

# VICTORIA

# GOVERNMENT GAZETTE.

Bublished by Authority.

No. 8.]

FRIDAY, JANUARY 22.

[1864.

JUDGE OF COURTS OF MINES, BALLARAT DIS-TRICT.

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

JOHN GRORGE FORBES, Esquire (Judge of the Court of Mines, &c., at Castlemaine), to act also as Deputy Judge of the Courts of Mines to be holden within and for the Mining District of Ballarat, from the 21st of January instant and until the return to duty of Judge Rogers. ARCHD. MICHIE.

Crown Law Offices, Melbourne, 22nd January, 1864.

### ASSISTANT REGISTRAR GENERAL.

 $T^{\mathrm{HE}}$  Governor, with the advice of the Executive Council, has been pleased to appoint

Hobace Samson, Esquire (Chief Draftsman, Real Property Act),

to be an Assistant Registrar General for the purposes of The Real Property Act (No. 140). GEO. HIGINBOTHAM.

Crown Law Offices, Melbourne, 18th January, 1864.

### COLLECTOR OF IMPOSTS.

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

STEPHENSON ATKIN BRYANT (Clerk, &c., Sheriff's Office, Geelong),

to act as Collector of Imposts, for Robert Rede, Esq., Sheriff of the Geelong Circuit District, from the 11th instant, for a period of three weeks.

GEO. HIGINBOTHAM.

Crown Law Offices, Melbourne, 18th January, 1864.

#### WEIGHER.

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

Morbis Thomas Knevitt (Sub-Inspector of Distilleries) to be a Weigher in the Customs Department at Melbourne.

JAS. G. FRANCIS, Commissioner of Trade and Customs.

Department of Trade and Customs, Melbourne, 18th January, 1864.

6040.

### TELEGRAPH MANAGER, ETC.

THE Governor, with the advice of the Executive Council, has been pleased to approve of the following appointment,

#### JOHN NOBLE

to be Acting Manager of Electric Telegraph and Collector of Imposts, also to act as Postmaster, at Streatham, from the 29th December, 1863, vice W. S. F. Payne, suspended from duty.

THOS. HOWARD FELLOWS.

General Post Office, Melbourne, 19th January, 1864.

No. 8.-January 22, 1864.-1.

#### COLONIAL DISTILLED SPIRITS.

IN accordance with the provisions of the 98th clause of the Act 13 Victoria No. 27, the following return of the colonial distilled spirits received into the bonding warehouses, and of those cleared both for home consumption and exportation during the year 1863, together with the quantity remaining in bond on 31st December, 1863, is published for general information.

JAS. G. FRANCIS, Commissioner of Trade and Customs. Department of Trade and Customs, Melbourne, 20th January, 1864. 146.

Gallon Gallons. 83,239 6,119<sup>.</sup>7 Balance brought forward from 1862 .... Quantity received into bond during 1863 ... 89.358:7 5,408.8 Total quantity remaining in bond 31st December, 1863 ... ... ... ... ...

THO. DRYBURGH, Collector. ELMSLIE STEPHEN, pro Warehousekeeper.

83,949.9

WEEKLY ABSTRACT OF BIRTHS AND DEATHS.

ABSTRACT OF BIETHS AND DEATHS ERGISTERED IN THE METROPOLITAN AND SUBURBAN REGISTEATION DISTRICTS DURING THE WEEK ENDING 16TH JANUARY, 1864.

District.	 Deputy Registrar.	Births.	Deaths.
Boroondara Brighton	 J. D. Bragge S. P. Simmonds Joseph George Samuel Allen Joseph Paterson B. Robinson B. Robinson Ellen Tierney G. F. Nagle John Tulloch W. H. Lagoe Andrew Plummer Andrew Plummer E. B. Taylor F. T. Van Hemert Edmund Burke	3 8 5 24 1 0 1 29 37 7 14 7 12 2 9 5	3 1 0 18 0 0 1 14 18 2 4 0 3 2 1 5

Scarlatina is reported as fatal in several of the metropolitan districts; the mortality on the whole is nevertheless low.

WILLIAM HENRY ARCHER,
Registrar General's Office,
Melocurne, 21st January, 1864. Registrar General.

### MARYBOROUGH MINING DISTRICT. BYE-LAW.-4th December, 1863.

A T a meeting of the Mining Board of the Mining District of Maryborough, begun and holden at Maryborough, in the said district, on the 4th day of December, One thousand eight hundred and sixty-thee, it is ordained by the said board as follows, that is to say:—

#### BYE-LAW OF THE MARYBOROUGH MINING, BOARD.

By an Act, entitled, An Act for amending the Laws relative to the Gold Fields, 21 Victoria No. 32, it-was enacted that any person who shall infringe any lawful bye-law of any board shall, on conviction thereof, forfeit and pay for every such offence any sum not exceeding Ten pounds.

### DISOBEYING THE ORDER OF MINING REGISTRAR. T

In accordance with the provisions of the amended Gold Fields Act, 24 Victoria No. 115, sec. 2, any person or persons who shall refuse to comply with any order given by any mining registrar of this district, in pursuance of any lawful bye-law, shall forfeit and pay for every such offence, any sum not exceeding Ten pounds.

- pounds.

  1. Repealing clause.—All bye-laws, excepting an enactment made by the said board for prescribing the mode in which the validity of disputed elections shall be decided, gazetted the 5th day of May, 1858; and also excepting the bye-law or standing orders regulating the proceedings at meetings of the Maryborough Mining Board, gazetted the 18th day of November, 1850, regulating mining operations now in force; in the mining district of Maryborough, shall be and are hereby repealed and rescinded, always saving the rights of all persons obtained previous to and held at the time of this bye-law coming into operation. And any miner or miners occupying any claim under any mining regulations in force previous to its passing, shall be at liberty to take advantage of all the benefits accruing from this bye-law, provided that the then existing rights of any other miner or miners be not thereby interfered with.

  2. Interpretation clause.—In the construction and for the pur-
- miner or miners be not thereby interfered with.

  2. Interpretation clause.—In the construction and for the purposes of this bye-law the following, terms, if not inconsistent with the context or subject-matter, shall have the respective meanings hereby assigned to them; that is to say:—The words "registrar," mining registrar," and "surveyor," shall mean and be interpreted to mean the mining registrar of the division for which he shall have been appointed; the term "lead," shall mean the alluvial deposit or wash-dirt containing gold, running in a continuous course or occurring successively in spots or patches; and words importing the singular number shall include the plural number, and words importing the plural number shall include the singular number; words importing the masculine gender shall include females; the words "miner," "person," "claimholder," "shareholder," "party," shall mean and include his or her agent respectively; and, for the purposes of this byelaw, any act done by an agent duly authorised, shall be deemed to have been done by the person by whom he shall have been authorised to act. authorised to act.
- Payable ground and quartz.-Payable ground and quartz 3. Payable ground and quartz.—Payable ground and quartz shall be understood to mean any quantity of quartz, stone, earth, or other auriferous substance, obtained by any miner or miners from any claim or claims which will pay the expenses of carting same from the claim to the nearest crushing machine or watering place for washing purposes, also expenses of crushing or washing same, as the case may be, and which will also pay the miner or miners so obtaining such quartz, stone, earth, or other auriferous substance, the current rate of wages in that particular district.

#### RELATING'TO MINING REGISTRARS.

- RELATING TO MINING REGISTRARS.

  4. Duties of mining registrars.—It shall be the duty of the mining registrar appointed for each division, under the provisions of an Act 24 Victoria No. 115, section 2, to keep his office in a convenient place in his division, and to keep it open during certain hours each day, Sundays and holidays excepted, that is to say, from Ten o'clock a.m. to Two o'clock p.m., and to post outside of said office a notice to that effect; and such mining registrar shall also perform within his division all the several duties, and shall, on payment of the fees prescribed in this byo-law, make all necessary surveys specified under this bye-law in reference to such mining registrar; and he shall keep a register book in the form of schedule A-bereunto annexed, and a register of mortgages in the form of schedule I, and such other books as by this bye-law are required; and he shall register therein all transactions which under this bye-law he shall be required to register, and he shall furnish monthly a true copy of all transactions in the first week of every month to the mining board, and shall also produce such register book when required by the mining board. The mining registrars shall also prosecute in all cases of breaches of this bye-law coming under their notice. And no such mining registrar shall, either directly or indirectly, hold any claim, or share, or interest in any claim, or any lease granted for mining purposes in the division for which he shall have been appointed.
- 5. Powers of mining registrars.—Any mining registrar shall have power within the division for which he shall have been appointed, to effect registrations in accordance with this byo-law; and in cases where an objection or complaint, as hereinafter mentioned, shall have been lodged against any registration, the registrar shall have been determined by the warden, or the proper authority, or allowed to lapse.
- 6. Information to the public.—Any person requiring any information from the books of the mining registrar may obtain same on payment of One shilling, and it shall be the duty of the mining registrar to furnish such information; and if such in-

formation be required in writing, he shall give an extract on the payment of an additional fee of One shilling.

# RELATING TO PROSPECTING.

- 7. Alluvial sinking.—The first miner or party of miners commencing and continuing to prospect for a lost lead of gold or gold workings which have been abandoned or then unoccupied, and discovering a payable deposit of gold therein, shall be entitled to an area of ground of 100 feet square.
- to an area of ground of 100 feet square.

  8. Sinking on neivly discovered or established leads.—The first miner or party of miners commencing and continuing to sink a shaft, or taking up and continuing to work a shaft which has been partly sunk or bottomed in any claim, on any newly discovered or established lead or gold working, the boundary of such claim not being less than 200 yards distant from the nearest boundary of the last claim bottomed, and then being worked on the same end of such lead or gold working, shall be entitled on discovering a payable deposit of gold therein, to an area of ground of 100 feet square; provided that he or they shall have previously marked off such least provided also, that all prospecting claims under this and the last preceding section shall be at least 200 yards apart.

  9. Prospecting for new gold fields.—Prospectors, previous to discovering payable gold, shall be protected in holding an area of 120 yards, square, provided they are searching for gold at a greater distance than a quarter of a mile from any other gold field; and at a greater distance than two miles they shall be protected in holding an area of 400 yards square, so long as they continue to work their prospecting claims in a bond fide manner; and on obtaining payable gold, they shall mark off their claims in accordance with section 10.
- 10. The first miner or party of miners so prospecting, discovering payable gold, shall be entitled to an extent of prospecting claim, as specified in the following table:—

Not less than 1 mile distant from any other gold 150 feet square

Not less than 1 mile distant from any other gold 200

neid .... Not less than 1 mile distant from any other gold field ....

Not less than 2 miles distant from any other gold 300 . 

field ... ... 600 ... Such distances to be taken from the nearest point thereto of any

- Such distances to be taken from the nearest point thereto of any abandoned or existing gold workings.

  11. Wet adluvial sinking.—The first party of miners not exceeding sixteen (16) in number, commencing and continuing to prospect in wet alluvial ground for any gold field, new or lost lead, or taking up and continuing to prospect any unoccupied ground not less than a quarter of a mile distant from the nearest boundary of the nearest claim bottomed (and then being worked at the time such miners commence to prospect) and discovering a payable deposit of gold therein, shall be entitled to sixty (60) feet for each miner along the supposed course of the lead by a width of three hundred (300) feet, provided that in no case shall surface water bo deemed wet sinking; and all such prospecting claims granted under this section shall be at least a quarter of a mile apart.
- 12. Discovering payable gold.—Any prospector discovering payable gold, and neglecting to report the same to the mining registrar without delay, have his prospecting claim registered, and obtain a certificate of registration in the form of schedule B hereunto annoxed, shall not be entitled to more than an ordinary sized claim.
- 13. Marking prospecting claim.—All prospecting claims shall be marked by four substantial pers being firmly driven in the ground, one at each corner of the claim, such pegs to be kept visible during the working of the same.
- 14. Information to adjoining claimholders.—The owner or owners of prospecting claims shall, on the application of adjoining claimholders, give every information in his or their power as to the course of the gold and the quantity he or they are obtaining from his or their prospecting claim.
- 15. Forfeiture.—If any miner or miners shall leave his or their olaim or claims, share or shares; unworked in his or their olaim or claims, share or shares; unworked in his or their prospecting claim, during the working thereof, for a longer period than three (3) consecutive working days, his or their claim or claims, share or shares, shall be deemed forfeited, unless, in case of dispute, he or they can justify such absence under this bye-law; but in no case, even for the three days specified, shall claimholders allow the water to accumulate so as to be injurious to the owners of adjoining claims. Non-compliance with the latter part of this section shall be deemed a breach of this bye-law.

### RELATING TO ALLUVIAL MINING.

16. Claims, how to be marked.—Any miner or miners marking out a claim in alluvial sinking shall evidence his or their boundary by firmly driving in a substantial peg at each corner of the claim, except as provided for in section 35, such pegs to be kept visible during the working of the claim.

#### DRY SINKING AND SURFACING.

17. Extent of claim in new ground.—The extent of claim in new ground shall be, for One miner ... ... 42 feet sauare Two miners ... ... 60 feet :quare

18. Rock sinking.—Bock sinking shall mean where a depth of not less than thirty (30) feet of rock has to be sunk through. The extent of claim shall be, for

Four miners ... 105 feet square
Six miners ... 130 feet square
Eight miners ... 150 feet square

19. The wall.—A wall of two feet in width shall be left between adjoining claims by the miner or miners last marking out, which wall may be worked by either of the adjoining claim-holders, provided they securely timber the same.

20. Shepherding.—All claimholders must be present on his or their claim every day, except as provided for in sections 105 and and 123 (after that on which the claim was taken possession of), two consecutive hours between Nine o'clock a.m. and, Twelve o'clock at noon, until the shaft thereon has been bottomed. Any miner or miners not complying herewith shall be deemed to have forfeited his or their claim or share, unless, in case of dispute he or thay any invifer such non complicate order this dispute, he or they can justify such non-compliance under this

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

dry SUNRING IN 57
be, for ' | 7
' One miner ...
Two miners ...
Three miners ...
Four miners ... ..! 100 feet square ... 142 feet square ... 174 feet square ... 200 feet square ... ...

- 22. Claims flooded by storm water.—In the event of any lead in dry alluvial workings becoming flooded by means of a fall of rain or storm water, then and in such case the miner or miners holding a claim or claims, or a sbare or siares in any claim or claims on such lead, shall bale the water from his or their claim or claims for at least eight hours every lawful day until such claim or claims are clared of such water. The non-compliance with this section shall be deemed a forfeiture of the share or shares, claim or claims, of any such miner or miners, unless in case of dispute he or they can justify such non-compliance under this bye-law.
- 23. Claims becoming wet.—Any claim taken up under sections 17 and 18, in which the owner or owners have struck water, and where slabbing may be necessary on account of such water, shall be worked in accordance with the provisions of section 23, relating to wet alluvial sinking.
- 24. Forfeiture—If any miner or miners shall neglect to work, or cause to be worked, his or their claim or claims, or share or shares in a claim, after the shaft thereon has been bottomed, and during the working thereof, for a longer period than two consecutive working days, his or their share or shares shall be deemed forfeited, unless in case of dispute he or they can justify such neglect under this bye-law. such neglect under this bye-law.

### WET SINKING.

25. Interpretation. — The term "wet sinking" shall mean sinking where slabbing and baling water may be necessary, provided that in no case shall surface water cause any claim to be considered wet sinking.

considered wet sinking.

26. Extent of claim in wet sinking.—The extent of claim in wet sinking shall be, for 105 feet square.

Six miners 130 feet square
Eight miners 150 feet square Six miners

Eight miners

and where the depth of sinking exceeds eighty (80) feet, the extent of claim shall be, for

Four miners

140 feet square
Six miners

175 feet square
200 feet square

- 27. The wall.—A wall of four feet in width shall be left between adjoining claims by the party last marking out, which wall may be worked in accordance with section 19 of this byelaw.
- law.

  28. Wet sinkings, how to be worked.—All claimholders within six (6) claims in every direction of any shaft, which has struck water shall sink their shaft every lawful working day until the well is completed or the claim abandoned, and shall with proper sized vessels bale the water from their shaft or shafts for at least eight (8) hours daily till it be exhausted or the claim abandoned; unless as provided for in section 161; or the water prove too heavy and work be struck with the consent of adjoining claimholders. Non-compliance with the foregoing part of this section shall be deemed a breach of the bye-law. Beyond the limits mentioned, that is to say, beyond six (6) claims in every direction from any shaft which has struck water, the claimholders shall be allowed to hold their claims unworked, provided they are all present on their claims, in accordance with the provisions of section 20 of this bye-law. Non-compliance with the latter part of this section shall be deemed a forfeiture.
- .29. Night work.—Whenever the mining registrar shall decide night and day baling to be necessary, all parties who have struck water shall bale their fair proportion of such water all and every day and night till it be exhausted, or the claim abandoned; and the share or shares of the party not complying with this section of the bye-law shall be deemed forfeited, unless the water shall prove too heavy and work shall be struck with the consent of adjoining claimholders.
- 30. Extent of claim in old ground, wet sinking.—The extent of claim in wet sinking in ground previously worked and abandoned shall be, for Four miners .... ... 200 feet square

... 200 feet square ... 250 feet square ... 300 feet square ... ... .... Eight miners

31. Beds of creeks or rivers.—The extent of claim in the beds of creeks or rivers shall be for each miner 20 yards along the

course of said creek or river, by a breadth not exceeding 22 yards.

32. Forfeiture.—If any miner or miners shall neglect to work or cause to be worked his or their claim or claims, or share or shares in a claim, after the shaft thereon has been bottomed and during the working of such claim, for a longer period than three (3) consecutive working days, his or their claim or claims, share or shares, shall be deemed to have been forfeited, unless in case of dispute he or they can justify such neglect under this bye-law; provided, also, that section 15 of this bye-law has been complied with.

#### RELATING TO FRONTAGE SYSTEM.

· 33. Interpretation.—Frontage system shall mean a width of claim of 600 yards in alluvial ground until the lead has been discovered and the course thereof ascertained, when the width shall be in accordance with section 37 of this bye-law.

- shall be in accordance with section 37 of this bye-law.

  34. Declaration of frontage lead.—The mining registrar shall, on the application in writing of twenty miners working on any lead or workings, proceed to such lead or workings seven days after receiving such application, hear all the evidence that may be offered, and on his finding that the majority of miners present are in favor of such application, declare the same under the frontage system: provided that a payable lead, or working has previously been discovered, and that a copy of such application shall have been kept posted for seven consecutive days on some conspicuous part of such lead or workings, also a copy at the mining registrar's office, and that a similar notice of application be inserted once in some newspaper published in the district, previous to the mining registrar proceeding to such lead or working as aforesaid.

  35. Claims to be laid out by registrar.—After the declaration
- working as aforesaid.

  35. Claims to be laid out by registrar.—After the declaration of any frontage lead, claims shall be marked by the mining registrar in accordance with the principles of plan B hereunto annexed; and the mining registrar shall also receive applications for claims or shares on such lead, and every such application shall be registered under the date and hour upon which such application is made, in a book to be kept for that purpose. The claims shall be numbered consecutively, and priority of right to any claim or share in any claim shall be according to the priority of registration.
- 36. Certificate of registration.—A certificate of registration in the form of schedule B hereunto annexed, shall be given by the mining registrar to every miner registered for a share in any claim on a frontage lead.
- 37. Extent and position of claim.—The extent of ground for every six miners shall be 200 feet along the course or supposed course of the lead, with a width of 600 yards until such lead is discovered in the claim, when the width shall be 200 feet, to be marked off so as to include the portion where gold in payable quantities was first obtained.
- 38. The wall.—A wall of six feet shall he left between adjoining claims, and may be worked by either of the adjoining parties, provided they securely timber the same.
- provided they securely timber the same.

  30. Mode of taking possession.—Every miner wishing to take up a share in any frontage claim shall first apply to the mining registrar to be registered for such share, and the mining registrar shall inform every person so registered of the number of the claim for which he is registered; and within four days after the necessary, number of shares have been registered for any claim, the owners of the same shall commence to sink their shaft, and continue to do so all and every lawful day; and when such parties shall strike water, they shall, if necessary, sink their shaft all and every day and night until their well is complete, after which they shall continue to bale the water all and every day and night until the water is exhausted or the claim abbandoned, except in cases of erection or breakage of machinery, such machinery and breakage, as the case may be, to be erected and repared without delay. The non-compliance with this section shall be deemed a forfeiture of the claim or share therein, unless in case of dispute non-compliance can be justified therein, unless in case of dispute non-compliance can be justified under this bye-law.
- under this bye-law.

  40. Names of claimholders shall be posted.—As soon as any party or company, shall have legal possession of their claim such party or company, shall post the names in full, legibly written, of each shareholder, on some conspicuous part of their claim, and the names of the shareholders of such party or company hall be that the state of the shareholders of such party or com-
- claim, and the names of the shareholders of such party or company shall be kept so posted until the claim is abandoned.

  41. Discovering lead.—As soon as payable gold has been discovered in any frontage claim, the shareholders shall immediately report the same to the mining registrar, who shall cause to be erected a post six (6) feet high, with a flag attached, to indicate on the surface the position underground where payable gold has been discovered. The mining registrar shall also, as soon as he has ascertained the course of the lead, mark off, or cause to be marked off, the claim, in accordance with section 37 of this byo-law, but in no case shall the time allowed for ascertaining the course thereof exceed three months from the time of reporting payable gold. Non-compliance herewith shall be deemed a forfeiture of the claim or claims.

  42. Position of claims in case of deviation of lead.—In cases
- 42. Position of claims in case of deviation of lead.—In cases where the gutter or lead changes its course from the original supposed one, the position of the undefined claims shall be changed accordingly by the mining registrar, such claims taking precedence as before according to their number, provided the ground is not previously occupied.
- ground is not previously occupied.

  43. Stoppage and re-opening of registration.—When it shall appear to the mining registrar that two or more leads are likely to form a junction, he shall post on his office a notice in the form of schedule B hereunto annexed; and after the posting of such notice he shall refuse to register any person for any claim, except on the first declared lead then in work; but if at any time after having stopped the registration upon any lead as aforesaid, the mining registrar shall find that any unoccupied ground exists between the point at which the registration was

stopped and the point at which the leads join, he shall post on his office, and on such ground, notices in the form of schedule F hereunto annexed, stating that at a certain day and hour he will register applicants for shares or claims upon the aforesaid unoccupied portion of the said lead.

- unoccupied portion of the said lead.

  41. Rights of shareholders in case of a junction—When a junction of leads shall have been discovered to exist, the holders of claims, in respect of which registration shall have been first effected, shall be entitled to hold the claims for which they have been so registered as against the holders of claims in respect of which registration shall have been subsequently effected, notwithstanding that all such claimholders may have been duly registered for the same ground as having been supposed to be on different leads, such priority to be determined by reference to the first or original registration, and not to be affected by any subsequent transfer of any share or interest in such first-mentioned claims. mentioned claims.
- mentioned claims.

  45. Declaration of frontage lead may be rescinded.—At any time that the majority of miners working on any frontage lead may think it expedient to have the frontage system rescinded on such lead, and it being apparent to the mining registrar that such is the opinion of the majority, he may declare the frontage system to have ceased on such lead; provided that such declaration shall not interfere with any parties being in possession of any frontage claim in accordance with this bye-law. The frontage system shall further cease on any lead which has been deserted or abandoned for one month.
- or abandones for one month.

  46. Protection to shafts, &c.—Where parties have sunk their shaft outside the lead and cannot be included in the claim they are entitled to hold under section 37, they will be protected in holding their shaft, a surface area of 150 feet square around such shaft, and a drive not exceeding (6) six feet wide, connecting it with the claim, provided the shaft is not more than 200 feet from the nearest boundary of the claim.
- 47. Absence from claim.—If any miner or miners shall be absent from his or their claim for more than three consecutive working days after the expiration of the time allowed in section 39, the share or shares of such miner or miners shall be forfeited unless he or they shall have sent a proper representative to work his or their share during his or their absence.

### RELATING TO AMALGAMATION OF CLAIMS.

- RELATING TO AMALGAMATION OF CLAIMS.

  48. Interpretation.—An amalgamated claim shall mean any number of claims taken up under sections 17, 18, 21, 26, 30, 31, and 37, as hereinafter montioned, the owners whereof have combined to facilitate the working thereof.

  49. Dry alluvial sinking.—The holders of adjoining claims which have been taken up under sections 17, 18, and 21, may amalgamate them by posting on some conspicuous place, near the centre of such claims, a notice, in writing, containing the number of claims amalgamated, and the name of each shareholder, and which shall be kept posted until the claim is worked out or abandoned; and such amalgamated claim shall be worked out or abandoned; and such amalgamated claim shall be worked overy working day by at least two of the shareholders; and all shareholders shall be present on their claim during shepherding hours, in accordance with section 20, until the shaft thereon has been bottomed, except those shareholders who may be employed in sinking such shaft eight hours between Nine p.m. and Six a.m. the following day, but in no case shall there be more than three shareholders recognised as being employed on the night shift; and when the shaft thereon has been bottomed, the full number of shareholders shall be employed therein, or otherwise be upon such claim in accordance with the provisions contained in sections 17, 18, and 21. The non-compliance with the foregoing section shall be deemed a forfeiture of the share or shares of the miner or miners not complying.

  50. Wet alluvial sinking.—The holders of adjoining claims which have been taken up under sections 28 and 30, may amal-
- segonon sman be deemed a norienture of the snare of shares of the miner or miners not complying.

  50. Wet alluvial sinking.—The holders of adjoining claims which have been taken up under sections 28 and 30, may amalgamate them by posting on some conspicuous place near the centre of such claims, a notice in writing, containing the number of claims proposed to be ainalgamated, and the name of each shareholder, and which shall be kept posted until the claim is worked out or abandoned. The party shall at once commence to sink their shalt or shafts, and at least one-half the number of shareholders shall be employed thereon, working night and day until water is struck, when the full number of shareholders shall be employed on the claim, in accordance with the provisions of sections 25, 28, 29, 30, 31, and 32 (but it shall be necessary for all shareholders to be present on such amalgamated claim at the amalgamation of such claims). Any miner or miners not they can justify such absence under the bye-law relating to wet sinking.
- they can justify such absence under the bye-law relating to wet sinking.

  51. Frontage leads.—The holders of adjoining claims which have been taken up under section 39, may amalgamate them by keeping posted for seven consecutive days, on some conspicuous place near the centre of such claims, a notice in writing containing the number of claims, not exceeding six (6) claims, proposed to be amalgamated, and the name of each shareholder, a copy of which shall also be left with the mining registrar of the division, and any objections to such amalgamation shall be made in writing, stating the nature of such objections and the name or names of the miners so objecting; such objection shall be made and lodged with the mining registrar within the abovementioned seven days, and if no such objection is lodged within the time specified, the mining registrar shall grant a certificate of registration in the form of schedule B hereunto annexed, on receipt of which the party shall at once commence to sink their shalf or shafts, and at least one-half the number of shareholders shall be employed theron, working night and day until water is struck, or the shaft bottomed, when the full number of shareholders shall be employed on the claim in accordance with the provisions of section 39. 'Any miner or miners not complying herewith shall be deemed to have forfeited his or their share or shares in such amalgamated claim.

#### RELATING TO RACES OR WATER-COURSES.

- 52. Interpretation.—The word race shall mean a channel made for the purpose of conveying water; the words tail-race shall mean a race cut for the purpose of draining any claim or claims, or for carrying off the water used for sluicing, or for any other mining purpose; the words right, or water-right, shall mean the privilege of diverting and using water from any creek or river.
- 53. Races or water-courses. Any miner or miners desirous of 53. Races or water-courses.—Any inner or inners destroyed securing water for mining purposes from any river, creek, or other source which may be lawfully diverted by constructing a race or water-course, may do so by virtue of his or their miner's rights on registering such water privilege with the mining registrar, and subject to the conditions as hereinafter provided.
- registrar, and subject to the conditions as hereinafter provided.

  54. Conditions.—A notice in the form of schedule G, hereunto annexed, shall be posted on some conspicuous part of the place where it is intended to divert the water, and also a copy at the mining registrar's office of the division or divisions in which the source or sources from which the water is to be taken, and in which the claim or claims is or are situate, and through which such water shall be conveyed, for a period of fourteen days previous to the registration thereof, and also inserted in the nearest local paper at least twice. Whereupon the mining registrar shall make a 'survey thereof and a plan of the same, and on making such plan he shall connect the same with some point, so as to secure its identity.
- 55. Objections.—Any objection to the registration of such water privilege shall be made in writing to the mining registrar, stating the nature of the objection, and the names of the person of each of the persons objecting, and any such objection shall be made within the above-named fourtien days.
- 56. Certificate.—A certificate of registration in the form of schedule Is, hereunto annexed, shall be given by the mining registrar, in case of registration, to the applicants.
- registrat, in case of registration, to ane applicants.

  57. Priority of water-right.—The right to any water shall take precedence according to the date of registration; and if at any time the supply of water shall become insufficient, the party or company being last registered shall cease to enjoy such right during such deficiency of water as against any antecedent regis-
- tration.

  58. Water gauge.—All races or water-courses shall have placed at the head of the race, at the place from where the water is diverted, a box for the purpose of gauging or measuring the quantity of water flowing into the race or water-course, such gauge box to be at least 12 feet long, with a fall of halt au inch to the foot; and the gauge or measurement which shall be considered a shuice-head shall be such a quantity of water as will pass through an aperture at the top end of the above-named gauge-box of 20 inches wide and 3 inches deep, or 60 square inches.
- 59. Quantity of water allowed to each race.—The quantity of water or number of sluice-heads for any race or water-course shall be in proportion to the number of miners forming the party or company constructing or being in possession of any race, at the following scale, that is to say:—

One or two miners ... One sluice-head of water Four miners ... Two sluice-heads of water Seven miners ... Three sluice-heads of water And so on at the rate of one sluice-head to every additional three miners.

- 60. Width allowed on each side of race.-Any person or per-
- 60. Width allowed on each side of race.—Any person or persons occupying a race for the conveyance of water for mining purposes shall be entitled to a width of ten feet on each side of such race, measuring from the centre thereof; provided always that where the depth of a cutting exceeds twelve feet, or when a tunnel is required, the width shall be twenty feet on each side of such race, measuring from the centre thereof.

  61. Races may be constructed through claims.—Any miner or miners shall be entitled to cut and construct any race, tail-race, or drain, for mining purposes, through any claim or claims held by any other miner or miners, or under, over, or across any other race, tail-race, or drain pecut, constructed, timbered, framed, and formed in such a manner as not to injure the claim race, tail-race, or drain through or across which it may be cut or constructed.

  62. Water-races may be extended or altered.—Any miner or
- or constructed.
  62. Water-races may be extended or altered.—Any miner or miners may extend his or their race or water-course beyond the point for which he or they were originally registered, or make any alteration or deviation therein, in accordance with the provisions of section 54; provided that no such extension or alteration shall interfere with any registered right obtained by any other miner or miners subsequent to the application for said alteration or extension.
- said alteration or extension.

  63. Water to be left running in creeks, &c.—In all river beds and main creeks, from which water is diverted for mining purposes, there shall at all times be left running at least one sluice-head of water for general use; and in all tributary creeks from which water is diverted for mining purposes, there shall be left remaining in its natural channel a quantity of water not less than half a sluice-head.
- 64. Heads of races not to be shifted.—No miner or miners shall shift the head or heads of his or their water-race so as to prejudice the right of any person or persons, or diminish the supply of water to which such last-mentioned person or persons may be entitled. The non-compliance herewith will be deemed a breach of this section of the bye-law.
- of this section of the operation.

  (5). Commencing and continuing the formation of races.—Any miner or party of miners who shall not within one calendar month from the registration with the mining registrar begin to form such race, or having begun, who shall discontinue the formation thereof for a longer period than six consecutive working days, shall forfeit his or their right and title to the whole race as registered with the mining registrar.

- 66. Side streams not claimable.—When any race shall cross any gully, creek, or stream, the owner or owners 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 or owners be requested to do so in writing by any other person or persons requiring the same, he or they being at the time legally entitled to do so.
- 67. Protection to water-right during drought.—The race and the right to the water shall not be held forfeited by the owner or owners working in other claims when the supply of water is
- 68. Extent of sluicing claim.-The extent of mining claims for 68. Extent of stuicing claim.—The extent of mining ciaims for sluicing purposes in new surfacing, or ground previously worked and unoccupied, shall not exceed forty (40) yards in length by a width of sixty (60) yards for each miner forming the party. Any miner or miners leaving his or their claim unworked for a period not exceeding three consecutive working days, the share or shares of the miner or miners leaving the same unworked shall be forfeited.
- 69. Forfeiture.—Any registered water-right or water-rights wherein there is a sufficient supply of water for the due working thereof, and wherein operations thereon or in connection therewith shall have been wholly discontinued for a space of sixty consecutive working days, shall be forfeited, unless in case of dispute the owner or owners thereof can justify such discontinuance under this bye-law.
- 70. Registration.—All mining claims for sluicing purposes may be held unworked for any time during which there may be an insufficient supply of water, if registered with the mining registrar, who shall on registering the same give a certificate of such registration in the form of schedule B hereunto annexed, a copy of which shall be kept posted on the claim during such registration. a copy of wh registration.

- RELATING TO PUDDLING MACHINES, WATER-DAMS, ETC. 71. Interpretation.—Surfacing ground shall mean any alluvial ground where the average depth from the surface shall not exceed the surface shal ceed three feet.
- 72. Puddling machines, water-dams, &c.—Any miner or miners may erect a puddling machine, or form water-dams, or take up any unoccupied or forfeited site of any puddling machine or water-dam, on registering the same with the mining registrar, subject to the conditions as hereinafter provided.
- subject to the conditions as hereinafter provided.

  73. Conditions.—A notice of the intention to register any such site of a puddling machine, water-dam, or any other site of a machine, engine, or water-dam, not otherwise specially provided for, shall be kept posted on a conspicuous part of the claim for a period of not less than seven (7) days, where it is intended to erect or construct any of the above-named muchines or water-dams, and also a copy at the mining registrar's office, for the same period, previous to the registration thereof; and any objections to such registration shall be made to the mining registrar in writing, stating the nature of the objection, with the names of the person or of each of the persons objecting; and any such objection must be made within the above-named seven days. This clause shall not apply to section 79.
- 74. Certificate.—A certificate of registration in the form of schedule B hereunto annexed shall be given by the mining registrar, in case of registration.
- registrar, in case of registration.

  75. Excavation of water-dams.—Any miner or miners constructing a water-dam shall, on the lower side of such dam, excavate a trench not less than three feet wide the entire width of such dam to the bed rock, provided that such rock shall not be more than five feet from the surface; and if in excavating for the bed rock gold in payable quantities should be discovered, the miner or miners so discovering the same shall, within seven days, give information thereof to the mining registrar; and upon doing so he or they shall be entitled to a prospecting claim, in accordance with and subject to the provisions of sections 8 and 10 of this bye-law. Should any party so excavating obtain gold in payable quantities, and not make the discovery known as aforesaid, he or they shall forfeit all right to his or their water-dam.
- 76. Area for site of puddling machine.—The area for the site of any horse puddling machine shall be 100 feet square.
- of any horse puddling machine shall be 100 feet square.

  77. Area for site of water-dam for puddling machine.—The area for the site of any water-dam for the use of puddling machines shall not exceed 70×70 yards, or 4900 superficial yards.

  78. Artificial reservoirs.—To encourage and facilitate the erection of large reservoirs for the storage of water for mining and domestic purposes, any miner or miners may erect any such reservoir, by complying with the provisions laid down in sections 72 and 73 of this byc-law; the extent of ground which he or they may be entitled to hold and occupy in order to obtain the necessary supply of surface drainage for such reservoir, shall be determined in every instance by the mining registrar, but shall in no case exceed the superficial area of 50,000 square yards.

  79. Water-holes for domestic axe.—Where any miner or miners
- on no case exceed the superficial area of 50,000 square yards. 79. Water-holes for domestic use.—Where any miner or miners find that a water-hole is necessary for domestic purposes, the same shall be protected for such purposes; provided that he or they shall affix a notice in writing on a post at least six feet high close to such water-hole, signed by at least four miners or holders of business licenses, stating that such water-hole is reserved for domestic purposes only. Any person disputing the right of the above to such water-hole shall first apply to the warden to settle the matter in dispute.

  80. Protection for water-dams.—Any miner or miners having
- 80. Protection for water-dams.—Any miner or miners having lawful possession of a water-dam, in comphance with this bye-law, shall be protected against any other miner or miners, person or persons using any water therefrom (domestic purposes excepted); and no person or persons shall be allowed to take water from such dam for the purpose of sale, except the owner or owners

- thereof, or by his or their authority in writing; nor shall any person or persons drive or allow his or their cattle into any reservoir or water-dam, held under this bye-law, or in any way defile, destroy, or damage the same. The non-compliance with the foregoing shall be deemed a breach of this section of the bye-law.
- S1. Catch drains.—The owner or owners of any catch drain cut and constructed for the collecting and conveyance of water to any water-dam, shall be protected in the possession thereof for a distance not exceeding 200 yards from any such water-dam.
- a distance not exceeding 200 yards from any such water-dam.

