



# VICTORIA GOVERNMENT GAZETTE.

Published by Authority.

No. 118.]

FRIDAY, NOVEMBER 15.

[1878.

## ACTS OF PARLIAMENT.

### PROCLAMATION

By His Excellency Sir GEORGE FERGUSON BOWEN, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief in and over the Colony of Victoria and its Dependencies, and Vice-Admiral of the same, &c., &c., &c.

I, THE Governor of Victoria, do hereby declare that I have this day assented, in Her Majesty's name, to Bills passed by the Parliament of Victoria, the titles whereof are hereinafter set forth, that is to say:—

- An Act to vest a piece of land situate in the City of Ballarat reserved for Public Gardens in the Minister of Public Instruction.
- An Act to authorize the construction of the Rosstown Junction Railway and for other purposes.
- An Act to continue various Expiring Laws.
- An Act to amend and continue "*The Diseases in Vines Act 1877.*"
- An Act to authorize the Melbourne and Hobson's Bay United Railway Company to sell their undertaking and property and to vest the same in the Board of Land and Works and for other purposes.
- An Act to permit Liens to be given upon Growing Crops.
- An Act to provide for the holding of Victorian Exhibitions.
- An Act to amend the Law with reference to Bankers' Books Evidence.
- An Act to amend "*The Juries Statute 1876.*"
- An Act to amend the "*Fisheries Act 1873.*"

Given under my Hand and the Seal of the Colony, at Melbourne, this fourteenth day of November in the year of our Lord One thousand eight hundred and seventy-eight, and in the forty-second year of Her Majesty's reign.

(L.S.)

G. F. BOWEN.

By His Excellency's Command,

GRAHAM BERRY,

Chief Secretary.

GOD SAVE THE QUEEN!

## BEECHWORTH MINING DISTRICT.—BYE-LAWS.

24th September 1877.

At a Meeting of the Mining Board of the Mining District of Beechworth, held at Beechworth, in said district, on the 24th September, in the year of our Lord One thousand eight hundred and seventy-seven, it is ordained by the said Board as follows, that is to say:—

## BYE-LAW No. 1.—REPEAL OF EXISTING BYE-LAWS.

That all and singular the bye-laws hitherto framed and adopted by the mining board of Beechworth, and numbered from one to fifty-three (1 to 53), shall be and the same are hereby annulled and repealed so far as the same may be in force in the mining district of Beechworth or any part thereof; nevertheless, no existing right, interest, privilege, liability, or obligation shall be affected by the repeal of the bye-law under which such right, interest, privilege, liability or obligation is occupied or enjoyed, or shall have been incurred.

## BYE-LAW No. 2.—STANDING ORDERS OF THE BEECHWORTH MINING BOARD.

1. On the assembling of the board after every election, the clerk shall read the returning officer's intimation setting forth the names of the persons who have been elected as members of the board, and the divisions for which they have been returned.

2. Every member on first taking his seat at the board shall enter his name and address in a book to be kept for that purpose.

3. The board having been constituted, the minutes of the previous meeting shall be read by the clerk. No discussion shall be allowed on such minutes except as to their accuracy as a correct record of the proceedings of the board.

4. The reading of the correspondence received shall then be taken as the next order of the day.

5. All motions and notices of motion shall be given in writing to the chairman, and shall be read, signed, and dated by the mover.

6. Any motion or amendment not seconded shall not be debated, but shall lapse; and no discussion shall be allowed on a motion for adjournment.

7. Any member having proposed a motion or amendment may withdraw the same; but should it be seconded it can only be withdrawn by consent of the board.

8. All motions which, if carried would have the effect of introducing new regulations into this district shall be first affirmed by the board, then considered in committee of the whole, and if necessary amended, and shall again be affirmed by the board before it shall be deemed to be finally adopted. No such motion shall be read a third time, except at the time appointed for the third reading of all which have been agreed to at the same sitting of the board.

9. The mover of any motion or amendment, or any member speaking thereto, or any member asking a question or bringing any subject before the board, shall rise and address the chairman, and shall not be interrupted unless called to order, when he shall resume his seat until the question of order shall have been disposed of by the chairman, whose decision shall be final.

10. All members shall stand while addressing the board.

11. If two or more members rise at the same time to speak, the chairman shall decide who is entitled to priority.

12. One amendment only shall be discussed at one time, but if lost, one other can be moved before the original motion is put to the vote. In the event, however, of an amendment being carried, the original motion shall be deemed rejected, and the amendment so carried shall take the place of such original motion; and on it one amendment may be moved, but no more.

13. No member shall speak twice to any question or motion before the board, except (with the sanction of the chairman) in explanation or reply, or in committee of the whole; notwithstanding, a member making a substantive motion shall have the right of reply; any member merely seconding a motion shall not be held to have spoken to it.

14. All questions before the board shall be determined by the chairman putting the question to each individual member, who shall vote by replying "Aye" or "No."

15. In every division the votes of both ayes and noes shall be recorded, and every member present shall be required to vote.

16. Any member may require the clerk to take down any particular words used by another member, immediately upon their being spoken.

17. The business of the board shall be conducted, on all ordinary occasions, with open doors; but any two members may require the exclusion of strangers, until it shall be decided by the board whether any particular question proposed to be introduced shall be discussed with open doors.

18. Any or each of the following acts, words, or omissions, shall constitute and be a breach of order, punishable as a breach of bye-law, unless the offending member, upon being called to order, do make a satisfactory apology to the board, viz.:—

Addressing the board in any other than a standing posture, without permission of the chairman.

Interrupting another member while addressing the board, except upon a point of order.

Presenting to the board an application disrespectfully worded.

Refusing to cease speaking when interrupted by a call to order.

Disorderly conduct in the board-room, using offensive language, imputing improper motives, or making personal reflections on a member.

Disobeying the lawful orders of the chairman.

Any member, after taking his seat, who shall wilfully absent himself, without permission of the board.

19. It shall be competent, by a vote of two-thirds 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 at the same sitting.

## BYE-LAW No. 3.—DISPUTED ELECTIONS.

1. It shall be competent for any duly qualified elector, or any member of this board, to dispute the validity of the election of any member thereof, within three months from the date of such member having been officially declared elected, by forwarding to the chairman a statement, in writing, of the objections made against the validity of such member's election.

2. Upon the receipt by the chairman of any such statement, he shall give to the person who shall have forwarded the same, and the member whose election is alleged to be invalid, not less than fourteen days' notice of the time when such objections will be investigated by the board.

3. At the time appointed for the hearing of the dispute, the objectors, and also the member objected to, shall produce their miners' rights; and the board shall then proceed to investigate the matter, and shall hear statements in evidence from either party. The hearing of the dispute may be adjourned for any period which may in the opinion of the board be deemed necessary.

4. At the close of the investigation the votes of the members of the board shall be taken in the usual manner, "Aye" or "No," and the majority of either finding shall be the decision of the board, which shall be final and conclusive in the matter of such disputed election.

5. Should the decision of the board be, that the member objected to has not been duly elected, the chairman shall forward to the returning officer a copy of the resolution to that effect.

## BYE-LAW No. 4.—INTERPRETATION BYE-LAW.

In the construction for the purposes of these bye-laws the following terms shall, if not inconsistent with the context or subject-matter, have the respective meanings hereby assigned to them.

The words "surveyor" and "registrar," shall mean respectively the mining surveyor and mining registrar for the time being of the division or subdivision in which the events in connection with which they are mentioned shall happen.

The word "lead" shall mean any stratum of auriferous earth at a depth exceeding forty feet.

The words "constantly employed" shall mean employment during ordinary working hours.

The word "race" shall mean a channel made for the purpose of conveying water.

The words "tail-race" shall mean a race cut or constructed for the purpose of draining any claim or claims; or for carrying off water or water and tailings from any sluice or other gold washing apparatus used on or in connection with any claim.

The words "worked and abandoned ground" shall mean all alluvial ground (if of a depth of more than 40 feet) within one hundred yards from any one shaft which shall have been bottomed, partially worked, and abandoned for a period of two months; (if of a less depth than 40 feet) all alluvial ground within a radius of twenty-five yards from any shaft which shall have been bottomed, partially worked, and abandoned in quartzose ground.

The words "worked and abandoned" shall mean ground upon which one or more shafts, tunnels, or workings shall have been sunk, cut, or opened, to an extent of not less than twenty feet, and such shafts, tunnels, or workings shall be included within the area taken up as a claim under this bye-law.

The words "mining tenement" shall be held to mean any claim, race, tail-race, drain, tunnel, dam, reservoir, water, road, tramway, or easement in connection with any claim, or share or interest therein.

Words importing the singular number shall include the plural number, and words importing the masculine gender shall include the feminine gender.

The words "water-right" shall mean the privilege of diverting and using water.

The words "creek water-rights" shall mean a supply of water for gold washing purposes within the boundaries of a creek claim equal to that allowed to bank water-rights in the division or portion of a division in which such creek is situated, except in the Yackandandah division.

## BYE-LAW No. 5.—POSSESSION OF CLAIMS.

Any person, or any two or more persons in conjunction, may take possession of and occupy any number of parcels of Crown lands for gold mining purposes, in such manner, of such quantities and dimensions, and with such boundaries as is prescribed in these bye-laws, each of which parcels shall be deemed to be a claim, or one man's ground; and (except in special cases otherwise allowed under the provisions of these bye-laws) shall keep constantly employed on or in connection therewith, one man for each and every parcel he or they occupy; and when a number of parcels adjoin each other and are amalgamated they shall be deemed to be one amalgamated claim, on or in connection with which the owner thereof shall (except in special cases as aforesaid) keep constantly employed a number of men equal to the number of parcels comprised therein.

**BYE-LAW No. 6.—MODE OF TAKING POSSESSION.**

Any person or persons taking possession of a parcel of Crown land for gold mining purposes, or any number of such parcels adjoining each other, and which may be amalgamated, shall do so by erecting or causing to be erected, a post at each angle of the boundary-line, which shall bound such parcel or parcels; such posts shall be not less than three inches in diameter, be firmly fixed in the ground, and extend not less than three feet above it; and shall within four days after taking such possession register the same with the registrar, and define the angles of such boundary-lines by trenches not less than six feet in length by nine inches in depth.

**BYE-LAW No. 7.—REGISTRATIONS, HOW EFFECTED.**

Any person having taken possession of any claim or other mining tenement in accordance with these bye-laws, shall within four days after taking such possession register the same with the registrar, and shall at the same time produce his miner's right, and shall allow the registrar to endorse the number and date of registration thereon, and shall receive from the registrar a certificate of registration in the form of Schedule A. All registrations of claims shall be made in the form of Schedule B.

After a claim or other mining tenement shall have been registered in which there are more shareholders than one, the owners thereof may divide the interest in such claim or other mining tenement into any number of shares that may be agreed upon. The shares to be consecutively numbered 1, 2, 3, &c., with the names of the shareholders opposite their respective shares; and shall make application to the registrar for registration thereof in the form of Schedule C. Each shareholder shall receive from the registrar a certificate in the form of Schedule D. The number of shares in any claim or company may be increased from time to time in like manner.

Any person wishing to transfer his interest in any mining tenement, business or residence site, or lien thereon, shall do so in the form Schedule E, and shall register the same with the registrar. No transfer shall be valid unless registered.

Claimholders wishing to have their respective claims amalgamated or united as provided for in these bye-laws, shall have such amalgamation or union registered by making application to the registrar, in the form of Schedule F; and shall receive from the registrar a certificate of such registration in the form of Schedule G.

Holders of shares in incorporated mining companies shall be exempt from the necessity of registering their shares or interests, or transfers of such, with the registrar; provided the claim and other mining tenements of such companies have been duly registered in accordance with the provisions of these bye-laws.

**BYE-LAW No. 8.—CONDITIONS UNDER WHICH CLAIMS SHALL BE HELD.**

If any claimholder shall not within seven days from the date of the registration of his claim (except otherwise specially provided under the provisions of these bye-laws), employ and continue to keep employed, on or in connection therewith, a number of men equal to the number of parcels comprised therein, then so many of such parcels as are unrepresented shall be forfeited; such forfeited parcels shall form one area and be taken from such end of the claim as the person forfeiting the same may determine.

**BYE-LAW No. 9.—MAINTENANCE OF POSTS AND NOTICES.**

It shall be the duty of every claimholder to maintain in good order the boundary-posts and land-marks of his claim and other mining tenements held in connection therewith, and all notices required to be posted on any part of such claim or other mining tenement by any of these bye-laws.

**BYE-LAW No. 10.—ORDINARY ALLUVIAL CLAIMS.**

Ordinary alluvial claims, i.e. alluvial claims where the depth of sinking does not exceed forty (40) feet shall be a parcel of ground not exceeding sixty (60) feet square for one man; not exceeding eighty (80) feet square for two men; not exceeding one hundred (100) feet square for three men; not exceeding one hundred and twenty (120) feet square for four men. Provided always that no claim shall be marked off so that the length thereof shall exceed three times the width thereof.

**BYE-LAW No. 11.—BANK SLUICING-CLAIMS.**

*Bank sluicing-claims*, i.e. alluvial claims which do not include the bed of a creek or river, shall be a parcel of ground not exceeding 25 yards in width by 130 yards in length for each man. All such claims when amalgamated shall adjoin each other for a distance of not less than 100 yards.

**BYE-LAW No. 12.—CREEK CLAIMS.**

*Creek claims*, i.e. claims which include the bed of a creek or river, shall be a parcel of ground not exceeding 25 yards in the direction of the course of the stream by 100 yards in width for each man, excepting in the following places, viz.: In the Mitta-Mitta and Goulburn divisions the claims shall not exceed 50 yards in the direction of the course of the stream, by a width of 100 yards for each man; in that portion of the Yackandandah division situate between the lower part of Allan's Flat and the junction of the Yackandandah Creek with the Kiewa River, the claim shall not exceed 50 yards in the direction of the course of the stream, by a width not exceeding 400 yards for each man. But in the aforesaid portion of the Yackandandah Creek, where ten or more claims have been amalgamated so as to form one claim, it shall only be necessary during the sinking of the pump-shaft to employ one-half the number of men required to represent such amalgamated claim, without rendering any portion thereof liable to forfeiture.

