



VICTORIA GOVERNMENT GAZETTE.

Published by Authority.

No. 91.]

FRIDAY, AUGUST 23.

[1867.]

DAY FOR THE COMPLETION OF THE GENERAL ELECTORAL LISTS.

IT is hereby notified, for general information, that by *The Electoral Act 1855* the day fixed for the completion of the General Lists is the 1st of September in each year, instead of the 1st of August, as theretofore.

The 1st of September occurring on Sunday in this year, Monday the 2nd of September will stand in lieu thereof, as provided by the said Act.

All persons taking out Electors' Rights up to Monday the 2nd of September, will therefore be entitled to have their names placed upon the General List for 1867.

J. McCULLOCH.

Chief Secretary's Office,
Melbourne, 15th August, 1867.

OPENING OF TELEGRAPHIC COMMUNICATION WITH COLERAINE.

IT is hereby notified that Telegraphic Communication has been established with Coleraine, and the office at that place is now available to the public.

Rates of charges and further information may be obtained upon application at any of the Telegraph Offices in Victoria.

SAML. W. MCGOWAN,
General Superintendent of Electric Telegraph.
Electric Telegraph Department,
(General Superintendent's Office),
Melbourne, 19th August, 1867.

EXAMINATION OF CANDIDATES FOR THE OFFICE OF MINING SURVEYOR UNDER THE MINING DEPARTMENT OF VICTORIA.

IT is hereby notified that the periodical Examination of Candidates desirous of qualifying themselves for the office of Mining Surveyor, under the Mining Department of Victoria, will embrace the following subjects:—

1. Surface and underground surveying.
2. Plotting and calculation of areas.
3. Levelling.
4. Mensuration of earthwork.
5. Use and adjustment of instruments.
6. Questions in practical mining.

By Order of the Board of Examiners,

J. W. H. WILLIAMS,
Secretary.

Office of Mines,
Melbourne, 22nd August, 1867.

APPLICATIONS FOR AID TO NEW SCHOOLS.

THE Board of Education hereby notify that they have received applications for aid to Schools to be established under the provisions of the Common Schools Act, in the under-mentioned localities, and that the same have been referred to the proper officers for report:—

No. of Application.	Name of Locality.
694	Mansfield.
695	Franklinford.
696	Linton's.
697	Wurder Boluc.
698	Fyansford.
701	Swift's Creek.
702	Burk's Flat.

(By Order of the Board)

B. F. KANE,
Secretary.

Education Office,
Melbourne, 9th August, 1867.

No. 91.—August, 23, 1867.—1.

APPLICATIONS FOR MINING LEASES REFUSED.

IT is hereby notified, in accordance with the Order in Council of the 24th December, 1866, that the undermentioned applications for Leases of Auriferous Crown Lands have been refused:—

BALLARAT DISTRICT—BALLARAT DIVISION.

Application No. 66 for lease No. 465; F. Hitchins; 9a. 1r. 16p.; Cricket Reserve, Ballarat West.

Application No. 67 for lease No. 466; A. T. Morrison; 9 acres; Cricket Reserve, Ballarat West.

Application No. 68 for lease No. 471; the Warrior Gold Mining Company (registered); 9 acres; Cricket Reserve, Ballarat West.

Application No. 69 for lease No. 472; the Sir William Don Gold Mining Company (registered); 9 acres; Cricket Reserve, Ballarat West.

Application No. 70 for lease No. 473; the West Don Gold Mining Company (registered); 9 acres; Cricket Reserve, Ballarat West.

Application No. 71 for lease No. 474; the New Cosmopolitan Gold Mining Company (registered); 9 acres; Cricket Reserve, Ballarat West.

Application No. 72 for lease No. 475; J. Cotter; 9 acres; Cricket Reserve, Ballarat West.

R. BROUGH SMYTH,
Secretary for Mines.

Office of Mines,
Melbourne, 22nd August, 1867.

APPLICATIONS UNDER SEC. 15 OF "THE MINING STATUTE 1865" REFUSED.

IT is hereby notified that the following applications for authority to occupy and to construct drives under the exempted lands hereunder specified, have been refused by the Governor in Council, namely:—

Names of Applicants and Company.	Area applied for.	Locality.	
		A. R. P.	
C. Jones, Bellerophon Gold Mining Co.	291 0 20	Public Park Reserve, Ballarat	
A. Marshall, West Newington Freehold Co. (registered)	Not stated	Ditto	ditto
J. Cawley, City of Melbourne Co. (registered)	291 0 20	Ditto	ditto
S. Bartlett, Evans Freehold Co. (registered)	45 0 0	Ditto	ditto
G. F. Smith, Western Freehold Co. (registered)	50 0 0	Ditto	ditto
J. D. Hartland, Great Western Gold Mining Co. (registered)	49 0 0	Ditto	ditto
J. Goodall and others, New Ballarat Freehold Gold Mining Co. (registered)	50 0 0	Ditto	ditto
S. G. Hansen, Cricket Reserve Mining Co.	10 0 0	Cricket Reserve, Ballarat	

Office of Mines,
Melbourne, 22nd August, 1867.

JOHN MACGREGOR,
Minister of Mines.

NOTE.—The following applications, made under the 15th section of *The Mining Statute 1865*, by the undermentioned companies, have been dealt with as provided by the Order in Council authorizing mining under the Cricket Reserve, Ballarat, dated 22nd August, 1867, namely the applications of—

The New Cosmopolitan Company,
The Privateer Freehold Company,
The Newington Freehold Company,
The United Sir William Don Company, and
The Koh-i-Noor Company.

APPLICATION FOR A MINING LEASE.

IN pursuance of the Act of Parliament, 29 Victoria No. 291, section 41, it is hereby notified, that after the expiration of one month from the date hereof, it is intended to grant a Lease or Leases of the portion of ground undermentioned.

Office of Mines,
Melbourne, 23rd August, 1867.

JOHN MACGREGOR,
Minister of Mines.

Mining District	No. of Application	Name of Applicant, and style under which it is intended that the business shall be carried on.	No. of Lease.	Approximate extent of ground applied for.	Amount of Money proposed to be invested, and in what manner the land is to be worked.	Minimum number of men to be employed when commencing operations, also subsequently when in full work.	Precise locality, and time of commencing operations.	Term of Lease and General Remarks.
Ballarat	63	* Gavin Graham, "The United Hand-in-Hand and Band of Hope Co. (registered)"	467	A. B. W. 719 2 18	£10,000 already expended, £30,000 to be expended. Steam power and manual labor	250 men	Ballarat West, including the Public Park Reserve, &c.	15 years.

* The applicant, as manager of the United Hand-in-Hand and Band of Hope Company (registered), has requested that two leases be leased. For one part of the ground one is in trust for or in the name of the Park Company (registered), and for the remaining part another in trust for or in the name of the United Hand-in-Hand and Band of Hope Company (registered).

ORDER IN COUNCIL

ISSUED UNDER THE 15TH SECTION OF THE "MINING STATUTE 1865," AUTHORIZING THE CRICKET RESERVE MINING COMPANY (REGISTERED) TO CONSTRUCT DRIVES UNDER THE LAND RESERVED AS A SITE FOR RECREATION AND GYMNASIUM PURPOSES AT BALLARAT WEST, AND COMMONLY KNOWN AS THE "CRICKET RESERVE," SITUATE WITHIN THE BOROUGH OF BALLARAT.

At the Executive Council Chamber, Melbourne, the twenty-second day of August, 1867.

PRESENT:

His Excellency the Governor

Mr. Vale

Mr. McGregor

WHEREAS it is provided by the Mining Statute 1865, that all Crown lands which shall have been applied to any public use or purpose shall be, and the same are thereby exempted from occupation for mining purposes and for residence or business under any miner's right or business license: And whereas it is further provided by the said Statute that no person shall mine in or upon any lands so exempted, or do in or upon such lands any of the other acts or things, or exercise any of the privileges in the said Statute before allowed and granted to the holder of a miner's right: And whereas it is also further provided by the said Statute that it shall nevertheless be lawful for the Governor in Council, upon application to him for that purpose, to authorize any one or more than one holder of a miner's right, or the holders generally of miners' rights, to construct drives under any lands so exempted as aforesaid, if it shall be made to appear to the satisfaction of such Governor that such drives can be constructed without injury to or obstruction to the enjoyment of such exempted lands, and that such construction of drives shall be subject to such conditions, restrictions, and regulations as the Governor in Council shall impose and make, and so far as shall not be inconsistent therewith to such bye-laws as in the said Statute aforesaid. And it is also by the said Statute provided, that when such lands are within any borough, notice of such application shall, one month before the same shall be made, be given to the mayor of such borough, and published in some newspaper circulating in the neighborhood of such lands; and whereas the land in the schedule hereto described, situate within the Borough of Ballarat, and known by the name of the Cricket Reserve, has been heretofore and is now applied to a public use and purpose; and whereas a company called the Cricket Reserve Mining Company (registered) has lately been formed for the purpose of constructing drives under the said land in case lawful authority for so doing shall be given thereto; and whereas application has been made to the Governor to authorize the construction of drives under such land; and whereas notice of such application was, one month before the same was made, given to the Mayor of the said Borough of Ballarat, and published in a newspaper circulating in the neighborhood of the said land; and whereas it has been made to appear to the satisfaction of the said Governor in Council that such drives can be constructed without injury to or obstruction to the enjoyment of such land: Now therefore the Governor in Council doth hereby authorize the said Cricket Reserve Mining Company (registered) to construct drives under the said land, such construction, however, to be subject to the conditions, restrictions, and regulations hereby imposed and made by the Governor in Council, and subject also, so far as not inconsistent with the same, to the bye-laws in the said statute mentioned, and which conditions, restrictions, and regulations are as follow, that is to say:—

1. That no part of the surface of the said land shall be, or by the directions or with the consent of, the said company be broken or be occupied for residence, and that the said company shall not put up, or cause or permit to be put up, on the said surface, or any part thereof, any hut, tent, machinery, or other building or erection whatsoever; and shall not lay, or cause or permit to be laid thereon, or on any part thereof, any material whatsoever, nor in any other manner (save so far as the public use or purpose to which the said land is applied shall entitle the members of the said company so to do) use or interfere with the said surface.
2. That the said construction of drives and other mining operations of the said company in the said land shall be effected and conducted in such a manner as not to interfere with, or in any manner affect, the public use or purpose to which the said land is applied, and that the drives so to be constructed shall be properly supported, and in such a manner as to prevent any subsidence of the ground.
3. That the said drives and other workings connected therewith shall at all times be open to the inspection of the Chief Mining Surveyor, and of any other officer authorized in writing by the Minister of Mines, and of such other person or persons as such Chief Mining Surveyor or other officer may require for assistance in such inspection, and also all shafts, drives, and other mining workings of the six companies following, that is to say:—The United Sir William Don Company, the Koh-in-noor Company, the New Cosmopolitan Company, the Newington Freehold Gold Mining Company, the Privateer Gold Mining Company, and the West Don Gold Mining Company, and of each of them, whether situate on or under Crown land or private land, shall be at all times open for the purposes of such inspection to the use of the said Chief Mining Surveyor and said other officer authorized as aforesaid, and of such other person or persons as aforesaid; and any of the said six companies who shall be so requested by such Chief Mining Surveyor or other officer, so authorized as aforesaid, shall at such request place for the purposes of and with a view to such inspection at the disposal of the person making such request, and of such other person or persons as aforesaid, all the works and all the plant, machinery, gear, and other mining appliances of the company

so requested and so far as the same shall be requested, and shall on such request supply all such labor and assistance as shall by such Chief Mining Surveyor or other officer be required for the purposes of and with a view to such inspection.

4. The said Cricket Reserve Mining Company (registered) shall, on or before the 5th day of September, 1867, deposit in some bank to be approved of by the Minister of Mines, the sum of Seven hundred and fifty pounds sterling in the name of the Secretary for Mines, for which a deposit-receipt shall be lodged in the hands of the said secretary, and the said deposit receipt shall be held by the said secretary as a guarantee for the observance and fulfilment of the conditions, restrictions, and regulations contained in this Order, such deposit-receipt to be held by the said Secretary for Mines until the said land shall be relinquished by the said last-named company, or their mining operations therein be determined; and if the said conditions, restrictions, and regulations shall then have been observed and fulfilled, the said deposit-receipt shall be then returned to the said last-named company; but if any of them shall not then have been observed or fulfilled, then the whole or such part of the sum so deposited as aforesaid as the Governor in Council shall think fit shall, by an Order of the Governor in Council, be declared forfeited, and shall thereupon become public money, and be applied accordingly.

5. The said Cricket Reserve Mining Company (registered) shall, on the requisition, in writing, of the Minister of Mines, cause to be prepared complete and accurate plans and sections of all drives, levels, adits, and ways constructed by the said company, and shall cause the same to be laid before such person and at such time as the said minister shall in writing direct, and shall, if and when the said minister shall so direct, require the surveyor who shall have made the same to make a statutory declaration as to the truth and accuracy thereof.

6. If the Chief Mining Surveyor shall at any time be of opinion that the mining operations of the said Cricket Reserve Mining Company (registered) are not being conducted with due precaution against damage to the surface of the said land, and if he shall, in writing, express such opinion and require the said company to discontinue, either permanently or for any time, the whole or any part of the mining operations thereof, the said company shall discontinue such operations, in accordance with such requisition, and shall cause all such officers, agents, miners, and workmen of the said company, as the said Chief Mining Surveyor shall, in writing, direct to leave the mining works of the said company.

7. In case of the non-observance or non-fulfilment of any of the conditions, restrictions, or regulations contained in this Order, such Order shall, upon notice of such non-observance or non-fulfilment published in the *Government Gazette*, be and become forthwith void; and thereupon the authority hereby granted to construct drives under the said land shall cease, and any person who, after such publication, shall mine in the said land, or be in any of the drives or other works under the same, will be a trespasser, and shall be dealt with accordingly.

SCHEDULE ABOVE REFERRED TO.

Containing by admeasurement nine acres, more or less, county of Grenville, township of Ballarat West; Commencing at the north-west angle of the site, the said angle being formed by the intersection of the south side of Eyre street and the east side of Pleasant street; bounded thence by Eyre street, bearing east nine chains, more or less; thence by Ripon street, bearing south ten chains, more or less; thence by Urquhart street, bearing west nine chains, more or less; and thence by Pleasant street, bearing north ten chains, more or less, to the point of commencement.

And the Honorable John Macgregor, Her Majesty's Minister of Mines for the colony of Victoria, shall give the necessary directions herein accordingly.

J. H. KAY,
Clerk of the Executive Council.

MAIN ROADS.

THE Governor in Council, in exercise of the power conferred by *The Local Government Act 1863*, has, by Orders in Council made on the 12th day of August, 1867, appointed the roads hereinafter mentioned to be Main Roads, in compliance with applications made in accordance with the 219th section of the said Act, viz.:-

The road running through Taylor's pre-emptive section from the eastern boundary of the shire of Newstead to its junction with the Castlemaine to Guildford road at Yapeen.

The portion of the Ballarat to Talbot road, *via* Ascot, towards Clunes, and lying within the shire of Talbot.

J. F. SULLIVAN,
Commissioner of Railways and Roads.
Office of Roads and Bridges,
Melbourne.

COMMISSIONERS OF THE SUPREME COURT.

HIS Honor the Chief Justice has been pleased to appoint JOHN BARTER BENNETT, of the City of Melbourne, Esq., and WILLIAM JOHN MEEK, of Coleraine, Esq., to be Commissioners of the Supreme Court of the Colony of Victoria for taking affidavits.

JOHN A. PORTER,
Prothonotary.
Prothonotary's Office,
Melbourne, 21st August, 1867.

PUBLIC VACCINATOR.

THE Governor, with the advice of the Executive Council, has been pleased to appoint JOHN WHITE BRIDGMAN, Esq., L.S.A., to be Public Vaccinator for the District of Bealiba, *vice* W. C. Pierce, Esq., resigned.

J. McCULLOCH.
Chief Secretary's Office,
Melbourne, 12th August, 1867.

TELEGRAPH OFFICERS, ETC.

THE following arrangements in connection with the Department of Electric Telegraph have been sanctioned by the Governor in Council, viz.:-

Mr. HENRY TYMMS
to be Manager of Electric Telegraph and Collector of Imposts, at Bright, from 1st August, 1867, also to be Postmaster from 1st September, 1867.

Mr. GEORGE STEWART CALDWELL
to be Manager of Electric Telegraph and Collector of Imposts, at Queenscliffe, from the 15th August, 1867, *vice* Mr. J. W. Payter transferred.

Mr. J. W. PAYTER
to be Assistant Manager of Electric Telegraph, at Melbourne, from 15th August, 1867, *vice* Mr. G. S. Caldwell transferred.

JAMES McCULLOCH.
General Post Office,
Melbourne, 20th August, 1867.

CLERKS OF PETTY SESSIONS.

THE Governor, with the advice of the Executive Council, has been pleased to make the following appointments, viz.:-

G. W. CAMPBELL (Clerk, Police Court, Melbourne)
to be Clerk of Petty Sessions at Melbourne.
JAMES PETER GANNON, Constable,
to act also as Clerk of Petty Sessions at Wickliffe, *vice* G. Yuille resigned.

C. G. ROBERTSON (Clerk of Courts, Daylesford)
to be also Clerk of Petty Sessions at Franklinford.
SAMUEL H. BINDON,
Minister of Justice.

Crown Law Offices,
Melbourne, 19th August, 1867.

ELECTORAL REGISTRAR.

THE Governor, with the advice of the Executive Council, has been pleased to appoint JOHN PROCTOR, 164, High street, St. Kilda, to be Electoral Registrar for the Elsternwick and St. Kilda East, and St. Kilda West divisions of the St. Kilda District, and Central Province, *vice* James Knox resigned.

J. McCULLOCH.
Chief Secretary's Office,
Melbourne, 12th August, 1867.

DEPUTY REGISTRAR OF BIRTHS AND DEATHS.

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

HAROLD PENNINGTON
to be Deputy Registrar of Births and Deaths for the district of Caulfield.
J. McCULLOCH.

Chief Secretary's Office,
Melbourne, 12th August, 1867.

CROWN LANDS BAILIFF.

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

Constable JAMES McCURDY
to be a Crown Lands Bailiff at Crowlands.
J. M. GRANT.

Lands and Survey Office,
Melbourne, 19th August, 1867.

PETTY SESSIONS DISCONTINUED.

THE Governor, with the advice of the Executive Council, has revoked the appointment of

YANDUIT
as a place at which Petty Sessions may be holden.
SAMUEL H. BINDON,
Minister of Justice.

Crown Law Offices,
Melbourne, 19th August, 1867.

PETTY SESSIONS APPOINTED.

THE Governor, with the advice of the Executive Council, has appointed

FRANKLINFORD
to be a place whereat a Court of Petty Sessions shall be holden.
SAMUEL H. BINDON,
Minister of Justice.

Crown Law Offices,
Melbourne, 19th August, 1867.

CONTRACTS ACCEPTED—(Series 1867).

For what purpose Contract is required.	No. of Tenders.	Particulars of each Tender, and Amount recommended for Acceptance	Amount.	Name for Approval.	If Contractor previously.	Charged against Vote or Fund.	Authorized according to Regulations.
1092. Water supply (1028 of 1867) See note †	...	Extra works on contract No. 66/1243, tunnel, &c., on line of aqueduct between Malmesbury and Sandhurst. £690	£ s. d. 690 0 0	Simmie and Fraser	Yes*	Public loan account	Approved by Governor in Council.—J.H. Kay, C.Ex.C. 12/8/67.

* Fulfilled previous contracts satisfactorily.

† Under contract No. 1028 (contract survey), the contractor's name should be F. E. Gilbert, not J. E. Gilbert.—J. M. GRANT.

Melbourne, 23rd August, 1867.

THE AMENDING LAND ACT 1865.—(Sec. 12.)

IT is hereby notified that the undermentioned Applications for Leases have been disallowed by the Board of Land and Works, on the grounds specified in each case.

Agricultural Area.	Parish.	Section.	Allotments.	Name of Applicant, and Place and Date of Application.	Grounds for Disallowance.
Tatyoan	Tatyoan	...	152, 159, 160, 163	J. D. Smith, Melbourne, 24th July, 1867	} For valuation of improvements.
Tatyoan	Tatyoan	...	Part 144	C. T. Sutherland, Melbourne, 24th July, 1867	
Tatyoan	Tatyoan	...	Part 162	William Fletcher, Melbourne, 24th July, 1867	

Office of Lands and Survey,
Melbourne, 22nd August, 1867.J. M. GRANT,
President of the Board of Land and Works.

LANDS RESERVED, ETC.

NOTICE is hereby given, in pursuance of the provisions of *The Land Act, 1862*, § 8 and 9, that it is the intention of the Governor in Council to reserve from sale the lands hereinafter mentioned as *permanently reserved*, and that such lands as are herein stated to be *temporarily reserved* have been temporarily reserved, for the several purposes specified in connection with each description; and it is further notified that lands the temporary reservation of which is stated to have been revoked or cancelled will after the legal period of four weeks from the date of first publication cease to be reserved, viz.:—

The following Notice was Gazetted 1^o on 2 August, 1867.

TARRAVILLE—So much of the areas of Stawell street and McKenzie street, situate in the town of Tarraville, as has not been alienated from the Crown, has been, by Order in Council of 1st April, 1867, temporarily reserved from sale for road purposes. The direction and width of the said streets are set forth in a notification under *The Police Offences Statute 1865*, published in the *Gazette* of 2nd August, 1867.—(67.O.7845.)

The following Notices were Gazetted 1^o on 6 August, 1867.

BAIRNSDALE—Site for Botanical Gardens, temporarily reserved by Order of 29th July, 1867.—Eleven acres two roods, county unnamed, town of Bairnsdale: Commencing at the north angle of the site, the said angle being the point of intersection of the south-west side of Grant street by the south-east side of Turnbull street; bounded thence by Grant street, bearing S. 24° 18' E. eleven chains fifty links; thence by Pearson street, bearing S. 65° 42' W.; thence by Ligar street, bearing N. 24° 18' W. eleven chains fifty links; and thence by Turnbull street, bearing N. 65° 42' E. ten chains to the point of commencement.—(67.O.7354.)

BOROONDARA (CAMBERWELL)—Site for Common School purposes, temporarily reserved by Order of 29th July, 1867.—One acre two roods twenty-two perches, county of Bourke, parish of Boroondara, being part of allotment 113: Commencing at the north angle of the Wesleyan Church site; bounded thence by the west boundary of that site, bearing south four chains ten links; thence by a road bearing west three chains nine links; thence by a line bearing north six chains forty-nine links; and thence by a road bearing S. 50° E. three chains ninety links and a half to the point of commencement.—(67.O.7576.)

CONCINGELLA (GREAT WESTERN)—Site for Watering purposes, temporarily reserved by Order of 29th July, 1867.—Three acres two roods, more or less, county unnamed, parish of Concongella: Commencing at the south-west angle of allotment 47, the said angle being a point on the right bank of the Concongella Creek; bounded thence by the said allotment bearing east one chain thirty-one links to the west angle of allotment 48; thence by that allotment bearing S. 46° 11' E. three chains twenty-five links, more or less; thence by a line and allotment 93, bearing S. 43° 35' W. eight chains fifty-links to the Concongella Creek aforesaid; and thence by that creek bearing northerly to the point of commencement.—(67.O.7476.)

DENISON—Site for Presbyterian Church purposes, temporarily reserved by Order of 29th July, 1867.—Two acres, county unnamed, parish of Denison, Gippsland: Commencing at the south-east angle of allotment 1b of section 11; bounded thence by that allotment bearing north five chains; thence by lines

bearing respectively east four chains and south five chains; and thence by a road bearing west four chains to the point of commencement.—(67.O.6644.)

EAST HEXHAM—Site for Racing and General Recreation purposes, temporarily reserved by Order of 29th July, 1867.—Fifty-two acres one rood twenty-three perches, county of Hampden, parish of East Hexham: Commencing at the south-western angle of allotment 3 of section 48, the said angle being a point on the left bank of the River Hopkins; bounded thence by the said allotment and a road bearing north seventeen chains; thence by allotment 1 and a line bearing west twenty-three chains twenty-three links; thence by the Police paddock, bearing south thirteen chains eighty-seven links, and west ten chains ninety links to the aforesaid river; and thence by that river bearing easterly to the point of commencement.—(67.O.7578.)

EMERALD HILL—Site for Market purposes and Public Buildings, permanently reserved by Order of 29th July, 1867 (being the site temporarily reserved therefor by Order of 8th October, 1866).—Four acres twenty-nine perches, more or less, county of Bourke, borough of Emerald Hill, being part of section 5: Commencing at the north-eastern angle of the site, the said angle being the point of intersection of the western side of Cecil street by the southern side of York street; bounded thence by Cecil street, bearing S. 23° E. 5 chains; thence by Coventry street, bearing S. 62° W. eight chains thirty-six links, more or less, to the eastern side of the St. Kilda railway; thence by that railway bearing N. 28° W. five chains; and thence by York street aforesaid, bearing N. 63° E. eight chains thirty-six links, more or less, to the point of commencement.—(67.P.7865.)

GEELONG—Site for Friendly Societies' Recreative purposes, temporarily reserved by Order of 29th July, 1867.—Five acres, county of Grant, town of Geelong: Commencing at the south-western angle of the site, the said angle being a point on the eastern boundary of the Botanical Gardens reserve, distant ten chains from the south-eastern angle thereof; bounded thence by the said reserve, bearing N. 11° E. five chains to the south-western angle of the cricket reserve; thence by the southern boundary of that reserve, bearing S. 79° E. ten chains; thence by lines bearing respectively S. 11° W. five chains and N. 73° W. ten chains to the point of commencement.—(67.O.8205.)