  82. Extent of claim for puddling.—The extent of mining claim for the holders of puddling machines shall be, in surfacing or previously worked and unoccupied ground, 30 yards in length and not exceeding 20 yards in breadth for every miner employed thereon, not exceeding four; any such claim not being registered as hereinafter mentioned or being left unworked for a longer period than six consecutive working days, such claim or the share of the miner so left unworked shall be deemed forfeited. In cases where any miner or miners hold or occupy two or more claims for puddling machines, such miner or miners shall work or cause the same to be worked every lawful day, except as provided for in section 83 of this bye-law. The non-compliance herewith shall be deemed a forfeiture of the share or shares, claim or claims, so left unworked.

  83. Resistration.—All mining claims for puddling may be held
- claims, so left unvorked.

  83. Registration.—All mining claims for puddling may be held unworked for any time that there may be an insufficiency of water for the working thereof, if registered with the mining registrar, who shall on registering the same give a certificate in the form of schedule B hereunto annexed, a copy of which shall be kept posted on the claim during the time of such registration. And any miner or miners obtaining such registration by wilfully assigning false reasons shall, on proof of having so assigned the same, forfeit his or their interest in such claim or claims.
- 84. Forfeiture of water-dams. &c.—All water-dams and sites of puddling machines, if left unused for a period of two months, shall be deemed forfeited, provided a sufficient supply of water has been in such water-dam to enable the mining operations for which same was constructed to be carried on during such period of two months.
- 85. Space to be left between puddling machines or water-Any miner or nuners taking possession of a site for a puddling machine or water-dam shall leave a space of 200 yards between the nearest boundary of such site and the nearest boundary of the site of the puddling machine or water-dam nearest thereto.
- 86. Commencing to work after receiving grant.-Any miner or 86. Commencing to work after receiving grant.—Any miller of miners having obtained from the mining registrar a certificate of registration in accordance with this bye-law, for the erection of any water-dam, reservoir, or puddling machine, who shall not within seven days from the date of registration commence and continue to erect the same until completed, shall forfeit such
- grant.

  87. Protection to sites for water-dams, &c.—When the site occupied by any water-dam, water-race, reservoir, tramway, or site for stacking tailings or cement, shall be proved to be auriferous, it may be mined upon; provided the miner or miners intending to mine thereon shall (before breaking the ground or commencing to work) compensate the owner or owners of such water-dam, water-race, reservoir, tramway, or site for stacking tailings or cement, for any loss, damage, or injury that may be sustained by him or them in consequence thereof. Such compensation may be determined by arbitrators appointed by the parties interested; one to be chosen by the owner or owners of such water-dam, water-race, tramway, or site for stacking tailings or cement, and one by the miners wishing to mine thereon. In the event of the two arbitrators failing to arrive at a decision, they, the arbitrators, shall, in such case, call in a third party. The decision arrived at by the majority shall be final.

#### RELATING TO BUSINESS LICENSES AND RESIDENCE SITES.

- 85. Area of ground under business license.—The holder of a business license shall be entitled to an allotment of ground having a frontage of 45 feet by a depth of 120 feet. Should the owner or occupier of any business site neglect to erect or cause to be erected suitable premises, and occupy the same within six (6) weeks from the date of taking possession thereof, the site shall be forfeited.
- (6) weeks from the date of taking possession thereof, the site shall be forfeited.

  80. Streets.—Wherever a large rush may be anticipated, the mining registrar shall mark off, or cause to be marked off, a site for a street or streets in a convenient situation, but not likely to be auriferous (such street or streets to be one chain wide), and shall mark the allotments for business places along such street or streets; and after such site has been marked off, it shall be reserved for holders of business licenses only, and no holder of a miner's right shall be allowed to occupy any of such allotments for the purpose of residence except such as had erected their abodes previous to the marking off of same as aforesaid; and to entitle any holder of a business license to occupy any of such allotments for business purposes, he shall first cause same to be registered by the minung registrar, who shall give a certificate of such registration in the form of schedule B hereunto annexed. The party applying shall produce to the mining registrar his business license for the time being, whereupon the mining registrar shall commence to lay off adine of street, no miner or holder of a business license shall take possession of or occupy any allotment on such street until the same is properly surveyed and marked off by the mining registrar. When such street or streets shall be duly surveyed, all sites that have not previously been taken possession of by the holders of miners' rights or business licenses shall be balloted for by the holders of business licenses only.

- 90. Space to be left between allotments.—A space of 10 feet available for mining purposes and public thoroughfares, shall be left between adjoining allotments, and the stores and premises may be undermined; provided that such undermining does not injure or endanger such stores or premises. And in case such space of 10 feet has not been left as aforesaid, or that the same having been left shall be afterwards occupied or built upon, such buildings are liable to be removed, if required for mining purposes or public thoroughfares, without compensation to the owner or owners thereof; and any miner, or miners requiring the same for mining purposes shall first apply to the warden to be put in possession thereof.
- 91. Nuisances.—Every holder of a business or residence site fronting a new street or thoroughfare shall be required to keep the same in such a state of cleanliness so as not to become a nuisance to his neighbors or the public. The non-compliance with this section shall be deemed a breach of the bye-law.
- with this section shall be deemed a breach of the bye-law.

  92. Land to be occupied for residence.—Every holder of a miner's right shall be entitled to hold 20 perches, or 73 square feet of land, for the purpose of residence, which shall be marked by a substantial peg at 'each corner of the claim not less than 4 feet high, to be kept visible during the occupation thereof, and he shall be protected in the possession of such holding against any other party; and if such residence site is required for mining purposes, the miner or miners requiring the same shall, before commencing to mine thereon, compensate, the holder of such residence site for any loss or damage sustained by him, the amount of such compensation to be determined by two arbitrators chosen by the parties interested. Should the owner of any residence site held under a miner's right, upon which he has erected a residence and resided thereon for four consecutive weeks, leave such residence unoccupied for a longer period than six months, such site shall be deemed forfeited.

#### RELATING TO REGISTERED EXTENDED CLAIMS:

- 93. Extended claims.—Any party of miners may, by virtue of their miner's right, mark off and take possession of extended claims in new or previously worked and unoccupied ground, subject to the conditions as hereinafter provided.
- subject to the conditions as hereinafter provided.

  94. Conditions.—Every such extended claim shall be registered with the mining registrar, and a notice of the intention to apply for such registration shall be kept posted on some conspicuous part of the claim, and also a copy at the mining registrar's office, in the form of schedule G bereunto annexed, for seven consecutive days previous to the registration thereof; and any objection to such registration shall be made in writing to the mining registrar, stating the nature of the objection, with the names of the person or persons objecting; and any such objection must be made within the above-named seven days.
- 95. Further conditions.—Before any party shall be registered for any extended claim, they shall show to the satisfaction of the mining registrar that they will work the claim efficiently with steam machinery within a reasonable time after the date of such application, and in no case to exceed six (6) months; or, if proposed to be worked with a horse whim, or puddling machine, the time allowed for the construction of same shall not exceed one month. Failing to comply with these conditions, the claim shall be forfeited.
- 96. Certificate.—A certificate of registration, in the form of schedule B hereunto annexed, shall be given by the mining registrar in case of registration, a copy of which shall be kept posted on the claim.
- 97. Old ground, dry alluvial sinking.—An area of not more than six acres in dry alluvial sinking, previously worked and unoccupied, may be occupied by any party of not less than three miners to each acre.
- 98. Old ground, wet alluvial sinking.—An area of not more than twelve acres of ground in wet alluvial sinking, previously worked and unoccupied, may be occupied by any party of not less than three miners to each acre.
- 99. Extent of claim for steam machinery.—Any party of miners will be entitled to hold a claim of one acre for every three miners forming the party.
- 100. Extended claims, how to be worked.—Extended claims shall be worked every lawful day by at least one-half of the party, until the steam or other machinery required by this byealaw is erected, when the full number forming the party shall be employed thereon. The non-compliance with the former part of this section shall be deemed a breach of the byo-law.
- 101. Claims shall be surveyed.—Before any party shall be registered for any extended claim under this bye-law, the mining registrar shall survey the same, and make a plan thereof, giving a copy of such plan to the applicant; and in making such survey and plan he shall also connect such extended claim with some point so as to secure its identity.
- with some point so as to secure its identity.

  102. Forfeiture.—If any miner or miners shall neglect to, work, or cause to be worked, his or their share or shares in any extended claim held under this bye-law, after the erection of such machinery as hereinbefore mentioned, and during the working of such claim or claims, for four (4) consecutive working days, his or their share or shares shall be forfeited, unless in case of dispute he or they can justify such neglect under this hypelaw

### RELATING TO TUNNELLING.

103. Twavelling.—Hills that cannot be efficiently worked in the ordinary manner, owing to the presence of cement, rock, or water, shall be considered tunnelling ground. The claim in such case shall be 84 feet square for each miner employed. But in no case shall any one claim exceed five acres. All parties

taking up tunnelling claims shall be allowed 12 feet on each side from the centre of their tunnel, as a protection to the same, and for any distance along the course of their tunnel not exceeding 1000 yards, and with a space of 150 feet square, to deposit any substance taken from such claim. Any party taking up a claim under this bye-law shall be subject to conditions as provided for in sections 94, 96, and 101.

vided for in sections 94, 96, and 101.

104. Priority of claims in tunnelling ground.—In tunnelling under hills, on the frontage of which angles occur, or which are of an oblong or elliptical form, no party shall be allowed to tunnel from any of the said angles, or 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.

"105. Claims, how to be worked.—A tunnelling claim shall be

"105. Claims, how to be worked.—A tunnelling claim shall be worked every working day by at least two of the party, until payable gold is discovered, when, within six days after such discovery, the full number of shareholders shall be employed on the claim; the non-compliance herewith shall be deemed a forfeiture of the share or shares of the miner or miners not complying. complying.

#### RELATING TO QUARTZ REEFS.

- RELATING TO QUARTZ REFFS.

  106. Quartz reefs.—The first miner or party of miners commencing to prospect a quartz reef, or taking up a previously worked and unoccupied quartz reef, it it be defined, or the supposed course thereof, by a width of 400 feet, 200 feet on each side from the centre of such reef, if it be defined, or the supposed centre thereof (except in the Avoca division of this district, where the width allowed, shall be 600 feet, 300 feet on each side from the centre of such reef, if it be defined, or the supposed centre thereof); and the owner or owners thereof respectively shall be entitled to every reef, vein, and leader, and all gold in the alluvial deposits within such limits.
- respectively shall be entitled to every reef, vein, and leader, and all gold in the alluvial deposits within such limits.

  107. Encouragement to prospect.—To encourage and facilitate the prospecting of quartz reefs it shall be lawful for any number of miners, not less than four nor exceeding twelve, to combine for the purpose of sinking a prospecting shalt or shafts in common. A list of the names of the miners forming such party, and a description of the locality where it is intended to prospect, shall be sent to the mining registrar at the time of their commencing to work, and a copy of such list shall be kept posted on a conspicuous part of the claim. The extent of claim for such party shall be at the rate of 00 feet in length along the course of such reef, if it be defined, or the supposed course thereof, by a width of 400 feet, 200 feet on each side from the centre of such reef, if it be defined, or the supposed centro thereof (except in the Avoca division of this district, where the width allowed shall be 600 feet, 300 feet on each side from the centre of such reef, if it be defined, or the supposed centre thereof), for every miner forming such party. Such party may employ only as many of their number as are necessary to sink such shaft or shafts, or otherwise to prospect the ground; provided that if they discover a payable quartz reef they shall employ, within two months after such discovery, the full number of miners forming such party. And in case such prospecting claim is left unworked previous to payable quartz being obtained for a longer period than three consecutive working days, such claim shall be forfeited; and in case any miner or miners shall neglect or fail to work, or cause to be worked, his or their share or shares in such claim or claims after the expiration of the aforesaid two months, or after having so commenced after such expiration as aforesaid, and during the working thereof, for three consecutive working days, the share or shares in miner or miners not complying with the provisions h and all gold in the alluvial deposits within such limits.
- 108. Further encouragement to prospect.—The first miner or party of miners discovering a quartz reef shall be entitled to an extent of prospecting claim as specified in the following table:

  Not less than 8 miles distant from any other gold field ... 300 feet

Not less than 5 miles distant from any other gold field ... ... ... ... ... ... ... ... 600 feet

gold field ... ... ... ... ... ... ... 600 feet along the course of such reef, if it be defined, or the supposed course thereof, by a width of 400 feet, 200 feet on each side from the centre of such reef, if it be defined, or the supposed centre thereof (except in the Avoca division of this district, where the width allowed shall be 600 feet, 300 feet on each side from the centre of such reef, if it be defined, or the supposed centre thereof); and the owner or owners of such claim or claims respectively shall be entitled to every reef, vein, and leader, and all gold in alluvial deposits within such limits.

- 109. Distance between prospecting claims.—No second prospecting quartz claim shall be granted on the same line of reof within four hundred (400) yards from the centre of any prospecting claim already granted on the same line of reof and then being worked, and registered under the provisions of this byelaw, or from the centre of the claim of any party prospecting for the same reef.
- 110. Taking possession of prospecting claims.—All quartz reef prospecting claims shall be marked by fixing two substantial posts one at each end of the claim, on the supposed course of

the reef, to stand at least three feet out of the ground, and to be kept visible during the working of the claim. And such marking and working shall be deemed a good and sufficient title to such claim until payable gold has been discovered in the claim, on the discovery whereof the miner or party of miners making such discovery shall, within seven days from the date of such discovery, give information thereof to the mining registrar, and thereupon apply for registration of such prospecting claim; upon which the mining registrar shall register such miner or party of miners therefor, and give a certificate of registration in the form of schedule B hereunto annexed, a copy of which shall, as soon after as possible, be posted on the claim, and continue so posted until same shall be abandoned. The mining registrar shall also keep a list or schedule of all such prospecting claims so registered posted outside of his office for at least one week from the day of such registration. And further, within sixty days after payable quartz has been obtained in any such prospecting quartz claim, the owner or owners thereof shall make application to the mining registrar of the division to make a survey of same; whereupon the mining registrar shall survey the same and make a plan thereof (giving a copy of such plan to the applicanto, laying down a datum line on the supposed or ascertained course of the reef in any such prospecting quartz claim, and the mining registrar shall on making such survey and plan, connect the said prospecting claim with some point, so as to secure its identity. Any miner or miners neglecting to give notice as hereinbefore mentioned, shall forfeit all his or their right, title, and interest to any such prospecting claim.

111. Information to adjoining claimholders.—The occupier or occupier of prospecting claims shall, on application of the occu-

- 111. Information to adjoining claimholders.—The occupier or occupiers of prospecting claims shall, on application of the occupier or occupiers of adjoining claims, give the utmost information in his or their power to such occupier or occupiers as to the course of the gold and the quantity he or they may have obtained or are obtaining from such claim, and all such prospecting claims shall be subject to the conditions set forth in section 15 of this byo-law.
- of this byo-law.

  112. Extent of ordinary claim.—Every miner shall be entitled to fifty (50) feet along the course of the reef if it be defined, and if not, along the supposed course thereof, by a width of 400 feet, 200 feet on each side from the centre of the reef if it be defined, or if not defined, the supposed centre thereof (except in the Avoca division of this district, where the width allowed shall be 600 feet, 300 feet on each side from the centre of such reef if it be defined, or the supposed centre thereof); provided that when the full width of ground hereby authorised to be held cannot be taken up by reason of a part thereof being occupied as an alluvial claim, the deficiency shall be supplied the instant such deficiency of ground becomes vacated under the operation of this bye-law, as effectually as if such deficient ground had been unoccupied at the time the owners of the quartz claim put down their pegs on the supposed line of reef, and that without any formal act of reducing such deficient ground into possession, and notwithreducing such deficient ground into possession, and notwith-standing anything hereinafter implied to the contrary; and the owner or owners thereof shall be entitled to every reef, vein, and leader, and all gold contained in the alluvial deposits within such limits.
- 113. Marking claim.—Any miner or miners marking a claim on a quartz reef shall do so by fixing six (6) posts thereon, that is to say, two (2) posts to stand in a line with the datum or ascertained line of the reef laid down in the prospecting claim by the mining registrar, and one at each corner of the claim: such posts to be at least three feet out of the ground, and to be kept visible until such claim shall have been worked out or abandoned.
- visible until such claim shall have been worked out or abandoned.

  114. Claims, how to be worked.—All quartz claims marked off under section 112, shall be worked every working day, except as hereinafter provided. Any quartz claim exceeding fifty (50) feet and not exceeding four hundred (400) feet, shall be worked as aforesaid by two (2) miners; exceeding four hundred (400) feet and not exceeding six hundred (600) feet by three (3) miners, and by one (1) miner for every two hundred (200) feet or portion of two hundred (200) feet comprising the claim, and when and so soon as payable quartz shall have been obtained in any such claim, the owner or owners thereof shall within six days from the date of obtaining such payable quartz, employ the full number of miners forming such party in such claim; should the claim at any time fail to be remunerative for one month, the number of miners limited as set forth for the working of the claim previous to payable quartz being obtained will be deemed sufficient for the working of such claim until payable quartz be again obtained. And when payable quartz shall have been obtained as hereinbefore mentioned, then, if the proper number of miners be not employed thereon according to the extent of such claim as already set forth and prescribed, then the share or shares of such miner or miners remaining unworked shall be deemed for eited, unless in case of dispute such non-employment can be justified under this bye-law. be justified under this bye-law.
- 115. Names of shareholders must be kept posted.—The name of the owner or of each of the owners of a claim, together with the number, date, and place of issue of the miner's right of him or of each of them, and also the number of the claim in its order north or south of the prospecting claim, must always be kept posted on some conspicuous part of the claim.
- posted on some conspicuous part of the claim.

  116. Registration.—Any quartz claims taken up under sections 106, 108, and 112, held under the provisions of this bye-law, may be held unworked for a period of three months if registered with the mining registrar, and subject to the conditions as hereinafter provided. The mining registrar shall give a certificate of registration in the form of schedule B, hereunto annexed, a copy of which shall be kept posted on some conspicuous part of the claim during the period for which it shall be so registered, and such registration may be renewed from time to time whenever the conditions attached to such registration shall have been complied with.

Conditions.—The reasons and periods for which a quartz claim may be registered, shall be as follows:—

(a.) Any quartz claim taken up under section 112, not exceeding four hundred (499) feet in length, having been worked for at least three (3) consecutive months previous to any registration, no payable gold having been obtained for at least one month previous. Any prospecting claim held under sections 106 and 108 respectively, having been worked for at least twelve consecutive months previous to any registration, no payable quartz having been obtained for at least twelve consecutive months previous.

(b.) Any quartz claim taken up under section 112, not exceeding four hundred (400) feet in length as aforesaid, in which a shaft has been sunk and worked to the water, the party being unable to overcome the same, the adjoining claims not being down to water: Provided always that the registration shall not protect any claimholders from the operation of any bye-law in force in this district for the drainage of quartz reefs.

All applications for such registration shall be made to the mining registrar in writing, previous to any registration; and any miner or miners obtaining such registration by assigning false reasons, shall, on proof of the same, forfeit all his or their interest in such claim or claims. And in all cases where the owner or owners of any quartz claim or claims, share or shares therein, who shall not, within twenty-four hours after the expiration of the period of registration, caus work to be renewed on or in such claim or claims according to the usual course of proper and efficient mining, such claim or claims, share or shares, shall be forfeited.

11. Water in old shafts or openings.—When quartz claim have old shafts or openings containing water initurious to adhave the such as a containing water initurious to adhave the such as a containing water initurious to adhave the such as a containing water initurious to adhave of the such as a containing water initurious to adhave the such as a containing

- shares, shall be forfeited,

  117. Water in old shafts or openings.—When quartz claims have old shafts or openings containing water injurious to adjoining claims, the owner or owners thereof shall, on receipt of a complaint in writing, cause the said water in such shafts or openings to be immediately baled, and take the necessary measures to prevent the accumulation of surface water; the noncompliance with the foregoing shall be deemed a breach of this section of the bye-law.
- section of the bye-law.

  118. Claims remaining unworked.—Any unregistered claim which may have been worked for a less period than three months remaining unworked for two consecutive working days shall be forfeited, any unregistered claim which has been worked for a longer period than three months remaining unworked for a longer period than three months remaining unworked for six consecutive working days shall be forfeited.

  119. Water baling and night work.—Whenever the mining registrar shall decide night and day baling to be necessary, all parties who have struck water shall bale such water all and every day and night until it be exhausted or the claim abandoned; and the share or shares of the party not complying with this section of the bye-law shall be deemed forfaited, provided that such claim is or has not been included within the limits of any drainage committee. of any drainage committee.

EXTRNDED CLAIMS.

- 120. Interpretation.—Only those portions of quartz reefs on which a number of shafts have been sunk and worked to the water level, or one hundred (100) feet in depth, and then abandoned and unoccupied, shall be understood to mean and be considered as abandoned or unoccupied reefs for the purposes of this hay low.
- of this bye-law.

  121. Extent of claim.—Any party of miners taking up a claim on an abandoned or unoccupied quartz reef shall be entitled to hold seventy-five (75) feet in length along the course of such reef by a width of four hundred (400) feet, two hundred (200) feet on each side from the centre of such reef if it be defined, or the supposed centre thereof (except in the Avoca division of this district, where the width allowed shall be six hundred (600) feet, three hundred (300) feet on each side from the centre of such reef if it be defined, or the supposed centre thereof), for each miner employed thereon, provided the conditions set forth in sections 94 and 101 have been compiled with.
- in sections 94 and 101 have been compiled with.

  122. Extent of claim for steam machinery.—Any party of miners erecting steam machinery on an abandoned or unoccupied quartz reef, shall be entitled to hold ninety (90) feet along the course of such reef by a width of four hundred (400) feet, two hundred (200) feet on each side from the centre of such reef if it be defined, or the supposed centre thereof (except in the Avoca division of this district, where the width allowed shall be 600 feet, 300 feet on each side from the centre of such reef if it be defined, or the supposed centre thereof), for each miner employed thereon, provided the conditions set forth in sections 94, 95, and 101 of this bye-law have been compiled with.
- 123. Tunnelling.—Any miner or party of miners may cut a tunnel for a quartz reef, and shalt be allowed 20 feet in breath as a protection for same along the entire length of such tunnel outside the boundary of their quartz claim, such tunnel not to exceed 1000 yards in length; and they will be further protected in holding a space of 150 feet square at the mouth of such tunnel, on which to deposit quartz or other substances taken from their tunnel or claim; and if payable quartz is struck in the tunnel outside the claim, the holders of such claim shall be ontitled to a prospecting claim, of the area and under the conditions as in sections 106 and 108, if the ground be then unoccupied, provided also that the conditions attached to sections 103, 104, and 105 of this bye-law have been complied
- 124. Quartz crushing machines.—Any miner or miners may erect any quartz crushing machine, on registering the site for same with the mining registera, subject to the conditions set forth in sections 73 and 74 of this bye-law, and the area for the site of any quartz crushing machine shall not be more than (3) three acres, and if proved to be auriferous may be mined upon under the conditions provided for in section 87 of this bye-law.
- 125. Prevention of accidents from foul air.—It shall be lawful for the warden to grant any miners permission to drive into any

neighboring claim, for the purpose of ventilating their claim, subject to the following conditions:—

- A written notice must be served on the owners of the claim or claims such parties wish to drive into, three (3) clear days previous to commencing operations.
- In case of objection written application must be made to the warden for a certificate of permission to do so, stating name of reef, width of lode, yield per ton, names of shareholders, and the proposed depth at which such drive is required.
- On obtaining such certificate, a copy thereof shall be given to the owners of the claim previous to commenc-ing the ventilating drive.
- 4. No quartz, washdirt, or casing, shall in any case be removed without written permission from the owners of such claim or claims.
- 5. On completion of the drive, where necessary, a frame containing a trap-door shall be fixed at the boundary, at the expense of the parties making the same, in order to prevent inconvenience from too much draft.
- 6. Such ventilator shall become the joint property of claimholders, and no miner or miners will be allowed to choke up the drive, or any old workings supplying ventilation, without giving six (6) clear days' notice to adjoining claimholders to that effect, so that, should to be necessary, the parties wishing to retain the ventilation may have the option of inserting a pipe or air shute.
- 7. Any person or persons convicted of wilfully destroying such ventilator, shall be deemed guilty of a breach of this bye-law.

#### RELATING TO MINING IN GENERAL

- 126. Justifiable absence from claim.—No miner or miners shall forfeit his or their share or shares in a claim by being absent through accident or sickness, or in consequence of attendance on any sick person, a court of justice or mining board, or if a member of a volunteer corps in this district on any order from the commanding officer of such corps; and minors may be further absent from their claims without forfeiting their shares on the following days:—Good Friday until Easter Tuesday inclusive; 23rd December until 4th January inclusive; and from the day before until the day after the polling for members of parliament and the mining board, and all other public holidays.
- parliament and the mining board, and all other public holidays.

  127. Injury to shafts.—No party shall be allowed to remove the pipeclay or any other substance from the top of any shaft without leaving an embankment around the mouth of the same sufficient to prevent water running into such shaft, neither shall any party be allowed to cut a drain into any shaft whereby another may be injured, neither shall any person injure a tunnel or tramway which the owners are in possession of. The non-compliance herewith shall be deemed a breach of the bye-law.
- . 128. Plurality of claims.—Any miner or miners may hold, by virtue of his or their miner's right, one or more than one claim or share in any such claim; provided each and every such share shall be fully represented by a miner holding a miner's right in accordance with this bye-law.
- 129. Ground to be secured with props.—Any miner or miners working any claim in alluvial sinking shall secure the ground by placing good and sufficient props and caps, not more than six feet apart, throughout the whole extent of ground so worked and removed, and no person or persons shall remove any props or timber the removal of which may endanger the working of adjoining claims.
- 130. Measurement of disputed ground.—In all cases where the right to certain ground forms matter of dispute between miners, each claim shall be measured from the boundary pegs opposite to the side of the claim in dispute, and no party shall be protected from encroachment unless the boundary pegs shall have been kept visible during the working of the claim.
- 131. Inspection of claims.—Every claimholder shall, upon a written authority from a warden, allow any miner, or surveyor, to enter into and upon his claim, for the purpose of measuring the depth of any shaft, or the dip, direction, inclination, or length of any tunnel or drive; but such inspection shall only be made during ordinary working hours, and in the presence of one or more of the owners of the claim under examination.
- or more of the owners of the claim under examination.

  132. How to take possession of any claim.—Any miner or miners considering himself or themselves justified in taking possession of any claim, water-right, or any other easement or share therein respectively, may do so provided that no other person or persons is or are then in the possession or occupation thereof respectively; but in the event of any other miner or miners so in possession disputing the right of possession, the first-named party shall apply to the warden to enquire into the subject matter in dispute; but in no case shall any person take forcible possession of any claim without forfeiting all right and title to such claim he may have acquired therein.

  133. Boundary near and notices.—No person shall remove.
- 133. Boundary peps and notices.—No person shall remove, destroy, or cover any pegs marking the boundary of any claim, or shall efface, remove, or destroy any notice posted on any claim, or shall wilfully cut a channel so as to cause the escape of water from any water-dam that is being used by any miner or miners
- 134. Marking more ground.—Where any miner or miners has or have marked more ground than he or they is or are entitled to under this bye-law, any other miner or miners may mark off such ground on any side of the claim, and the miner or miners having marked too much ground shall not be entitled to a wall on the side taken from him or them.
- 135. Neglecting to leave a wall.—Any miner or party of miners who shall neglect to leave the proper space required by this byelaw for the wall dividing any claim from the adjoining claims,

- the necessary length may be deducted from the claim of the party neglecting to leave such wall, and which shall be assigned as a wall between such claim and the claim previously marked.
- as a wan between such claim and the claim previously marked.

  136. Drawing slabs from abundoned shafts.—Any person or persons drawing slabs from an abandoned shaft in any claim or claims where there is drift or any other strata whatever from whence water proceeds, shall immediately fill up such shaft in such claim or claims to a sufficient height to prevent the water flooding adjoining claims; the non-compliance herewith shall be deemed a breach of this section of the bye-law.
- 137. Claims or shares that belong to individuals decased.—In case of the death of any partner in a mining claim, the surviving partner or partners shall be entitled to hold possession of the share or shares of such deceased miner or miners as against every other person or persons, but without prejudice to the rights of the personal representatives of such deceased by agreement or by law against the surviving partners.
- agreement or by law against the surviving partners.

  138. Protection to parties applying for ground.—Any miner or miners posting any authorised notice or marking off any ground to be applied for under this bye-law shall be deemed in possession of the same from the time of marking or posting such notice, except as provided for in sections 49, 50, and 51, till the application is disposed of; provided that no other miner or miners be then in the possession or occupation of such ground; and any miner or miners failing to apply to the mining registrar within twenty-four hours after the expiration of the time specified in any application, a copy of which has been sent to such mining registrar, and obtaining the necessary certificate of registration (if no objection be lodged thereto), shall not be entitled to the ground applied for. ground applied for.
- 139. Objections.—Where objections are allowed under this bye-law, any person or persons objecting shall, within the time specified for lodging objections against the registration of the ground or other right specified in any application, lodge the same, and if he or they shall fail to prosecute the same with as little delay as possible, such failure shall be a sufficient cause for the mining registrar to grant the registration so applied for.
- 140. Blasting.—Any party blasting through rock or any other substance shall cover their shafts so as to prevent any pieces from being thrown up into the air.
- 141. Old alluvial ground.—Old alluvial ground, previously worked and unoccupied, shall mean only such ground on which a number of shafts have been sunk, and which for the greater part has been undermined or otherwise worked out.
- part has been undermined or otherwise worked out.

  142. Absence from claim through neglect.—In all cases of absence through neglect the working party shall have power to hire a miner in the place of such absence, such hired miner to work and hold possession until his wages shall be paid, and if the wages are not paid for a period of six (6) weeks then such share shall be deemed forfeited, and may be held and enjoyed by the working miners so working such share as aforesaid, unless in case of dispute he or they can justify such absence under this bye-law. Also provided that no agreement has been made to the contrary.
- 143. Taking possession of vacant ground.—In any case where vacant ground exceeding the wall shall have been left between adjoining claims, any miner or miners may take possession of such vacant ground, and the party leaving such vacant ground shall not be entitled to a wall on the side next such vacant
- 144. Declaration of loss of miner's right.—When any miner loses his miner's right, or certificate of registration, or transfer certificate or mortgage certificate, by virtue of which he holds any share or portion of share, he shall make a declaration of such loss before a justice of the peace, and the registrar shall for all the purposes connected with the transfer of such interest, receive such declaration in lieu of the miner's right, register, or transfer certificate, or any or either of them.
- or transfer certificate, or any or either of them.

  145. Protection to sleeping shareholders employing labor.—The interest of any party in a claim or claims shall not be deemed forfeited through any neglect or omission of the workman or workmen employed, provided such interest has been registered with the mining registera, in the form of schedule B hereunto annexed; and the party or parties complaining shall post a notice in writing on some conspicuous part of the claim for fourteen (14) days, and also cause a notice of such neglect to be served at his last known address; and if the sharcholder shall refuse or neglect thereupon to cause such interest to be worked, as by this bye-law directed, then the said share shall be deemed to be forfeited.
- 146. Presence of parties marking claims.—It shall not be necessary for all shareholders in a partnership to be present at the marking out of partnership claims, except in quartz claims, when one miner at least shall be present for every 200 feet marked off along the course or supposed course of any quartz reef, except as provided by sections 106, 108, and 123.
- reef, except as provided by sections 10¢, 108, and 123.

  147. Erection of steam machinery.—When steam machinery is required for the ellicient working of any claim, the miner or miners erecting such machinery, or during the repairs of machinery which has been previously erected, shall be protected in holding their claim unworked, provided that the time occupied in erecting or repairing such steam machinery does not exceed four months, and that the claim is registered with the mining registrar, who shall give a certificate of registration in the form of schedule B hereunto annexed, a copy of which shall be kept posted on the claim; and not less than one-half of the party shall be employed in the procuring, erecting, or repairing of such machinery. Non-compliance with the provisions hereinbefore contained shall be deemed a forfeiture of the claim.
- 148. Auriferous earth and quartz may be stacked and re-gistered.—Any person or persons having forfeited or abandoned

any quartz or other gold workings, shall be at liberty to retain possession of any quartz, stone, coment, or other substance containing gold (the produce of such workings) that may have been raised at the time of the forfeiture or abandonment, provided such quartz, stone, cement, or any other substance, shall be stacked, and a notice posted thereon, containing the name and address or names and addresses of the owners.

- address or names and addresses of the owners.

  1.19. Providing for the non-appointment or neglect of mining registrar or surveyor.—In any division for which there is no mining registrar appointed, non-registration shall not be deemed a breach of this bye-law, nor shall the exercise of any privilego under this bye-law in a division where there is no mining registrar duly appointed be affected by the want of such appointment, and the non-fulfilment of any of the mining registrar's duties shall not invalidate the title to any claim. When any mining registrar shall refuse to perform the duties attached to his office, and thereby prevent the fulfilment of the conditions imposed by this bye-law on any claimholders, such non-fulfilment shall not be deemed a breach of said bye-law, and shall not invalidate the title to any mining interest or privilege held or enjoyed by such claimholder.
- 150. Persons leaving the district shall appoint an agent.—Any person holding an interest in any claim shall, in the event of being absent from the district wherein such claim is situate for a longer period than fourteen (14) days, appoint an agent, whose name and address shall be registered with the mining registrar on payment of a fee of One shilling.
- 151. Disposing of sludge.—Any person or persons who shall cause or permit sludge, tailings, or water to flow from any source whatever, or to accumulate so as to cause injury to any public road or thoroughfare, or to any claim, drive, water-race, water-dam, water-holes for domestic purposes, old or new workings, puddling machine, or to any other machinery, or to any garden or place of residence held under miner's right or business license, belonging to any other person or persons, shall be deemed to have committed a breach of this section of the bye-law, and he or they shall, in all cases when required to do so, dispose of such sludge, &c., in such way as the mining registrar may direct.
- 152. Roads to be bridged.—When it may be found necessary to make a sludge or water drain across any road or thoroughfare, the owner of such drain shall construct a substantial bridge, not less than 14 feet wide, over such drain across the road, which bridge shall be kept in repair by the owner of the
- 153. Machines, tailings, &c., obstructing creeks.—It shall not be lawful for any person or persons to hold, place, construct, or erect any machine, water-dam, bank of earth, or building of any sort, on, upon, or over any creek, so as to impede the passage of water or sludge in any channel or creek within this district.
- sort, on, upon, or over any creek, so as to impede the passage of water or sludge in any channel or creek within this district.

  154. Liabilities of holders of shares worked by working shareholders.—Any person or persons holding a share or shares in any claim or claims which is or are being worked by a working shareholder or shareholders, who shall neglect or refuse to pay the wages agreed upon at the time of commencing to work in such claim or claims, or at any time during the working thereof, or who shall neglect or refuse to defray the expenses incurred during the working thereof for a period not exceeding three weeks (provided no agreement in writing to the contrary has been entered into), shall be deemed to have forfeited such share or shares may be taken possession of by any other miner or miners, subject to such wages and working expenses as may be due on such share or shares: provided that no forfeiture shall be incurred under this section of the bye-law for non-payment as aforesaid, unless motice in writing, setting forth the particulars of the demand due to such working shareholder or shareholders, shall have been served on the person or persons whose interest or interests is or are intended to be forfeited, seven days after the expiration of the aforesaid three weeks; and in case the person or persons liable to pay such demands cannot, after reasonable enquiry, be found, so that any such notice can be served on him or them, it shall be sufficient to post such notice on some conspicuous part of the claim in which such share or shares are held, and also at the office of the mining registrar of the division in which such claim or claims are situate, for a period of seven days after the expiration of the aforesaid three weeks; and also cause such notice to be inserted in the nearest local newspaper; and such notice not he defaulting shareholder or shareholders; and in case payment of the liabilities shall not have been made of such notice on the defaulting shareholder or shareholders; and in case payment
- of such person or persons shall be forfeited.

  155. Liability of holders of sleeping portions of shares.—In the event of the working portion of a share being forfeited, and no person taking possession of and working the same, the liability to work it shall fall upon the holder for the time being of that portion of such share which shall have been last transferred by the original shareholder, or his transfere or representative (in case such share shall have been the subject of transfer); and in default of such holder working such share, and paying all liabilities due in respect thereof, he shall forfeit his interest therein, and in every such case the holder of the next last transferred portion of said share shall work or pay the expenses of working the forfeited portion of said share and liabilities due in respect thereof, and such work or payment shall entitle him to the portion of the said share so forfeited, and to be registered in respect of the same; and failing to work such share or make such payment, he shall forfeit his interest and so on in like manner until the whole of said share shall have been forfeited, or until the forfeited portion or portions shall be taken up and worked.