**BYE-LAW No. 13.—QUARTZ CLAIMS.**

Quartz claims shall not exceed 40 yards in length on the supposed course of the reef, by a width not exceeding 150 yards across such course for each man.

The measurements of all quartz claims shall be horizontal.

**BYE-LAW No. 14.—ORDINARY FRONTAGE CLAIMS.**

Dry frontage claims, i.e. alluvial claims exceeding forty feet in depth, the drainage of which (if any) does not amount to twelve hundred gallons of water per twenty-four hours.

Wet frontage claims, i.e. alluvial claims exceeding forty feet in depth, the drainage of which is at least twelve hundred gallons of water per twenty-four hours.

A frontage claim occupied on a supposed lead shall not exceed sixty-five feet in length, by a width not exceeding one mile. The holder of any such claim may defer the working thereof until the lead is discovered, without rendering the claim liable to forfeiture, provided he allows the registrar to mark on his miner's right the progressive number of the claim and date of registration; and shall on the same day post a notice on some conspicuous place of the claim, stating the progressive number of the claim; the name of the person registered therefor, and the date of registration; and shall, within forty-eight hours after the lead is discovered and the claims laid off by the surveyor, commence and carry on work upon the claim laid off for him, in the usual manner of proper and efficient mining.

Upon the discovery of the lead, all claims previously occupied shall be deemed to be forfeited, and the holders thereof shall be entitled to occupy in lieu thereof, claims as laid off by the surveyor according to their priority of registration, excepting where and claimholder on such undiscovered lead has sunk a shaft at least two-thirds of the depth of the prospecting shaft previous to the discovery of the lead, in which case such claimholder shall be entitled to hold the parcel in which the shaft is situated, together with the number of adjoining parcels equal to the number of men constantly employed in sinking the shaft.

The extent of ground which may be taken possession of as a claim on a discovered frontage lead shall be determined by the depth of the lead below the surface of the ground in the nearest shaft being worked on such lead, and in the event of none being worked, from the most reliable data obtainable, and shall be in accordance with the following scale:—

On dry frontage leads where the depth of sinking exceeds—  
 40 feet and does not exceed 100 feet, 50 feet on the course of the lead by a width of one mile  
 100 feet and does not exceed 150 feet, 60 feet on the course of the lead by a width of one mile  
 150 feet and does not exceed 200 feet, 70 feet on the course of the lead by a width of one mile  
 200 feet and does not exceed 250 feet, 80 feet on the course of the lead by a width of one mile  
 250 feet and does not exceed 300 feet, 90 feet on the course of the lead by a width of one mile  
 300 feet, 100 feet on the course of the lead by a width of one mile

until gold in payable quantities has been found in the claim after which the width shall not exceed 300 yards.

On wet frontage leads where the depth of sinking exceeds 40 feet and does not exceed 100 feet, 70 feet on course of the lead by a width of one mile; 100 feet and not exceeding 150 feet, 90 feet on the course of the lead by a width not exceeding one mile; and so on, 20 feet being added to the length of the claim for every 50 feet additional in depth of sinking until gold in payable quantities has been found in the claim, thereupon the owners of such claim shall cease to be entitled to occupy a greater width than 600 yards across the course of the lead, for a distance of 100 yards above and below the point where gold in payable quantities shall have been found in such claim; and shall within 48 hours from the time of the application of any person, being the holder of a miner's right, requiring them to define the boundary-lines of the reduced width of such portion of such claim, do so, in the same manner as is prescribed in Bye-law No. 6, as the mode of taking possession of claims.

On dry frontage leads no more than thirty men's ground shall under any circumstances be amalgamated and held as one claim.

On wet frontage leads no more than one hundred men's ground shall under any circumstances be amalgamated and held as one claim.

**BYE-LAW No. 15.—EXTENDED AREAS WHICH MAY BE OCCUPIED BY THE PROJECTORS OF MINING COMPANIES UNDER THE FRONTAGE BYE-LAWS.**

On wet frontage leads:—

One man may take possession of	10 men's ground
Two men	20
Three men	30
Four men	40

and so on up to 100 men's ground, without commencing work for a period of four months, such period being allowed for the formation of a company to work the ground. If at the expiration of the said period a company has been formed and registered under any Act of Parliament (excepting Act 291), and a deed of partnership executed, the required officers of such company having been appointed and one half of the proposed capital subscribed for, and the deposit on said subscribed for shares duly paid up, amounting in the aggregate to not less than two hundred and fifty pounds sterling, the manager, on making a statutory declaration setting forth that the aforesaid requirements have been complied with, shall be entitled on behalf of the company to hold the ground for a further period of six months by keeping constantly employed on the claim one man

or every ten men's ground comprised in such united or amalgamated claim. Provided that such statutory declaration be published in two consecutive issues of a local newspaper, and also registered with the registrar. On the expiry of the aforesaid period of six months, if the requisite number of men have been constantly employed on such claim, the manager shall, on behalf of the company, be entitled to hold the ground for a further period of twelve months, by keeping constantly employed on the claim one man for every five men's ground contained in such claim; always provided that, should the holders of such claim fail to form a company within the first-mentioned period of four months, or if formed, fail otherwise to comply with the provisions of this bye-law, on proof that the before-mentioned provisions and conditions have not been complied with, within 21 days from the receipt of any of them, of a written notice, or complaint to that effect from any person or persons who may desire to obtain possession of any portion of such claim, then all such holder's right and title to such claim shall be absolutely forfeited, and the person or persons who served such notice on the said holders shall be entitled to obtain possession of any portion of such forfeited claim, subject to the provisions and conditions imposed under these bye-laws.

It shall be imperative that, within 14 days after registration, the occupation of such extended areas shall be advertised in a local newspaper, in at least two consecutive issues, and a copy of the mining registrar's certificate posted on a conspicuous place on the claim.

No occupation under this bye-law shall be valid, unless within 28 days of registration the claim has been surveyed by the mining surveyor and a copy of the plan of survey deposited with the mining registrar, except in such case as is provided for in Bye-law No. 47.

Should any dispute arise as to the provisions of this bye-law not having been complied with, the onus of proof shall rest with the holders of such claim.

#### BYE-LAW No. 16.—WORKED AND ABANDONED GROUND.

All alluvial claims irrespective of depth, on worked and abandoned ground, shall not exceed the following areas, viz.:

Bank sluicing claims, 50 yards by 130 yards.

Creek or river claims, 50 yards in the direction of the course of the stream, by a width of 100 yards.

Ordinary alluvial and frontage claims shall not exceed an area of twice the size of that allowed in the new ground on the lead in which the claim is situated.

Worked and abandoned quartz claims shall not exceed 160 yards in length on the supposed course of the reef by 150 yards in width across such course.

Any person purposing to construct a tail-race and appliances, or to erect machinery for the purpose of mining such ground, may (in addition to the claims which he may be entitled to hold under the provisions of this bye-law) temporarily occupy two extra claims of the same class for every £250, up to £1000, proposed to be invested in the construction of such tail-race, or the erection of such machinery. The temporary occupation of all such extra claims must be registered with the registrar, and also the sum proposed to be invested. Where the holder of any extra claim has not, within one month from the date of occupation of such claim, *bond fide* commenced the construction of such tail-race or erection of such machinery, his title to such extra claim shall be deemed to be forfeited.

If at the expiration of six months from the date of occupation, two hundred and fifty pounds (£250) has not been expended in the construction of such tail-race, or the erection of such machinery, all title to the temporary occupation of such extra claim shall be deemed to be forfeited; and if at the expiration of twelve months from the date of occupation of any such extra claims, five hundred pounds (£500) has not been expended, or if at the expiration of eighteen months seven hundred and fifty pounds (£750) has not been expended, or if at the expiration of two years one thousand pounds (£1000) has not been expended in the construction of such tail-race, then all title to temporary occupy claims in excess of two (2) for every two hundred and fifty pounds (£250) expended on the construction of such tail-race shall be forfeited.

When mining operations shall have been commenced on any of such claims by the using of such tail-race or machinery, the construction of such tail-race or the erection of such machinery shall be deemed to be completed, and the owner thereof shall be entitled permanently to occupy two (2) extra claims for every two hundred and fifty pounds (£250), up to one thousand pounds invested in the construction of such tail-race or erection of such machinery without employing men to represent such extra claims.

Any person who shall have expended two hundred and fifty (£250), five hundred (£500), seven hundred and fifty (£750), or one thousand pounds (£1000) in constructing a tail-race or in erecting machinery for mining such ground shall be entitled to hold (in addition to the area allowed for a claim by the bye-law under which he occupies) extra claims as provided for by this bye-law; provided that such extra claims adjoin his original claim, and with it form one area or claim.

When any dispute shall arise under this bye-law, in reference to the title to any extra claim held, the onus of proof of the cost of the tail-race or machinery shall be with the owner thereof.

#### BYE-LAW No. 17.—EXTRA CLAIMS.—MITTA-MITTA DIVISION.

Any person proposing to construct a race for the purpose of conveying water to his claim may, in addition to the ground he is entitled to occupy by virtue of his miner's right, temporarily occupy thereunder until the completion of such race (but subject as in this bye-law after mentioned) three extra claims of the

same class for every £100 up to £500 proposed to be expended on such race. The temporary occupation of all such extra claims must be registered with the registrar, together with the sum proposed to be invested.

When the holder of any such extra claims has not, within one month from the date of occupation of such, *bond fide* commenced the construction of such race, his title to such extra claims shall be forfeited. If at the expiration of three months from the date of occupation, £100 has not been invested in the construction of such race, his title to the temporary occupation of such extra claims shall be forfeited; and if at the expiration of twelve months from the date of occupation, £500 has not been invested in the construction of such race, then he shall only be entitled to permanently occupy three extra claims for every £100 so invested; and the remaining temporarily occupied claims shall be forfeited.

When mining operations shall have been commenced on any such claims by the using of such race, the construction of such race shall be deemed to be completed, and the owner thereof shall be entitled to permanently occupy three extra claims for every £100 expended (up to £500) on the construction of such race.

When any dispute shall arise under this bye-law in reference to the title to any extra claims held, the onus of proof of cost of construction of the race shall rest with the owner thereof.

This bye-law to apply to the Mitta-Mitta division only

#### BYE-LAW No. 18.—PROSPECTING CLAIMS.

1. Any two or more persons purposing to prospect or search for gold in alluvium at a distance of not less than two miles from the nearest occupied alluvium claim shall be entitled to the possession of a parcel of Crown land not exceeding 500 yards square, in the manner prescribed in Bye-law No. 6, and provisionally occupy the same as an alluvial prospecting claim until the discovery of gold in payable quantities therein, or until it has been forfeited or abandoned.

2. Any one or more persons purposing to prospect or search for an auriferous lode or quartz reef at a distance of not less than 500 yards from the nearest occupied quartz claim, shall be entitled to take possession of a parcel of Crown land not exceeding (500 yards x 250) five hundred yards by two hundred and fifty yards, in the manner prescribed in Bye-law No. 6, and provisionally occupy the same as a quartz prospecting claim until the discovery of an auriferous lode or quartz reef therein, or until it has been forfeited or abandoned.

3. Persons provisionally occupying any prospecting claim shall register the same with the registrar, and shall keep posted on some conspicuous place near to the prospecting bore, shaft, drive, trench, or cutting, a copy of the certificate of the registration of such prospecting claim.

4. Upon the discovery of gold in payable quantities in any prospecting claim the title to provisional occupation shall be forfeited, and the prospectors shall be entitled to occupy in lieu thereof a claim in accordance with the following scale, viz.:

If the depth of sinking does not exceed 40 feet from the surface to the bed-rock, a claim equal in dimensions to six men's ground under Bye-laws Nos. 11 and 12. If the depth of sinking exceeds 40 feet from the surface to the bed-rock, a claim equal in dimensions to ten men's ground under Bye-law No. 14. If an auriferous lode or quartz reef, a claim equal in dimensions to four men's ground under Bye-law No. 13: Provided that within fourteen days from the date of discovery aforesaid they report the same to the registrar of the division in which the prospecting claim is situated.

5. When any persons discover gold in payable quantities in alluvium, or in an auriferous lode or quartz reef at the respective distances hereinbefore mentioned from an occupied alluvial or quartz claim, although they do not at the time of such discovery provisionally occupy a prospecting claim, they shall nevertheless be entitled to occupy a claim of the respective dimensions prescribed in the scale, clause 4 of this bye-law.

6. Any person who discovers an auriferous lode or quartz reef at a distance of not less than 50 yards from the mean line of the quartz reef in the nearest occupied quartz claim, shall be entitled to occupy as a claim 160 yards on the course of the reef so discovered, by a width of 150 yards, such distance to be measured on a line at right angles to the said mean line of reef.

#### BYE-LAW No. 19.—RELINQUISHED AND ABANDONED CLAIMS.

When any claim or mining tenement on which mining operations have not been lawfully suspended, or which is not otherwise exempted and protected from forfeiture pursuant to the provisions of these bye-laws, shall have been left unoccupied by reason of the owner thereof having discontinued mining operations thereon or in connection therewith for a period of six consecutive weeks, such claim or mining tenement and all lawful title thereto shall be deemed to have been relinquished and abandoned, and any person may take possession thereof for gold mining purposes in accordance with and subject to the provisions and conditions of these bye-laws without giving any notice to the previous owner of such claim or mining tenement, or being liable to pay any compensation to him. Should any dispute arise between the persons so taking possession of such relinquished and abandoned claim or mining tenement and the previous owner thereof, in consequence of such previous owner claiming to have a lawful prior title thereto, the latter shall in no way interfere with the mining operations of the person who shall have taken possession thereof, but shall summon him before a warden, who shall ascertain and determine whether the events constituting the relinquishment and abandonment of such claim or mining tenement and all lawful title thereto did occur; and the onus of proving that such events did not occur shall lie with the person claiming to have a prior title to the claim or mining tenement in dispute.