GUILDFORD—Site for Wesleyan Church purposes, temporarily reserved by Order of 29th July, 1867.—One acre two roods eleven perches and three-quarters, county of Talbot, parish of Guildford, being allotment 13 of section 7a:—Commencing at the south-west angle of allotment 12; bounded thence by allotments 12 and 11, bearing S. 89° 30' E. four chains ninety-eight links; thence by allotment 15, bearing S. 0° 30' W. three chains; thence by allotment 14, bearing N. 89° 30' W. five chains fifty-one links; and thence by a road bearing N. 10° 35' E. three chains five links to the point of commencement.—(67.P.6691.)

LANCEFIELD—Site for Police purposes, temporarily reserved by Order of 29th July, 1867.—Thirty acres eleven perches, more or less, county of Bourke, parish of Lancefield: Commencing at the north-east angle of suburban allotment 35, the said angle being a point on the road from Melbourne to Sandhurst, *via* Lancefield; bounded thence by suburban allotments 38 and 37, bearing S. 39° 36' W. twenty chains; thence by a road bearing N. 0° 24' W. fifteen chains three links; thence by a road bearing N. 89° 36' E. twenty chains three links; thence by a road bearing N. 89° 36' E. twenty chains one link to the first-named road; and thence by that road bearing S. 0° 21' E. fifteen chains three links, more or less, to the point of commencement. The bearings are from the true meridian.—(67.P.6383.)

MADDINGLEY—Site for Police purposes, *temporarily* reserved by Order of 29th July, 1867.—Seventeen acres, more or less, county of Grant, town of Maddingley: Commencing on the right bank of the River Werribee, at the point where the west side of the road forming the west boundary of suburban allotment 1 in the parish of Parwan abuts thereon; bounded thence by that road bearing south eleven chains eighty links, more or less, to the north side of the road forming the north boundary of suburban allotments 1 and 2; thence by that road bearing west eighteen chains thirty links; thence by the road leading to Watts' Bridge, bearing north six chains seventy links, more or less, to the aforesaid river; and thence by that river bearing north-easterly to the point of commencement.—(67.P.6386.)

MATLOCK—Site for Cemetery, *temporarily* reserved by Order of 29th July, 1867.—Five acres twenty-two perches, county unnamed, town of Matlock: Commencing at the west angle of the site, the said angle bearing N. 30° 7' E. one chain from the north angle of allotment 1 of section 17; bounded thence by lines bearing respectively N. 30° 7' E. eight chains; S. 69° 53' E. six chains forty-two links; and S. 30° 7' W. eight chains; and thence by a road bearing N. 69° 53' W. six chains forty-two links to the point of commencement.—(67.O.7597.)

MOOROODUC (MOUNT MARTHA)—Site for Public Park and Recreation purposes, *temporarily* reserved by Order of 29th July, 1867.—One hundred and fifty-three acres, more or less, county of Mornington, parish of Moorooduc: Commencing at the west angle of allotment 51 of marine villa allotments at Mount Martha; bounded thence by allotments 51, 43, 47, and 45, bearing south-easterly and easterly to the road forming the south-western boundary of country allotment 34; thence by that road bearing S. 43° 56' E. five chains fifty links, more or less, to the north-western boundary of country allotment 33; thence by that allotment bearing S. 46° 26' W. forty-seven chains; thence by a line bearing N. 43° 34' W. one chain eighty-five links, more or less, to the eastern boundary of marine villa allotment 44; thence by that allotment and allotments 43 and 42, bearing northerly and westerly to the north-east angle of allotment 41; thence by a line and allotments 28 and 27, bearing N. 8° 44' E. twenty-five chains forty-four links to the north-eastern angle of the last-named allotment; thence by a line and allotments 17 and 16, bearing N. 26° 48' E. twenty-three chains, more or less, to the east angle of the last-named allotment; and thence by a line bearing N. 46° 4' E. one chain, more or less, to the point of commencement; as shown on the plan deposited at the Crown Lands Office, Melbourne. The bearings are from the true meridian.—(67.P.6491.)

PAINSWICK—Site for Church of England purposes, *temporarily* reserved by Order of 29th July, 1867.—One acre, county unnamed, parish of Painswick: Commencing on the left bank of Burnt Creek, at the point where the east side of the road forming the east boundary of the Dunolly pre-emptive section abuts thereon; bounded thence by that road, bearing N. 0° 40' W. three chains forty-five links to the southern side of the road from Bealiba to Dunolly; thence by that road, bearing S. 82° E. three chains fourteen links; thence by a line bearing south three chains sixty links to the aforesaid creek; and thence by that creek, bearing westerly, to the point of commencement.—(67.O.6734.)

SANDHURST—Site for Drainage purposes, *temporarily* reserved by Order of 29th July, 1867.—Eight perches, county unnamed, town of Sandhurst, being part of allotment 16 of section 45 C: Commencing at the west angle of allotment 17; bounded thence by that allotment, bearing S. 56° E. two chains fifty links; thence by Harney street, bearing S. 34° W. twenty links; thence by a line bearing N. 56° W. two chains fifty links; and thence by Thunder street, bearing N. 34° E. twenty links to the point of commencement.—(67.P.7892.)

SANDHURST—Site for Drainage purposes, *temporarily* reserved by Order of 29th July, 1867, subject to the condition that the owner of the improvements thereon shall, if required to remove the same, be compensated therefor by the Borough Council of Sandhurst.—Ten acres two roods, more or less, county unnamed, parish of Sandhurst: Commencing at a point on the eastern side of the road forming the eastern boundary of suburban allotment 167, the said point being distant eight chains thirty links, more or less, from the intersection of the said side of that road by the south side of the road from Sandhurst to McIvor; bounded thence by the first-named road bearing N. 18° 55' W. eight chains thirty links, more or less; thence by the said road from Sandhurst to McIvor bearing N. 84° 50' E. seventeen chains, more or less; thence by the road forming the west boundary of allotment 63, bearing S. 8° 35' E. four chains thirty links, more or less; and thence by a line bearing south-westerly fifteen chains, fifty links, more or less, to the point of commencement.—(67.P.7892.)

The following Notices were Gazetted 1° on 13 August, 1867.

BAIRNSDALE—Site for Watering purposes, *temporarily* reserved by Order of 5th August, 1867.—One hundred and thirty-five acres, more or less, county unnamed, parish of Bairnsdale, Gippsland: Commencing on the western side of McLeod's Morass, at the point where the north side of the road forming the north boundary of allotment 203 abuts thereon; bounded thence by that road bearing west forty-three chains, more or less, to the south-east angle of allotment 78; thence by that allotment bearing north thirty-three chains; thence by a road bearing east forty chains, more or less, to the aforesaid morass; and thence by that morass, bearing southerly, to the point of commencement.—(67.P.8083.)

BALLYROGAN—Land *temporarily* reserved for the purpose of affording a supply of Timber by Order of 5th August, 1867.—Three hundred and fourteen acres two roods twenty-two perches, county of Ripon, parish of Ballyrogan, being allotments 40b and 41b: Commencing at the south-west angle of allotment 41b; bounded thence by a road bearing north thirty-nine chains

thirty links; thence by allotments 41a and 40a, bearing east eighty chains six links; thence by a road bearing south thirty-nine chains thirty links; and thence by a road bearing west eighty chains six links to the point of commencement.—(67.O.8477.)

BOCHARA—Site from which Sand may be procured under the usual sand licenses, *temporarily* reserved by Order of 5th August, 1867.—Six acres, county of Dundas, parish of Bochara, being part of allotment 5 of section 11: Commencing at the south-west angle of allotment 6, the said angle being a point on the northern side of the road from Hamilton to Redruth; bounded thence by that road, bearing N. 68° 37' W. fourteen chains ninety-seven links; thence by lines bearing respectively N. 23° 23' E. nine chains, S. 20° 1' E. eight chains twenty-six links; and S. 66° 37' E. eight chains, more or less, to the west boundary of allotment 6 aforesaid; and thence by that allotment, bearing south three chains twenty-seven links to the point of commencement.—(67.P.4394.)

GLENLYON—Site for Wesleyan Church purposes, *temporarily* reserved by Order of 5th August, 1867.—One acre, county of Talbot, town of Glenlyon, being part of section 35: Commencing at the north-east angle of the site, the said angle being the point of intersection of the west side of Spring street by the south side of Dysart street; bounded thence by Spring street, bearing south two chains twenty-six links; thence by a line bearing west four chains ninety-five links; thence by the road to Daylesford, bearing N. 24° 58' E. two chains forty-nine links; and thence by Dysart street, bearing east three chains eighty-nine links to the point of commencement.—(67.P.4923.)

GLENLYON—Site for Roman Catholic Church purposes, *temporarily* reserved by Order of 5th August, 1867.—One acre thirty-seven perches, more or less, county of Talbot, town of Glenlyon, being allotments 1 and 2 of section 11: Commencing at the north-west angle of allotment 1, the said angle being the point of intersection of the south side of Mostyn street, by the east side of the road forming the west boundary of section 11; bounded thence by Mostyn street, bearing east six chains; thence by a line bearing south two chains five links; thence by allotment 3, bearing west six chains; and thence by the road aforesaid, bearing north two chains five links to the point of commencement.—(67.P.5871.)

KYNETON—Site for Public Gardens, *permanently* reserved by Order of 5th August, 1867 (being the site set apart therefor by Order of 9th August, 1858).—Eighteen acres one rood, more or less, county of Dalhousie, town of Kyneton: Commencing on the right bank of the River Campaspe, at the point where the east side of Powlett street abuts thereon; bounded thence by that street, bearing north eight chains thirty links, more or less, to the south side of Clowes street; thence by that street, bearing east twenty-one chains, to the west side of Mollison street; thence by that street, bearing south ten chains eighty links, more or less, to the aforesaid river; and thence by that river, bearing westerly to the point of commencement; as shown on the plan deposited at the Crown Lands Office, Melbourne.—(67.O.8338.)

MELBOURNE SOUTH—Site for Observatory purposes, *temporarily* reserved by Order of 5th August, 1867 (in addition to and adjoining the site temporarily reserved for those purposes by Order of 14th October, 1861).—One acre one rood twenty perches, more or less, county of Bourke, parish of South Melbourne, being part of the Government House reserve: Commencing at a point on the western boundary of the site temporarily reserved as aforesaid by Order of 14th October, 1861, which boundary is an ellipse, the said point being the western extremity of the minor axis thereof; bounded thence by a pathway bearing northerly to a point distant in a direct line six chains seventy links, more or less, from the commencing point; thence by a line bearing N. 70° E. three chains fifty links, more or less; thence by a pathway bearing south-easterly five chains, more or less, to a point on the eastern boundary of the last-named site; and thence by that site bearing north-westerly and south-westerly in a convex curve to the point of commencement; as shown on the plan deposited at the Crown Lands Office, Melbourne. The bearings are from the true meridian.—(67.O.5677.)

MELBOURNE SOUTH—The site temporarily reserved for Common School purposes by Order of 15th April, 1867, in addition to and adjoining the site granted for National School purposes, at the intersection of the Punt road and High street, is *permanently* reserved for Common School purposes, by Order of 5th August, 1867.—One rood seven perches, county of Bourke parish of South Melbourne: Commencing at the north-east angle of allotment 47; bounded thence by High street, bearing N. 89° 50' E. fifty-four links to the north-west angle of the site granted for National School purposes as aforesaid; thence by the west boundary of that site, bearing S. 1° 30' E. five chains two links; thence by allotment 50, bearing S. 89° 50' W. sixty-three links; and thence by allotments 49 and 47, bearing N. 0° 25' W. five chains two links to the point of commencement.—(67.O.6883.)

MOORARBOOL WEST—Site for Watering purposes, *temporarily* reserved by Order of 5th August, 1867.—Three acres, more or less, county of Grant, parish of Moorarbool West: Commencing at the point where the south boundary of allotment 21 of section 12 abuts on the left bank of the River Moorarbool; bounded thence by the said boundary of that allotment bearing east five chains 30 links, more or less, to the north-west angle of allotment 24; thence by that allotment bearing south eight chains seventy-five links; thence by a line bearing west three chains forty-three links; thence by a line bearing north six chains, more or less, to the aforesaid river; and thence by that river bearing north-westerly to the point of commencement; as shown on the plan deposited at the Crown Lands Office, Melbourne. The bearings are from the true meridian.—(67.O.7088.)

ST. KILDA—Site for Drainage purposes, temporarily reserved by Order of 5th August, 1867.—Six perches, more or less, county of Bourke, borough of St. Kilda, parish of Frahran, being part of allotment 290: Commencing at the north angle of allotment 291; bounded thence by that allotment bearing S. 65° 15' W. four chains; thence by a line bearing N. 34° 45' W. ten links; thence by a line bearing N. 55° 15' E. four chains; and thence by a street bearing S. 34° 45' E. ten links to the point of commencement.—(67.P.8912.)

WARABKOOK—Site for Watering and Camping purposes, temporarily reserved by Order of 5th August, 1867.—Fourteen acres thirty-six perches, county of Normanby, parish of Warabkook, being allotment 1 D of section 11: Commencing at the south-west angle of allotment 1 C; bounded thence by that allotment bearing north six chains eighty-one links; thence by a line bearing S. 81° 26' W. thirty-two chains sixty-six links; thence by the road from Belfast to Hamilton, bearing south two chains; and thence by a road one chain wide, bearing east thirty-two chains thirty links to the point of commencement. The bearings are from the true meridian.—(67.O.7701.)

The following Notices were Gazetted 1^o on 20 August, 1867.

DAYLESFORD—Site for Victorian Water Supply purposes (Service Reservoir and Pipe Track), temporarily reserved by Order of 12th August, 1867 (being part of the Public Gardens Reserve).—One acre three roods twenty perches, county of Talbot, town of Daylesford: Commencing at the north-east angle of allotment 45 of section 37; bounded thence by the north boundary of that allotment, bearing west 23 links; thence by lines bearing respectively north three chains seventy-six links, west three chains fifty links, north three chains, east five chains, south three chains, west fifty links, south three chains seventy-six links, and west seventy-four links to the point of commencement.—(67. Folio 171.)

GEELONG—JOHNSTONE PARK—Site for Public Park and Recreation, temporarily reserved under the name of Johnstone Park, by Order of 12th August, 1867.—Thirteen acres three roods, more or less, county of Grant, town of Geelong: Commencing at the north-east angle of the town hall site, the said angle being a point on the western side of Gheringhap street; bounded thence by that street, bearing N. 11° 15' E. two chains forty-eight links; thence by Railway terrace, bearing N. 14° 43' W. one chain, N. 43° 54' W. one chain, N. 50° 23' W. one chain, N. 56° 15' W. one chain, N. 65° 35' W. one chain, N. 73° 43' W. one chain, N. 78° 57' W. sixteen chains ninety-one links, and south-westerly by a concave curve whose radius is sixty-five links, more or less, and whose chord bears S. 73° 20' W. sixty-seven links, more or less, to the east side of La Trobe terrace north; thence by that terrace, bearing south five chains eighty-six links to the north-western angle of the Primitive Methodist Church site; thence by the northern and eastern boundaries of that site, bearing respectively S. 78° 45' E. two chains seventy links, and S. 11° 15' W. two chains to the northern side of Little Mallop street; thence by that street bearing S. 78° 45' E. thirteen chains six links to the south-western angle of the Fire Brigade site; thence by the western boundary of that site, bearing N. 11° 15' E. three chains three links; and thence by the northern boundary thereof and of the town hall site, bearing S. 78° 45' E. five chains fifty-five links to the point of commencement. Excluding the portion of Fenwick street lying within the boundaries above described: as shown on the plan deposited at the Crown Lands Office, Melbourne.—(67.P.8514.)

NERRING (MYERS' CREEK)—Site for Water Supply for Mining purposes, temporarily reserved by Order of 12th August, 1867.—Seventy-three acres, more or less, county unnamed, parish of Nerring: Commencing at a point on the south-eastern side of the road forming the south-eastern boundary of section 1, the said point bearing south from the south angle of allotment 23; bounded thence by the said road bearing N. 58° 53' E. twenty-nine chains twenty links; thence by a line bearing S. 31° E. thirty-two chains fifty links to the road forming the north boundary of the Wittekar pre-emptive section; thence by that road bearing west forty-one chains fifty links; and thence by a road bearing north fifteen chains fifty links to the point of commencement; as shown on the plan deposited at the Crown Lands Office, Melbourne.—(67.O.9527.)

NERRING (MYERS' CREEK)—Site for Water Supply for Domestic purposes, temporarily reserved by Order of 12th August, 1867.—Four hundred and fifty-one acres, more or less, county unnamed, parish of Nerring: Commencing at the north-east angle of section 1, town of Myers; bounded thence by a line bearing N. 31° W. fifteen chains to the road forming the south-eastern boundary of section-1, parish of Nerring; thence by that road bearing S. 68° 53' W. nine chains; thence by a road bearing N. 31° 7' W. fifteen chains; thence by lines bearing respectively S. 58° 50' W. eighty chains, S. 31° 10' E. sixty chains, and N. 58° 50' E. fifty-seven chains twenty links, more or less; thence by a line and the west side of Edinburgh street, town of Myers, bearing north twenty-seven chains fifty links, to the north side of Sutton street; thence by that street bearing east three chains fifty links to Alfred street; and thence by that street bearing north ten chains to the point of commencement; as shown on the plan deposited at the Crown Lands Office, Melbourne.—(67.O.9527.)

STANLEY—Site for Public Recreation, temporarily reserved by Order of 12th August, 1867.—Forty acres, county unnamed, parish of Stanley, being suburban allotments 7, 8, 9, and 10 of section N: Commencing at the south-west angle of allotment 1; bounded thence by allotments 1, 2, 3, and 4, bearing east twenty chains; thence by allotment 6, bearing south twenty chains; thence by a line bearing west twenty chains; and thence by allotment 11, bearing north twenty chains to the point of commencement.—(67.P.8275.)

WHROO—Site for Church of England purposes, temporarily reserved by Order of 12th August, 1867.—One acre, reputed county of Rodney, town of Whroo, being allotments 6 and 7 of section 7: Commencing at the south-west angle of allotment 8, bounded thence by that allotment bearing N. 5° W. four chains; thence by a line bearing S. 85° W. two chains fifty links; thence by allotment 5, bearing S. 5° E. four chains; and thence by a road bearing N. 85° E. two chains fifty links to the point of commencement.—(67.P.7912.)

J. M. GRANT,
President of the Board of Land and Works.
Lands and Survey Office,
Melbourne.

LEASES.

(Continued from Gazette folio 1466.)

THE following Leases having been executed by the Board of Land and Works, under the provisions of the 12th, 13th, and 14th sections of *The Amending Land Act 1865*, the same and counterparts thereof, respectively, have been forwarded to, and are now lying at, the respective Revenue and Land Offices undermentioned, for execution by the lessees, and the said lessees are hereby required to execute the same forthwith.

J. M. GRANT,
President of the Board of Land and Works.
Office of Board of Land and Works,
Melbourne, 23rd August, 1867.

AT THE RECEIPT AND PAY OFFICE, ARARAT.

Names.	Area.	Agricultural Area.	Parish.
Wood, Frank George	5 0 0	Yalla-y-Poora	Ballyrogan
Parkinson, Georg	54 3 26	Crowlands	Crowlands
White, Jas.	40 0 0	Crowlands	Crowlands

AT THE RECEIPT AND PAY OFFICE, AVOCA.

Fletcher, Hamlet	157 0 18	Warrenmang	Bolersh
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AT THE LAND OFFICE, BAINSDALE.

Goold, Michael	40 0 0	Broadlands	Broadlands
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AT THE RECEIPT AND PAY OFFICE, BALLARAT.

Gleeson, Michael	5 0 0	Eurambeen	Brewster
Byrne, Edwd.	156 0 27	"	"

AT THE LAND OFFICE, BENALLA.

Carmichael, John	90 0 0	Hanson	Greta
Blyson, John	86 2 24	"	"

AT THE RECEIPT AND PAY OFFICE, CRESWICK.

Turnbooll, Jas. Douglass	20 0 0	Yea	Windham
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AT THE LAND OFFICE, CAMPERDOWN.

Cameron, Angus	5 0 0	Kariah	Kariah
McNamara, Timothy	77 0 0	Kilnoorat	Kilnoorat
Doherty, Thos.	5 0 0	"	"
Gibbs, Henry	5 0 0	Kariah	Kariah
Lewis, Edwin Jas.	85 2 37	"	"
Williams, George	5 0 0	North Purrum-bete	North Purrum-bete
Jones, Arthur	38 2 21	"	"
Fenton, Daul.	25 0 0	"	"

AT THE RECEIPT AND PAY OFFICE, INGLEWOOD.

Robertson, John S.	160 0 0	Hull	Jarklan
Steele, George Ford	160 0 0	"	"
Elliot, Robt. Thos.	388 2 24	"	"
Fraser, Alexr.	160 3 18	Yallock	Yallock

AT THE LAND OFFICE, KILMORE.

Allan, John	62 3 5	Yea	Windham
Allan, John	211 1 36	"	Windham and Yea

AT THE LAND OFFICE, LANDBOROUGH.

Names.	Aren.	Agricultural Area.	Parish.
Stevens, George ...	A. R. P. 133 1 0	Crowlands ...	Crowlands

AT THE OFFICE OF LANDS AND SURVEY, MELBOURNE.

McDonell, Angus ...	5 0 0	Snodgrass ...	Yulecart
Knaggs, Robt. G. ...	183 2 13	Yalla-y-Poora	Ballyrogan
Pettett, Wm. Henry	472 3 21		

AT THE RECEIPT AND PAY OFFICE, SANDHURST.

Charters, Clarence	152 0 0	Yallock ...	Yallock
Hooper			
Mann, George H. ...	156 0 0		
Charters, Jas. H. ...	109 0 24		
Newbold, Robt, the elder	228 0-10	Wentworth...	Tandarra
Warren, Jas. ...	258 2 34	Yallock ...	Yallock
Rich, Fredk. ...	132 0 27		
Helm, Chas. Orlando	120 0 0		
Hughes, Jas. ...	113 1 36		
Norman, John ...	210 0 29		
Brown, John ...	120 0 0		
Steel, Robt. ...	55 0 28		

AT THE RECEIPT AND PAY OFFICE, STAWELL.

Spelley, Mathew ...	80 3 15	Kirkella ...	Kirkella
Hastings, Peter ...	5 0 0		

AT THE RECEIPT AND PAY OFFICE, SALE.

Bomford, Joseph ...	277 1 17	Broadlands	Broadlands
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AT THE RECEIPT AND PAY OFFICE, WARBAMBOOL.

Rainey, John ...	40 2 3	Purnim ...	Purnim
McKenzie, John ...	41 1 31		
Cust, John ...	43 0 21		

APPROACHING LAND SALES.
Sales of Crown Lands in Fee-simple to be held at the under-mentioned places and dates, previously notified, viz. —

	No. of Gazette.
BLACKWOOD— Tuesday 17 September ...	83
CASTLEMAINE— Tuesday 17 September ...	88
DIGBY— Tuesday 3 September ...	82
GERLONG— Tuesday 3 September ...	82
Friday 13 September ...	86
HAMILTON— Tuesday 3 September ...	82
Friday 13 September ...	86
INGLEWOOD— Friday 6 September (postponed to 11th September) ...	84
Wednesday 11 September ...	86
LANDBOROUGH— Thursday 12 September ...	84
MARYBOROUGH— Friday 30 August ...	81
MELBOURNE— Tuesday 27 August ...	79
Wednesday 28 August ...	79
Tuesday 3 September ...	82
Wednesday 4 September ...	82
Friday 13 September ...	86
REDBANK— Monday 26 August ...	79
SALE— Friday 6 September ...	81
SANDHURST— Tuesday 27 August ...	79
Friday 13 September ...	86
ST. ARNAUD— Tuesday 3 September ...	82
Friday 6 September ...	84
STAWELL— Tuesday 10 September (withdrawn) ...	85
Friday 20 September ...	89
TARADALE— Friday 6 September ...	84
TARNAGULLA— Friday 30 August ...	81
WANGARATTA— Friday 30 August ...	81

Lands and Survey Office,
Melbourne.

SALE (No. 2187) OF CROWN LANDS IN FEE-SIMPLE
AT HAMILTON, ON 24TH SEPTEMBER, 1867.
To be conducted by W. SEWELL, Esq., Land Officer.

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

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

A deposit of one-half the price at which each lot is sold must be paid by the purchaser at the time of sale, and all such payments shall be made only in gold, silver, bank notes, or in cheques approved by the Land Officer, and the residue of such price must be paid within one month from that time.

TOWN LOTS.

BRANKHOLME, COUNTY OF NORMANBY, PARISH OF BRANKHOLME.

In the township of Brankholme, on the road from Portland to Hamilton.

Upset price 8*l.* per acre.

Lot 1. Allotment 3, section 30, 2r.

Lot 2. Allotment 4, section 30, 2r.

Lot 3. Allotment 5, section 30, 2r.

Lot 4. Allotment 6, section 30, 2r.

Lot 5. Allotment 1, section 39, 2r.

Lot 6. Allotment 2, section 39, 2r.

Lot 7. Allotment 3, section 39, 2r.