  156. Owners of alluvial claims entitled to all reefs and other
- 156. Owners of alluvial claims entitled to all reefs and other deposits.—The owner or owners of any alluvial claim shall be

- entitled to have and enjoy all quartz reefs, veins, leaders, and other deposits of gold within the area of such claim under the operation of this bye-law.
- operation of this sye-law.

  157. Open shafts near thoroughfares.—Any person or persons removing earth or other substance from around any shaft or opening situate near a road or thoroughfare, so as to render the same unsafe, shall secure such shaft or opening either by filling up with earth or securely covering the same with logs not less than six inches in diameter, such logs to rest on a bench at least two feet from the surface, and to be covered with earth to the level of such surface. The non-compliance with the foregoing shall be deemed a breach of the bye-law.
- going shall be deemed a breach of the bye-law.

  158. Forfeited shares.—In all cases where the interest of any shareholder in any claim or claims, share or shares, or part thereof, shall by any means become forfeited, lapsed, or lost, such forfeiture shall be deemed and held to extend to and include only the portion, share, or interest then claimed as the legal property of the shareholder or shareholders incurring such forfeiture at the time such forfeiture has occurred, but if the other shareholder or shareholders in the claim has or have been to any expense or loss in consequence of neglect of such absentee whose interest has become forfeited, such loss shall be made good to the shareholder or shareholders by the person to whom such forfeited share is transferred; and any person or persons taking possession of a forfeited claim or share, or any part thereof, shall be subject to the conditions (if any) under which such share or interest may have been previously held.

  159. Transfer.—When the holder of any share or other interest
- 159. Transfer.—When the holder of any share or other interest in a mining claim intends to transfer such share or interest to another miner, and in case the holder of such share, &c., or the miner to whom it is transferred, wishes such transfer to be registered, the same shall be done by the mining registrar, who shall give a certificate of registration in the form of schedule H because a papered hereunto annexed.
- nereunto annexe.

  160. Registration.—The mining registrar shall, upon application being made to him for registration by the holder or holders of any claim or claims, or any quartz, stone, cement, or other substance containing gold, stacked under the provisious of section 148 of this bye-law, register every such claim or claims, share or shares, quartz, stone, cement, or other substance containing gold, and give a certificate of registration in the form of schedules B and K hereunto annexed, as the case may be.
- schedules B and K hereunto annexed, as the case may be.

  161. Protection to claimholders.—Claimholders actually employed in procuring timber for the sinking of their shaft or shafts in a wet alluvial claim, shall be held to be in lawful possession of such claim for one period of fifteen (15) consecutive days, provided that they post upon a conspicuous part of their claim a notice in writing, stating that they are so employed, together with the names of the shareholders, and the date of commencing to procure such timber. Before the commencement and after the expiration of the aforesaid fifteen days, such claim to be worked in accordance with sections 28 and 29 of this bye-law; and any party during the working of their claim employed in erecting upon such claim a whim or other machinery to be worked by horse power, shall be held to be in lawful possession of such claim, for the space of (21) twenty-one days for the erection thereof, except in cases where a longer absence is specially provided for under the bye-laws of this board.
- 162. Form of claim.—Claims taken up in dry or wet alluvial inking, under this bye-law, shall in no case exceed in length hrice their width, except as provided for in sections 37, 68,
- and 82.

  163. Mortgagee not liable for neglect or default of mortgagor.—
  The registered mortgagee of any claim or share in a claim, whether quartz or alluvial, shall be protected from the consequences of any neglect or omission committed by the mortgagor or his agent in contravention of this bye-law, and shall not be deemed or held to have relinquished, forfeited, or lost his claim or lien upon the mining claim of the mortagor through or by such his the mortagor's neglect or default; provided always that fourteen days after due notice to the registered mortgagee his interest be duly represented in conformity with this bye-law.
- formity with this bye-law.

  161. Relating to mortgages.—A. Register of mortgages.—The mining registrar shall keep in his office a book which shall be called the "Register of Mortgages," and it shall be the duty of the mining registrar to enter daily therein the following particulars of all mortgages left at his office, in the order they are presented to him—the number, name or names, of the mortgagor or mortgagors, and of the mortgagee or mortgages, the share or shares, or part of share or shares, the name and situation of the reef, workings, or company, and the respective number or numbers of the claim or claims, the amount of consideration money, the time of repayment, and the name of the attesting witness; and shall also endorse on the outside of the instrument of mortgage that such mortgage has been duly registered in accordance with this bye-law, the day and hour of registration, and the name of the person registering, and such endorsement shall bear the signature of the mining registrar.
- B. Index to register of mortgages and search book.—The registers of mortgages shall keep an index of the register of mortgages, and shall enter daily therein the number of each mortgage, the name of the mortgager and mortgage; also a book containing the name and address of all persons searching the register of mortgages, to be called the "Search Book."
- register of mortgages, to be called the Search Book.

  C. Inspection of register of mortgages.—The register of mortgages and index thereto shall be open to the public for inspection during the office hours of the mining registrar, on payment of the fee scheduled, and on the person searching entering in a book to be kept for that purpose his name and address; but no such person shall be allowed to take any extract therefrom in writing, nor shall any such person be per-

mitted the use of ink during the time of his making such search.

D. Release of mortgages.—The mining registrar shall make an entry of the release of any mortgage in respect of which he shall, be required to make such entry, provided it appears to him such mortgage has been satisfied, and which must be evidenced by the handwriting of the mortgage, his duly authorised agentor assigns, duly attested; and such entry shall be placed in the column of the register of mortgages left for that purpose, in; the presence of the persons releasing, by the mining registrar, who shall endorse on the instrument of mortgage that day and hour of such release, and the name of the mortgagee, his agent, or assigns, so releasing, which instrument shall bear the signature of the mining registrar.

The fees for registration and surveying to be paid to the mining registrar and surveyor, and which he or they may demand, shall be as follows:—

Ludar rection 6.—Verbal and graitten information.

		£	8.	d.
Under section 6Verbal and written information		õ	ï	Ö
12.—Each share	•••	ŏ	î	ő
36.	•••	ň	2	6
56.—Each claim	•	•		
	•••	Ŏ	5	0
70.	•••	0	.2	6
	***	0	2	6
78. " · ·	•••	0	2	6
83		0	2	6
89		0	5	0
96.—Each share		0	1	0
. 103.		10	1	0
110.		ō	ī	٠ŏ٠
n 116.		õ	ī.	ŏ
122,	•••	ň	٠ĩ΄	ŏ
124.—Each site	•••	ŏ	5	ŏ
147.—Each share	. •••	Ă	ĭ	ŏ
150.—Each person	• • • • •	ő	î	·ŏ
159.	•••	X	i	
100 73 1 1	. *** .	×		6
101	•••	ŭ	1	6
	•••	0	1	6
. 163.—Each mortgage		0	2	6
C.—Each inspection		0	1	0
D.—Each release	•••	0	$^{2}$	G
Surface survey, if required under the following s	ec-			
tions: -7, 8, 9, 11, 17, 18, 26, 41, 49, 50, 78, 110, 119	3	1	0	0
Underground survey, if required		1	0	0
Surface ditto, under sections 54. 101, and 124		-2	Ō	Õ
Ditto ditto and plan, under sections 110 and 199		ī.	1Ñ	ň
In all cases where the claim to be surveyed exce	eña.	one	mi	la.
in distance from the registrar or surveyor's office,	n or	Mit	ion	- i
fee of 2s. 6d. per mile to be allowed.		1411	ш	.41

fee of 2s. 6d. per mile to be allowed.
Where a plan of the ground is required under any of the preceding sections, in which the fee for such plan is not stated, the
mining registrar shall be entitled to a fee of Ten shillings for
each and every plan that he may be required to furnish to any
person or persons holding a claim or claims, or being interested
in mining claims held under this bye-law.

SCHEDULE A. . . Form of Registration

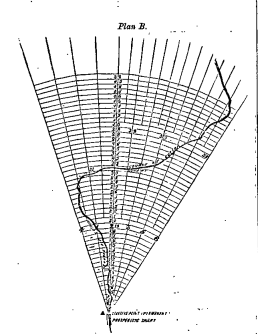
,——	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·
`.	Remarks.	
Miner's Right.	. Date.	
	, è	
Transferee's	Surnans	
Tran	Christian Name.	
Transfer.	Date.	
In the second se	No.	
Miner's Right.	Date.	
	No.	.u.
Registered Sharcholder's	Surmans.	
	Christian Same.	# 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
registered.	dolder which	
	Locality	
	Extent of Claim.	*1
	Class of Mining.	1
	Date of Registration	

regi	ster	ea		ify that	I hav	ve this	,	Ć	lay o	of 1 (or	shar	e in a
sec. Boa		sitų	ated	of	the by	e-law	of t	und	er tł	e nr	ovisi	ans a
M	line		ight			•					•	
7.4	0.	•	Dat	e. ·	Mir	oing R	egis	trar	•	Divi	sion (	of the
		•				., 1	lary	borou				J. V.
"ſ	har	ehe	cart	ify that	Sch	EDUL	вC.			- 0		
regu	ster	ed		g reasor	for a	quart		im, si		ed		.,
prov	71810	ns o	of sec		of tl	he mir	ing	regula	ation	ana s of	unde the N	r tne Iary
M N	line	r's r	ight. Date									
					_		_		Mit	ing	Regi	strar
	,					EDULI		٠,				
ծլկան	ate			by app	nr	inter fil	ומ מו	COTTACLO	me o	f sec		claim
oi t reas	ne i on l	nın ein	ing i g	regulati	ons of	f the	Mai	yborc	ugh	Di	strict	, the
Ď	ate,		٠,									
To t	he l	Min	ing (	Signed) Registra	ır ,	. ,	)ivis	ion of				
				Iarybor		Distri	ct.					
			,	•	Sch	EDUĹ	- e <b>E</b> .					
·I, livis	ນ່ວກໍ	of i	ha V	Farehor	3.5:	т	. :	, ,	or th	10	mcl.	
notic	ce t	hat	in de	Larybon onseque ration o	uce of	the co	onve	rgenc	υ, do σ of	o ne the	reby	give
upor	n all	l bu	t the	e. Lation o	lead	ons ic l until	r sh furt	ares o her n	r cla otice	ums	will	cease
זענ	ate.					Signed						
					<u>.</u>	<u>:</u>	٠.	•	Min	ing	Regis	trar.
i,				161. 1		EDULI		,	,			
of th	e M	Iary	boro	Mini, ugh Mi	ning	Distric	et de	hora	by g	ive n	ntion	ision that
or at	an	o y tii	me t	da hereafte	y of r, I w	ill reg	iste	at the pers	e ho ons	ur o. for	f clain	ıs or
Da	es u ite.,	pon						-	٠		ı	
	•		•		()	Signed	)		Min	ing :	Regis	trar.
		٠		•	Soire	DULE				_	ŭ	
1(	or	ve)	liere	by give	notice	e that	afte	the o	expir	ratio	n of	
	ie m	iinii	ag re	gistrar	of this	piy ior divisi	ion i	n acc	orda	nce	with	sec.
Dist	rict.	UL L	ne n	ining r	egulat	ions o	fth	e Mai	y bo	roug	h Mi	ning
Da	ite.					Sig	natı	ıre				
					Sour	DULE	घ					
_11	iere	by	certi	fy that	I hav	e this	-11.		day (	of		
rans regis			, ,,,,,	, militari	in cl g regis	onar o	11 011		oper	ty) dε	ıy oı	_
he p	1010 1010	gist	er 10	1. Γερ <b>οί</b>	,	t e	ЭΑ.,	B. ining	regu		u	nder f the
distr Mi	iner	's r	ght.			٠.			•			
No	).		Date		· '_							
1			,	, <u>-</u>	Scn	EDUL	в I.		, .			
	-		,	on of	0 2	lera-	<u></u>	Wif-	ļ,		ĺ	
		, ,		Name and Situation of Reef, Working, or Company.	Number or Numbers Claims.	Amount of Considera-	Time of Repayment.	Name of Attesting Wit	ě.	asor.		
um-	. l	ë.	Share or Shares.	Wor Wor	io .	mount of Co	Repa	Atte	Dute of Release,	Name of Releasor	Rem	arks.
Scrial Number.	Mortgagor.	Mortgagee.	re or	Reef, Wo Company.	tmber	ount on M	e of 1	ness.	3 of 1	Te of	ľ	
N.	No	Mo	Sha	N	N O	,ď ≑	F	Nan	Date	X		
· · [	177	<del></del>	[:-						· <del>· · ·</del>	_		<del></del>
			.i.	. 11	· ·			-				
,	,	•		j			٠,					
	-	•										
-	- [					,		<u> </u>			<u> </u>	
					Sour	DULE	v					
I,				, Mini	ng Ra	oistear	for	the			divi	sion
*		186	, at	ugh Mi	ning I	Distric	t, ha	ve thi egiste	s red	for n	đa	y of
or a			f		mo	nths f	rom	the d	ate l	iere	of, all	the

SCHEDULE B.

belonging to and statuted a under the provisions of sec. 160.
rights. Names of owners { and stacked by him (or them) Miners' rights. No. and date. Mining Registrar.

900 5.N 200 Nº22



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

ROBERT C. ELLISON (except secs. 1, 85, 97, 98, 162, and the Registrar's Fees), JAMES GRANGER (except sec. 162), JOHN FARRELL (except secs. 46, 49, 50,

JOHN FARRELL (except secs. 46, 49, 50, 99),
DAVID BECKETT (except sec. 99),
THOMAS HINDMARSH (except secs. 97, 98, 125, and 162),
RICHARD JAMES LAMB (except secs. 14, 19, 20, 23, 24, 27, 32, 33, 37, 38, 46, 49, 51, 160, 70, 79, 82, 88, 91, 95, 99, 100, 103, 105, 107, 110, 114, 118, 120, 121, 123, 125, 130, 131, 135, 138, 145, 146, 147, 148, 152, 159, 162, 163; also to last provision of section 10; also to the words "and surfacing," after dry sinking, at the head of section 17; also to the fees allowed mining registrar for making underground surveys in quartz claims).

EDWARD O'FARRELLL,

EDWARD O'FARRELL,

It is hereby certified that the foregoing bye-law of the mining board for the district of Maryborough 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 January, 1864.

J. McCULLOCH.

Chief Secretary's Office, Melbourne.

#### MARYBOROUGH MINING DISTRICT. DRAINAGE BYE-LAW .- [4th December, 1863.]

A Ta meeting of the mining board of the mining district of Maryborough, begun and holden at Maryborough, in the said district, on the 4th day of December, One thousand eight hundred and sixty-three, it is ordained by the said board as follows, that is to say:—

1. Application for drainage committee.—Whenever, under the 3rd section of 24 Victoria No. 115, it is intended to make application for the establishment in this mining district, or any portion thereof, of a committee for the purposes of drainage under the said Act, the parties intending to make such application shall deposit with the clerk of the mining board of this district a statement, in writing, of such application, in the form in the first schedule hereunto annexed, and at the time of making such deposit, the said clerk shall fix upon the earliest day and hour, having regard to the business of the said board, but not less than fourteen days from the making of such deposit, upon which the said application can be heard, and shall inform the persons making the same thereof, and make a memorandum of the said day and hour, and also of the day on which he shall have received such application, in the words following, that is to say:—

Application received this day of 186, to be heard on the day of 186, at the hour of o'clock in the fore (or after) noon.

And the said board shall have the power of adjourning the hearing of the said application from time to time as occasion shall require.

2. Notice of application.—The parties making such application shall, fourteen days previous to the day fixed for the hearing thereof, affix on each of two conspicuous parts of the reef or ground on which it is proposed that the drainage should be effected a copy of the said application, with subjoined thereto a notice in the form in the second schedule hereunto annexed, and shall also cause a copy of such application and notice to be inserted in each of two successive publications of the local newspaper published in this district nearest to the said reef or ground.

3. Application to registrar for plan.—Previous to the depositing as aforesaid of such application, the parties making the same shall apply to the mining registrar of the division wherein such reef or ground shall be situate, to make a plan thereof, which plan, together with the report hereinafter mentioned, shall, with the said application, be lodged with the said clerk, who shall file the same in his office, and shall permit the same to be inspected during office hours by all persons interested in the intended drainage.

the intended drainage.

4. Mining registrar to make surveys, &c.—The mining registrar shall, on being applied to as aforesaid, survey the reef or ground, the plan whereof he shall be so applied to to make, and he shall make such plan or plans thereof, its ing and defining the limits or boundaries over which the applicants desire the intended drainage committee to have jurisdiction, showing the number of claims liable to be assessed, the area therein occupied, the natural water level, drawn to a scale of one chain to half an inch; and shall, on making such survey, connect the same with some point so as to secure its identity. The mining registrar shall also furnish a list of the names of the holders of claims likely to be assessed, and the quantity of ground held or occupied by each; also a specification of the manner by which the applicants propose to drain the said ground, whether by machinery or otherwise, with a report on the general features of the ground and drainage requirements. He shall also define the limits or boundaries of the said reef or ground by placing at each angle of the same good and substantial posts, to be supplied by the applicants, not less than six feet high by twelve

inches in diameter, and cutting a V trench extending six feet therefrom, showing boundary lines.

- therefrom, snowing boundary lines.

  5. Objections.—Any person or persons liable to be affected by the drainage proposed in any application, who shall object to the appointment of any drainage committee, shall give notice in writing, in the form in the third schedule hereunto annexed, to one or more of the persons whose signatures are attached to such application, a copy of which shall be lodged with the clerk of the mining board; and any such notice shall be given and lodged as aforesaid seven days previous to the day appointed for the hearing of such application.

  6. Hearing of anylegation—Upon the day fixed for the hearing
- lodged as aforesaid seven days previous to the day appointed for the hearing of such application.—Upon the day fixed for the hearing of such application,—Upon the day fixed for the hearing shall be adjourned, the mining board, upon hearing the same, and the said applicants and objectors, if any, or upon consideration of the written documents deposited by them with the clerk of the mining board, shall make such decision in the matter of such application as shall seem fit; and in case such application shall be granted, the holder of, or shareholder in, a claim likely to be charged with the expense of such drainage, or with any part thereof, may propose one or more than one such holder or shareholder (producing at the same time the consent, in writing, to act of each holder or shareholder so proposed) to act as a member or members of the intended drainage committee; and from the persons so proposed the said board shall select the persons who are to form the said committee, and shall proceed to fix and define the limits or boundaries of the jurisdiction of such committee; and the clerk of the said board shall make in the minute book of the said board a memorandum of the names of the persons so selected, and of such limits or boundaries, and stating that such persons were on that day established a drainage committee under the said Act, to act within the said limits or boundaries; and upon the making of such memorandum the persons so selected shall be a committee for drainage of the said Act; provided that notwithstanding any vacancy in the said act.

  7. Vacancies amongst the persons so selected by death, resignation accommittee the members of committees.—In case of a vacancy amongst the persons so solected by death, resignation to accommittee the members of committees.—In case of a vacancy amongst the persons so solected by death, resignation than a committee the members of committees.—In case of a vacancy amongst the persons so solected by death, resignation
- under the said Act.

  7. Vacancies amongst members of committees.—In case of a vacancy amongst the persons so selected, by death, resignation, or otherwise, it shall be lawful for any person interested in such drainage to apply to the said board for the appointment of a person to fill such vacancy, such application to be in writing, in the form in the fourth schedule hereunto annexed, and to be deposited with the said clerk said clerk shall, upon receiving the said application, act with respect thereto in the manner hereinbefore provided in respect of an application for a drainage committee; and the said board shall have the power of adjourning the hearing of such last-mentioned application from time to time as occasion shall require.

  8. Native of amplication to fill nagancies.—The person making
- time to time as occasion shall require.

  8. Notice of application to fill vacancies.—The person making such last-mentioned application shall, fourteen days previous to the day fixed for the hearing thereof, affix on each of two conspicuous parts of the reef or ground where such drainage is to be or is being effected, a copy of the said last-mentioned application, with subjoined thereto a notice in the form in the fifth schedule hereunto annexed; and shall also cause a copy of such application and notice to be inserted in each of two successive publications of the local newspaper published in this district nearest to the said reef or ground.

  9. Hearing of such application—Heart the day fixed for the
- 9. Hearing of such ask-mentioned application.—Upon the day fixed for the hearing of such last-mentioned application, any holder of, or shareholder in, a claim chargeable or likely to be charged with the expense of such drainage, or with any part thereof, may propose one or more than one such holder or shareholder to fill up any such vacancy; and from the persons so proposed the said board shall, after making such enquiries and hearing such persons as they shall think right, select such person as shall be deemed the most fit for such purpose, or in case one person only shall be so proposed, shall appoint such one person to fill such vacancy; and the said clerk shall make in the said minute book a memorandum of the name of the person so selected or appointed, and that he was selected or appointed to supply the said vacancy amongst the members of the drainage committee in respect of which he shall have been so selected or appointed. And upon the making of such memorandum, such person shall be a member of the said drainage committee as fully, and to all intents and purposes, as if he had been appointed ab initio.

  10. Mining registrar's fees.—The fees to be paid to the mining
- 10. Mining registrar's fees.—The fees to be paid to the mining registrar by any such applicants, and which he may demand, shall he as follows:—

#### Scale of Fees.

	£	s.	d.
Making survey of ground, including original and duplicate plans and report Vertical section, showing water level, &c	3 2	3 2	0
Mileage (one way), if distance be over one mile from surveyor's office, at per mile	0	2	6

### FIRST SCHEDULE.

#### Drainage Application.

To the Mining Board of the Maryborough Mining District. To the Mining Board of the Maryborough Mining District.

We, the undersigned claimholders, being holders of miners' rights, and interested in the claims hereinafter set forth, and which are liable to be interfered with by the drainage proposed to be effected, do hereby make application for the establishment of a drainage committee (under the provisions of an Act 21 Victoria No. 115) on the line of reef, which has been surveyed and marked off by the mining registrar, the description and particulars whereof, and of the intended drainage, appear by the plan and report hereunto annexed.

Dated this day of 186.

#### SECOND SCHEDULE.

### Notice of Application for Drainage Committee.

Notice of Application for Drainage Committee.

And notice is hereby given, that on the day of 186, at the hour of o'clock, the mining board will, at the mining board room, Maryborough, take into consideration such application; and all parties objecting to the establishment of such drainage committee are hereby required to attend and urge their objections, or forward the said objections in writing to the clerk of the mining board at the time and place above mentioned. And notice is further given, that a plan of the reef or ground to be affected by such intended drainage, as also a report of the mining registrar upon such drains, now lie in the office of the clerk of the mining board of this mining district, which may be inspected during office hours by all persons interested. In case such application be granted, the board will receive nominations at the time and place aforesaid from the holders of, or shareholders in, claims liable to be assessed of persons to serve on such committee; and should the number proposed exceed the number to be appointed, the selection shall be made by the board.

Date displacements.

No. Date.

### THIRD SCHEDULE.

Notice of Objection.

of the persons whose

To of the persons whose signatures are attached to the application for a committee for the drainage of the reef.

Take notice—
That I (or we), the undersigned, do hereby object to the establishment of a drainage committee on the under these

by e-laws, on the following grounds:—
Dated this day of Miners' rights.
No. Date.

186 . Names of objectors.

#### FOURTH SCHEDULE.

I (or we), the undersigned, being a holder (or holders) of a miner's right (or of miners' rights), and interested in the drain-age to be (or being) effected by a drainage committee established under the provisions of the Act 24 Victoria No. 115, on the

reef, do hereby apply to the mining board of the district of Maryborough for the appointment of a person to fill the vacancy occasioned amongst the members of the said committee by the of late a member thereof.

Dated this day of 186 .

day of

#### FIFTH SCHEDULE.

Notice is hereby given, that on the day of o'clock in the noon, the mining board of the abovementioned district will, at the mining board room, Maryborough, take into consideration the abovewritten application, when any person interested therein may appear and suggest such person as he shall think proper as a person to fill the abovementioned vacancy vacancy.

Dated this Miners' rights.
Date.

Name of applicant or of each of the applicants.

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

ROBERT C. ELLISON, JAMES GRANGER, DAVID M. DAVIES, DAVID BECKETT, JOHN FARRELL, THOMAS HINDMARSH, RICHARD JAMES LAMB. EDWARD O'FARRELL,

t is hereby certified that the foregoing bye-law of the mining board for the district of Maryborough 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 January, 1864.

J. McCULLOCH.

Chief Secretary's Office, Melbourne.

#### MARYBOROUGH MINING DISTRICT.

# BYE-LAW FOR THE APPOINTMENT OF MANAGERS OF GOLD FIELDS COMMONS.—[4th December, 1863.]

A Ta meeting of the mining board of the mining district of .

A Ta meeting of the mining board of the mining district of .

A Maryborough, begun and holden at Maryborough, in the said district, on the 4th day of December, One thousand eight hundred and sixty-three, it is ordaued by the said board as follows, that is to say:—

In accordance with the provisions of The Land Act, 1862, section 69, the mining board of any district is authorised and empowered to make bye-laws to regulate the election and appointment of managers of gold fields commons within the district for which such mining board has been elected, the num-

- 1 1 3 TY. 11

ber of managers to be so appointed being limited to three for each such common; and whereas it is expedient to alter and managers, the such control of the c

SCHEDULE A.

We, being entitled to commonage under The Land Act, 1862, hereby nominate of as a fit person to be appointed a manager of the Gold Field Common.

Dated at this day of

186 .
Signatures of Nominators.

I consent to act as manager of the abovenamed common if appointed by the Maryborough Mining Board.

Signature of abovenamed Candidate.

The Chairman of the Maryborough Mining Board.

Dr.		TO THE TAXABLE PARTY OF THE PAR								
			RECEIPTS.			Registra				
depastured, exclusive For what a flate per an- ellipse for which term, num.	an- Amount received.	Number of Cattle, &c., for depasturing of which special licenses have been granted.	For what term.	For what Rate per an- term.	Amount received.	Number of animals Impounded for trespass.	Amount of irespass claimed.	Amount received.	Appropriation.	4
been granted.	d.		Mths.	£ 8. d.	£ 8. d.		£ 8. d.	£ 8. d.	Salary to herdsman	<del>કું</del> * ભા ::
									Advertising Printing and stationery Incidental expenses	
Goats Pigs Other animals										
Amount for ordinary licenses		Received for special licenses	recial licer	ses		Received for impoundings	ndings			
						Ditto for special licenses			Total	
						Total received Ditto expended	e			İ
						Balance	:			
We the undersigned, hereby certify the foregoing to be a t	tify the foregoin	ng to be a true and corre	ect accour	t of all mone	ys received a	ınd disbursed on accou	int of the abo	ve-named cor	true and correct account of all moneys received and disbursed on account of the above-named common for the year ending	, 186 . (Signatures of Managers.)

180 180

foregoing the certify tl

hereby

the

SCHEDULE B.

A. G. PLETCHER, p. Accountant.

SCHEDULE O.
MARYBOROUGH MINING DISTRICT.
Gold Field Common. SCHEDULE C. Statistics of the abovenamed Common for the year ending 186 .

		186 .	
	Remark 9.		
If Common amalga- mated, state name	and extent of Common to which united,	Acres.	
		Name.	
Extent of	decrease (if any).	Acres.	
If Common has	state to what extent.	Acres.	
No. to whom	have been 4s- sued,		
No. of persons to	neenses have been issued.		
No. of persons resident in the	and entitled to Commonage.		,
2	Other .slamiac		
ing ti	Goats.		<u> </u>
anim 1 dari e terr	.kglsI		
Vo. of sture: abov	Sheep.		
No. of animals depastured during the above term.	Cattle.		
	Horses.		
Extent of	Common.	Arres	

We hereby certify the foregoing to be a true and correct Dated at this day of

186 . Signatures of Managers.

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

ROBERT C. ELLISON,
JAMES GRANGER,
DAVID MAVIES,
DAVID BECKETT,
JOHN FARRELL,
THOMAS HINDMARSH,
RICHARD JAMES LAMB
(except sections 5, 6, and 9,
and schedules B and C).
EDWARD O'FARRELL,
Chairman.

It is hereby certified that the foregoing bye-law of the mining board for the district of Maryborough 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 January, 1864.

Chief Secretary's Office, Melbourne.

J. McCULLOCII.

RAGE AMOUNT OF THE LIABILITIES AND ASSETS OF THE UNION BANK OF AUSTRALIA, WITHIN THE COLONY OF VICTORIA SHOWING THE AVERAGE AMOUNT OF THE GENERAL ABSTRACT,

-	and a second of the second of	eerly Statements during the	Land 1 from the secretar is terry Statements during the Quarter from the 1st October to the 31st December, 1863.		
AMOUNT.	1	Готака,	ABSETS.	ABOUNT.	Torrere
£ s, d,		£ s. d. 172,263 9 11	Coined Gold and Silver, and other Coined Matale	æ s. d.	£ s. d.
		Ħ	Gold and Silver in Bullion or Bars		174,375 6 9 118,571 6 7 41,655 17 9
500,361 8 97			Balances due from other Banks Allount of all Debts due from the tests and	::	28,002 15 10
20	1	1 100 650 161 1	Notes, Bills of Exchange, and all stock and Indea Debits of every description, excepting Notes Rills and Polaryor, description, excepting		
Amount of the capital stock paid up at the close of the quarter ended 31st De-		ב פון ההסימשיני	from other Banks	:	1,521,218 8 10
Annount of the last dividend declared to the shareholders		1,000,000 0 0 16 per cent. per annum.			
Amount of the reserved profits at the time of declaring such dividend		80,000 0 0 285,871 8 11	Total Amount of Assets	÷ ::	1,883,853 15 9
	-				

I, JOHN CULLAYNE, make onth, that to the best of my knowledge and belief the foregoing Abstract is a true and faithful Account of the Average Amount of Assets and Liabilities of the above Bank, within Sworm before me, at Melbourne, this ALEX. FRASER, Justice of the Peace. CURTAYNE, Acting Manager.

the

CHARTERED BANK, WITHIN THE	
THE STATES OF THE LIABILITIES AND ASSETS OF THE ENGLISH, AND AUSTRALIAN CHARTERED BANK, WITHIN THE	GENTERAL ABSTRACT, SHOWING THE AVERACE AMOUNT OF COLONY OF VICTORIA.

	Taken from the several Wee	ekly statements during the Lu	Taken from the several Weekly Statements auring the Ynareer from the ties Occool to the control of		
O Lana da min a L	AMOUNT.	TOTALS.	ASSETS	AMOUNT.	TOTALS.
- Treatment and a second and a				وا	£. è. d.
	. p. s. e.	£ s. d.	Coined Gold and Silver, and other Coined Metals	40,844-18 10 }	47,884 5 4
Notes in Circulation \ 13.00 include:	: :	:	Gold and Silver in Bullion or Bars		24,319 5 6
Not bearing Interest	: :	:	Landed Property		7,633 19 0
Bills in Circulation \ Bearing Interest	::	7. 61 10	Ralances due from other Banks	: :	6,702 15 3
Tolonos due to other Banks			4 mount of all Debts due to the Bank, including		•
Not bearing Interest	101,269 .9 3	285,241 15 4	Notes. Bills of Exchange, and all Stock and Funded		
Deposits Bearing Interest	183,972 0 1.)		Debts of every description, excepting Notes, Bills,		
Total Amount of Liabilities£	3	325,554 6 2	and Balances due to the said Bank from other	:	8 8 990'609
Amount of the capital stock paid up at the close of the quarter	of the quarter ended 31st	679,585 0 0	Hotel Amount of Accors	<b>93</b>	695,606 13 9
December, 1863		6 per	CASSAT TO CHINOTHAI TROOT		
Rate of the last dividend declared to the shared orders		•			
Amount of the last dividend declared	Tidond	25,100.18 9			
Amount of the reserved pronts after declaring show at	ATTOTION			INTERNATION	C IVALIVED Accountant.

GENERAL ABSTRACT, SHOWING THE AVERAGE AMOUNT OF THE LIABILITIES AND ASSETS OF THE NATIONAL BANK OF AUSTRALASIA, WITHIN THE COLONY OF VICTORIA. Taken from the several Weekly Statements during the Quarter from the 1st October to the 31st December, 1863.

c 400 579,492 .0 11 £ 8. 09,770 10 36,923 7 27,113 4 13,262 17 25,489 7 752,051 17 TOTALS. A. PRIESTLEY, Accountant. 111111 AMOUNT ż Coined Gold and Silver, and other Coined Metals
Gold and Silver in Bullion or Bars
Government Securities
Landed Property
Notes and Bills of other Banks
Balances due from other Banks
Amount of all Dobis due to the Bank including
Notes, Bills of Exchange, and all Stook and
Punded Dobes of every description, excepting
Notes, Bills and Balances due to the said Bank
from other Banks Total Amount of Assets ASSETS. 400,000 0 0 8 per cent. 16,000 0 0 27,000 0 0 s, 95,683 4 8 373,957 2 10 516,765 17 3 4,911 18 8 42,213 11 1 TOTALS. क्र :::: £ s. d. 95,683 4 8 } :0001 ... 4,911 18 8 1111 159,301 8 214,652 14 AMOUNT. : 111111 Total Amount of Liabilities LIABILITIES.

A. CULIALIVE AND CHERK IN THE BOOK OF THE

Sworn before me, at Melbourne, this ALEX. FRASER, J.P. eighteenth day of January, 1864.

# TEMPORARY RESERVATION OF LANDS TO BE REVOKED.

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

CHILTREN—The reservation of the following site will, pursuant to Order of 14th December, 1863, stand revoked upon the expiration of four weeks from the 24th of the said month, viz.:—
The site at Chiltern, reserved by Order of 8th June, 1863, for Church of England purposes, and described in page 1344 ants.—(63.H.4382).

Hamilton—The reservation of the following site will, pursuant to Order of 14th December, 1863, stand revoked upon the expiration of four weeks from the 24th of the said month, viz.:—The site at Hamilton for offices for the Dundas District Road Board, reserved by Order of 26th October, 1863, and described in page 2503 ante.—(63.H.9360.)

MULGRAVE—The reservation of the following site will, pursuant to Order of 28th December, 1863, stand revoked upon the expiration of four weeks from the 12th of January, 1864, viz.:—The site at Mulgrave reserved by Order of 30th March, 1863, for a Common School, and described in the Gazette of 10th April, 1863.—(63.H.11555.)

R. HEALES.

Lands and Survey Office, Melbourne.

#### LANDS TEMPORARILY RESERVED.

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 lands hereinafter described for the several purposes specified in connection with each description, viz.:—

BURGOYNE—Site for Presbyterian Church purposes, parish of Burgoyne, temporarily reserved by Order of 5th January, 1864. One acre, county of Evelyn, parish of Burgoyne, being the north portion of allotment 10, block A, suburbans: Commenoing at the south-east angle of allotment 3; bounded on the north by allotments 3, bearing N. 78° 52′ W. four chains; on the west by part of allotment 11, bearing S. 11° 8′ W. two chains fifty links; on the south by a line bearing S. 78° 52′ E. four chains; and on the east by a road bearing N. 11° 8′ E. two chains fifty links to the point of commencement. Bearings true meridian.—(63.G.11827.)—Gazetted (1°) on 15th January, 1864.

true meridian.—(63.G.11827.)—Gazetted (1°) on 15th January, 1864.

CAMPRELL'S CREEK—Addition to Recreation reserve at Campbell's Creek. temporarily reserved by Order of 14th December, 1863.—Sixteen acres one rood sixteen perches, more or less, county of Talbot, parish of Castlemaine: Commencing at a point on the west side of allotment 7, section 6 A, being on the north side of a proposed alternative road; thence north ten chains fifty links, more or less; thence N. 48° 57′ E. nine chains seventy-five links, more or less, to the north-west angle of allotment 6, section 7 B; thence by the north boundary of last-named allotment, bearing S. 58° 11′ E. one chain ninety-eight links; thence by the east boundary of last-named allotment, bearing S. 31° 49′ W. five chains twelve links; thence by the south side of allotment 5, section 7 B, east two chains thirty-five links; thence by the east side of last-named allotment, N. 31° 49′ E. three chains eighty-nine links to the north-west angle of allotment 4, section 7 B; thence by the north boundary of allotment 4 and a line bearing S. 53° 11′ E. about six chains fifty links to the road from Campbell's Creek to Fryerstown; by said road bearing S. 55° E. fifty links, more or less, to a point bearing north from the north-east angle of allotment 22, section 7 A; thence south eleven chains fifty links, more or less, to the north-east angle of allotment 18, section 7 A; thence west to the south-cast angle of the land already reserved for recreative purposes; thence west about two chains seventy-five links, more or less, to the north-east angle of the land already reserved for recreative purposes; thence west about two chains seventy-five links, more or less, to the north-istide of a proposed alternative road; and by the said side of proposed road north-westerly to the point of commencement.—(63.G.11722.)—Gazetted (1°) on 24th December, 1863.

CHILTERN EAST—Site for Church of England purposes at

Ment.—(03.G.11722.)—Gazetted (1°) on 23th December, 1865.