**BYE-LAW No. 20.—UNION OR AMALGAMATION OF CLAIMS.**

Any number of claims which shall adjoin each other in at least half their length or width may be amalgamated or united and occupied as one claim, except where otherwise ordained by any bye-law of this board; provided always that the number of men ordained to be employed on or in connection with the claims if occupied singly shall be employed on or in connection with the united or amalgamated claim.

Where a creek claim is united to one or more claims of any other class, the water privileges of such creek claim shall not extend further than if such creek claim had not been united or amalgamated to any other. All such amalgamations shall be effected by registration.

**BYE-LAW No. 21.—RACES.**

Any person intending to cut or construct a race for mining purposes shall register the same with the registrar, stating the proposed extremities thereof, and shall mark the proposed course thereof with pegs at intervals not exceeding 100 yards. He shall then be deemed to be in possession of such proposed course; but if he shall not within one month from the date of registration begin to form such race, or having begun shall not continue the formation thereof, he shall forfeit his title to any portion of the proposed course of the race which has not been cut or constructed.

The owner of any race used for mining purposes shall be entitled to hold, in addition to the site of such race, five feet on each side thereof.

The head of any race cut for the purpose of diverting water from any creek or river shall not be shifted to the prejudice of any existing race.

The owner of any race shall build and maintain efficient bridges where any road in ordinary use crosses such race.

**BYE-LAW No. 22.—RACES ON OCCUPIED CROWN LANDS.**

When the owner of any claim shall require for its efficient working to enter upon, and to cut, construct, and use a race, tail-race, drain, or box-flume, through or upon any claim, business or residence site, or under, over, or across any other race, tail-race, drain, or easement held and enjoyed by any other person under the provisions of these bye-laws, he shall be entitled to do so and to enjoy the same rights and privileges, and shall incur the same liabilities and obligations in respect of the same, as if it were cut or constructed on unoccupied Crown lands: Provided he cut, construct, frame, and form such race, tail-race, drain, or box-flume, in such manner that it will not prevent mining operations being carried on in the claim, or injure the race, tail-race, drain, business, or residence site, or easement through or upon, or under, over, or across which it may be cut, constructed, and used.

**BYE-LAW No. 23.—TAIL-RACES.**

The holder of any claim using a tail-race in connection with such claim shall be entitled to occupy an area for the site of such tail-race not exceeding 1 mile in length by a width of 27 feet for a distance of 20 yards from the upper end of such tail-race and a width of 12 feet for the remaining portion thereof: Provided he register the same with the registrar. Nevertheless, no person shall be entitled to occupy any greater length of tail-race than is necessary for his requirements.

**BYE-LAW No. 24.—WATER FOR DOMESTIC USE.**

Any spring, water-hole, or other depository of water may be reserved for domestic purposes on the following conditions, viz.:—Application shall be made to the mining registrar for the registration thereof, in the form of Schedule 11, by not less than two holders of miners' rights or business licenses; and a copy of the certificate of such registration to be kept posted on a conspicuous place within 12 feet of such water. Nevertheless, any surplus water that may overflow from such reserved spring, water-hole, or other depository of water, or any water that may be in excess of the requirements of those for whose use such water is reserved, may be registered, diverted, and used for mining or other purposes.

**BYE-LAW No. 25.—WATER-RIGHTS.**

Rights to divert water shall be divided into three classes, viz., creek water-rights, bank water-rights, and motive-power water-rights.

Creek water-rights shall in all cases be superior to others.

Bank water-rights shall be superior to motive-power water-rights, except in the Yackandandah division, in which motive-power water-rights used in connection with a creek claim shall be superior to bank water-rights.

Motive power water-rights, taken up in connection with a quartz claim in that portion of the Buckland division known as Wanditigong, shall be superior to bank rights.

Creek and motive-power water-rights taken up in connection with a creek claim shall be deemed to belong to the claim or area with which they were first occupied, and shall not be used in or extended to any other claim.

The superiority of water-rights of the same class shall be determined by priority of registration.

If a bank water-right be not used for a period of one month, at a time when water is available for it, such water-right shall be deemed to be forfeited.

The alteration of the course of a race at any time shall not in any way affect any water-right or privilege attached to such race.

If the water flowing in any creek or river is insufficient to supply all the water-rights derived from such creek or river, the owner of any water-right shall, on the receipt of a written notice from the owner of any superior water-right (in form of

Schedule II), cease to divert or make available to the superior water-right, his supply of water, or such portion thereof as shall be necessary to make up the supply of the superior water-right, and shall not resume such diversion until a supply in excess of the quantity allowed to such superior right shall be available.

The holder of any creek or motive-power water-right shall not be entitled to demand a supply of water at a higher level than is sufficient for his purposes. In the Yackandandah division no motive-power water-right shall be held as superior to a bank water-right, unless such motive-power be used for drainage purposes only.

All water-rights shall be registered with the Registrar, and any person registering a water-right shall be deemed to be in the use and occupation of such water-right during the time he may be cutting or constructing the race through which the water is to flow.

**BYE-LAW No. 26.—HOW AND WHERE WATER TO BE GAUGED.**

The holder of any water-right in the Beechworth district shall, subject to the following exceptions, be limited to a supply of water to be gauged by a box 12 feet long, 12 inches wide, and 6 inches deep in the inner measurement, with an opening of a uniform depth of 1 inch and  $\frac{1}{2}$  of an inch across the bottom. In the Buckland, Goulburn, and Mitta-Mitta divisions, and that portion of the Beechworth division formerly known as the Woolshed division, the gauge shall be a box of the same length, width, and depth as before mentioned, with an opening of a uniform depth of 3 inches across the bottom. In the Yackandandah division bank water-rights shall be gauged by a box the same length and width as before mentioned, but only  $3\frac{1}{2}$  inches deep in the inner measurement, with an opening of a uniform depth of 3 inches across the bottom. Creek water-rights in the Yackandandah division shall be limited to a supply of water gauged by a box of the same length and width as before mentioned, but  $7\frac{1}{2}$  inches deep in the inner measurement, with a uniform opening of 7 inches across the bottom. In races carrying more than one head of water, the box shall be increased in width 12 inches for every additional head of water the race may be permitted to carry. All gauges shall be placed level (except in the Yackandandah division, where they may have a fall not exceeding 2 inches in 12 feet) in the race by the owners of the race, at a distance not exceeding 20 yards from the point where such race heads, within 24 hours after receiving a written notice (in the form of Schedule I) from any person entitled to receive a supply of water from the same source, and shall thereafter continue to run such water through such gauge.

**BYE-LAW No. 27.—PROTECTION TO SPRINGS.**

No person shall cut, construct, or open a drain or tunnel into any spring unless at a distance of not less than 100 yards from any drain or tunnel which shall have been previously opened, and from which any occupied race derives a supply of water, unless with the consent of the owner of such last-mentioned race, drain, or tunnel.

**BYE-LAW No. 28.—RESERVOIRS.**

Any person desirous of constructing a reservoir shall take possession of the site or area thereof by erecting a post at each angle, and shall register the same with the registrar within four days after taking such possession.

The embankments of all reservoirs having a storage capacity of more than 500,000 gallons, constructed for the purpose of storing water, shall be formed of earth, with or without a facing of any other material, and shall be of the following dimensions, and according to the following scale, namely: The base of the embankment shall be 4 feet wide in addition to 5 feet for every foot it is in height. The front of the embankment shall have a slope of not less than 3 feet for every foot in height, and the back shall have a slope of not less than 2 feet for every foot in height. The top of the embankment, when finished, shall not be less than 4 feet in width. There shall also be a bye-wash formed at least 3 feet below the level of the top of the embankment, which shall not be less than 4 feet wide; and if the storage capacity of the reservoir exceed 1,000,000 gallons, then the width of the bye-wash shall not be less than 6 feet.

No person shall be held to be in legal occupation of any dam or reservoir on a frontage lead, unless registered as an easement in connection with a specified claim, or originally constructed for other than mining purposes, and all legal title to such dam or reservoir shall cease, together with the title to the claim as an easement to which it had been registered.

No person shall construct a reservoir, for the purpose of storing water, across the bed of any creek or stream.

**BYE-LAW No. 29.—DAMS.**

Any person intending to construct a dam across the course of any creek or river may do so, provided he shall have first marked off a site for such dam, not exceeding 20 yards in width, defined by posts, and shall have registered the same with the registrar within four days of the time of occupation.

**BYE-LAW No. 30.—TAILING-DAMS.**

The holder of any bank sluicing-claim shall be entitled to occupy, for the purposes of a tailing-dam, an area of ground not exceeding 1 acre, into which the tailings from such claim shall be run; always provided that, should any other claim-holder wish to use such dam for the same purpose, he may do so by paying the owners thereof a fair share of the cost of construction, and also by contributing a fair share of the cost of keeping said dam in repair. All such occupations must be registered with the registrar.

**BYE-LAW No. 31.—TUNNELS.**

All levels or tunnels used or required outside the boundary of any quartz claim, to an extent not exceeding 1000 yards in length by a width of 16 feet, as also an area of 100 yards in length by a width of 40 yards at the entrance of all such levels or tunnels, may be held as an easement to the claim with which they are connected, provided they be registered.

**BYE-LAW No. 32.—MACHINERY SITES.**

Any person desirous of erecting quartz or cement crushing machinery may occupy for such purpose an area not exceeding two acres, the length of which shall not exceed twice the width thereof.

On frontage leads, where a claim has been blocked off, the owners of such claim may occupy as an easement for the erection of machinery, outbuildings, &c., an area not exceeding 5 acres in extent.

All such areas must be defined by posts, and registered with the registrar, and a copy of such registration kept posted in a conspicuous part of the area, until the erection of such machinery; but no person shall be entitled to occupy any such area on the supposed course of, or within 75 yards of, any known quartz reef, or any known payable auriferous land.

Any person having occupied any such area; and who shall fail to erect any such machinery thereon within six months from the date of occupation shall forfeit all title to such area.

**BYE-LAW No. 33.—ROADS.**

Any claimholder requiring to construct a road or tramway out and beyond the limits of his claim, may occupy a site for such road or tramway not exceeding two miles in length by 20 feet in width, subject to the following conditions, namely:—He shall define the area so occupied by posts, not more than 200 yards apart, and shall register the same within four days of the date of occupation. When any such area shall not have been used for the purpose for which it has been registered for a period of four consecutive weeks, it shall be deemed to be abandoned: Provided always that such area shall not be liable to forfeiture during the working of the claim held in connection therewith, or during the period for which a suspension from the working of such claim may have been lawfully obtained.

**BYE-LAW No. 34.—PREVENTION OF ACCIDENTS.**

Any miner working a claim within twenty (20) feet of any public road or ordinary crossing-place, shall enclose any shaft or excavation which he shall make upon such claim by an embankment or other fence at least four (4) feet in height, so as to afford thereby a reasonable security against accidents to passengers; and no person shall, without previously filling up such shaft or excavation, destroy or remove any such fence or embankment, or portion thereof.

**BYE-LAW No. 35.—PROTECTION TO MINING PROPERTY.**

No person shall, under any pretence whatever, injure, interfere with, or destroy, whether by design or culpable negligence, any machines, races, drains, dams, &c., reservoirs, or the water therein, or any posts, fences, and notices, or any plant or appliances used for or in connection with mining.

No person shall back the water of any creek, race, or water-course into or upon any claim, or otherwise cause any claim to be flooded, either wilfully or by neglect.

No person shall permit any water used on or in connection with his claim or race to flow upon or into any other claim, race, or tail-race.

Claimholders shall keep all tailings or sludge from their claims clear of any other claim, race, or tail-race.

**BYE-LAW No. 36.—WORK IN CONNECTION WITH CLAIMS TO BE DEEMED WORKING SUCH CLAIMS.**

Any miner performing any work outside or away from his claim, but which is necessary for carrying on mining operations on his claim, shall be deemed to be working the same, provided that the number of men necessary to represent such claim be employed.

**BYE-LAW No. 37.—CLAIMHOLDERS TO BENEFIT BY BYE-LAWS PASSED SUBSEQUENTLY.**

Any claimholder, by re-registering his claim, shall be entitled to all the advantages resulting from any bye-law passed subsequently to that under which he originally held his claim.

**BYE-LAW No. 38.—REDEMPTION OF TITLES.**

When the owner of any claim or other mining tenement forfeits his title to such claim or mining tenement, or any portion thereof, through the non-fulfilment of any of the provisions of these bye-laws, his subsequent fulfilment of the aforesaid provisions shall redeem his title to any portion of such claim or mining tenement which may have been forfeited as aforesaid, provided no legal process has been commenced to obtain possession of such forfeited portion during the existence of the cause of forfeiture.

**BYE-LAW No. 39.—EXEMPTION AND PROTECTION FROM FORFEITURE.**

No claim or parcel therein shall be liable to forfeiture during the time the owner is incapacitated from work by illness, or has to attend any court of law, or upon any urgent business; but should any dispute arise as to the claim not being represented in accordance with these bye-laws, the onus of proof of the cause of absence shall rest with such owner.

2. The registered lawful holder of a mining tenement, who shall have worked or used, or caused to be worked or used, such mining tenement, for a period of four weeks from the date of his registration thereof, and who has employed a person to represent him on or in connection with such mining

tenement, either by contract or on tribute, or for wages, or on any other terms, shall not forfeit any of his rights or interest in and to the same through any neglect, absence, or omission of such employee. Provided the said lawful holder shall have such mining tenement duly represented as aforesaid, within seven days from the date of his being served with a notice, in the form of Schedule S, personally or at his place of residence, or, in the event of his being absent from the district, by its being advertised in a local newspaper.

3. When the registered lawful holder of a mining tenement has given a lien thereon under these bye-laws, such mining tenement shall not be forfeited during the existence of such lien through the neglect or omission of the said holder to comply with the conditions under which the subject of the said lien shall be held, unless the licensee shall fail to cause the aforesaid conditions to be complied with, or take legal process to enforce forfeiture of the said subject of lien within seven days from the date of his being served with a notice in the form and manner prescribed in the foregoing clause.

4. In the case of the death, lunacy, or insolvency of the registered lawful holder of any mining tenement his property or interest in such tenement shall not be forfeited, provided his heirs, executors, administrators, or assigns, guardian in lunacy, or assignee in insolvency, shall register their possession of the same within sixty days from the date of such holder's death, lawfully certified lunacy, or assignment in insolvency, and shall pay all the expenses which shall have accrued thereon from the aforesaid date.