Lot 8. Allotment 4, section 39, 2r.

Lot 9. Allotment 5, section 39, 2r.

Lot 10. Allotment 6, section 39, 2r.

Lot 11. Allotment 7, section 39, 2r.

Lot 12. Allotment 8, section 39, 2r.

Lot 13. Allotment 9, section 39, 2r.

Lot 14. Allotment 10, section 39, 2r.

COUNTRY LOTS.

COUNTY OF NORMANBY, PARISH OF GRASSDALE.

About one mile and a half south-west of Mr. Coldham's pre-emptive section of Grassdale, on the road from Hotspur, Digby, &c., to Hamilton.

Upset price 1*l.* 15*s.* per acre.

Lot 15. Allotment 4, section 9, 25*a.* 3*r.* 18*p.* Improvements valued at 289*l.*

Lot 16. Allotment 5, section 9, 27*a.* 2*r.* 27*p.* Improvements valued at 516*l.*

West of the road from Hotspur to Hamilton, within five miles north-east of the township of Digby.

Upset price 1*l.* 15*s.* per acre.

Lot 17. Allotment 5, section 10, 15*a.* Improvements valued at 110*l.*

COUNTY OF DUNDAS, PARISH OF KARUP-KARUP.

About two miles east of the road from Harrow to Coleraine, and eight miles west of Balmoral.

Upset price 1*l.* per acre.

Lot 18. Allotment 63, 213*a.*

Lot 19. Allotment 64, 213*a.*

COUNTY OF DUNDAS, PARISH OF PAWBYMBYE.

West of the road to Balmoral, within four miles south of the township of Balmoral.

Upset price 1*l.* per acre.

Lot 20. Allotment 7, 215*a.* 2*r.* 76*p.*

Lot 21. Allotment 13, 220*a.*

J. M. GRANT,
President.

Office of the Board of Land and Works,
Melbourne.

SALE (No. 2188) OF CROWN LANDS IN FEE-SIMPLE
AT MELBOURNE, ON 24TH SEPTEMBER, 1867.
To be conducted by the LAND OFFICER.

IN pursuance of the fortieth section of *The Land Act 1862*, the Board of Land and Works hereby give notice that a public auction will be holden at TWO o'clock of Tuesday, the twenty-fourth day of September next, at the Auction Rooms of Messrs. GEMMELL, TUCKETT AND CO., Collins street west, Melbourne, for the sale of Crown Lands in fee-simple.

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

A deposit of one-half the price at which each lot is sold must be paid by the purchaser at the time of sale, and all such payments shall be made only in gold, silver, bank notes, or in cheques approved by the Land Officer, and the residue of such price must be paid within one month from that time.

TOWN LOTS.

WALLAN-WALLAN, COUNTY OF BURKE, PARISH OF WALLAN-WALLAN.

In the township of Wallan-wallan, on the main Sydney road.

Upset price 1*l.* per acre.

Lot 1. Allotment 1, section 27, 1*r.* 32*p.*

Lot 2. Allotment 2, section 27, 1*r.* 19*p.*

Upset price 4*l.* per acre.

Lot 3. Allotment 3, section 27, 1*a.* 2*r.* 33*p.*

Lot 4. Allotment 4, section 27, 1*a.* 2*r.* 33*p.*

Lot 5. Allotment 5, section 27, 1*a.* 2*r.* 33*p.*

Lot 6. Allotment 6, section 27, 1*a.* 2*r.* 33*p.*

CASTLEMAINE MINING DISTRICT.

At a meeting of the Mining Board of the Mining District of Castlemaine, begun and holden at the Board Room, Castlemaine, in the said district, on the twenty-third day of July, One thousand eight hundred and sixty-seven, it is ordained by the said Board as follows, that is to say:—

INTERPRETATION CLAUSES.

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

2. For the purposes of these bye-laws, and any others that may subsequently be made, unless there may be something repugnant to the context, the words "miner" or "party" shall be construed to mean any party of miners, or mining company, or copartnership for mining purposes; and throughout these bye-laws every word and term used in the singular number shall be construed equally to mean and include the plural number, and words importing the plural number shall include the singular number; words importing the masculine gender shall include females.

BYE-LAW No. 1.—DISPUTED ELECTIONS.

1. If any candidate shall dispute the validity of an election, such candidate shall forward a petition to the chairman, stating his reasons for disputing the election, and such petition must be lodged with the clerk of the board within fourteen days after the election complained of, but no petition shall be entertained unless it be signed by the candidate and not less than ten duly qualified electors.

2. The chairman shall convene a special meeting of the board within fourteen days from the date of reception of such petition to inquire into the matter, and the members present shall have power to adjourn the sittings from time to time. The member or members whose election is disputed may be present during the hearing of the evidence, but shall then retire pending the decision of the board.

3. Parties interested in any disputed election may appear in person or by authorized agent.

4. The decision of the board shall be arrived at by ballot, and the person or persons so determined to be, or not to be, duly elected, shall be declared by the chairman, and such decision shall be final, record whereof shall be inserted in the minutes, and signed by the chairman of the board.

5. The board shall then decide, according to the nature of the case, whether the candidate next on the poll shall be declared elected, or if a new election shall be called to fill the seat thus rendered vacant, and shall forward copy of such decision to the returning officer.

BYE-LAW No. 2.—THE STANDING ORDERS.

1. *Business conducted with open doors.*—Strangers may be excluded.—That the business of the board shall be conducted on all ordinary occasions with open doors; but any one member present may require the exclusion of strangers until it shall have been decided by the board whether any particular question proposed to be introduced shall be discussed with open doors.

2. *Business to commence at the time appointed.*—That the business of the board shall commence upon the expiration of the time of meeting, or as soon after as a quorum shall be present.

3. *Minutes shall be taken.*—That minutes of the proceedings of each meeting of the board shall be taken regularly, and entered in a book.

4. *When there is not a quorum, names recorded.*—At any time appointed for the board to meet, when there is not a quorum of the members present, or when the board is counted out, such circumstance, together with the names of the members then present, shall be recorded in the minute-book.

5. *Order of proceedings.*—That at each meeting of the board the business shall be proceeded with in the following order:—

1st. The minutes shall be read, and errors (if any) corrected, after which the minutes shall be confirmed and signed by the chairman.

2nd. Correspondence.

3rd. Petitions presented by members of the board.

4th. Reports of committees.

5th. Incidental business.

6th. Orders of the day (to mean all matters arising out of the proceedings of former meetings, and any business which the chairman shall think fit to bring under consideration).

6. *Course of proposed bye-laws.*—Notice shall be given to move for leave to introduce, alter, or amend a bye-law. If leave shall be obtained, it shall be read a first time without discussion, and a time fixed for its second reading. If read a second time, it shall be passed into committee, brought up, read a third time, and finally passed.

7. *Order of orders of the day.*—Orders of the day shall take precedence in the order in which they stand in the minute-book.

8. *Calls of the board.*—Calls of the board may be made on the motion of a member duly carried, and such motion shall state the business for which such calls are made, and the day and the hour of meeting.

9. *Four days' notice for a call of the board.*—No order for a call of the board shall be made for any day earlier than four days from the date of such order, inclusive of the day of such order.

10. *Copy of the order shall be sent to each member.*—A copy of the order for a call of the board shall be forwarded to each member of the board, signed by the chairman or clerk.

11. *Members to register names and addresses.*—Each member shall, upon first taking his seat at the mining board, enter his name and address in a book to be kept for that purpose.

12. An attendance book shall be kept by the clerk of the board, and the names of only those members inserted therein who take their seats at or before 11 o'clock a.m., after which

time the appearance book shall be closed; but the time for commencing the business of the board shall be 10.30 a.m., if there be a quorum present.

13. *Motions introducing new matters.*—When notice of motion may be given.—No member shall make any motion initiating a subject for discussion, but in pursuance of a notice openly given at a previous meeting of the board, and duly entered on the minutes; and such notices must be given either previous to the board entering upon the orders of the day, or after such orders shall have been disposed of.

14. *Notices of motion shall be written and signed.*—Every member in giving notice of motion shall read it aloud, and deliver to the chairman a copy of such notice, fairly written, together with his name and the day proposed for bringing on such motion.

15. *Members shall not give two notices consecutively.*—No member shall be entitled to give two notices of motion consecutively on the same day, unless no other member has any notice to submit.

16. *One member may give notice for an absent member.*—A member may give notice for any other member not then present, by putting the name of the member for whom the notice is given on the notice of motion.

17. *Members who have given notice shall be present.*—No motion entered on the notice paper shall be proceeded with unless the member who has given such notice, or some one authorized by him, be present when the business is called in order. Notices not so proceeded with shall be struck out of the paper.

18. *Motions not seconded shall lapse.*—Any motion not seconded shall not be further debated, but shall lapse.

19. *Motions proposed and seconded.*—When a motion has been proposed and seconded, a question thereon shall be proposed by the board to the chairman.

20. *Motions may be withdrawn.*—A member who has proposed a motion may withdraw the same by leave of the board.

21. *Questions may be superseded.*—A question may be superseded—1st, by the adjournment of the board, on the motion of a member "That the board do now adjourn;" 2nd, by a motion "That the orders of the day be now read;" 3rd, by the previous question, viz., "That this question be now put," being proposed and negatived.

22. *The previous question.*—If the previous question be resolved in the affirmative, the original question shall be put forthwith without any amendment or debate.

23. *Complicated questions.*—The board may order a complicated question to be divided.

24. *Question shall be put.*—So soon as the debate upon a question shall be concluded, the chairman shall put the question to the board in a distinct and audible manner.

25. *Questions once carried cannot be questioned again.*—A question being once made, and carried in the affirmative or negative, cannot be questioned again in the same mining board year during which it has been so resolved, unless a call of the board be made for that purpose.

26. *Questions once resolved may be reversed by two-thirds of the members.*—No question or amendment which is the same in substance as any question which during the same mining board year has been resolved in the affirmative or negative shall be a resolution of the board, unless carried by the majority of the members present upon a call of the board.

27. *Motions withdrawn may be made again.*—A motion which has been withdrawn may be made again during the same mining board year.

28. *Questions may be amended.*—A question having been proposed may be amended by leaving out certain words, or by inserting or adding words.

29. *Amendments not seconded.*—An amendment proposed, but not seconded, will not be entertained by the board nor entered in the minutes.

30. *Amendment to leave out words.*—When the proposed amendment is to leave out certain words, the chairman shall put a question, "That the words proposed to be left out stand part of the question," which shall be resolved in the affirmative or negative, as the case may be.

31. *Amendment to substitute words.*—When the proposed amendment is to leave out certain words in order to insert or add other words, the chairman shall put a question, "That the words proposed to be left out stand part of the question," which if resolved in the affirmative will dispose of the amendment; but if in the negative, and there is no motion before the board for amending the proposed amendment, another question shall be put, "That the words of the amendment be inserted or added instead thereof," which shall be resolved in the affirmative or negative, as the case may be.

32. *Amendment to insert or add words.*—When the proposed amendment is to insert or add certain words, the chairman shall put a question, "That such words be inserted or added," which shall be resolved in the affirmative or negative, as the case may be.

33. *No amendment shall be made to a question after a later part has been amended.*—No amendment shall be proposed in any part of a question after a later part has been amended or has been proposed to be amended, unless the proposed amendment has been withdrawn by leave of the board.

34. *Words resolved may not be amended.*—No amendment shall be proposed to be made in any words which the board has resolved shall stand part of a question, or shall be inserted in or added to a question, except the addition of other words thereto.

35. *Amendment may be withdrawn.*—A proposed amendment may be by leave of the board withdrawn.

36. *Amendments may be amended.*—Amendments may be proposed to a proposed amendment as if such proposed amendment were an original question.

37. *Amended questions.*—When amendments have been made the main question as amended shall be put.

38. *Amendments not carried.*—When amendments have been proposed but not carried, the question is put as originally proposed.

39. *Debate.*—*Members shall rise to speak.*—Every member desiring to speak shall rise in his place uncovered, and address himself to the chairman.

40. *Members may not speak during a division.*—Members can only speak while the board is dividing by permission of the chairman, and then only to a point of order.

41. *Members may not speak to a question after the votes have been taken.*—No member may speak to any question after the same has been put by the chairman, and the votes have been given in the affirmative and negative thereon.

42. *When two members rise to speak.*—When two or more members rise to speak, the chairman shall call upon the member who in his opinion first rose in his place.

43. *Motion for a member to be heard.*—A motion may be made that any member who has risen "be now heard," or "do now speak."

44. *Members may speak.*—A member may speak to any question before the board, or upon any amendment proposed thereto, or upon a question or amendment to be proposed by himself, or upon a question of order arising out of the debate, but not otherwise.

45. *Members may explain matters of a personal nature.*—By the indulgence of the board, a member may explain matters of a personal nature, although there be no question before the board, but such matters may not be debated.

46. *Members may not speak twice.*—No member may speak twice to a question before the board, except in explanation or reply, or in committee of the whole board.

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

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

49. *To propose or second is to speak.*—That any member proposing or seconding a resolution or amendment shall be held to have spoken.

50. *A point of order.*—That any member rising to a point of order shall be allowed simply to direct attention to the point complained of, and submit it to the decision of the chairman.

51. *Member may not allude to a previous debate.*—No member shall allude to any debate of the same mining board year, upon a question or bye-law not being then under discussion, except by the indulgence of the board for personal explanations.

52. *Member may not reflect on any vote of the board.*—No member shall reflect upon any vote of the board, except for the purpose of moving that such vote be rescinded.

53. *Member may not use offensive words against legislation.*—No member shall use offensive words against any mining legislation of this district, unless for the purpose of moving for its repeal.

54. *Member may not apply offensive words to any member.*—No member shall use offensive or unbecoming words in reference to any member of the board.

55. *Members using objectionable words shall apologize.*—Any member having used objectionable words, and not explaining or retracting the same, or offering an apology for the use thereof to the satisfaction of the board, will be censured by the board, and shall not be allowed to hold his seat or vote on any question before the board until the offensive words shall have been retracted by him, and an apology rendered to the satisfaction of the board.

56. *Rules shall be observed in committees of the whole.*—The several rules for maintaining order in debate shall be observed in every committee of the whole board.

57. *When the chairman rises during a debate.*—Whenever the chairman rises during a debate, any member then speaking, or offering to speak, shall sit down, so that the chairman may be heard without interruption.

58. *Charges against members.*—Every member against whom any charge has been made, having been heard in his place, shall withdraw while such charge shall be under debate.

59. *Members must vote.*—Every member present at the board when the question is put will be required to vote.

60. *Show of hands.*—*Strangers to withdraw.*—Previously to any show of hands, strangers shall, if ordered, withdraw.

61. *In case of confusion.*—In case of confusion or error concerning the number of votes, unless the same can be otherwise corrected, the board shall proceed to another show of hands.

62. *Committees of the whole.*—*Committee appointed by resolution.*—A committee of the whole board will be appointed by resolution, "That this board do now resolve itself into a committee."

63. *Chairman of committees.*—A member shall be appointed chairman of committees of the whole board, and shall continue to act as such during the pleasure of the members of the board.

64. *Quorum of committees.*—The quorum of the committees of the whole shall be the same number as required for a quorum of the board.

65. *Matters to be considered.*—Committees shall consider such matters only as have been referred to them by the board.

66. *Members may speak more than once.*—In committee members may speak more than once to one question.

67. *Chairman's casting vote.*—Every question in committee shall be decided by a majority of votes, and in case of an equality of votes, the chairman of committee shall give the casting vote.

68. *Instruction to report progress.*—At any stage of a measure in committee the chairman may be instructed to report progress, and ask leave to sit again at a future day.

69. *If any disorder arise.*—If any disorder arise in committee, the chairman of the board may resume his seat without any question being put.

70. *No quorum present.*—If while in committee there should not be a quorum, the chairman will resume his chair, and adjourn the board to a future day.

71. *Business disposed of.*—When matters referred to a committee of the whole have been considered, the chairman of committees shall report the same to the board.

72. *Motion to report progress.*—A motion may be made during the sittings of a committee, "That the chairman do now report progress and ask leave to sit again."

73. *Reports of committees.*—Every report of a committee of the whole board shall be brought up without any question being put.

74. *Resolutions of committees may be recommitted.*—Resolutions agreed to by a committee of the whole may be affirmed or negated by the board; if negated, they must be recommitted for further consideration in committee.

75. *Petitions.*—*When petitions may be presented.*—No petition shall be presented during any debate, nor after the board shall have proceeded to the notices of motion or orders of the day, unless petitions referring to the questions before the chair, which may be received immediately upon the reading of the order of the day or notice of motion.

76. *Member to acquaint himself with the contents.*—It shall be incumbent on every member presenting a petition to acquaint himself with the contents thereof, and to ascertain that it does not contain language disrespectful to the board.

77. *Member shall prefix his name.*—Every member presenting a petition to the board shall write his name at the beginning thereof.

78. *Petitions must be in conformity with rules.*—Every member presenting a petition shall take care that the same is in conformity with the rules and orders of the board.

79. *Petition shall be respectful.*—Every petition shall be respectful, decorous, and temperate in its language.

80. *Petition shall be presented by a member.*—Petitions can only be presented to the board by a member.

81. *Petitioner shall not present petition from himself.*—A member cannot present a petition from himself.

82. *Member's duty when presenting petition.*—Every member offering to present a petition to the board shall confine himself to a statement of the parties from whom it comes, of the number of signatures attached to it, and of the material statements contained in it, and to the reading of such petition.

83. *Petitions may not be discussed.*—No discussion shall take place upon petitions at the time of their presentation, except by special permission of the board, by a motion proposed, seconded, and duly carried to that effect.

84. *Suspension of standing orders.*—*Standing orders may be suspended.*—It shall be competent, by a vote of the majority of the members present, for the board to suspend any standing order herein contained, provided the effect of such suspension shall not be the rescinding of any resolution previously adopted by the board.

BYE-LAW No. 3.—QUARTZ WORKINGS.

1. *Marking claims.*—Every claim shall be marked by posts standing at least two feet out of the ground, two of the posts to be placed on the supposed or ascertained line of the lode or vein at the northern and southern extremities of the claim.

2. *Labor in ordinary claims.*—The owner of a claim shall employ in connection therewith one man for every sixty lineal feet of reef held by him, except where otherwise provided for by these bye-laws; but it shall be sufficient if half the number of men work the ground during the time it does not yield payable gold.

3. *Base lines and width of quartz claims.*—The width of claims shall be four hundred feet, two hundred on each side of the base line as hereinafter provided for, and the boundary lines that intersect said base line shall be at right angles thereto. On a majority of the claimholders of any quartz reef wishing a base line to be marked off, applications shall be made to the surveyor, who, after examination, shall mark off, along the entire length of the ground then taken up, a base line on the supposed or ascertained line of the reef, and shall mark off, to be provided by the miners interested, and fixed securely in the ground, and standing at least five feet above the surface. One post shall be erected at each end of the base line so marked, and if the end posts are not distinctly visible from each other, intermediate posts shall be erected by the surveyor for this purpose. The surveyor shall extend any base line, and mark the continuation as above, whenever applied to for this purpose. Further, on all reefs at present being worked where no base has been marked off, on application by any of the miners on such reef, the surveyor shall mark off a base line in like manner as hereinbefore described; but such base line shall in no case interfere with previously existing rights.

4. *Prospecting claims.*—Any party prospecting on or for quartz reefs shall be entitled to mark off and hold a claim of three hundred and twenty feet along the line or supposed line of reef; provided such party prospect and work the same efficiently, and that such claim be not within three hundred feet of any other quartz claim or worked by less than two men.

5. *Tunnelling claims.*—Any party tunnelling for a reef shall be allowed twelve feet on each side from the centre of their tunnel, as a protection for the same, to any distance outside the boundary of the width of their claims, and also sufficient space at the mouth of the tunnel to deposit quartz or other substance.

6. *Wall between claims.*—Walls between claims shall be the common property of the parties adjoining, and neither of them shall take down, mine into, remove, damage, endanger, or imperil any wall, without first obtaining the consent of the owner of the adjoining claim.

ALLUVIAL WORKINGS.

7. *Marking claims.*—In marking alluvial claims all parties shall do so by placing a substantial peg at each corner of the claim, which shall stand at least two feet out of the ground; they shall also cut a V trench, which shall extend at least two feet from each post along each boundary line of said claim. Claims in alluvial workings shall be taken and admeasured, where practicable, in square or rectangular blocks, and not exceeding in length thrice the breadth thereof, except as otherwise provided for in these bye-laws. A wall of three feet shall be left between each claim, which shall be the joint property of the parties holding such claims as may be divided by said wall, which shall be removed only by a majority of shareholders in said adjoining claims.

8. *Extent of claim in new ground.*—Mining on new ground shall be divided into shallow and deep sinking. Shallow sinking shall mean all shafts less than sixty feet in depth. The extent of ground for each man employed shall not exceed fifty feet by fifty feet. Deep sinking shall mean all shafts exceeding sixty feet in depth. The extent of ground for each man employed shall not exceed seventy-five feet by seventy-five feet. In deep sinking one-half the number of men shall be sufficient to work the claim until the expiration of one month after the same shall have been bottomed, when the full number shall be employed.

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

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

11. *Alluvial prospecting.*—Any party prospecting for alluvial gold deposits shall be entitled to the following areas: If at a distance of three hundred yards and under one mile from any gold workings, one hundred feet by one hundred feet; if one mile and under three miles, two hundred feet by two hundred feet; if three miles and under ten miles, three hundred feet by three hundred feet; if ten miles and upwards, four hundred feet by four hundred feet; provided such claims be worked by not less than two men. When a prospecting party shall have discovered gold in their claim, they shall within one week thereafter give written notice of the same to the registrar of the division, who shall post a notice thereof at his office; and if such party shall neglect to give said notice, then and in such case the extra ground shall be forfeited.

12. *Claims in banks and beds of rivers.*—To give greater encouragement for the working of the beds and banks of rivers, it shall be lawful for any person, being the holder of a miner's right to take up and hold a claim on the course of any river, such claim not to exceed ten acres in extent; provided there shall be employed in connection with such claim one man for every half acre so held; and in no case shall the said claim exceed in length four times the breadth thereof; and where it is considered necessary or advisable to divert the course of any river by expensive cutting to provide a channel for the same, the miner shall be allowed sufficient ground for such purpose exclusive of his claim, provided he mark off the course of such channel by pegs fixed in the ground at a distance of twenty yards, or thereabouts, and make application to the surveyor, who shall mark off the ground necessary for the same.

PUDDLING AND SLICING.

13. *Ordinary puddling and slicing claims.*—In old or partially worked ground (or in new ground when the average depth from the surface shall not exceed ten feet), and where steam, horse, or water power shall be employed in connection with puddling, the extent of claim shall not exceed one-half of an acre for each man employed.

14. *Extended claim for puddling, slicing, and cement crushing.*—Whereas it is expedient to afford facilities for and to encourage the investment of capital in re-working of auriferous alluvial lands, and where the proposed mode of working is such that a preliminary expense of not less than one hundred pounds is necessary in making a race, or cutting, or timbering, or machinery, every holder of a miner's right shall be entitled to take up and hold a claim not exceeding ten acres in extent, and he shall employ on or in connection with the said claim one person for every acre so held. No such claim under this section shall be allowed except on ground which has been previously worked and abandoned, and any such claim shall be forfeited, provided the conditions imposed by this bye-law be not complied with within three months from the date of such claim being granted.

15. *Puddling and slicing claims in narrow gullies.*—It shall be lawful for any party taking up ground in narrow gullies, to mark the same in any form such parties may think fit, provided the whole width of such previously abandoned ground in such gullies be taken in the admeasurement of such claim.

16. *Tunnelling ground.*—Ground where the sinking shall not exceed forty feet in depth, and principally through rock or cement, or alluvial sinking which shall exceed eighty feet in depth, shall be considered tunnelling ground, and may be taken up and worked either by sinking or tunnelling. The extent of claim shall be fifty feet in frontage for each man employed. Parties taking up claims under this bye-law shall peg off said frontage and give notice to the surveyor, who shall properly mark the claim by two rows of pegs parallel to each other, and

at right angles with the supposed lead or frontage of the hill, said rows of pegs to be carried to any distance not exceeding three-quarters of a mile. The pegs in said parallel lines shall be within twenty yards of each other. All parties shall run their tunnels within their own parallels; nevertheless, where it shall appear to the surveyor that considerable time and expense can be saved by driving at any distance outside the parallels, they shall be permitted to do so, and the surveyor shall mark off the ground necessary for the purpose, provided that such permission shall not interfere with any existing rights; and twelve feet shall be allowed on each side from the centre of the tunnel as a protection to the same, and sufficient space at the mouth thereof on which to deposit all materials taken from the said tunnel or claim. Parties may work their claim with one-half the number of men during the time it does not yield payable gold, after which the full number shall be employed. When gold shall have been found, the owners shall mark off their claim in breadth by two cross-lines of pegs not exceeding three hundred feet apart, excepting where a tunnel shall exceed one thousand feet in length, the cross-lines in the latter case not to be more than five hundred feet apart, and in each case to be marked off at right angles with the side parallel lines, after which any party may take up a claim between the same parallels.

17. *Extended claims in old and abandoned tunnelling ground.*—In all tunnelling ground partially worked and abandoned, the extent of claim for each man employed shall be eighty feet of frontage by three hundred in depth.

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

19. *Plurality of claims.*—It shall be lawful for any person, being the holder of a miner's right, to mark off, hold, and occupy any number of claims not exceeding fifty, or any number of shares in any claim, or claims, or any privileges.