CHILTERN EAST—Site for Church of England purposes at Chiltern East (in lieu of the site proclaimed on 16th June, 1863), temporarily reserved by Order of 14th December, 1863.—One acre two roods, county unnamed, parish of Chiltern, being allotment 5 of section 5, suburbans: Commencing at the south angle; bounded on the south-west by allotment 4, bearing N. 46° 40′ V. five chains; on the north-west by part of allotment 2, bearing N. 48° 40′ E. three chains; on the north-cast by allotment 6, bearing S. 46° 40′ E. five chains; and on the southeast by the main Sydney road, bearing S. 43° 40′ W. three chains to the point of commencement.—(63.H. 9054.)—Gazetted (1°) on 24th December, 1863.

Cranbourne—Site for Police purposes at Cranbourne (in lieu of the sites set apart on 16th June 1862, 4th May 1863, and 14th December 1863), temporarily reserved by Order of 11th January, 1864.—Three acres one rood twenty perches, county of Mornington, parish of Cranbourne: Commencing at the north-east angle, being a point bearing south one chain fifty links from the south-east angle of block 17, Cranbourne; bounded on the north by Sladen street, bearing west seven chains; on the south-west by the road to Cape Patterson, bearing S. 34° 50′ E. six chains nine links and S. 39° 38′ E. five chains fifty-two links; and on the east by a line bearing north nine chains twenty-five links to the point of commencement.—
(63.G.6432.)—Gazetted (1°) on 19th January, 1864.

Dabyminga.—Site for a Common School at Dabyminga, temporarily reserved by Order of 21st December, 1863.—One acre, county of Dalhousie, parish of Lowry: Commencing at the south-west angle, being a point bearing N. 25° 16' E. one chain filty links from the north-west angle of allotment 5, block 4, township of Dabyminga; bounded on the south by a street bearing S. 62° 44' E. four chains; on the east by a line bearing N. 25° 16' E. two chains fifty links; on the north by a line bearing N. 64° 44' W. four chains; and on the west by the road from Broadford to Seymour, bearing S. 25° 16' W. two chains fifty links to the point of commencement. Bearings true meridian.—(63.H.10896.)—Gazetted (1°) on 12th January, 1864.

DUCK PONDS (Wurdiyouang)—Site for Church of England purposes, parish of Wurdiyouang, temporarily reserved by Order of 5th January, 1864.—One acre, county of Grant, parish of Wurdiyouang: Commencing at the south-west angle, being a point bearing east thirteen chains and north one chain from the north-east angle of allotment A, section 1, parish of Wurdiyouang; bounded on the south by a road bearing east two chains fifty links; on the east by a line bearing north four-chains; on the north by a line bearing west two chains fifty links; and on the west by a line bearing south four chains to the point of commencement.—(63.G.11664.)—Gazetted (1°) on 15th January, 1864.

EDENHOPE—Site for Roman Catholic Church purposes at Edenhope, temporarily reserved by Order of 21st December, 1863.—One acre, county unnamed (Wimmera district), parish of Edenhope, being allotments 1 and 2 of block 5, township of Edenhope: Commencing at the north-east angle of allotment 3; bounded on the north by Lake street, bearing N. 66° 30′ E. two chains; on the east by Amos street, bearing N. 66° 30′ W. two chains; on the south by Main street, bearing S. 66° 30′ W. two chains; and on the west by allotment 3, bearing N. 23° 30′ E. two chains to the point of commencement.—(63.G.11059) Gazetted (1°) on 12th January, 1864.

Gazetted (1°) on 12th January, 1864.

ELLIMINYT—Site for Racing and other purposes of public recreation for Colac, temporarily reserved by Order of 14th December, 1863.—One hundred and forty-five acres one rood sixteen perches, county of Polwarth, parish of Elliminyt, being the north part of allotment 38: Commencing at the north-west angle of allotment 38; bounded on the north by a road bearing N. 89° 30° E. forty-three chains fifty-eight links; on the cast by a road bearing S. 18° 21′ E. thirty-one chains fifty-four links; on the south by a line bearing S. 89° 30° W. fifty-three chains thirty-three links; and on the west by a road bearing N. 921′ W. thirty chains to the point of commencement.—(63.G.10649.)—Gazetted (1°) on 24th December, 1863.

HAMLEON—Site for Dundas District Road Board's Office at

Gazettod (1°) on 24th December, 1863.

HAMILTON—Site for Dundas District Road Board's Office at Hamilton (in lieu of the site set apart on 26th October, 1863), temporarily reserved by Order of 14th December, 1863.—Thirty-eight perches, county of Dundas, parish of North Hamilton, being allotment 2 of block 55, Hamilton: Commencing at the south-west angle of allotment 1; bounded on the north by allotment 1, bearing 8. 75° E. one chain fifty links; on the east by Market place, bearing S. 15° 15′ W. ninety-two and half links; on the south-east by a street bearing S. 58° 15′ W. one chain forty-one links; on the south by Pope street, bearing N. 75° W. fifty links; and on the west by part of allotment 3, bearing N. 15° 15′ E. one chain ninety-two and half links to the point of commencement.—(68.H.11480.)—Gazetted (1°) on 24th December, 1863.

December, 1863.

GLENORCHY—Site for Presbyterian Church purposes at Glenorchy, temporarily reserved by Order of 21st December, 1863.—One acre, county unnamed, parish of Glenorchy, situate on the south side of Carfrae street: Commencing at the northwest angle, being a point bearing south one chain fifty links from the south-west angle of allotment 1 of block 11; bounded on the north by Carfrae street, bearing east four chains; on the south by a line bearing south two chains fifty links; on the south by a line bearing west four chains; and on the west by a prolongation of the east side of Forest street, bearing north two chains fifty links to the point of commencement.—(63.H.9011).—Gazetted (1°) on 12th January, 1864.

JAMIESON—Land for road for access to the Lamieson Rices.

Gazetted (1°) on 12th January, 1864.

Jamieson,—Land for road for access to the Jamieson River at Jamieson, temporarily reserved by Order of 7th December, 1863.—Two roods twenty-five perches, county unamed, parish of Jamieson, being allotment 6 of section 19: Commencing at the south-east angle of allotment 5; bounded on the cast by Bank street, bearing S. 11° 45° E. one chain twenty-five links; on the south by allotment 7, bearing S. 78° 15′ W. four chains fifty-links to the Jamieson River; on the west by that river northerly to the south-west angle of allotment 5; and on the north by allotment 5, bearing N. 78° 15′ E. six chains three links to the point of commencement.—(63.G.11227.)—Gazetted (1°) on 24th December, 1863.

on 24th December, 1863.

KANGERONG—Site for Racecourse and other purposes of recreation, parish of Kangerong, temporarily reserved by Order of 28th December, 1863.—One hundred and sixty-four acres and thirty-six perches, county of Mornington, parish of Kangerong, being the southern half of allotment 27 in said parish: Commencing at the south-west angle of allotment 26; bounded on the south by allotment 19, bearing N. 80° 40′ W. fifty-one chains seventy-nine links; on the west by a road bearing N. 9° 25′ E. thirty-one chains fifty links; on the north by a line bearing S. 81° 10′ E. fifty-one chains seventy-four links; and on the east by part of allotment 26, bearing S. 9° 20′ W. thirty-one chains intety-five links to the point of commencement.—(63.G.11209.) Gazetted (1°) on 12th January, 1864.

Meldourne—Site for a Public Pound for the city of Melbourne (in lieu of the present site, which is situated beyond the city limits), temporarily reserved by Order of 5th January, 1861.—Two acres, county of Bourke, parish of Jika-jika: Commencing at the north-east angle, being a point bearing west

nine chains twenty-five links from the north-west angle of the University reserve; bounded on the north by a road bearing west three chains fifty-three links; on the west by a line bearing south five chains sixty-seven links; on the south by a road bearing cast three chains fifty-three links; and on the east by a line bearing north five chains sixty-seven links to the point of commencement.—(63.II.12069.)—Gazetted (1°) on 12th January, 1864. January, 1864.

MULGRAVE—Site for a Common School at Mulgrave (in lieu of site reserved on 30th March, 1863), temporarily reserved by Order of 28th December, 1863.—Two acres, county of Bourke, parish of Mulgrave: Commencing at a point bearing S. 59° 37′ E, one chain fifteen links from the north-east angle of portion 16, parish of Mulgrave; bounded on the north-east by the Dandenong road, bearing S. 59° 37′ E six chains eighty-one links; on the south-east by a line bearing S. 60° 11′ W. six chains seventy-seven links; and on the west by a road bearing north six chains eighty-one links to the point of commencement.—(63.H.11555.) Gazetted (1°) on 12th January, 1364.

MYRNIONG—Site for Police purposes at Myrniong, temporarily reserved by Order of 28th December, 1863.—One rood twenty-eight and nine-tenths perches, being allotment 16 of block B, township of Myrniong, county of Bourke, parish of Myrniong: Commencing at the south-east angle of allotment 15, bounded on the east by part of allotment 14, bearing S. 6° 32° W. two chains fifty links; on the south by Hardy street, bearing N. 83° 28′ W. one chain thirty-three links; on the south-west by Main street, bearing N. 8° 32° W. seventy-serven and a half links: on the west by Short street, bearing N. 6° 32° E. one chain eight-six and a half links; and on the north by allotment 15, bearing S. 83° 23′ E. one chain seventy-eight links to the point of comment. Bearings from true meridian.—(63.G.10508.)—Gazetted

PAINSHICK—Site for Police paddock, parish of Painswick (at Goldborough), temporarity reserved by Order of 28th December, 1863.—Forty-three acres three roods thirty perches, county unnamed, parish of Painswick: Commencing at the north-west angle, being a point bearing S. 0° 40° E. one chain fifty links, more or less, from the south-west angle of allotment 2, section 3 A; bounded on the north by a road bearing S. 82° E. twenty-one chains forty-three links; on the east by a line bearing south nineteen chains twenty links; on the south by a line bearing west twenty-one chains; and on the west by a road bearing N. 0° 40′ W. twenty-two chains forty links to the point of commencement.—(63.H.11374.)—Gazetted (1°) on 12th January, 1861.

PENSHURST—Site for Presbyterian Church purposes at Penshurst, temporarily reserved by Order of 14th December, 1863.—One acre, county of Villiers, parish of Boram-boram, being allotments 1 and 2 of block 3, township of Penshurst.—Commencing at the south-east augle of allotment 1; bounded on the east by Martin street, bearing north five chains; on, the north by Cobb street, bearing west two chains; on the west by allotment 3, bearing south five chains; and on the south by Ritchie street, bearing east two chains to the point of commencement. Bearings true meridian.—(63.II.11477.)—Gazetted (1°) on 24th December, 1863. December, 1863.

PORTLAND—Site for Gaol purposes, at Portland, temporarily reserved by Order of 5th January, 1864.—One acro twenty-eight perches, county of Normanby, parish of Portland, being part of block 28 A, town of Portland: Commencing at the south-east angle of block 28 A, being a point bearing N. 88° 30′ W. one chain fifty links from the south-west angle of block 29; bounded on the east by Bligh street, bearing N. 18° 30′ E. tow chains eighty links; on the north by a line bearing N. 88° 30′ W. four chains twenty links; on the west by Obarles street, bearing S. 1° 30′ W. two chains eighty links; and on the south by Glenelg street, bearing S. 88° 30′ E. four chains twenty links to the point of commencement.—(63.H.11367.—Gazetted (1°) on 15th January, 1864.

SANDFORD—Site for Cemetery, parish of Sandford, temporarily reserved by Order of 5th January, 1861.—Four acres, county of Normanby, parish of Sandford, being part of allotment 3, section 5, country lands: Commencing at the southeast angle, being a point bearing N. 18° 33' W. ten chains twenty-four links from the south-east angle of allotment 3; second by a line bearing west ten chains sixty-seven links; on the west by a line bearing north four chains; on the north by a line bearing east nine chains thirty-three links; and on the east by a road bearing S. 18° 33' E. four chains twenty-two links to the point of commencement—(63.II.12008.)—Gazetted (1°) on 15th January, 1864.

SANDHURST—Addition to the site (set apart on 3rd July, 1860) of the Temperance Hall at Sandhurst, temporarily reserved by Order of 21st December, 1863.—I'wo perches and eight-tenths of a perch, county unuamed, parish of Sandhurst: Commencing at the south-west angle of the present reserve for Temperance Hall; bounded on the south by View place, bearing N. 35° 18' W. eight feet; on the west by a line bearing N. 36° 42' E. ninety-eight and a half feet; on the north by a line bearing S. 66° 42' E. eight feet, more or less, to the north-west angle of the present reserve; and on the cast by the west boundary of present reserve, bearing S. 36° 42' W. ninety-nine feet to the point of commencement.—(63.G.10731.)—Gazetted (1°) on 12th January, 1864.

SHEFORD—Site for Shelford District Road Board's Office at Shelford, temporarily reserved by Order of 28th December, 1863.—Tw) roods, being part of allotment 6, in the parish of Shelford, county of Grenville: Commencing at the north-east angle of allotment 6; bounded on the east by a road bearing south two chains thirteen links; on the south by a line bearing No. 8.-January 22, 1864.-2.

west two chains; on the west by a line bearing north two chains eighty-seven links to the south side of the main road from Portland to Geelong; on the north by said road bearing S. 69° 40′ E. two chains thirteen and a half links to the point of commencement.—(63.G.12055.)—Gazetted (1°) on 12th January 1864. January, 1864.

SKIPTON—Site for Police Paddock, parish of Skipton, temporarily reserved by Order of 5th January, 1864.—Seventy-nine acres two roods, county of Hampden, parish of Skipton, being allotments 19 and 20 of section 2: Commencing at the northeast angle of allotment 18; bounded on the east by a road bearing north nineteen chains eighty links to Emu Creek; on the north and west by said creek, bearing westerly and southerly to the north-west angle of allotment 18, section 2; and on the south by allotment 18, bearing east thirty-eight chains to the point of commencement.—(63.G.11732.)—Gazetted (1°) on 15th January, 1864.

SOUTH MELBOURNE—Site for the Victorian Deaf and Dumb Institution, temporarily reserved by Order of 5th January, 1864.—Three acres, county of Bourke, parish of South Melbourne: Commencing at the north-east angle, being a point bearing south five chains from the point of intersection of the south side of High street with the west side of the Punt road; bounded on the east by the Punt road, bearing south five chains; on the south by a line bearing west six chains; on the west by a line bearing north five chains; and on the north by a line and the Common School reserve, bearing east six chains to the point of commencement.—(63.H.11495.)—Gazetted (1°) on 12th January, 1864.

STONY RISES (near).—Site for Free Presbyterian Church purposes near Stony Rises, temporarily reserved by Order of 5th January, 1864.—Two roods, county of Grant, parish of Borhoneyghurk: Commencing at a point on the east of the main road leading from Geelong to Ballarat, bearing southerly seventeen chains from a point where the eastern side of the Geelong and Ballarat Railway fence crosses said main road southerly of Munday's Hill; bounded on the north by a line (at right angles to the main road) bearing easterly two chains fifty links; on the east by a line at right angles to the last line, bearing southerly two chains; on the south by a line at right angles to the last line, bearing southerly two chains; on the south by a line at right angles to the last line, bearing westerly two chains fifty links; and on the west by the east side of the main road from Geelong to Ballarat, bearing northerly two chains to the point of commencement.—(63.6,9385.)—Gazetted (1º) on 15th January, 1864.

WABDALLAH—Site for District Road Board Office, for the use of the Bannockburn District Road Board, temporarily reserved by Order of 21st December, 1863.—Two roods, county of Grant, parish of Wabdallah, being allotment 0 of block 6, township of Wabdallah; Commencing at the south-east angle of allotment 7; bounded on the north by allotment 7, bearing N. 61° 26′ W. five chains; on the west by Burns street, bearing S. 32° 34′ W. one chain; on the south by allotment 5, bearing S. 61° 26′ E. five chains; and on the east by High street, bearing N. 28° 34′ E. one chain to the point of commencement.—(63.H.11615.)—Gazetted (1°) on 12th January, 1864.

WANGARATTA—Site for a Town Hall at Wangaratta, temporarily reserved by Order of 24th November, 1863.—One rood twenty-four perches, county unnamed, parish of Wangaratta, being allotment 1 of block 23: Commencing at the north angle; bounded on the north-east by Pord street, bearing 8.56? E. two chains; on the south-east by allotment 2, bearing 8.40? W. two chains; on the south-west by part of allotment 6, bearing N. 50? W. two chains; and on the north-west by Ovens street, bearing N. 40° E. two chains to the point of commencement.—(63.6.10304.)—Gazetted (1°) on 12th January, 1864.

(63.G.10304.)—Gazetted (1°) on 12th January, 1864.

WANGARATTA—Site for Market at Wangaratta, temporarily reserved by Order of 24th November, 1863.—One acre two roods thirty-three and a half perches, more or less, county unnamed, parish of Wangaratta, being the two following described portions of land:—No. 1. One acre one rood five perches, being allottments 9 and 10 of block 10 and the triangular portion of land at the south-east corner of said block:—Commencing at the north-east angle of block 10; bounded on the east by a street bearing S. 4° W. five chains, and by Ovens street, bearing S. 40° W. two chains ten links, more or less, to the south-west angle of allotment 10; thence by the east boundary of allotment 8, bearing N. 4° E. two chains; thence by Templeton street, bearing S. 86° B. two chains to the point of commencement. Also, No. 2. One rood twenty-eight and a half perches, more or less, being that triangular portion of land situate east of block 10, and bounded on the north by Templeton street, on the south-east by Ovens street, and on the west by a street separating it from block 10, Wangaratta.—(63.G.10304.)—Gazetted (1°) on 12th January, 1864.

WANGARATTA—Land for a Public Park at Wangaratta, temporarily reserved by Order of 5th January, 1864.—Thirty-eight acres thirty perches, county unnamed, parish of Wangaratta; Commencing at the point of intersection of the south side of Roy street with the west side of Gray street; bounded on the north by Roy street, bearing N. 86° W. twenty-nine chains thirteen links; on the west by a road bearing south nineteen chains; on the south by a road bearing east six chains; on the south-east by the Sydney road bearing N. 62° E. twenty-ix chains forty links; and on the east by Gray street, bearing N. 4° E. four chains sixty links to the point of commencement. (63.G.11677.)—Gazetted (1°) on 12th January, 1864.

B. HEALES.

LANDS TO BE PERMANENTLY RESERVED.

TT is hereby notified, in pursuance of the 8th section of The Land Act, 1862, 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.:—

BEECHWORTH—Site for Roman Catholic Church purposes at Beechworth, to be permanently reserved pursuant to Order of 27th October, 1862.—Two acres, county unnamed, parish of Beechworth: Commencing at the point of intersection of the south-east-side of Finch street with the south-west side of Church street; thence S. 50° 45° E. five chains; thence S. 38° 15′ W. four chains; thence by allotmonts 1 and 2, bearing N. 50° 45′ four chains; thence by Finch street, bearing N. 38° 15′ E. four chains to the point of commencement.—(62.F.9234.)—Gazetted (1°) on 15th January, 1864.

LAKE BURREUMBEET.—The area embraced within the boun-

LAKE BURRUMBEET.—The area embraced within the boundaries of Lake Burrumbeet, being the land containing the waters of the said lake, comprising five thousand live hundred acres, more or less (temporarily reserved for public purposes by Order of 24th September, 1860), to be permanently reserved for the same purpose, and placed under the control of the Council of the Shire of Ballarat, pursuant-to Order of 14th December, 1863.—(63.H.11101.)—Gazetted (1°) on 15th January, 1864.

1863.—(63.H.11101.)—Gazetted (1°) on 15th January, 1864.

LAKE JRARMONTH.—The area embraced within the boundaries of Lake Learmonth, being the land containing the waters of Lake Learmonth, comprising nine hundred acres, more or less, to be permanently reserved for public purposes, and placed under the control of the Council of the Shire of Ballarut, pursuant to Order of 14th December, 1863.—(63.H.11101.).—Gazetted (1°) on 15th January, 1864.

R. HEALES

Lands and Survey Office, Melbourne.

### APPROACHING LAND SALES...

Tuesday 9 February   2   2   2   2   2   2   2   2   2	and the second second	Į1	•				No. or Gazette.
Benalla	ARABAT-	•					O MASSING.
Benalla	Tuesday'9 February	,	,,			••••	9
Tuesday 26 January   132	Wednesday 10 February				11	-'''	· "
Tuesday 26 January Thursday 4 February  CASTLEMAINE— Wednesday 27 January Thursday 4 February Thursday 4 February Triday 12 February Triday 12 February  COLEBAINE— Friday 19 January Triday 5 February Triday 10 February Triday 5 February Triday 5 February Tuesday 26 January Tuesday 26 January Tuesday 27 January Tuesday 27 January Tuesday 27 January Tuesday 28 February Tuesday 27 January Tuesday 28 February Tuesday 27 January Tuesday 28 February Tuesday 29 February Tuesday 12 February  Mollagul— Friday 12 February Tuesday 2 February Tuesday 12 February Tuesday 15 February	BENALLA-						130
Thursday 4 February   130	Tuesday 26 January			٠ ٠	• • • • •	• • • •	
Wednesday 27 January	Thursday 4 February	'				•••,	
Thursday 4 February Tuesday 9 February Friday 12 February  CHILTEEN— Friday 12 February  COLERAINE— Friday 20 January  DAYLESFORD— Friday 5 February  Friday 19 February  GEBLONG— Tuesday 26 January Tuesday 26 January Tuesday 9 February  MELBOURNE— Tuesday 9 February  MELBOURNE— Tuesday 27 January Wednesday 27 January Wednesday 27 January Wednesday 27 January Tuesday 2 February  Wednesday 3 February  Wednesday 3 February  Wednesday 2 February  STANLEY— Triday 12 February  MOLLAGUL— Priday 12 February  MOLLAGUL— Priday 12 February  STANLEY— Tuesday 2 February  Lands and Survey Office,	CASTLEMAINE-						130
Tuesday 9 February   3   3   3   3   3   3   3   3   3	Wednesday 27 January	•••	· . ···				
Friday 12 February   3   3   3   3   3   3   3   3   3	Thursday 4 February				~		2
CHILTEN	Tuesday of February						. 3
Friday 12 February   131			٠,				
COLERAINE	Friday 12 February				- ,	, ···	. 8
Priday 29 January   1				. , 1			
Daylesford—	Friday 29 January					•••	. 131
Friday 5 February   5   5			,r	٠.			
Friday 19 February   130	Friday 5 February	·	· · · ·	,	ji" 1.	· •••	1. 5
Tuesday 26 January   1	Friday 19 February!	:			;	•••	٠.٠ ٥
Tuesday 26 January   1	GERLONG-			* * * *			130
LEXTON—	Tuesday 26 January			****	, ···	•••	
Tuesday 9 February  MELBOURNE— 130 Tuesday 26 January 130 Wednesday 27 January 130 Tuesday 2 February 132 Tuesday 2 February 132 Friday 12 February 3  MOLIAGUL— 3  STANLEY— 132  YACKANDANDAH— 132  YACKANDANDAH— 3  Kinday 12 February 3  Lands and Survey Office,	Friday 5 February	•••	:			•••	•
MELBOURNE       130         Tuesday 26 January       130         Wednesday 27 January       132         Tuesday 2 February       132         Wednesday 3 February       3         Friday 12 February       3         MOLIAGUL—       3         Friday 12 February       132         STANLEY—       132         Tuesday 2 February       132         YACKANDANDAH—       3         Friday 12 February       4         Lands and Survey Office,       4	LEXTON-	•		•			. 3
Tuesday 26 January       130         Wednesday 27 January       132         Tuesday 2 February       132         Wednesday 3 February       3         Friday 12 February       3         Mollagul—       3         Friday 12 February       132         STANLEY—       132         Tuesday 2 February       3         Friday 12 February       3         Lands and Survey Office,       4				•••	,	•••	
Wednesday 27 January   132     Tuesday 2 February   132     Wednesday 3 February   3     Friday 12 February   3     Mollagul—   3     Friday 12 February   132     STANLEY—   132     YACKANDANDAH—   3     Friday 12 February   3     Lands and Survey Office,	MELBOURNE-		•				130
Tuesday 2 February   132	Tuesday 26 January	*:-	- 1				
Wednesday 3 February	Wednesday 2/ January	•••		,			
Friday 12 February   3   3   3   3   3   3   3   3   3	Wodnesday & February		* ***			,	
MOLIAGUL—	Friday 12 February			+			, 3
Friday 12 February   132				Nf.			
STANLEY	Friday 12 February				••-	•••	. 3
Tuesday 2 February  YACKANDANDAH— Friday 12 February 3  Lands and Survey Office,	•		****				100
YACKANDANDAH— 3 Friday 12 February	Tuesday 2 February	٠	,	٠	•••	, :··	. 102
Friday 12 February	•		٠.,				
Lands and Survey Office,	Friday 12 February	:		*			
Melbourne.			•		•		٠,٠
Midibodino	Lands and Survey Office,		•	•			, · ·
	menodino,			<del></del> ,	<u>-</u> -		

#### LANDS. SCHEDULE OF UNSOLD LOTS.

MARYBOROUGH SALE.—27TH NOVEMBER, 1863. Lots 5, 6, 14, 29, and 45. No offer. Lots 47, 48, 50, 51, and 52. Withdrawn.

GEELONG SALE.—3RD DECEMBER, 1863. Lots 4 to 8, 18, and 20. No offer. Lots 21, 23, and 24. Withdrawn.

GEELONG SALE.—4TH DECEMBER, 1863. Lots 1 to 4. No offer.

GRELONG SALE.—7TH DECEMBER, 1863.

Lots 2, 3, 4, and 16. No offer.

HAMILTON SALE.—4TH DECEMBER, 1863.

Lots 3, 4, and 5. No offer.

YACKANDANDAH SALE.—4TH DECEMBER, 1863. Lots 1, 2, 4, 6 to 13, 15 to 19. No offer.

AVOCA SALE.—STH DECEMBER, 1963.

Lots 2, 3, 15, 16, 19 to 24, 27, to 32, 35, 36, 39 to 42, 44 to 46, 49, 51, and 52. No offer.

CARISBROOK SALE.—8TH DECEMBER, 1863. Lots 8 to 11. No offer.

MARYBOROUGH SALE.—9TH DECEMBER, 1863. Lots 3, 4, 10, and 14. No offer.

CAMPERDOWN SALE -10th DECEMBER, 1863. Lot 3. No offer.

WARRNAMBOOL SALE.—11TH DECEMBER, 1863. Lots 17, 18, 19. No offer at Lots 7, 8, 11, 12, 25, 26, and 27. Withdrawn.

BALLARAT SALE.—15TH DECEMBER, 1863.

CARNGHAM SALE.—18TH DECEMBER, 1863. Lots 21, 22. No offer. Lots 2, 3, 4, 6, 13, 25, and 26. Withdrawn.

MAJORCA SALE.—15TH DECEMBER, 1863.
Lots 3, 4, 9, 17, 20 to 23,125, 29, 30, 36, 37, 38, 47, 52 to 55. No offer.

MAJORCA SALE.—16TH DECEMBER, 1863.
Lots 2, 3, 4, 6, 7, 10, 11, 18, 29, 32, 34, 44, 45, 49, 50, 53, 55, 57, 61, 65, 66, 70 to 74. No offer.
Lots 37, 46, and 64. Withdrawn.
BUNDANCE SALE.—16TH DECEMBER, 1863.

BUNINYONG SALE—22ND DECEMBER, 1863. Lots 49 to 52, and 54. No offer. Lots 3 to 25, 29 to 36, 38 to 44, 47, 64, and 65. Withdrawn.

DAYLESFORD SALE.—17TH DECEMBER, 1863. Lots 6, 10, 13 to 16, 24. No offer. Lots 31 to 48, 51, 52, and 55. Withdrawn.

INGLEWOOD SALE -17TH DECEMBER, 1863. Lots 3, 5, 7 to 10,121 to 26, 28 to 32. No offer. Lot 2. Withdrawn.

OMEO NALE.—30TH DECEMBER, 1863. Lots 1, 10, 15, 16, 17, 28, 30, 31, 53 to 65. No offer. Lots 2 and 5!. Withdrawn.

HARROW SALE -22ND DECEMBER, 1863. Lots 20 and 21. Withdrawn.

RUTHERGLEN SALE -22ND DECEMBER, 1863. Lots 4, 7, 9, 10, 15, 16, 17, 19 to 27, 35, 39, 40, 45 to 48, 54 to 61, 64 to 68. No offer.

7 Dec Rutherglen Sale .- 23rd December, 1863. Lots 18 to 61, 63, 68 to 75, 78, 79. No offer. Lots 4 to 8, 10, 13 to 17, 66, 67. Withdrawn.

OMEO SALE.-31ST DECEMBER, 1863. Lots 5, 7, 13, 14. No offer.

Wangaratta Sale., 722nd December, 1863. Lots 1, 8 to 11, 14 to 18, 21 to 28, 31 to 35, 38 to 42. No offer.

MELBOURNE SALE .- 10TH DECEMBER, 1863. Lots 49 to 70. No offer.

MELBOURNE SALE.—11TH DECEMBER, 1863. Lots 37 to 68. No offer.

MELBOURNE SALE, 15TH DECEMBER, 1863. Lots 1 to 8, 12 to 20, 21 to 39, 42 to 59. No offer.

MELBOURNE SALE.—16TH DECEMBER, 1863., Lots 5, 6, 10, 11, 12 to 29. Withdrawn.

MELBOURNE SALE .- STH JANUARY, 1864. Lots 6 to 9, 15, 20, 21. No offer.

BALLARAT SALE.—STH JANUARY, 1864... Lots 7, 12, 39. No offer.

KYNETON SALE.—12TH JANUARY, 1864. Lots 2 to 6, 8, 10, 18, 43 to 45. No offer. Lots 7, 31, 32, 35 to 38. Withdrawn.

KYNETON SALE.—13TH JANUARY, 1864. Lot 5. No offer. Lots 1, 14 to 16. Withdrawn.

CARISBROOK SALE—15TH JANUARY, 1864.
Lots 1 to 1, 15, 16, 20, 22, 23. Withdrawn.
Lots 40, 43, and 44. No offer. R. HEALES,

President of the Board of Land and Works.
Lands and Survey Office,
Melbourne, 20th January, 1864.

#### LANDS.

SCHEDULE OF FORFEITED LOTS.

INGLEWOOD SALE.-10TH NOVEMBER, 1863.

Lot 7. Deposit forfeited £3. Lot 20. Deposit forfeited £4. Lot 26. Deposit forfeited £7. Lot 36. Deposit forfeited £4.

SALE HELD AT SALE -19TH NOVEMBER, 1863. Lot 6. Deposit forfeited £4. Lot 23. Deposit forfeited £1.

SALE HELD AT SALE .- 20TH NOVEMBER, 1863. Lot 13. Deposit forfeited £2. Lot 40. Deposit forfeited £2.

BEECHWORTH SALE. - 26TH NOVEMBER, 1863. Lot 27. Deposit forfeited £3.

MARYBOROUGH SALE .- 27TH NOVEMBER, 1863.

Lot 30. Deposit forfeited £3 10s. Lot 37. Deposit forfeited £2. Lot 38. Deposit forfeited £2 10s.

GEELONG SALE .-- 3RD DECEMBER, 1863. Lot 2. Deposit forfeited £2. Lot 13. Deposit forfeited £1 5s.

GEELONG SALE.-7TH DECEMBER, 1863. Lot 10. Deposit forfeited £3. Lot 19. Deposit forfeited £2. Lot 27. Deposited forfeited £2.

AVOCA SALE .- STH DECEMBER, 1863. Lot 4. Deposit forfeited £1. Lot 12. Deposit forfeited £3 10s.

MELBOURNE SALE.-10TH NOVEMBER, 1863. Lot 18. Deposit forfeited £1.

MELBOURNE SALE .-- 8TH DECEMBER, 1863.

OURNE SALE.—STH DECEMBE.
Lot 2. Deposit forfeited £14.
Lot 4. Deposit forfeited £10.
Lot 5. Deposit forfeited £22.
Lot 10. Deposit forfeited £23.
Lot 17. Deposit forfeited £24.
Lot 42. Deposit forfeited £3.
Lot 45. Deposit forfeited £3.
Lot 55. Deposit forfeited £3.
Lot 58. Deposit forfeited £15.
Lot 63. Deposit forfeited £15.
Lot 63. Deposit forfeited £15.
Lot 66. Deposit forfeited £15.

MELBOURNE SALE .- 9TH DECEMBER, 1863.

OURNE SALE—97H DECEMBER
Lot 3. Deposit forfeited £12.
Lot 4. Deposit forfeited £12.
Lot 5. Deposit forfeited £12.
Lot 5. Deposit forfeited £13.
Lot 9. Deposit forfeited £14.
Lot 10. Deposit forfeited £11.
Lot 12. Deposit forfeited £11.
Lot 12. Deposit forfeited £11.
Lot 13. Deposit forfeited £13.
Lot 14. Deposit forfeited £13.
Lot 18. Deposit forfeited £6.
Lot 43. Deposit forfeited £6.
Lot 44. Deposit forfeited £8.
Lot 44. Deposit forfeited £8.
Lot 68. Deposit forfeited £14.

MELBOUENE SALE .-- 10TH DECEMBER, 1863. Lot 26. Deposit forfeited £11. Lot 27. Deposit forfeited £11.

MELBOURNE SALE .- 15TH DECEMBER, 1863. Lot 60. Deposit forfeited £7.

CARNGHAM SALE.-17TH DECEMBER, 1863. Lot 42. Deposit forfeited £3.

CARNGHAM SALE.—18TH DECEMBER, 1863. Lot 16. Deposit forfeited £1.

R. HEALES, President of the Board of Land and Works.

Lands and Survey Office, Melbourne, 20th January, 1864.

FORT FELLOWS AGRICULTURAL AREA FARMERS' COMMON.

THE description of the above-mentioned Common, contained in the Gazette of Sth September, 1863 (page 1987), requires to be corrected as follows:—

In the 3rd and 4th lines from the bottom, instead of the words "parish of Moornmurng," read "parish of Wyung."

R. HEALES. Lands and Survey Office, Melbourne,

RENTS OF RUNS FOR 1862-3 ALTERED.

REFIGURE OF RUNE FOR 102-3 ALTERED.

REFERING to the List of Rents published in the Government Gazette of 1863, pages 2318 and 2310: It is hereby notified that the following amounts are to be received without penalty up to the 31st instant, with respect to the undermentioned runs, in lieu of the amounts therein stated:—

District, Castlemaine; run, Avoca Forest; amount of reut to be received for half-year ending 31st December, 1862, £103 11s. 4d: amount of rent to be received for half-year ending 30th June, 1863, £103 11s. 4d.

District, East Winmera; run, Avoca Forest; amount of rent to be received for half-year ending 31st December, 1862, 493 13s.; amount of rent to be received for half-year ending 30th June, 1863, £93 13s.

R. HEALES,

President of the Board of Land and Works.

Melbourne, 18th January, 1864.

RENTS OF RUNS FOR 1862-3 ALTERED.

REFERRING to the List of Rents published in the Government Gazette of 1863, page 2100: It is hereby notified that the following amounts are to be received without penalty up to the 31st instant, with respect to the undermentioned runs, in lieu of those therein stated:—

nieu of those therein stated:

Name of run, Mount Sturgeon No. 2; amount to be received for half-year ending 31st December, 1862, £193 8s.; amount to be received for half-year ending 30th June, 1863, £193 8s.

Name of run, Mount Sturgeon No. 3; amount to be received for half-year ending 31st December, 1862, £124 4s.

Name of run, Mount Sturgeon No. 4; amount to be received for half-year ending 30th June, 1863, £124 4s.

Name of run, Mount Sturgeon No. 4; amount to be received for half-year ending 30th June, 1863, £135 2s. amount to be received for half-year ending 30th June, 1863, £135 2s.

R. HEALES,

President of the Board of Land and Works.

Office of Lands and Survey,

Melbourne, 18th January, 1864.

RENTS OF RUNS FOR 1863 ALTERED.

REFERRING to the List of Rents published in the Government Gazette of the 14th December last, pages 2804 and 2813: It is hereby notified that the following amounts are to be received without penalty up to the 31st instant, with respect to the undermentioned runs, in lieu of the amounts therein

District, Castlemaine; run, Avoca Fosest; amount of rent to be received for the half-year ending 31st December, 1863, £103 11s. 4d.

District, Wimmera East; run, Avoca Forest; amount of rent to be received for the half-year ending 31st December, 1863, £93 13s.

R. HEALES,
President of the Board of Land and Works.

Office of Lands and Survey, Melbourne, 18th January, 1864.

RENTS OF RUNS FOR 1863 ALTERED.

REFERING to the List of Rents of Runs published in the Government Gazette of the 14th December last, page 2815: It is hereby notified that the following amounts are to be inserted and received without penalty up to the 31st instant, with respect to the undermentioned runs:—

Name of run, Mount Sturgeon No. 2; amount of rent to be received for the half-year ending the 31st December, 1863,

Name of run, Mount Sturgeon No. 3; amount of rent to be received for the half-year ending the 31st December, 1863, £124 4s.

