 131, Lonsdale street west, in the city of Melbourne, on the 15th day of August, in the year of our Lord One thousand eight hundred and sixty-two, it is ordained as follows, that is to say:—

28. The distribution of the sum of £20000, being the vote in aid to the Board of Agriculture for 1862, shall be as follows, that is to say:—In aid of agricultural societies, £4000; expenses of the board and council to be expended by and under the direction of the council, £930; for premiums and extraordinary experiments or for other purposes, to be expended by and under the direction of the council, £1070.

The undersigned members of the said Board of Agriculture concurred in making the foregoing bye-law.

W. H. F. Mitchell
 Francis Murphy
 W. T. Mollison
 John McPhillimy
 Thomas Smith
 Archd. McMartin
 Francis Robertson
 George Grant
 William Anderson

George Sherwin
 Arthur King
 W. Campbell
 John Ramsay
 John Macadam, M.D.
 Rawdon F. Greene
 William Miller
 George Morton
 William B. Dick

It is hereby certified that the foregoing Bye-law, No. 28, of the Board of Agriculture, has been made in the form and has been signed in the manner prescribed by the Act 22 Victoria No. 83, sec. 9.

JOHN O'SHANASSY.

Chief Secretary's Office,
 Melbourne, 22nd August, 1862.

BOARD OF AGRICULTURE.

BYE-LAW.—[15th August, 1862.]

AT a Meeting of the Board of Agriculture, holden at the offices of the Board, 131, Lonsdale street west, in the city of Melbourne, on the 15th day of August, in the year of our Lord One thousand eight hundred and sixty-two, it is ordained as follows, that is to say:—

29. All societies entitled to the grant in aid of agricultural societies for the year 1862, shall receive such in proportion to their respective amounts of revenue until this revenue amounts to the sum of £500 in each case; such societies, however, as possess a revenue exceeding this sum, namely, £500, shall receive for the surplus half the rate of grant proportionate to the revenue, or, in other words, each Pound of revenue above £500 in each case shall rate as Ten shillings.

The undersigned members of the said Board of Agriculture concurred in making the foregoing bye-law.

W. H. F. Mitchell
 Frans. Murphy
 Alex. Mackenzie
 John Macadam, M.D.
 James Piper
 James Laidlaw
 Archd. McMartin
 Fras. Robertson
 George Grant

Arthur King
 W. Campbell
 John Ramsay
 John McPhillimy
 William Anderson
 William Miller
 George G. Morton
 William B. Dick
 Thomas Smith

It is hereby certified that the foregoing Bye-law, No. 29, of the Board of Agriculture, has been made in the form and has been signed in the manner prescribed by the Act 22 Victoria No. 83, sec. 9.

JOHN O'SHANASSY.

Chief Secretary's Office,
 Melbourne, 22nd August, 1862.

5472.

**SALE (No. 635) OF CROWN LANDS IN FEE SIMPLE
AT DUNOLLY, ON 24TH SEPTEMBER, 1862.**
To be conducted by J. W. BUTT, Esq., Land Officer.

IN pursuance of the fortieth section of *The Land Act, 1862*, the Board of Land and Works hereby give notice that a public auction will be holden at Eleven o'clock of Wednesday, the twenty-fourth day of September next, at the Court House, Dunolly, for the sale of Crown Lands in fee simple.

Such lands will be offered in the lots hereinafter specified, at the upset price affixed to each lot respectively, and will be sold in fee simple.

A deposit of one-fourth the price at which each lot is sold must be paid by the purchaser at the time of sale, and the residue of such price must be paid within one month from that time.

TOWN LOTS.

DUNOLLY, COUNTY UNNAMED, PARISH OF DUNOLLY.

- Lot 1. Allotment 10, section 20, 1r. Upset price 8*l.* per acre.
Lot 2. Allotment 1 A, section 24, 24p. Upset price 50*l.* per acre. Valuation 25*l.*
Lot 3. Allotment 1 B, section 24, 16p. Upset price 50*l.* per acre. Valuation 12*l.*
Lot 4. Allotment 6, section 25, 1r. 10p. Upset price 50*l.* per acre. Valuation 15*l.*
Lot 5. Allotment 3, section 26, 33 9-10p. Upset price 50*l.* per acre. Valuation 25*l.*
Lot 6. Allotment 2, section 34 A, 1r. Upset price 25*l.* per acre.
Lot 7. Allotment 10, section 39, 1a. Upset price 20*l.* per acre. Valuation 60*l.*

SUBURBAN LOTS.

COUNTY UNNAMED, PARISH OF DUNOLLY.

Adjoining the township of Dunolly.

- Lot 8. Allotment 1, section 44, 1a. Upset price 5*l.* per acre.
Lot 9. Allotment 5, section 46, 1r. 14p. Upset price 10*l.* per acre.
Lot 10. Allotment 6, section 46, 1r. 14p. Upset price 10*l.* per acre.
Lot 11. Allotment 7, section 46, 33p. Upset price 10*l.* per acre.
Lot 12. Allotment 8, section 46, 1r. 25p. Upset price 20*l.* per acre. Valuation 150*l.*
Lot 13. Allotment 9, section 46, 1r. 26p. Upset price 20*l.* per acre. Valuation 135*l.*
Lot 14. Allotment 10, section 46, 33p. Upset price 10*l.* per acre.
Lot 15. Allotment 21, section B, 1a. 3r. 33p. Upset price 4*l.* per acre.
Lot 16. Allotment 22, section B, 1a. 3r. Upset price 4*l.* per acre.
Lot 17. Allotment 1, section D, 3r. 37p. Upset price 8*l.* per acre. Valuation 55*l.*

COUNTY UNNAMED, PARISH OF PAINSWICK.

Situate three miles north-west of township of Dunolly.

- Lot 18. Allotment 2, section 3 C, 3a. Upset price 2*l.* 10*s.* per acre.
Lot 19. Allotment 10, section 3 D, 2a. 3r. 16p. Upset price 2*l.* 10*s.* per acre.
Lot 20. Allotment 11, section 3 D, 2a. 3r. 8p. Upset price 2*l.* 10*s.* per acre.
Lot 21. Allotment 12, section 3 D, 3r. 30p. Upset price 4*l.* per acre.

COUNTY UNNAMED, PARISH OF DUNOLLY.

Situate from half a mile to one and a half miles north from junction of Burnt Creek with Bet-bet Creek, and from three to five miles south-east of Dunolly.

- Lot 22. Allotment 16, section 1, 11a. 1r. 4p. Upset price 1*l.* per acre.
Lot 23. Allotment 20, section 2, 4a. 2r. 15p. Upset price 2*l.* 10*s.* per acre. Valuation 29*l.* 10*s.*

TOWN LOTS.

TARNAGULLA, COUNTY UNNAMED.

Situate at Sandy Creek.

- Lot 24. Allotment 1, section 16, 14 7-10p. Upset price 50*l.* per acre. Valuation 350*l.*
Lot 25. Allotment 1, section 19, 29 1-10p. Upset price 50*l.* per acre. Valuation 55*l.*

WEDDERBURNE, COUNTY UNNAMED, PARISH OF WEDDERBURNE.

Situate at Mount Korong.

- Lot 26. Allotment 4, section 1, 32p. Upset price 50*l.* per acre. Valuation 62*l.*

INGLEWOOD, COUNTY UNNAMED, PARISH OF INGLEWOOD.

- Lot 27. Allotment 10, section 5, 10p. Upset price 50*l.* per acre. Valuation 170*l.*
Lot 28. Allotment 14, section 5, 74p. Upset price 50*l.* per acre. Valuation 120*l.*

COUNTRY LOTS.

COUNTY UNNAMED, PARISH OF INGLEWOOD.

Situate about two miles east of township boundary, close to Racecourse Reserve.

- Lot 29. Allotment 3, section 2, 84a. 1r. 17p. Upset price 1*l.* per acre.

C. GAVAN DUFFY,
President.

Office of the Board of Land and Works,
Melbourne.

**SALE (No. 636) OF CROWN LANDS IN FEE SIMPLE
AT DUNOLLY, ON 23RD SEPTEMBER, 1862.**
To be conducted by J. W. BUTT, Esq., Land Officer.

IN pursuance of the fortieth section of *The Land Act, 1862*, the Board of Land and Works hereby give notice that a public auction will be holden at Eleven o'clock of Tuesday, the twenty-third day of September next, at the Court House, Dunolly, for the sale of Crown Lands in fee simple.

Such lands will be offered in the lots hereinafter specified, at the upset price affixed to each lot respectively, and will be sold in fee simple.

A deposit of one-fourth the price at which each lot is sold must be paid by the purchaser at the time of sale, and the residue of such price must be paid within one month from that time.

TOWN LOTS.

MCINTYRE, COUNTY UNNAMED, PARISH OF MOLIAGUL.

Situate from eight to nine miles north of Dunolly.

- Lot 1. Allotment 1, section 1, 2r. 18p. Upset price 8*l.* per acre.
Lot 2. Allotment 2, section 1, 3r. 6p. Upset price 8*l.* per acre.
Lot 3. Allotment 2 A, section 1, 2r. 38p. Upset price 8*l.* per acre.
Lot 4. Allotment 3, section 1, 12p. Upset price 20*l.* per acre. Valuation 10*l.*
Lot 5. Allotment 4, section 1, 19p. Upset price 8*l.* per acre.
Lot 6. Allotment 5, section 1, 214p. Upset price 20*l.* per acre. Valuation 100*l.*
Lot 7. Allotment 6, section 1, 84p. Upset price 20*l.* per acre. Valuation 15*l.*
Lot 8. Allotment 7, section 1, 1r. 21p. Upset price 20*l.* per acre. Valuation 400*l.*
Lot 9. Allotment 9, section 1, 1r. 27p. Upset price 20*l.* per acre. Valuation 70*l.*
Lot 10. Allotment 10, section 1, 2r. 4p. Upset price 8*l.* per acre.
Lot 11. Allotment 1, section 2, 1r. 20p. Upset price 8*l.* per acre.
Lot 12. Allotment 2, section 2, 1r. 20p. Upset price 8*l.* per acre.
Lot 13. Allotment 3, section 2, 1r. 20p. Upset price 8*l.* per acre.
Lot 14. Allotment 4, section 2, 1r. 20p. Upset price 8*l.* per acre.