BYE-LAW No. 4.—WATER PRIVILEGES.

1. *Mode of taking possession of claims, water-rights, &c.*—Possession shall be taken of all claims, races, drains, dams, or reservoirs cut or constructed, or any water taken or diverted by virtue of a miner's right by marking off the same in the manner prescribed by this bye-law, and the party who shall first have marked in accordance therewith shall be deemed to be in possession thereof; and any miner or miners taking possession of and holding, as above-mentioned, any claim, race, dam, or reservoir, shall be entitled to and enjoy all the rights and privileges conferred by these bye-laws, subject to his or their conforming with the obligations and conditions contained therein.

2. *Races.*—Any miner or miners may cut a race from any river, creek, or other watercourse, and may convey water therein at the rate of one sluice-head for every two men employed in any claim worked by means of such race; provided first they mark off the course of said race by means of pegs fixed at distances of twenty yards or thereabouts. No miner shall be entitled to more than five sluice-heads of water in any one race; nevertheless, when there shall be an excess of water at the source of any race, the owners may divert the same, or any portion thereof, provided it does not interfere with the right of any other party then existing or subsequently obtained.

3. *Tail-races.*—Any party may be allowed to cut a tail-race through any claim or claims between their work and the creek, gully, or other watercourse, provided they give notice to the owners of such claims, and make application to the surveyor, who shall define the width and course of such tail-race.

4. *Extension of races.*—Any party holding a water privilege, and conveying water to any claim or machinery by means of any race, shall be at liberty to extend or alter the course of the said race, and he or they shall continue to enjoy his or their original water privileges.

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

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

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

BYE-LAW No. 5.—FOR DEFINING AND ALTERING CLAIMS.

1. That after possession of a claim shall be taken by any miner or party, and such claim marked as prescribed by these bye-laws, the owner of such claim or land may, if he thinks fit, unless otherwise provided by these bye-laws, make application to the mining surveyor to have said claim or land surveyed, and the boundaries properly defined and marked on a plan to be furnished by such surveyor. Provided also, that no miner or party shall remove or alter the boundaries of any claim, so as to trespass upon or interfere with existing rights that may be in possession of any holder of private property or any claim held under a miner's right.

BYE-LAW No. 6.—PRIORITY OF WATER SUPPLY.

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

BYE-LAW No. 7.—TO DETERMINE THE EVENTS ON WHICH THE TITLE TO ANY LAND OR SHARE, ETC., ETC., SHALL BECOME FORFEITED, ETC.

1. Any party holding a claim, or portion thereof, or share or interest therein, and who employs hired labor to work the same, shall not have his title thereto forfeited through any neglect or omission on the part of the workmen employed. Provided always, after notice in writing to such employer, his interest be fully represented in conformity with these bye-laws within forty-eight hours of receiving said notice, or pay to the other shareholders a sum equal to the wages of the number of men necessary to work efficiently the share or interest held by him, calculated at the current rate of wages, for every day he or his substitute or substitutes have been absent from work.

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

3. The interest of any sleeping shareholder in any mining partnership shall not be imperilled or forfeited by or through the neglect, omission, or cause of any working shareholder or his representative, unless he fail to remedy such neglect, omission, or cause in the manner provided for in number two section of this bye-law.

4. Any shareholder who, having received notice, as provided for in the preceding sections of this bye-law, of the absence of self or substitute from the working of any claim in which he is interested, shall fail during six days thereafter to pay the money due thereon to his co-partners, and supply the requisite labor, shall, unless a new arrangement has been entered into between the parties, forfeit all right and title to said share, and the same shall be considered abandoned.

5. In all cases where the interest of a shareholder in any claim shall by any means become forfeited, such forfeiture shall be deemed and held to extend to and include the portion, share, or interest only of the shareholder incurring such forfeiture at the time such forfeiture is incurred.

6. No party shall forfeit or lose his interest in any claim by being absent through accident, sickness, or attendance at a court of justice or the mining board. All claims or shares therein shall be protected for any period not exceeding fourteen days for any urgent cause, and such protection may be renewed from time to time on application to the registrar, so long as the cause for such protection shall continue to exist; and further, no claim shall be forfeited through absence during public holidays, fourteen days from 22nd December in each year.

BYE-LAW No. 8.—FOR LIMITING THE TIME, ETC.

The time within which proceedings for any such forfeiture or penalty must be taken shall be fourteen days from the time of such claim, race, dam, drain, reservoir, easement, or any share or interest therein, becoming forfeited.

BYE-LAW No. 9.—FOR DETERMINING WHETHER AND UNDER WHAT CIRCUMSTANCES ANY PERSON WHO SHALL HAVE OBTAINED AND ADJUDICATION OF ANY FORFEITURE OF ANY LAND, CLAIM, ETC., CAN OBTAIN POSSESSION.

When any claim or share shall be forfeitable, any person or persons being the holder or holders of sufficient miners' rights may make application to the warden, or to the court of mines of the district, to be put in possession of such claim or share; and the person or persons who shall so first make application shall, subject as aforesaid, have a prior claim to be put in possession, upon payment of such compensation as may be determined by arbitration, as is done in bye-law 29.

BYE-LAW No. 10.—RELINQUISHED, ABANDONED, OR DESERTED CLAIMS.

Relinquishment of claims and shares.—Any person holding a share or shares, or a portion or portions thereof, of any land occupied under a business license, or any claim, race, drain, dam, reservoir, or easement enjoyed under a miner's right, may relinquish the same, provided that previous to such relinquishment the said shareholder or shareholders shall give to his partner or partners a notice in writing to that effect; and the said shareholder shall thereupon be released from all further liability in respect of such share, provided that nothing herein contained shall be deemed or taken to interfere with or cancel any debt, agreement, engagement, or contract which may, at the date of any relinquishment, exist between said shareholder

and his copartner or copartners. Any claim, land, drain, &c., which shall have been left unworked for more than 21 days shall be deemed to be relinquished, abandoned, or deserted, and shall be liable to be occupied as Crown lands, according to the provisions of these bye-laws. Nevertheless, no holder of a miner's right or business license who shall relinquish, abandon, or desert such claim, land, &c., or any share therein, shall be liable for any consequences which may accrue after such abandonment.

BYE-LAW No. 11.

Area, form, and site for residence or business.—The extent for a site for residence and business, or either, occupied under and by virtue of a miner's right or business license on any Crown lands, shall not exceed one quarter of an acre, the frontage whereof shall not exceed twenty-two yards by a depth of fifty-five yards. No person or party shall build a store, house, or residence, or any building of whatsoever description, on any lead of gold.

BYE-LAW No. 12.—FOR DETERMINING THE MODE IN WHICH ANY LAND MAY BE ENCUMBERED, ASSIGNED, OR LIEN CREATED THEREON.

1. The mining registrar for the division shall keep a book, which book shall contain all entries of liens, encumbrances, or assignments made, in a legible manner, and in alphabetical order. Every such entry shall contain the name, address, and description of the person entering the same, which book shall be open for inspection during office hours. When any holder of a miner's right, being possessed of any residence or business site, or any claim, race, drain, dam, reservoir, easement, or any share or interest therein, shall be desirous of encumbering, or assigning, or creating a lien thereon, he shall first register the same with the mining registrar of the division, in manner as hereinafter provided in bye-law 13, and shall then lodge with the said registrar a memorandum in form of schedule 10, and the said registrar shall then file and keep the same in his office, and shall deliver to the licensee a copy of such schedule.

2. If more than one lien, encumbrance, or assignment shall be effected on the same security, priority of registration shall take precedence.

3. When any lien is granted in accordance with this bye-law, no such lienor shall have the effect of absolutely vesting in the licensee an interest and property in the residence or business site, race, drain, dam, reservoir, or easement, beyond the amount of such lien.

BYE-LAW No. 13.—FOR THE BETTER PREPARING AND PROVIDING FOR THE MODE OF OBTAINING AND EFFECTING THE REGISTRY OF LAND OCCUPIED FOR A RESIDENCE OR BUSINESS SITE, OR ANY CLAIM, RACE, DRAIN, DAM, RESERVOIR, OR EASEMENT.

1. Possession, or occupation thereof shall first be taken in manner prescribed by these bye-laws, and any holder of a miner's right may then apply to the mining registrar of the division for a notice of application, in form of Schedule 3, which notice shall be exhibited on the land applied for during a period of seven days from the day and date upon which the same was issued, and the registrar shall also post in some conspicuous place at his office a notice, in the form of Schedule 4, when, at the expiration of that time, provided that no complaint or objection shall have been previously lodged with the warden against the applicant, the said registrar (upon the production of the miner's right to him) shall then register the same, and shall deliver to the applicant a certificate in the form of Schedule 5. After any such residence or business site, or any claim, race, drain, dam, reservoir, or easement, shall have been registered, and not before, the owner thereof may divide the interests into such and so many shares as he may think proper, and may assign, or encumber, or create, any lien thereon, and discharge any such assignment, encumbrance, or lien thereon, in manner as herebefore provided for in bye-law 12.

2. In the event of death, application shall be made in writing to the registrar of the division, by the party authorized so to do, who shall register in the name of the executor, or such other person as shall be entitled to the same by the then existing law of the colony of Victoria; in the case of insolvency, in the name of the official assignee, or such other person as shall be entitled to receive the same under *The Insolvency Statute 1864*; in case of lunacy, to his committee, or such other persons who shall be appointed for that purpose by the Supreme Court of the colony of Victoria. In the event of any sale of any residence or business site, or any claim, race, drain, dam, reservoir, or easement, or share or interest therein, under the decree, judgment, or order of any court, or the decision of any warden, authorized by *The Mining Statute 1865*, the person selling shall give to the purchaser a certificate, which shall be handed to the said registrar, who shall enter it in a book, and shall file the same in his office; said registrar shall then deliver to the purchaser a certificate, in form of Schedule 5, setting forth the share or interest of the purchaser. Nevertheless all registrations duly effected under and according to this bye-law, shall be liable and subject to such fees as may be lawfully imposed, but no such registration shall be compulsory unless otherwise provided for by these bye-laws.

BYE-LAW No. 14.—FOR THE PURPOSE OF REGULATING THE DRAINAGE OF QUARTZ REEFS, AND OF CLAIMS OCCUPIED UNDER ANY BYE-LAW OF A MINING BOARD HERETOFORE OR HEREAFTER TO BE MADE, AND OF LANDS HELD UNDER GOLD MINING OR MINERAL LEASES HERETOFORE OR HEREAFTER TO BE GRANTED.

1. The owner or occupier of any machine which is employed in draining water from any line of reef may claim drainage rates from adjacent claimholders and lessees, by giving fourteen days' notice of his intention so to do in any newspaper circu-

lating in the division in which such line of reef is situated, and also to the warden of the division; and in the event of no valid objection being raised, such claimant shall be entitled to a drainage area (as defined by this bye-law), and shall be entitled to all drainage rates derivable from the same for a period of six months.

2. Should the right to drainage rates of any such claimant as aforesaid be objected to by any other machine-owner, or should two or more machine-owners claim drainage rates from the same portion of any line of reef, or in the same area, the drainage rates to be given to the machine-owner whose machine drains the most effectually.

3. The lineal extent of any drainage area awarded under this bye-law shall not exceed 1500 yards—750 yards on each side of drainer's engine-shaft—the same to be measured along the course which the reef is known or supposed to traverse, starting from the engine-shaft, by a width of 100 yards on each side of said known or supposed line. And if it can be shown that any claim or gold-mining lease outside the end boundaries of any such drainage area is drained, and that the owners of such claims or leases are working below the datum water-level, they shall be liable to pay drainage rates the same as if their claims or leases were included within the limits thereof.

4. The owner or lessee of any quartz claim or gold-mining lease which is being worked below the datum water-level shall pay the sum of threepence per lineal yard per week, and the owner of any claim exempted from the labor basis shall, if the same be situated in any drainage area, pay to the clerk of the mining board, or such other person as may be appointed, the sum of twopence per lineal yard per week during the whole period of exemption, whether the working in such claim as aforesaid be down below datum water-level or not; and the owner of any gold-mining lease, in which mining is not being carried on, shall, if the same be situated within a drainage area, pay as aforesaid the sum of twopence per lineal yard per week.

5. The owner of any claim or gold-mining lease which is being worked above the datum water-level, and no work being carried on below said level, shall be exempted from paying any drainage rates. And any claim or gold-mining lease shall be deemed at work below the datum water-level in which work shall have been done below said water-level at any time during the month for which a drainage rate is claimed.

6. The owner of any claim or gold-mining lease situated within any drainage area, which has been sunk to water, and in which sinking cannot be continued, may give notice to the drainer that he requires further drainage, and that the engine-shaft must be sunk deeper, or that a cross-cut must be driven in order to improve the drainage; and should the drainer proceed to execute such work, then such owner shall pay twopence per lineal yard per week, until sinking can be and is resumed, and after that, threepence per lineal yard per week; but should the drainer refuse to cross-cut or sink (as the case may be), then such owner to be exempted from paying any drainage rate unless he continues to work his claim or gold-mining lease below the datum water-level.

7. The owner of any claim or gold-mining lease within any drainage area who is compelled and who does, in order to effect complete drainage, employ a horse-whim, whip, or steam-engine every day to draw water from such claim or lease shall be exempted from paying drainage rates on account of such claim or lease.

8. Any drainer to whom a drainage area has been granted on any line of reef, and who is receiving drainage rates therefrom, shall, should it be his intention to discontinue drainage operations, give at least three months' notice to the drainees of his intention so to do; in the event of such notice not being given, said drainer shall be held liable for any damage that may accrue to the claims or leases of the drainees through any more sudden stoppage of the drainage machinery.

9. No drainer shall be held liable for any damage caused to any claim or gold-mining lease through the sudden stoppage of his machinery, if it can be shown that such stoppage was caused by an accident to the machinery, provided however that the necessary repairs are made and drainage resumed with the utmost despatch by the said drainer.

10. All rates imposed under his bye-law shall become due once a month, and shall be paid to the Clerk of the Castlemaine Mining Board, or to such other person as may from time to time be appointed to receive or collect the sums on his behalf.

11. In the event of any claim or gold-mining lease being so situated on the side line of any drainage area that the whole extent of such claim or lease is not included within the drainage area, they shall be deemed to be included for all the purposes of this bye-law; provided the underground workings or working shafts are within the said drainage area.

12. Whenever a break may occur in any claim or lease on a line of reef, obstructing the drainage of claims beyond, it shall be lawful for the drainers or the holders of claims adjoining, to sink or drive in any such claim or lease for the purpose of removing such obstruction, provided such work shall be perfectly secured as not to damage the claim or lease so worked, and no claim-owner or lease-owner may object to such work being done in his claim or lease.

13. All drainage areas shall be marked at each corner by a substantial post, standing at least three feet above the surface of the ground, and there shall also be a line of posts of the same height marking the centre of such area, at distances of one hundred yards apart, and following the line or supposed line of reef, and the drainer or drainers shall at all times keep such posts standing and in good order.

14. Should the drainer or drainers of any drainage area at any time wish to dispose of his or their right to or interest in any part of same, it shall be competent for him or them to transfer such right or interest to any person or persons, upon application to the registrar of the division in which such machinery may be situated, and upon payment to the registrar of a fee of two

shillings and sixpence (2s. 6d.); and such registrar shall give to the transferee a ticket, in the form of schedule hereto annexed, bearing the names of the transferor and transferee, and the date and other particulars of the transfer; and shall keep a duplicate of such form in the office; and shall enter the full particulars of such transfer in a book to be kept for that purpose, which book shall at all times be kept in good preservation, as evidence in case of dispute thereafter; and this clause also provides that such transferee shall be entitled to enjoy all the privileges enjoyed by the transferor under this bye-law, but shall, nevertheless, be subject to all and every the restrictions and obligations imposed upon drainers, as regards the efficient drainage of the area within which such machine is situated.

15. All monies received by the clerk of the mining board as rates under this bye-law shall, after deducting the costs incurred in imposing and collecting the same, be handed over to the drainers entitled to receive it at least once every month.

16. Any drainer to whom a drainage area has been granted shall notify the same to the clerk of the mining board, accompanied with a list of the owners of the claims and leases from which he claims drainage rates under this bye-law; and the clerk shall thereupon serve or cause to be served upon the respective owners thereof a notice setting forth the amount of drainage rate imposed upon any such claim or gold-mining lease, and the rate so notified shall be the rate levied, charged or claimed on account of any such claim or lease, unless the same be varied or set aside on appeal as provided for in section 75 of *The Mining Statute 1865*.

SCHEDULE.

_____ hereby certify that _____ have, this _____ day
of _____, transferred _____ interest in _____
drainage area, No. _____, situated _____, to
Date _____ Signature _____

BYE-LAW NO. 15.—DRAINAGE OF OTHER CLAIMS.

1. *Application of principles of bye-law 14 to other claims*—That the payment of tribute-money, authorized by bye-law 14, for the drainage of quartz reefs, shall apply to all claims, whether alluvial or otherwise, and as well to claims held under a miner's right as to land or reef held under lease from the Crown for mining purposes. Also to all other appliances for draining and raising water from said claims, such as by whims, whips, poppet-heads, tanks, tubs, and horse-power, or otherwise; and it is hereby enacted that should any owner of pumping engine or other machine used for draining any reef or any claim cease to drain the said reef or claim by stopping his machinery, or ceasing to work the same for more than three days in one week, except by accident to machinery, he shall not be entitled to receive any tribute-money that may be due to him under these bye-laws, and he shall not again receive said tribute-money till the reef is again void of water, so that the reef can be again worked by those paying tribute.

2. That any mortgagee of a claim, or trustee, administrator, executor, or assigns, or any person or party acting by power of attorney in behalf of any owner of a claim that shall be drained by any appliances for raising or lifting water in any claim, or that may be drawn from any land that may be held under miner's right, or by lease from the Crown, or from any miner or party for mining purposes, shall be liable for drainage fees.

BYE-LAW NO. 16.—PROTECTION AGAINST FORFEITURE, AND SECURITY OF RESIDENCE, BUSINESS AREA, MINING, AND OTHER CLAIMS.

Notwithstanding anything contained in any bye-law hereby or hereafter to be made, the title to any land occupied by virtue of a business license, or to any claim, race, dam, drain, reservoir, or easement enjoyed under a miner's right, or to any share or shares in such claim, race, dam, drain, reservoir, or easement, shall not be deemed to be forfeited when held under any one or more of the following conditions, viz.:

1. Any parcel of land held by virtue of a business license may be left for a period of three months, and the right and title thereto shall not be forfeited: provided that the said business license is duly registered with the registrar of the division by the owner thereof, or if transferred, by the transferee, or in case of death by a personal representative, or in case of insolvency by the official assignee, or in case of lunacy by a committee or such other person as may be appointed for the purpose by the Supreme Court of the colony of Victoria.

2. The holder of any parcel of land for the purpose of residence, and who shall have *bona fide* resided thereon, being duly registered therefor, and not in the occupation of any other parcel of land for residence, may leave the same for any period not exceeding three months. If any further protection is desired, the owner shall apply to the mining registrar, who shall complete the registration, and deliver to the applicant a notice of protection, in the form of Schedule 9, stating the time and the reason why the residence is protected, which certificate shall be posted, and kept posted, on the site, for the period for which the same is registered.

3. Any claim not registered may be left unworked for a period of four days, and any registered claim for eight days. Water-rights, sluicing, and puddling claims during the want of sufficient water.

4. Every claim of whatsoever nature, during the time the holders thereof may be engaged in the obtaining of timber for their own personal use, or for the use of the claim, or whilst engaged in the extraction of gold, or in any other necessary work connected with such claim, or in attendance as plaintiff, defendant, or witness in any court of justice; or during the erection of machinery.

5. When any associated party of miners, working on their own behalf, shall have exhausted their funds in prospecting, and are unable to comply with the labor basis, three months protection may be granted on application to the registrar in the form of Schedule 9.

6. Notwithstanding anything herein contained to the contrary a second protection of any claim may be obtained upon application to the registrar of the division, when the claim is found to contain too much water detrimental to the working of the claim, and when an amount of labor has been employed, and machinery erected in a claim, so circumstanced as to be liable to an uncontrollable overflow of water.

BYE-LAW No. 17.—FOR PREVENTING THE ACCUMULATION OF SLUDGE.

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

BYE-LAW No. 18.—PROTECTION OF RACES, MACHINES, DAMS, AND RESERVOIRS.

No person shall injure or destroy, whether by design or culpable negligence, any races, dams, reservoirs, or the water therein, or posts, fences, notices, or any plant, or any appliances used in connection with mining, or obstruct such races and dams or channels, drains, creeks, or rivers used for mining purposes.

BYE-LAW No. 19.—FOR REGULATING THE CONSTRUCTION AND STRENGTH OF EMBANKMENTS, DAMS, ETC.

1. That all embankments, dams, and reservoirs, shall be well and substantially built of solid earthwork, with by-washes to prevent the breaking of such embankments or earthwork, through floods or excessive rain; that the inner face of such embankments, dams, and reservoirs, shall be made at a natural angle, that is to say, 2 ft. to 1 ft., and the back of said embankments shall be built at 1 ft. 6 in. to 1 ft.

2. *Waterholes and dams.*—Any party desirous of constructing a dam, or holding an abandoned one, shall mark off the ground, and post and keep posted for seven consecutive days a notice on the same, stating the approximate area applied for. No person shall, without the consent in writing of the owner of such dam, take water from (except for domestic purposes only), make use of, or in anywise damage any covering placed over and protecting such dam, or dig into, cut through, or undermine the bank or side thereof in such manner as to cause the said dam to lose the water therein. Any waterhole or dam which remains unused for three consecutive months shall be considered abandoned, unless protected by these bye-laws.

BYE-LAW No. 20.—ROADS, BRIDGES, AND CROSSINGS.

1. No road or crossing-place shall be made over or through any mining claim, unless compensation for damage or loss shall be immediately paid or tendered to the owner thereof; and provided further, that such road, bridge, or crossing-place shall be of a breadth, when practicable, of not less than fifteen (15) feet, and be so constructed that no injury shall accrue to any drain, creek, or culvert passing under it. When any such bridge, road, crossing, tramway, or race shall have been unused for a period of one month for the purpose for which the same was originally granted, such privilege shall be forfeited, unless otherwise protected.

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

BYE-LAW No. 21.—MAKING AND PROTECTING ROADS THROUGH CLAIMS.

1. *Roads through claims, &c.*—Roads, tramways, and races, may be constructed, and, when necessary, the direction altered, through ground held by virtue of miner's right or business license, on payment of a reasonable compensation to the occupiers thereof.

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

BYE-LAW No. 22.

1. *For regulating mining near roads or crossing-places.*—No party shall mine within a distance of fifteen feet from the centre of any public road or crossing-place in common use in this district.

2. *Holes near roads to be fenced.*—If any party shall, in carrying on mining, sink any shaft, or excavate any kind of hole, of whatever depth, within the distance of ten feet from any road, footpath, or crossing-place in ordinary use, unless such hole or shaft be sufficiently barricaded by a mound of earth thrown up to the height of four feet above the surface of the adjoining ground, or logged up to a like height for a windlass, such party shall erect around such shaft or hole a substantial two-rail fence,

the upper rail whereof shall be at least three feet six inches above the surface of the adjoining ground. Should any party leave any claim unworked for a short period, such party shall properly fill up the shaft or hole, or completely cover the same with logs not less than six inches in diameter, or erect around it a fence as aforesaid. No person shall remove, cast down, damage, or destroy any portion of such barricade, railing, timbers, or fence.

BYE-LAW No. 23.

Prevention of nuisances.—All persons occupying sites, either for residence or business, shall keep them in a proper state of cleanliness, and make and maintain the necessary and requisite drains, and keep them free and clear of every obstruction, so that the same shall in no wise be or become an annoyance or nuisance.

BYE-LAW No. 24.

Prevention of injury from bailing water.—The owners of wet claims shall cut a sufficient drain to convey the water to a main channel, which channel shall be cut and kept clear from any mining workings by or at the expense of all parties interested in such wet claims.

BYE-LAW No. 25.

Waterholes and springs for domestic purposes.—Any party wishing to preserve a waterhole or spring for domestic purposes must make application to the registrar, who shall deliver to such applicant an authority, in the form of Schedule 3, to set apart the same, when the applicant must erect an upright pole near the hole crossed by two bars of wood, thus †; and any person defiling or polluting the same shall be subject to the penalty incurred for breach of these bye-laws, as determined by the 237th section *Mining Statute 1865*.

BYE-LAW No. 26.—GOLD-FIELDS COMMONS.

1. *Election of Managers.*—Wherever a gold-fields common exists in the mining district of Castlemaine, it shall be the duty of a member of the mining board, appointed and instructed by said board, to summon, in the most efficient manner, and with as little delay as possible, a public meeting of all parties entitled to use said common, to be held in the most eligible place in the district.

2. The member of the board calling the public meeting shall preside at the same, and shall read the clause of the Land Act referring to the election of managers of gold-fields commons, and explain the desire of the board to receive from the commoners, in public meeting assembled, the names of parties whom the commoners would recommend as managers for said commons, in order that said nominees, if found eligible by the board, and willing to give the required security, may be by such board elected to said office. Should more than three candidates be proposed at the meeting, the chairman may, if he think necessary, appoint scrutineers, and proceed to take the vote by show of hands, or by such other method as to the chairman may seem fit.