Name of run, Mount Sturgeon No. 4; amount of rent to be received for the half-year ending the 31st December, 1863, £135 2s.

R. HEALES,
President of the Board of Land and Works.

Office of Lands and Survey, Melbourne, 18th January, 1864.

· TO ARCHITECTS.

TO ARCHITECTS.

A COMMISSION, composed of Members of the Parliament of Queensland, having been appointed for the purpose of determining on plans for New Houses of Parliament proposed to be erected in Brisbane, Architects are hereby invited to furnish Complete Designs for suitable buildings, the estimated cost of which shall not exceed Twenty thousand pounds (£20,000).

A premium of Two hundred pounds will be awarded for the most approved design, and One hundred pounds for the second best, furnished according to the conditions therein referred to, such designs becoming the property of the Government.

Designs to be sent in on or before the 31st day of March, 1864, under cover, to the undersigned, from whom a plan and levels of the site, a printed form of conditions of the competition, and all necessary information may be obtained, on application in writing.

LEWIS A. BERNAYS.

Clark of the Legislative Assembly.

LEWIS A. BERNAYS, Clerk of the Legislative Assembly, Acting as Secretary to the Commission,

Legislative Chambers, 267. Brisbane, Queensland, 14th December, 1863.

#### CROWN GRANTS.

THE following List of Crown Grants, lying in the several Receipt and Pay Offices mentioned, is published for general information.

GEO. VERDON,

Treasury, Melbourne, 18th January, 1864.

```
AT THE RECEIPT AND PAY OFFICE, GEELONG.
```

```
Hankin, H., 1
Hollingworth, E., 1
Hughes, M., 1
Halley, C., 1
Hall, G., 1
Hall, G., 1
Hall, G., 1
Hall, J., 1
Harsen, L., 2
Harlock, W., 1
Higgins, Walter, 1
Ditto, lease, 1
Hoddetts, J. H., 1
Howkins, J. C., 1
Howkins, J., 1
Lett, W., 1
Jeffery, F., 2
Kelly, J., 1
Ditto, lease, 1
Keennedy, A., 2
Kilpatrick, J., 1
Ditto, lease, 1
Keennedy, A., 2
Kilpatrick, T., 1
Ditto, lease, 1
King, D., 1
Lawler, T., 4
Lidwell, J., 3
Lyons, M., 6
Langdon, J. C., and Another, 1
Lyons, Elizabeth, 1
Lascelles, T. A., 1
Lavater, G. T. A., 4
Livermore, E. P., 1
Love, J., 3
Lowe, S., 1
Man, J., 2
Morris, J. R., 4
Murray, A., 1
Martyn, R., 1
Meehan, M., 1
Mercer, G., 2
1
Murray, T. C., 1
Ditto, lease, 1
Murray, H., 1
Ditto, lease, 1
Murray, H., 1
Ditto, lease, 1
Murray, H., 1
Ditto, lease, 1
McKenzie, A., 16
McKinnon, J., 15
McLaughlan, P., 1
McConarchie, D., 1
McEvitt, A., 1
McKenry, J.,                                                  Ackland, R., 1
Ackland, 16., 1
Ditto, lease, 1
Anthony, 1
Armstrong, A., 4
Armstrong, G., 2
Armytage, E., 8
Armytage, F. W., 1
Armytage, F. W., 1
Armytage, F. W., 1
Armytage, F. W., 1
Armytage, G., 2
Atkins, G., 1
Ditto, lease, 1
Barber, W., 1
Belcher, G. F., 3
Belcher, G. F., 3
Belcher, J. W., 1
Belcher, G. F., 3
Belcher, J. W., 1
Belcher, G. F. Dawson, 2
Bettie, John, 1
Belcher, G. F. Dawson, 2
Bettie, John, 1
Belcher, G. F., 3
Bell, W., 1
Belcher, T., 1
Ditto, lease, 1
Brady, W., 1
Bouchier, T., 1
Ditto, lease, 1
Brady, W., 1
Brown, C., 2
Bruce, J., 1
Bromey, W., 1
Byrnes, T., 1
Cattemole, M., 1
Connor, G. C., 1
Connor, J. A., 1
Comming, A., 1
Coleman, J., 1
Coleman,
```

```
Stoddart, D. E., 1
Ditto, lease, 1
Schultz, F., 1
Seaton, R., 1
Ditto, lease, 1
Sharp, W. 1
Sherpherd, W., 1
Simpson, H. (lease), 1
Sunivan, J., 2
Stack, J., 1
Stoddart, M. (leases), 2
Stoddart, M. S. (leases), 2
Strachan, J. F., 2
Stutherland, R., 7
Taylor, J., 2
Toms, R. M., 1
Thomson, J., 1
Thomson, J., 1
Thomson, J., 1
Vasey, R., 1
Vaughan, J., 2
Vaught, H. W., 1
Walker, T., 7
Wallace, J. C., 3
Ward, M., 7
Watt, J., 3
Whitchell, J., jun., 3
Whitchell, J., jun., 3
Whitchell, J., jun., 3
Whitchell, J., 1
Williamson, J., 1
Willian, E. A., 1
Wyne, E. A., 1
Wyne, E. A., 1
Wyne, E. A., 1
Ware, J., 18
Wilding, W., 1
Wood, J., 3
Yates, J. S., 3
Parsons, J., 1
Pepper, J. H., 1
Pink, W., 1
Ditto, lease, 1
Princ, J. H., 1
Ditto, lease, 1
Princ, J. H., 1
Ditto, lease, 1
Raleigh, J., 2
Reveves, R., 7
Reynolds, H., 1
Robinson, J., 1
Robinson, B., 2
Rogers, T., and Another, 1
Robinson, D., 1
Robinson, D., 1
Robinson, D., 1
Ryan, J., 1
Ryan, T., 2
Rowe, C., 4
Russell, W., 7
Rac, T., 1
Ditto, lease, 1
Reid, D. B., 1
Richardson, J. F., 1
Ditto, lease, 1
Roadknight, T., 1
Robertson, A. S., 3
Robertson, A. S., 3
Robertson, W., 8
Rodgers, P. B., 5
Rowdon, J., 1
Rowe, W. T., 1
Rowe, W. T., 1
Rowe, W. T., 1
Savage, W., 2
Shannahan, H., 1
Snith, T. H., 1
Sparke, A. R., 2
Strong, F., 1
Studart, A., 1
Scown, M., and Another, 1
Stoddart, D. E., jun., 1
Stoddart, D. E., jun., 1
Sullivan, Owen, 1
                                                                                                                                                         AT THE RECEIPT AND PAY OFFICE, ABARAT.
```

McCabe, E., 3
McCabe, E., 3
McOuat, J., 2
Neil, J.
Notley, E., 2
Nealy, M.
Nuzum, J.
O'Brien, D.
Price, E., 5
Pegg, J. P.
Pearce, E.
Paice, T.
Piper, J.
Parker, W., 2
Robbins, W.
Rossiter, C., 2
Rundell, W., 2
Smith, B.
Scott, A.
Scott, F., 2
Sheppard, S.
Smith, T.
Simpson, C., 5
Sanders, W., 13
Shickerling, W.
Salinger, H.
Thomson, W.
Telford, J. C., 9
Ternan, M., and Lloyd, W. H., 34
Willett, W., 2
Wenholz, H.
Wearne, R.
Westwood, J.
Williams, W., 6
Wright, J. E.
Webb, B. C.
Withers, R. A.
Withers, C. S., 2
Watson, J. C., and Best, J., 5
Wheelwright, W., 2
White, J.
Youlton, H.
Austin, J.
Augusta, F., 2
Anderson, T. G., 2
Bonneau, H. C.
Byrne, L., 2
Boyle, A., 4
Buckland, J. J., 3
Bandaret, F.
Brooks, T., 3
Bush, W.
Bilfour J.
Bush, W.
Bilfour J. Under Six Months. Ball, C.
Bowdon, J. C. L.
Bell, W. T., 2
Coffey, J., 4
Cope, T. S., and Slack, W., 2
Culling, P.
Childe, J.
Cook, A., 4
Corbett, M., 2
Corbett, J., 3
Colley, M. E.
Cheney, J. C., 2
Craughan, P.
Cobey, J.
Deans, A.
Davidson, S. J., 5
De Mey, P.
Dodson, C.
Down, E.
Eldridge, B.
Edols, T.
Eddridge, B.
Edols, T.
Gilbes, T.
Gilbert, A. N.
Gillies, J.
Hucks, J.
Hucks, J.
Hurnall, J., 2
Hunter, T., 2
Hunter, T., 2
Hunter, T., 2
Hunter, T., 2
Harris, G. D.
Hirst, C.
Harberger, G. W.
Inglis, A., 3
Kolleher, T.
Koffoed, J. C. T., 2
Kelly, H.
Knight, R. T.
Lennox, A., 2
Lamont, A. W.
Leslies, R.
Langlands, J., 3
Lawn, W.
Mooney, L.
Mills, M. A.
Mills, M. A.
Montgomery, D.
Meoduszewski, J. L. Von
Moore, J., 2
Moloney, W.
Marocco, G.
Marshall, E., 4
McAlpine, G. B., 2
McAlpin, W.
McCaslin, R., 3
McSwiney, J., 2
McNamar, J., 2
McLean, J., 2 Bush, W.
Balfour, J.
Balfour, J.
Bolger, C.
Birch, J., 3
Brattie, G., 2
Bullock, R. H.
Bath, T.
Bath, T.
Buth, R.
Butterworth, T.
Buckland, S. V., 2

Byrne, J. Bird, E. Blyth, J. R., 2 Belcher, G. F., 2 Butler, G. T., 4 Coleman, P., 4 Cozens, E. G. Cambhell A. J.	Maynard G A
Bird, E.	Maynard, G., 4 Morkham, W.
Blyth, J. R., 2	Murray, H., 2
Belcher, G. F., 2	Macredie, A., 2
Butler, G. T., 4	Macredie, A., 2 McBain, B.
Cozens E G	McCormick, R., 3 McKinnon, J., 3
	McMee, D., 4
Carstairs, J. G. Cullen, M. A. Cullen, J.	AlaDaugall A 9
Cullen, M. A.	McIntyre, R. C. McPhail, G. R. McKinnon, H.
Cullen, J.	McPhail, G. R.
Creenaune, M. Cox, W. S.	McKinnon, H.
Cameron S	
Cameron, S. Dixon, P. K. Donne, T.	McDonell, J., 2 Newcombe, W.
Donne, T.	Neill, R.
Dixon, F. K. Davidson, M. Daly, P., 4 Deakin, M. A., 4 Davies, J. T. Dunkley, T. Dalasty, R. R.	Neill, R. Price, T. L., 8 Prowse, M. A.
Daly, P., 4 Dankin M. A. 4	Prowse, M. A.
Deakin, M. A., 4 Davies J. T	Phila D. L.
Davies, J. T. Dalgety, R. B. Dalgety, R. B. Davis, H., 3 Dodd, F. W. Douglas, the younger, A., 3 Dillon, W, 2 Doharty, J., 4 Edwards, T. Eades, J., 3 Feltus, J. Fitzgibbon, P., 3	Pettett, the younger, W. H. Philp, D. L., 4 Parkes, J., 2 Pound, W., 2 Peirce, R. L., 3 Paley, J. Philipps C.
Dalgety, R. B.	Pound, W . 2
Davis, H., 3	Peirce, R. L., 3
Dodd, F. W.	Paley, J.
Dillon W 2	
Doharty, J., 4	Pitkethly, R., 4 Provo, B., 3
Edwards, T.	Provo, B., 3 Piper, J., 2 Patton, H. W. Price, S.
Eades, J., 3	Patton, H. W.
reitus, J. Fitagibbon D. 9	Price, S.
Fitzsimons G W 3	Punchard, J. B.
Fitzgibbon, P., 3 Fitzgibbon, P., 3 Fitzsimons, G. W., 3 Ford, H. Fiddermont, G. F. Fitzgarald, J. 2	Punchard, J. B. Perks, J., 2 Parkin, J.
Fiddermont, G. F.	Presswell, J. Y., 4
Fitzgerald, J., 2	Presswell, J. Y., 4 Paterson, D.
	Quinn, J. Rossbotham, R., 3
Forrest M C	Rossbotham, R., 3
Forrest, E., 4	Reid J 5
Fraser, J., 2 Fraser, J., 2 Forrest, M. C. Forrest, E., 4 Gibson, W. H., 2 Graham, F	Ring, B., 3
Graham, F. Gleeson, R., 2	Ruddle, G.
Gleeson, R., 2	Ruddle, E.
Gleeson, R., 2 Gilder, J. Gillies, D., 4 Geddes, A. Gray, M. A., 2 Guthrie, C.	Read, A. Beid, J., 5 Ring, B., 3 Ruddle, G. Ruddle, E. Rourke, H. Rankin, J. D.
Geddes. A.	Rankin, J. D. Ryan M
Gray, M. A., 2	Ruddle, G.
Guthrie, C.	Rankin, J. D. Ryan, M. Ruddle, G. Read, W., 3 Roberts, S. P. Roberts, W.
Gray, G. Grano G. W. H. 9	Roberts, S. P.
Greng. R.	Roberts R.
Gray, M. A., 2 Gray, G. Gray, G. W. H., 2 Gregg, R. Giles, J. E., 3 Gates, J. 2 Goodall, W. 3ill, G. D., 3 Hornan, D., 4	Rowley, E. Ronald, W. Ritchie, J. Richardson, H. W. Sexton, J.
Gates, J., 2	Ronald, W.
Godall, W.	Ritchie, J.
Horan, D., 4	Kichardson, II. W.
Heeney, N., 4	Sexton, J. Sexton, J.
Heeney, N., 4 Hardyman, T.	Swanson, G., 4
Hindhaugh, J., 5 Hayward, T., 4 Howey, H., 4 Howell, T., 2 Hunt, F. Harrington, T. M	Swanson, G., 4 Sims, J., 3
Hayward, T., 4	SCOLL J., 4
Howell T 2	Simpson, W. Stodart, R. G., 4
Hunt, F.	Shand. J.
	Shand, J. Sanders, R.
Henty, H. Henty, H. J. Hood, A. J.	Sanders, J.
Henry, H. J.	Sanders, W.
nann, J.	Strachan, W. Strachan, J.
Henderson, J. C., 2	Simson, J.
Henderson, J. C., 2 Higgins, M.	Smith, W. J.
Denty, 4.	Shea, J.
Heenan, T., 5 Harrison, J.	Strachan, W. Strachan, J. Simson, J. Smith, W. J. Shea, J. Smoothey, E., 3 Simpson, W. Stocks, J. M., 3 Slaughter, C., 4 Swift, E.
Harrison, J. Hinchliffe, W. Hennah, H. H.	Stocks. J. M., 3
Hennah, H. H.	Slaughter, C., 4 Swift, E. Seale, M., 2 Somers, W.
Jeffrey, R., 4 Joyce, J., 3 Invinc. H	Swift, E.
Irvine. H.	Somers W
Irvine, H. Keen, E., 4	Somers, W. Scobie, W.
Kennedy, J., 2 Kennedy, B., 3 Kelly, M. Knight, W., 5	Tempest, G. H.
Kennedy, B., 3	Thornton P 2
Kelly, M. Knight W E	Thomson, W.
Kearney, J.	Thomson, W. Thomas, G. Tait, W., 4
Lloyd, F., 2	Tait, J.
Leach, A., 4	Thomas IC 9
Larnach, W. J., 3	Thomas, E., 2 Turner, E. Taylor, T. H., 4 Tydeman, I., 4
Lamont, A. W., 3	Taylor, T. H., 4
Logan, G., 2	Taylor I A
Knight, W., 5 Kearney, J. Lloyd, F., 2 Leach, A., 4 Larnach, W. J., 3 Lamont, A. W., 3 Lamont, A. W., 3 Lone, D. J., 4 Logan, G., 2 Loreney, C., 2 Moore, J., 3	Taylor, I. H., 4 Tydeman, L., 4 Taylor, J. A. Vaughan, R. Walsh, E., 4 Warner G.
Moore, J., 3	Walsh, E., 4
Murch, J. Murray, K. L. 2	Warner, G.
Murray, E., 2	Watson, J., 3 Wilson, W. L.
Millear, T., 2	Wheeler, J., 2
Murray, K. L., 2 Murray, E., 2 Millear, T., 2 Moffatt, R., 4 Macdonald, J. 4	W Vselaskie, J. D., 4
Macdonald, J., 4 Morel, F.	Wild, M.
Murch, G., 2	Webster G
Murch, G., 2 Maidment, T.	Wood, F. G., 3
Maclurean, T.	Watkins, E.
Macieán, J. Munro A. 9	Wyatt, W.
Madment, T. Machrean, J. Machean, J. Murro, A., 2 Maynard, the younger, G., 4 Martin, H. Muirhead, J. Muirhead, J. Middleton, J., 4	Weston, M. Webster, G. Wood, F. G., 3 Watkins, E. Wyatt, W. Witcomb, J., 2 Walton, W. Walker, R. R. Waldron, T., 2 Yendall, W. Young, S.
Martin, H.	Walker, R. R.
Muirhead, J.	Waldron, T., 2
Mulraead, A., 2	Yendall, W.
Middleton, J., 4	

```
Lymer, T., 2
Lyell, G.
Liller, W.
Marks, S., and Silverman, J.
Mechanics Institute, Trustees of
Manly, W., 2
Miller, H.
Moore, R.
Miller, E.
Moore, R.
Miller, G., 2
Magnus, G., 2
Milner, the younger, J.
McArthur, A.
McOust, J.
McKellar, D., 2
McLean, J.
McClement, J.
McClement, J.
McCunnie, J., 2
Neill, R., 2
Niell, H. J. J. and R.
Noonan, D., 4
Notley, E., 2
O'Callaghan, W.
Peebles, W., 2
Power, J.
Perel, E.
Peacock, D.
Page, G.
   Over Six Months.

Afflect, A.
Axford, B.
Axford, B.
Althorp, J.
Anderson, C.
Bullen, F. and G. F., 4
Bruhn, Otto
Brown, A.
Brown, W., 2
Ball, J., 3
Brown, T. N. 3
Contead, C., and Mitchell, J. T.
Collins, T.
Condwick, J.
Cooper, O.
Constable, D. 3
Chadwick, J., the younger, 2
Condawick, J., the younger, 2
Croughan, J.
Connor, G. 3
Clarke, J. L., 3
Cust, M., jun.
Cornforth, J. R.
Chambers, M. B., 2
Cousins, J., 2
Carroll, T., 3
Dawson, J. H.
Dawson, J. H.
Dawson, J. H.
Dawson, J. H.
Dawson, J. J.
Douglas, A.
D'Arcy, P., 3
Doyle, J. J.
Deans, E., Goody J., and Deans, J.
A.
Dodd, F. W. 8
                                                                                                    Over Six Months.
                                                                                                                                                                                                                                                                                                                                                                               Power, J.
Perel, E.
Peacock, D.
Page, G.
Paterson, G.
Rapkins, W.
Rapkins, L.
Rapkins, J.
Rapkins, J.
Rapkins, the younger, J.
Rundell, W.
Rostron, R. M. S., 2
Rundell, the younger, W., 4
Robinson, L.
Redfern, G.
Sefton, J., 2
Spence, J. D. J. and S.
Stewart, P.
Spry, R., 2
Smith, B., 3
Sutherland, G.
D'Arcs, P., 3
Doyle, J. J.
Deans, E., Goody J., and Deans,
A.
Dodd, F. W., 8
Errenberg, C.
Ehrenberg, A.
Ehrenberg, H.
Ehrenberg, H.
Eccleston, B.
Evans, J. P.
Fuller, T.
Foggo, J., and Straiton, E.
Falkiner, F. S.
Fenton, D.
Griffiths, E.
Gillard, S., 2
Gilles, J.
Gamson, F.
Galbraith, J.
Grano, G. W. H.
Grant, W.
Grant, W.
Grant, W.
Grant, E.
Hay, G., 3
Hiller, T., 2
Holmes, B. B., 3
Holmes, E. M., 2
Hellier, T., 2
Hamilton, T.
Hillary, J., 2
Hadland, C.
Harricks, W. La C.
Harricks, W. La C.
Harricks, R. W.
Heal, J.
Haneustein, A.
Knox, M.
Knight, B.
Lavelock, D.
Langlands, G.
Lillye, W. H.
Lysaght, J., 2
Addinsall, J. I
                                                                                                                                                                                                                                                                                                                                                                            Spry, R., 2
Smith, B., 3
Sutherland, G.
Spence, J.
Sadler, W., 2
Smith, J. D., 3
Smith, J., 3
Symington, A. B.
Shea, T., 2
Styles, J.
Sanders, J.
Temple, G., 3
Tounkins, W.
Turner, R.
Taylor, J. G., 2
Underwood, H.
Venner, T., and Neddrie, B.
Wallstab, J., 2
Westmore, P.
Wilson, G. M.
Wallis, J. B., 3
Willett, W., 4
Williamson, C., 4
Walker, T., and Welker, J.
Wilks, T.
Wiley, T.
Wiley, T.
Wiley, T.
Wiley, T.
Williamson, the younger, C.
Wyatt, W., 4
Youlton, H.
                                                                        AT THE RECEIPT AND PAY OFFICE, HAMILTON.
```

PAY OFFICE, HAM11
Bindon, C. 1
Bostock, T. E., 3
Boden, A. Von, 7
Bourke, D., 2
Brewis, J. 4
Brittain, C. H., 1
Bromell, T., 2
Boyle, W. H., 1
Beaver, W., 4
Brown, G., 2
Brown, W., 4
Brown, G., 2
Brown, W., 4
Brown, W., 5
Browne, J., 1
Buffinton, B., 3
Bull, B., 2
Burger, J., 1
Cameron, D., 1
Ditto, lease, 1
Cannon, J. G., 1
Ditto, lease, 1
Claxton, P., 1
Ditto, lease, 1
Claxton, P., 1
Cameron, Donald, 7
Cameron, Duncan, 1
Cameron, M., 1
Compton, A., 3
Cotton, J., 1
Compton, A., 3
Cotton, J., 1
Cox, C., 3 Addinsall, J., 1
Ditto, lease, 1
Austin, B. and A., 7
Affleck, A., 2
Ainslie, R., 1
Alexander, J., 1
Allan, A. C., 3
Alloutt, S. L., 1
Anderson, W., 3
Andrews, C., 4
Anson, G., 2
Arden, A., 3
Arnot, J., 1
Atkinson, R., 3
Austin, B., 3
Baungart, C., 1
Ditto, lease, 1
Byford, G., 1
Ditto, lease, 1
Byford, G., 1
Ditto, lease, 1
Barber, G., 8
Bawdon, J., 2
Ballingall, J., 1
Barry, R. H., 3
Bayley, S. J., 2
Ballingall, J., 1
Baton, J., 1
Baton, J., 1
Baton, J., 1
Beaton, T., 1
Beatoh, M., 2
Bedeckett, W., 1
Bennett, A. R., 2
Bergiu, P., 2

Crick, J., 1
Cadle, J. C.
Cameron, A., 7
Cameron, D., 2
Cameron, D., 2
Cameron, D., 2
Cameron, E., 1
Cameron, H., 1
Clarke, J., 2
Colyer, E., 3
Corney, T., 3
Corok, A., 4
Cox, J. H., 2
Cross, S., 1
Crossley, J., 1
Day, J., 1
Ditto, lease, 1
Dickinson, 1 Ditto, lease, 1
Ditto, lease, 1
Dougheny, J., 1
Ditto, lease, 1
Dwyer, M., 1
Ditto, lease, 1
Dwyer, M., 1
Ditto, lease, 1
Dwyer, M., 1
Dailto, lease, 1
Duthie, J., 1
Dailto, lease, 1
Dailto, lease, 1
Dalito, lease, 1
Dalito, lease, 1
Dalito, J., 4
Darbyshire, G. C., 5
Darey, J., 1, 8, 1
Dicker, G., 3
Dodd, W., 1
Doble, J., 1
Doun, S., 2
Eastwood, J., 1
Ditto, lease, 1
Edgar, H., 2
Emmerson, R., 1
Emmerson, S., 1
Easte, W., 1
Elliott, J., 3
Elliott, J., 3
Elliott, S., 1
Espie, J., 3
Evans, H. T., 1
Ferrier, J., 2
Ditto, lease, 2
Fitzgerald, J., 1
Ditto, lease, 1
Freeman, J., 1
Ditto, lease, 1
Freeman, J., 1
Ditto, lease, 1
Freeman, J., 1
Fitzgerald, J., 1
Fitzgerald, J., 1
Fitzgerald, J., 1
Freemen, J., 1
Fitzgerald, J., 1
Freemen, J., 1
Fitzgerald, J., 1
Fitzgerald, J., 1
Foley, C., 6
Forbes, G., 4
Ford, R., 1
Forsyth, J., 1
Fowler, G., 3
Fraser, D. C., 1
Fraser, W., 1
Fraser, W., 1
Fraser, R., 4
French, Tom, 1
Gibbo, J., 1
Ditto, lease, 1
Gardner, R., 4
French, Tom, 1
Gibto, J., 1
Graham, G., 1
Gray, J. G., 1
Hawkins, J., 2
Handley, F., 1
Hautchins, J., 1
Henty, L. S., 1
Hamilton, A., 3
Halley, A., 3 Hamilton, A., 3 Hamilton, R., 4 Harding, Silas, 6 Harding, W., 1

Harrison, C.; 2
Harper, H. M., 3
Hawkes, T. L., 4
Hay, G., 2
Hay, W., 4
Haslett, S., 1
Harris, G. W., 2
Healy, D. J., 1
Hearn, J., 1
Hearn, B., 1
Hearn, T., 1
Heshillwove, J., 1
Heron, T., 1
Hicking, F. W., 1
Hicks, E., 1
Higgins, W., 8
Higgins, W., 8
Higgins, W., 8
Higgins, W., 2
Holliday, W., 2
Holliday, W., 2
Home, E., 1
Hove, E. M., 2
Howel, R., 2
Hughes, B., 1
Hughes, B., 1
Hughes, J., 2
Hughes, J., 3
Hoyt, H., 2
Hughes, J., 3
Hughes, J., 3
Huston, Rachel, 3
Hulstone, P., 1
Hutchison, A. M., 1
Jackson, J., 3
Jackson, J., 1
Jonkins, J., 4
Johnston, R., 1
Joyce, Joseph, 5
Kelly, G., 1
Little Jesse, 1 Joyce, Joseph, 5
Kelly, G., 1
Ditto, lease, 1
Kirkwood, W., 1
Ditto, lease, 1
Kaufinann, L., 1
Kenny, D., 1
Kangs, R., 1
Kell, E., 1
Kenny, T., 2
Kenney, J., 1
Kern, J., 2
Killeen, J., 2
Langer, C., 1
Ditto, lease, 1
Lander, E., 1
Ditto, lease, 1
Langlands, J., 1
Lovett, F. F., 2
Loughnane, H., 1
Langlands, J., 1
Larkin, J., 2
Lawin, J., 1
Larkin, J., 2
Lawin, J., 1
Larkin, J., 2
Lawy, J., 3
Lawford, B., 4
Lawn, W., 2
Leith, Jessie, 4
Lenton, H., 1
Lindsay, J., 1
Lindsay, J., 1
Lindsay, G., 1
Lindsay, P., 1
Lindsay, P., 1
Lewis, R., 1
Lobban, J., 3
Lord, W., 2
Lowrie, J., 1
Morrison, H., 1
Morrison, H., 1
Molloy, M., 2
Mackay, H., 1
Maddison, G. T., 3
Maddison, G. T., 3
Maddison, G. T., 3
Maddison, C. T., 3
Maddison, J., 2
Mason, J., 2 Mason, J.E., 1
Martin, R., 1
Martin, T., 1
May, J., 3
Medley, C. B., 2
Medley, T. W., 3
Menzal, D., 1
Mercer, J., 1
Merser, W. C., 4
Millman, A., 2
Millman, J., 2
Mills, W., 4
Moloney, M., 1
Monaghan, J., 2

Monckton, R., 4
Morca, T., 3
Moran, T., 3
Morison, L., 2
Morcland, J., 1
Monosy, D. J., 3
Munro, D., 1
Monosy, D. J., 3
Munro, D., 1
Munro, D., 1
Munro, D., 1
Munro, W., 2
Murry, W., 2
Murry, J., 2
Murry, W., 1
Musgravo, E., 1
McDonald, H., 1
Ditto, lease, 1
McDonald, J., 1
Ditto, lease, 1
McLeenan, D., 1
McRangler, D., 1
McRangler, D., 1
McRangler, D., 1
McRangler, D., 2
McKenzie, G. B., 1
McRangler, D., 2
McCornokie, W., 3
McCornacke, P., 2
McCornokie, W., 3
McCornacke, P., 2
McCornokie, W., 3
McCornokie, W., 3
McCornacke, P., 2
McConochie, W., 3
McCornacke, P., 2
McConochie, W., 3
McCornokie, W., 3
McCornacke, P., 2
McConochie, W., 3
McCornokie, W.,

```
Ward, W. 4
Watt, A. R., 1
Watts, W., 3
Welch, G., 1
Whitchead, Jas., 1
Whitchead, Joseph, 4
Whyte, C., 3
Wigg, H. C., 3
Wild, J. T., 1
Wilson, J., 3
Wilson, W., 1
                                                                                                                                                                                                                                                                                                                                                                                                                                                                                               Wilkinson, R., 3
Winter, S. P., 4
Wood, J., 4
Woodland, S., 1
Woollard, J., 1
Young, J. Clark, 1
Young, J. C., 1
Young, T., 3
Younger, G., 1
Younger, R., 1
       AT THE RE
Alison, Mathew
Abramonvitch, J.
Angwin, B.
Allen, E.
Adams, R., 2
Adamson, J. B.
Andrews, F.
Alroe, P.
Ainley, E.
Adkins, T.
Adkien, J.
Acheson, W. M.
Anderson, A., 3
Archer, J. L., 4
Boyle, R. S.
Boyle, A., 2
Baxter, H. 3
Brennan, J., 2
Bayne, W., 2
Bayne, W., 2
Bayne, W., 2
Bayne, J., 3
Blandford, J.
Bull, G.
                                                                                                                AT THE RECEIPT AND PAY OFFICE, BALLABAT.
                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                       Croll, G., 2
Cochran, B.
                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                   Cochran, E.
Courtney, W., 3
Cook, J. W.
Cottingham, W.
Cameron, J. H.
Cook, G.
Cocking, J.
Chaffers, F.
Coghlan, J.
Charterton, J.
Carr. R.
                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                          Carr, R.
Campbell, J., 2
                                                                                                                                                                                                                                                                                                                                                                                                                                                                       Cannard, J.
Craze, R. N.
Craze, R. N.
Clark, E.
Campbell, H.
Coghlan, J.
Connellan, P.
Carbury, T.
Crook, T.
Crook, T.
Comeron, J.
Cutthbert, W. W.
Cavenagh, J. W.
Campbell, J.
Craig, W.
Cooper, S., 3
Crowtter, J., 3
Crowtter, J., 3
Crance, J., 3
Cannon, J., 3
Clarke, W., 2
Comb, J., 4
Copeland, H., 2
Connon, J., 3
Clarke, W., 2
Comb, J., 4
Copeland, H., 2
Connon, J., 3
Clarke, W., 2
Cother, W., W., 3
Conwell, H., 2
Comb, J., 4
Couglas, D.
Cotthbert, W. W., 3
Cowan, J., 2
Cotven, T., 5
Chirnside, R.
Carver, J. S.
Chadwick, J., 4
Douglass, D.
Dellamere, S.
Dally, P., 3
Danby, H. W.
D'Arey, N., 5
Du Croz, S. I.
Dunn, J.
Dunning, S.
Davidson, R.
Davi
       Blandford, J.
Buil, G.
Bancolas, N.
Burns, T.
Bailey, J.
Bennett, W. G., 6
Bankin, J. J. and Co.
Binden, T.
Baird and Lawson
Bruce, T., 2
Bourchier, C.
Briant, G.
Ball, J., 2
Biers, H., 5
Baird, W. H.
Bettridge, C. P.
Barrett, W.
Berriman, A.
                       Berrimán, A.
       Berriman, A.
Boyle, P.
Boyle, P.
Boyle, P.
Bourne, H.
Bruce, M.
Brokenshire, J.
Bussell, M. A.
Batchelor, W., 2
Barkley, D.
Barratt, J.
Brooksbank, J.
Bartatt, J.
Brooksbank, J.
Benbery, J.
Birch, E.
Boyle, R.
Bailey, S.
Bonneau, H. C., 2
Bellinger, G., 5
Bister, D.
Brown, B.
Brown, B.
Brown, B.
Brown, B.
Brown, B.
Brown, G., 3
Bath, T.
Bennie, G.
Beveridge, A.
Budge, W.
Burton, R. C.
Brady, N.
Burge, G.
Berazier, T.
Baird, S.
Banwell and Veal
Bowen, W.
Brooks, W. A.
Bailey, S., 3
Bibly, J. S., 2
Baker, F. C., 2
Bolger, M., 3
Bublanan, J., 2
Canning, E.
Carer, M.
Carter, J.
Cuthbert, C. D.
Ching, R.
Christic, A., 2
Cameron, D.
Clarke, J. L., 2
Coakley, Mary
Clarke, J. L., 2
Coakley, Mary
Clarke, J. T.
Crossley, J., 2
Croyle, J.
Curry, J.
Cheethiam, C. W.
Corin, R.
```

. . . . . . <sub>p</sub> .