SUBURBAN LOTS.

COUNTY UNNAMED, PARISH OF MOLIAGUL.

Adjoining the village of McIntyre.

- Lot 15. Allotment 1, section 3, 5a. 3r. 27p. Upset price 2*l.* per acre. Valuation 6*l.*
Lot 16. Allotment 2, section 3, 5a. 0r. 23p. Upset price 1*l.* 10*s.* per acre.
Lot 17. Allotment 3, section 3, 4a. 3r. 6p. Upset price 1*l.* 10*s.* per acre.
Lot 18. Allotment 4, section 3, 5a. 1r. 38p. Upset price 1*l.* 10*s.* per acre.
Lot 19. Allotment 5, section 3, 3a. 1r. 25p. Upset price 1*l.* 10*s.* per acre.
Lot 20. Allotment 1, section 4, 2a. 3r. 34p. Upset price 1*l.* 10*s.* per acre.
Lot 21. Allotment 2, section 4, 3a. 3r. 8p. Upset price 1*l.* 10*s.* per acre.
Lot 22. Allotment 3, section 4, 3a. 3r. 10p. Upset price 1*l.* 10*s.* per acre.
Lot 23. Allotment 4, section 4, 3a. 2r. 34p. Upset price 1*l.* 10*s.* per acre.

Adjoining the township of Moliagul.

- Lot 24. Special allotment 9, 19a. 2r. 16p. Upset price 2*l.* per acre. Improvements valued at 18*l.*

WEDDERBURNE, COUNTY UNNAMED.

Situate at Mount Korong.

- Lot 25. Allotment 2, section D, 1r. Upset price 8*l.* per acre.
Lot 26. Allotment 3, section D, 1r. Upset price 8*l.* per acre.
Lot 27. Allotment 4, section D, 1r. Upset price 8*l.* per acre.
Lot 28. Allotment 5, section D, 1r. Upset price 8*l.* per acre.
Lot 29. Allotment 6, section D, 1r. Upset price 8*l.* per acre.
Lot 30. Allotment 7, section D, 1r. Upset price 8*l.* per acre.
Lot 31. Allotment 14, section D, 1r. Upset price 8*l.* per acre.
Lot 32. Allotment 15, section D, 1r. Upset price 8*l.* per acre.
Lot 33. Allotment 16, section D, 1r. Upset price 8*l.* per acre.

C. GAVAN DUFFY,
President.

Office of the Board of Land and Works,
Melbourne.

LEASING GOVERNMENT RAILWAYS, NEW SOUTH WALES.

NOTICE is hereby given that Tenders will be received at this office until the 1st November next, to be addressed to the Commissioner for Railways, Sydney, New South Wales, and marked, "Tender for Leasing Railways," from parties willing to lease the Lines of Railways in New South Wales, from Sydney to Picton and Penrith, and from Newcastle to Singleton, in accordance with the conditions and specifications published in the Supplement to the *Government Gazette*, on 13th July instant, copies of which, with plan attached indicating the extent to which this contract applies, may be seen on application at the Office of the Department of Public Works for Victoria, at Melbourne.

W. M. ARNOLD.

Department of Public Works,
Sydney, 31st July, 1862.

PETITION UNDER THE MUNICIPAL ACT.

RUTHERGLEN.—No. II.

IN pursuance of the Act 18 Victoria No. 15, the Governor, with the advice of the Executive Council, has directed the publication of the substance and prayer of a petition* addressed to his Excellency as hereafter set forth, signed by One hundred and sixty-four householders resident in the township of Rutherglen, praying for the erection of their locality into a municipal district.

JOHN O'SHANASSY.

Chief Secretary's Office,
Melbourne, 5th August, 1862.

4882.

The petitioners state that they are householders residing in the township of Rutherglen, and that it is in the centre of a large and important mining and agricultural district, the population of which, according to the census returns, is over four thousand.

They further state, that the town contains more than three hundred householders; that the buildings are, for the most part, well and substantially constructed; and that at the earnest wish of the townspeople the land in the township has recently been sold; but that as at present no means exist for effecting local improvements otherwise than by private enterprise, the streets and roadways are unformed, and in winter partially impassable.

They therefore believe that the establishment of a municipality will greatly conduce to the prosperity and permanent welfare of the town, and suggest the following municipal boundaries, viz.:—Commencing from a point sixty-seven chains south-east (magnetic) from the south-eastern angle of allotment No. 7, section 20, parish of Carlyle; bearing thence due west one mile; bearing thence due north two miles; bearing thence due east one mile; bearing thence due south two miles to the commencing point.

And the petitioners pray as follows:—
“Your petitioners therefore humbly pray that the district as above defined may be proclaimed a municipality under the name of ‘The Municipal District of Rutherglen,’ according to the provisions of the Act of Council 18 Victoria No. 15.”

[The signatures to the above-mentioned petition appeared in the Gazette, No. 91, pp. 1372-3 ante.]

MELBOURNE SEWERAGE AND WATER SUPPLY.

SCALE OF CHARGES FOR WATER SUPPLIED BY METER.

(Approved by the Board of Land and Works, 13th August, 1862.)

Exceeding gallons.	Not exceeding gallons per quarter.	Per 1000 gallons.
...	100,000	2 0
100,000	500,000	{ 2 0 for 1st 100,000 gallons 0 9 for excess of that quantity
500,000	1,000,000	{ 1 0 for 1st 500,000 gallons 0 6 for excess of that quantity
1,000,000	...	{ 0 9 for 1st 1,000,000 gallons 0 4½ for excess of that quantity

All persons using water for other than domestic purposes must consume by meter, but every tenement so supplied will, in accordance with the bye-laws of the Board of Land and Works, be rateably assessed, and in the event of the rate per meter not amounting to the assessed rate, the latter will, in every instance, be charged.

J. S. JOHNSTON,

Vice-President of the Board of Land and Works.

Sewers and Water Supply Office,
Melbourne, 15th August, 1862.

* This petition is for the same purpose and nearly in the same terms as that gazetted on the 13th of June last, with the exception of the proposed boundaries.

REGISTRATION OF IMPORTED LIVE STOCK.

(Act 19 Victoria No. 21.)

QUARTERLY Return of the Registration of Live Stock imported into the Colony of Victoria during the Quarter ending 30th June, 1862:—

From whence.	Where Registered.	Description of Live Stock.		
		Cattle.	Sheep.	Horses.
New South Wales	Belvoir ...	2,209	3,959	132
	Cowana	4,746	...
	Echuca ...	8,335	34,240	20
	Mulwilla ...	1,001	...	27
	Swan Hill ...	5,457	*15,576	...
South Australia	Wabgunyah ...	386	1,105	...
	Casterton ...	1,350	8,700	23
	Digby ...	93	2,580	...
	Harrow ...	316
		19,147	70,906	202

* Of this number 10,265 ewes, the property of H. Cunningham and Co. return annually to Bungunyah, in N.S.W., at the shearing season, and back to Victoria when rain water has collected in the Tyrrell country.

WILLIAM HENRY ARCHER,

Registrar General.

Registrar General's Office,
Melbourne, 19th August, 1862.

WEEKLY ABSTRACT OF BIRTHS AND DEATHS.

ABSTRACT OF BIRTHS AND DEATHS REGISTERED IN THE METROPOLITAN AND SUBURBAN REGISTRATION DISTRICTS DURING THE WEEK ENDING 16TH AUGUST, 1862.

District.	Deputy Registrar.	Births.	Deaths.
Boroondara ...	J. D. Brage ...	3	1
Brighton ...	S. P. Simmonds ...	3	1
Brunswick ...	Joseph George ...	2	0
Collingwood ...	Samuel Allen ...	24	8
Flemington ...	Joseph Paterson ...	2	2
Kew ...	F. Barnard ...	2	0
Melbourne ...	D. J. Tierney ...	63	21
Prahran ...	John Tulloch ...	6	0
Richmond ...	W. H. Lago ...	3	3
Sandridge and Emerald Hill ...	Andrew Plummer ...	6	5
South Yarra ...	E. B. Taylor ...	3	0
St. Kilda ...	F. T. Van Hemert ...	4	1
Williamstown ...	Edmund Burke ...	5	2
		126	44

All the districts still remarkably healthy.

WILLIAM HENRY ARCHER,

Registrar General.

Registrar General's Office,
Melbourne, 21st August, 1862.

CONTRACTS ACCEPTED—(Series 1861).

For what purpose Contract is required.	No. of Tenders.	Particulars of each Tender, and Amount recommended for acceptance.	Amount.	Name for Approval.	If a Contractor previously.	Charged against Vote or Fund.	Authorised by the Governor.
1501. Roads	1	Kyneton to Tylden: addition to contract 61/493, bridge over Campaspe. £22 15s.	£ s. d. 22 15 0	Thomas W. Hall	Yes*	No 55 of 1861. Sub-division 4, No. 5 (in lieu of contract 62/680). See cancellation 62/c ⁸² .	W. H. F. Mitchell.
1502. Ditto	5	Main Central road, Gipps Land: completion of contract for construction of 64 chains, York street, Sale. £243 10s.	243 10 0	Thomas Smith	No	No. 55 of 1861. Sub-division 10, No. 1 (in lieu of contract 61/1306). See cancellation 62/c ⁸¹ .	
1503. Ditto	10	Heidelberg: covered drain, Mount Eagle cutting, Heidelberg. £231 6s.	231 6 0	Chas. G. Millar	No	No. 55 of 1861. Sub-division 14, No. 2 (in lieu of authority 61/231). See cancellation 62/c ⁸¹ .	