3. The mining board shall appoint one of its members annually to summon and preside at the meeting for the nomination of gold-fields managers, said meeting to be held on the first Saturday of October in every year. Should any manager resign, or it be necessary to remove any manager, the mining board may direct a public meeting to be held for the nomination of a new manager in the room of the one resigning or removed, or elect a new manager without nomination, as to the board may seem fit. Should any circumstance prevent the attendance of the member of the board at said public meeting, he may appoint a fit and proper person, as his deputy, to conduct said meeting.

RULES OF THE CASTLEMAINE GOLD-FIELDS COMMONS WITHIN THE MINING DISTRICT OF CASTLEMAINE.

1. All persons entitled to commonage will be allowed to depasture ten head of horned cattle, their own *bona fide* property, upon payment of the fees as specified in rule No. 2.

2. *Fees to be paid in advance.*—The following fees shall be paid quarterly, in advance, on or before the days following, that is to say:—On the first day of November, the first day of February, the first day of May, and the first day of August, to the managers or whomsoever else they may appoint to receive them; the first of such payments to be made on or before the first day May, 1867:—

For every mare, gelding, colt, filly, ass, mule, cow, ox, heifer, or steer (over 12 months old) One shilling per head per annum.

Sixpence per head per annum for sheep and goats.

Ten shillings per head per annum for every bull.

Twenty shillings for every entire horse or rig.

3. *Progeny of cattle.*—The progeny of cattle, for whose dams commons fees are paid, will be allowed free grass up to 12 months old.

4. *Licenses.*—The managers will appoint the place where and to whom the license fees are to be paid.

5. The managers will not be responsible for any cattle remaining upon the commons.

6. *Cattle must be branded.*—All horned cattle licensed to depasture on the commons must be branded with some distinctive brand, except in the case of slaughtermen or butchers holding special licenses.

Persons applying for a license, except as otherwise provided for, must hand in to the managers or herd-man the number, brand, description, and sex of the cattle required to be registered.

7. A member of any shire, borough council, or road board is, by section 54, *Amending Land Act 1865*, is ineligible to act as a

manager of any gold-fields common, under a penalty of five pounds on conviction.

8. Managers shall keep proper books of account of all money received and disbursed by them; receipts shall be given for all fees paid for license to depasture on printed forms consecutively numbered, a duplicate copy of which shall be kept for reference at any time when required upon application to the managers or herdsman.

9. Any person depasturing cattle on any common without being entitled so to do, or depasturing in excess of the number which the license sets forth, may be summoned to the nearest bench of magistrates.

Impounding to be especially avoided.

10. All registered goats must carry a triangle and badge on the neck.

BYE-LAW No 27.

Residue of commons fees, how to be appropriated.—The residue of the fees (if any) paid in respect of depasturing to the managers of the gold-fields common within the district of Castle-maine, in pursuance with certain bye-laws and scale of fees framed by the mining board of said district, shall be paid over to the clerk of the mining board every six months, viz., on the 31st day of March and 30th day of September in every year, such fees to be disposed of in the manner as follows—that is to say, for the making of and fencing in of dams and waterholes, and for the eradication of thistles, sowing grass seeds, or in any other way conducive to the interest and benefit of the Castle-maine gold-field.

BYE-LAW No. 28.—COMPENSATION FOR ENCROACHMENT ON CERTAIN CROWN LANDS.

Mining, &c., on reserves.—The lands which under *The Mining Statute 1865*, section 13, are exempted from occupation for mining purposes, or for residence and business under a miner's right or business license, that is to say, all Crown lands which shall be lawfully and *bona fide* used as a yard, garden, cultivated field or orchard, or upon which any house, outhouse, shed or other building, provided the same shall be in actual use and occupation, or any artificial dam or reservoir, shall be lawfully standing, may, notwithstanding such exemption, be occupied and held for mining purposes under a miner's right, subject to the provisions generally of this bye-law and also to the special conditions following, that is to say, the condition upon which any lands which shall be lawfully and *bona fide* used as a yard, garden, cultivated field or orchard, or upon which any house, outhouse, shed or other building, or any artificial dam or reservoir, shall be lawfully standing, shall be mined upon or under, shall be that compensation shall be paid to the owner for all damage done or caused by such mining or occupation; and should such owner and the person or persons doing or causing such damage disagree as to the amount of such compensation, the matter shall be referred to the arbitration of two indifferent persons, one of whom shall be appointed by the owner and one by the person or persons doing or causing such damage; and should such arbitrators fail to agree upon an award, they shall select a third person, and the decision of any two of such arbitrators shall be binding upon the parties.

MISCELLANEOUS BYE-LAWS.—TO PROVIDE FOR THE ABSENCE OR NEGLIGENCE OF SHAREHOLDERS OR THEIR SUBSTITUTES.

The interest of any sleeping shareholder in any mining partnership shall not be imperilled or forfeited by or through the neglect, omission, or cause of any working shareholder or his representative, unless he fail to remedy such neglect, omission, or cause in the manner provided for in section two, Bye-law 7.

PROVIDING FOR SITES.

Area for machinery.—Parties requiring ground whereon to erect machinery, or for purposes in connection therewith, shall mark the ground to be applied for by a post at each corner thereof, standing at least three feet out of the ground, and post, and keep posted for seven consecutive days, a notice, in the form of Schedule 2, thereon, stating the area and purpose for which such ground is required; said ground shall be considered abandoned when the machinery has not been used for a period of three months; but where the machinery is of less value than fifty pounds the ground shall be forfeited, if for the space of two months the site shall have ceased to be used for the purpose for which it had been obtained, except where otherwise provided for by these bye-laws. The area for steam machinery shall not exceed two acres, for horse pumps one quarter of an acre, for puding machines one quarter of an acre; such areas shall be used only for the purposes for which the same shall be granted.

Stacking auriferous substances.—Any miner, or party wishing to take or retain possession of auriferous substances, such as quarried quartz or quartz and alluvial tailings and washdirt, may have the same protected for any period necessary for the extraction of gold therefrom, provided they be placed on ground not known or supposed to be auriferous, and that the deposit be properly marked by one post, at least three feet high, at each corner of the land so occupied, and that the same be registered within forty-eight hours of marking. Any person failing for three months to commence operations for the extraction of gold from the above substances shall be considered to have abandoned the same, unless he be able to give a satisfactory reason for the delay.

FOR PROTECTION.

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

Protection to claims under injunction.—Whenever any injunction issued by the judge of the court of mines, or by any warden,

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

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

Permission to enter claims.—The warden has power under the 202nd section Mining Statute to authorize, in writing, any miner to enter immediately into and upon any claim adjoining his own, or any surveyor or assessor to enter into and upon any claim for the purpose of measuring the depth of any shaft, or the dip, direction, inclination, or length of any tunnel or drive.

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

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

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

REGULATIONS FOR CLAIMHOLDERS ON NEW RUSHES IN SHALLOW SINKING, FOR THE DIVISION OF MALDON, FRYER'S CREEK, AND ST. ANDREW'S.

All claimholders must be present on his or their claim every lawful day (after that on which the claim was taken possession of) two consecutive hours between nine o'clock a.m. and twelve o'clock noon, until the shaft thereon has been bottomed. Any miner or miners not complying herewith shall have forfeited his or their claim or share unless, in case of dispute, he or they can justify such absence under the bye-laws of this board.

Notwithstanding anything contained in these bye-laws, any holder of a miner's right may, if he think fit, obtain registration of any claim, race, dam, drain, reservoir, business or residence area, or any interest therein, on application to the registrar for the division; and the mining surveyor shall, when required, make plans of same, on payment of such fees as the Governor in Council may appoint.

COMPULSORY REGISTRATION.

The following bye-laws and sections thereof coming under the above head are as follow:—

Section 14	Bye-law 3
Section 16	Bye-law 3
Section 17	Bye-law 3
Sections 2, 3, 4, and 5	Bye-law 4
				Bye-law 5

SCHEDULE I.

	£	s.	d.
Registration of application for claim, &c.:—			
For any number of persons not exceeding ten	...	0	1
For every ton or less additional persons	...	0	1
Registration for single claim or share	...	0	6
Registration of lien	...	0	2
Transfers, each	...	0	1
Certificates, each	...	0	6
Cancelling registration, per share	...	0	1
Registration of reserve or protection, per claim	...	0	1
Amalgamation, certificate of each	...	0	2
Registration of quartz, &c., stacked	...	0	1
Re-registration, per single claim or share	...	0	1
Registration of application for, and registration of, residence or business area	...	0	1
Registration of machinery area	...	0	1
Certified copy of registration, &c., &c., per folio of (60) sixty words	...	0	1
Inspecting records, each inspection	...	0	1

Any duties which under these bye-laws the mining registrar is required to perform for which a fee is not herein prescribed, shall be by the registrar performed free of charge.

NOTE.—The Mining Statute 1865, section 237, provides that any person who shall infringe any lawful bye-law of any mining board, shall, on conviction thereof before a competent court, forfeit and pay for every such offence a penalty not exceeding Ten pounds; and every such penalty shall be recovered in a summary way before a justice being also a warden.

SCHEDULE II.

Part 1.—Alluvial or Quartz Claims.

This is to certify that the undermentioned person did, this day of _____, at the hour of _____ o'clock _____ m., make application for such a quantity of land at _____ as may, under the provisions of the bye-laws, be held under miner's right as a _____ claim, and did at the time of making such application produce to me the miner's right hereunder set forth.

Given under my hand at _____, this _____ day of _____ Mining Registrar.

Names.	Miner's Right.	Date.
_____	No. _____	_____

Part 2.—Machinery Areas.

This is to certify that the undermentioned person did, this day of _____, at the hour of _____ o'clock _____ m., make application for a machinery area, containing _____, situated at _____, to be held and occupied in connection with _____ day of _____

Given under my hand at _____, this _____ day of _____ Mining Registrar.

Names.	Miner's Rights.	Date.
_____	No. _____	_____

Part 3.—Certificate of Registration of Residence or Business Area.

This is to certify that I have this day, at the hour of _____ o'clock _____ m., registered _____ as the owner of a _____ area, situated at _____, and being allotment _____ of section _____, in the parish of _____, having a frontage of _____ feet to _____ street or road, by a depth of _____ feet, and the _____ is subject to the prior right (if any) of any other person the registered owner of the said area.

Given under my hand at _____, this _____ day of _____ Mining Registrar.

SCHEDULE III.

Form of application for Claims, &c.

We, the undersigned, hereby give notice to the mining registrar for the _____ division of the mining district of Castlemaine, that we did, on the _____ day of _____, at the hour of _____ o'clock _____ m., take possession, in accordance with the provisions of the bye-laws of the mining board for the mining district of Castlemaine, of a _____ situated _____ or thereabouts; and we hereby make application to the said _____, and request the said registrar to make registration thereof.

Dated at _____, this _____ day of _____ Mining Registrar.

Signatures.	Miner's Rights.	Date.
_____	No. _____	_____

SCHEDULE IV.

Notice of intention to Register.

Notice is hereby given, that application has been made for a _____, situated at _____, containing _____ acres _____ roods _____ perches, and that I shall, on the _____ day of _____, make registration of such _____, unless prior to said date an injunction from some judge of a competent court, or from a warden, shall have been served upon me restraining me from making such registration.

Dated at _____, this _____ day of _____ Mining Registrar.

SCHEDULE V.

Certificate of Registration.

This is to certify that I have this day, at the hour of _____ o'clock _____ m., registered the name of _____, of _____, as the holder of a share numbered _____, in a _____, situated at _____, and styled _____ day of _____

Given under my hand at _____, this _____ day of _____ Mining Registrar.

Miner's Right.	Date.
No. _____	_____

SCHEDULE VI.

Application for Amalgamation of Claims.

We, the undersigned, being the registered holders of the claims, numbered respectively _____ and _____, and situated _____, hereby request the Mining Registrar of the _____ division of the Mining District of Castlemaine to amalgamate the claims aforesaid as one claim, under the style of _____

Signatures.	Miners' Rights.	Date.
_____	Number. _____	_____

SCHEDULE VII.

Certificate of Amalgamation.

This is to certify that I have, this _____ day of _____, at the hour of _____ o'clock _____ m., amalgamated as one claim, under the style of _____, the under-mentioned claims, that is to say, _____, this _____ day of _____

Given under my hand, at _____, this _____ day of _____ Mining Registrar.

SCHEDULE VIII.

Form of Declaration.

I, _____, of _____, in the colony of Victoria, do solemnly and sincerely declare that _____

and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria, rendering persons making a false declaration punishable for wilful and corrupt perjury.
Declared before me at _____, this _____ day of _____

SCHEDULE IX.

Notice of Protection Registration.

Notice is hereby given that I have this _____ day of _____, at the hour of _____ o'clock _____ m., registered the _____ numbered _____, situated at _____, and known as _____, under the provisions of the bye-law of the Mining Board of Castlemaine, numbered _____, clause _____; and provided the reasons or causes assigned for holding the said _____ in reserve and unworked be good and sufficient, the owners of the said _____ are hereby protected for a period of _____ months from the date hereof from fine or forfeiture for nonperformance of work.

Dated at _____, this _____ day of _____ Mining Registrar.

SCHEDULE X.

Form of Lien Ticket.

I, _____, do hereby grant to _____, of _____, a lien upon my share numbered _____, of _____, in a _____, situated _____, as security for the payment on or before the _____ day of _____, of the sum of £ _____, with or without interest, being the amount due and owing by me to the said _____, and until the sum aforesaid shall have been paid in full, I hereby engage and bind myself not to transfer or assign the said _____ or any portion thereof without the written consent of the said _____; and I the said _____ hereby accept the said lien upon the said _____ as security for the payment within the time specified of the aforesaid sum of £ _____, and upon such payment being made to me, I hereby engage and bind myself to release the said _____

Dated at _____, this _____ day of _____ Miners' Rights.

Lienor—	Number.	Date.
Licensee—	_____	_____

Witness—
The within lien was registered by me this _____ day of _____, at the hour of _____ o'clock _____ m. Mining Registrar.

SCHEDULE XI.

Form of Transfer.

I, _____, of _____, for valuable consideration, do hereby transfer to _____, of _____, my _____ numbered _____, in _____, situated _____, subject to all and singular the terms and conditions under which the said _____ has been held by me; and I, _____, do hereby accept of the said _____, subject to the terms and conditions aforesaid.

Dated at _____, this _____ day of _____ Miner's Right.

Transferor—	Number.	Date.
Transferee—	_____	_____

Witness—
The within transfer was registered by me this _____ day of _____, at the hour of _____ o'clock _____ m. Mining Registrar.

SCHEDULE XII.

Form of Certificate.

This is to certify that _____, of _____, is the holder of a _____ numbered _____, in a _____ numbered _____, situated _____, this _____ day of _____

Given under my hand at _____, this _____ day of _____ Mining Registrar.

SCHEDULE XIII.

Application for Increase of Shares.

We, the undersigned, being a majority of the shareholders in the _____ Company, holding the _____ claim numbered _____, situated _____, hereby determine to increase the number of shares in said claim from _____ to _____; and we hereby request the mining registrar of the _____ division of the mining district of Castlemaine to make registration of such increase of shares, in accordance with the resolution of the said company, a copy of which is hereto annexed.

Dated at _____, this _____ day of _____ Signatures.

Witness to signatures—

SCHEDULE XIV.

Application for Residence and Business Areas.

I, the undersigned, have, this _____ day of _____, at the hour of _____ o'clock _____ m., taken possession of a _____ area, situated at _____ and being allotment of section _____, in the parish of _____, having a frontage of _____ feet to _____ street or road, by a depth of _____ feet; and I hereby make application to the mining registrar of the _____ division of the mining district of Castlemaine for registration of the area aforesaid. Miner's Right or Business License.

Number. _____ Date. _____ Signature. _____

SCHEDULE XV.

Notice and Application for Water-right.

We, the undersigned, hereby give notice that it is our intention to take and divert from _____ sluice-heads of water and to cut a race for the purpose of leading such water to _____, and to construct _____ at _____ for the purpose of storing such water. The length of the race aforesaid will be _____, or thereabouts, and the course of the race will be _____, or thereabouts; and it is our intention to make application on the _____ day of _____ to the mining registrar for the _____ division of the mining district of Castlemaine for registration of the water-right aforesaid.

Dated at _____ this _____ day of _____

Signatures. _____ No. _____ Date. _____

SCHEDULE XVI.

Certificate of Application for Water-right.

This is to certify that the undermentioned persons did, on _____ day of _____, at the hour of _____ o'clock _____ m. notify to me their intention to take and divert _____ sluice-heads of water from _____, and to cut a race for the purpose of leading such water to _____, and to construct _____ at _____ for the purpose of storing such water; and did at the same time produce to me the undermentioned miners' rights, and I have received no notice of objection thereto.

Given under my hand, at _____, this _____ day of _____

Names. _____ Miners' Rights. _____
No. _____ Date. _____

SCHEDULE XVII.

Notice of Intention to Register Water-right.

Notice is hereby given that application has been made for a water-right, a plan and description of which may be seen in this office, and unless an injunction from some judge of a competent court, or from a warden, restraining me from making registration of such water-right, shall have been previously served upon me, I shall, on the _____ day of _____, make registration of such water-right.

Dated at _____, this _____ day of _____

The undersigned members of the Castlemaine Mining Board concerned in making the foregoing bye-laws.

- J. C. ATKINSON,
- E. H. CAMERON,
- WM. A. SCOTT,
- L. D. HOLMES,
- H. O. ROWE,
- THOMAS MORRIS,
- C. W. NICHOLSON, Chairman.

I hereby certify that these bye-laws are not contrary to law.

GEO. HIGINBOTHAM,
Attorney-General.

Crown Law Offices,
Melbourne, 10th August, 1867.

SALE (No. 2165) OF CROWN LANDS IN FEE-SIMPLE AT TARNAGULLA, ON 30th AUGUST, 1867.

WITH reference to the notification, contained in the *Government Gazette* of 30th July last, relative to a sale of certain Crown Lands to be held at Tarnagulla, on 30th August instant: Notice is hereby given that lots 57, and 58 have been withdrawn from sale.

J. M. GRANT,
President of the Board of Land and Works.

Lands and Survey Office,
Melbourne, 22nd August, 1867.

SALE (No. 2177) OF CROWN LANDS IN FEE-SIMPLE AT TARADALE, ON 6th SEPTEMBER, 1867.

WITH reference to the notification contained in the *Government Gazette* of 6th August instant, relative to a sale of certain Crown Lands to be held at Taradale, on 6th September next: Notice is hereby given that lot 15 has been withdrawn from sale.

J. M. GRANT,
President of the Board of Land and Works.

Lands and Survey Office,
Melbourne, 22nd August, 1867.

BOROUGH OF BRIGHTON.

THE Board of Land and Works, on the 6th of August, 1867, confirmed the subjoined Order of the Council of the Borough of Brighton, made in accordance with the provisions of *The Municipal Corporations Act 1863*.

J. F. SULLIVAN,
Commissioner of Railways and Roads.

Office of Roads and Bridges,
Melbourne.

RESOLUTION and Order adopted by the Council of the Borough of Brighton, 1st July, 1867:—

That notice of the intention to form and metal the North road, from the Point Nepean road to Mill street, in accordance with plan, sections, and specification prepared, having been advertised in accordance with the 251st section of *The Municipal Corporations Act 1863*, in the *Government Gazette* of 17th May, 1867, and in the *Argus* of 18th and 20th May, 1867, and there being no objection to the said work lodged with the Council or Town Clerk, the said Council do hereby make an Order directing the said work to be executed according to the said specification, &c.

And, upon approval thereof by the Board of Land and Works, that the said specifications, &c., be forwarded to the Caulfield Road Board with a request that they will carry out the works in accordance therewith, at the joint expense of the two districts, to the amount named, viz.:—Seventy pounds each.

FREDK. WM. BULL,
Town Clerk.

REGISTERED PLACE OF PUBLIC WORSHIP.

(28 Vic. No. 246.)

WHEREAS the minister officiating at St. George's Church, Ballarat, has applied to me in order that such building may be registered as a place of public worship, and has also, in accordance with the provisions of the Act 28 Victoria No. 246, made for that purpose, delivered a certificate, signed in duplicate by forty householders, stating that such building has been used by them during six months as their usual place of worship, and that they are desirous that the same should be registered as aforesaid: Notice is hereby given that the said St. George's Church, Ballarat, has been registered as a place of public worship accordingly.

WILLIAM HENRY ARCHER,
Registrar-General.

Registrar-General's Office,
Melbourne, 20th August, 1867.

INSOLVENCIES.

RETURN of Insolvencies for the week ending 17th August, 1867, in the Beechworth Circuit District:—

Nos., names, residences, occupations, and dates of sequestration.

- 34. John McGrath, Beechworth, laborer, 9th August, 1867.
- 35. William Frederick Smith, Beechworth, cattle dealer, 13th August, 1867.

ARTHUR DRURY,
Clerk.

Insolvent Court Office,
Beechworth, 17th August, 1867.

WEEKLY ABSTRACT OF BIRTHS AND DEATHS.
ABSTRACT OF BIRTHS AND DEATHS REGISTERED IN THE METROPOLITAN AND SUBURBAN REGISTRATION DISTRICTS DURING THE WEEK ENDING 17TH AUGUST, 1867.

District.	Deputy Registrar.	Births.	Deaths.
Boroondara	J. D. Bragge	3	0
Brighton	S. P. Simmonds	3	1
Brunswick	Joseph George	3	1
Collingwood	H. W. Mortimer	30	9
Flemington	James Gibson	2	0
Footscray	J. C. C. Schild	1	0
Kew	F. Barnard	2	1
Melbourne (South)	Ellen Tierney	10	15
Melbourne (North)	G. P. Nagle	34	12
Prahran	A. F. White	9	5
Richmond	W. H. Lagoe	7	3
Sandridge	Andrew Plummer	7	1
Emerald Hill	Andrew Plummer	12	7
South Yarra	E. B. Taylor	5	1
St. Kilda	F. T. Van Hemert	11	0
Williamstown	Edmund Burke	9	0
		148	56

Out of the fifteen deaths registered in South Melbourne ten took place in public institutions. Scarletina and diphtheria are reported as prevalent in Hotham; and cases of scarlet fever are reported in South Yarra and Emerald Hill. The districts generally are healthy.

WILLIAM HENRY ARCHER,
Registrar-General.

Registrar-General's Office,
Melbourne, 22nd August, 1867.

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, La Trobe street, in the city of Melbourne, on Monday, the sixteenth day of September, now next ensuing, at the hour of Ten o'clock in the forenoon, at which all parties concerned are requested to give their attendance.

Dated this twenty-first day of August, A.D. 1867.

WILLIAM F. STAWELL, C.J.
REDMOND BARRY,
EDWARD EYRE WILLIAMS,
ROBT. MOLESWORTH.

SUPREME COURT—CRIMINAL SESSIONS. MELBOURNE—0.

THE NEXT CIRCUIT COURTS.

(Pursuant to Order in Council of 3 December 1866.)

ABARAT—0.
BALLARAT—Tuesday 1 October.
BEECHWORTH—Thursday 17 October.
BELFAST—0.
CASTLEMAINE—0.
GEELONG—Saturday 5 October.
MARYBOROUGH—0.
SALE—Friday 11 October.
SANDHURST—Tuesday 8 October.

THE NEXT GENERAL SESSIONS.

(Pursuant to the Governor's Proclamation of 14 January 1867.)

ABARAT—Friday 6 September.
AVOCA—Tuesday 22 October.
BEECHWORTH—0.
BELFAST—Friday 27 September.
BOURKE—At Melbourne—Monday 2 September.
BUNINYONG AND BALLARAT—At Ballarat—Thursday 29 August.
CASTLEMAINE—Tuesday 3 September.
DAYLESFORD—Tuesday 5 November.
DUNOLLY—Tuesday 12 November.
ECHUCA—Thursday 21 October.
GRANGE—At Hamilton—Wednesday 9 October.
GRANT—At Geelong—Thursday 14 November.
HEATHCOTE—Tuesday 29 October.
INGLEWOOD—Thursday 31 October.
JAMIESON—Friday 22 November.
KILMORE—Thursday 31 October.
KYNETON—Monday 26 August.
MARYBOROUGH—Tuesday 17 September.
PALMERSTON—Thursday 5 September.
PORTLAND—Monday 30 September.
SALE—Monday 9 September.
SANDHURST—Wednesday 4 September.
STAWELL—Tuesday 3 September.
TALBOT—Tuesday 10 September.
WARRNAMBOOL—Wednesday 25 September.
WOOD'S POINT—Tuesday 26 November.

COUNTY COURTS.