5. When any mining tenement shall be adjudged forfeited, the person on whose complaint such forfeiture shall have been adjudged shall be entitled to obtain possession of the same, provided he shall, as a condition precedent to his being put in possession thereof, pay to the person who shall have forfeited the same, or to his agent, such sum of money as shall be awarded by a warden's or other competent court, within such time as the court shall determine, as compensation for the outlay made upon the erection or construction of any necessary mining appliances on or in connection therewith, and for any substance containing gold, the produce of such mining tenement, and for mining material which shall be deposited thereon, and which may be deemed beneficial or necessary for the proper and efficient working of the same, having regard to the marketable value of such things at the time of such a mining tenement being adjudged forfeited.

**Schedule S.**

To Mr.

I [or we], the undersigned, hereby give notice that seven days from the date hereof, I [or we] will make application to the warden of the mining division of \_\_\_\_\_ to have the \_\_\_\_\_ situated at \_\_\_\_\_ and registered [or encumbered] by you on the \_\_\_\_\_ day of \_\_\_\_\_ at \_\_\_\_\_ adjudged forfeited.

(Signed) \_\_\_\_\_

A. B.

**BYE-LAW No. 40.—SUSPENSIONS.**

When any person or company requires time for the purpose of procuring or erecting machinery, or to repair his or their machinery, or when any person or company requires to suspend or partially suspend operations at any time, such person, or company, or the manager or secretary duly authorized on his or their behalf, shall make a statutory declaration, setting forth the reasons for which he or they require to suspend operations; and such declaration shall be in the form in Schedule K hereunto appended; and on receipt of such declaration, the registrar shall, upon ascertaining and satisfying himself that such reasons are good and sufficient, register such person or company for permission to suspend or partially suspend operations for any term not exceeding three months, in the form set forth in Schedule L hereunto appended; and may, upon the like grounds, renew such registration from time to time; and no statutory declaration shall be required for any renewal of suspension, but the manager or secretary of a company, or the person or persons holding such claim or area, shall sign and deliver to the registrar a written document affirming that the same reasons as those for which they were originally registered exist at the time of the renewal. Provided always that such registration shall afford no protection to the parties obtaining the same in any case where the same has been obtained through any wilful misrepresentation of facts; and in case the owner or owners of any claim or area shall not, within seven days after the expiration of the period of such suspension, cause work to be renewed according to the usual course of proper and efficient mining, such claim or portion thereof as shall be unrepresented, shall be deemed to be forfeited.

No prospecting area or claim shall be suspended unless gold in payable quantities has been previously found therein by the persons applying for suspension, and no claim of any class shall be suspended, except for the purpose of procuring machinery or for the purpose of forming a company, unless such have been previously worked, in accordance with the provisions of these bye-laws, for a period of not less than eight weeks.

A quartz claim having been worked for a period of two months, may be suspended for a period of three months, and then, if the same reasons exist for which the suspension was originally granted, it may be renewed for a further period of three months, after which work with the necessary number of men shall be immediately resumed, and no subsequent suspension shall be allowed until three months' work has been done, after which it may again be suspended for a like period or periods.

When any person has registered the suspension or partial suspension of operations on any claim, he shall post a copy of the certificate of suspension on some conspicuous part of such claim, together with the name and address of its owner and the extent of ground held:

The protection afforded to a claim lawfully suspended shall extend to and include all the mining tenements, rights, and privileges lawfully held and enjoyed in connection with such claim.

#### BYE-LAW No. 41.—RESIDENCE AND BUSINESS SITES.

Any person being the holder of a miner's right or business license may occupy a parcel of Crown lands not exceeding one quarter of an acre as a residence or business site. Provided no portion of such land shall be within 33 feet of the centre of any road, street, or thoroughfare, or within 15 feet of any residence or business site, race, or claim.

Any person taking possession of a residence or business site, shall do so by erecting posts at each angle of its boundaries, and shall, within four days after taking such possession, register the same with the registrar.

When any residence or business site is taken possession of contiguous to any road, street, or thoroughfare, its frontage to such road, street or thoroughfare, shall not exceed 66 feet and its depth 165 feet.

If the holder of any residence or business site fails to put up a building or other erection thereon, and to occupy it for the aforesaid purposes within 21 days from the date of his taking possession thereof, his title thereto shall be deemed to be absolutely forfeited and abandoned.

When any residence or business site shall be forfeitable, it shall be competent for the court before which application shall be made to adjudge the forfeiture of the same, to inflict, in lieu of forfeiture, a penalty not exceeding ten pounds sterling.

The lawful holder of any residence or business site who shall have thereon a dwelling-house or place of business, may absent himself for thirty consecutive days without rendering such site liable to forfeiture, and for a further period, not exceeding three months, provided he shall register such absence with the registrar, and shall post a copy of the certificate of such registration on some conspicuous part of the building; such certificate shall be in the form of Schedule M.

#### BYE-LAW No. 42.—LIENS.

The holder or holders of any registered claim, race, residence or business site, tail-race, dam, reservoir, or other easement or share, or interest therein, may grant a lien upon the same to any other person or persons, as security for the due payment of any debt or liability which such holder or holders may have contracted, either before or at the time of such lien being granted; and upon production to the registrar of the registry or transfer ticket, or certificate by virtue of which the intending lienor holds the claim, race, residence or business site, tail-race, dam, reservoir, or other easement, or share or interest therein, intended to be made the subject of lien, and of the miner's right of the intending licensee, and upon the execution of a lien-ticket by the lienor or licensee, in the form prescribed in Schedule N hereto appended, duly signed by the said lienor and licensee, and attested by a witness, the registrar shall register a lien upon the said claim, race, residence or business site, tail-race, dam, reservoir, or other easement, or share or interest therein, in the form prescribed in Schedule O hereto appended; and after having made such registration, the registrar shall issue to the licensee a duplicate of the lien-ticket, in the form prescribed in Schedule N hereto appended as aforesaid; and shall inscribe on the registry or transfer ticket, or certificate of the lienor, the date and the amount of the lien, and the name of the licensee, and when payable; and every such lien, granted and duly registered as aforesaid, shall be a specific charge upon the claim, race, residence or business site, tail-race, dam, reservoir, or other easement, or share or interest therein which shall have been so made the subject of a lien, until the debt or liability shall have been discharged in full, and shall take precedence according to the dates of their respective registrations by the registrar; and every transfer of any claim, race, residence or business site, tail-race, dam, reservoir, or other easement or share or interest therein held under lien shall be made subject to every registered lien thereon; provided that upon the delivery to the registrar, by the lienor, of a certificate duly signed by the licensee, that the debt or liability for which such was held has been duly discharged, the registrar shall forthwith cancel such lien; and further provided, that the registrar shall not register a lien upon any claim, race, residence or business site, tail-race, dam, reservoir, or other easement, or share or interest therein, or transfer, or release the same, without the consent of the lienor and licensee respectively; and further, that it shall be necessary for the registrar to have the authority of the manager of any registered company, or their agent or agents, previous to effecting any such registration or transfer, of any share, or portion of a share, or interest of any mining company.

Notwithstanding anything herein contained, a licensee shall not be held to be a co-partner or co-adventurer in any mining company in which he may hold a lien or liens.

#### BYE-LAW No. 43.—COMPENSATION, HOW AND WHEN MADE

When any person shall desire to occupy any Crown lands for a mining purpose which is lawfully and *bona fide* used as a yard, garden, cultivated field, or orchard, or upon which, any house, out-house, shed, or other building, or any artificial dam, or reservoir shall be standing, upon payment of compensation as hereinafter provided, and subject to the following conditions he may do so in accordance with the provisions of these bye-laws.

Any person desiring to occupy for a mining purpose any such Crown land as hereinbefore mentioned, shall do so provisionally by fixing posts defining the area he desires to occupy as aforesaid, in the same manner as is prescribed for occupying claims or easements. If such person shall be prevented from fixing such posts by the person using such land as aforesaid, in such case it shall be sufficient if such person shall define the area aforesaid as near to the manner aforesaid as the circumstances will permit, and register the provisional occupation of such

land with the registrar within four days of the time of fixing such posts.

For the purpose of determining the amount of such compensation, the person or his agent using such land as aforesaid, and the person or his agent desiring to occupy such land for a mining purpose, shall each, upon the receipt of a written request from either, requesting him to appoint some person to act in his behalf as a valuator, appoint some person accordingly. If at the expiration of fourteen days from the date of the receipt of such written request either party shall have failed to appoint some person who will act in their behalf as a valuator, and who will determine the amount of compensation as aforesaid, within the seven days next ensuing, then a valuator who may have been appointed by either party shall be deemed to have been appointed by, and may act alone on behalf of both parties. When both parties appoint a valuator, and such valutors are unable to agree to the amount of compensation to be paid, it shall be competent for such valutors to appoint a third party whom they shall mutually agree to. The decision of any valuator acting alone for both parties, or the decision of a majority of three valutors appointed as herein ordained, as regards the amount of compensation to be paid to the person or his agent using such land as aforesaid by the person occupying it for a mining purpose, shall in either case be final and conclusive to all intents and purposes whatsoever. When such valuator or valutors shall have ascertained the amount of compensation to be paid as aforesaid, they shall deliver their decision, in writing, in the following form:—

I [or we], the undersigned, having been duly appointed to ascertain and decide upon the amount of compensation to be paid by \_\_\_\_\_ prior to his occupying for a mining purpose that piece of Crown land lawfully used by \_\_\_\_\_, situated at \_\_\_\_\_, marked by posts, and measuring \_\_\_\_\_, more or less, do hereby, in pursuance of the provisions of bye-law \_\_\_\_\_, decide and award the amount of such compensation to be £ \_\_\_\_\_ s. d. ( \_\_\_\_\_ pounds \_\_\_\_\_ shillings and \_\_\_\_\_ pence).

(Signed)

Address—

Date—

Upon production to the registrar of a receipt certifying that the due amount of compensation has been paid to the person, or his agent lawfully using such land by the person or his agent provisionally occupying it, the registrar shall register such receipt. Thereupon such person's provisional occupation of such land shall entitle him to occupy it, in accordance with and subject to the provision of these bye-laws.

#### BYE-LAW No. 44.—DRAINAGE.

1. The owner of any machine, drain, or other appliance which drains water from any claims, gold mining or mineral leases, shall be entitled to hold, subject to the provisions of this bye-law, a drainage area, not exceeding one thousand yards square, for the purpose hereinafter provided.

2. When the owner of any efficient drainage appliance erected or constructed before or after the passing of this bye-law, is desirous of holding any such drainage area, he shall define such area by erecting posts painted white, not less than three inches in diameter, extending not less than three feet above the ground, such posts to be not more than 200 yards apart on the boundary line, and shall register the same with the registrar within 48 hours of the time of occupation, and shall employ the mining surveyor to survey such area, who shall show by a plan thereof all claims or leases, with their respective numbers and names, included within such area; together with the position and character of the drainage appliance and datum water-level; such survey to be connected with some fixed survey or permanent landmark.

3. When the holder of any drainage area, by efficient drainage appliances, drains such area, he shall be entitled to drainage rates, as hereinafter provided, from every claimholder or leaseholder occupying within such area.

4. The principle on which drainage rates shall be charged to each claimholder or leaseholder within such area shall be by equitably proportioning (according to the areas held by each of the said claimholders or leaseholders whose workings are on or below the datum water-level) the ascertained monthly expenditure incurred in working and maintaining such drainage appliance, together with interest not exceeding 25 per centum per annum on the amount of capital expended on the purchase, erection, or construction of any such drainage appliance.

5. The datum water-level shall be the level at which the water is or has been reached during the sinking of any shaft within the drainage area, such level to be ascertained and fixed by the mining surveyor.

6. The holder of a drainage area shall keep his drainage appliance continuously at work, if necessary, and shall at all times maintain such in an efficient state, so as to prevent the water from rising in the works of the claims or leases within said area; but no holder of such drainage area shall be held liable for any damage caused to any claim or lease through the sudden stoppage of his drainage appliance, if it can be proved that such stoppage was necessary or caused by an accident to such appliance, and that the necessary repairs were made and drainage resumed with the utmost despatch by the said holder.

7. The holder of any such drainage area refusing or neglecting to comply with any of the conditions herein stated shall be deemed to have committed a breach of this bye-law, and shall be liable to a penalty not exceeding £10, nor less than £5; and if within 14 days after the imposition of the said penalty he shall not have resumed efficient drainage of such area, he shall be deemed to have forfeited all right and title to such drainage area and rates from the claimholders or leaseholders occupying within such drainage area.

8. All rates imposed under this bye-law shall become due once a month, and shall be payable to the clerk of the Beechworth mining board, who shall deposit the same in the Bank of New South Wales, Beechworth, and shall pay the same by cheques (after deducting expenses of collection) to the holder of the drainage area; such cheques to be signed by two members of the board, one of whom shall be the chairman or acting chairman, and by such clerk, as provided for in 76th section *Mining Statute 1865*.

9. The owner of any claim or lease within any drainage area who is necessitated in order to effect the efficient drainage of his claim or lease to erect or construct and maintain a separate drainage appliance to drain such claim or lease, shall be held to be exempt from the payment of any drainage rates on account of such claim or lease.

10. The holder of any drainage area shall notify his occupation of the same to the clerk of the Beechworth mining board, accompanied by a copy of the plan of survey and a voucher of the monthly expenditure incurred in maintaining such drainage appliance, together with a statement of the locality, the extent of area held, the number of claims or leases contained therein, the area of such claims or leases, the names and addresses of the registered owners from whom he claims drainage rates under this bye-law; and the said clerk shall thereupon serve or cause to be served upon the respective owners thereof a notice setting forth the amount of drainage rate awarded on the principle hereinbefore named, to be paid by them; and the rate so notified shall be the rate levied and claimed on account of the drainage 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*.