* Fulfilled previous contract satisfactorily.

Melbourne, 22nd August, 1862.

CONTRACTS ACCEPTED—(Series 1862).

For what purpose Contract is required.	No. of Tenders.	Particulars of each Tender, and Amount recommended for acceptance.	Amount.	Name for Approval.	If a Contractor previously.	Charged against Vote or Fund.	Authorised by the Governor.
1114. Roads	1	Upper Western road: maintenance, Church street, Geelong, to junction at Eureka Inn. Addition to 62/778. £160	£ s. d. 160 0 0	George Scithers	Yes*	Tolls Fund	
1115. Ditto ...	1	Supply of notice boards at toll-gates. Addition to contract 62/983. £14 17s.	14 17 0	James Brown	Yes*	Ditto	
1116. Ditto ...	1	Mount Alexander road: extra work under contract 61/359: maintenance Forest Creek road. £60	60 0 0	Jenkin Collier	Yes*	Ditto	
1117. Ditto ...	1	Main Central road, Gipps Land: maintenance Avon River and Hunter's Creek bridges. £121	121 0 0	C. F. Cox ...	Yes*	Ditto	
1118. Ditto ...	8	Castlemaine to Maldon: erection of toll-house, &c., at Muckleford. £295	295 0 0	Stephenson and Kerr	No	Ditto	
1119. Ditto ...	7	Geelong to Ballarat: maintenance Ballarat to Ararat. £1103 18s. 4d.	1103 18 4	Timothy Ryan	Yes*	Ditto	
1120. Ditto ...	10	Geelong to Ballarat: maintenance Ballarat to Creswick and Clunes. £1387 15s. 6d.	1387 15 6	Timothy Ryan	Yes*	Ditto	
1121. Ditto ...	6	Mount Alexander road: maintenance Dunolly and Avoca roads. £782	782 0 0	George Young and Co.	Yes*	Ditto	
1122. Ditto ...	4	Deep Creek road: maintenance of Lancefield road. £198	198 0 0	Wm. McLeod	No	Ditto	
1123. Ditto ...	1	Maintenance of bridge over Yarra at the Falls. £67	67 0 0	Francis Spring	Yes*	Ditto	
1124. Ditto ...	1	Richmond road: erection of lamp-posts at Hawthorn bridge. £53	53 0 0	Francis Spring	Yes*	Ditto	W. H. F. Mitchell.
1125. Ditto ...	13	Sandridge road: maintenance. £922 10s.	922 10 0	D. and R. Gibson	Yes*	Ditto	
1126. Ditto ...	6	Sandridge road: erection of toll-house, &c. £255 12s. 6d.	255 12 6	Levi Powell	Yes*	Ditto	
1127. Ditto ...	1	Richmond punt: addition to contract 62/910. Supply of ferry boat. £4	4 0 0	W. and G. White	Yes*	Ditto	
1128. Ditto ...	7	Castlemaine to Maldon road: clearing and grubbing about four miles. £268 10s.	268 10 0	Peter Mackey	Yes*	No. 80 of 1862, subdivision 1, No. 1	
1129. Ditto ...	7	Gipps Land road: completing approaches to bridge at Burrows' Flat. £839 16s. 4d.	839 16 4	D. and R. Gibson	Yes*	No. 80 of 1862, subdivision 2, No. 5	
1130. Ditto ...	1	Main Central road, Gipps Land: construction of culverts near Sale. £197	197 0 0	J. and B. Flint	No	Ditto	
1131. Ditto ...	1	Murray road: improvements. £1000	1000 0 0	J. Sullivan ...	No	Ditto	
1132. Railways	1	Supply of 36 red solid lenses at 30s. each, and 36 white ditto ditto at 18s. each	Rates ...	George Mirfin	Yes*	79/1.—Working expenses	
1133. Ditto ...	1	Supply of 36 gauge lamps at 18s. each, 36 hand signal lamps at 28s. each, and 36 engine head lamps at 86s. each, to sample	Rates ...	George Mirfin	Yes*	21 Victoria 36 ...	
1134. Ditto ...	11	Jackets for guards, porters, &c., at 27s. 6d. each; jackets for head porters, 40s. each; overcoats, 45s. each; guards' frock-coats, 8s. each.	Rates ...	George Carnaby	Yes*	78/2.—Clothing ...	
1135. Ditto	Caps, with cotton embroidery, 9s. each; with silver ditto, 17s. each	Rates ...	G. Massey ...	Yes*	Ditto	

(1005 } of 1862)
(1009 } See
notet

* Fulfilled previous contracts satisfactorily.

† The lease of Djerritwarh toll-gate, Melbourne and Ballarat road (contract No. 62 [1005]), has been transferred from John Green to Michael Connell.—W. H. F. MITCHELL.
Contract 1109, charged on 21 Victoria 36, should have been charged on 25 Victoria 150.—W. H. F. MITCHELL.
Melbourne, 22nd August, 1862.

Courts.

BACCHUS MARSH.

APPOINTMENT OF POUNDKEEPER.

NOTICE is hereby given that at a Special Meeting of Justices holden at the Court House, Bacchus Marsh, on Friday, the 15th day of August, A.D. 1862,

MR. WILLIAM ANDERSON was appointed to act as Poundkeeper of the Bacchus Marsh Pound, in room of Mr. Robert Pyke, resigned.

(By Order) JOHN SISSON COOPER,
Clerk of Petty Sessions.

Court House,
Bacchus Marsh, 16th August, 1862.

KILMORE.

LICENSING COURT—PUBLICANS'.

NOTICE is hereby given that a Special Meeting of Justices of the Peace acting in and for the District of Kilmore will be holden at the Court House, Kilmore, on Tuesday, the 9th day of September next, at the hour of Twelve o'clock noon, for the purpose of taking into consideration an application for a District Publicans' License.

(By Order) J. DRURY,
Clerk of Petty Sessions.

Court House,
Kilmore, 16th August, 1862.

SNAPPER POINT.

TRANSFER OF PUBLICANS' LICENSES.

NOTICE is hereby given that a Special Court of Petty Sessions will be held at the Court House, Snapper Point, on Tuesday, the 2nd day of September next, at Twelve o'clock at noon, for the purpose of considering applications for the transfer of Publicans' Licenses, under Act of Council 13 Victoria No. 29.

(By Order) WILLIAM ARMSTRONG,
Clerk of Petty Sessions.

Court House,
Snapper Point, 13th August, 1862.

SEYMOUR.

HAWKERS AND PEDLERS' LICENSES.

NOTICE is hereby given that the Quarterly Meeting of Justices of the Peace will be holden at the Police Court, Seymour, on Wednesday, the 10th day of September next, at Twelve o'clock noon, for the purpose of granting Licenses to Hawkers and Pedlers within the Police District of Kilmore.

(By Order) CLEMENT PERRON,
Acting Clerk of Petty Sessions.

Police Office,
Seymour, 16th August, 1862.

SOUTH BARWON.

LICENSING COURT—PUBLICANS.

NOTICE is hereby given that a Special Court of Petty Sessions will be holden at the Court House, South Barwon, on Tuesday, the 2nd day of September next, at Noon, for the purpose of hearing applications under 13 Victoria No. 29.

(By Order) JAMES HARKINS,
Clerk of Petty Sessions.

Court House,
South Barwon, 18th August, 1862.

WARRNAMBOOL.

COUNTY COURT.

NOTICE is hereby given that the next County Court for the Warrnambool District will be holden at the Court House, Warrnambool, on Thursday, the 13th November.

(By Order) J. M. ARDLIE,
Clerk of the Court.

Court House,
Warrnambool, 16th August, 1862.

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

THE NEXT CIRCUIT COURTS.

(Pursuant to Order in Council of 16 December 1861.)

ARARAT—0.
BALLAARAT—Monday 13 October.
BEECHWORTH—Thursday 23 October.
CASTLEMAINE—Thursday 9 October.
GEELONG—Monday 20 October.
MARYBOROUGH—0.
PORTLAND—Monday 29 September.
SANDHURST—Friday 3 October.

THE NEXT GENERAL SESSIONS.

(Pursuant to the Governor's Proclamation of 30 December 1861 and 5 August 1862.)

ARARAT—Tuesday 23 September.
BEECHWORTH—Wednesday 17 December.
BELFAST—Saturday 15 November.
BOURKE—At Melbourne, Monday 1 September.
BUNINYONG AND BALLAARAT—At Ballarat, Tuesday 2 September.
CASTLEMAINE—Friday 5 September.
GRANGE—At Hamilton, Tuesday 30 September (*in lieu of* 19 August).
GRANT—At Geelong, Monday 1 September.
KILMORE—Tuesday 21 October.
KYNETON—Tuesday 2 September.
MARYBOROUGH—Tuesday 9 September.
PALMERSTON—Friday 17 October.
PORTLAND—0.
SALE—Friday 24 October.
SANDHURST—Tuesday 26 August.
WARRNAMBOOL—Thursday 13 November.

COUNTY COURTS.

AMHERST—Wednesday 10 September
ARARAT—Thursday 18 September.
AVOCA—Thursday 4 September.
BACCHUS MARSH—
BALLAARAT—Tuesday 30 September.
BEECHWORTH—
BELFAST—

No. 98.—AUGUST 22, 1862.—5.