AMHERST—Wednesday 11 September.
ABARAT—Tuesday 27 August.
AVOCA—Tuesday 22 October.
BACCHUS MARSH—
BALLAN—
BALLARAT—Tuesday 24 September.
BEAUFORT—
BEECHWORTH—
BELFAST—Friday 27 September.
BENALLA—
CAMPERDOWN—Monday 23 September.
CARISBROOK—Thursday 29 August.
CASTLEMAINE—Tuesday 1 October.
CHILTERN—
CLUNES—
COLAC—Saturday 21 September.
CRESWICK—
DANBENONG—
DAYLESFORD—
DUNOLLY—

ECHUCA—Wednesday 23 October.
FRYERSTOWN—Thursday 29 August.
GEELONG—Monday 26 August.
GISBORNE—
HAMILTON—Thursday 10 October.
HEATHCOTE—Tuesday 29 October.
INGLEWOOD—Wednesday 30 October.
JAMIESON—Thursday 21 November.
KILMORE—Wednesday 30 October.
KYNETON—Tuesday 27 August.
MALDON—Friday 30 August.
MARYBOROUGH—Wednesday 18 September.
MELBOURNE—Friday 6 September.
MORNINGTON—
MORSE'S CREEK—
PALMERSTON—Thursday 5 September.
PLEASANT CREEK—Thursday 12 September.
PORTLAND—Monday 30 September.
RUSHWORTH—Tuesday 10 September.
RUTHERGLEN—
SALE—Tuesday 10 September.
SANDHURST—Tuesday 17 September.
SMYTHSDALE—Tuesday 5 November.
ST. ARNAUD—Wednesday 9 October.
TARADALE—Wednesday 25 August.
TARNAGULLA—
WANGARATTA—
WARRNAMBOOL—Wednesday 25 September.
WOOD'S POINT—Wednesday 27 November.
YACKANDANDAH—

COURTS OF MINRS.

COURT OF THE CHIEF JUDGE—
Melbourne—Monday 18 November.
ABARAT DISTRICT—
Aarat—Thursday 29 August.
Beaufort—
Pleasant Creek—Friday 18 September.
BALLARAT DISTRICT—
Ballarat—Tuesday 3 September.
Buninyong—Monday 4 November.
Creswick—
Mount Blackwood—Wednesday 18 September.
Smyth's Creek—Tuesday 5 November.
Steiglitz—Friday 18 October.
BEECHWORTH DISTRICT—
Beechworth—
Chiltern—
Jamieson—Thursday 21 November.
Morse's Creek—
Omeo—
Rutherglen—
Wood's Point—Wednesday 27 November.
Yackandandah—
CASTLEMAINE DISTRICT—
Castlemaine—Tuesday 1 October.
Fryerstown—Thursday 29 August.
Hepburn (Daylesford)—
Kyneton—Tuesday 27 August.
Maldon—Friday 30 August.
St. Andrew's—
Taradale—Wednesday 28 August.
GIPPSLAND DISTRICT—
Sale—Wednesday 11 September.
MARYBOROUGH DISTRICT—
Amherst—Thursday 12 September.
Avoca—Tuesday 22nd October.
Carisbrook—Thursday 29 August.
Dunolly—
Inglewood—Wednesday 30 October.
Maryborough—Thursday 19 September.
St. Arnaud—Wednesday 9 October.
Tarnagulla—
SANDHURST DISTRICT—
Heathcote—Tuesday 29 October.
Kilmore—Wednesday 30 October.
Rushworth—Tuesday 10 September.
Sandhurst—Tuesday 24 September.

Tenders.

NOTICE TO CONTRACTORS.

A LIST of Works whose estimated cost is under £50 will be placed in the Contractors Room of this office at Noon, on the Monday of each week; Tenders for such works will be opened at this office at Twelve noon of each succeeding Thursday.

WILLIAM M. K. VALE,
Commissioner of Public Works.

Department of Public Works,
Melbourne, 17th June, 1867.

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.

Fencing Police Paddock, Coleraine. (Specifications, &c., also at Police Office, Hamilton) ...	28th August.
Additional Furniture for the New General Post Office, Melbourne ...	28th August.
Messengers' Quarters at the Mining Department, Melbourne ...	28th August.
Fencing and Gates to the Government House Reserve, along the St. Kilda road ...	28th August.
Police Quarters, Flemington ...	28th August.
Sundry Works, Industrial Schools, Geelong. (Plans, &c., also at Industrial Schools Office, Geelong) ...	28th August.
Sundry Works to Gaol, Portland (Plans, &c., also at the Gaol, Portland) ...	28th August.
Alterations and Repairs, Gaol, Kilmore. Specifications, &c., also at the Office of the Governor of the Gaol, Kilmore) ...	28th August.
Small Additions and Building Materials for the Gaol, Maryborough. (Plans, &c., also at the Police Office, Maryborough) ...	3rd Sept.
Sundry Works at the Yarra Bend Asylum ...	4th Sept.
Forming and Metalling Yards, making Drains, &c., &c., at the Immigration Depot, Melbourne ...	11th Sept.
Storm-water Channel, Ballarat. (Specifications, &c., also at the Town Hall, Ballarat East) ...	18th Sept.

WILLIAM M. K. VALLE.

LANDS FOR PASTORAL OCCUPATION.

TENDERS will be received (under the 39th section of *The Amending Land Act 1865*) by the Board of Land and Works up to Noon of Tuesday, the 24th day of September next, for the occupation (for pastoral purposes only) of the portions of land hereunder described, subject to the following terms, conditions, limitations, and provisions contained in *The Land Act 1862* and *The Amending Land Act 1865*, relating to the ordinary pastoral occupation of Crown lands, and to the provisions of the 78th section of the first-named Act defining the privileges of travellers.

1. The period of occupation will be one year from the date of the acceptance of the tender.
2. The minimum fee in each case will be £5, in accordance with the Regulations of the 16th May, 1865.
3. The license fee must be paid every year in advance; the first fee must accompany the tender or be paid by the successful tenderer or his agent immediately on the declaration of the tenders, otherwise the offer of the next highest tenderer who may be prepared to comply with this condition will be accepted.
4. The licenses will be subject to the granting of licenses under the 42nd section of *The Amending Land Act 1865*, without any reduction of the license fee or allowance for compensation during the current year of occupancy.
5. If the land be not required for sale or for other appropriation, the license will be renewable at the option of the said Board, on the same terms and conditions, provided application be made by licensee two months prior to the expiry of the current license, and payment of license fee for the ensuing year be made on approval of the Board being signified.
6. If any error whatsoever be made to appear in the description or area of the portions of land to be licensed hereunder, the same shall be rectified, and a compensation or equivalent in satisfaction thereof, shall be determined by the Board of Land and Works, and accepted by the licensee in full of claim for loss or damage sustained thereby, or in the event of the licensee being dissatisfied with the amount so determined, the Board may cancel such license and return to the licensee the proportionate part of the license fee for the unexpired term of such license.
7. Any improvements made upon the land will be so made at the risk of the licensee, as no compensation will be made for such improvements, neither will any time after the expiration of this license be allowed to remove any improvement so made.
8. The highest or any tender not necessarily accepted.

Plans and information may be obtained in this office, and the Survey Offices of Portland, Warrnambool, and Geelong.

J. M. GRANT,
President of the Board of Land and Works.
Office of Lands and Survey,
Melbourne, 17th August, 1867.

- Lot 1. Thirty-six acres, suburban allotment 21, near the township of Inverleigh, in the parish of Carrah, county of Grant, having a frontage to the River Barwon, situated west of Mr. Hope's pre-emptive section.
- Lot 2. Sixty-four acres, county of Grant, parish of Jan Juc, on the coast, in front of Harding's pre-emptive section, at the mouth of Spring Creek.
- Lot 3. One hundred and fifteen acres, county of Grant, parish of Jan Juc, situated on the coast, in front of portion 17 and part of portion 19.
- Lot 4. Five hundred acres, county of Grant, parish of Puebla, allotments 17, 18, and 19.
- Lot 5. Thirty-five acres, county of Grant, parish of Waddalab, suburbs of Lethbridge, allotments 57 and 59.
- Lot 6. Thirty-nine acres, county of Grant, being allotments 265, 266, 267, 268, 270, and 271, adjoining Cowie's Creek Railway Station Reserve, and at the north shore of Cowie's Creek.

- Lot 7. County of Grant, parish of Paraparap, 139 acres 2 roods 3 perches, allotment 16, on the Loutit Bay road, about one mile south of Thomson's Creek.
- Lot 8. County of Polworth, parish of Tutegong, 100 acres, portion of section 14, adjoining Roadnight's pre-emptive section, on the River Barwon, near the bridge, about three miles south of Winchelsea.
- Lot 9. Four hundred and thirty-two acres, county of Grenville, being the unappropriated Crown lands in the township reserve of Cressy, west of the River Woody Yallock.
- Lot 10. Six hundred and ten acres one rood and four perches, county of Grant, parish of Jan Juc, being allotments 53a, 53b, 54a, 54b, about twenty miles south-westerly from Geelong, near Swampy Creek.
- Lot 11. Six hundred and ten acres one rood and four perches, county of Grant, parish of Jan Juc, being allotments 55a, 55b, 56a, 56b, adjoining the above lot.
- Lot 12. Three hundred and sixty-four acres, county of Grant, parish of Jan Juc, being allotments 57a, 57b, adjoining the above lot, on the north bank of the Swampy Creek.
- Lot 13. Four hundred and thirty-eight acres and four perches, county of Grant, parish of Jan Juc, being allotments 59a, 60a, 60b, adjoining the above lot.
- Lot 14. Five hundred and fifteen acres three roods twelve perches, county of Grant, parish of Jan Juc, being allotments 58a, 58b, and 59b, adjoining the above lot, on the north bank of the Swampy Creek.
- Lot 15. Six hundred and forty acres, county of Normanby, parish of Homerton, bounded on the north by the Telegraph line, on the east by Darlot's Creek, on the south by a line being the production of the north boundary of allotment 50, parish of Narrawong, and on the west by the Fitz Roy River.
- Lot 16. Six hundred and forty acres, county of Normanby, parish of Homerton, adjoining the last lot to the south, bounded on the west and south by the Fitz Roy River to its junction with Darlot's Creek, and on the east by that creek.
- Lot 17. One hundred and thirty-one acres three roods and thirty-seven perches, county of Normanby, parish of Tyrendarra, near the Castlemaddie pre-emptive section, on the east bank of Darlot's Creek, between it and allotments 1, 2, and 3.
- Lot 18. Five hundred and thirty-one acres, county of Normanby, parish of Tyrendarra, being allotments 4, 41, and 42, east and north of the Castlemaddie pre-emptive section, about fifteen miles north-easterly of Portland.
- Lot 19. Four hundred and seventy-one acres two roods and twenty-four perches, county of Normanby, parish of Tyrendarra, being allotments 10 and 40.
- Lot 20. Five hundred and sixty-five acres, county of Normanby, parish of Tyrendarra, allotments 11, 14, and that portion of 15 not included in the St. Helen's run.
- Lot 21. Six hundred and thirty-four acres, county of Normanby, parish of Tyrendarra, being allotments 36, 37, 38, and 39.
- Lot 22. Five hundred and twenty-five acres, county of Normanby, parish of Tyrendarra, being allotments 35 and that portion of 34 not included in the St. Helen's run.
- Lot 23. Six hundred and forty acres, county of Normanby, parish of Tyrendarra, being allotment 46 A and 47 on the Fitz Roy River.
- Lot 24. Three hundred and twenty-six acres and twenty-eight perches, county of Normanby, parish of Tyrendarra, east of allotment 46 A on the Fitz Roy River and its estuary in Portland Bay.
- Lot 25. Four hundred and forty acres, county of Normanby, parish of Tyrendarra, being that portion of allotment 48 not included in the St. Helen's run.
- Lot 26. Three hundred and forty-seven acres two roods and thirty-two perches, county of Normanby, parish of Tyrendarra, being allotment 45, on the Fitz Roy River.
- Lot 27. Three hundred and seventy-two acres, county of Normanby, parish of Tyrendarra, being allotment 46, on the Fitz Roy River.
- Lot 28. Two hundred and forty acres three roods and six perches, county of Normanby, parish of Tyrendarra, on Darlot's Creek and the Fitz Roy River, at their junction, being the land west of allotment 44.
- Lot 29. Four hundred and fifteen acres, county of Normanby, parish of Tyrendarra, on the Fitz Roy River, being allotment 44, and the lot adjoining to the east.
- Lot 30. Two hundred and eighty acres county of Normanby, parish of Narrawong, allotment 57, on Portland Bay, on the south bank of the Fitz Roy River at its estuary.
- Lot 31. Sixty-six acres, county of Normanby, parishes of Warrayure and South Hamilton, intersected by the Grangeburn, north of allotment 1 of section 9, parish of South Hamilton, about five miles north-easterly from Hamilton.
- Lot 32. Six hundred and forty acres, county of Normanby, parish of Monivae, being the swamp and vacant land to the south-east and southerly from Mr. French's pre-emptive section, about three miles south of Hamilton.
- Lot 33. Three hundred acres, county of Normanby, parish of South Hamilton, being the swamp south of Mr. Thomson's pre-emptive, and north of section 3, Monivae, about two miles south-easterly from Hamilton.
- Lot 34. Six hundred and forty acres, county of Normanby, parish of Yulecart, being section 3, known as the Violet Creek Reserve, about five miles south-westerly from Hamilton.
- Lot 35. Fifty-eight acres, county of Normanby, parish of Yulecart, being allotment 7 of section 4, intersected by the Violet Creek, adjoining the last lot to the south.
- Lot 36. Thirty-two acres, county of Normanby, parish of South Hamilton, being the reserve around Pierrepont Hill, two miles and a half south-easterly from Hamilton.
- Lot 37. Eighty acres, county of Normanby, parish of Yulecart, being allotment 4, of section 18, on the south bank of the Grangeburn, eight miles westerly from Hamilton.

Lot 38. One hundred and eight acres, county of Heytesbury, parish of Mepunga, south of allotment 80, and extending to the sea, near Dance's pre-emptive section. Roadway to be reserved.

Lot 39. One hundred and eighty acres, county of Heytesbury, parish of Mepunga, situated between allotments 80 and 76, and on the south bounded by the sea coast, near Dance's pre-emptive section. Roadway reserved.

Lot 40. One hundred and thirty acres, county of Heytesbury, parish of Elingamite, bounded on the north by a three-chain road, on the east by allotment 1 of section 16, on the south by Lake Elingamite, and on the west by Elingamite Creek.

Lot 41. One hundred and ten acres, county of Normandy, parish of Branxholme, situated between allotments 1 and 2, section 14, and 3 of section 17.

Lot 42. Thirty acres, county of Villiers, parish of Belfast, portion 7 A, adjoining Atkin's Special Survey, excluding sites for Cemetery and Manure Depot, containing about 6 acres and 2 roods.

Lot 43. One hundred and eighty acres, county of Villiers, parish of Kangertong, being that portion of the Hawkesdale township reserve not included in the town common nor in the Kangatong Run.

Lot 44. Seventy-eight acres, county of Villiers, parish of Boram-boram, south of allotments G, H, and I, section XIII, about one mile and a half northerly from Peshurst.

Lot 45. One hundred and fifty-five acres two roods thirty-nine perches, county of Villiers, parish of Yatmerone, allotment 5 of section 8, about five miles south-westerly from Peshurst.

Lot 46. One hundred and eighteen acres twenty-two perches, county of Villiers, parish of Tallangoork, allotment 4 of section 4, on the Eumeralla River, about nine miles south-westerly from Peshurst.

Lot 47. Twenty-nine acres three roods eight perches, county of Villiers, parish of Langulac, allotment 4 of section 1, about six miles south-westerly from Peshurst. Access to be allowed to the dam.

Lot 48. Two hundred and ninety-four acres two roods sixteen perches, county of Villiers, parish of St. Helen's, allotment 113 A, on the west bank of the Shaw River, south of the township of Orford.

Lot 49. One hundred and five acres, county of Villiers, parish of St. Helen's, on the west bank of the River Shaw, south of allotment 113 B, about a mile south from Orford.

Lot 50. Two hundred and forty-three acres two roods thirty-two perches, county of Villiers, parish of Warrong, north of section C, and adjoining to the west of the township of Kirkstall.

Lot 51. County of Villiers, parish of Meerai.—Two hundred acres, allotments 4, 5, 6, 7, 8, and 9 of section B, and allotment 5 of section C, to the north of the township of Winslow.

Lot 52. County of Dundas, parish of Casterton.—Twenty-three acres two roods nineteen perches, allotment 10 of section 13, about one mile north of Casterton; reserving access to water.

Lot 53. County of Dundas, parish of Bruk-bruk.—Fifty acres, being that portion of allotment 4 of section 6 not included in the Sattimer Run, about ten miles north-easterly from Casterton.

Lot 54. County of Dundas, parish of Coleraine.—Twenty acres and nine perches, between section 15 and Koroit Creek, about two miles north-easterly from Coleraine.

Lot 55. County of Dundas parish of Cavendish.—One hundred and seventy acres, north of section VI., on the Wannan River; bounded on the west by the township reserve of Cavendish; on the north by the Kenilworth run; on the east by the Markanger run; and on the south by section 6.

Lot 56. County of Dundas, parish of Cavendish.—Two hundred and forty acres, being the unalienated land west of section XVIII., and north of section XIX., about three miles south of Cavendish.

Lot 57. County of Dundas, parish of Jerrywarrook.—One hundred and twenty acres, on the Wannan River, between section 1, Jerrywarrook, sections 6 and 7, Bulart, about three miles south-westerly from Cavendish.

Lot 58. County of Dundas, parish of Jerrywarrook.—One hundred and twenty-five acres, between the Kenilworth South pre-emptive section and allotments 1 and 2, section XVII., parish of Cavendish, about a mile south of Cavendish.

Lot 59. County of Dundas, parish of Jerrywarrook.—One hundred and four acres three roods and thirty-two perches, allotment 8, section 3, on the Wannan River, about five miles south-westerly from Cavendish.

Lot 60. County of Dundas, parish of Jerrywarrook.—One hundred and twenty-six acres eleven perches, allotment 7 of section 3, on the Wannan River, about six miles south-westerly from Cavendish.

Lot 61. County of Dundas, parish of Jerrywarrook and Uranagara.—Three hundred and fifty acres, on the Wannan River, bounded on the north and west by the Kenilworth North run, on the east by the township reserve of Cavendish, and on the south by the Kenilworth South pre-emptive section.

NOTE.—The accepted tenderers for any of the lots bracketted (the land being adjoining) will have the option of occupying the other lot or lots at the same rate.

LANDS FOR PASTORAL OCCUPATION.

TENDERS will be received (under the 38th section of *The Amending Land Act 1865*) by the Land Officer, Ararat, up to Noon of Tuesday, the 10th day of September next, at the District Survey Office, Ararat, for the occupation (for pastoral purposes only) of the portions of land hereunder described, subject to the following terms, conditions, limitations, and provisions contained in *The Land Act 1862* and *The Amending Land Act 1865*, relating to the ordinary pastoral occupation of

Crown lands, and to the provisions of the 78th section of the first-named Act defining the privileges of travellers.

1. The period of occupation will be one year from the date of the acceptance of the tender.

2. The minimum fee in each case will be £5, in accordance with the Regulations of the 16th May, 1865.

3. The license fee must be paid every year in advance; the first fee must accompany the tender or be paid by the successful tenderer or his agent immediately on the declaration of the tenders, otherwise the offer of the next highest tenderer who may be prepared to comply with this condition will be accepted.

4. The licensees will be subject to the granting of licenses under the 42nd section of *The Amending Land Act 1865*, without any reduction of the license fee or allowance for compensation during the current year of the occupancy.

5. If the land be not required for sale or for other appropriation, the license will be renewable at the option of the said Board, on the same terms and conditions, provided application be made by licensee two months prior to the expiry of the current license, and payment of license fee for the ensuing year be made on approval of the Board being signified.

6. If any error whatsoever be made to appear in the description or area of the portions of land to be licensed hereunder, the same shall be rectified, and a compensation or equivalent in satisfaction thereof, shall be determined by the Board of Land and Works, and accepted by the licensee in full of claim for loss or damage sustained thereby, or in the event of the licensee being dissatisfied with the amount so determined, the Board may cancel such license and return to the licensee the proportionate part of the license fee for the unexpired term of such license.

7. Any improvements made upon the land will be so made at the risk of the licensee, as no compensation will be made for such improvements, neither will any time after the expiration of this license be allowed to remove any improvement so made.

8. The highest or any tender not necessarily accepted.

Plans and information may be obtained in this office, and the District Survey Office of Ararat.

J. M. GRANT,

President of the Board of Land and Works.

Office of Lands and Survey,
Melbourne, 7th August, 1867.

DESCRIPTION OF THE LOTS.

Lots.	Allotments.	Parish.	County.	Area.		
				A.	R.	P.
1	55B	Nekeeya	Ripon ...	40	0	0
2	73 and 74	"	"	320	0	0
3	D	"	"	360	0	9
4	60 and 62	"	"	640	0	0
5	63 and 64	"	"	640	0	0
6	77 and 78	"	"	640	0	0
7	79	"	"	640	0	0
8	81	"	"	599	2	23
9	82	"	"	640	0	0
10	Y	Moyston	"	436	2	19
11	X	"	"	381	0	0
12	20, 21, 22, 23, 24, 25	Lexington	"	432	0	0
13	27	Watgania	"	176	3	32
14	57	"	"	319	3	24
15	59 and 60	"	"	640	0	0
16	71	"	"	160	0	0
17	73 and 73A	"	"	300	0	27
18	11 and 11A	"	"	193	0	12
19	2B of section 41	Bunnugal	"	232	3	32
20	1A, 1B of section 3	Farupa ...	"	160	0	0
21	4A, 4B of section 3	"	"	160	0	0
22	3A, 3B of section 4	"	"	47	2	37
23	1A, 1B	Kalymna	"	636	0	0
24	2A	"	"	318	0	0
25	10A, 10B	"	"	623	0	8
26	2A, 2B	Willaura	"	625	0	14
27	54A, 54B	"	"	186	3	2

Tenders for the Service of 1868.

CONVEYANCE OF MAILS, 1868.

TENDERS are hereby invited and will be received until Noon of Wednesday, the 16th October, 1867, for the Conveyance of Post Office Mails, as undermentioned, for one year from the 1st January, 1868, to 31st December, 1868.

Tenders are required to be written on a form, printed copies of which may be had gratuitously on application at any post office in the colony, and may be forwarded (if by post, pre-paid) addressed to the Deputy Postmaster-General, with the words "Tender for the Conveyance of Mails" endorsed on the cover, or placed in the Tender-box at the General Post Office.

Tenderers are requested to describe by their numbers, as below, the mail services for which they tender, and every tender will be taken to include the entire service as called for.

Every tender must bear the *bona fide* signatures and addresses of the tenderer, and of two responsible persons willing to become bound for the fulfilment of the same in such sum as the Government may direct, not exceeding the gross amount of the contract.

Every tender must be accompanied by a bank deposit-receipt for a sum equal to twenty per cent. of the amount for which the tenderer is willing to undertake the service; the money to be lodged to the credit of the Deputy Postmaster-General, and to be absolutely forfeited to the Government in case the person whose tender may be accepted shall fail to complete, within ten days of the date of notice being given of the acceptance of his tender, the usual bond and contract to the satisfaction of the Government. The notice of acceptance, if delivered at the address named in the tender, shall be deemed sufficient.

The money deposited by unsuccessful tenderers will be returned to them on application, and on their signing receipts for the respective amounts, but not otherwise.

Persons tendering are requested to state the description of the vehicle they intend to use, and the number of horses by which it is to be drawn.

A separate tender must be sent in for each service, but not withstanding this condition, any offer will be entertained for the performance of any number of services for a lump sum. The number of the service or services tendered for must be plainly endorsed on the outside of the cover.

The tender of any person failing to comply with the foregoing conditions will not be entertained.

The general conditions referred to in the printed form of tender, and upon which the tender is to be made, can be inspected by persons proposing to tender, either at the General Post Office or at any post office in the colony.

The attention of tenderers is drawn to the condition which requires that in cases where vehicles are used Members of Parliament shall be conveyed free of charge between the districts they represent and Melbourne.

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

SERVICES REQUIRED.

1. To and from the Keilor road Railway Station and Bacchus Marsh, by way of Melton, twice a day; and to and from Bacchus Marsh and Buninyong Railway Station, by way of Pentland Hills, Ballan, Gordon's, and Mount Egerton, six days a week, with a branch mail to and from Pentland Hills and Greendale, three days a week.

2. For the conveyance of all mails between the General Post Office and the Wharfs at Melbourne and Sandridge, inclusive of the transport of the English mails; also from Melbourne to Sandridge, by way of Emerald Hill, three times a day; and from Sandridge to Melbourne, by way of Emerald Hill, four times a day, including the conveyance of three letter-carriers from and to Emerald Hill and Melbourne, and two letter-carriers from and to Sandridge and Melbourne, once a day.

3. To and from Melbourne and Eltham, six days a week, and to and from Eltham and Wood's Point, by way of Kangaroo Ground, Yarra Flats, Healesville, Fernshaw, Marysville, and Matlock, three days a week; and to and from Kangaroo Ground and St. Andrew's, three days a week.

The mails will be despatched from Melbourne on Tuesdays, Thursdays, and Saturdays, at five p.m., and will have to be delivered at Wood's Point on Thursdays, Saturdays, and Mondays, at seven a.m.

The return mails will be despatched from Wood's Point on Mondays, Wednesdays, and Saturdays, at six p.m., and will have to be delivered at the General Post Office on Wednesdays, Fridays, and Mondays, six a.m.

4. To and from Melbourne and Sale, by way of Oakleigh, Dandenong, Herwick, Pakenham, Moe, Traralgon, and Rosedale, six days a week; and to and from Moe and Russell's Creek, once a week, with a branch mail to Cross-over Diggings, once a week.

The mails to and from Melbourne and Sale not to occupy more than twenty-four hours in course of transit for eight months of the year, and not more than twenty-seven hours for the remainder of the year. In the event of the English mail arriving on a Saturday and not being ready for despatch at the usual hour, the department will reserve the right of detaining the coach for any period not exceeding six hours.