15. mat. st ji<sup>re</sup>

٠.,

```
Fallon, J.
Fennelly, S.
Farrer, W. E.
Garth and Smith
Gilles, A.
Griffiths, W., 5
                                                                                                                                   Gillespie, A.
Gillespie, R.
Gardiner, F.
                                                                                                                     Gillespie, R.
Gardiner, F.
Greenwood, G., 2
Griffith, H.
Gibbs, R. B. and S. M., 2
Gerrard, W., 2
Grcaves, J.
Gay, P.
Guthrie, A.
Grieve, M.
Green, W. J., 2
Griffiths, T.
Gunning, J.
Gordon, M. P., 3
Grant, D., 2
Girdleston, D. M.
Galbraith, J., 4
Girdlestone, T. M., 3
Hurst, F. G.
Hunter, Thos.
3. and S. M., 2
V., 2
V., 2
Lamb, J.
Lamb, J.
Landell, E.
Landelle, E.
Landelle, E.
Landell, E.
Landelle, E.
Landelle, E.
Landelle, E.
Landelle, E.
Lande
```

```
Lyons, M., jun., and Jas.
Lowe, W.
Loft, W.
Lorga, J.
Lozan, J.
Juke, D. 2
Lowin, J.
June, D. 2
Lowin, J.
Lee, W. Lowisson, C. Lowber, J., 2
Lowisson, C. Lamb, J.
Lowe, J.
Lansdell, R.
Little, C. J.
Lofren, J. R., 2
Lenahan B.
```

```
Stewart, D. G.
Smith, A.
Springthorpe, J.
                      Newall, G.
                   Newall, G.
Norris, J., 3
Ninham, C. R.
Norwood, E.
Newman, J., 4
Nichols, T., 2
O'Rourke, M.
Orans, J., 3
                                                                                                                                                                                                                                                                                                                                                                     Springthorpe, J.
Smythe, R.
Scallcock, G., 2
Satter thwaite, T., 4
Smith and Wyone, 2
Simpson, J.
Smith, J., 1
Spiller, J.
Stutt, A.
                 O'Rourke, M.
Orams, J., 3
Officer, W.
O'Brian, J., 2
Ormond, F., jun., 9
O'Mearn, J.
O'Rourke, J.
Orme, E. C., 3
Ottaway, T.
O'Malley, M.
Ormond, F., 3
Oddie, T. R.
Polkenhorn, W.
                                                                                                                                                                                                                                                                                                                                                            Sturt, A.
Stewark, D.
Sturt, H. O.
Sturt, J.
Streeter, J. J.
Streeter, J. J.
Samuels, S.
Stalford, J.
Stewart, J., 3
Stewart, J., 4
Sampeon, J., 2
Sampeon, J., 3
Scott, W. R.
Talents, D.
Tappin, W. B.
Twolry, W., 2
Tynon, E.
Todd, M., 2
Tynon, E.
Todd, M., 2
Tappe, C.
Thomas, J., 4
Taylor, C.
Thomas, E. H.
Thompson, T. H.
Thompson, T. H.
Thompson, T. W.
Tyson, J.
Trourson, W.
Tyson, J.
Trowin, J.
Torpy, J.
Tierney, M.
Tugwell, J., 6
Thomas, J., W. T., 2
Taylor, J., 2
Timms, C., 3
Tait, J.
Tatl, J.
  Ocarie, E. R.
Polkenhorn, W.
Pedraun, L.
Purcell, J.
Purcell, J.
Parker, E., 3
Pinne, A.
Pinver, P., 3
Paddield, W.
Parr, E.
Pellier, C. N.
Parsons, W.
Perce, H.
Phillipps, J.
Potter, W.
Prentice, J., 3
Pocock, T., 2
Patterson, J.
Pattinson, W.
Paynter, T. F.
Paynter, T. F.
Paynter, T. F.
Paynter, T. C.
Pettett, W. H., 2
Pecernan, J., 2
Punshon, G. F., 2
Pornter, C. M., 4
Porch, W. C., 4
Porch, W. C., 4
Porteous, A.
Pettett, W. H., jun.
Prowse, M. A.
Pettett, W. H., jun.
Price, J. L.
Quinn, T.
Ramsay, J.
Rassell, M., 2
Russell, M., 2
Russell, J., 6
Ross, W., 4
Rose, J.
Ross, R., 5
Repnolds, W.
Reed, J., 2
Richards, T., 5
                                                                                                                                                                                                                                                                                                                                                       Trimms, C., 3
Tait, J.
Trimms, C., 3
Tait, J.
Thomson, G., 4
Venables, H. P., 2
Vickers, J.
White and McLean, 2
Weldin, T. H.
West, Wm.
Watson, H.
Wittle, W.
Wittle, W.
Wittle, W.
Williams, E.
Webb, J. T.
Wheelan, J.
Warren, W.
Webster, C., 2
Webb, T., 18
Wynne, E. A.
Wright, J.
Webb, T., V., 2
Watson, W. R.
Winsall, G.
Webb, T., 3
Wynne and Smith, 7
Ware, S., J. B.
Welsh, T., 3
Wynne and Smith, 7
Ware, A., 2
Ware, A., 2
Walk, T.
Wright, W., 2
Walk, T., 3
Wyll, T.
Wright, W., 2
Walk, T., 3
Williamson, G. B., 2
Wilkinson, G. B., 2
Wilkinson, J.
Weer, J.
Weir, J.
        Roda, J.
Richardson, C.
     Rule, J.
Raworth, Z., 2
Richards, W.
Richards, W.
Row, T.
Row, T.
Ronald, R. M., 3
Rodger, J., 4
Revell, F. H., 3
Randall, T.
Ruddle, G.
Stammers, V. P.
Smith, Allen and Hackett
Sparke, A. K., 14
Southwell, W.
Smith, C. McKay
Smith and Jackson, 2
Seaton, C., 4
Simson, H. A. L
Stephens, H.
  Simson, H. A.:
Stephens, H.
Stephens, H.
Searle, G., 3
Saph, R., 2
Scarle, R.
Steel, E.
Smith, W., 12
Steinfeld, E., 2
Saunders, W.
Sedon, R.
Steuhenson, J.
                                                                                                                                                                                                                                                                                                                                                    Williamson, J. West, J. West, J. West, J. West, II., 3 Wyatt, R., 2 Wynne, R., 3 Woodlock, 2 Warner, G. 2 Windle, J. Ware, J. H. Wynne, E. A., 4 Wynne, J., 11 Young, A., 7 Loung, M. Zukermann, 5
        Stephenson, J.
     Stephenson, J.
Semple, T.
Spiller, J.
Scrase, E.
Smith, R., 2
Soumerville, R.
     Stansfield, J.
Symes, C., 2
Stephens, G. and G. S.
Stevens, W. G.
```

-1--,

L. Bice and Others J. Dale

J. Dale
A. Forbes
W. Hyne
J. Martin
T. Morris
T. Moore

AT THE RECEIPT AND PAY OFFICE, CRESWICK. T. A. Parker J. C. Scott W. Thornton, 3 D. Talent, 2 J. Webster J. Noble, 2 S. Pinto

```
t J. Elsworthy
                                                                                                  J. Hall
E. Mitchell
H. Biers, 2
    A. Fraser
W. G. Smith, 2
E. A. Wynne, 4
W. Spain
D. McLennan
W. H. Clarke
                                                                                                H. Biers, 2
J. Cahir
J. B. Hughes
W. Hoode
J. T. Lennon
J. Mann
E. Mitchell
W. Symons
B. W. Morrison
   E. Bateman
P. Gurtin, 2
G. W. Dow
T. Bath, 3
                                                               In all, forty-eight deeds.
```

#### NOTICE TO HOLDERS OF MINING LEASES.

NOTICE TO HOLDERS OF MINING LEASES.

THE lesses holding the undermentioned mining leases having nealected to pay the rents now overdue for the lands held under the said leases respectively, it is hereby notified that if all arrears of rent be not paid within one month from the date hereof, the leases will be liable to forfeiture.

SANDHURST DISTRICT—WARANGA DIVISION.

No. 5. O. Lamb, W. C. Walbran, and Others; la. 2r. 24p.; Balaclava Hill.

No. 9. B. Lazarus, E. Hunt, and Others, la. 2r. 24p.; Nuggetty Gully Hill.

No. 73. B. Lazarus, J. T. Fisher, and Others; la. 2r. 24p.; Growler's Reef, Growler's Hill.

No. 73. B. Lazarus, J. T. Fisher, and Others; la. 2r. 24p.; Suggetty Reef.

No. 68. B. Lazarus, J. T. Fisher, and Others; la. 2r. 24p.; Growler's Reef.

No. 71. J. T. Lewis; 3a. 2r. 21p.; Albert Reef.

No. 71. J. T. Lewis; la. 1r.; Balaclava Hill.

No. 186. E. R. Edwards, D. H. Clarke, and Others; 2a. 1r. 31p.; Jack-a-day Reef.

No. 230. J. Jones, H. Francis, and Others; 2a. 3r. 28p. Golden Point, Albert Reef.

No. 320. J. J. Ones, H. Francis, and Others; 2a. 3r. 28p. Golden Point, Albert Reef.

No. 325. J. Masterton and J. Farquharson; 4a.; Chinaman's Hill.

No. 286. J. T. Lewis; 4a. 2r. 6n.; Scotchman's Hill.

No. 286. J. T. Lewis; 4a. 2r. 6p.; Scotchman's Hill.

HEATHCOTE DIVISION.

No. 30. T. J. Stephenson, C. W. Cox, and Another; 3a. 1r. 23p.; Caledonia Gully.

No. 189. W. Perry, W. Ross, and R. Perry; 3a. 1r. 23p.; Caledonia Gully.

Castlemvine District—St. Andrew's Division.
No. 87. T. Splatt, C. R. Day, and Others; 9a. 2r. 24p.; Onetree Hill, Caledonia.
No. 2. H. S. Shaw, W. Sloggatt, and Another; mineral;
17a. 2r.; Bulla.
No. 7. T. Bury; mineral; 320a.; Cape Patterson.
No. S. J. McCrae, N. Levi, and Another; mineral; 640a.;
Cane Patterson. Cape Patterson.

BALLARAT DISTRICT—SMYTHE'S CREEK DIVISON.
No. 153. A. McPhail, T. Trimby, and Others; 31a. 2r. 2p.;
between Barnett's and Smith's properties.
No. 209. J. Evans; 5a. 2r.; Staffordshire Reef.

BLACKWOOD DIVISION.
No. 38. L. O. Hart, J. H. Burr, and Others; 4a. 0r. 21p.; Simmons' Reef.
No. 233. H. A. Thompson; 51a. 2r. 21p.; Simmons' Reef.
No. 312. A. B. Wardrop, W. C. Nicholson, and Another; 15a. 2r.; German Gully.

MARYBOROUGH DISTRICT—ST. ARNAUD DIVISION. No. 50. C. F. Cameron; 25a.; Armenian Reef. No. 109. C. F. Cameron; 1a. 3r. 29p.; Armenian Gully. No. 140. J. Grierson; 2a.; Chrysolite Hill. No. 170. J. R. Rostron; 2a. 3r. 38p.; near St. Arnaud.

DUNOLLY DIVISION.
No. 144. T. King; 2a. 3r. 6p.; Poverty Gully. BEECHWORTH DISTRICT-INDIGO DIVISION. No. 6. J. West and J. Pickering; 3a.; Higgins' Reef. ARARAT DISTRCT-PLEASANT CREEK DIVISION, Lot 2. G. Glenny; 5a.; Deep Lead.

J. F. SULLIVAN, Minister of Mines.

Office of Mines, Melbourne, 8th January, 1861.

#### GLENDARUEL CEMETERY.

GLENDARUEL CEMETERY.

RULES and Regulations, in accordance with the provisions of the Act 17 Victoria 12, for the Glendaruel Cemetery.

1. All charges must be paid when orders are given, or before the ground is broken, or a vault re-opened.

2. On application for permission to make a vault, or creet a monument in the cemetery, being made to the trustees, a certificate of permission will be granted on payment of the fees set forth in the schedule.

3. Charges will be remitted on the burial of any poor person in such cemetery, on the certificate of a minister of religion, or other evidence proving to the satisfaction of the trustees that the relatives of the deceased were unable to pay the usual fees.

4. The sexton shall dig all ordinary graves unless otherwise specially ordered, on payment of the fees mentioned in the schedule.

5. All monuments, vaults, graves, and gravestores must be kept in repair and in proper condition at the expense of the owners.

owners.

6. All persons destroying the fences or in any manner injuring the cemetery will be prosecuted as the law directs.

7. Every coffin in a vault must be bricked in, or cemented, or covered by a slab of stone, slate, or iron.

8. A plan of the ground and a register will be kept, which may be examined on payment of the charges set forth in the schedule.

9. When a meeting of the trustees is required the same to be called by the secretary; three to form a quorum.

10. The trustees reserve to themselves the right of making any alteration from time to time in these regulations and charges, subject to the approval of His Excellency the Governor in Council.

SCHEDULE OF CHARGES.	£	s.	d.
For showing and laying off the ground for each inter-	•••		
ment	- 0	5	0
For filling each title deed for single graves	0	ŏ	0
Ditto ditto two or more		7	6 6
For inspecting plan of cemetery	0	5	
Copy of register	0	5	0
Ordinary Graves.			
The second of th	1	10	Ω
For children under 10 years of age		ŏ	ŏ
For still-born children	0	12	0
$Private\ Graves.$			
For land for graves, 8 feet by 4 feet by 6 feet, if			
selected by trustees	1	0	0
For ditto, if selected by the applicant	ĩ	10	Õ
For sinking the samo		ŏ	ŏ
		ŏ	ŏ
For sinking each foot in depth beyond 6 feet	U	10	0
For land for family vaults 8s. per foot width by 8 feet			
deep.			
ROBERT HAVERY Chairman			
ROBERT HAVERY, Chairman, WILLIAM PARRY DUNSTAN,			
DOUBLE THOUSEN,	Tru	ıste	es.
ROBERT HUCKERBY,			
PATRICK SHEAHAN, )			

The foregoing Rules and Regulations, made by the Trustees of the Glendaruel Cemetery, have been submitted to and approved by the Governor in Council, on the 11th day of January, 1864. MATTHEW HERVEY.

Public Works Office, Melbourne.

### Cenders.

PROVISIONS.

TENDERS will be received until Noon on Tuesday, the 9th February, for the supply of Provisions at

Alberton.

Kilmore.

Warrnambool,

in such quantities as may be required during the remainder of the year 1864.

Copies of the conditions, with forms of tender and full particulars, can be obtained from the Sheriff at each place, or from the Government Storekeeper, Melbourne.

Tenders, endorsed "Tender for Provisions, —," are to be addressed to the Government Storekeeper, Melbourne.

J. McCULLOCH

Chief Secretary's Office, Melbourne, 19th January, 1861.

PUBLIC WORKS OFFICE, MELBOURNE.

TENDERS will be received at this office until Twelve o'clock on the days and for the purposes undermentioned. Particulars may be learnt at this office, and also at the offices named in each instance.

Attaching Compulsory Services ...

Leasing Stand-pipes at Flemington, Brunswick, and Pentridgo ... ... ... 27th January.

and Pentridge ... ... ... ... 27th January.

Extending Water Supply to the Town Pier,
Sandridge ... ... ... ... 27th January.

MATTHEW HERVEY.

#### RAILWAY WORKS, ETC.

TENDERS will be received until Twelve o'clock on the days undernientioned

undermentioned.

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

The tenders are to be addressed to the undersigned, and deposited in the Tender-box at the Crown Lands Oflice, La Trobe street, we:

Until Triday, 29th January, 1861.

For works to be executed in completing the eastern approach to Ellis's Bridge, near Malmsbury. Full particulars at the office of the Eugineer-in-Chief, Batman's Hill, and at the office of the District Engineer, Elphinstone. J. M. GRANT.

Office of Railways, William street, Melbourne.

ROADS AND BRIDGES OFFICE, MELBOURNE.

TENDERS will be received by the Board of Land and Works, until Twelve o'clock on the days 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; that for the Western District being now at Ararat.

The Board will not necessarily accept any tender.

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

1. Until Friday, 29th January, for channelling, &c., in North-cote, on Upper Plenty road, in the Melbourne District.

J. M. GRANT.

#### SALE OF GOVERNMENT SCHOONER "APOLLO."

TRESH tenders will be received at this office, and at the Harbor Master's Office, Port Albert, until Twelve o'clock noon on Tuesday, the 9th February, from persons willing to purchase the Government buoy vessel Apollo, as she now lies at Port Albert.

Particulars may be obtained from the Chief Harbor Master, Williamstown, or the Harbor Master, Port Albert.

The Government will not necessarily accept the highest or

Tenders to be addressed to the Commissioner of Trade and Customs, Melbourne.

JAS. G. FRANCIS, Commissioner of Trade and Customs

Department of Trade and Customs, Melbourne, 20th January, 1864.

### FUEL AT DAYLESFORD.

NOTICE is hereby given that a Meeting of the Tender Board will be held at the Court House, Daylesford, on the 29th January instant, at Noon, for the purpose of considering tenders for the supply of Fuel for the Service of 1864. All tenders should be enclosed in separate envelopes, described as "Tenders for ." &c., and be forwarded to the Court House, Daylesford, on or before the 28th January, 1864.

JAMES DALY, P.M., Chairman of the Board.

#### SMYTHESDALE.

#### FIREWOOD AND WATER, 1864.

TENDERS will be received by the Chairman of the Tender Board at Smythesdale up to Twelve o'clock noon on the first day of February, 1861, for the supply of Firewood and Water for the year 1861 to the various Government Departments at Smythesdale.

Full particulars may be obtained on application to the chairman of the board.

J. P. HAMILTON, Chairman of Tender Board at Smythesdale

### CONTRACTS ACCEPTED-(Series 1863).

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.
1223. Roads	1	Woodend to Tylden road: erection of a timber bridge over the Campaspe. £250	£ s. d. 250 0 0	Grant and Devlin	No	No. 74 of 1863. Sub- division 1, No. 6. To repair and re- build bridges, &c.	J. M. Grant.
1224. Ditto	1	Pleasant Creek and Ararat read: construction of bridges, &c., on the above road. £567 5s. 6d.	567 5 6	Wardman and Sussex	No	Ditto	]

## CONTRACTS ACCEPTED—(Series 1861).

CONTRACTS for the supply of Provisions to Prisoners confined in Lock-ups at out-stations, as required during the year 1864, according to scales.

Number of Contract.	Number of Tenders offered.	Locality of Lock-up.	Partie	ulars of cac acceptance	ch tender,	and rates	recomme	nded for	Name for Approval,	Has the person recommended been a contractor	Charged against Vote for
žö,	Tend		3 Male,	3 Female.	Al Male.	.i Female,	9	10	Name for Approvid.	previously?	Charge
A16 T17 T18 T19 120 121 122 123 124 125 127 127 129	22110000101100	Bacchus Marsh Bald Hills Beaufort Belvoir Benalla Benalla Blackwood Blue Mountains Branxholme Branxholme Brunswick Buckland Bullsrook Bullock Creek Buninyong Burrumbeet	1 6	s. d.	s. d	s. d	s. d. 0 6 1 0 0 9 0 6 0 6 0 5 0 9 0 4 1 6 0 4 0 6 0 6 0 7	s. d. 1 1 1 5 1 3 1 2 1 0 1 4 0 8 1 9 0 9 1 6 0 11 1 1 1 2	James Boatwood Patrick Lyons Joel Tompkins John Nicholson M. McNally Geo. Williams Henry Fisher William Gough Henry Morgan Jas Dunphy G. D. Lee George Sunderland Joseph Brown James Cleghorn	Yes* No Yes* No No No No No Yes* Yes* No No	
130 131 132 133 134 135 136 137 138 139	1 4 1 2 2 4 1 3 3	Caramut Carngham Casterton Cavendish Chiltern Clunes Cochrane's Coghill's Creek Cranbourne Creswick			:: :: :: :: :: ::	:: :: :: :: ::	0 9 1 0 1 0 1 6 0 10 0 6 0 6 0 6 0 5 0 6	1 3 1 4 2 0 2 0 1 7 1 3 0 10 1 0 0 10 1 0	J. Fergus Eliza Kennedy Eliza Kate Dancocks John Mercer David Laing John Taylor T. and B. Morris Ellen Menagh Isaac Mullen Williams Brothers	No No No No No No No No	
140 141 142 143 144 145	3 1 2 1 1	Daylesford Digby Dinboola Donnelly's Creck Dunkeld Durham Ox	1 6 2 0  	1 4	1 6 2 0 	1 2  	0 9 1 0 1 0 2 0 0 10 1 0	1 3 1 6 1 G 2 9 1 6 1 3	Patrick Murphy A. T. Farley W. H. Lloyd T. F. Thiel Andrew Templeton J. E. Howells	No No No No No	
146 147 148 149 150 151	1 2 1 2 1	Eaglehawk Echuca					0 5 0 8 0 6 1 0 0 4 0 6	0 9 1 4 1 0  1 0	H. Young George Sutton Patrick Cahil John Bennett A. Simm John De Boos	No No Yes* No No Yes*	
152 153 154	1 1 1	Flemington Forest Creek Fryerstown	,	 	 		0 5 0 4½ 0 5½	0 10 0 9 0 10½	Anthony Chapman George Kedzlio J. Shelden	No No Yes*	
155 156 157 158 159	2 2 1 1 1	Gaffney's Creek Gisborne Glenorchy Golden Square Gordon's	1 3 	1 0  	1 0	0 0 	1 6 0 5 1 6 0 4 0 6	2 0 0 9 2 0 0 10	J. S. Jolly Terence O'Hanlon Francis Rea C. Gongnagel Mary Hamilton	No Yes* No Yes* No	
160 161 162 163 164 165 166 167	2 3 1 1 2 1	Hamilton Hawthorn Heathcote Heidelberg Hexham Heywood Horsham Huntly	2 0	1 9	1 8	1 3	0 9 0 3 0 4 0 6 1 0 1 0 1 0 0 4	1 6 0 7½ 0 9½ 1 0 1 6 1 6	Alexr. Thomson Saml. Lloyd S. Dove G. Studley J. Sutherland Harris Resembloom J. H. Bowam J. Slade S. Studley	No No Yes** Yes* No No No	
168 169	1 2	Italian Gully					0 6	1 0	William Mooney	No	
170	3	Jamieson's Junction	2 0	1 8	1 8	1 6	0 9 0 4	1 6 0 9	Hugh Sam John O'Keefe	No No	
171 172 173 174 175 176 177	2 3 1 1 2 1 1	Keilor	::				0 10   0 6   0 6   0 6   0 7   0 6	1 0 1 0 1 0 1 0 1 0 1 1 <sup>1</sup> 1 0	Joseph Ball  Donald Mackay Charlotte Croft Eliza Skehan Constantine Steddy John Fraser James Brian George Creetth	No Yes* No No No No No No No	
179 180 181 182 183 184 185 186 187 188 189 190	22211221211	Maldon					0 9 0 6 1 0 1 0 8 0 5 1 0 0 9 1 0 0 9 0 9	1 6 1 0 1 10 2 0 1 0 0 10 1 6 1 3 1 4 1 6 1 1	Bridget Wade John Maher Elizabeth Stewart Augustus Shelton Henry O'Brien W. E. Chamberlain Edward Balton Jesse Gibson John Dunphy George Irvine Daniel Peacock Frederick Salas	No Yes* No	
191	- 1	Newstead					0 6	1 4	Catherine Sinclair	No	
192	1	Oakleigh					0 9	1 0	J. A. Locke	No	

# CONTRACTS ACCEPTED-(Series 1864)-continued.

Number of Contract.	Number of Tenders offered.	l'articulars of each tender, and rates recommended for acceptance per ration, according to scale.  Locality of Lock-up.					Name for Approval.	Has the person recommended been a contractor previously?	Charged against Vote for 1864.
Con	Nu Tender		3 3 Semale.	4 Male.	4 Female.	9 10		picriously :	Char
194 195	2 2	Queenscliffe Queenstown	s. d. s. d. 2 0 1 6 	s. d. 1 6 	s. d. 1 0 	s. d. s. d. 0 6 1 0 0 5 1 1 1	Edward Jennings Robt Clarke	Yes* No	)
196 197 198 199 200 201 202 203	1 1 1 1 1 2 1	Raywood				0 5 1 0 1 6 1 0 1 3 0 6 1 0 1 0 1 6 1 0 0 1 6 1 0 0 1 6	P. Micking Cliff and Waller Young Walker P. McFarland Wemyss and McBean Richard Prickett John Walter Muson Christian Devers	No No No No No No No	
204 205 206 207 208 209 210 211 212 213 214 215 216	4 1 4 2 3 1 1 1 1 1 3	Sale Scarsdale Schastopol Shelford Skipton Smeaton Smythesdale Snowy Creek Springs St. Arnaud Stanley Stawely Stawely Stawely Stawely Swamp	1 0 1 0	2 0	1 0	0 6 1 0 0 6 1 0 0 3½ 0 6½ 0 5½ 0 9 0 4½ 0 9 0 8 1 0 0 8 1 0 1 0 1 6 0 6 1 0 0 6 1 0 0 6 1 0 0 6 0 5 0 0 5 1 0	Paul Michan J. Tonkin William Allan George Davidson George Stoddart James Pepper M. A. Dowling F. W. Gozzart James Muter Thos. Greenough Edward Stubber	No N	Provisions for prisoners, 1864.
218 219	3 3	Taradale Terang				0 5, 0 11 0 11		No No	Provi
· 220 221	2	Vaughan Violettown				$\begin{array}{ c c c c c c c c c c c c c c c c c c c$		No	
222 223 224 225 226 227 228 229 230	1 2 1 1 1 2 1 2	Wahgunyah Wangaratta Warburton White Hills Whittlesea Williamstown Winchelsea Woodend Wood's Point		0 10		$ \begin{vmatrix} 1 & 0 & 1 & 6 \\ 0 & 8 & 1 & 0 \\ 0 & 6 & 1 & 0 \\ 0 & 6 & 1 & 0 \\ 0 & 6 & 1 & 0 \\ 0 & 3\frac{1}{4} & 0 & 5 \\ 0 & 6 & 0 & 9 \\ 0 & 5 & 0 & 10 \\ 2 & 0 & 3 & 0 \\ \end{vmatrix} $	Michael Cusack E. J. Buller Thomas Cox L. Fawssett William May F. Murrell Edward Keen James Miller	No No Yes* No Yes* No	
231 232	1 1	Yackandandah Yandoit				$\begin{array}{ c c c c c c c c c c c c c c c c c c c$			<u> </u>   .

\* Fulfilled previous contracts satisfactorily.

The foregoing contracts, numbered from 116 to 232, have been authorised by the Governor.

J. McCULLOCH, Chief Secretary.

Melbourne, 22nd January, 1864.

# CONTRACTS ACCEPTED—(Series 1864).

For what purpose Contract is required.	No. of Tenders.	Particulars of each Tender, and Amount recommended for acceptance.	Amount.	Name for Approval.	Contractor previously.	Charged against Vote or Fund.	Authorised by the Governor.
233. Immi- grants	1	Supply of rations to immigrants during 1864 at Kyneton—					
		Scale No. 1, ration. 8d Ditto, half ration, 4d	$\left\{ \begin{array}{c} 8d. \\ 4d. \end{array} \right\}$ rate	S. A. Leete	Yest	Provisions for immi- grants, 1864	to rock
234. Harbors	2	Maintenance of jetty lights, Geelong, during 1864. £18	£18 rate	Geelong Gas Company	Į į	Maintenance of jetty lights, 1864	
235. Ditto	2	per lamp per annum (rate) Ditto ditto, Williamstown. £85	£85	John Foulds	‡	Ditto	J. G. Francis.
236. Ditto	2	Ditto ditto, Snapper Point.	£48	W. E. Pente-	Yes*	Ditto	1 21, 1
237. Ditto	1	£48 Ditto ditto, Queen cliff. £51	£51	J. Young	Yes*	Ditto	h .
238. Offices, &c.	6	Supplying during 1864, at Castlemaine:— Firewood (2-foot billets), at 6s. 3d. per ton of 40 cubic feet	Rates. 6s. 3d.	James Cock- burn	Yest	Fuel and water, 1864,	11
		Long wood for gaol, at 4s. 3d. per ton of 50	4s. 3d., )				G. Verdon.
239. Ditto	same	cubic feet	, 2s.	Richard Keal		Ditto	J

<sup>•</sup> Fulfilled previous contracts satisfactorily.

<sup>†</sup> Former contract in progress.

#### Courts.

### CRIMINAL SESSIONS.

MELBOURNE.

IT is ordered that a Criminal Session and General Gaol Delivery of the Supreme Court of the Colony of Victoria be holden at the Court House, In Trobe street, in the city of Melbourne, on Monday, the fifteenth day of February now next ensuing, at the hour of Ten o'clock in the forenoon, at which all parties concerned are requested to give their attendance.

tendance.
Dated this sixteenth day of January, A.D. 1864.
WILLIAM F. STAWELL,

Chief Justice.
REDMOND BARRY,
EDWARD EYRE WILLIAMS,
ROBT. MOLESWORTH.

BENALLA.

ACTING POUNDKEEPER.

NOTICE is hereby given that at a Court of Petty Sessions held at Benalla, on the 12th day of January, 1864,

RICHARD HOSKIN of Benalla, was appointed Acting Poundkeeper, vice George Powell, absent on leave.

OWEN C. WEIR. Clerk of Petty Sessions, Benalla.

Benalla Police Court, 18th January, 1864.

### PLEASANT CREEK.

COURT OF MINES.

NOTICE is hereby given that the Court of Mines for the Mining District of Ararat will be holden at the Court House, Pleasant Creek, Stawell, on Monday, the 22nd day of February next ensuing, at Ten o'clock in the forenoon.

(By Order)

HENRY HILL ROBERTS,

Clerk of the Court.

Court House, Stawell, 18th January, 1864.

### SANDHURST DISTRICT COURTS.

FOR THE YEAR 1864.

T DISTRICT COURTS.

THE YEAR 1364.

Kilmore General Sessions.

Kilmore Court of Mines.

Kilmore County Court.

Heathcote County Court.

Heathcote County Court.

Heathcote County Court.

Sandhurst County Of Mines.

Sandhurst County Court.

Sandhurst Court of Mines.

Kilmore General Sessions.

Kilmore County Court.

Heathcote County Court.

Heathcote County Court.

Heathcote County Court.

Sandhurst General Sessions.

Sandhurst Gourt of Mines.

Sandhurst Gourt of Mines.

Kilmore General Sessions.

Kilmore General Sessions.

Kilmore Court of Mines.

Kilmore Gounty Court.

Heathcote County Court.

Heathcote County Court.

Heathcote County Court.

Sandhurst County Court.

Heathcote County Court.

Sandhurst County Court.

Heathcote County Court.

Heathcote County Court.

Heathcote County Court.

Sandhurst County Court.

Heathcote County Court.

Sandhurst County Court. FOR THI
Thursday, 21st January...
Friday, 22nd January...
Friday, 22nd January...
Friday, 22nd January...
Thursday, 4th February
Thursday, 4th February
Thursday, 4th February
Monday, 15th February
Friday, 18th March
Monday, 21st March
Monday, 21st March
Monday, 21st March
Monday, 21st April
Thursday, 21st May
Thursday, 26th May
Thursday, 26th May
Thursday, 26th May
Thursday, 21st June
Triday, 10th June
Tuesday, 21st June
Triday, 15th July
Wednesday, 20th July
Thursday, 21st July
Thursday, 21st July
Thursday, 21st July
Thursday, 4th August
Wednesday, 10th August
Wednesday, 10th August
Wednesday, 11st September
Triday, 10th August
Wednesday, 21st September
Wednesday, 21st September
Triday, 10th October
Thursday, 3th November
Thursday, 3th November
Thursday, 3th November
Thursday, 18th November
Triday, 18th November
Triday, 18th November
Friday, 18th November
Friday, 18th November
Truesday, 18th December
Friday, 18th December Thursday, 21st January... GEO. F. BARTROP, Clerk of the Feace, &c. (By Order of the Judge) Court House, Sandhurst, 18th January, 1864.

### STAWELL.

HAWKERS AND PEDLERS' LICENSES.

HAWKERS AND PEDLERS' LICENSES.

NOTICE is hereby given that a Special Court of Petty Sessions will be holden at the Court House, Stawell, on Tuesday, the 8th day of Merch, A.D. 1864, at the hour of Twelve o'clock noon, for the purpose of taking into consideration applications for, and granting licenses to, hawkers and pedlers.

All applications must be lodged at my office on or before Tuesday, the 16th day of February proximo.

(By Order) HENRY HILL ROBERTS, Clerk of Petty Sessions.

Court House, Stawell, 20th January, 1864.

#### WOODEND.

HAWKERS AND PEDLERS' LICENSES.

NOTICE is hereby given that a General Meeting of Justices of the Peace for the District of Woodend will be holden at the Court House, Woodend, on Tuesday, the 8th day of March next, at Noon, for the purpose of considering applications for Hawkers and Pedlers' Licenses.

. Applications to be filed at this office, on or before Tuesday, the 16th of February, 1864.

(By Order)

ANW. G. DROUGH, Assistant Clerk of Petty Sessions.

Police Court, Woodend, 18th January, 1864.

SUPREME COURT-CRIMINAL SESSIONS.

MELBOURNE-Monday 15 February.

THE NEXT CIRCUIT COURTS. (Pursuant to Order in Council of 14 December 1863.)

ARABAT-Tuesday 9 February. BALLARAT-Tuesday 16 February. BEECHWORTH-Wednesday 13 April. CASTLEMAINE-Monday 22 February. Gerlong-Tuesday 23 February. MARYBOROUGH-Tuesday 16 February.

PORTLAND-Thursday 14 April. SANDHURST. Tuesday 9 February.

THE NEXT GENERAL SESSIONS.

(Pursuant to the Governor's Proclamation of 11 January 1864.)

ARARAT-Tuesday 10 May. Avoca-Thursday 25 February. BERCHWORTH-Friday 19 February.

BELFAST—Friday 19 February.

BOURKE-At Melbourne-Monday 1 February. BUNINYONG AND BALLABAT—At Ballarat—Thursday 2 June.

CASTLEMAINE-Wednesday 15 June. DAYLESFORD-Friday 12 February. GRANGE-At Hamilton-Tuesday 17 May.

GRANT-At Geelong-Tuesday 21 June. KILMORE-Wednesday 20 April.

KYNETON-Tuesday 9 February. MARYBOROUGH-Tuesday 3 May.

PALMBESTON-Friday 18 March. PORTLAND-Monday 22 February.

SALE-Monday 21 March. SANDRURST-Friday 10 June.

WARBNAMBOOL-Wednesday 17 February.

COUNTY COURTS. AMHBEST-Monday 7 March. ARARAT-Monday 29 February. Avoca-Tuesday 23 February. BACCHUS MARSH-

BALLARAT-Tuesday 2 February. BEAUFORT-Wednesday 10 February. BEECH WORTH-Wednesday 3 February. BELFAST-Friday 19 February.

BENALLA-Tuesday 12 April.

CAMPERDOWN-

CARISBROOK-

CASTLEMAINE-Tuesday 2 February. CHILTERN-Tuesday 8 March.

COLAC-Monday 29 February. CRESWICK—Tuesday 2 February.

DANDENONG—Wednesday 24 February. DAYLESFORD-Thursday 11 February.

DUNOLLY-FRYERSTOWN-Friday 5 February. GEBLONG-Friday 5 February.

GISBORNE-HAMILTON-

HEATHCOTE-Thursday 4 February.

INGLEWOOD-Wednesday 10 February.

KILMORE-KYNETON-Monday 8 February. MALDON-Thursday 4 February. MARYBOROUGH-Tuesday 15 March. MELBOURNE-Wednesday 10 February. Morse's Creek-Friday 26 February. PALMERSTON-Friday 18 March.

PLEASANT CREEK-Wednesday 17 February. PORTLAND-Monday 22 February. SALE-Monday 21 March.

SANDHURST-Wednesday 17 February. SMYTHESDALE-Thursday 18 February.

ST. ARNAUD-

TARADALE-WANGARATTA-Thursday 14 April. WARRNAMBOOL-Wednesday 17 February. YACKANDANDAH-Friday 29 January.

COURTS OF MINES.

ABARAT DISTRICT—
Ararat—Saturday 27 February.
Beaufort—Wednesday 10 February.
Pleasant Creek—Monday 22 February.

Fleasant Creek—Monday 22 February.
Ballarat—Tuesday 1 March.
Buninyong—Tuesday 16 February.
Creswick—Friday 5 February.
Mount Blackwood—Friday 25 March.
Smythe's Creek—Thursday 18 February.
Steiglitz—Wednesday 22 June.

Berchworth District—
Beechworth—Thursday 4 February.
Chiltern—Tuesday 8 March.
Morse's Creek—Friday 26 February.

Yackandandah—Friday 29 January.

Castlemaine District—
Castlemaine—Tuesday 2 February.
Pryerstown—Friday 5 February.
Hophurn (Daylesford)—Thursday 11 February.
Maldon—Thursday 4 February. St. Andrew's— Taradale—

MARYBOROUGH DISTRICT— Amherst—Thursday 10 March. Avoca—Tuesday 23 February. Carisbrook-Dunolly— Inglewood—Friday 12 February. Maryborough—Friday 18 March. St. Arnaud-

Sandhurst District— Heathcote—Thursday 4 February. Kilmore— Sandhurst—Monday 15 February

LICENSING COURT—PUBLICAN'S. SEYMOUR—Tuesday 26 January.

NOTICE.

MESSRS. GORDON AND GOTCH, of Great Collins street
west, Melbourne, and 4, Hunter street, Sydney, are
appointed Agents to receive Advertisements and Subscriptions
for the Government Gazette.

J. FERRES,

1st October, 1862.

### THE GOVERNMENT GAZETTE.

SUBSCRIPTIONS.—The subscription, on and after the 1st January, 1864, including Postage, will be at the rate of £2 per annum, or 10s. per quarter, payable in advance.

Subscriptions can commence at the beginning of any month, but are required to terminate with the quarters ending March, June, September, or December; aless period than three months cannot be subscribed for.

be subscribed for.

ADVERTISEMENTS will be charged at the uniform rate of Sixpence per line throughout.

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

POSTAGE STAMPS cannot in any case be received in payment from any place at which Post Office Orders are issued, and under any circumstances are subject to a deduction at the rate of One Shilling in the Found.

Single copies of the Government Gazette will be 1s. each.

Single copies of the GOVERNMENT GAZETTE will be 1s. each. \*\* All payments are required in advance, and Letters and Remittances should be addressed to "The Government Printer, Melbourne."

December, 1863.

#### Pribate Adbertisements.

#### DISSOLUTION OF PARTNERSHIP.

DISSOLUTION OF PARTNERSHIP.

TAKE notice that the partnership heretofore existing between Frederick Kidd and Joseph Wertheim, of the Star Hotel, Chiltern, lately trading together under the style or firm of "Kidd and Wertheim," as hotel keepers and otherwise, is this day dissolved by mutual consent.

The business will in future be carried on by the said Joseph Wertheim, to whom must be paid all accounts due to the said firm, and by whom all its liabilities will be paid.

Dated at Chiltern this 9th day of January, 1864.

FRED. KIDD,
JOSEPH WERTHEIM.

Witnesses—
GEORGE RAE,
T. B. SOMERS CARWITHEN,
Chiltern.

### DISSOLUTION OF PARTNERSHIP.

WE, the undersigned, have this day dissolved partnership by mutual consent. All accounts due to and against the late firm will be received and paid by Frederick C. Lamb, who continues to carry on the business.

21st January, 1864.

GEO. TREEN, FREDERICK C. LAMB, Chemists, &c., 34, Clarendon street north, Emerald Hill.

Witness-G. B. Duins.

### DISSOLUTION OF PARTNERSHIP.

THE partnership formerly existing between Robert J. Muslow, sen., and Robert J. Muslow, jun., is now dissolved by mutual consent.

R. J. MUSLOW, SEN., R. J. MUSLOW, JUN.

Witness to signatures— ROBERT BROWN.

### CAMPERDOWN TOWN COMMON.

A BSTRACT of the Accounts of the above-named Common, for the year (or period) commencing on the 1st day of October, 1802, and ending on the 31st day of October, 1803, and ending on the 31st day of October, 1863, both days inclusive, rendered in pursuance of the 73rd clause of The Land Act, 1862.