BENALLA—Friday 17 October.
CARISBROOK—
CASTLEMAINE—Wednesday 1 October.
CHILTERN—
COLAC—
CRESWICK—Thursday 30 October.
DANDENONG—
DAYLESFORD—Wednesday 26 November
DUNOLLY—Friday 10 October.
FRYERSTOWN—Tuesday 2 December.
GEELONG—Monday 25 August.
GISBOENE—
HAMILTON—Tuesday 30 September (*in lieu of* 19 August).
HEATHCOTE—
INGLEWOOD—
KILMORE—Wednesday 22 October.
KYNETON—Wednesday 3 September.
MALDON—Friday 3 October.
MARYBOROUGH—Thursday 18 September.
MELBOURNE—Monday 8 September.
MORSE'S CREEK—Tuesday 2 September.
PALMERSTON—Friday 17 October.
PLEASANT CREEK—Wednesday 27 August.
PORTLAND—
RAGLAN—
SALE—Friday 24 October.
SANDHURST—
SMYTHESDALE—Wednesday 12 November.
TARADALE—
WANGARATTA—
WARRNAMBOOL—
WEDDERBURNE—Thursday 30 October.
YACKANDANDAH—

COURTS OF MINES.

ARARAT DISTRICT—
Ararat—Wednesday 17 September.
Pleasant Creek—Thursday 28 August.
Raglan—
BALLAARAT DISTRICT—
Ballarat—Tuesday 9 September.
Buninyong—Tuesday 11 November.
Creswick—Monday 3 November.
Mount Blackwood—Tuesday 23 September.
Smythe's Creek—Wednesday 12 November.
Steiglitz—Friday 24 October.
BEECHWORTH DISTRICT—
Beechworth—
Chiltern—
Morse's Creek—Tuesday 3 September.
Omeo—
Yackandandah—
CASTLEMAINE DISTRICT—
Castlemaine—Wednesday 1 October.
Fryerstown—Tuesday 2 December.
Hepburn (Daylesford)—Wednesday 26 November.
Maldon—Friday 3 October.
St. Andrew's—
Taradale—
MARYBOROUGH DISTRICT—
Amherst—Friday 12 September.
Avoca—Friday 5 September.
Carisbrook—
Dunolly—Monday 6 October.
Inglewood—
Korong (Wedderburne)—Thursday 30 October.
Maryborough—Saturday 20 September.
SANDHURST DISTRICT—
Heathcote—
Kilmore—Wednesday 22 October.
Sandhurst—Monday 25 August.

LICENSING COURTS—AUCTIONEERS.

STAWELL—Wednesday 3 September.

LICENSING COURTS—HAWKERS.

BOURKE—Tuesday 9 September.
CARISBROOK—Tuesday 9 September.
DAYLESFORD—Tuesday 9 September.
GEELONG—Tuesday 9 September.
KILMORE—Tuesday 9 September.
MARYBOROUGH—Tuesday 9 September.
MELBOURNE—Tuesday 9 September.
RUTHERGLEN—Tuesday 9 September.
STAWELL—Tuesday 9 September.
TALBOT—Tuesday 9 September.
TARNAGULLA—Tuesday 9 September.

LICENSING COURTS—PUBLICANS.

BELFAST—Tuesday 2 September.
BOURKE—Tuesday 2 September.

BRIGHTON—Tuesday 2 September.
 CARAMUT—Tuesday 2 September.
 DANDENONG—Tuesday 2 September.
 EAST COLLINGWOOD—Tuesday 2 September.
 EMERALD HILL—Tuesday 2 September.
 FITZ ROY—Tuesday 2 September.
 GARDINER—Tuesday 2 September.
 GEELONG—Tuesday 2 September.
 HAWTHORN—Tuesday 2 September.
 HEIDELBERG—Tuesday 2 September.
 HOTHAM—Tuesday 2 September.
 LANCEFIELD—Tuesday 2 September.
 MELBOURNE—Tuesday 2 September.
 PALMERSTON—Tuesday 2 September.
 PORTLAND—Tuesday 2 September.
 PRAHRAN—Tuesday 2 September.
 QUEENSLIFF—Tuesday 2 September.
 RICHMOND—Tuesday 2 September.
 SALE—Tuesday 2 September.
 SHELFORD—Tuesday 2 September.
 ST. KILDA—Tuesday 2 September.
 TALBOT—Tuesday 9 September.
 WARRNAMBOOL—Tuesday 2 September.

REVISION COURTS—ELECTORAL.

ALBERTON—Monday 15 September.
 CRANBOURNE—To be adjourned to Friday 26 September.
 DANDENONG—Monday 15 September.
 PALMERSTON—Monday 15 September.
 TARRAVILLE—Monday 15 September.

Tenders.

PUBLIC WORKS OFFICE, MELBOURNE.

TENDERS will be received at this office until Twelve o'clock on the days and for the purposes undermentioned. Particulars may be learnt at this office.

71. Additions, Survey Office, Ballaarat. Plans, &c., also at Warden's Office, Ballaarat ... 27th August.
 73. Tank at Jericho Diggings. Plans, &c., also at the office of the Warden, Inglewood ... 27th August.
 74. 100 yards broken metal, delivered at Tank premises, Eastern Hill ... 27th August.
 75. Fitting up an Artillery Store, Williamstown Battery ... 26th August.
 76. Improving drainage, &c., at the New Military Barracks ... 26th August.

J. S. JOHNSTON,
 Commissioner of Public Works.

ROADS AND BRIDGES OFFICE, MELBOURNE.

SEPARATE tenders will be received by the Board of Land and Works until Twelve o'clock on the day and for the purposes undermentioned.

Particulars may be learnt at the office of Roads and Bridges, Melbourne, or at the Road Engineers' offices of the districts in which the works are respectively situated.

The Board will not necessarily accept any tender.

Tenders are to be endorsed with the subject-matter tendered for, as "Tender for —"

Until Friday, 5th September next, for:—

155. Repairs and new flooring of bridge over Merri Creek, at Northcote, in the Melbourne district.
 156. Erecting new gates and other works at the Hawthorn toll-house, in the Melbourne district.
 157. Maintenance of portion of the Melbourne to Ballaarat road contract No. 2, in the Ballaarat district.
 158. Erecting new toll-house, gates, &c., near Gisborne, in the Castlemaine district.
 159. Improvements to south approach of Mollison street Bridge, Kyneton, in the Castlemaine district (further tenders).
 160. Maintenance of portion of the Upper Goulburn and Reedy Creek roads, in the Kilmore district.
 161. Maintenance of portion of Sydney road north of Benalla, in the Wangaratta district.
 162. Maintenance of portion of the Sydney road south of Benalla, in the Wangaratta district.

W. H. F. MITCHELL,
 Commissioner of Railways and Roads.

RAILWAY WORKS, ETC.

SEPARATE tenders will be received until Eleven o'clock a.m. on the undermentioned days, for the following purposes. Tenders are to be endorsed with the subject-matter tendered for, as "Tender for —". Full particulars at the office of the Engineer-in-Chief, Batman's Hill, Melbourne.

The tenders are to be addressed to the undersigned, and deposited in the Railway Box at the Crown Lands Office, La Trobe street west.

Until Friday, 29th August.

8. For construction of Passenger Station, Outbuildings, Platforms, Goods-shed, and other works, at Leigh road, on the Geelong and Ballaarat railway.

9. For converting the large carriage shed on the Melbourne station yard into a Goods-shed for Ballaarat traffic, &c., &c.

10. For the construction of the Passenger Station, Outbuildings, Platforms, Goods-shed, and other works, at Malmesbury. Full particulars of these works at the office of the Engineer-in-Chief, Batman's Hill, and at District Engineer's Office, Elphinstone.

11. For the masonry and earthworks for Passenger Platforms at the following stations:—Elphinstone, Chewton, Harcourt, and Kangaroo Flat. Full particulars of these works at the office of the Engineer-in-Chief, Batman's Hill, and at the offices of the Resident Wardens at Castlemaine and Sandhurst.

W. H. F. MITCHELL,
 Commissioner of Railways and Roads.

Victorian Railways, Secretary's Office,
 Melbourne.

BREAK BLOCKS.

TENDERS will be received until Noon on Tuesday, the 26th instant, for the supply of Kaurie Pine Break Blocks, in such numbers as may be required, from the 1st September to the 31st December, 1862. Specification and full particulars at the office of the Government Storekeeper, to whom tenders are to be addressed.

W. H. F. MITCHELL,
 Commissioner of Railways and Roads.

Railway Secretary's Office,
 Melbourne, 14th August, 1862.

SUNDRIES.

TENDERS will be received until Twelve o'clock on Tuesday, the 26th instant, for the supply of the undermentioned articles for the service of the Government.

Every article to be of the best and most serviceable description, and subject to approval.

Particulars and forms of tender can be obtained at this office.

- 200 feet vulcanized indiarubber hose, 2 inch, 50 feet lengths, couplings and nozzle
 30 feet vulcanized indiarubber hose, $\frac{3}{4}$ inch
 72 pieces clear pine cleading, 9 feet 9 inches, to sample
 40 pieces clear pine cleading, 3 feet 1 inch, ditto
 1 cwt. galvanized hoop iron, 2 inch
 14 lbs. each, copper washers, for rivets $\frac{3}{4}$ and $\frac{1}{2}$ inch
 5 cwt. bar iron BBH or SC Crown, $3\frac{1}{2} \times 2\frac{1}{2}$ inch
 12 parallel vyces, 8 inch jaws
 7 lbs. brass pins, 1 inch, to sample
 14 lbs. panel pins, 2 inch, ditto
 42 lbs. panel pins, $\frac{1}{2}$ inch, ditto
 14 lbs. panel pins, $\frac{1}{4}$ inch, ditto
 28 lbs. each, brass tube, $1\frac{1}{4}$, $1\frac{1}{2}$, and $1\frac{3}{4}$ thick
 3 Cook's American boring bits, 6, 12, and 14
 *200 yards Parramatta, V.R. in centre, or plain
 200 armlets, to sample
 20 gross, daisy tufts, ditto
 100 yards floor cloth, ditto
 1 lb. pure grain silver, ditto
 388 badges, to sample
 56 lbs. copper tubing, $\frac{1}{4}$ inch inside, 1-16 thick
 3 bars BBH iron, $2\frac{1}{2}$, 2, and $1\frac{1}{2}$ inch, $\times 1\frac{1}{2}$
 2 plates iron, 6 \times 2 feet, $\frac{1}{4}$ inch thick
 4 bars, $\frac{1}{2}$ round ditto, $2\frac{1}{2} \times \frac{1}{4}$
 Half bundle $2\frac{1}{2}$ cope iron
 1 cwt. galvanized clout nails, 3 inch
 *5 $\frac{1}{2}$ tons Circular Head seed potatoes
 6 tons Circular Head seed potatoes
 1150 doz. flower pots, to specification

N.B.—Samples will be required of the articles marked thus *

J. M. SPENCE,
 Government Storekeeper.

Government Stores,
 Melbourne, 16th August, 1862.