5. To and from Rosedale and Port Albert, by way of Tarraville and Woodside, three days a week.

6. To and from Rosedale and Stringer's Creek, by way of Toongabbie and Happy-go-Lucky, three days a week.

7. To and from Rosedale and Matlock, by way of Bald Hills, Edward's Reef, Donnelly's Creek, Red Jacket, and Jordan, two days a week.

The branch mails will be despatched from Rosedale on the arrival of the Melbourne coach at that place, both during the summer and winter months.

8. To and from Sale and Bairnsdale, by way of Stratford, three days a week.

The mails will be despatched from Sale immediately on arrival of the Melbourne mail at that place.

9. To and from Sale and Port Albert, by way of La Trobe Bridge, Woodside, and Tarraville, once a week.

10. To and from Stratford and Bulltown, by way of Iguana Creek, Grant, and Talbotville, once or twice a week; and to and from Iguana Creek and Bairnsdale, once or twice a week.

During eight months of the year, the mails will be despatched from Stratford immediately on arrival of Melbourne mail at that place.

11. To and from Bairnsdale and Omeo, by way of Bruthen and Swift's Creek, once a week.

12. To and from Bruthen and Buckley's Crossing-place, N.S.W., by way of Buchan, Gelantipy, Loogan Boogan, and Ingibirri, once a fortnight.

13. To and from Omeo and Snowy Creek, by way of the Wombat and Merriman, once a week.

14. To and from Melbourne and Beechworth, by way of Campbellfield, Somerton, Donnybrook, Beveridge, Wallanwallan, Kilmore, Broadford, Tullaroak, Seymour, Avenel, Longwood, Euroa, Violetown, Benalla, Winton, Wangaratta, and Terravince, six days a week; also the conveyance of a mail from Melbourne to Kilmore, six days a week.

The mails to and from Melbourne and Beechworth not to occupy more than twenty-four hours in course of transit for eight months of the year, and not more than twenty-seven hours for the remainder of the year. In the event of the English mail arriving on a Saturday, and not being ready for despatch at the usual hour, the department will reserve the right of detaining the coach for any period not exceeding six hours.

15. To and from Wangaratta and Albury, by way of Docker's Plains, Springs, Chiltern, Barnawartha, and Belvoir, six days a week; and to and from the Springs and Wahgunyah, by way of Rutherglen, six days a week.

To leave Wangaratta on the arrival of the coach with the mails from Melbourne.

To return from Chiltern and Wahgunyah at a sufficiently early hour to admit of the mails reaching Wangaratta in time for despatch by mail coach to Melbourne.

16. To and from Beechworth and Yackandandah, six days a week; and to and from Yackandandah and Albury, by way of Osborn's Flat and Belvoir, three days a week.

17. To and from Belvoir and Juniong, by way of Tangambalunga, Bungoonie, Mitta-mitta Crossing, Toolangatta, Bungil, Thologolong, Burrowye, Jingellac, Walva, Tintaldra, Cudgewa, Colac-colac, and Gravel Plains, once a week.

18. To and from Beechworth and Wahgunyah, by way of Chiltern, Indigo, and Rutherglen, six days a week.

19. To and from Beechworth and Growler's Creek, by way of Murrumbidgee, Taylor's Gap, Myrtleford, Port Punks, and Bright, six days a week; and to and from Port Punks and Buckland, three days a week; and to and from Taylor's Gap and Bowman's Forest, three days a week.

The mails for Bright to leave Beechworth on arrival of the Melbourne mail at that place throughout the year.

20. To and from Bright and Harriestville, three days a week; and to and from Harriestville and Grant, by way of the Upper Dargo, once a week.

21. To and from Benalla and Cobram, by way of Major, Yabba, and Katandra, once a week.

22. To and from Benalla and Shepparton, once a week.

23. To and from Longwood and the Jamieson, by way of Merton, Doon, and Mansfield, six days a week.

During the time the summer arrangements are in force on the Beechworth road, the mails will be due at the Jamieson at 1 p.m.

During the winter months, they will be due at 8 p.m.

The mails will be despatched from the Jamieson at a sufficiently early hour to admit of their reaching Longwood in time for despatch by the coach from Beechworth to Melbourne.

24. To and from the Jamieson and Matlock, by way of Mack's Creek, Ten-mile House, Gaffney's Creek, and Wood's Point, three days a week.

The mails will be despatched from the Jamieson immediately on arrival of the Melbourne mail at that place.

The despatch from Matlock will be at 3 p.m.

25. To and from Broadford and Alexandra Diggings, by way of Reedy Creek, King Parrot Creek, and Yea, three times a week.

26. To and from Runnymede and Murchison, by way of Campaspe and Rushworth, three days a week; and to and from Rushworth and Coy's Diggings, by way of Whroo, three days a week.

27. To and from Sandhurst and Heathcote, by way of Axedale and Wild-duck Creek post office, three days a week.

28. To and from Sandhurst and Swan Hill, by way of Serpentine Creek, Durham Ox, and Kerang, two or three days a week.

The mails will be despatched from Sandhurst at midnight, and will be due at Swan Hill, during eight months of the year, at 5 p.m., and during the remainder of the year at 8 p.m.

Returning at midnight to arrive at Sandhurst at 5.30 p.m.

29. To and from Swan Hill and Wentworth, by way of Pyangil, Narung, Wyrlong, Euston, Tarpallen, Mildura, and the Mission Station, once a week.

The mails will have to be conveyed from Swan Hill to Wentworth in two days, the same time being allowed for the return journey.

30. To and from Sandhurst and Wedderburne, by way of Marong, New Inglewood and Old Inglewood, six days a week; and to and from New Inglewood and Jericho, by way of Kingower, six days a week.

The mails will be despatched from Sandhurst at midnight.

31. To and from Wedderburne and East Charlton, two days a week; and to and from East Charlton and Towaninnie, by way of Glenloth and Wycheproof, once a week.

The mails will be despatched from Wedderburne at 8 a.m.

32. To and from Castlemaine and Maldon, by way of Muckleford, twice a day; and to and from Maldon and Maryborough, by way of Baringhup and Carisbrook, six days a week; and to and from Maldon and Dunolly, by way of Eddington and Burnt Creek, six days a week.

The mails for Maryborough and Dunolly to leave Castlemaine on arrival of night mail train from Melbourne.

33. To and from Castlemaine and Creswick, by way of Yapeen, Guildford, Yandoit, Hit-or-miss, Smeaton, and Kingston, six

days a week; and to and from Castlemaine and Daylesford, by way of Yapeen, Guildford, Franklinford, Shepherd's Flat, and Hepburn, with a branch to the Dry Diggings, six days a week.

34. To and from Malmsbury and Daylesford, by way of Drummond and Glenlyon, six days a week.

The mails will be despatched from Malmsbury on arrival of night mail-train from Melbourne.

The return mail will be despatched from Daylesford at 4 p.m.

35. To and from Kyneton and Heathcote, by way of Langley, Barfold, Redesdale Post Office, and the Mia-mia, six days a week.

The mails will be despatched from Kyneton at 10 p.m.

36. To and from Kyneton and Mount Blackwood, by way of Tylden, Trentham, and Newbury, six days a week; and to and from Tylden and Spring Hill, three days a week.

Mails will be despatched from Kyneton at 4 a.m.

To leave Mount Blackwood at 4 p.m.

37. To and from Dunolly and St. Arnaud, by way of Dealiba and Peter's, six days a week.

38. To and from St. Arnaud and Morton Plains, by way of Donald, two days a week.

39. To and from Dunolly and New Inglewood, by way of Jones's Creek and Tarnagulla, six days a week.

40. To and from Maryborough and Ararat, by way of Adelaide Lead, Bung Bong, Avoca, Amphitheatre, Eversley, and Crowlands, six days a week; to and from Crowlands and Landsborough, six days a week; and to and from Eversley and Mount Cole, two days a week.

41. To and from Avoca and Landsborough, by way of Pyrenee and Moonambel, six days a week; to and from Moonambel and Navarro, by way of Barkly, three days a week.

42. To and from Moonambel and St. Arnaud, by way of Redbank, Hinds, and Stuartmill, six days a week.

43. To and from Ararat and Stawell, by way of Armstrong's, Great Western, and Quartz Reefs, six days a week; also from Stawell to Quartz Reefs, once a day.

44. To and from Stawell and Horsham, by way of Deep Lead and Boga Lakes, six days a week; and to and from Boga Lakes and Longerenong, three days a week.

The mails will be despatched from Stawell on arrival of the Ararat coach.

45. To and from Horsham and Lake Hindmarsh, by way of Dimboola, two days a week; and to and from Lake Hindmarsh and Nypo, once a week.

46. To and from Dimboola and Lawloit, by way of Lochiel, Glenlee, Nhill, and Mount Elgin, two days a week; and to and from Lawloit and Lookhart, by way of Yannock, Bullarook, Bunyip, Yarrack, and Cove, once a week.

47. To and from Lonzerenong and Lake Corong, by way of Werracknebeal and Sheep Hill Station, once a week.

48. To and from Stawell and Glenorchy, three days a week, and to and from Glenorchy and Donald, by way of Ayre's and Anderson's Stations, two days a week.

49. To and from Ararat and Ballarat, by way of Dobie's Bridge, Buangor, Beaufort, Travalla, Burrumbeet, Windermere, and Cardigan, six days a week.

The mails to leave Ararat at 8.30 p.m. and to arrive at Ballarat, at 5 a.m.

50. To and from Ballarat and Maryborough, by way of Sulky Gully, Creswick, Clunes, Talbot, and Amherst, six days a week; to and from Talbot and Avoca, by way of Amherst, six days a week; and to and from Talbot and Majorca, by way of Cockatoo, six days a week.

Mails will be despatched from Ballarat at midnight.

51. To and from Ballarat and Daylesford, by way of Creswick, Newlyn, Mount Prospect, and Deep Creek, six days a week.

52. To and from Ballarat and Avoca, by way of Minersrest, Mount Blowhard, Lake Learmonth, Mount Bolton, Springs, Lexton, and Lamplough, six days a week.

Mails will be despatched from Ballarat at midnight.

53. To and from Ballarat and Scarsdale, by way of Smythesdale, twice a day; and to and from Scarsdale and Hamilton, by way of Linton's, Skipton, Streatham, Lake Bolac, Wickliffe, and Dunkeld, six days a week.

The mails to leave Ballarat at midnight throughout the year, to arrive at Hamilton at 5 p.m.

54. To and from Hamilton and Portland, by way of Branxholme and Heywood, six days a week.

The mails will be despatched from Hamilton at 7 p.m.

55. To and from Hamilton and Apsley, by way of Cavendish, Balmoral, Harrow, and Edenhope, two days a week.

56. To and from Hamilton and Penola, by way of Wannon, Coleraine, and Casterton, three days a week; and to and from Coleraine and Merino, three days a week.

57. To and from Casterton and Portland, by way of Sandford, Merino, Digby, Hotspur, and Heywood, three days a week.

58. To and from Portland and Belfast, by way of Narrawong and Yambuk, two days a week.

59. To and from Belfast and Hamilton, by way of Orford, Macarthur, and Byaduk, two days a week.

60. To and from Belfast and Wickliffe, by way of Koroit, Woolsthorpe, Caramut, and Chatsworth, two days a week; to and from Koroit and Warrnambool, by way of Dennington, two days a week; and to and from Wickliffe and Ararat, by way of Kiara, three days a week.

61. To and from Geelong and Belfast, by way of Murgheboluc, Inverleigh, Cressy, Lisnore, Darlington, Mortlake, Framlingham, Woodford, Warrnambool, Dennington, and Kilarney, two days a week; to and from Woodford and Winslow, two days a week; and to and from Woodford and Yangery, two days a week.

62. To and from Geelong and Belfast, by way of Pettave, Mount Moriac, Winchelsea, Mount Gellibrand, Colac, Larpent, Stony Rise, Camperdown, Terang, Panmure, Allansford, Warrnambool, Dennington, and Kilarney, six days a week; to and from Winchelsea and Wordieboloc, two days a week; and to and from Mount Gellibrand and Birregurra, six days a week; and to and from Birregurra and Bamba, two days a week.

The mails will be despatched from Geelong at 10 p.m., and during eight months of the year will have to be delivered at Belfast at 4 p.m.

63. To and from Terang and Hamilton, by way of Mortlake, Hexham, Caramut, Penshurst, and Hochkirch, three days a week.

64. To and from the Leigh road Railway Station and Smythesdale, by way of Teesdale, Shelford, Rokewood, Junction Diggings, Bull Dog, Cape Clear, and Scarsdale, three days a week; to and from Rokewood and Mount Mercer, three days a week; and to and from Cape Clear and Pitfield, three days a week.

65. To and from Geelong and Queenscliff, by way of Moolap and Kensington, six days a week; and between the Post Office and landing-places, Queenscliff, whenever required; also the conveyance of the English mails and special mail conveyance between Geelong and Queenscliff as often as required, at per trip.

JAMES McCULLOCH,
Chief Secretary.

General Post Office,
Melbourne, 16th August, 1867.

Police Sales.

LOCKWOOD.

THE undermentioned confiscated property, seized and confiscated under the Act No. 227, will be sold by auction, at the Lockwood Police Station, at Twelve noon on Saturday, the 24th of August, 1867.

1 jar	containing	pale brandy
23 bottles	"	sherry
15 ditto	"	port
4 ditto	"	colonial wine
14 ditto	"	old tom
4 ditto	"	holland

FREDK. C. STANDISH,
Chief Commissioner of Police.

Police Department, Chief Commissioner's Office,
Melbourne, 8th August, 1867.

TO NEWSPAPER PROPRIETORS.

FORMS of a Recognition of the Printer and Publisher of a Newspaper under the 19th section of the *Printers and Newspapers Registration Statute 1864*, can be obtained on application at the Government Printing Office.

J. FERRES,
Government Printer.

NOTICE.

NEW MINING MAP OF VICTORIA, showing in colors the Alluvial Workings and Quartz Reefs. Compiled from most recent surveys. Price 10s. 6d. Government Printing Office, and Office of Mines, Queen street.

NOTICE.

MESSRS. GORDON AND GOTCH, of Great Collins street west, Melbourne, and 281, George street, Sydney, are appointed Agents to receive Advertisements and Subscriptions for the *Government Gazette*. A copy of the *Gazette* is filed for public reference.

J. FERRES,
Government Printer.

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.

Subscribers will not in future receive the Acts of Parliament with the Gazette.

Subscriptions are required to terminate with the quarters ending March, June, September, or December; a less period than three months cannot be subscribed for.

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

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 POUND.

The GOVERNMENT GAZETTE is published on TUESDAY and FRIDAY 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.

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.

Private Advertisements.

AUSTRALASIAN INSURANCE COMPANY.

A RETURN of the Affairs of the Australasian Insurance Company, from the first day of April, 1867, to the thirtieth day of June, 1867, pursuant to "The Australasian Fire and Life Insurance Company's Act, 1857."

LIFE BRANCH.

EXPENDITURE.

(During the quarter ending 30th June, 1867.)

	£	s.	d.
Losses	1,600	0	0
Expenses of management, including commission	981	9	0
	2,581	9	0
Surplus this quarter	2,399	6	3
	£4,980	15	3

RECEIPTS.

(During the quarter ending 30th June, 1867.)

	£	s.	d.
Premium	3,870	17	10
Interest	1,099	3	3
Revenue from other sources	10	14	2
	£4,980	15	3

ASSETS.

(On thirtieth June, 1867.)

	£	s.	d.
Uncalled capital	225,000	0	0
Loans on mortgage	39,020	6	1
Surrenders	5	7	8
Petty cash in hands of Actuary	33	10	3
Freehold property	1,461	2	7
Colonial Bank	1,089	6	4
Victorian Government debentures	5,545	0	0
	£272,154	12	11

LIABILITIES.

(On 30th June, 1867.)

	£	s.	d.
Subscribed capital	250,000	0	0
Surplus last quarter	£19,755	6	8
Surplus this quarter	2,399	6	3
	22,154	12	11
	£272,154	12	11

JAS. GRAHAM,

Chairman of the Directors of the said Company.
Melbourne, 18th July, 1867.

I, JAMES GRAHAM, Chairman of the Directors of the Australasian Insurance Company, make oath and say that, to the best of my knowledge and belief, the foregoing is a true and faithful return and statement of the affairs of the Life Branch of the said Company during the period specified.

JAS. GRAHAM.

Sworn this eighteenth day of July, One thousand eight hundred and sixty-seven, before me—

E. L. MONTEFIORE, J.P.

The above is a true and correct copy of a return made in accordance with the provisions of the Act 21, No. 34.

W. H. ARCHER,
Registrar-General.

Registrar-General's Office,
Melbourne, 20th July, 1867. No. 1558

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership hitherto subsisting between Robert Neave and Arthur Wiseman, carrying on business as woollen cloth merchants and importers at No. 45, Elizabeth street, in the city of Melbourne, under the style or firm of "Neave and Wiseman," was dissolved by mutual consent on the 31st day of July last.

All debts due to or from the late co-partnership will continue to be received and paid at 45, Elizabeth street, Melbourne.

The business will in future be carried on by Messrs. Wiseman Brothers.

Dated this 19th day of July, 1867.

ROBT. NEAVE,
A. WISEMAN.

Witness—
Edwd. G. SNOWDEN,
33, Collins street east. No. 1677

DISSOLUTION OF PARTNERSHIP.

THE partnership hitherto existing between Ludwig Luth and Christoph Luth, as general merchants and storekeepers, carrying on business at Sebastopol, near Ballarat, under the style of "L. Luth and Co." has been dissolved by mutual consent, as on and from the fifteenth day of July last; and in future the said business will be carried on by H. Luth, under the style of "L. Luth and Co.," and he will receive all debts due to the late firm.

Dated at Ballarat, this 19th day of August, 1867.

LUDWIG LUTH,
CHRISTOPH LUTH.

Witness—
CHAS. SALTER, solicitor, Ballarat. No. 1672

DISSOLUTION OF PARTNERSHIP.

WE, the undersigned, have this day dissolved partnership by mutual consent.

4th May, 1867.

SIBLEY CANE,
STEPHEN CANE,
his
GEORGE + CARTER,
mark

Witness—
F. T. CROFT. No. 1670

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore existing between the undersigned, trading as "Hards and Leverett," as saddlers and harness makers, has been this day dissolved by mutual consent, and that all debts due to the firm must be paid, within one month from this date, to the undersigned James Leverett, on behalf of the late firm.

Dated at Melbourne, this 21st day of August, 1867.

BENJAMIN HARDS,
JAMES LEVERETT.

Witness—
JOSEPH B. COOMBS,
36, Collins street west, Melbourne.

Referring to the above, I beg to notify that I have admitted my son, James Leverett, jun., into partnership, with whom I shall continue the business and manufactory, under the style of "James Leverett and Son." The new firm will also continue the manufacture of Hards and Leverett's Patent Waterproof saddles.
No. 1678 JAMES LEVERETT.

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

KING AND ANOTHER v. DUNCAN CAMPBELL
NATIONAL BANK v. SAME.

NOTICE is hereby given that the Sheriff of the Circuit District of Sale will cause to be sold by public auction, at Fyffe's Royal Exchange Hotel, Sale, on Monday, the 23rd September, 1867, at Twelve o'clock, all the right, title, and interest (if any) of the above-named defendant, in, and to all that piece or parcel of land being portion 21 in the parish of Traralgon, county unnamed, bounded on the north by part of portion 22, bearing east 25 chains, on the east by portion 20, on the south by a line bearing west 23 chains, and on the west by a line bearing north 20 chains; unless this execution be previously satisfied.

Terms—Cash.

W. H. McMILLAN,
Sheriff's Officer.

No. 1681

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

SANDS AND ANOTHER v. THE EXCHERQUE GOLD
MINING COMPANY (REGISTERED).

NOTICE is hereby given that the Sheriff of the Circuit District of Sale, will cause to be sold by public auction, at Fyffe's Royal Exchange Hotel, Sale, on Monday, the 23rd September, 1867, at Twelve o'clock, all the right, title, and interest (if any) of the above-named defendant in and to the land and premises comprising the defendant's claim, situate at Happy-go-Lucky; unless this execution be previously satisfied.

Terms—Cash on fall of the hammer.

W. H. McMILLAN,
Sheriff's Officer.

No. 2682

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

F. R. LEES v. HENRY HILL.

NOTICE is hereby given that the Sheriff of the Circuit District of Sale will cause to be sold by public auction, at Fyffe's Royal Exchange Hotel, Sale, on Monday, the 23rd September, 1867, at Twelve o'clock, all the right, title, and interest (if any) of the above-named defendant in and to all that piece or parcel of land, being part of allotment 13 of section 23, township of Sale, parish of Sale, county unnamed, and containing one rood, more or less, and bounded as follows: Commencing at the north-west angle of said allotment, and bounded on the north by allotment 12, bearing north 78 degrees, east 5 chains; on the east by part of allotment 6, bearing south 12 degrees, east 50 links; on the south by other part of said allotment 13, leading south 78 degrees, west 5 chains; and on the west by Raymond street, bearing north 12 degrees, west 50 links to commencing point; unless this execution be previously satisfied.

Terms—Cash.

W. H. McMILLAN,
Sheriff's Officer.

No. 1680

In the Supreme Court of the }
 Colony of Victoria. } F. Fa.

Between — SMITHSON, Plaintiff,
 and
 JABEZ JAMES, Defendant.

NOTICE is hereby given that the Sheriff of the colony will cause to be sold by public auction, at the Supreme Court Hotel, La Trobe street, Melbourne, at twelve o'clock noon, on Saturday, the 21st day of September, 1867, under above execution (unless previously satisfied), all the right, title, and interest (if any) of above-named defendant in and to all that piece or parcel of land containing 3 acres, being allotment 8 in a parish unnamed, county unnamed, and colony of Victoria: Commencing at a point on Cannibal Creek, and bounded on the east by a line bearing south 13 degrees west 7 chains two links; on the south by the new road from Sale to Melbourne, bearing north 77 degrees 6 chains 43 links; on the north-west by a line bearing north 32 degrees 32 minutes east 4 chains 50 links to the before-mentioned creek; and thence by the said creek bearing north-easterly to the commencing point; together with all buildings erected thereon.

Terms—Cash.

P. F. KAVANAGH,
 Sheriff's Officer.

No. 1676

PATENT FOR AN INVENTION INTITULED "AN INVENTION FOR IMPROVEMENTS IN MEANS OR APPARATUS EMPLOYED FOR SECURING OIL OR OTHER LIQUIDS IN CANS AND OTHER VESSELS, WHICH IMPROVEMENTS ALSO FACILITATE THE DRAWING OFF OF SUCH LIQUIDS FROM THE VESSELS IN WHICH THEY ARE CONTAINED."

THIS is to notify that William Rigg, of Cannon street, London, by his attorney, Joseph McLean, of Melbourne, did, on the twenty-fourth day of April, 1867, deposit at the office of the Chief Secretary, in Melbourne, a specification, or instrument in writing, under the hand and seal of the said William Rigg, particularly describing and ascertaining the nature of the said invention, and in what manner the same is to be performed; and that by reason of such deposit the said invention is protected and secured to him exclusively for the term of six calendar months thence next ensuing. And I do further notify that the said William Rigg has given notice, in writing, at my chambers, of his intention to proceed with his application for letters patent for the said invention, and that I have appointed Monday, the sixteenth day of September next, at eleven o'clock in the forenoon, at my chambers, to hear and consider the said application and all objections thereto; and I do hereby require all persons having an interest in opposing the grant of such letters patent, to leave on or before the twelfth day of September, at my chambers in Melbourne, particulars, in writing, of their objections to the said application, otherwise they will be precluded from urging the same.

Given under my hand this thirteenth day of August, A.D. 1867.

GEO. HIGINBOTHAM,
 Attorney-General.

Crown Law Offices,
 192, Collins street east.

No. 1679

PATENT FOR AN INVENTION INTITULED "AN IMPROVED APPARATUS FOR SEPARATING METALLIC ORES FROM GANGUES AND THE METALS FROM ORES AND GANGUES."

THIS is to notify that John Phillips, of St. Arnaud, mining surveyor, did, on the fifteenth day of August, 1867, deposit at the office of the Chief Secretary, in Melbourne, a specification, or instrument, in writing, under his hand and seal, particularly describing and ascertaining the nature of the said invention, and in what manner the same is to be performed; and that by reason of such deposit the said invention is protected and secured to him exclusively for the term of six calendar months thence next ensuing. And I do further notify that the said John Phillips has given notice, in writing, at my chambers, of his intention to proceed with his application for letters patent for the said invention, and that I have appointed Monday, the twenty-third day of September next, at Eleven o'clock in the forenoon, at my chambers, to hear and consider the said application and all objections thereto; and I do hereby require all persons having an interest in opposing the grant of such letters patent, to leave, on or before the nineteenth day of September, at my chambers in Melbourne, particulars, in writing, of their objections to the said application, otherwise they will be precluded from urging the same.

Given under my hand this nineteenth day of August, A.D. 1867.

GEO. HIGINBOTHAM,
 Attorney-General.

Crown Law Offices,
 192, Collins street east.

No. 1675

SAINT LAWRENCE GOLD MINING COMPANY.

I, THE undersigned George Robinson, hereby make application to register the Saint Lawrence Gold Mining Company (registered), under the provisions of the Mining Companies Limited Liability Act 1864; and I do solemnly and sincerely declare that the following statement is, to the best of my belief and knowledge, true in every particular, viz. —

1. The name and style of the company is the "Saint Lawrence Gold Mining Company (registered)."
2. The place of operations is at Clunes.
3. The nominal capital of the company is Nine thousand pounds, in three thousand shares of Three pounds each.