Dr.	RI	ECHI	PTS.			£	g.	d,
To balance				• • • •				
Fees for depasturing:	_		_					_
148 head of horned	cattl	e 57	weeks	at 3d.		103		Ô
21 horses 57 week	s at 4	d.				19		Õ
Sheep							0	0
22 goats 17 weeks		l					11	2
51 gee-e 17 weeks	at ko	i					16	15
Fees received for spec	oial Îi	cans				ī	nil.	
Ditto ditto to butche	oran m	CCHS	CD to u	WIL 3 MIOIL		7	ıil.	
Ditto ditto to butche	12	•••	•••		• • • •			
						£127	11	34
	EXP	END	ITURE					
						£	8.	d.
By salary of herdsman	. <b>:</b> .					118	0	0
Dy salary of herdshan		•••	•••			9	9	4
Incidental expenses	•••			•••	•••	Õ	1	111
Balance in hand		•••	***		•••			
						£127	11	31

HENRY CHANDLIE, J. S. MORRIES, J. L. McDONALD, Managers of Town Common.

NOTICE is hereby given that by an indenture of assignment, dated the fifteenth day of January, One thousand eight hundred and sixty-four, made between William Eldridge, late of Dirby and now of Taylor's Forest, near Green Hills, in the colony of Victoria, sawyer, of the first part; Rigbys Johnson Mercer, of Digby, in the said colony, draper, and Charles Croaker, of Portland, in the said colony, merchant, of the second part; and the several other persons whose names and seals are thereunto subscribed and affixed, being severally creditors of the said William Eldridge, of the third part; all the personal estate and effects whatsoever of the said William Eldridge were, for the considerations therein mentioned, respectively assigned unto the said Rigbys Johnson Mercer and Charles Croaker, in trust for the benefit of all the creditors of the said William Eldridge. And which said deed is now lying at the office of Mr. Philip Scott, solicitor, at Portland aforesaid, for inspection and execution.

WILLIAM ELDRIDGE, R. J. MERCER, C. CROAKER.

Witness to the signatures of William Eldridge, Rigbye Johnson Mercer, and Charles Croaker THOS. MUST, J.P.

No. 99

In the Supreme Court of the Colony of Victoria. Fi. Fa.

Between Martha Cassell, Plaintiff, and ROBERT LEISTER, Defendant.

ROBERT LEISTER, Defendant.

NOTICE is hereby given that the Sheriff for the colony of Victoria will cause to be sold by public auction (unless the execution be previously satisfied), on Friday, the 26th day of February, at the hour of Twelve o'clock noon, at the Supreme Court Hotel, La Trobe street, Melbourne, the right, title, and interest (if any) of the above-named defendant in and to all that piece of land, situate in the parish of Jika-jika, county of Bourke, and colony of Victoria, being No. 76 on the plan of subdivision, being a portion of the Hawksburn Estate, and having a frontage of 40 feet to Motherwell street by a depth of 130 feet; together with the three-roomed house erected thereon, now in the occupation of the defendant.

Terms—Cash.

GEORGE BURNS,

GEORGE BURNS, Sheriff's Officer.

No. 81 No. 97

SEBASTOPOL CRUSHING AND GOLD MINING COMPANY (LIMITED).	THE WHEAL FORTUNE GOLD MINING COMPANY
A SSETS and Liabilities of the Sebastopol Crushing and Gold Mining Company (limited), White Hill, Ararat.  Assets £671 8	A STATEMENT of the Assets and Liabilities of the When
Balance £135 19	ASSETS.
. 11th January, 1864.	Plant &c valued at 29,282 0
No. 116 ROBERT ORD,	Cash on hand
NONPAREIL GOLD MINING COMPANY (LIMITED)	£9,424 4
EUREKA: STATEMENT of Assets and Liabilities.	Bills payable £100 0
Assets £718 5 (	Sundry accounts
Liabilities 277 11 0	\$ 104 IU
E.&O.E. HARRIE/WOOD, Manager. Ballarat, 14th January, 1864. No. 111	E.&O.E. Ballarat, 9th January, 1864. ENOCH RICHARDS, Manage No. 10
LENNOX'S PADDOCK GOLD MINING COMPANY (LIMITED), ROCKY LEAD.	MINERVA MINING COMPANY (LIMITED), COSTER
CTATEMENT of Assets and Liabilities.	FIELD.
Assots £2,625 0 0 Liabilities £2,600 0 0	
E.&O.E. HARRIE WOOD Manager	Statement of Assets and Liabilities, on 31st December, 1863.
Banarat, 18th January, 1864. No.,112	Uncalled capital £4,200 0 Call unpaid 4 10
NEW WATERLOO GOLD MINING COMPANY (LIMITED), BALLARAT.	Plant and stock 930 5
STATEMENT of Assets and Liabilities, 10th January, 1864.	£5,134 15
Balance in bank £5 9 1	LIABILITIES, Sundry creditors £142 19 1
Data   Control   Control	Bills payable 162 19
£1,567 9 1	£305 19 (
LIABILITIES.	The above is a full, true, and correct account of the asset and liabilities of the above-mentioned company.
Acceptances	G. S. HARTRICK, Manager No. 10:
£1,567 9 1	UNITED EXTENDED BAND OF HOPE COMPANY (LIMITED).
No. 109 FREDK. C. DOWNES, Manager.	STATEMENT OF LIABILITIES.
CRESWICK, UNITED LEAD GOLD MINING COM- PANY. (LIMITED), MENGILLA.  STATEMENTS of Assets and Liabilities.	Unpaid dividends £273 2 6 Overdraft, Union Bank of Australia 2,439 16 2 Other liabilities
Uncalled and unnaid capital	. £4,125 2 7
Estimated value of claim and plant $\begin{array}{cccc} 1,000 & 0 & 0 \\ \hline & & & & \\ \hline & & & & \\ \end{array}$ £1,793 0 0	Claims valued at £90,000 0 0
LIABILITIES.	Unpaid calls t 1 203 0 0
Sundry debts £104 3 11	£100,000 0 0
E.&O.E. 6th January, 1864. HARRIE WOOD, Manager. No. 110	AND. J. FOBES,
CCLIPSE GOLD MINING COMPANY (LIMITED),	E.&O.E. Manager. Ballarat, 1st January, 1864. No. 103
Inpaid and uncalled-up capital 62 717 '1 0	CATHERINE REEF UNITED CLAIMHOLDERS GOLD
Sash on hand	MINING COMPANY (LIMITED). (Registered under Pyke's Act.)
£2,812 12 9	Paid-up capital, £62,600.
vergrant at bank, and sundry accounts £252 17 0	Paid-up capital, £62,600.  STATEMENT of Accounts for the Half-year ending 31st December, 1863.
W. H. PARKYN, Manager. No. 108	A C C TO
ITY OF MANCHESTER GOLD MINING COMPANY (LIMITED)	Cash reserve       £2,000     0     0       Shares in arrear        200     0     0       Shares unallotted        5,000     0     0       Plant—Crushing, pumping, and winding machinery       10,242     15     9
TATEMENT of Assets and Liabilities of the City of Man- chester Gold Mining Company (limited), Durham Lead,	Permanent works  Buildings and office furniture  Buildings took and stores  Rolling stock and stores
ASSETS.	held by lease from Government 53,603 4 3
bares held in trust for company	£75,935 4 4
LIABILITIES.  LIABILITIES.	Reserves on contracts £43 12 6
Gills payable and contract as per agreement £711 2 3	Dalaries and Wages
utstanding accounts	Sundry accounts
<del> </del>	275,935 4 4
CHARLES C. McDOUGALL, Manager, Jurham Lead, 12th January, 1864. No. 106	E.&O.E. THOMAS EYRE, Manager.
No. 106	Catherine Reef, Bendigo, 1st January, 1864. No. 98

	· 171
NEW NORTH CLUNES QU	UARTZ MINING COMPANY
CIAMENT of Assets and	11TEU)
Assets Liabilities	
E.&.O.E Ballarat, 18th January, 1864.	HARRIE WOOD, Manager. No. 107
DUKE OF NORTHUME	BERLAND GOLD MINING
COMPANY	(LIMITED). and Liabilities to 31st December,
, D 1863.	, £ s. d.
Liabilities	1,582 10 0
No. 92	WILLIAM AULD, Manager.
WE, the undersigned, bei holders in the Magnu do hereby express our consent be placed under the provisi Limited Liability Act, 1860. Maryborough, dated this fi	OLD MINING COMPANY.  ing the sole and exclusive share- im Bonum Gold Mining Company, in writing, that our said company ions of the Mining Partnerships  ifteenth day of January, 1864.  No. of Shares.
T. W. Mason E. Schröder	
R. Hurle H. Blümke	2
R. Amos	2
E. Veness	
J. Berne J. Dunn	
R. Kersley A. Lowenstein	
A. Lowenstein J. Evans	<u> </u>
under the provisions of a Liability Act, 1830; and I that the following statement knowledge, true in every par 1. The name and style of Bonum Gold Mining Compa 2. The place of operation borough.  3. The nominal capital of two bundred pounds sterling pounds each.  4. The annount already pa pounds sterling.  5. The name of the manag 6. The office of the compa street, Maryborough.  7. The names and several the number of shares held be number of shares held burne. Ebrenfried Schröder, M. Robert Hurle, High str. Heinrich Blümke, Free Robert Amos, Carron I Edward Iwan Rosenblu Robert Henry Dunn, Nital	Iarket square, Castlemaine 1 eet, Maryborough
Witness—	ALEXANDER LOWENSTEIN, Manager.
JNO. COOKE, Solicitor and Convey	No. 87
THE undersigned Jon cation to register the provisions of the Mining 1860; and I do solemnly lowing statement is, to the true in every particular, many (limited)."	MPANY (LIMITED).  athan Middleton, hereby make application of the Partnerships Limited Liability Act, and sincerely declare that the foleonest of the company is "The Excel Company is "The Excel Company is Bunker's Hill, near Ballarat, of the company is Four thousand tree hundred shares of Fifteen pounds

4. The amount already paid up is Two thousand nine hundred and nine pounds ten shillings.
5. The name of the manager is Jonathan Middleton.
6. The offlice of the company is at No. 3, Commercial Chambers, Sturt street, Ballarat.
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.			20.	or Snares.
John Williamson, Ballarat				6
Benjamin David, Ballarat			•••	6
Thomas Joel Curtis, Ballarat			***	6
John Hunt, Ballarat				22
Frederick Capp, Ballarat				4
David Hunt, Bunker's Hill			***	8
Thomas Retchford, Ballarat				2
John Robinson, Ballarat	•••			4
John Fletcher, Ballarat				10
William Graham, Mount Egerton			•••	16
Jonathan Middleton, Ballarat		***		18
Richard Evans, Ballarat		<b>* · · ·</b>		.4
Josiah Ewins, Ballarat		***	•••	, ë ,
Olof Samuel Olden, Ballarat			***	8
Morgan Lee, Ballarat		***	***	18
James Clark, Melbourne		***		16
William Tweedie, Ballarat		***		8
William Drummond, Ballarat		***	***	3
Samuel Barrell, Ballarat		•	•••	5 6
Joseph Callow, Ballarat	***		•••	3
Mathew Robson, Ballarat	***		•••	
James Elliot Johnson, Melbourne	***	••-		4 3
Charles Grocott, Ballarat	***	:**		6
George Nicholson, Ballarat	•••	:		4
Joseph Barrett, Ballarat	•••		•••	6
Bethuel John Barrett, Ballarat	• • • •	•••		12
Samuel Steel, Linton's			•	8
Edward Fletcher, New Zealand	• • • •	•••		9
Rowland Priest, Ballarat	•••	•••		3
Robert Lansdell, Ballarat	•••	•••		3
Benjamin Hall, Ballarat	•••	··· .	•••	4
James Taylor, Ballarat	•••	•••		- 3
Archibald Drummond, Ballarat	•••			Ğ
Ann Whitehouse, Ballarat	•••	•••	•••	4
Selim De Saxe, Ballarat	•••	•		
William Hill, Ballarat James Johnson, Ballarat	••••	***		0
Desid Mallett Delleret			•••	3
David Kellett, Ballarat William Lacey, Springdallah	•••		•••	2
			•••	ī
David Dyke, Ballarat				
John Yarwood, Ballarat				
Jonathan Middleton, as manager	in f	rust fo		
company, Ballarat				34
company, Danaia		•••		

Dated at Ballarat, this nineteenth day of January, A.D. 1864. 

Witness-

RICHARD ODDIE,
9, Commercial Chambers, Ballarat.

No. 105

### REAL PROPERTY ACT.

NOTICE is hereby given that Robert Byrne, of Collins street east, Melbourne, auctioneer, has applied to have brought under the provisions of the Real Property Act the land described at the foot hereof; and that the Commissioner of Titles has appointed that upon the expiration of fourteen clear days from the date of this advertisement in the Government Gazette the Registrar General shall, unless he shall in the interval have received a caveat forbidding him to do so, proceed to bring such land under the provisions of the Act.

Dated the fifteenth day of January, 1864.

### THE LAND REFERRED TO.

Allotment two of section twenty-seven, parish of South Melbourne, at Sandridge, county of Bourke. Part of allotment six of section A, parish of Mooroodue, county of Mornington, forty chains fifty-seven links east from the north-west corner, thence east ten chains, south ten chains twelve links, west ten chains, and north twelve chains thirteen links; also seventeen chains seventy links east from south-west corner, thence east thirty chains, north fourteen chains one link, west thirty chains, and south fourteen chains four links. Part of allotment seven of section A, forty-eight chains east from north-west corner, thence east ten chains, and north fourteen chains one link; also twenty-five chains fifteen links east from south-west corner, thence east ten chains, north fourteen chains eighty-eight links, west ten chains, and south fourteen chains eighty-eight links, west ten chains, and south fourteen chains eighty-eight links, west ten chains, and south fourteen chains eighty-eight links, west ten chains, and south fourteen chains eighty-eight links, west ten chains, and south fourteen chains eighty-eight links, west ten chains, and south fourteen chains eighty-eight links, west ten chains, and south fourteen chains eighty-eight links, west ten chains, and south fourteen chains eighty-eight links, west ten chains eighty-eight links, west eighty-eight lin

No. 86

J. C. HOLM, Assistant Registrar General.

CAUTION TO AUCTIONEERS, POUNDKEEPERS, AND OTHERS.

OTHERS.

CTRAYED or stolen from the Myers' Flat Paddock, Bendigo, about the 3rd January, a light grey horse, about sixteen hands, aged, short tail, branded PI off shoulder, IC near shoulder; £5 reward on recovery. Also, a bay mare, full tail and mane, and black points, branded ML near shoulder, LS near saddle, P near thigh. Information to be sent to A. P. Campbell, Esq., 109, Collins street west, or Macphereson and Co., Bendigo.

No. 113

MARYBOROU	ATT 131				1
(	GH W	ININ	IG, S	LUIC	ING, AND QUARTZ
*****	$\kappa_{\mathrm{USI}}$	IING	AS	SOCIA	TION.
W E, the une	dersign the sh	ed, be	eing	the m	ajority in number and Maryborough Mining,
Sluicing, and Qu	aartz (	Trushi	ng A	essocia	Maryborough Mining, tion, of Maryborough, tion, of Maryborough, s to the passing of the le hundred and nine, f Mining Partnerships, id company, of Marynee with the provisions and direct that such terms of the said Act. One thousand eight
Act twenty-four	any wa	s form	ed p	revious	s to the passing of the
entitled An Act	to limi	t the.	num Liabi	ner or Slitu o	o hundred and nine,
hereby express o	ur cor	sent :	that	the sa	id company, of Mary-
of the said Act;	and n	terea Te her	ru ac ebv c	cordai	ace with the provisions
registration shall	be per	forme	dung	ler the	terms of the said Act.
hundred and sixt	y-three	ı day F.	01 1	ugust,	One thousand eight
Signator	·Cu			Cast	Witness.
William Clarke, j Eml. L. Cohen Samuel Levy Edward Cohen H. Hammill Joseph Cohen	u <b>n</b> .			(L.S.)	Henry F. Clarke. Henry F. Clarke.
Samuel Levy	•••	•	•••	(L.S.)	Henry F. Clarke.
Edward Cohen	•••			(L.s.)	E. P. Levy. Wm. Clarke, jun.
H. Hammill Joseph Cohen	•••		•••	(L.S.)	Wm. Clarke, jun. Wm. Clarke, jun.
Adolphus Marks,		attor	ney,		• •
J. Cohen Soln. Belinfante	`	•••	•••	(L.S.)	Wm. Clarke, jun. Wm. Clarke, jun.
Isaac Lyons	Dilin.	dil.		(L.S.)	Wm. Clarke, jun.
B. Benjamin	Philip	Cone	n	(L.S.)	Wm. Clarke, jun.
Samuel Cohen H. C. Fracer		•••	•••	(L.S.)	Win. Clarke, Jun.
Soln. Belinfante Isaac Lyons Jessie Cohen, pro B. Benjamin Samuel Cohen H. C. Fraser	•••		•	(L.S.)	wm. Clarke, jun.
N	ames of	Shareho	olders.		Witness.
William Clarke Bertram Nathan	•••		•••	•••	Wm. Clarke, jun.
Bertram Nathan Ellen Nathan, by I David Rosenthall Hayman Feldheir John Handsford William Dopping T. J. Nankivell M. Cantlon Richard Harney	ier atte	rnev,	B. N	athan	wm. Clarke, jun. C. B. Hutton.
Hayman Feldhein	n				C. B. Hutton,
John Handsford					C. B. Hutton,
T. J. Nankivell			•••		C. B. Hutton,
M. Cantlon Richard Harney	•••				C. B. Hutton.
Richard Harney a A. Berens	nd Co.		•••		C. B. Hutton, C. B. Hutton
A. Berens Alexr. L. Henriqu		***			C. B. Hutton.
Edward Isaacs Robert C. Carr				•••	C. B. Hutton,
Robert C. Carr R. Sham		•••		•••	C. B. Hutton.
R. Sham A. Battersley		,			C. B. Hutton.
Alfred Watson	•••	3			C. B. Hutton.
Henry Elder	nd Co.				C. B. Hutton.
Louisa Kersley		•••	•••		Henry H. Griffiths,
Mark Moss	,				C. B. Hutton.
Alfd. Harper	•••				C. B. Hutton.
Henry Smith					C. B. Hutton.
Andrew Paton by	his oo	ant T	T 9.	1777.00	
	•••		I. Se (	lwyn (L.s.)	C. B. Hutton.
Andrew Paton, by Smith Wm. Saml. Heale Willm. Daish			• • • •	lwyn (L.S.)	C. B. Hutton. E. D. Puckle. C. B. Hutton
Wm. Saml. Heale	•••			lwyn (L.s.) 	C. B. Hutton. E. D. Puckle. C. B. Hutton.
Wm. Saml. Heale Willm. Daish	 				E. D. Puckle. C. B. Hutton. No. 93
Wm. Saml. Heale Willm. Daish	Н МІ	SING	 , SL1	UICIN	E. D. Puckle. C. B. Hutton. No. 93
Wm. Saml. Heale Willm. Daish	Н МІ	SING	 , SL1	UICIN	E. D. Puckle. C. B. Hutton. No. 93
Wm. Saml. Heale Willm. Daish	Н МІ	SING	 , SL1	UICIN	E. D. Puckle. C. B. Hutton. No. 93
Wm. Saml. Heale Willm. Daish	Н МІ	SING	 , SL1	UICIN	E. D. Puckle. C. B. Hutton. No. 93
MARYBOROUG.  MARYBOROUG. CR THE undersig Quartz Crushing Mining Partnershi solemnly and since	H MI: USHI med W ister th Assoc ps Lin rely de	NING A illiam ne Mariation, nited colare	, SLI SSO Clark ybor und Liabi that	UICIN CIAT ke, jun ough I der the lity A the fol	E. D. Puckle. C. B. Hutton. No. 93 NG, AND QUARTZ ION. hereby make applidining, Sluicing, and provisions of the ct, 1860; and I do lowing statement is,
MARYBOROUG.  MARYBOROUG. CR THE undersig Quartz Crushing Mining Partnershi solemnly and since	H MI: USHI med W ister th Assoc ps Lin rely de	NING A illiam ne Mariation, nited colare	, SLI SSO Clark ybor und Liabi that	UICIN CIAT ke, jun ough J der the lity A the fol	E. D. Puckle. C. B. Hutton. No. 93 NG, AND QUARTZ ION. hereby make applidining, Sluicing, and provisions of the ct, 1860; and I do lowing statement is,
MARYBOROUG.  MARYBOROUG. CR THE undersig Quartz Crushing Mining Partnershi solemnly and since	H MI: USHI med W ister th Assoc ps Lin rely de	NING A illiam ne Mariation, nited colare	, SLI SSO Clark ybor und Liabi that	UICIN CIAT ke, jun ough J der the lity A the fol	E. D. Puckle. C. B. Hutton. No. 93 NG, AND QUARTZ ION. hereby make applidining, Sluicing, and provisions of the ct, 1860; and I do lowing statement is,
MARYBOROUG  MARYBOROUG  THE undersig cation to reg Quartz Crushing Mining Partnershi solemnly and since to the best of my ticular, namely :— 1. That the nan Maryborough Minitar?	H MI: USHI med W ister th Assoc ps Lin rely de belief ne and ng, Sh	NING A illiam ne Mariation nited eclare and style nicing,	, SLI SSO Clarl ybor und Liabi that know	UICIN CIAT ke, jun ough J der the lity A the fol ledge, ne said	E. D. Puckle. C. B. Hutton. No. 93 VG, AND QUARTZ ION, hereby make applidining, Sluicing, and e provisions of the ct, 1860; and I do lowing statement is, true in every partl company is "The z Crushing Associa-
MARYBOROUG.  THE undersig cation to reg Quartz Crushing Mining Partnersh solemnly and since to the best of my ticular, namely:—  1. That the nam Maryborough Minition."  2. The place of of a street of the place of or a street of the place of the	H MIX. USHI med W ister th Assoc ps Lin rely de belief ne and ng, Sh peratio	NING A illiam le Man lation, nited eclare and lationg, ms is a	, SLI SSO Clarl ybor und Liabi that know of the	UICIN CIAT ke, jun ough J ler the lity A the fol ledge, ne said Quart	E. D. Packle. C. B. Hutton. No. 93 NG, AND QUARTZ ION. Inhereby make appli- dining, Sluicing, and e provisions of the ct, 1860; and I do lowing statement is, true in every par- 1 company is "The z Crushing Associa- ough.
MARYBOROUG.  THE undersig cation to reg Quartz Crushing Mining Partnersh solemnly and since to the best of my ticular, namely:—  1. That the nam Maryborough Minition."  2. The place of of a street of the place of or a street of the place of the	H MIX. USHI med W ister th Assoc ps Lin rely de belief ne and ng, Sh peratio	NING A illiam le Man lation, nited eclare and lationg, ms is a	, SLI SSO Clarl ybor und Liabi that know of the	UICIN CIAT ke, jun ough J ler the lity A the fol ledge, ne said Quart	E. D. Packle. C. B. Hutton. No. 93 NG, AND QUARTZ ION. Inhereby make appli- dining, Sluicing, and e provisions of the ct, 1860; and I do lowing statement is, true in every par- 1 company is "The z Crushing Associa- ough.
MARYBOROUG.  THE undersig cation to reg Quartz Crushing Mining Partnersh solemnly and since to the best of my ticular, namely:—  1. That the nam Maryborough Minition."  2. The place of of a street of the place of or a street of the place of the	H MIX. USHI med W ister th Assoc ps Lin rely de belief ne and ng, Sh peratio	NING A illiam le Man lation, nited eclare and lationg, ms is a	, SLI SSO Clarl ybor und Liabi that know of the	UICIN CIAT ke, jun ough J ler the lity A the fol ledge, ne said Quart	E. D. Packle. C. B. Hutton. No. 93 NG, AND QUARTZ ION. Inhereby make appli- dining, Sluicing, and e provisions of the ct, 1860; and I do lowing statement is, true in every par- 1 company is "The z Crushing Associa- ough.
MARYBOROUG.  THE undersig cation to reg Quartz Crushing Mining Partnersh solemnly and since to the best of my ticular, namely:—  1. That the nam Maryborough Minition.  2. The place of of 3. The nominal counds, in twenty—  4. The amount ight hundred and 5. The name of tl.  5. The office of the Counce of the co	H MIX. USHI med W ister th Assoc ps Lin rely de belief ne and ng, Sh peratio	NING A illiam le Man lation, nited eclare and lationg, ms is a	, SLI SSO Clarl ybor und Liabi that know of the	UICIN CIAT ke, jun ough J ler the lity A the fol ledge, ne said Quart	E. D. Packle. C. B. Hutton. No. 93 NG, AND QUARTZ ION. Inhereby make appli- dining, Sluicing, and e provisions of the ct, 1860; and I do lowing statement is, true in every par- 1 company is "The z Crushing Associa- ough.
MARYBOROUG  THE undersig Quartz Crushing Mining Partnershis solemnly and since to the best of my ticular, namely:— 1. That the nan Maryborough Mini tion. 2. The place of o 3. The nominal counds, in twenty— 4. The amount ight hundred and 5. The name of ti 6. The office of the ounner.	H MIX. USHI med W ister th Assoc ps Lin rely de belief ne and ng, Slu peratio apital five the already ninety ne man ne com	NING A illiam le Mariation mited eclare and le style licing, us is a of the cusand paid pany i	, SLI ASSO Clarly ybor und Liabi that know of the and the that was said and the sai	UICIN CELAT ke, jun ough I der the lity A the fol ledge, he said Quart rybord compares of 'is Th mds an litanu (86, El	E. D. Puckle. C. B. Hutton. No. 93 NG, AND QUARTZ ION. hereby make applidining, Sluicing, and e provisions of the ct, 1860; and I do lowing statement is, true in every partl company is "The z Crushing Associating high provisions of the company is Fifty thousand two pounds each intry-seven thousand dininepence. Clarke. Lizabeth street, Mel-
MARYBOROUG  THE undersig cation to reg Quartz Crushing Mining Partnershi solemnly and since to the best of my ticular, namely:  1. That the nan Maryborough Mini tion.  2. The place of of 3. The nominal coounds, in twenty- 4. The amount sight hundred and 5. The office of the tourne.  7. The name of the tourne.  7. The names an und the number on	H MIX. USHI med W ister th Assoc ps Lin rely de belief ne and ng, Slu peratio apital five the already ninety ne man ne com	NING A illiam le Mariation mited eclare and le style licing, us is a of the cusand paid pany i	, SLI ASSO Clarly ybor und Liabi that know of the and the that was said and the sai	UICIN CELAT ke, jun ough I der the lity A the fol ledge, he said Quart rybord compares of 'is Th mds an litanu (86, El	E. D. Puckle. C. B. Hutton. No. 93 NG, AND QUARTZ ION. hereby make applidining, Sluicing, and e provisions of the ct, 1860; and I do lowing statement is, true in every partl company is "The z Crushing Associating high provisions of the company is Fifty thousand two pounds each intry-seven thousand dininepence. Clarke. Lizabeth street, Mel-
MARYBOROUG  THE undersig Quartz Crushing Mining Partnershi solemnly and since to the best of my ticular, namely :— 1. That the nan Maryborough Mini tion.? 2. The place of of 3. The nominal counds, in twenty— 4. The amount sight hundred and 5. The name of t 6. The office of the ournes. 7. The names an und the number of ollow:—	H MI: USHI med W ister th Assoc ps Limerely de rely de ng, Sh operatio apital five that apital five the man ae com d seve f share	NING A Milliam te Mariation, inted colure and is style ticing, on s is a of the susand is seven to part of the colure ager it pany it is a pany it i	, SIJI SSO Clarlybor Liabit that know of that and said said said said said said said by	UICIAT ke, jun ough J der the lity A the fol ledge, ne said Compare rybord compares of ' is Th nds an litam ( 86, El	E. D. Puckle. C. B. Hutton. No. 93 NG, AND QUARTZ ION. hereby make applidining, Sluicing, and e provisions of the ct, 1860; and I do lowing statement is, true in every partle company is "The z Grushing Associatory is Fifty thousand wo pounds each irty-seven thousand dininepence. Larke. Lizabeth street, Melf the sharcholders, at this date, are as
MARYBOROUG  THE undersig Quartz Crushing Mining Partnershis solemnly and since to the best of my ticular, namely :— 1. That the nan Maryborough Mining. 2. The place of oj 3. The nominal counts, in twenty- 4. The amount sight hundred and 5. The name of ti 6. The office of thourne. 7. The names an ind the number of oldlow:— Nam C. F. Andrews	H MI: USHI Assoc peration peration apital five the already in the	NING A Mailliam te Man iation, inted vectore declare to the string, on s is a of the susand seven the seve	, SLI SSO Clarlybor und Liabit that know of the and is said is share up in pour s Wi s at esiden by	UICIN CIAT ke, jun ough 1 leer th the fol ledge, ne saie Quart ryborr companies is Th is Th 86, El	E. D. Puckle. C. B. Hutton. No. 93 NG, AND QUARTZ ION. hereby make applidining, Sluicing, and e provisions of the ct, 1860; and I do lowing statement is, true in every partl company is "The z Crushing Associated by is Fifty thousand two pounds each irty-seven thousand dinepence. Clarke. Lizabeth street, Melf the sharcholders, at this date, are as
MARYBOROUG  THE undersig Quartz Crushing Mining Partnershis solemnly and since to the best of my ticular, namely :— 1. That the nan Maryborough Mining. 2. The place of oj 3. The nominal counts, in twenty- 4. The amount sight hundred and 5. The name of ti 6. The office of thourne. 7. The names an ind the number of oldlow:— Nam C. F. Andrews	H MI: USHI Assoc peration peration apital five the already in the	NING A Mailliam te Man iation, inted vectore declare to the string, on s is a of the susand seven the seve	, SLI SSO Clarlybor und Liabit that know of the and is said is share up in pour s Wi s at esiden by	UICIN CIAT ke, jun ough 1 leer th the fol ledge, ne saie Quart ryborr companies is Th is Th 86, El	E. D. Puckle. C. B. Hutton. No. 93 NG, AND QUARTZ ION. hereby make applidining, Sluicing, and e provisions of the ct, 1860; and I do lowing statement is, true in every partl company is "The z Crushing Associated by is Fifty thousand two pounds each irty-seven thousand dinepence. Clarke. Lizabeth street, Melf the sharcholders, at this date, are as
MARYBOROUG  THE undersig Quartz Crushing Mining Partnershis solemnly and since to the best of my ticular, namely :— 1. That the nan Maryborough Mining. 2. The place of oj 3. The nominal counts, in twenty- 4. The amount sight hundred and 5. The name of ti 6. The office of thourne. 7. The names an ind the number of oldlow:— Nam C. F. Andrews	H MI: USHI Assoc peration peration apital five the already in the	NING A Mailliam te Man iation, inted vectore declare to the string, on s is a of the susand seven the seve	, SLI SSO Clarlybor und Liabit that know of the and is said is share up in pour s Wi s at esiden by	UICIN CIAT ke, jun ough 1 leer th the fol ledge, ne saie Quart ryborr companies is Th is Th 86, El	E. D. Puckle. C. B. Hutton. No. 93 NG, AND QUARTZ ION. hereby make applidining, Sluicing, and e provisions of the ct, 1860; and I do lowing statement is, true in every partl company is "The z Crushing Associated by is Fifty thousand two pounds each irty-seven thousand dinepence. Clarke. Lizabeth street, Melf the sharcholders, at this date, are as
MARYBOROUG.  THE undersig cation to reg Quartz Crushing Mining Partnershi solemity and since to the best of my ticular, namely:—1. That the nan Maryborough Minition.  2. The place of oil and the nan Maryborough Minition.  3. The nominal counds, in twenty—4. The amount bight hundred and 5. The name of the office of the tourne.  7. The names and the number of ollow:—  Nam C. E. Andrews, George Barrett, M. I. Bruce, M Alexander Batt Benjamin Benjastre.	H MITI USHI med W ister the Assoc psecific and a secific a peratio apital peratio apital itie the alaready ninety de man ee com f share and Maryl Alma elbour arsby, amins,	NING A mildling me Mariation, maide diation, maide diation, maide diation, maide diation diati	, SIJI , SSO Clariyybor, und Liabb that know of that Masaid up pour bord swill sat by  the boro arket urnee burnee	UICIN GIAT ke, jun ough j er th lity A lity A guart ryborc compa is Th militan ( 86, El nces o each  ugh street , Litt	E. D. Puckle. C. B. Hutton. No. 93  NG, AND QUARTZ  ION.  hereby make applidining, Sluicing, and e provisions of the ct, 1860; and I do lowing statement is, true in every partle company is "The z Crushing Associating high street in every partle company is fifty thousand two pounds each, irrly-seven thousand d ninepence.  Izabeth street, Melf the sharcholders, at this date, are as  No. of Shares.  No. of Shares.  100  111  115  115  116  116  117  118  119  119  119  119  119  119
MARYBOROUG.  THE undersig cation to reg Quartz Crushing Mining Partnersh solemnly and since to the best of my it it is the name of ounds, in twenty-4. The amount is the manner of the manner of the manner of the my it is the manner of the my it is the my it is the my it is the manner of the my it is the	H MIX  H MIX  med W  sister th  Assoc  ps Lin  belief  a and ng, Sh  peration  ininety  in man and any  d seve  f share  a and R  Maryh  Alma  a mins,  minety  man minety  ma	NING A Milliam le Mariation, mited colare and licing, ms is a of the cusand seven in a colar le man le mariation in a colar le mariation in a colar le mariation in a colar le mariation in a mariation in a colar le mariation in a ma	, SIJI , SSO Clarrybor under that that the theta the that the that the that the that the that the theta the that the the that the the that the the that the the the the the the the the the th	UICIN CIAT Ke, jun ough 1 deer the lity A the folledge, ne said Quart ryborr compares of 1 nds an litan (886, 80 each uigh street the compares of 1 nds an litan (186, 186, 186, 186, 186, 186, 186, 186,	E. D. Packle. C. B. Hutton. No. 93  NG, AND QUARTZ ION.  hereby make applidining, Sluicing, and e provisions of the ct, 1850; and I do lowing statement is, true in every particular of the company is "The z Crushing Associative, and the company is Fifty thousand two pounds each irty-seven thousand diniepence. Clarke. Larke. Larke. Larke. Larke.  No. of Shares.  No. of Shares.  No. of Shares.  100  15 the Collins 15 the Collins 160
MARYBOROUG.  THE undersig cation to reg Quartz Crushing Mining Partnersh solemnly and since to the best of my ticular, namely:—  1. That the nam Maryborough Minison.  2. The place of of 3. The nominal counds, in twenty-4. The amount sight hundred and 5. The nome of the other of the series of the number of ollow:—  Nam C. E. Andrews, George Barrett, M. I. Bruce, M. Alexander Batt Benjam Benjatts C. Gustave Beckx, Abraham Bere street.	H MIX H USHI med W ister th Assoc ps Lin belief ae and ng, Slu peratio apital dive th already ininety he man Maryl Alma, amins, minst, Maryl Alma, minst, mi	NING A illiam te Man and illiam te man ager i pany illiam te mager i pany illiam te man ager i pany illiam te man ager i pany il	, SLITANDER CONTROL CO	UICIN CIAT Ke, jun ough 1 deer the lity A the folledge, ne said compares of 1 is The mids an litan (886, El neces o each ugh street the lity A	E. D. Packle. C. B. Hutton. No. 93  NG, AND QUARTZ ION.  hereby make applidining, Sluicing, and e provisions of the ct, 1850; and I do lowing statement is, true in every particular and the company is "The z Crushing Associatingh.  I company is "The z Crushing Associatingh.  In y is Fifty thousand two pounds each.  irty-seven thousand diniepence.  Clarke.  Izabeth street, Melf the sharcholder, at this date, are as  No. of Shares.  No. of Shares.  100  15 the Collins  16 Collins  17 the Shareholder, at this date, are as  No. of Shares.  100  115 the Collins  115 the Collins  115 the Collins  116 the Shareholder, are as
MARYBOROUG.  THE undersig cation to reg Quartz Crushing Mining Partnersh solemnly and since to the best of my ticular, namely:—  1. That the nam Maryborough Minition.  2. The place of of 3. The nominal counds, in twenty-4. The amount sight hundred and 5. The nofice of the output of the ticular of the number of ollow:—  Nam C. E. Andrews, George Barrett, M. I. Bruce, M. Alexander Batt Benjistreet.  Gustave Beekx, Abraham Bere street.  Solomon Belim	H MIX H USHI med W ister th Assoc ps Lin belief ae and ng, Slu peratio apital dive th already ininety he man Maryl Alma, amins, minst, Maryl Alma, minst, mi	NING A illiam te Man and illiam te man ager i pany illiam te mager i pany illiam te man ager i pany illiam te man ager i pany il	, SLITANDER CONTROL CO	UICIN CIAT Ke, jun ough 1 deer the lity A the folledge, ne said compares of 1 is The mids an litan (886, El neces o each ugh street the lity A	E. D. Packle. C. B. Hutton. No. 93  NG, AND QUARTZ ION.  hereby make applidining, Sluicing, and e provisions of the ct, 1850; and I do lowing statement is, true in every partle company is "The 2 Crushing Associating high many is Fifty thousand law pounds each intra-seven thousand dunlepence. Clarke. Clarke. Clarke. Label of the sharcholders, at this date, are as  No. of Shares.  No. of Shares.  100  15  16  16  17  18  18  19  19  100  100  100  100  10
MARYBOROUG.  THE undersig cation to reg Quartz Crushing Mining Partnersh solemnly and since to the best of my ticular, namely:—  1. That the nam Maryborough Minition.  2. The place of of 3. The nominal counds, in twenty-4. The amount sight hundred and 5. The name of the Counds, in twenty-4. The name of the Counds of the mane of the Counds of the mane of the Counce.  7. The names and the number of ollow:—  Nam  C. E. Andrews, George Barrett, M. I. Bruce, M. Alexander Batt Benjastrett  Gustave Beckx, Abraham Bere street  Solomon Belin street  Jessie Cohen, M. Jes	H MIT USHI med W ister th Assoc ps Lin rely de ps L	NING A illiam te Manane Malbo Melbo Melb	Slar SSO Clar Sybor under that that that that that said and so the source by source of the source of	UICIN CIAT Ke, jun Julian Ke, jun Ju	E. D. Puckle. C. B. Hutton. No. 93  NG, AND QUARTZ ION.  hereby make applidining, Sluicing, and e provisions of the ct, 1860; and I do lowing statement is, true in every particular to company is "The z Grushing Associative, seven thousand two pounds each. irty-seven thousand dininepence. Lizabeth street, Melf the sharcholders, at this date, are as  No. of Shares.  No. of Shares.  100  15 le Collins  16 Collins  17 100  18 100  19 100  100  100  100  100  100  1
MARYBOROUG.  THE undersig cation to reg Quartz Crushing Mining Partnershisolemity and since to the best of my ticular, namely:—  1. That the nam Maryborough Minition.  2. The place of oil and the namely:—  1. The nominal counds, in twenty—  4. The amount bight hundred and 5. The name of the office of the tourne.  7. The names and the number of ollow:—  Nam C. E. Andrews, George Barrett, M. I. Bruce, Malexander Batt Benjamin Benjami	H MII:  USHI med W sister tt Assoc ps Lin peralic pera	NING A Milliam te Main attornited to style and list attornited to scolare and list attornited to seven as a si the seven as a si the seven as the se	, SLIII ASSO Clarlybor und Liabbit that that that that said and is shan up pour source to be sou	UICIN CLAT Ke, jun Julicin Ke, El Little Ke, Little K	E. D. Puckle. C. B. Hutton. No. 93  NG, AND QUARTZ ION.  hereby make applidining, Sluicing, and e provisions of the ct, 1860; and I do lowing statement is, true in every partle company is "The z Crushing Associating the company is fifty thousand two pounds each, irry-seven thousand diningence. Clarke.  Izabeth street, Melf the sharcholders, at this date, are as  No. of Shares.  No. of Shares.  100  101  101  102  103  104  105  106  107  107  108  109  100  100  100  100  100  100
MARYBOROUG.  THE undersig cation to reg Quartz Crushing Mining Partnershisoleming Maryborough Minition.  That the nam Maryborough Minition.  The place of oil the heat of my ticular, namely:—  1. That the nam Maryborough Minition.  2. The place of oil the named oil to my ticular namely.—  4. The amount of the oil the oil the named oil oil the named oil	H MIN.  H MIN.  H MIN.  H MIN.  H MSON   NING A Nilliam te Mai dilliam te Mai	, SLisso Clari, ybor Liabi that know of that know of that said I shan up pour saidel shan up to bor our need to be the bor our need that the bor our need that the bor ollins Elizablou	UIGIN CIAT Ke, jun Julian Ke, El Little ders la Little Little Ke, Little ders la Little Ke, L	E. D. Fuckle. C. B. Hutton. No. 93  NG, AND QUARTZ  ION.  hereby make applidining, Sluicing, and e provisions of the ct, 1850; and I do lowing statement is, true in every partle company is "The z Crushing Associating the company of the company is Fifty thousand two pounds each intry-seven thousand dimepence. Clarke.  Izabeth street, Melf the sharcholders, at this date, are as  No. of Shares.  No. of Shares.  100  15  16  16  17  18  18  19  19  10  10  10  11  10  11  10  11  10  11  10  11  10  11  1	
MARYBOROUG.  THE undersig cation to reg Quartz Crushing Mining Partnershi solemnly and since to the best of my ticular, namely:—  1. That the nam Maryborough Minition."  2. The place of oil and the namely in then	H MII:  USHI med W Msster th Assoc ps Lini nely de belief ne and ng, Sh peratio ne and antical already ninety ne man d sever f share we and R Maryt amins, Melb ns, M fante, e, jun ninghe	NING A Milliam te Main attorn inted varieties and leading and style attorney to paid a seven ager it. Melbo	, SLisso Clari, y und Liabi that know of the said I shau up to the	UIGIN CIAT Ke, jun output litty A full litty	E. D. Puckle. C. B. Hutton. No. 93  NG, AND QUARTZ ION.  hereby make applidining, Sluicing, and e provisions of the ct, 1850; and I do lowing statement is, true in every particular to company is "The z Crushing Associatory is Fifty thousand with the company is Fifty thousand on the pounds each intry-seven thousand dininepence. Clarke.  Izabeth street, Melf the shareholders, at this date, are as  No. of Shares.  No. of Shares.  100  15  16  16  17  18  18  19  19  100  100  110  110  11
MARYBOROUG.  THE undersig cation to reg Quartz Crushing Mining Partnersh solemnly and since to the best of my ticular, namely:—  1. That the nam Maryborough Minition.  2. The place of of 3. The nominal counds, in twenty—  4. The amount bight hundred and 5. The name of the outling of the counds, in twenty—  4. The mount bight hundred and 5. The name of the outline outline of the outline ou	H MII:  USHI med W Msster th Assoc ps Lini nely de belief ne and ng, Sh peratio ne and antical already ninety ne man d sever f share we and R Maryt amins, Melb ns, M fante, e, jun ninghe	NING A Milliam te Main attorn inted varieties and leading and style attorney to paid a seven ager it. Melbo	, SLisso Clari, y und Liabi that know of the said I shau up to sai	UIGIN CIAT Ke, jun output litty A full litty	E. D. Puckle. C. B. Hutton. No. 93  NG, AND QUARTZ ION.  hereby make applidining, Sluicing, and e provisions of the ct, 1850; and I do lowing statement is, true in every particular to company is "The z Crushing Associatory is Fifty thousand with the company is Fifty thousand on the pounds each intry-seven thousand dininepence. Clarke.  Izabeth street, Melf the shareholders, at this date, are as  No. of Shares.  No. of Shares.  100  15  16  16  17  18  18  19  19  100  100  110  110  11