SUNDRIES.

TENDERS will be received until Twelve o'clock on Tuesday, the 26th instant, for the supply of the undermentioned articles for the service of the Government.

Every article to be of the best and most serviceable description, and subject to approval.

Particulars and forms of tender can be obtained at this office.

- 9 overcoats, for mail guards
 72 gun-metal commode handles, to pattern
 72 carriage-door handles, ditto
 35 preventer ropes, to specification
 1000 small brass screws, to sample
 250 doz. flower pots, 3 inch
 250 doz. ditto, 4 inch
 650 doz. ditto, 5 inch

J. M. SPENCE,
 Government Storekeeper.

Government Stores,
 Melbourne, 21st August, 1862.

CONTRACT SURVEYS.

SEPARATE tenders for the Subdivisional Survey of the two blocks of Country Lands enumerated below, will be received at the Department of Lands and Survey, Melbourne, up to Twelve o'clock of Monday, the 8th September, 1862, under the conditions notified to tenderers for Contract Surveys in the *Government Gazette* of 14th May, 1861.

COUNTY OF RODNEY. Acres Approximately.
62/33.—On the south bank of the Goulburn River, extending from its junction with the Murray eastward to the 145° meridian, and bounded by that meridian by the parallel of 36° 12' south latitude, and by the meridian of 144° 54' ... 27,500

DISTRICT OF BENALLA.
62/37.—Bounded on the north by the main road between Murchison and Violettown from 145° 30' meridian eastward to intersection with said road of the production of west boundary of parish of Balmattum, on east by surveyed lands in the parishes of Balmattum and Euroa, on south by line west to meridian of 145° 30', and on west by said meridian ... 61,000

Tenderers will state a rate per lineal mile for trial survey of main and secondary roads, outline survey of creeks, rivers, &c., marking roads and subdivisional lines.

The period for the completion of these surveys is fixed at 15th December, 1862.

The Board of Land and Works will not necessarily accept the lowest or any tender.

Plans of the lands proposed to be surveyed may be inspected at the Surveyor General's Office, Melbourne.

C. GAVAN DUFFY,
Commissioner of Crown Lands and Survey.

Lands and Survey Office,
Melbourne, 6th August, 1862.

Police Sales.

WARRNAMBOOL.

THE undermentioned confiscated property, now in the possession of the police, will be sold by auction at the police station, Warrnambool (unless previously claimed), at Noon on Saturday, the 6th proximo:—

1 bay draught horse, branded TD near shoulder, JP off shoulder, JP off rump, star on forehead
1 cart
1 set harness
About 3½ gallons of gin

FREDK. C. STANDISH,
Chief Commissioner.

Police Department, Chief Commissioner's Office,
Melbourne, 18th August, 1862.

VICTORIA GOVERNMENT GAZETTE.

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INSOLVENCY.

In the Insolvent Estate of WILLIAM GRANT, of Geelong, in the colony of Victoria, storekeeper.

Geelong Circuit District.

NOTICE is hereby given that an account and plan of distribution of available assets in the above estate now lies at the office of the Commissioner of Insolvent Estates for the Circuit District of Geelong, in the colony of Victoria, at the Insolvent Court, Myers street, Geelong, for the inspection of the creditors thereof; and that any creditors or other person interested therein objecting to the same must lodge a caveat, stating the grounds of such objection, at the office of the said Commissioner of Insolvent Estates, within sixteen days from the date hereof.

Dated at Geelong, this 18th day of August, A.D. 1862.

No. 1301
GEORGE WEBSTER,
Official Assignee.

In the Insolvent Estate of JOHN PIERCE WILLIAMS, of Ballarat, in the colony of Victoria, storekeeper.

Geelong Circuit District.

NOTICE is hereby given that an account and plan of distribution of available assets in the above estate now lies at the office of the Commissioner of Insolvent Estates for the Circuit District of Geelong, in the colony of Victoria, at the Insolvent Court, Myers street, Geelong, for the inspection of the creditors thereof; and that any creditors or other person interested therein objecting to the same must lodge a caveat, stating the grounds of such objection, at the office of the said Commissioner of Insolvent Estates, within sixteen days from the date hereof.

Dated at Geelong, this 18th day of August, A.D. 1862.

No. 1302
GEORGE WEBSTER,
Official Assignee.

In the Insolvent Estate of SAMUEL THOMAS, of Geelong, in the colony of Victoria, publican.

Geelong Circuit District.

NOTICE is hereby given that an account and plan of distribution of available assets in the above estate now lies at the office of the Commissioner of Insolvent Estates for the Circuit District of Geelong, in the colony of Victoria, at the Insolvent Court, Myers street, Geelong, for the inspection of

the creditors thereof; and that any creditors or other person interested therein objecting to the same must lodge a caveat, stating the grounds of such objection, at the office of the said Commissioner of Insolvent Estates, within sixteen days from the date hereof.

Dated at Geelong, this 18th day of August, A.D. 1862.
GEORGE WEBSTER,
 Official Assignee.

In the Insolvent Estate of **WILLIAM MCKNIGHT** and **ALEXANDER GRASSICK**, of Ballarat, in the colony of Victoria, brewers.

Geelong Circuit District.

NOTICE is hereby given that an account and plan of distribution of available assets in the above estate now lies at the office of the Commissioner of Insolvent Estates for the Circuit District of Geelong, in the colony of Victoria, at the Insolvent Court, Myers street, Geelong, for the inspection of the creditors thereof, and that any creditors or other person interested therein objecting to the same must lodge a caveat, stating the grounds of such objection, at the office of the said Commissioner of Insolvent Estates, within sixteen days from the date hereof.

Dated at Geelong, this 18th day of August, A.D. 1862.
GEORGE WEBSTER,
 Official Assignee.

No. 1304

In the Insolvent Estate of **WILLIAM BOYD**, of Ballarat, in the colony of Victoria, publican.

Geelong Circuit District.

NOTICE is hereby given that an account and plan of distribution of available assets in the above estate now lies at the office of the Commissioner of Insolvent Estates for the Circuit District of Geelong, in the colony of Victoria, at the Insolvent Court, Myers street, Geelong, for the inspection of the creditors thereof, and that any creditors or other person interested therein objecting to the same must lodge a caveat, stating the grounds of such objection, at the office of the said Commissioner of Insolvent Estates, within sixteen days from the date hereof.

Dated at Geelong, this 18th day of August, A.D. 1862.
GEORGE WEBSTER,
 Official Assignee.

No. 1305

- MISCELLANEOUS. -

MELBOURNE AND GEELONG CORPORATIONS ACTS' AMENDMENT BILL.

NOTICE is hereby given, that application is intended to be made in the next session of the Parliament of Victoria for leave to bring in a Bill, intitled, *A Bill to further alter and amend the Laws relating to the Corporations of the City of Melbourne and of the Town of Geelong respectively, and to extend and apply other existing Acts thereto.* And notice is hereby given, that by such bill it is intended to apply for powers to adopt the ballot in the election of councillors, auditors, and assessors; to forbid the holding of such elections in public houses; to appoint branch polling places, arranged alphabetically; to limit the tenure of office by aldermen to four years; to disqualify members of the council absent from meetings for two months; to disqualify persons convicted of treason, felony, personation at elections, or other infamous offence, for election as members of the council; to elect the mayor for each ensuing year on the ninth day of October, the mayor then elected to assume office on the ninth day of November, and to be in the interim styled the mayor elect, and be, ex officio, a justice of the peace within the corporate limits; to empower the town clerk in certain cases to convene meetings of the council; to render the annual election of treasurer and other officers unnecessary; to compel officers receiving money for the corporation to pay same to the treasurer within seven days at farthest, and treasurer to lodge all money received by him in bank to credit of town fund within four days at farthest, under liability of prosecution for misdemeanor; to limit the number of advertisements requisite for the publication of bye-laws, and for the declaration of rates; to extinguish the exemption of tenanted premises from rating, save in respect to buildings unoccupied for three months; to empower the assessment and rating for town and lighting rates of lands, buildings, tenements, and places beneficially occupied, and to declare and enforce such rates, and notify and recover arrears; to enrol as citizens or burgesses freeholders of property on which rates are paid, and to enable the revision court to strike off freeholders' names in case of non-payment of rates; to collect fees for licenses and registrations of bowling-saloons, concert-rooms, places for pastime, and from porters, drivers, and others, and to pay one-half of the net amount of license fees collected from drivers resident in other municipal limits to the council of the district; to establish additional cattle markets, and collect tolls therein; to lease corporate lands and buildings, and the tolls and dues arising therefrom; to erect public baths and washhouses, and make bye-laws for the management thereof, and for charging for admission thereto; to extend to Geelong the Melbourne Hackney Carriage Act, and empower the town council to issue and charge fees for licenses to hackney carriages, and the owners, drivers, and conductors thereof; also the Act 16 Victoria No. 38, and thereby to enable the town council to cause lands to be filled up to the level of adjacent streets, and private streets to be drained; also the Acts 14 Victoria No. 17 and 18 Victoria No. 18, and thereby to enable the town council to erect public abattoirs, and charge dues for the use thereof; to enable the corporate councils of Melbourne and Geelong to authorize the construction and use of street railways, and to regulate the

fares to be charged for travelling thereupon; to enable the said councils to collect from adjoining owners a moiety of the cost which shall be incurred in flagging footways; to define more clearly the meaning of words and terms used in the Acts 14 Victoria No. 20 and 14 Victoria No. 35, with regard to formation and repair of streets, courts, and alleys, on private property; to protect streets and ways already formed or used from encroachment; to confer, vary, or extinguish other rights or privileges as in the said bill mentioned.