No. 91.—AUGUST 23, 1867.—3.

4. The amount already paid up is nil.
5. The name of the manager is George Robinson.
6. The office of the company is at 3, Eldon Chambers, Lydiard street, Ballarat.

7. The names and several residences of the shareholders, and the number of shares held by each at this date, are as follow:—

Names and Residences.	No. of Shares.
Anthony, Thomas, Creswick	50
Adams, E., Ballarat	25
Anderson, Alexander, Ballarat	50
Barrett, J. H., Ballarat	25
Breen, James, Ballarat	50
Boatman, J., Creswick	25
Bloomfield, John, Melbourne	100
Boyd, David, Ballarat	25
Bourke, William D., Ballarat	25
Barkly, John, Sebastopol	25
Campbell, J., Ballarat	50
Cornish, John, Ballarat	25
Christy, David, Ballarat	25
Conndon, Ralph, Clunes	25
Collier, J. G., Clunes	25
Caulfield, S. George, Ballarat	50
Copeland, Henry, Ballarat	50
Cookson and Brown, Melbourne	25
Coggins, Thomas, Ballarat	25
Coleman, T. J., Ballarat	25
Crawford, Thomas, Ballarat	15
Carmichael, Archibald, Ballarat	175
Chisholm, James, Ballarat	25
Chisholm, Alexander, Ballarat	25
Cormack, William, Ballarat	25
Cormack, Peter, Ballarat	25
De Montague, Charles, Ballarat	50
Downing, James, Ballarat	25
Dixon, James, Ballarat	25
Dickenson, William, Ballarat	25
Elliott, — Clunes	25
Harvey, T. P., Ballarat	25
Harvey, R. M., Buninyong	25
Harvey, Robert, Glendaruel	50
Harper, John, Ballarat	25
Harvey, Francis, Ballarat	25
Herring, Charles, Ballarat	25
Harrison, J., Ballarat	25
Holmes, Richard, Ballarat	25
Johnson and Co., Clunes	25
Jones, John H., Ballarat	13
Lane, Denny John, Ballarat	50
Lees, John, Ballarat	25
Laurie, John, Ballarat	25
Loughlin, Martin, Ballarat	25
Law, James, Ballarat	25
Lennox, Andrew, Ballarat	10
Leonard, W., Ballarat	25
Lane, Denny J., Ballarat	150
Lewis, Samuel, Ballarat	13
Morgan, Charles, Ballarat	50
Marshall, Alexander, Ballarat	25
Mercer, A., Durham	25
McLean, George, Blowhard	50
Murray, T. J., Ballarat	25
Mulloy, J., Ballarat	25
McCawley, J., Kyneton	25
Morrish, Martin, Melbourne	25
Martyr, William L., Ballarat	25
Morris, Edward, Ballarat	50
Nicholas, T., Ballarat	25
Ninham, Charles, Ballarat	25
Oliver, George, Sebastopol	25
O'Day, Thomas, Ballarat	50
Pascoe, W. H., Ballarat	25
Robertson, Peter, Burrumbeet	50
Ross, W., Burrumbeet	25
Robinson, George, Ballarat	25
Ramsay, J., Ballarat	50
Rogers, Charles, Ballarat	25
Ryan, James, Ballarat	25
Redier, J. L., Ballarat	50
Sayers, Alfred, Ballarat	25
Sayers, James, Ballarat	25
Sheppard, J., Cobblers	25
Tipping, J., Ballarat	50
Thompson, T. H., Ballarat	50
Thomas, W., Ballarat	125
Weymiss, Jane, Ballarat	25
Wilson, J., Blowhard	25
Wilson, jun., J., Blowhard	25
Wallace and Co., Clunes	50
Wilson, John, Ballarat	50

3000

Dated this twenty-first day of August, 1867.

GEO. ROBINSON,
 Manager.

Witness to signature—
 S. W. SMYTH.

No. 1674

SPECULATOR GOLD MINING COMPANY.

I, THE undersigned William Dickinson, hereby make application to register the Speculator Gold Mining Company (registered), under the provisions of the Mining Companies Limited Liability Act 1864; and I do solemnly and sincerely declare that the following statement is, to the best of my belief and knowledge, true in every particular, namely:—

1. The name and style of the company is the "Speculator Gold Mining Company (registered)."

2. The place of operations is at Winter's Flat, near Ballarat.
3. The nominal capital of the company is Six thousand pounds, in three thousand shares of Two pounds each.
4. The amount already paid up is Five hundred and twenty-seven pounds four shillings.
5. The name of the manager is William Dickinson.
6. The office of the company is at Lydiard street, Ballarat.
7. The names and several residences of the shareholders, and number of shares held by each at this date, are as follow:—

Names and Residences.	No. of Shares.
John Coverdale, Sebastopol	29
George Oliver, Sebastopol	115
Thomas English, Sebastopol	25
Thomas Dickinson, Sebastopol	80
William Brown, Sebastopol	34
William Thompson, Sebastopol	130
Edward English, Sebastopol	150
James Watson, Sebastopol	72
Thomas Robinson, Sebastopol	73
John C. Tanner, Sebastopol	55
Samuel Armstrong, Sebastopol	36
William Gittings, Sebastopol	4
William Price, Sebastopol	28
Thomas Young, Sebastopol	28
Maria Peart, Sebastopol	10
J. Featherstone, Sebastopol	25
Daniel Dunn, Sebastopol	10
Catherine Shields, Sebastopol	5
John Brown, Sebastopol	10
Daniel Armstrong, Sebastopol	4
Henry Armstrong, Sebastopol	4
William Greenfield, Sebastopol	5
George Coverdale, Sebastopol	5
Isaac Grant, Sebastopol	46
Conrad Jager, Sebastopol	12
Robert C. Chambers, Winter's Flat	33
James Gibson, Fellmongers	135
Charles Edward Davies, Fellmongers	125
Daniel R. Bradbury, Brown Hill	5
S. G. Hansen, Steiglitz	70
Cecil Nugent, Meredith	12
James G. Reeves, Melbourne	20
Mary Heady, Geelong	5
Robert Rankin, Cambrian Hill	12
Andrew Dunse, Newington	20
Hugh Owen, Ballarat	125
William Costain and } Ballarat	50
Robert Costain }	
Thomas Pretty Palmer, Ballarat	100
John T. Sleep, Ballarat	100
William Ditchburn, Ballarat	320
Thomas James, Ballarat	10
Peter Taylor, Ballarat	8
Ulrick Walton, Ballarat	18
Henry C. Herbert, Ballarat	10
Mary Laughton, Ballarat	6
John Gostick, Ballarat	9
William D. Thompson, Ballarat	9
Henry Fenn, Ballarat	2
James Laughton, Ballarat	2
Thomas James, Ballarat	50
Wilson Stewart, Ballarat	12
William Dickinson, Ballarat	323
William Dickinson, Ballarat	364
	3000

Dated this twenty-first day of August, 1867.

WILLIAM DICKINSON, Manager.

Witness to signature—
S. F. MANN, solicitor, Ballarat. No. 1673

ROYAL OAK QUARTZ MINING COMPANY (REGISTERED), FRYER'S CREEK.

LIABILITIES.	
Capital account	£10,000 0 0
Uncalled capital	4,500 0 0
	£5,500 0 0
Profit and loss account—Balance at Dr.	552 6 1
	£4,947 13 11
Bills payable	469 0 0
Bank of Victoria, Castlemaine	102 13 8
Wages and current accounts	125 0 0
	£5,644 7 7
ASSETS.	
Mine, plant, &c., per valuation	£5,637 10 0
Cash in manager's hands	6 17 7
	£5,644 7 7

A. KIGHTLY, Manager.

Campbell's Creek, 29th June, 1867. No. 1671

TWO POUNDS REWARD.

LOST, stolen, or strayed from East Collingwood, a bay horse, H brand near shoulder, star in forehead, both hind hoofs blistered. Any one detaining the same after this notice will be prosecuted.

JAMES NATION,
50, Flinders Lane east.

No. 1683

HOPE ON HOPE EVER QUARTZ MINING COMPANY, ENOCH'S POINT (REGISTERED).

STATEMENT of Accounts for Half-year ending 30th June, 1867.

RECEIPTS.	
Balance in bank	£16 8 8
408 oz. 11 dwts. gold	1,534 6 9
Excess on gold	52 11 3
Petty cash	10 1 3
Cancelled cheque	0 10 10
Cheques not presented	10 7 0
	£1,624 5 9

EXPENDITURE.	
Tribute, 60 per cent. on gold	£926 1 8
Firewood and coal	23 11 10
Labor and management, including smash	423 7 0
Stores, office expenses, and machinery	95 13 6
Balance in bank	150 11 9
	£1,624 5 9

ASSETS.	
Mine and plant	£9,600 0 0
Office and tools	100 0 0
Due on calls	97 11 8
	£9,797 11 8

LIABILITIES.	
Due on machinery (unsettled)	£1,343 0 0
Sundry accounts	24 13 6
Quicksilver	56 0 0
Balance of assets over liabilities	3,373 19 2
	£9,797 11 8

ARTHUR R. PEPPIN,
Manager.

No. 1684

Impoundings.

A VOCA.—Impounded at Avoca Shire Pound, 18th August, 1867.
202. Brown horse, short tail, star, hind pasterns white, broken hobble, T off shoulder
If not claimed and expenses paid, to be sold on 18th September, 1867.

JOHN BATCHELOR,
Poundkeeper.

BALLAN.—Impounded at Ballan Shire Pound, 19th August, 1867, by C. H. Lyon, Esq.—Trespass 2s.
589. Bay filly, stripe, near hind foot white, ∞ over ∞ over ∞ off shoulder
If not claimed and expenses paid, to be sold on 18th September, 1867.

SY. COOPER,
Poundkeeper.

BALLARAT.—Impounded at the Ballarat Shire Pound, 19th August, 1867, by Mr. Toy.—Trespass 2s. 6d.
506. Red bull, ears cut off, a brand near rump, rough in the coat
508. Roan mare, brown muzzle, saddle marked, shod, T or H off shoulder
If not claimed and expenses paid, to be sold on 18th September, 1867.

J. JOHNSTON,
Poundkeeper.

BELVOIR.—Impounded at Belvoir, 15th August, 1867.

129. Bay mare, aged, saddle and collar marked, switch tail, H near shoulder
JB

130. Fleabitten gray mare, bell and chain neck, B near shoulder (the JD conjoined), WB off shoulder
JD

131. Brown horse, star, snip, docked tail, hind legs white, illegible brand over TH near shoulder, B near thigh, like R off ribs, blotched 8 off shoulder
B

132. Chestnut horse, docked tail, stripe, light patch off hip, ∞ near shoulder
PS

133. Roan mare, switch tail, collar marked, ∞ near shoulder
EH

134. Bay pony horse, saddle marked, LC near shoulder, CB over R in circle off shoulder
EH

135. Bay horse, near hind foot white, saddle marked, switch tail, 2 near shoulder
MD
TF

136. Bay pony horse, star, snip, like AT near shoulder
HL

138. Bay or light-brown horse, bridle rein on neck, RC off shoulder
RC

139. Black horse, star, long tail, BG near shoulder
BG

140. Bay horse, mealy muzzle, little white near hind foot, M near shoulder
 141. Bay mare, mealy muzzle, star, stripe, strap and bell neck, white spots back, ∇ near shoulder
 142. Bay mare, draught breed, star, point off tail, JB off shoulder
 143. Bay mare, star, long tail, saddle marked, ∇ near shoulder
 144. Grey filly foal, unbranded, progeny
 145. Brown mare, star, snip, broken nose, off fore and near hind legs white, little white off hind foot, W-E near shoulder, like same brand off shoulder
 147. Bay horse foal, progeny
 148. Bay mare, star, snip, near fore and both hind feet white, Cy (the y indistinct) near shoulder, W off shoulder
 149. Light-chestnut mare, blaze, switch tail, PM near shoulder
 151. Chestnut horse, star, off hind foot white, 55 near shoulder
 If not claimed and expenses paid, to be sold on 18th September, 1867.

HENRY McILLREE,
Poundkeeper.

- 26/
BENALLA.—Impounded at Benalla, 17th August, 1867, by John Rutherford, Esq.
 195. Bay horse, star, off fore and both hind fetlocks white, ∇ off shoulder
 196. Black mare, small star, MK off shoulder
 197. Bay horse, IM near shoulder
 198. Bay colt, EM near shoulder, 2 off thigh
 199. Black mare, ∇ near shoulder
 Same date, by Thos. Turnbull, Esq.
 200. Bay colt, star, G near cheek
 201. Grey colt, R near shoulder
 202. Bay horse, star, JF conjoined off shoulder
 If not claimed and expenses paid, to be sold on 11th September, 1867.

JESSE WATTS,
Poundkeeper.

- 8/6
CHILTERN.—Impounded at Chiltern, 14th August, 1867.
 1092. Bay colt, pigeon-toed, like AF near neck and shoulder, JOD off shoulder and rump
 1093. Dark-bay filly, star, hind fetlock white, JC or G near shoulder
 1094. Bay filly, both hips down, Hy off shoulder, illegible brand near shoulder, star
 1095. Bay mare, near hip broken, lame, C or GH near shoulder
 If not claimed and expenses paid, to be sold on 18th September, 1867.

JOHN STRICKLAND,
Poundkeeper.

- 6/
DANDENONG.—Impounded at Dandenong, 19th August, 1867.—Trespass 6d. each.
 1010. Black filly, white hind fetlocks, tail docked, JH above 5 or S off shoulder
 1011. Dark-bay mare, black points, long tail, AS above 9 near shoulder, S near ribs
 1012. Light-bay mare, large star, W3 (square-top 3) off shoulder, TB above ∇ near shoulder, G near cheek
 1013. Chestnut entire colt, pencil mark on nose, long tail, light-colored fetlocks, like W off shoulder.—Damages 10s.
 If not claimed and expenses paid, to be sold on 18th September, 1867.

WILLIAM DAVIES,
Poundkeeper.

- 7/6
DANDENONG.—Impounded at Dandenong, 21st August, 1867.—Trespass 6d. each.
 1014. Bay gelding, switch, near eye out, shod, H above ∇ near shoulder
 1015. Bay mare, shod behind, pulled tail, W above ∇ reversed off shoulder
 1016. Black gelding, long tail, shod, S— near shoulder
 1017. Bay mare, star, switch, G off shoulder
 If not claimed and expenses paid, to be sold on 18th September, 1867.

WILLIAM DAVIES,
Poundkeeper.

- 6/
HADDON.—Impounded at Haddon, 16th August, 1867, by W. Rose, for Managers.—Trespass 6d.
 285. Red heifer, white back and belly, EL off rump
 286. Roan heifer, like EL off rump
 287. Roan heifer, white face, no visible brand
 288. Red and white heifer, W W off ribs
 289. Red and white heifer, W off ribs
 290. Red and white heifer, white tail, WR near ribs
 By James Roach.—Damages 25.
 301. Red bull, piece out under near ear, E near rump
 If not claimed and expenses paid, to be sold on 18th September, 1867.

HENRY SANDERS,
Poundkeeper.

- 7/6
HEIDELBERG.—Impounded at Heidelberg, 19th August, 1867.
 41. Dark-bay filly, HB near shoulder
 If not claimed and expenses paid, to be sold on 18th September, 1867.

W. A. B. HACKETT,
Poundkeeper.

- HEYWOOD.**—Impounded at Heywood, 14th August, 1867, by Robt. Learmonth, Esq.—Damages 21.
 116. Red bull, hoop horns, W or NA off thigh
 If not claimed and expenses paid, to be sold on 18th September, 1867.

A. MCKEAND,
Pro F. W. ULLITHORNE,
Poundkeeper.

- 4/
KILMORE.—Impounded at Kilmore, 21st August, 1867.
 1 brown mare, J JF near shoulder (the JF conjoined)
 SJ
 1 bay mare, saddle marked, broken knees, CAT off shoulder,
 GG near shoulder
 If not claimed and expenses paid, to be sold on 18th September, 1867.

C. G. ANDERSON,
Poundkeeper.

- 5/
MARYBOROUGH.—Impounded at Maryborough.
 1 red and white cow, white back, tail, and hind legs, white face, red jaws, no visible brand
 1 brindle or brown bull calf, star, white belly and tail, 3 off rump
 1 dark-red or brindle heifer, 3 off rump
 If not claimed and expenses paid, to be sold on 18th September, 1867.

RICHARD JAMES LAMB,
Poundkeeper.

- 4/
McIVOR CREEK.—Impounded at McIvor Creek, 17th August, 1867.
 1 bay draught horse, shod, hind fetlocks white, IS off shoulder (hook S), like AJ off neck
 If not claimed and expenses paid, to be sold on 18th September, 1867.

JOHN WILSON,
Poundkeeper.

- 4/
MELBOURNE.—Impounded at Melbourne, 19th August, 1867, by Park Ranger, by order of the Council of the City of Melbourne.
 405. Grey mare, light breed, long switch, enlargement both hind cannons, P P off shoulder
 On 22nd August, by same.
 412. Bay mare, medium draught, black points, star, switch tail to hocks, unshod, HW conjoined near shoulder
 If not claimed and expenses paid, to be sold on 18th September, 1867.

JOHN FELSTEAD,
Poundkeeper.

- 6/
MELTON.—Impounded at Melton, 14th August, 1867, by Mr. Alloratt.—Trespass 6d. each. Notice sent to supposed owner.
 434. Black entire colt, star, near hind fetlock white, brands (if any) not visible
 If not claimed and expenses paid, to be sold on 18th September, 1867.

JOHN McDONALD,
Poundkeeper.

- 4/6
MERINO.—Impounded at Merino, 13th August, 1867.—Trespass 9d. each.
 3298. Small red cow, white face and belly, no conspicuous brand
 3299. Red calf, progeny of 3298, no visible brand
 3300. White steer, JS near rump, fork in both ears
 3301. Small red steer, white face, MM off rump
 If not claimed and expenses paid, to be sold on 11th September, 1867.

THOS. D. CLARKE,
Poundkeeper.

- 5/
MIA-MIA.—Impounded at Redesdale.
 1 white heifer calf, yellow ears, B off shoulder
 1 bay mare, blaze, fore feet white, WH near shoulder
 1 yellow and white steer, ∇ before blotch near loin, writing N near rump
 1 yellow steer, white belly, ears marked, JA off ribs
 If not claimed and expenses paid, to be sold on 18th September, 1867.

THOMAS W. LAVENDER,
Poundkeeper.

- RAYWOOD.**—Impounded at Raywood.
 161. Red cow, white back and belly, cock horns, blotch A near ribs
 162. Brindle cow, white back and belly, off horn broken, both ears slit, A near ribs
 163. Red heifer calf, white back, belly, and tail, progeny of above
 164. Red cow, white belly, cock horns, slit ears, G off neck, like L near rump
 165. Red heifer, white back, belly, and tail, straight horns, no visible brands
 166. White cow, lower part of off ear cut away, H off rump
 167. White and red cow, straight horns, lower part of off ear cut away, illegible brand off rump
 168. Red and white cow, tip off near ear, blotch brand near rump
 169. White and red spotted cow, star, lower part of off ear cut away, WS off rump, like W near ribs

170. White cow, cock horns, near ear slit, AC near rump, illegible brand near ribs, 2 off rump
 171. Red heifer, slit ears, AC near rump, G off neck, like M off ribs, 2 off rump
 172. Red and white heifer, like WB near rump
 173. Red and white cow, star, near horn hooped, off horn cocked, like G near rump, illegible brand off rump
 174. White heifer, off ear slit, G near rump, eye-glass off rump
 175. White steer, straight horns, lower part of off ear cut away, like M near rump
 176. Red steer, some white on belly, tip off near ear, IS off rump
 177. Red and white steer, star, P near rump, illegible brand off rump
 178. White steer, red ears, like WD near rump
 179. Strawberry steer, star, tip off near ear, B off rump
 If not claimed and expenses paid, to be sold on 18th September, 1867.

WILLIAM PURCELL WHITTLE,
 Poundkeeper.

18/

RAYWOOD.—Impounded at Raywood.—Trespass 1s.

180. White and black bullock, large star, tip off off ear, like I, off rump, C off ribs
 181. Strawberry cow, star, slit ears, cock horns, RN near ribs, RN near rump, like C off rump
 If not claimed and expenses paid, to be sold on 18th September, 1867.

WILLIAM PURCELL WHITTLE,
 Poundkeeper.

4/6

RUTHERGLEN.—Impounded at Rutherglen Borough Pound, 21st August, 1867.

168. Brindle cow, white spots, EM milking rump
 169. Red heifer calf, white belly and white on rump, EM off rump
 170. Red and yellow heifer, white back and belly, JB near shoulder and ribs
 171. Red heifer, white about the head and bell, no visible brand
 172. Red and white heifer, top off both horns, JB near shoulder and ribs
 173. White steer, red ears, JB near shoulder and ribs
 174. Brindle cow, white spots, like E S off rump
 175. Brindle heifer polky calf, GM off rump
 176. Red and white cow, top off both ears, CB over M off ribs, like D O over C B off shoulder
 177. Red heifer calf, white belly and flank, like WO over C or C off ribs
 178. Yellow cow, white back and belly, WO over C or C off ribs
 179. White heifer, red ears, same brands
 180. Brindle and white heifer, no visible brand
 181. Strawberry working bullock, top off horn, B near horn, M over HM over S near ribs with other brands
 182. Red steer, white about head, belly, and back, no visible brand
 183. Brown or black working bullock, top off near horn, little white both hind feet, DKR over HM over S near ribs
 184. Brindle or strawberry and white heifer calf, EM off rump
 185. Strawberry and white cow, CH over another indistinct brand
 186. Young red calf, progeny of 185, no visible brand
 187. Red and white steer, off ear marked, IG off ribs
 If not claimed and expenses paid, to be sold on 18th September, 1867.

MATHEW HAYES,
 Poundkeeper.

18/

SALE.—Impounded at Sale, 17th August, 1867, by Mr. John Rowlings.—Trespass 1s. each.

817. Bay horse, illegible near shoulder, like 132 off neck, shod
 818. Black mare, T off neck, like 66 off shoulder, collar marked
 819. Bay mare, like writing B or B3 off shoulder, star and snip, near hind foot white
 820. Brown or bay filly foal, no brand
 821. Chesnut horse, over near shoulder, star and snip, shod
 822. Chesnut horse, W over WS off shoulder, like 2 near neck, bell on, star and snip
 823. Bay mare, like off shoulder, near hip down
 824. Bay foal, no brand
 825. Roan horse, P over near shoulder, star
 826. Bay filly, ME conjoined off shoulder
 827. Bay horse, 4 near shoulder
 828. Brown mare, S7 near shoulder
 830. Bay or brown foal, no brand, snip
 If not claimed and expenses paid, to be sold on 18th September, 1867.

H. M. PEARSON,
 Poundkeeper.

10/6

ST. ARNAUD.—Impounded at St. Arnaud Shire Pound, by Mr. B. Mogg, for Mr. V. N. Mogg.—Trespass 9d. each.

81. Brown mare, black points, switch tail, like over HP near shoulder, like EC off shoulder
 85. Bay or brown mare, hollow back, long tail, blind off eye, blotch near shoulder
 86. Bay colt, blaze, black points, long tail, HD conjoined near shoulder
 If not claimed and expenses paid, to be sold on 18th September, 1867.

SAMUEL SEPTS. ROTHWELL,
 Acting Poundkeeper.

6/

WARRNAMBOOL.—Impounded at Warrnambool Shire Pound, 29th July, 1867, by George Williams.

1 yellow and white heifer, like L near rump
 On 3rd August, by Frederick Best, for Mr. Nealor.
 1 bay mare, white on face, off hind foot white, like J near shoulder
 1 brown yearling filly, like JM or W off shoulder, star, snip
 On 5th instant, Jno. G. Saed.
 1 yellow and white heifer, lump on neck, both ears slit
 1 white heifer calf, no visible brand
 On 13th instant, by E. Margetts.
 1 strawberry polky cow, bull calf at foot, off ear marked, like CPC off rump

On 17th instant, by Robert Worrell.
 1 bay mare, snip, like AP near shoulder, like off shoulder
 1 bay filly, like PB or R off neck
 1 chesnut mare, like JI near shoulder like OF

If not claimed and expenses paid, to be sold on 18th September, 1867.

P. O'FLAHERTY,
 Poundkeeper.

12/

WYNDHAM.—Impounded at Wyndham Shire Pound, Little River, 16th August, 1867, by Mr. B. Chaffey.—Trespass 9d.

615. White and red steer, like T off rump
 If not claimed and expenses paid, to be sold on 18th September, 1867.

FREDERICK RYLAND,
 Poundkeeper.

4/

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

1867.	£	s.	d.
August 20.—Jesse Watts	1	0	0
August 21.—W. P. Whittle	2	0	0
August 21.—T. D. Clarke	1	0	0
August 22.—John McDonald	1	0	0
August 22.—Math. Hayes	1	0	0
August 22.—T. W. Lavender	1	0	0
August 22.—Hy. Sanders	1	0	0
August 22.—S. S. Rothwell	1	0	0
August 22.—F. W. Ullithorne	0	3	9
August 22.—W. A. B. Hackett	0	13	6
August 22.—Wm. Davies	1	0	0
August 22.—H. M. Pearson	0	10	0

22nd August, 1867.

J. FERRES,
 Government Printer.

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