11. Any holder of a drainage area who desires to relinquish such may do so, provided he obtain the written consent of the manager of each claim or lease within the said area, otherwise he shall give notice of his desire to the manager of each claim or lease within said area at least two months before stopping his drainage appliance; and any holder of a drainage area neglecting to give such notice may be proceeded against for all damage or injury that such claimholders or leaseholders may have sustained in consequence of such stoppage.

12. In the event of any of the owners of claims or leases situate within any drainage area transferring their interest to any other persons, notice of such transfer, with the name of the transferee, shall be given to the clerk of the mining board, Beechworth.

**BYE-LAW No. 45.—RULES AND REGULATIONS FOR MINING PARTNERSHIPS.**

In any mining partnership or company formed for the purpose of extracting gold from any claim held under miners' rights, where the rules and regulations of the said company shall not otherwise provide, or where the said company shall not have any rules and regulations in writing, the rights and privileges of the several members shall be held and enjoyed subject to the following rules and regulations:—

The decision of a majority of shareholders in any claim or mining tenement shall be final on all questions relating to the working of the mine, or the amount of money to be paid by each member into the funds of the company for the purpose of carrying on the works, or for the erection of machinery, or for drainage purposes: Provided that each member shall be liable to pay a share of the expenses, and shall be entitled to receive a share of the profits of the company, in proportion to the interest held by him. When any call of money shall have been made by a majority as aforesaid of the members of any company for any of the purposes aforesaid, every member shall forthwith pay unto the person appointed to receive the same his part or proportion thereof; and every call shall become due twenty-four (24) hours after the same shall be made. When any member shall make default in payment of any such call for the space of fourteen (14) days next after such call shall have become due, a meeting of the company shall be called in the same manner as the meetings of the said company have heretofore usually been called, and notice of such meeting, in the form and to the effect hereinafter provided, shall be delivered to the defaulting member, should his address be known, and advertised three (3) clear days in one or more newspapers circulating or published in the division in which the claim is situated before the time of holding such meeting, and such notice shall be signed by the manager or other presiding member of the company. And when said meeting shall be held, if the said defaulting member shall not in the meantime have paid up all arrears due by him, and shall not be present, or being present shall not then pay up the amount due, a majority of the members then present, having paid up all arrears, may cause proceedings to be taken in a court of competent jurisdiction to have such share or interest declared forfeited.

The following is the notice referred to:—

To A. B. [the defaulter.]

Sir,—You are requested to take notice that a meeting of the company, of which you are a shareholder, will be held at \_\_\_\_\_ on the \_\_\_\_\_ day of \_\_\_\_\_ 18\_\_\_\_, at which you are requested to attend.

You are indebted to the company for calls now due over fourteen (14) days, in the sum of £ \_\_\_\_\_, and unless that sum be paid at or before said meeting your share or interest will be liable to forfeiture.

C. D., Manager [or Secretary].

**BYE-LAW No. 46.—ABANDONMENT OF SHARES.**

Any person or persons holding a share or shares in a registered claim or other mining tenement may abandon the same, provided that previous to such abandonment the said shareholder

shall pay all liabilities due in respect of such share or shares, give to his partner or partners, and also to the registrar, a notice in writing of his intention to abandon such share or shares; and the registrar shall forthwith register the abandonment of such share or shares, and the said shareholder shall thereupon be released from all future liability in respect of such share or shares: Provided always that such abandonment shall not be deemed or taken to interfere with, set aside, or cancel any debt agreement, engagement or contract which may at the date of such abandonment exist between the said shareholder and his co-partner or co-partners, or any debt or liability the subject of a lien upon such share or shares.

**BYE-LAW No. 47.—SURVEYOR MAY ENTER UPON CLAIMS.**

It shall be imperative upon any claimholder to permit the mining surveyor, his agents or assistants, to enter upon his claim, descend the shaft, and examine the underground workings; and when required by the surveyor, to render him all reasonable assistance in doing so.

Where any surveyor or registrar shall neglect or refuse to perform the duties attached to his office by these bye-laws, and thereby prevent the fulfilment of the conditions imposed by any bye-law on any claimholder, such non-fulfilment shall not be deemed a breach of a bye-law, and shall not invalidate the title to any interest or privilege held or enjoyed by such claimholder.

**BYE-LAW No. 48.—MINING REGISTRAR'S DUTIES.**

It shall be the duty of the mining registrar appointed for any mining division to have his office in a convenient place in such division, and to keep it open daily (public holidays excepted). He shall effect all registrations required by this bye-law in his division; shall transfer registered claims or shares in registered claims; shall keep a register book, in which shall be entered all transactions that he shall be required to register; and any registration in such book shall, upon payment of the necessary fee, be open for the inspection of any person requiring the same, and to afford any information from such book to any person desiring the same; and shall perform such duties as may be prescribed for him in this bye-law.

**BYE-LAW No. 49.—FEES FOR REGISTRATION.**

All persons registering any of the subject-matters prescribed to be registered under these bye-laws shall, for each registration, pay to the registrar, on receipt of certificate of registration, as per following scale:—

For registration of any parcel of ground allowed to one man as a claim under any bye-law of this board or any number of such parcels amalgamated (prospecting claims excepted), for each parcel	1 0
Transfers, unless otherwise provided for	1 0
Lien, release, or transfer of lien	3 0
Prospecting claim, business and residence site, water-right, race, tail-race, drain, dam, reservoir, or easement	2 6
Permission to examine books and to make extracts therefrom	1 0
Extract certified by registrar	1 0
Suspension of work or other registration not provided for	3 0
Registration of amalgamation of claims	2 6
Registration of amalgamation of claims, if containing more than 20 men's ground	5 0
Registration of division of shares, per share	1 0
For attending any court and producing books, &c., the registrar shall receive 10s. 6d., together with mileage at the rate of, per mile	1 0

**Schedule A.**

*Form of Certificate for Claim, &c.*

This is to certify that I have this day, at the hour of \_\_\_\_\_ registered \_\_\_\_\_ as the holder of a \_\_\_\_\_ for \_\_\_\_\_ men, situated \_\_\_\_\_, and styled \_\_\_\_\_ Given under my hand at \_\_\_\_\_, this \_\_\_\_\_ day of \_\_\_\_\_ No. in Register \_\_\_\_\_ Mining Registrar.

**Schedule B.**

Progressive Number.	Date and Hour of Registration.	Name of Person Registering.	Subject of Registration.	Locality.	Transfer from.	Progressive Number of Transferor's Interest.	Suspensions, Transfers, &c.

**Schedule C.**

*Form of Application for Registration of Division of Shares.*

The undersigned, being the registered holder of \_\_\_\_\_ situated \_\_\_\_\_, and styled \_\_\_\_\_, having divided the interest therein into \_\_\_\_\_ shares, as follows, viz:—

No. of Shares.	Shareholder.
No. 1	James Wilson
No. 2, &c.	William Jones

hereby request the mining registrar for \_\_\_\_\_ division of the Beechworth mining district, to make registration of the same.

(Signed)

**Schedule D.**  
*Form of Certificate of Division of Shares.*

This is to certify that I have this day of , at the hour of , registered for shares, numbered in the , situated , and styled  
No. in Register—  
Given under my hand at \_\_\_\_\_ Mining Registrar.

**Schedule E.**  
*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, \_\_\_\_\_ of \_\_\_\_\_, do hereby accept of the said \_\_\_\_\_, subject to the terms and conditions aforesaid.  
Dated at \_\_\_\_\_, this \_\_\_\_\_ day of \_\_\_\_\_  
No. in Register of transferror's interest—  
(Signed) \_\_\_\_\_ Transferor.  
\_\_\_\_\_ Transferree.  
Witness—  
\_\_\_\_\_ The within transfer was registered by me this \_\_\_\_\_ day of \_\_\_\_\_, at the hour of \_\_\_\_\_  
Given under my hand at \_\_\_\_\_  
No. in Register of transfer—  
\_\_\_\_\_ Mining Registrar.

**Schedule F.**  
*Form of Application for Registration of Amalgamation.*

The undersigned, being the registered holders of claims, numbered respectively \_\_\_\_\_ and \_\_\_\_\_, and situated \_\_\_\_\_, hereby request the Mining Registrar for the \_\_\_\_\_ division of the mining district of Beechworth to register the amalgamation of the claims aforesaid under the style of \_\_\_\_\_  
Dated—  
(Signed) \_\_\_\_\_

**Schedule G.**  
*Certificate of Amalgamation.*

This is to certify that I have this day of \_\_\_\_\_, at the hour of \_\_\_\_\_, registered the amalgamation of \_\_\_\_\_ and \_\_\_\_\_, situated \_\_\_\_\_, and styled \_\_\_\_\_  
Given under my hand at \_\_\_\_\_, this \_\_\_\_\_ day of \_\_\_\_\_  
No. in Register—  
\_\_\_\_\_ Mining Registrar.

**Schedule H.** 187

To Mr. \_\_\_\_\_  
You are hereby required, in accordance with the bye-laws, to make the water now being diverted by you from \_\_\_\_\_ available for the supply of my superior water-right.  
(Signed) \_\_\_\_\_

**Schedule I.**

I, the undersigned, being entitled to a supply of water from \_\_\_\_\_ Creek, hereby require you \_\_\_\_\_ to place a gauge in your race, as directed by and in accordance with the provisions of the Beechworth Mining Bye-laws.

**Schedule K.**

I [state whether claimholder, manager, secretary, or agent], \_\_\_\_\_ of \_\_\_\_\_ company, do solemnly and sincerely declare that the aforesaid company require to suspend [or partially suspend as the case may be] work on the claim, situate at \_\_\_\_\_, for the period of \_\_\_\_\_ months from the date hereof, and for the following reasons, viz. :—  
[State reasons.]  
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.  
(Signed) A.B.  
Declared before me \_\_\_\_\_ at \_\_\_\_\_  
this \_\_\_\_\_ day of \_\_\_\_\_, 187\_\_\_\_\_  
(Signed) D.F.

**Schedule L.**

I, \_\_\_\_\_, mining registrar of the \_\_\_\_\_ division of the mining district of Beechworth, have this \_\_\_\_\_ day of \_\_\_\_\_, at the hour of \_\_\_\_\_, for the reasons assigned in a statutory declaration, registered \_\_\_\_\_, for permission to hold their claim in reserve, from the date hereof till the \_\_\_\_\_ day of \_\_\_\_\_  
\_\_\_\_\_ Mining Registrar.

**Schedule M.**  
*Certificate of Leave of Absence from Residence or Business Site.*

This is to certify that I have this day registered for leave to absent himself from his \_\_\_\_\_ site, situated \_\_\_\_\_, for the period of \_\_\_\_\_ months from this date.  
Given under my hand at \_\_\_\_\_, this \_\_\_\_\_ day of \_\_\_\_\_  
No. in Register—  
\_\_\_\_\_ Mining Registrar.

**Schedule N.**  
*Lien Ticket.*

At the hour of \_\_\_\_\_, 187\_\_\_\_\_, I, \_\_\_\_\_, do hereby grant to \_\_\_\_\_ of \_\_\_\_\_, a lien upon my \_\_\_\_\_ in \_\_\_\_\_ situated \_\_\_\_\_, as security for the due payment of the sum of £ \_\_\_\_\_, being the amount due and owing by me to the said \_\_\_\_\_; and I do hereby engage and bind myself not to transfer the aforesaid \_\_\_\_\_ or any portion thereof, without the consent of the said \_\_\_\_\_, or until the aforesaid sum of £ \_\_\_\_\_ shall have been paid in full, which I hereby bind myself to pay on the \_\_\_\_\_ 187\_\_\_\_\_.  
And I, the said \_\_\_\_\_ of \_\_\_\_\_, do hereby accept the said lien upon the said \_\_\_\_\_, as security for the due payment of the said sum of £ \_\_\_\_\_; and I hereby engage and bind myself to release the said \_\_\_\_\_ upon payment to me of the sum aforesaid.  
Lienor \_\_\_\_\_ Miner's right.  
Lienee \_\_\_\_\_ No. \_\_\_\_\_ Date \_\_\_\_\_  
Witness—

**Schedule O.**  
*Form of Registration of Lien.*

References to Transfers of Liens.	6	
	5	
	4	
	3	
	2	
	1	
Amount of Lien, and when payable.		
Nature and extent of Subject of Lien.	Working.	
	Sleeping.	
Locality.		
Name of Claimant or Subject of Lien.		
Miner's Right.	Date.	
	No.	
Holder of Lien.	Christian Name.	
	Surname.	
Miner's Right.	Date.	
	No.	
Holder of Subject of Lien.	Christian Name.	
	Surname.	
Date.		
No.		

**Schedule P.**  
*For Registration of Races in the Division of*  
*Beechworth District.*

Progressive Number.	Hour and Day of Registration.	Name of person Registering.	Point at which the Race heads.	Point at which the Race ends.	Extensions, Alterations, and Transfers.

**Schedule Q.**  
*For Registration of Water-right in the Division of*  
*Beechworth District.*

Progressive Number.	Hour and Day of Registration.	Name of Person Registering.	Progressive Number of the Race in which the Water will be conveyed.	No. of Heads and Number of Water-right.	Transfers.

**Schedule R.**  
*Application to Reserve Water for Domestic Use.*  
We, the undersigned, do hereby certify that the situated \_\_\_\_\_ is required for domestic purposes, and apply to have the same registered therefor.  
(Signed) \_\_\_\_\_

I have this day registered, for domestic use, the above situated \_\_\_\_\_  
(Signed) \_\_\_\_\_ Mining Registrar.

Dated— \_\_\_\_\_

The undersigned Members of the Beechworth Mining Board concurred in making the foregoing Bye-laws.

WILLIAM RADCLIFFE, Chairman.  
JAMES W. GREGORY, }  
SAMUEL P. JESSOP, }  
JOSEPH SMART, } Members.  
LAURENCE MURPHY, }  
JOHN ROWLEY, }  
N. CHENHALL, }  
WILLIAM WARD, }

I hereby certify that, in my opinion, these Bye-laws are not contrary to law.  
BRYAN O'LOGHLEN,  
Attorney-General.

Crown Law Offices,  
Melbourne, 1st November 1878.