And notice is hereby further given, that copies of the said bill will be deposited with the Clerk of the Legislative Assembly at least one clear week before the assembling of Parliament.

E. G. FITZGIBBON,
 Town Clerk of Melbourne, } Promoters
WM. WEIRE, } of the Bill.
 Town Clerk of Geelong.

Town Hall, Melbourne, 12th August, 1862. No. 1268

NOTICE.

WE hereby give notice, under the 49th section of *The Land Act*, that we have made application to the Honorable the Commissioner of the Board of Land and Works for a lease of 15 acres of land, situate at Costerfield, near Heathcote, for antimony mining, which land has been properly surveyed and pegged out, and is as follows:—Commencing at a point, being the south-west angle of Murray's claim; thence S. 69° 59' W. 11 chains 55 links; thence S. 20° 01' E. 10 chains 19 links; thence N. 69° 59' E. 12 chains 99 links; thence N. 14° 04' W. 8 chains 22 links; thence N. 44° 48' W. 3 chains 1 link; thence S. 39° 0' W. 1 chain 26 links to the commencing-point aforesaid.

No. 1260 J. B. MORRIS AND PARTY.

BUNINYONG ROAD BOARD.

To **C. W. SHEPARD, ESQ.**, Police Magistrate, Buninyong.

WE, the undersigned ratepayers in the Buninyong district, as proclaimed in the *Government Gazette* of the 9th July, 1855, do hereby request you to convene a Meeting of the Ratepayers in the road district, for the purpose of electing members for the Road Board in the said Buninyong Road District, for the purpose of enabling the said District Road Board to superintend, provide for, and complete the construction, repair, and maintaining of the roads in the said Buninyong Road District, and to carry out therein the provisions of the Act of the Lieutenant-Governor and Legislative Council of the colony of Victoria, passed in the sixteenth year of Her present Majesty's reign, intitled, *An Act for making and improving roads in the colony of Victoria*; and that, at the said meeting the said ratepayers may proceed to elect from the landholders and householders residing within the said Road District any unequal number, being not less than five, nor more than nine, as and to be members of the said Buninyong Road Board, for the purposes of the said Act; also to elect two auditors to audit the accounts for the past year; and also that the ratepayers within the said Road District who shall be present at such meeting shall fix the rate of assessment to be chargeable upon and paid by the several owners and occupiers of land, messuages, tenements, and dwelling-houses, within such Road District.

Dated this 31st day of July, 1862.

(Signed)

<i>Landholders.</i>	<i>Householders.</i>
A. Fiske	J. Flockhart
George Selleck	W. H. Northage
Robert Allan	John Kelsall
John Crombie	John Sisley
L. Tobin	T. J. Finlay
	George Eason

In compliance with the foregoing requisition, I hereby convene a Meeting, to be held at the Police Court, Buninyong, on the 30th day of August, A.D. 1862, at the hour of Nine o'clock in the morning, by the Ratepayers of the district, for the purposes above mentioned, in pursuance of the provisions of the Act of Council 16 Victoria No. 40.

No. 1299 **CHAS. WALE SHERARD, P.M.**

EAGLEHAWK MUNICIPALITY.

WE, the undersigned, being twelve of the persons having signed a petition praying for the constitution of a municipality at Eaglehawk, hereby convene a Public Meeting of the Resident Householders and of the Landowners within such district, for the following purposes, that is to say:—

1st. For deciding whether the council for the district shall consist of three, five, or seven members.

2nd. For 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; and

3rd. For electing the members of such municipal council.

The said meeting to be held in the Assembly Room, at the Camp Hotel, Eaglehawk, on Thursday, the 4th day of September, 1862, at the hour of Three o'clock p.m.

William Simpson, J.P., Eaglehawk
 John W. Williams, J.P., Eaglehawk
 Henry Sorley, M.D., Eaglehawk
 Henry Avery, Eaglehawk
 Robert Grieve, Eaglehawk
 Alexander Hay, Eaglehawk
 John Crocker, Eaglehawk
 Timothy Nicholson, Eaglehawk
 Jonathan Hodgson, Sailors' Gully
 David Moorhead, Sailors' Gully
 James Bailey, California Gully
 John Dowding, California Gully

No. 1287

KEW MUNICIPALITY.

THE Third Half-yearly Report of the Proceedings of the Municipal Council of Kew, for the half-year ending 12th day of July, 1862.

ATTENDANCE AT COUNCIL AND COMMITTEE MEETINGS.

	Council Meetings, 17.	Public Works Committee, 21.	Finance Committee, 9.	Legislative and Health, 8.
The Chairman	16	13	9	7
Councillor Wharton	12	9	7	
Councillor Cranwell	14	13		
Councillor Carson	12	15		5
Councillor Derrick	16	19		7
Councillor Fox	15	17	8	5
Councillor Lewis	13	12	8	6

ELECTION OF CHAIRMAN.

At the first meeting of the council after the annual election, Councillor Halfey was elected chairman for the ensuing year.

APPOINTMENT.

Mr. Pritchard having resigned the town clerkship and acting surveyorship, Mr. Lowrey was appointed surveyor from the 31st January, and town clerk from the 18th February, 1862.

ASSESSMENT.

The property in the municipality was valued at £16,206, which was reduced on appeal at a petty sessions held on the 28th April, at the Athenæum, Kew, to £16,064 10s.

BYE-LAW PASSED.

No. 11.—To empower the council to levy a rate of One shilling in the pound.

APPLICATIONS TO GOVERNMENT.

Vacant ground near cemetery, for botanical purposes.—Under consideration.

For the balance (£500) of the sum claimed by this council (£1000), as usually given as a grant-in-aid to new municipalities.—Refused.

For better protection to and for fencing in Studley Park.—Fencing declined, and better police protection promised.

For vesting in trustees the land granted for recreative purposes.—No reply.

For petty sessions at Kew.—Granted.

Portion of Hawthorn toll fund.—A fair proportion promised.

JOHN HALFEY,
Chairman.
J. LOWREY,
Town Clerk.

Third Half-yearly Statement of the Municipality of Kew, for the Half-year ending 12th July, 1862.

RECEIPTS.

	£	s.	d.
Balance in hand from last half-year
Rates received, viz., arrears of 1861	18	14	0
Rates 1862	376	5	9
	394	19	9
Deposits on contracts, balance in hand
Due Colonial Bank of Australasia	87	7	0
	441	5	0
	£892	10	9

EXPENDITURE.

	£	s.	d.
Balance due bank as per last half-yearly report	199	8	1
Cheques not then presented and since paid	32	0	0
	231	8	1
Public works	422	14	6
Day labor	7	5	5
Rent of office, and use of Athenæum for meetings	22	2	0
Law expenses	7	7	0
Printing, advertising, and stationery	31	6	0
Salaries, &c.—			
Town clerk and surveyor	127	19	9
Inspector of nuisances	5	0	0
Valuator and assessor	15	0	0
Chainman	1	4	6
	149	4	3
Postage and petty cash	5	0	0
Bank interest	9	8	0
Balance in hand	6	15	6
	£892	10	9

We have audited the above accounts and find them correct.

J. GILL TANNER,
WILLIAM BRYANT,
Auditors.
No. 1280

25th July, 1862.

In the Supreme Court.—*Ex. Pa.*

WALLACE v. SUFFBRM.

NOTICE is hereby given that the Sheriff for the colony will cause to be sold, on Saturday, the 20th day of September, at Twelve o'clock noon, at the Albion Hotel, Castlemaine, the above-named defendant's right, title, and interest in and to allotment 14, section 6; unless this execution be sooner satisfied.

Terms—Cash.

R. C. MILLER,
Sheriff's Officer.

No. 1297

No. 98.—AUGUST 22, 1862.—6.

NOTICE.

I, THE undersigned, hereby apply to the Honorable the President of the Board of Land and Works for a Lease of Crown Lands for the purpose of mining for minerals or metals other than gold, the particulars of which land, and the mineral or metal intended to be mined for, are hereunder set forth; and I herewith deposit with the Commissioner of Crown Lands the sum of Five pounds, to cover the cost of survey and for preliminary expenses in respect of the lease hereby applied for, and also the further sum of Five pounds as required by the Mining Leases Regulations; and I agree, if my application be investigated, that such last-named sum shall in all respects be held by such commissioner or warden, subject to and may be appropriated by him under the terms of such regulations, and that upon the approval of this application I will execute a lease upon the basis therein stated, if the Governor shall think fit to grant the same.

I have the honor to be,

Sir,

Your obedient Servant,

WM. ROSS.

Heathcote, 18th August, 1862.