Name and Residence.	No. of Sh	ź
Edward Cohen, Melbourne, Collins street	1423	
Edward Cohen, Melbourne, Collins street Nathan Cohen, Melbourne, Collins street Emanuel L. Cohen, Melbourne, Filipatet		
Emanuel J. Cohen, Melbourne, Elizabeth str	eet 43	
Matthew Contlor Mally Collingwood	75	
Robert Christian Con- Mathematical Street	t 113	
Michael Curtain, Melhourne, Victoria navedo	195	
National Cohen, Melbourne, Collins street Emanuel L. Cohen, Melbourne, Elizabeth str Elizabeth L. Cohen, East Collingwood Matthew Cantlon, Melbourne, Swanston street Robert Christian Carr, Melbourne Michael Curtain, Melbourne, Victoria parade Daniel Stoddart Campbell, Melbourne, Ba place	200	
_place	340	
Daniel Stoddart Campbell, Melbourne, Ba place	24	
William Daish, Melbourne, Collins street	50	
Henry Elder, Melbourne, Bourke street	1601	
Hanny C. Branco M. Melbourne, Queen street	20	
Simeon Frankel Melhaure, Collins street	100	
John Grant, Maryborough	100	
Andrew Gay, Dunolly	100	
Andrew Gay, Dunolly Peter Greig, Melbourne, William street	70 100	
Alfred Harper, Melbourne, Bank place	170	
Edward Harcourt, Birmingham	17	
Alfred Harper, Melbourne, William street Edward Harcourt, Birmingham Alexander Lindo Henriques, Melbourne, Bour street	ke	
Robert Hurle, Maryborough William Samuel Hole Mall	20	
William Samuel Heale, Melbourne, Collins stre	100	
John Handsford Melbourne Collins street	et 15	
Richard Harney, Melbourne, Elizabeth street	10 170	
John Handsford, Melbourne, Collins street Richard Harney, Melbourne, Elizabeth street Richard Harney and Co., Melbourne, Elizabet street	170	
street	320	
John Hastie, Melbourne, Collins street	50	
John Hastie, Melbourne, Collins street William Hammill, Melbourne, Collins street Solomon Iffe (in trust) Melbourne	25	
	1a ]	
parade Solomon Belinfante (in trust), Melbourne, Collinstreet	is > 100	
street	7 100	
street Samuel Magnus (in trust), London Edward Isaacs, Melbourne, Queen street John Hendraws Jones, Maryborough	:: J	
Edward Isaacs, Melbourne, Queen street	42	
John Hendraws Jones, Maryborough	30	
Pohort Vanders M.	100	
Francis Korsley, Maryborough	735	
Henry Kersley, Maryborough	436	
Francis Kersley, Maryborough Henry Kersley, Maryborough Louisa Kersley, Maryborough Lsuc Lyons, Melbourne, Bourke street Samuel Levy, Melbourne, Little Collins street Binnes Logan, Maryborough Richard Thomas Levis Melbourne, Rounke street Richard Thomas Levis Melbourne, Rounke street	60 130	
Isaac Lyons, Melbourne, Bourke street	1387	
Samuel Levy, Melbourne, Little Collins street	644	
James Logan, Maryborough	200	
Richard Thomas Lewis, Melbourne, Bourke street Mark Moss, Melbourne, Bourke street west	t 100	
E. L. Montefoire, Molhamme, G. H.	20 '	
Henry Meinertzhogen, Melbourne, Elizabet	. 50	
street Bieloourne, Elizabet	n 315	
John Morris, Maryborough J. B. Motherwell, Melbourne, Collins street Bertram Nathan, Melbourne, Swanston street Ellen Nathan Melbourne, Swanston street	315	
J. B. Motherwell, Melbourne, Collins street	100	
Bertram Nathan, Melbourne, Swanston street	. 770	
T. J. Nankavilla Malhaman Elisabet	. 31	
James P Nolan Melbourne, Elizabeth street	. 125	
Bertram Nathan, Melbourne, Swanston street. Ellen Nathan, Melbourne, Swanston street T. J. Nankeville, Melbourne, Elizabeth street. James P. Nolan, Melbourne, Bourke street Palmer Pratt, Melbourne, Bourke street Andrew Paton, Melbourne, Queen street H. L. Prentice, Ayenel, Johish Station	. 169	
Andrew Paton, Melbourne, Queen street	. 28 . 113	
H. L. Prentice, Avenel, Johish Station Charles Ridgway, Melbourne, St. Peter's Parson	. 50	
Onaries Ridgway, Melbourne, St. Peter's Parson	-	
Charles Gordon Peca St. Will	. 10	
Charles Gordon Ross, St. Kilda Robert Ritchie, Dunolly David Rosenthall, Melbourne, Little Collin street	. 40	
David Rosenthall, Melbourne, Little Collin	. 20	
street	. 250 .	
Richard Shan, Melbourne, Collins street Joseph Sutherland, Melbourne, Collins street Richard Shotton, Melbourne, Collins street Hichard Shotton, Prahran	. 300	
Oseph Sutherland, Melbourne, Collins street	. 45	
Henry Smith, Prahran Richard Southee, Maryborough Richard John Saunders, Melbourne, Swanstor	. 118	
Richard Southee Maryborough	. 110	
Richard John Saunders, Melbourne, Swanston		
street	. 28	
Alfred Watson, Melbourne, Swanston street	. 39	
William Crain Wilson, Melbourne, Swanston s. reet	832	
Street	. 80	
rmer shareholders whose shares have been forfeit	ted :—	
lichael Connell Malton Doon Cooole		
1. J. Dambert, Melbourne, Elizabeth street	. 10 10	
Charles P. Brooks, Melbourne Edwin Bryant, Melbourne, Hall of Commerce	10	
Augustus Graen	10	
Control of the contro	75	
Alice Henriques, Sydney	50 20	
D. Amos Henriques, London	100	
Alice Henriques, Sydney  ). Amos Henriques, London  ndrew Hamilton, Melbourne, Bourke street  E. Klingender, Melbourne, Little Collins street  annes Little, Melbourne, Little Collins street  harlotte Lempriere, Melbourne, Elizabeth street  harlotte Lempriere, Melbourne, Elizabeth street  henias Solomon, Melbourne, Collins street  coseph Ashley Hennett, Maryborough  teorge Young, Melbourne, Collins street  conge Young, Melbourne, Collins street  ohn Thomas Adcock  ohn Thomas Adcock	40	
anes Little Melbourne, Little Collins street	20	
Charlotte Lempriere, Melhourna Fligabath	20	
V. L. Orr, Melbourne, Elizabeth street	50 50	
henias Solomon, Melbourne, Collins street	180	
oseph Ashley Hennett, Maryborough	10	
Charles Alexander Fite P. C.	20	
olin Thomas Adcock	15	
aroline Bowman, Gardiner Dandenong mond		
Daniel Buttler, Newstead, Mount Pleasant	50 50	
rederick Fowler, Maryborough	355	
v. A. French, Swanston street, Melbourne	10	
lugh Erestock Sandhuret	10	
oun Thomas Adcock aroline Bowman, Gardiner. Dandenong road autiel Buttler, Newstead, Mount Pleasant rederick Fowler, Maryborough V. A. French, Swanston street, Melbourne onn Garduer tugh Erestock, Sandhurst avid Henriques, Adelaide Jexander Joske, Melbourne, Little Collins street	15 20	
Jexander Joske, Melbourne, Little Colling street	30 30	

Name and Residence,	o, of Shares.
Hyam Moss Josephs, Melbourne, Little Collins	
street Hugh McBain, Maryborough	100
William Draughten Drice Mellessen	105
William Broughton Price, Melbourne Julius Vogel, Maryborough	60
Henry Ryder Waldron Malhourne Elinder lane	2 6
Henry Ryder Waldron, Melbourne, Flinders lane Matthew Williams, Maryborough	7
Walter Winfield	10
Walter Winfield	30
Alexander Anderson, Ararat	30
Robert Campbell, Melbourne, Elizabeth street	20
Edward A. Dowden, Melbourne, a'Becket street	150
Archidaid Galdraith, Melbourne, Collins street	100
Robert Hare, Melbourne, Temple Court	25
Amos Henriques, Melbourne Anne Leidwich, Melbourne, Collins street	20
Anne Leidwich, Melbourne, Collins street	65
G. M. Nicholls	20
William Perry, Melbourne, Collins street	25 150
	25
Elizabeth Perry, Heidelberg Col. Robbins (dead), Melbourne	70
Robert Rede, Geelong	20
Robert Rede, Geelong Thomas Buchannan, Maryborough	50
William Buckley (dead), Geelong	20
William Buckley (dead), Geelong Samuel Candler, Melbourne	20
Daniel Christian, Maryborough	67
Louis Bagot, Maryborough	50
Thomas Casey, Maryborough	40
Donald Kerson Campbell, Maryborough	125
William Cooper, Melbourne, Queen street John Tannen, Castlemaine James Findley, Mrs. Melbourne, Collins street John Francis, Maryborough	30
John Tannen, Castlemaine	25
James Findley, Mrs., Melbourne, Collins street	50
Louis Josephs, London	10 130
Louis Josephs, Longon	15
Levin Josephs, Hong Kong Benjamin Isaacs, Melbourne, Lonsdale street	20
Solomon Monatta, Port Adelaide	49
Charles Ollis, Melhourne, Apollo Inn	10
F. W. Oxenbould, Richmond	20
F. W. Oxenbould, Richmond J. Pettit, Melbourne, Elizabeth street George Dean Pitt, Melbourne, Bourke street Lawrence H. Quinlan, Back Creek	10
George Dean Pitt, Melbourne, Bourke street	75
Lawrence H. Quinlan, Back Creek	30
James H. Quinian, Back Creek	30
E. Smithers, Melbourne, Elizabeth street H. J. Sewell, Melbourne, Flinders lane	25
L. J. Sewell, Melbourne, Filliders lane	295 100
James Simpson, Sandhurst	5
	50
	50
Edward John Wilson, Richmond, Church street	50
Thomas Clarka Melhourna Rank place	200
Mark Davis, Maryborough	10
F. B. Franklyn, Melbourne, Bourke street	25
C. P. Hackett, Melbourne, Swanston street	20
C. F. Moule, Melbourne, Little Collins street	45
Dalant Bumball Mary borough	135
Thomas Tibbs (doed) Molbourne, William street	20
Thomas Tibbs (dead), Melbourne, Collins street	70
WILLIAM CLARKE	Jun

WILLIAM CLARKE, JUN., Manager.

Witness to signature-

GEORGE FOORD, Assayer, 86, Elizabeth streeet, Melbourne.

NOTICE is hereby given that by an indenture of release and assignment, dated the nineteenth day of January, One thousand eight hundred and sixty-four, and made between the undersigned William Smith, of Prahran, near Melbourne, in the colony of Victoria, tanner, of the first part; Frederick Row and William Ross, both of Melbourne, in the said colony (thereinafter called the said trustees), of the second part; and the several persons and parties whose names and seals are subscribed and affixed to the third schedule thereunder written or thereunto annexed, being severally creditors in their own right, or being agents or attorneys of creditors absent from the said colony, of the said William Smith, of the third part; for the considerations therein mentioned, the said William Smith did convey, assign, and assure unto the said trustees, their heirs, executors, administrators, and assigns, all and singular the real and personal estate and effects of him the said William Smith, whatsoever and wheresoever (wearing apparel and necessaries to an amount not exceeding Twenty-five pounds only excepted), upon trust for the benefit of all his creditors. And notice is hereby further given that the said indenture has been duly executed by the said William Smith, Frederick Row, and William Ross, and attested in manner and according to the provisions of the Act for the further amendment of the Law and for the better advancement of Justice. And notice is hereby further given that the said indenture in now lying at the offices of Mr. Winfield Attenborough, solicitor, 26, Collins street west, Melbourne, for inspection and execution by the creditors of the said William Smith.

Dated at Melbourne aforesaid, this nineteenth day of January, One thousand eight hundred and sixty-four.

Dated at Melbourne aforesaid, this nineteenth day of January, One thousand eight hundred and sixty-four.

WILLIAM SMITH, FREDERICK BOW, WM. BOSS.

Signed by the said William Smith, Frederick Row, and William Ross, in the presence of and at-tested by— John Mackenzie, J.P. No. 8.-JANUARY 22, 1864.-3.

```
WATERLOO GOLD MINING COMPANY.
SETS and Liabilities of the Waterloo Gold Mining Company (limited), Jerusalem Lead, on 16th January, 1864.
      SSETS
Assets
Liabilities
                                 ...
                                        Balance
                                                                              £1,099 0 0
No. 91
                                                          DAVID M. FINDLAY.
```

In the Supreme Court—No. 128.
Between ROBERT MURRAY SMITH and JOHN STRACHAN,

Between Robert Murray Smith and John Strachan, Plaintiffs,

and

Francis Cooke, Defendant.

NOTICE is hereby given that an action has been commenced in this court by the above-named plaintiffs against the above-named defendant, for that the defendant is indebted to the plaintiffs in the sum of Two hundred and fifty-five pounds three shillings, for goods sold and delivered by the plaintiffs to the defendant, and for difference of exchange; and a writ of foreign attachment has been issued, directed to John Franklyn McMullen, of the city of Melbourne, in the colony of Victoria, banker, and to Henry Cooke, of Bond street, in the city of Melbourne, merchant, for the purpose of attaching in the hands of the said John Franklyn McMullen, and Henry Cooke, all and singular the lands and other hereditaments, moneys and chattels, bills, bonds, and other property, of whatsover nature, in the custody or under the control of the said John Franklyn McMullen and Henry Cooke, or either of them, at the time of the service of the said writ belonging to the above-named Francis Cooke, or to or in which such defendant shall at the time be legally or equitably entitled or otherwise beneficially interested (and whether solely or jointly with any person or persons), and all debts of every kind then due by the said John Franklyn McMullen and Henry Cooke, or either of them, to such defendant, although the same or part thereof may be payable only at a future day; and if at any time before final judgment in this action the said Francis Cooke, or any person on his behalf, will give the security required by law, the said Francis Cooke, upon entering an appearance, and upon giving notice thereof to the plaintiffs, may apply to the court and have the attachment dissolved.

Dated this nineteenth day of January, in the year of Our Lord One thousand eight hundred and sixty-four.

EDWARD JOSEPH MURPHY,

No. 100, Great Bourke street west, Melbourne,
Plaintiffs' attorneys.

OST from Fellmonger Creek, Ballarat, on Thursday, 14th January, a chesnut mare, about sixteen hands high, branded  $(\Lambda)$  off shoulder. Apply William Hewett, Mair street,

Ballarat West.

#### ONE POUND REWARD.

OST on Saturday last, a bay mare, branded O on off shoulder, and writing B on off neck, little hair on tail. Finder will receive above reward. Enquire Thomas Bird, Royal George Hotel, Hoddle street, East Collingwood.

### FIVE POUNDS REWARD.

CAUTION TO AUCTIONERS AND POUNDKEEPERS.

OST, supposed to be stolen, from Bald Hills, near Creswick, on the 1st of January, 1864, an iron grey draught horse, branded W near shoulder (scar across the G), blaze down face,

off hind foot white, bang tail, and thick mane, stands fifteen and a half hands, and is five years old. £3 reward will be paid for information which will lead to his recovery, and £5 on conviction

Bald Hills, 20th January, 1864.

### TWO POUNDS REWARD.

STOLEN or strayed from the Wallaby Creek Diggings, on Monday night, the 11th instant, a bay draught horse, white star on forehead, near hind fetlock white, branded 57 and resembling ace of hearts over the figures on off shoulder. Any person restoring the horse to the Shamrook Hotel, Melbournn road, or Mr. Lawrence Dyer's, the Junction Hotel, Glenlyoe road, will receive the above reward; and if stolen 25 will be paid on conviction of the thief or thieves.

### TWO POUNDS REWARD.

STOLEN or strayed from Ballarat road, near Creswick, on the 12th instant, a brown horse, branded W near shoulder, O near cheek, large patch on near rump, star on forehead. The above reward will be given on delivery to Thomas Connor, carter, Creswick.

### Empoundings.

BALLARAT.—Impounded at Bullarat, 18th January, 1864, by the Police.

28. Bay horse, short tail, star, broken knees, collar marked, HS near shoulder, like V off shoulder

29. Bay horse, harness marked, DR near shoulder, like R near back, illegible near hip, some blotches of shoulder On 19th January, by G. G. Morton, Esq.—Trespass 8s.

40. Bay horse, star, sore back, W near shoulder, GC off shoulder If not claimed and expenses paid, to be sold on 17th February, 1864.

J. JOHNSTON, Poundkeeper.

No. 94 7/

```
BEECHWORTH.—Impounded at Beechworth Borough Pound, 16th January, 1864, by J. Rowe, for Dr. G. E. Mackay.—Trespass 1s. each.

43. Bay horse, BT near shoulder, IC near thigh, near hind fetlock white, docked tail

46. Black mare, MR conjoined over 9— near shoulder, 9— near thigh, TK off shoulder

47. Black mare, small star, diamond near shoulder, near hind fetlock white

48. Chesnut mare, JM over WC near shoulder, white streak down face, white hind feet, like M in circle off shoulder

49. Dark bay horse, black points, star, 5 near shoulder

IB

If not claimed and expenses paid, to be sold on 17th February,
        If not claimed and expenses paid, to be sold on 17th February,
                                                                                                            W. J. SHOEBRIDGE,
Poundkeeper.
  BULLOCK CREEK.—Impounded at Bullock Creek, 19th
January, 1864, by G. Hull, Esq.

87. Brown mare, star, stripe and snip, collar marked, both fore
fetlocks and near hind leg white, H in circle off shoulder,
H near shoulder (the H in circle)
                                                 Same day, by John Catto, Esq.
   38. Brown mare, star, collar marked, scar near and off rump,
  38. Brown mare, star, conar marked, sea decided in K near shoulder.
39. Chesnut horse, collar marked, small lump off knee, like H near shoulder, G off shoulder.
If not claimed and expenses paid, to be sold on 17th February,
                                                                                                                  JOHN W. GOWER,
Poundkeeper.
   7/6
                                                                                NOTICE
  BULLOCK CREEK.—No. 3482, chesnut cob, advertised in Government Gazette of 12th January as being branded B off neck, should have been B near neck.

If not claimed and expenses paid, to be sold 3rd February,
                                                                                                                 JOHN W. GOWER,
Poundkeeper.
4/6
   Bullock Creek Pound, 20th January, 1864.
    BUNINYONG.—Impounded at Buninyong. 15th January, 1864, by H. Taylor, for the Managers.—Trespass 6d. per
  head.

29. Black mare, long tail, saddle and collar marked, near shoulder like 7

DUN,

30. Roan horse foal, progeny of No. 29, no brand
On 16th January, by the same.—Trespass 6d.

31. Fleabitten grey horse, saddle marked, small scar on nose, broken knees, shod on fore feet, no visible brands
         If not claimed and expenses paid, to be sold on 17th February,
                                                                                                                          GEORGE-INNES,
  Coleraine, 15th January, 1864,
by A. Turnbull, Esq.—Trespass 1s.
1. Grey horse, dark mane and tail, black points, like BB near shoulder, CG or O on off shoulder
By R. Learmonth, Esq.—Is, per head.
2-4. Three brown bulls, white faces and bellies, no brands
By D. Cameron, Esq.—Trespass 21.
5. Dark brown bull, FK off rump, + off shoulder
By G. Young, Esq.—Trespass 1s, per head.
8. Cream colored mare, black points, mane and tail, MP conjoined off shoulder, very much saddle marked
10. Black filly, lame, small star, no brands visible
11. Black filly, long tail, no visible brands
If not claimed and expenses paid, to be sold on 17th February, 1864.
                                                                                                                         G. W. SINCLAIR, Poundkeeper.
    CLASS'S CREEK.—Impounded at Glass's Creek, 18th
January, 1864, by Mr. Richd. Oswin.—Trespass 1s. 6d.—
4. Chesnut mare, a few white spots about her, shod, NO near
           If not claimed and expenses paid, to be sold on 17th February,
                                                                                                                                  JOHN OAKES,
Poundkeeper.
   HEATHCOTE.—Impounded at Heathcote, 18th January, 1864, by Hugh Robertson, Esq.—Trespass 1s.

7. Bay pony, near fore and hind foot white, hog mane, E off shoulder, W near shoulder, O near neck
    On same date, by Mr. C. C. S. Anning.

8. Brown horse, saddle marked, C or G near shoulder and off
```

neck 9. Chesnut mare, stripe, off hind foot white, hog mane, D near DN  $^{\rm DN}$ 

If not claimed and expenses paid, to be sold on 17th February,

JOHN HAMILTON

Poundkeeper.

shoulder (writing D on top)

```
KERANG.—Impounded at Kerang, Lower Loddon, 15th
January, 1864, by D. Cameron, Esq.—Trespass 1s.
4. Chesnut rig or entire horse, short switch tail, shod all round,
saddle marked, TF conjoined near shoulder
On 18th January, by B. Rochford, Esq.—Trespass Is. each.
5. Bay mare, black points, star, switch tail, shod all round, bell on neck, marked WB, C near shoulder, A near, neck

    Black mare, switch tail, a few white hairs on forehead, white
on near hind fetlock, shod all round, saddle and collar
marked, MM.R or K under near shoulder, heart near

                 ribs or back
ribs or back

7. Black filly, long tail, white on near hind fetlock, small snip on nose, G near cheek

8. Red cow, white on face and tail, both ears marked, like Z half circle over near ribs, VK. 2 under off ribs

9. Red bullock, piece off off ear, white on face and flank, TW off rump, 4 off thigh
        If not claimed and expenses paid, to be sold on 17th February,
                                                                                       HUGH STEVENSON
K YNETON.—Impounded at Kyneton, 15th January, 1864, by T. McCarthy, Esq.—Trespass 3s. 6d.
43. Brown mare, black points, few white hairs in forehead, IS off shoulder, like brand near cheek, filly foal at foot
          On 16th January, by the Kyneton Police.-No trespass.

    Bay horse, hind feet white, star, spectacle brand near neck,
crown near shoulder with P under, fore feet shod, saddle
marked

       If not claimed and expenses paid, to be sold on 17th February,
                                                                                                               W. BATES
                                                                                                                       Poundkeeper.
 EXTON.—Impounded at Lexton, by W. C. Higgins.—
Special damages £.
10. Bay horse, star, IM near shoulder
If not claimed and expenses paid, to be sold on 17th February,
  3/6
                                                                                                                       Poundkeeper.
  INTON.—Impounded at Linton, 15th January, 1864, by
Managers of the Carngham Farmers' Common.—Trespass
6d. each.
 6d. each.
36. Bay horse, long switch, JR conjoined off shoulder, 170 off

36. Bay horse, long switch, JR. conjoined off shoulder, 170 off ribs
37. Black horse, long tail, rope on neck, collar marked, white spots on wither, star, At off shoulder
38. Brown horse, shod, switch, collar marked, both hind pasterns white, I near shoulder, AB off shoulder
39. Bay mare, switch, dD conjoined near shoulder, J under JH conjoined off shoulder
40. White steer, slit in back part off ear, 69 off rump
41. Bed and white steer, quarter out off ear, 69 off rump

       If not claimed and expenses paid, to be sold on 17th February,
                                                                                                           S. MATHEWS.
                                                                                                                       Poundkeeper.
  MALMSBURY.—Impounded at Malmsbury, 16th January,
1864.—Trespass 3s. 6d.
82. Red strawberry cow, CL off rump and off shoulder, and like
CL off back and ribs
       If not claimed and expenses paid, to be sold 17th February,
                                                                                                              R. DAVISON;
Poundkeeper.
 MANSFIELD. — Impounded at Mansfield, 19th January, 1864, by Chas. Thomas, Esq. — Trespass 2s. each.

38. Bay horse, star, little white near fore foot, saddle marked, JA off shoulder, m near shoulder

39. Bay mare, star, black points, WADE near ribs, F near shoulder

60. Characteristic processes and saddle marked H off peek
  40. Chesnut horse, star, collar and saddle marked, H off neck
41. Chesnut mare, star, shod, JK off shoulder, like IM near
       If not claimed and expenses paid, to be sold on 17th February,
                                                                                                                E. MOOREY,
Poundkeeper.
   6/6
   MORANG.—Impounded at Morang, 20th January, 1864, by Mr. Robert Kelly Currie Free,—Trespass 2s, each.
  10. Strawberry poley cow, near ear tipped, HK:conjoined off
rump
11. Strawberry steer, same brand
         Strawberry steer, same brand ::
Strawberry steer, down horns, same brand ::
Red steer, small horns, same brand
White steer, hoop horns, same brand
Red and white spotted steer, cock horns, same brand
Strawberry poley steer, same brand
Yellow steer, cock horns, same brand.
Red cow same brand.
```

19. Red cow, same brand
19. Strawberry steer, same brand
20. White steer, off ear slit, cock horns, writing A off rump
21. Strawberry cow, same brand

8/

	1	15
<ol><li>Strawberry steer</li></ol>	potted cow, same brand, wide horns, same brand k horns, red ears, off tipped, $\widehat{A}$ off rump, 2	WANGARATTA.—Impounded at Wangaratta, 16th Janu ary, 1863, by E. H. McCartney, Esq.—Trespass 2s. 6d each.
off thigh  If not claimed and expenses paid, to be sold on 17th February, 1864.  JOSEPH HUTCHINSON,		<ul> <li>10. Bay horse, star, collar marked, both hind fetlocks white, JM near neck, DR near shoulder, like collar mark or indescribable brands off shoulder</li> <li>11. Bay mare, hollow back, ∞ over like IR near shoulder (the I conjoined to R)</li> </ul>
		1864.
MORTLAKE.—] by M. Young 15. Yellow bull, wh	Impounded at Mortlake, 15th January, 1864, , for John Pagan, Esq.—Damages £5. ite face, WA conjoined near loins, A near	6/6 ALEXANDER TONE, Poundkeepe
rump If not claimed and 1864.	dexpenses paid, to be sold on 17th February,	WYARRNAMBOOL.—Impounded at Warrnambool, 9t January, 1864, by R. E. Hickles, for Hugh McKay. Trespass 9d.
4/	ROBERT NELSON, Poundkeeper.	26. Bay colt, small star, L near shoulder If not claimed and expenses paid, to be sold on 17th Februar; 1864.
PENTRIDGE.—Impounded at Pentridge, 28th December, 1863, by Mr. James Smith.—Trespass 6s.		J. HITCHEN, Poundkeepe
1863, by Mr. J. 684. Yellow roan co	ames Smith.—Trespass 6s. w, tip of off ear off, white belly, GP off ribs	WATTLE CREEK.—Impounded at Wattle Creek, by the
If not claimed and	d expenses paid, to be sold on 17th February,	10. Yellow and white cow, tips off horns, JC off rump
	F. W. BUZAGLO,	11. Red bull calf, progeny, no brand; If not claimed and expenses paid, to be sold on 17th Februar;
4/ 	Poundkeeper.	1864. A. BARKER,
ROKEWOOD -	Impounded at Rokewood, 16th January, L. Hawson, for John McVean, Esq., Polia.—	4/ Poundkeepe
Damages £5.  7. Bay draught rig, tail, near hind hind foot, JC	small star, saddle and collar marked, dock d fetlock white, a little white inside of off off shoulder	THE GOVERNMENT PRINTER acknowledges the receipt of the undermentioned sums:—
If not claimed and	d expenses paid, to be sold on 17th February,	### ### ### ##########################
1864.	D. McANDREW,	January 19.—Geo. Innes 2 0 0
5/	Poundkeeper.	January 19.—D. McAndrew 1 0 0 January 19.—John Daly 1 0 0
SKIPTONImp	ounded at Skipton, 16th January, 1864, by Esq., Manager, Mount Emu.—Trespass 6d.	January 21.—H. M. Wilson 4 0 0 January 21.—S. Mathews 1 0 0
per head.	ear marked, AD off rump	January 21W. J. Shoebridge 1 0 0
<ol><li>Red sided steer,</li></ol>	off ear marked, CT off ribs, D off rump er, off ear marked, 69 off rump	January 21.—Alex. Tone 1 0 0 January 21.—John Hitchin 1 0 0
<ol><li>Red and white s</li></ol>	potted steer, off ear marked, 69 off rump	January 21.—E. Moorey 1 0 0
20. Red steer, on ear 21. Red and spotted	r marked, 69 off rump steer, off ear marked, 69 off rump potted steer, off ear marked, 69 off rump	January 21,—F. W. Buzaglo 1 0 0
22. Red and white s 23. Red steer, off ea	potted steer, off ear marked, 69 off rump r marked, 69 off rump	January 21.—R. Davison 2 0 0 January 21.—Hugh Stevenson 2 0 0
24. White steer, bro 69 off rump	own spots on head and neck, off ear marked,	January 21.—John Oakes 1 0 0
<ol><li>Red and white s</li></ol>	teer, off ear marked, 69 off rump er, off ear marked, like M near ribs, 69 off	J. FERRES, Government Printe 21st January, 1864.
27. Red steer, white	on belly, off ear marked, 69 off rump, like	
	on belly and tail, both ears marked, 69 off	
rump If not claimed and	d expenses paid, to be sold on 17th February,	CONTENTS. PAGE
1864.	JOHN DALY,	Appointments
12 <i> </i>	Poundkeeper.	Weekly Abstract of Births and Deaths 141 Maryborough Mining Bye-laws 142
		Banks Returns 154
SMYTHE'S CRE January, 1864	EEK.—Impounded at Smythe's Creek, 16th by Managers, Burrumbeet Common.—	Lands Reserved
Trespass 6d. 29. Bay horse, star, s	switch tail, like Qupside down near shoulder, off hind leg white, shod, collar and saddle	Approaching Land Sales 158   Schedules of Unsold and Forfeited Lands 158   Crown Grants
marked, CI of 35. Bay mare, blaze		Tenders
On 18th January	v. by Police.—Special damages £1 18s. 6d.	Courts 168
37. Dark bay draug marked, little shoulder, rous	th thorse, small star, shod, collar and saddle white on hind feet, like CA conjoined near and topped M off shoulder	Impoundings 178
11 not claimed and 1864.	d expenses paid, to be sold on 17th February,	
8/	HENRY SANDERS, Poundkeeper.	By Authority: John France, Government Printer, Melbourne.

• • . •