**SANDHURST MINING DISTRICT.—SLUICING**  
**BYE-LAW.**

At a meeting of the Mining Board of the Sandhurst Mining district, begun and holden at Sandhurst, in the said district, on Monday the 14th day of November, One thousand eight hundred and seventy-seven, it is ordained by the said Board as follows, that is to say—

**No. 1.—Definition of Claims.**—A single claim shall be such a parcel of land as may, by virtue of one miner's right, be held for sluicing purposes under this Bye-law; and a united claim shall be any number of such parcels of land as shall have been taken possession of conjointly, or any number of such parcels of land as shall have been amalgamated, as hereinafter provided.

**No. 2.—Mode of Marking out Claims.**—Any person or persons marking out a claim for sluicing purposes shall proceed as follows:—A post three feet high shall be placed at each angle of the boundary-lines, such posts not to be less than two inches in diameter, and to be firmly fixed in the ground.

**No. 3.—Size of Claims other than Creek Claims.**—Sluicing claims, that is alluvial claims intended to be worked by a sluicing process, either box sluicing, ground sluicing, or otherwise, shall not exceed the following dimensions, viz.:—

50 yards by 100 yards for one man.  
100 " " 100 " " two men.  
150 " " 100 " " three "  
200 " " 100 " " four "

And in all cases claims must be constantly worked in a *bona fide* manner (except where otherwise provided) by the number of men for which they have been taken up.

**No. 4.—River and Creek Claims.**—River and creek claims shall not exceed the following dimension, viz.:—Seventy (70) yards in the direction of the course of the stream by one hundred (100) yards in width for one man; one hundred and

forty (140) yards in the direction of the course of the stream by one hundred (100) yards in width for two men; two hundred and ten (210) yards in the direction of the course of the stream by one hundred (100) yards in width for three men. The width to be taken from the centre of the river or creek equally on each side.

**No. 5.—Prospecting Claims.**—Any person prospecting by sluicing for new alluvial gold workings within one mile from any place where gold has been obtained, or where any prospecting claim is at the time occupied, shall be allowed to mark off an area of ground equal to a four-men's claim, and hold the same until such time as payable gold may have been discovered, after which, and within seven days of the date of such discovery, the area shall be reduced to the size of a two-men's claim, and registered at the office of the nearest Mining Registrar.

**No. 6.—Amalgamation of Claims.**—Any number of claims (not exceeding six) may be amalgamated, and held and worked as one claim, provided always that the number of men necessary to be employed on or in connexion with the claims, if occupied singly, shall be employed on or in connexion with the amalgamated claim, as provided for in clause No. 3.

**No. 7.**—Any claim upon which work having been commenced, shall be left unworked for a longer period than seven consecutive days, except as hereinafter provided for, or in which less than the full number of men required by this Bye-law have been regularly employed thereon, shall become forfeited; and any such forfeiture may be enforced by any person or persons the holder or holders of miners' rights, in case the owners thereof shall not have resumed work and continue *bona fide* to work thereon at least forty-eight hours before complaint made to the warden and summons issued for the purpose of enforcing the forfeiture thereof.

**No. 8.—Exemption from Work.**—When any holder of a sluicing-claim requires exemption from mining operations, through over-flow of water, breakage of machinery, or from any other sufficient cause, he shall, upon making a statutory declaration, as in the form of Schedule A, hereunto annexed, setting forth his reasons for requiring such exemption, be entitled to obtain exemption from the mining registrar of the division in which such claim is situate, for a period not exceeding three months, such exemption to be in the form of Schedule B, and after the expiration of such period of exemption work, with the necessary number of men, shall be immediately resumed; and further, no second or subsequent exemption shall be allowed until at least three months' work with the full complement of men shall have been done on the claim from date of the last exemption. In every case of exemption as above, the owner or owners of the claim shall post or cause to be posted on the claim a board not less than ten (10) inches square, with the word "Exempted" distinctly painted thereon, and also the registered number of such exemption.

**No. 9.—Exemption from Forfeiture.**—1. Notwithstanding the provision made in this bye-law for forfeiture of claims, the lawful occupant of a claim shall not be liable to any penalty, or his claim liable to forfeiture, should he be debarred from working the same, from any of the following causes, viz.:—Sickness, or having to attend any court of law, or having to attend his duties as a volunteer in the Volunteer Force of the colony, or from attending to any urgent business, or from absenting himself from the claim upon any public holiday.  
2. No miner or shareholder in a claim who employs hired labour to work the same, shall be deemed to have forfeited or abandoned his right, title, or interest in the same through the neglect, absence, or omission on the part of any workman therein employed by him.

**No. 10.—Water Races.**—Any person intending to cut or construct a race for sluicing purposes, shall mark the proposed course thereof with pegs firmly fixed in the ground, and showing at least one foot above the surface, and at intervals of not less than fifty feet. He shall then register the site with the mining registrar of the division, in the form of Schedule C, but if he shall not within fourteen days from the date of such registration begin to form such race, or, having begun, shall not continue the formation, each working day until the completion thereof, he shall forfeit his title to the proposed course of the race, and any applicant may be put in possession of the same by the warden (or other officer appointed to administer this bye-law).

**No. 11.—Tail-races.**—The holder of any claim using a tail-race in connection with such claim, shall be entitled to an area for the site of such tail-race not exceeding one hundred (100) yards in length by a width of twenty-seven feet, for a distance of twenty yards from the upper end of the race, and twelve feet for the remaining portion thereof.

**No. 12.—Flooding Claims.**—No person or persons shall be permitted to construct any embankment of earth or other material the effect of which would be to flood any claim or mining tenement, and no person or persons shall back the water of any river, creek, race, or water-course into or upon any claim or other mining tenement, or otherwise cause the same to be flooded, wilfully or by neglect.

**Schedule A.**

I [or we] do solemnly and sincerely declare that I [or we] require to suspend work on my [or our] claim, situated at \_\_\_\_\_ for the period of three months from the date hereof; and for the following reasons, viz.:—[state reasons.]

And I make this solemn declaration, conscientiously believing the same to be true, and by virtue of the provisions of an Act

of Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

Declared before me at                      this            day of            18          

(Signed)                       
(Signed)                     

Schedule B.  
*Suspension Certificate.*

I,                      Mining Registrar of the                      division of the Mining District of Sandhurst, have this            day of           , at the hour of           , for the reasons assigned by him [or them] in his [or their] declaration, produced to me, registered                      for permission to hold his [or their] claim unworked from the date hereof till the            day of           

(Signed)                      Mining Registrar.

Schedule C.

For Registration of Races in the                      division of the Sandhurst Mining District.

Progressive Number.	Hour and day of Registration.	Name of person Registering.	Point at which the Race leads.	Point at which the Race ends.	General Remarks.

Registered this            day of            18          

(Signed)                      Mining Registrar.

The undersigned Members of the said Mining Board concurred in making the foregoing Bye-law.

JOHN GRAY,  
ROBERT C. BRISTOW,  
ROBERT RICHARDS,  
E. J. MASTERMAN,  
PETER MILLER,  
W. G. BLACKHAM, Chairman.

I hereby certify that, in my opinion, this Bye-law is not contrary to law.

BRYAN O'LOGHLEN,  
Attorney-General.

Crown Law Offices,  
Melbourne, 1st November 1878.

ARARAT MINING DISTRICT.

Bye-law supplementary to Bye-law No. 1, gazetted 13th October 1871, determining the size of Extended Alluvial Prospecting Claims and the mode of working the same.

At a meeting of the Mining Board of the District of Ararat, begun and holden at the Mining Board Room, Ararat, in the said district, on the 15th day of April One thousand eight hundred and seventy-eight, it is ordained by the said board as follows, that is to say:—

1. Any number of miners not exceeding ten, prospecting for an alluvial lead not less than one mile distant from any known lead or claim at work, shall be entitled to mark off and hold as a prospecting claim an area of 80 feet in length for each miner along the course, or supposed course, of the lead by any width not exceeding one-half of its entire length, and such extended prospecting claim may be held and worked by any number of miners not less than two until payable gold be struck, when each share shall be fully represented. All claims held under this bye-law shall be registered, in the form of Schedule C, within six days after possession has been taken. Every share, or any part thereof, in any such extended prospecting claim, shall be duly registered with the mining registrar.

2. Any person taking possession of an extended prospecting claim shall define its area, by firmly fixing in the ground at each corner of the claim a post which shall project at least four feet above the surface, such posts to be kept visible while the claim is held in possession.

3. Within eight days after the marking out of any extended prospecting claim the holders thereof shall *bona fide* proceed to work regularly upon or in connection with such claim.

The undersigned Members of the said Mining Board concurred in making the foregoing Bye-law:—

JOSEPH FROST,  
JOSEPH RADING,  
JOHN F. HUNTER,  
THOS. SHERRWYN,  
THOMAS FOYSTER,  
ALEX. CUMMING,  
THOS. CHAMBERLAIN,  
GEORGE MANNERS,  
ALEX. MILLER,  
JNO. E. ANDREWS, Chairman.

I hereby certify that, in my opinion, this bye-law is not contrary to law.

BRYAN O'LOGHLEN,  
Attorney-General.

Crown Law Offices,  
Melbourne, 1st November 1878.

APPLICATIONS FOR GOLD MINING LEASES.

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 Leases of the portions of ground undermentioned, subject to such excisions, modifications, and reservations as may be necessary.

Office of Mines,  
Melbourne, 18th November 1878.

Mining District.	No. of Applicants, and style under which it is intended that the business shall be carried on.	No. of Lease.	Approximate amount 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.
Beechworth	D. Fletcher. "Pennyweight Sluicing Co." H. Tandy and another. "The Dolcoath G. M. Co." E. L. Kitchinman. "The Bethanga Pyrites Works" A. Mills and another	1775 1776 1777 1918	A. B. F. 16 2 20 13 2 32 2 0 28 13 3 22½	Sluicing ... £2000. Manual labor and machinery £500 ... £5000. Manual labor and machinery £6000. Manual labor and machinery £1000. Manual labor and machinery when required £500. Manual labor and machinery if required £500. Manual labor and machinery when required £1000. Manual labor and machinery if required	First six months six men, subsequently eight men First six months two men, subsequently seven men Two men First six months two men, subsequently seven men First six months two men, subsequently eight men Two men First six months two men, subsequently six men First six months two men, subsequently three men Two men	Pennyweight Flat, Beechworth. Now at work Bethanga. On grant of lease ... Bethanga. Now at work ... Commissioner's Hill, Fryer's. On grant of lease McIntyre's. On grant of lease Sailor's Gully, Baglehawk. On grant of lease Moore Reef, Nearing. On grant of lease Red Jacket Gully, Humdly. On grant of lease Baglehawk. On grant of lease	15 years. 15 years. Excising from the area applied for the overlaps on Sparrow's claim. 15 years. 15 years. 15 years. 15 years. Excising from the area applied for the overlaps on existing lease blocks. 15 years. Excising from the area applied for the overlaps on existing lease blocks. 10 years. 15 years. Excising from the area applied for the overlaps on the existing lease blocks.
Castlemaine	A. Vigarini. The "Maximilian G. M. Co. Limited." H. Flentje. "H. Flentje and Co." R. B. Fletcher. The "North New Moon G. M. Co. No Liability." F. Browne and another. "Browne and Mason" J. Cadwell. "J. Cadwell and Co."	2071 3988 3977 3998 3999	16 1 14 2 0 4 12 3 0 5 0 38 2 2 30	Manual labor and machinery Manual labor and machinery when required Manual labor and machinery if required Manual labor and machinery when required Manual labor and machinery if required	First six months two men, subsequently seven men First six months two men, subsequently eight men First six months two men, subsequently six men First six months two men, subsequently three men Two men	Commissioner's Hill, Fryer's. On grant of lease McIntyre's. On grant of lease Sailor's Gully, Baglehawk. On grant of lease Moore Reef, Nearing. On grant of lease Red Jacket Gully, Humdly. On grant of lease Baglehawk. On grant of lease	15 years. 15 years. 15 years. 15 years. Excising from the area applied for the overlaps on existing lease blocks. 15 years. Excising from the area applied for the overlaps on existing lease blocks. 10 years. 15 years. Excising from the area applied for the overlaps on the existing lease blocks.
Maryborough							
Sandhurst							

## GOLD MINING LEASES DECLARED VOID.

IT is hereby notified, in accordance with the Order in Council relating to Gold Mining Leases, that the under-mentioned Leases of Auriferous Crown Lands have been declared void.

## SANDHURST DISTRICT—SANDHURST DIVISION.

No. 1852, dated 16th December 1869; J. B. Loridan; 2a. 1r. 24p.; Golden Gully.

## EAGLEHAWK DIVISION.

No. 795, dated 14th June 1866; J. Hodgson and others; 2a. 3r. 6p.; Dead Horse Reef.

No. 3787, dated 27th November 1876; The New Era G. M. Co. Registered; 9a. 1r. 27p.; Dead Horse Reef.

*Corrigendum.*—In list of Mining Leases sent for execution, published in the *Government Gazette* of 8th November 1878, page 2861, the date of lease No. 1098, Ballarat, should read 30th September 1878, not 30th December 1878 as printed.

T. COUCHMAN,  
Secretary for Mines.

Office of Mines,  
Melbourne, 15th November 1878.

## APPLICATION FOR A GOLD MINING LEASE REFUSED.

IT is hereby notified, in accordance with the Order in Council relating to Gold Mining Leases, that the under-mentioned application for a Lease of Auriferous Crown Lands has been refused.

## BALLARAT DISTRICT—BALLARAT DIVISION.

Application No. 206, for lease 1099: G. Watts and another; 9a. 2r. 94p.; Public Park, Ballarat West.

T. COUCHMAN,  
Secretary for Mines.

Office of Mines,  
Melbourne, 15th November 1878.

## NOTICE TO MARINERS—KING ISLAND.

THE accompanying notice, which has been extracted from the *Hobart Town Gazette*, is published for general information.

PETER LALOR,  
Commissioner of Trade and Customs.

Department of Trade and Customs,  
Melbourne, 11th November 1878.

## [Government Notice. No. 250.]

THE Governor directs the publication of the following Notice to Mariners respecting the Lighthouse in course of erection at Currie Harbor, West Coast of King Island, Tasmania, for general information.