General Remarks.	None.
(1.) Precise locality. (2.) Term for which lease is required. And (3.) Time of commencing operations.	(1.) Locality — Costerfield, near Heathcote, south of Murray's claim (2.) Term—Thirty years (3.) Time of commencing operations—On lease being granted
Amount of money proposed to be invested, and in what manner the land is to be worked.	£500. By hand first, and subsequently by machinery, if required
Name of mineral or metal proposed to be worked, and minimum number of men to be employed when commencing operations, also subsequently when in full work.	(1.) Antimony (2.) For the first six months three men (3.) Subsequently when in full work nine (9) men
Whether ground applied for on or below, or both on and below, the surface, and how much in each case.	Both on and below the surface
Extent of ground applied for.	Acres, 5
Name of applicant or applicants, and address, and style under which the business shall be carried on.	William Thomas Ross, Mining Company "Alison Ross, Mining Company"

No. 1298

NOTICE.

LOST from the Lambing Flat, a brown horse, branded JF near shoulder, off hip down, and blind in the off eye. Information of its whereabouts to be sent to Mrs. Buchan, Grecian Gully, Amherst.

No. 1293

BULLAROOK QUARTZ MINING COMPANY.

I, THE undersigned Jonathan Middleton, do hereby make application to register the Bullarook Quartz Mining Company (limited), under the provisions of the Mining Partnerships Limited Liability Act, 1860; and I do solemnly and sincerely declare that the following statement is, to the best of my belief and knowledge, true in every particular, namely:—

1. The name and style of the company is "The Bullarook Quartz Mining Company (limited)."
2. The place of operations is at Canadian Reef, Bullarook, in the Mining District of Ballaarat.
3. The nominal capital of the company is Three thousand pounds, divided into sixty shares of Fifty pounds each.
4. The amount already paid up is Four hundred and sixty-seven pounds ten shillings.
5. The name of the manager is Jonathan Middleton.
6. The office of the company is at the Commercial Chambers, Ballaarat.
7. The names and several residences of the shareholders, and the number of shares held by each at this date, are as follows:—

Name and Residence.	No. of Shares.
John Glover, Ballaarat	3
Alexander Brown McWhae, Ballaarat	5
Jonathan Middleton, Ballaarat	5
William Henry Butler, Ballaarat	5
John Coupar, Ballaarat	4
Henry Dodds, Ballaarat	10
Ellen Sutherland, Melbourne	10
Hugh Hart, Ballaarat	5
George Renton, Ballaarat	5
William Calder Elder, Ballaarat	2
John Bruce, Ballaarat	1
Jonathan Middleton, as manager, in trust for the company	5

JONATHAN MIDDLETON,
Manager.

19th July, 1862.
Witness to signature—
WILLIAM THOMSON,
No. 1, Commercial Chambers, Ballaarat. No. 1307

RED STREAK AND BLACK LEAD JUNCTION GOLD MINING COMPANY.

I, THE undersigned Joseph Moore, hereby make application to register the Red Streak and Black Lead Junction Gold Mining Company, under the provisions of the Mining Partnerships Limited Liability Act, 1860; and I do solemnly and sincerely declare that the following statement is, to the best of my belief and knowledge, true in every particular:—

- The name or style of the company is "The Red Streak and Black Lead Junction Gold Mining Company."
The place of operations is at Red Streak.
The nominal capital of the company is Two thousand pounds, in forty shares of Fifty pounds each.
The amount already paid up is Eighty pounds.
The name of the manager is Joseph Moore.
The office of the company is at the claim.
The names and several residences of the shareholders, and the number of shares held by each at this date, are as follows:—

Name and Residence.	No. of Shares.
John Gerrans, Creswick	2
Elisha Robins, Creswick	2
Edward Grosse, Creswick	2
Thomas Goad, Creswick	2
John Nancarrow Goad, Creswick	2
Thomas Goad, Creswick	2
Richard Polkinghorne, Creswick	2
Thomas Williams, Creswick	2
George Colwell, Creswick	2
Richard May, Creswick	2
James Nancarrow, Ballaarat	2
Francis Nicholas Martin, Creswick	2
James H. Gubbins, Creswick	2
William Simons, Creswick	2
Joseph Williams, Creswick	2
John Williams, Creswick	2
William Davies, Creswick	2
George Moore, Creswick	2
Richard Pengilly, Creswick	1
James Mann, Bald-Hills	1
John Courtney, Creswick	1
Joseph Moore, Creswick	1
	40

JOSEPH MOORE,
Manager.

Creswick, 18th August, 1862.
Witness to signature—
F. N. MARTIN. No. 1300

DISSOLUTION OF PARTNERSHIP.

THE partnership hitherto existing between Stephen and John Richards, coopers, carpenters, and mining machinists, Main road, Ballaarat, has been this day dissolved by mutual consent.

STEPHEN RICHARDS,
JOHN RICHARDS.

Witness—
WM. LITTLE.

All debts due to or contracted by the firm will be settled by James Oddie and Co., Dana street, Ballaarat. Ballaarat, 19th August, 1862. No. 1306

DISSOLUTION OF PARTNERSHIP.

WE, the undersigned, have this day dissolved partnership by mutual consent. All accounts due by the firm to be paid by John Cann; all parties indebted to the firm will pay the same to John Cann to this date.

Mount Blackwood, 18th August, 1862.
JOHN CANN,
WILLIAM VIGOR.

Witnesses to the above—
GEORGE VICTOR,
GEO. WILLIAMS. No. 1294

OXLEY ROAD DISTRICT.

To W. A. DOBBYN, Esq., J.P.

SIR,—We, the undersigned landowners in the district of Oxley, respectfully request you will convene a Meeting of the inhabitants of this district, to elect a board for the management of the local roads.

- | | |
|-----------------|-----------------|
| Robert Wood | John Graham |
| Edmund Wills | John Wills |
| John Morrison | Charles Sparkes |
| Thomas Cochrane | Ebenr. Allan |
| David Rankin | John Smith |
| James Henley | |

Gentlemen,—In compliance with the above requisition I hereby convene a Meeting of the Landholders and Householders of Oxley, to be held at Mr. Henley's Emu Hotel, Oxley, on Friday, the 29th day of August, A.D. 1862, at One o'clock p.m., for the purposes above specified.
No. 1289 W. A. DOBBYN.

TWO POUNDS REWARD.

LOST from Essendon, a brown filly, star, brand L near shoulder. Two pounds will be paid on the conviction of the thief. Apply 66, Stephen street, Melbourne. No. 1290

Impoundings.

BALLAN.—Impounded at Ballan, 14th August, 1862, by Mr. E. T. Edwards.

257. Chesnut filly, blaze, CP near shoulder
On 15th August, by the same.
262. Bay mare, star, B/T near neck, W off shoulder
RT
On 16th August, by Mr. Osborne.
263. Bay mare, star, off hind foot white
On 17th August, by Mr. O'Connor.
264. Black mare, blaze, off feet white, FN near shoulder
If not claimed and expenses paid, to be sold on 17th September, 1862.
HENRY A. COOPER,
Poundkeeper.

CARISBROOK.—Impounded at Carisbrook, 16th August, 1862, by Messrs. Bryant.—Trespass 1s. 6d. each.

1602. Bay horse, shod, white feet, like TH with a blotch over near shoulder (writing T), saddle and collar marked
1603. Yellow bay colt, hind foot white, no visible brand
If not claimed and expenses paid, to be sold on 17th September, 1862.
FRED. GEO. HULL,
Poundkeeper.

CHILTERN.—Impounded at Chiltern, 13th August, 1862, by J. J. Bould, Esq.—Trespass 1s. each.

635. Brown or dark bay mare, star, long tail, M near shoulder
641. Black mare, hind feet malformed, C in circle over M over near shoulder.—Notice sent to owner.
642. Bay cob horse, off eye out, like R2 near shoulder
On 15th August, by Mr. John McCormick.—Trespass 5s.
650. Bay entire colt, H off shoulder
On 16th August, by Jason Withers, Esq.—Trespass 1s. each.
651. Bay horse, draught, little roach backed, star, long bang tail, DH off shoulder, scar near shoulder
652. Dark bay yearling colt, star, mealy muzzle, DH near shoulder (part of H on ribs)
653. Brown horse, blaze face, tan muzzle, long tail, (D) off shoulder

On 16th August, by David Reid, Esq.—Trespass 1s. each.

670. White bullock, cock horns, WE off rump, DR off hip, spur off shoulder

671. Yellow brindle cow, JC off rump, R over JC off ribs, diamond near ribs, illegible off shoulder
On 19th August, by same.—Trespass 1s. each.
675. Bay horse, star and snip, hind feet white, 2 both shoulders and off rump
678. Black cob horse, H over diamond near shoulder
679. Iron grey filly, MC or G over JC or G over indistinct letter near shoulder, HU off shoulder
If not claimed and expenses paid, to be sold on 17th September, 1862.

JOHN STRICKLAND,
Poundkeeper.

DUNOLLY.—Impounded at Dunolly, 18th August, 1862, by A. C. McDougall, Esq.—Trespass 6d. each.

530. Black and white cow, bald face, top off near ear, broken hobbles, B in circle near ribs

531. Brindle and white cow, near ear slit, like 5 near shoulder, like P off shoulder

532. Brindle and white heifer, rope on neck, indescribable brands or scars off shoulder and thigh

If not claimed and expenses paid, to be sold on 17th September, 1862.

GEO. H. FINDLAY,
Poundkeeper.

9/

GISBORNE.—Impounded at Gisborne, 17th August, 1862, by Capt. Gardiner.—Trespass 2s. each.

1592. Bay gelding, black points, saddle marked, sore wither, WE off shoulder

1593. Dark brown gelding, black points, saddle marked, three shoes on, small star, W near shoulder

1594. Black or dark brown mare, large star, saddle marked, JP near shoulder (the P imperfectly branded) near hind foot white

If not claimed and expenses paid, to be sold on 17th September, 1862.

JOHN F. FLETCHER,
Poundkeeper.