By His Excellency's Command,  
W. R. GIBLIN.

Colonial Treasury, 26th October 1878.

## PRELIMINARY NOTICE TO MARINERS.

## LIGHTHOUSE AT CURRIE HARBOR, ON WEST COAST OF KING ISLAND.

NOTICE is hereby given that a lighthouse, now in the course of erection at Currie Harbor, on the west coast of King Island, will be ready for exhibition early in 1879.

The following is a description of the tower and the light that will be exhibited:—

*Tower.*—Is an iron tower, 70 feet high, supported by 6 cast-iron columns, the lower ends terminating in screw piles. It has a wrought-iron light room and central tube for staircase; it will stand on an eminence about 70 feet high, on the south side of Currie Harbor, in lat. 39° 56' 45" south, long. 143° 57' E.

*Light* is of the first order, dioptric holophotal revolving, with flashes every 12 seconds, viz.:—5 flashes and eclipses alternately in a minute will illuminate 180° of the horizon, and will be 150 feet above the sea level.

Due notice will be given of the exact date when this light will be first exhibited.

EDWD. K. BARNARD,  
Master Warden, Hobart Town Marine Board.  
Marine Board,  
Hobart Town, 26th October 1878.

## NOTICE TO MARINERS.

THE following notice is published for general information.

PETER LALOR,  
Commissioner of Trade and Customs.

Department of Trade and Customs,  
Melbourne, 8th November 1878.

## BUOYS OFF SHORE AT RIFLE RANGES, WILLIAMSTOWN.

THREE red ensk buoys are placed off the shore abreast of the Rifle Ranges at Williamstown. The easternmost buoy is 400 yards from the shore. The buoys are laid east and west (magnetic) and are about 600 yards from each other.

All boats are cautioned not to go inside these buoys during the time when rifle practice is going on.

CHARLES B. PAYNE,  
Chief Harbor-master.

## PREPARATION OF GENERAL LISTS FOR ELECTORAL DISTRICTS DURING THE WEEK ENDING 1st DECEMBER 1878.

## SPECIAL NOTICE TO HOLDERS OF ELECTORS' RIGHTS FOR THE LEGISLATIVE ASSEMBLY.

IT is hereby notified that holders of Electors' Rights for the Legislative Assembly issued on or before 1st December 1877, must obtain renewed Rights in lieu thereof, in order to have their names placed upon the general lists to be made up during the week ending the 1st December next.

Neglect of this precaution will result in the omission of the names of the persons so neglecting from the new Lists to be made up as aforesaid.

The old Right must in every case be delivered up to the Registrar, but the renewed Right will bear the same number and be in the same form and tenor as that in lieu of which it is issued, and will be available for any election that may take place before the completion of the new Rolls in January next.

No elector whose name is on a Roll of Ratepaying Electors for any district, is entitled to a renewed Electors' Right for such District (*vide* sections 61 and 62 of *The Electoral Act 1865*).

GRAHAM BERRY,  
Chief Secretary.

Chief Secretary's Office,  
Melbourne, 31st October 1878.

## ESSAY ON HYDROPHOBIA.

THE Governor has directed the subjoined Despatch and Enclosure, respecting a prize for an Essay on Hydrophobia, to be published for general information.

By His Excellency's Command,

GRAHAM BERRY,  
Chief Secretary.

Chief Secretary's Office,  
Melbourne, 11th November 1878.

*The Right Honorable the Secretary of State for the Colonies to His Excellency the Governor of Victoria.*

[Circular.]

Downing street, 24th August 1878.

Sir—I have the honor to transmit to you for publication, in the colony under your government, the enclosed notice respecting a prize of £100 for an Essay on Hydrophobia, its nature, prevention, and treatment, offered by Mr. V. F. Bennett Stanford, M.P., and to be awarded by the Royal College of Physicians, London.

I have the honor to be, Sir,

Your most obedient humble servant,

(Signed) M. F. HICKS-BEACH.

The Officer Administering the  
Government of Victoria.

[Enclosure.]

PRIZE OF ONE HUNDRED POUNDS FOR AN ESSAY ON HYDROPHOBIA: ITS NATURE, PREVENTION, AND TREATMENT, OFFERED BY V. F. BENNETT STANFORD, ESQ., M.P.; TO BE AWARDED BY THE ROYAL COLLEGE OF PHYSICIANS OF LONDON.

Conditions under which the above prize is to be competed for:—

(1) The essay must be in English, or accompanied by an English translation.

(2) The essay must be delivered to the college on or before 1st January 1880.

(3) Each essay to be accompanied by a sealed envelope containing the name and address of the author, and bearing a motto on the outside. The same motto to be inscribed on the essay.

(4) The essay may be the joint production of two or more authors.

(5) The essay, if not published by the author within a year, to become the property of the college.

(6) The prize not to be awarded unless an essay of sufficient merit be presented.

The questions which are thought by the college specially to require investigation are:—

(a) The origin and history of outbreaks of Rabies, particularly in the United Kingdom and its dependencies.

(b) The best mode of prevention of Rabies.

(c) The characteristics of Rabies during life, and the anatomical and chemical changes which are associated with the disease in its successive stages, particularly in its commencement.

(d) The origin of Hydrophobia in man.

(e) The chemical and anatomical morbid changes observed in the subjects of the disease, with special reference to those having their seat in the organs of the nervous system, and in the salivary glands.

(f) The symptoms of the disease, particularly of its early stage, as illustrated in well-observed cases.

(g) The diagnosis of the disease in doubtful cases from conditions more or less resembling it.

(h) The alleged prolonged latency of the malady.

(i) The efficacy of the various remedies and modes of preventing the disease which have been proposed, and what plan of treatment, whether prophylactic or curative, it would be most desirable to recommend for future trial.



## DEPUTY REGISTRAR OF BIRTHS AND DEATHS.

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

ALEXANDER JOHNSTON  
to be Deputy Registrar of Births and Deaths at Middleton (Apollo Bay).

GRAHAM BERRY,  
Chief Secretary,

Chief Secretary's Office,  
Melbourne, 14th November 1878.

## DEPUTY REGISTRARS OF BIRTHS AND DEATHS.

THE Governor, with the advice of the Executive Council, has been pleased to appoint the undermentioned persons to be Deputy Registrars of Births and Deaths at the places mentioned in conjunction with their respective names, viz.:-

*Hawkesdale* ... ROBERT KERR, *vice* N. McLean resigned.  
*Allan's Flat* ... ELSBETH ELLIOT, *vice* E. Thompson resigned.  
*Shepherd's Flat* ... JAMES SANDELLS, *vice* H. Colquhoun relieved.  
*Franklinford* ... HENRY COLQUHOUN.

GRAHAM BERRY,  
Chief Secretary.

Chief Secretary's Office,  
Melbourne, 11th November 1878.

## DEPUTY ELECTORAL REGISTRARS.

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

CHARLES PHILLIPS, Rocky Lead,  
to be Deputy Electoral Registrar for the Kingston division of the Electoral District of Creswick, and for the Kingston division of the North-Western Province;

G. WILLIAMSON, Tomahawk Creek,  
to be Deputy Electoral Registrar for the Colac division of the Electoral District of Polwarth and South Grenville, and for the Colac division of the South-Western Province;

FRANK ROBERTS, Cavendish,  
to be Deputy Electoral Registrar for the North Hamilton division of the Electoral District of Dundas, and for the North Hamilton division of the Western Province;

ALEXANDER JOHNSTON, Middleton (Apollo Bay),  
to be Deputy Electoral Registrar for the Colac division of the Electoral District of Polwarth and South Grenville, and for the Colac division of the South-Western Province.

GRAHAM BERRY,  
Chief Secretary.

Chief Secretary's Office,  
Melbourne, 14th November 1878.

## DISPENSED WITH.

THE Governor, with the advice of the Executive Council, has removed  
ROWAN LOCHHEAD  
from the office of Returning Officer for the School District of the Shire of Wodonga, No. 268.

W. COLLARD SMITH,  
Minister of Public Instruction.  
Education Department,  
Melbourne, 11th November 1878.

## RESIGNATION.

THE Governor, with the advice of the Executive Council, has accepted the resignation by

S. BRYANT ROWE  
of the offices of Mining Surveyor and Inspector of Mines.  
W. COLLARD SMITH,  
Minister of Mines.

Office of Mines,  
Melbourne, 11th November 1878.

## KEEPER OF A GAOL.

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

Constable JOHN O'KEEFE (No. 2481)  
to be Keeper of the Gaol at Hamilton, *vice* Constable W. McElroy (No. 827) relieved.

GRAHAM BERRY,  
Chief Secretary.

Chief Secretary's Office,  
Melbourne, 14th November 1878.

## ASSISTANT-SURGEON IN THE VICTORIAN NAVAL RESERVE.

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

JAMES COX, Esq., M.B.,  
to be Assistant-Surgeon in the Victorian Naval Reserve.  
GRAHAM BERRY,  
Treasurer.

Treasury,  
Melbourne, 11th November 1878.

## AUDITORS FOR FRIENDLY SOCIETIES.

THE Governor, with the advice of the Executive Council, has been pleased to appoint the undermentioned persons to be Auditors under section 54 of *The Friendly Societies Act* 1877, viz.:-

J. H. B. CURTIS, 7 Collins street east, Melbourne.  
HENRY WHITERS Howse, St. Arnaud.

GRAHAM BERRY,  
Chief Secretary.

Chief Secretary's Office,  
Melbourne, 14th November 1878.

## INSPECTION OF LICENSED PREMISES AND LIQUOR.

WITH reference to notice dated 28th August 1878, and published in the *Government Gazette* of the 30th idem, the following alteration is notified for general information, viz.:-

District No. 7, subdivision No. 2, Yarrowonga, is added to the list of Shires in this Subdivision.

PETER LALOR,  
Commissioner of Trade and Customs.  
Department of Trade and Customs,  
Melbourne, 13th November 1878.

## VICTORIA A CLEAN DISTRICT UNDER "THE SCAB ACT 1870."

IN pursuance of the 66th section of *The Scab Act* 1870 the Governor in Council has revoked all previous Orders in Council relating to the "Clean Districts" of Victoria; and has ordered that the whole of Victoria shall be a Clean District within the meaning of the said Act.

JOHN A. MACPHERSON,  
Chief Secretary's Office,  
Melbourne, 6th June 1876.

## "THE LAND TAX ACT 1877."

IT is hereby notified that the correct area of landed estate No. 588, in the "Classification for Victoria" is 2200 acres; the allotments and sections constituting same are portions 1, 2, 34 to 37, 57, 59, allotments 3a 1, 3b 1, 4a 1, 4b 1, in the parish of Janiember East; allotments 1, 2, 3 of section 1, in the parish of Yarrnyne; and portion 20, in the parish of Pompa-piel, all in the county of Bendigo (Corr. 78/23A). Also that the correct area of landed estate No. 840, in the "Classification for Victoria," is 799 acres, being part of section 1, parish of Tallamaine, in the county of Bourke (Corr. 78/50 Mc.).  
Given under our hands this thirteenth day of November 1878.

ROBERT LE POER TRENCH,  
ARCHD. FISKEN,  
A. J. SKENE,  
Commissioners of Land Tax.

Bruce GAUNSON, Secretary.

## "THE LAND TAX ACT 1877."

*Corrigendum.*

THE following correction has been made in the Land Tax Register—  
Estate No. 387.—The amount of tax payable for the half-year commencing 28th August 1877 is £283 15s. 11d.

ARTHUR MORRAH,  
Registrar of Land Tax.  
Office of Registrar of Land Tax,  
Melbourne, 14th November 1878.

## POPULATION OF VICTORIA.

QUARTERLY Abstract, showing the estimated Population of Victoria on the 30th September 1878:—

	Males.	Females.	Males.	Females.	Total.
Births in the third quarter of 1878 ...	3,919	3,465			
Arrivals by sea ...	6,613	2,471	10,532	5,936	16,468
Deaths ...	1,542	1,157			
Departures by sea ...	5,229	2,238	6,771	3,395	10,166
Increase during the quarter ...			3,761	2,541	6,302
Population on 30th June 1878 ...			471,346	396,288	867,634
Population on 30th September 1878			475,107	398,829	873,936

NOTE.—The increase of population during the quarter by excess of births over deaths was 4685, viz., 2377 males and 2308 females; that by excess of arrivals over departures was 1617, viz., 1384 males and 233 females. The total gain was thus 6302, viz., 3761 males and 2541 females as shown in the table. During the first three quarters of the year the population increased by 13,149, as against 15,062 in the same period of 1877. It must be borne in mind that the arrivals and departures referred to are by sea, and that no account is or can be kept of persons who come and go overland.

HENRY HEYLYN HAYTER,  
Government Statist.

Office of the Government Statist,  
Melbourne, 8th November 1878.

## PUBLIC HOLIDAY.

IT is hereby notified for public information that on  
SATURDAY THE 23RD OF NOVEMBER INSTANT,  
being the Anniversary of the day of the Proclamation of *The Constitution Statute*, and appointed by *The Civil Service Act 1863* to be observed as a Holiday, the Public Offices will be closed.

GRAHAM BERRY.

Chief Secretary's Office,  
Melbourne, 15th November 1878.

## CLOSING OF A TELEGRAPH OFFICE.

IT is hereby notified that the Electric Telegraph Office at  
KEILOR ROAD RAILWAY STATION  
will be closed on the 16th instant.

J. B. PATTERSON,  
Postmaster-General.

Post Office and Telegraph Department,  
General Post Office,  
Melbourne, 13th November 1878.

## ADDITIONAL POST OFFICE.

IT is hereby notified that a Post Office has been opened at  
KORWEINGUBOORA, NEAR BARKSTEAD.

J. B. PATTERSON,  
Postmaster-General.

Post Office and Telegraph Department,  
General Post Office,  
Melbourne, 13th November 1878.

## CHANGE IN NAME OF CERTAIN POST OFFICES.

IT is hereby notified that the names of the undermentioned  
Post Offices have been changed, viz.:—

BROKEN CREEK TO DEVENISH.  
DEVENISH TO MAJOR PLAINS.J. B. PATTERSON,  
Postmaster-General.