9/6

HAMILTON.—Impounded at Hamilton, 13th August, 1862, by Mr. John Murray, Pierpoint.—Trespass 9d. per head.

1263. Red steer, white on face, hoop horns, WF off rump

1267. Brindle cow, hoop horns, P off shoulder

1268. Brindle steer, white face, progeny of above, no visible brand

If not claimed and expenses paid, to be sold on 17th September, 1862.

RICHD. BLOOMFIELD,
Poundkeeper.

8/6

HEATHCOTE.—Impounded at Heathcote, 18th August, 1862, by Mr. Duncan.—Trespass 5s.

400. Yellow and white cow, stumpy tail, L off rump and ribs

If not claimed and expenses paid, to be sold on 17th September, 1862.

JOHN HAMILTON,
Poundkeeper.

6/6

KALKALLO.—Impounded at Kalkallo, 18th August, 1862, by James Quinn, Esq.—Damages £1 each.

523. Bay horse, like D off shoulder, like S (hook) off neck, docked tail, draught shoes on

524. Chesnut mare, like blotch brand near shoulder, blaze, saddle marked

If not claimed and expenses paid, to be sold on 17th September, 1862.

GRAHAM MITCHELL,
Poundkeeper.

8/

LEXTON.—Impounded at Lexton, 15th August, 1862, by J. Rose, Esq.

229. Grey horse, rope on neck, saddle and collar marked, enlargement off knee, near ear marked, badly and recently spurred near side, C or G off shoulder

If not claimed and expenses paid, to be sold on 17th September, 1862.

T. NICHOLLS,
Poundkeeper.

7/6

MANSFIELD.—Impounded at Mansfield, by Charles Dickens, Esq.—Trespass 2s. each.

1 brown mare, with few grey hairs, branded AR over M near shoulder, BP off shoulder

1 bay horse, black points, PC near shoulder

By Charles Parsons, Esq.—Trespass 2s. each.

1 dark bay mare, black points, branded S+B near shoulder

1 bay horse, star and snip, branded JH conjoined near shoulder

By Police.

1 bay mare, switch tail, like WS near shoulder, no other visible brands

1 dark bay mare, long tail, O near shoulder

If not claimed and expenses paid, to be sold on 17th September, 1862.

J. MARYCHURCH,
Poundkeeper.

11/

MCIVOR CREEK.—Impounded at McIvor Creek, 14th August, 1862, by Wm. Day.—Trespass 1s. each.

236. Red and white bull calf, no visible brand

237. Red heifer, short horns, ditto

238. Yellow and white bull calf, ditto

239. White heifer, red ears, ditto

240. Strawberry heifer, ditto

241. Yellow bull calf, ditto

242. Red bull calf, ditto

On 18th August, by Mr. McKenzie, for W. T. Mollison, Esq.—Trespass 1s. each.

243. White heifer, black ears, cock horns, like HS off rump

244. Red and white steer, strap and chain on neck, like HS near rump

245. Red and white steer, short horns, like TP near rump

246. Red heifer, short horns, no visible brand

247. White heifer, red ears, ditto

248. Strawberry heifer, short horns, like JD conjoined near rump

249. White cow, cock horns, no visible brands

250. Red and white bull calf, progeny of above ditto

251. Yellow heifer, white back, cock horns, no visible brand

If not claimed and expenses paid, to be sold on 17th September, 1862.

C. H. NIMMO,
Poundkeeper.

16/

MELBOURNE.—Impounded at Melbourne, 19th August, 1862, by Police Constable A 89.—Trespass in reserve.

549. Brown, blue and white spotted cow, white on under parts forehead and tail, near horn broken, illegible brand off ribs, very poor, slit in near ear

550. White heifer calf, red ears, red spots on neck, spot under off eye, piece out back off ear, no visible brand, progeny of No. 549

If not claimed and expenses paid, to be sold on 17th September, 1862.

JOHN FELSTEAD,
Poundkeeper.

9/

MORANG.—Impounded at Morang, 15th August, 1862, by Messrs. R. and D. Johnston.—Trespass 2s. each.

343. White yearling heifer, M off rump

344. White and red spotted poley heifer, springing, like MC or MG off rump

If not claimed and expenses paid, to be sold on 17th September, 1862.

JOSEPH HUTCHINSON,
Poundkeeper.

7/6

NEWBRIDGE.—Impounded at Newbridge, 8th August, 1862, by Mr. H. Twigg.—Trespass 1s. 6d. each.

823. Black bullock, white spots, hoop horns, off ear marked, like W off rump

824. Black and white cow, hoop horns, like 2 near rump, like diamond off rump

825. Strawberry cow, cock horns, off ear marked, like blotched W off rump

On 16th August, by J. Catto, Esq.—Trespass 1s. 6d. each.

826. Grey roan horse, star, long tail, diamond near shoulder, WW off shoulder

827. Bay mare, dock tail, slit in near ear, collar and saddle marked, blotch before like GE conjoined near shoulder, GP conjoined before T off shoulder

828. Strawberry heifer, red ears, AX off rump

829. Red and white heifer, AX off rump

830. Yellow heifer, AX off rump

831. Red heifer, AX off rump

832. Red heifer, short horns, AX off rump

On 18th August, by same.—Trespass 1s. 6d.

833. Bay horse, hind feet white, snip, long tail, saddle marked, like blotch M before indescribable brand near shoulder

On 19th August, by same party.

834. Chesnut mare, blaze down face, long tail, saddle marked, M near shoulder

835. Bay colt, long tail, like M near shoulder

836. Dark bay or brown horse, snip, switch tail, saddle and collar marked, newly branded, J before indescribable brand near shoulder, JC over JC off shoulder

837. Bay horse, short switch tail, star, snip, saddle marked, blotch brand both shoulders, HD conjoined near saddle

838. Bay horse, star, long tail, saddle and collar marked, JL near neck, JW near shoulder

839. Dark chesnut horse, small star, long switch tail, collar marked, GH off neck

840. Bay horse, star, switch tail, saddle and collar marked, E near shoulder

841. Chesnut horse, streak down face, long tail, saddle marked, AB conjoined near shoulder (writing A)

842. Dark brown mare, mealy muzzle, star, long tail, like indescribable brand above O near shoulder

843. Brown colt, long tail, star, no visible brand

844. Black colt, blaze down face, long tail, no visible brand

845. Chesnut colt, star, long tail, no visible brand

846. Brown filly, mealy muzzle

847. Roan mare, brown muzzle, switch tail, collar marked, MD near shoulder, enlargement on near hind fetlock

848. Brown mare, switch tail, blotched CS or GS near shoulder

If not claimed and expenses paid, to be sold on 17th September, 1862.

JAMES CALVERT,
Poundkeeper.

30/6

SANDHURST.—Impounded at Sandhurst, 17th August, 1862, by John Cunneen.—Trespass 1s. each.

389. Grey horse, switch tail, off hind fetlock white, W and like three legs of man near shoulder

390. Bay horse, black points, switch tail, W near shoulder, AM off shoulder

391. Black horse, saddle marked, TW near shoulder, scar near hip

On 19th August, 1862, by E. Dillon.—Trespass nil.

396. Brown cob horse, saddle marked, H wither, blotch U with G

blotch off shoulder

397. Bay colt, PL near hip

398. Bay mare, star, ML near shoulder, lump near knee

399. Bay filly, star and snip, near shoulder clipped
 400. Brown colt foal, star, near fore fetlock white, indescribable brand near shoulder
 401. Bay filly, black points, G near shoulder

▷ — ◁ conjoined

If not claimed and expenses paid, to be sold on 17th September, 1862.

DANL. MACKEY,
Poundkeeper.

16/

ST. ARNAUD.—Impounded at St. Arnaud, 18th August, 1862, by Mr. McDonald.

99. Bay mare, star, long tail, off fore pastern white, C near shoulder
 100. Bay pony mare, black points, star, R near shoulder, S in

BO

circle off shoulder

If not claimed and expenses paid, to be sold on 17th September, 1862.

F. H. MASSEY,
Poundkeeper.

8/6

SHEPPARTON.—Impounded at Shepparton, 6th August, 1862, by Mr. McKenzery, for Messrs. Lewis Brothers.—Notice sent to supposed owner.

67. Bay horse, black points, dark tail, small star, saddle and collar marked, WB, P in circle under near shoulder, × over P, f under near shoulder

If not claimed and expenses paid, to be sold on 17th September, 1862.

JOHNSTON PARSONS,
Poundkeeper.

8/

WATTLE CREEK.—Impounded at Wattle Creek, 12th July, 1862, by Messrs. Rostron.—Trespass 1s. each.

145. Black horse, star, saddle marked, switch tail, shod, AT like X or K below blotched near shoulder

146. Dark chestnut horse, long tail, saddle marked, shod, HO near shoulder

147. Bay mare, black points, long tail, like O and blotch within near shoulder, I near neck

148. Bay mare, small star, white on off hind foot, switch tail, O with — across centre near shoulder, O off shoulder scar above

If not claimed and expenses paid, to be sold on 17th September, 1862.

A. BARKER,
Poundkeeper.

10/6

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

	£	s.	d.
August 20.—A. Barker	1	0	0
August 20.—T. Nicholls	1	0	0
August 20.—J. Marychurch	0	10	0
August 20.—Hy. Davis	3	0	0
August 20.—J. Parsons	1	0	0
August 21.—John Felstead	2	0	0
August 21.—John Strickland	1	0	0
August 21.—Jas. Calvert	2	0	0
August 21.—Danl. Mackey	1	0	0
August 21.—G. H. Findlay	1	0	0
August 21.—C. H. Nimmo	1	0	0

J. FERRES,

Government Printer.

21st August, 1862.

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By Authority: JOHN FERRES, Government Printer, Melbourne.