Post Office and Telegraph Department,  
General Post Office,  
Melbourne, 13th November 1878.

## DISTRICT WHERE PUBLICANS' LICENSES MAY BE SPECIALLY GRANTED, REVOKED.

## PROCLAMATION

By His Excellency SIR GEORGE FERGUSON BOWEN, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief in and over the Colony of Victoria and its Dependencies, and Vice-Admiral of the same, &c., &c., &c.

WHEREAS by *The Licensing Act 1876* (No. 566, § 44) it was amongst other things enacted that notwithstanding the provisions thereinbefore contained it should be lawful for the Governor in Council from time to time to proclaim any place or district a place or district where, owing to a sudden increase of population or otherwise, the necessity for the immediate grant of publicans' licenses might be specially granted, and from time to time revoke any such proclamation: And whereas it is expedient to revoke the proclamation hereinbefore mentioned: Now therefore I, the Governor of Victoria, with the advice of the Executive Council, do hereby revoke the proclamation bearing date the eighth day of July 1878, proclaiming

## TRENTHAM

to be a district where publicans' licenses might be specially granted under the provisions in the 44th section of the said Act.

Given under my Hand and the Seal of the Colony, at Melbourne, this eleventh day of November in the year of our Lord One thousand eight hundred and seventy-eight, and in the forty-second year of Her Majesty's reign.

(L.S.) G. F. BOWEN,  
By His Excellency's Command,  
J. M. GRANT,  
Minister of Justice.

GOD SAVE THE QUEEN!

## DISTRICTS WHERE PUBLICANS' LICENSES MAY BE SPECIALLY GRANTED.

## PROCLAMATION

By His Excellency SIR GEORGE FERGUSON BOWEN, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief in and over the Colony of Victoria and its Dependencies, and Vice-Admiral of the same, &c., &c., &c.

WHEREAS by *The Licensing Act 1876* (No. 566, section 44) it was amongst other things enacted, that notwithstanding the provisions thereinbefore contained it should be lawful for the Governor in Council from time to time to proclaim any place or district a place or district where, owing to

a sudden increase of population or otherwise, the necessity for the immediate grant of publicans' licenses exists, to be a place or district wherein publicans' licenses might be specially granted, and from time to time to revoke any such proclamation: Now therefore I, the Governor of Victoria, with the advice of the Executive Council, do hereby proclaim the localities hereinbefore mentioned to be districts where publicans' licenses may be specially granted under the provisions of the 44th section of the said Act, that is to say:—

Flynn's Creek, on the Gippsland Railway.  
Portion of the Shire of Goulburn, within a radius of one mile from the junction of the main road from Seymour to Murchison with the main road from Murchison to Violettown.

Portion of the township of Glenrowan lying on the western side of the railway line.

Strathdownie East, in the parish of Werrioco.

Trafalgar, on the Gippsland Railway.

Given under my Hand and the Seal of the Colony, at Melbourne, this eleventh day of November, in the year of our Lord One thousand eight hundred and seventy-eight, and in the forty-second year of Her Majesty's reign.

(L.S.) G. F. BOWEN.

By His Excellency's Command,  
J. M. GRANT,  
Minister of Justice.

GOD SAVE THE QUEEN!

## "THE LICENSING ACT 1876."

IT is hereby notified that, pursuant to the provisions of section 44 of *The Licensing Act 1876*, an application has been received for the proclamation of the undermentioned place as a place where the necessity for the immediate grant of Publicans' Licenses exists: And it is hereby further notified that representations in writing by any persons interested in opposing or promoting such application will be received by me, at the Crown Law Offices, Melbourne, up to Monday the 2nd proximo.

From whom application received.—Stawell, Shire Council of.  
Particulars of place sought to be proclaimed.—That portion of the parish of Navarre within the Shire of Stawell.

J. M. GRANT,  
Minister of Justice.

Department of Justice,  
Melbourne, 8th November 1878.

## "THE LICENSING ACT 1876."

IT is hereby notified that, pursuant to the provisions of section 44 of *The Licensing Act 1876*, applications have been received for the proclamation of the undermentioned places as places where (owing to increased settlement and the want of hotel accommodation) the necessity for the immediate grant of Publicans' Licenses exists: And it is hereby further notified that representations in writing by any persons interested in opposing or promoting such applications will be received by me, at the Crown Law Offices, Melbourne, up to Monday the 2nd proximo.

From whom applications received.—Inhabitants, parish of Northwood, County of Dalhousie; and residents, township of Dry Creek, in the Shire of Mansfield.

Particulars of places sought to be proclaimed.—The parish of Northwood, in the County of Dalhousie; the township of Dry Creek, in the Shire of Mansfield.

J. M. GRANT,  
Minister of Justice.

Department of Justice,  
Melbourne, 12th November 1878.

## DISEASES IN STOCK ACT.

IN pursuance of Regulation 18 under *The Diseases in Stock Act 1872*, the Governor in Council has abolished the Quarantining Districts constituted by Order of 7th June 1878, comprising certain lands, the properties of the undermentioned persons, viz.:—

Allotments 8, 9, and 10, parish of Nantin; in the occupation of Charles Nupper.

Allotments 181 and 182, parish of Sale; in the occupation of John Wilson.

GRAHAM BERRY,  
Chief Secretary.

Chief Secretary's Office,  
Melbourne, 11th November 1878.

## INSOLVENCIES.

RETURN of Melbourne Insolvencies during the week ending the 9th day of November 1878.

Date, name, trade, address, assignee.

4th November.

John Worrell, plumber and storekeeper, Toorak, Halfey.

6th November.

Henry David Mooney, ironworker, Collingwood, Halfey.

8th November.

William Toms, plumber, Richmond, Jacomb.

ROB. H. MACDONNELL,  
Chief Clerk.

Court of Insolvency,  
Melbourne, 13th November 1878.

## APPROACHING LAND SALES.

SALES of Crown Lands in Fee-simple to be held at the undermentioned places and dates, viz.:-

	No. of Gazette		No. of Gazette
Alexandra— Tuesday 19 Nov. ...	108	Horsham— Tuesday 3 Dec. ...	114
Ballaarat— Tuesday 26 Nov. ...	110	Inglewood— Monday 2 Dec. ...	114
Beaufort— Tuesday 17 Dec. ...	118	Kerang— Tuesday 19 Nov. ...	108
Beechworth— Tuesday 17 Dec. ...	118	Tuesday 10 Dec. ...	116
Benalla— Tuesday 19 Nov. ...	108	Melbourne— Tuesday 19 Nov. ...	108
Tuesday 10 Dec. ...	116	Tuesday 26 Nov. ...	110
Blackwood— Friday 29 Nov. ...	110	Friday 29 Nov. ...	110
Castlemaine— Tuesday 26 Nov. ...	110	Tuesday 3 Dec. ...	114
Chiltern— Wednesday 11 Dec. ...	108	Wednesday 4 Dec. ...	114
Daylesford— Friday 29 Nov. ...	110	Friday 6 Dec. ...	114
Donald— Monday 2 Dec. ...	114	Tuesday 10 Dec. ...	116
Echuca— Monday 18 Nov. ...	108	Friday 13 Dec. ...	116
Hamilton— Tuesday 17 Dec. ...	118	Tuesday 17 Dec. ...	118
		Friday 20 Dec. ...	118
		Sale— Tuesday 3 Dec. ...	114
		Seymour— Friday 22 Nov. ...	108
		Shepparton— Tuesday 10 Dec. ...	116
		Warrnambool— Tuesday 17 Dec. ...	118

Lands and Survey Office, Melbourne.

## SALES (Nos. 4971, 4972, 4973, 4974, 4975, 4976) OF CROWN LANDS IN FEE-SIMPLE.

HIS EXCELLENCY THE GOVERNOR, with the advice of the Executive Council, has been pleased to direct that sales by auction of the undermentioned Crown Lands will be holden at the times and places stated hereunder, and that such lands be offered for sale in the lots hereinafter specified, and at the upset price fixed to each lot respectively.

The lands will be sold in fee-simple, and subject to the covenants, conditions, exceptions, and regulations directed by the Governor in Council by an Order in Council dated the 26th day of May 1873, and published in the *Government Gazette* of the 30th May 1873, page 941.

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, or bank notes, or cheques approved of by the officer conducting the sale, and the residue of such price must be paid within one month from that time.

FRANCIS LONGMORE,  
Commissioner of Crown Lands and Survey.  
Lands and Survey Office,  
Melbourne, 12th November 1878.

BEAUFORT.—Sale (No. 4971) at ELEVEN o'clock of TUESDAY the 17th DECEMBER 1878, at the COURT HOUSE, Beaufort. To be conducted by E. H. ROBERTS, Esq.

## TOWN LOTS.

BUANGOR, PARISH OF BUANGOR, COUNTY OF RIPON.

On the main Ballarat road.

Upset price 3l. 16s. per lot.—Charge for survey 1l.

- Lot 1. Area 1r. 34p., allotment 35 A.
- Lot 2. Area 30p., allotment 36 A.
- Lot 3. Area 29p., allotment 37 A.
- Lot 4. Area 28p., allotment 38 A.
- Lot 5. Area 28p., allotment 39 A.
- Lot 6. Area 33p., allotment 40 A. Valuation 50l.
- Lot 7. Area 19p., allotment 41 A.
- Lot 8. Area 20p., allotment 42 A.
- Lot 9. Area 21p., allotment 43 A.
- Lot 10. Area 23p., allotment 44 A.
- Lot 11. Area 24p., allotment 45 A.
- Lot 12. Area 12p., allotment 46 A.

BEAUFORT, PARISH OF BEAUFORT, COUNTY OF RIPON.

At the site of Mr. W. R. Nicoll's improvements.

- Upset price 1l. 10s. per lot.—Charge for survey 1l.
- Lot 13. Area 9 4-10p., allotment 4, section 58. Valuation 45l.

## SUBURBAN LOT.

PARISH OF BUANGOR, COUNTY OF RIPON.

Adjoining the township.

- Upset price 1l. 10s. per acre.—Charge for survey 1l.
- Lot 14. Area 4a. 0r. 35p., allotment 76 A.

## COUNTRY LOTS.

PARISH OF RAGLAN, COUNTY OF RIPON.

On the road from Raglan to Charlton.

- Upset price 1l. 2s. 6d. per acre.—Charge for survey 1l.
- Lot 15. Area 19a. 0r. 16p., allotment 1 A, section Y.

PARISH OF BUANGOR, COUNTY OF RIPON.

49th section block of Mr. John Playle.

- Upset price 1l. per acre.—Charge for survey 1l.
- Lot 16. Area 12a. 2r. 13p., allotment 40 B. Valuation 15l.

PARISH OF EURAMBEEN, COUNTY OF RIPON.

19th section block of Mr. Chas. Pryke.

- Upset price 1l. per acre.—Charge for survey 1l.
- Lot 17. Area 12a., allotment 3 C. Valuation 75l.

BEECHWORTH.—Sale (No. 4972) at TWELVE o'clock of TUESDAY the 17th DECEMBER 1878, at the COURT HOUSE, Beechworth. To be conducted by E. MORRES, Esq.

## TOWN LOTS.

BEECHWORTH, PARISH OF BEECHWORTH, COUNTY OF BOGONG.

In the township of Beechworth.

- Upset price 5l. 17s. 6d. per lot.—Charge for survey 1l.
- Lot 1. Area 1r. 7p., allotment 8, section N2.
- Upset price 5l. 2s. 6d. per lot.—Charge for survey 1l.
- Lot 2. Area 1r. 11p., allotment 7, section T2. Valuation 57l.

MYRTLEFORD, PARISH OF MYRTLEFORD, COUNTY OF BOGONG.

In the township of Myrtleford.

- Upset price 6l. per lot.—Charge for survey 1l.
- Lot 3. Area 2r., allotment 2, section 8. Valuation 72l.
- Upset price 1l. 2s. 6d. per lot.—Charge for survey 1l.
- Lot 4. Area 9p., allotment 10, section E. Valuation 280l.

## SUBURBAN LOTS.

PARISH OF STANLEY, COUNTY OF BOGONG.

Adjoining the township, at the site of Mr. Geo. Egan's improvements.

- Upset price 12l. per lot.—Charge for survey 1l.
- Lot 5. Area 3a., allotment 10, section D1. Valuation 250l.

PARISH OF TARRAWINGEE, COUNTY OF BOGONG.

At Tarrawingee.

- Upset price 1l. per acre.—Charge for survey 1l.
- Lot 6. Area 7a. 1r. 12p., allotment 11 B.

PARISH OF CUDGEWA, COUNTY OF BENAMBRA.

On the Beechworth and Tintalra road, being the land formerly reserved for State School purposes.

- Upset price 1l. per acre.—Charge for survey 1l.
- Lot 7. Area 5a., allotment 1 C, section 9.

PARISH OF TANGAMBALANGA, COUNTY OF BOGONG.

Adjoining Mr. W. J. M. Stuckey's holding, on the Sandy Creek.

- Upset price 1l. 15s. per acre.—Charge for survey 1l.
- Lot 8. Area 10a. 0r. 35p., allotment 18, section 9.

19th section block of Mr. Geo. Reid.

- Upset price 1l. per acre.—Charge for survey 3l. 2s.
- Lot 9. Area 61a. 2r. 37p., allotment 6, section 23. Valuation 104l.

Lot 5 will be sold subject to the right to mine within the area without compensation, except for surface damage.

HAMILTON.—Sale (No. 4973) at ELEVEN o'clock a.m. on TUESDAY the 17th DECEMBER 1878, at the LAND OFFICE, Hamilton. To be conducted by C. MORGAN, Esq.

## COUNTRY LOTS.

PARISH OF PANTABYR, COUNTY OF DUNDAS.

49th section block of Samuel Rodley.

- Upset price 1l. per acre.—Charge for survey 1l.
- Lot 1. Area 19a. 3r. 39p., allotment 60 A. Valuation 27l.

PARISH OF MOKANGER, COUNTY OF DUNDAS.

Formerly held by the late Ann Hay under the 19th section.

- Upset price 1l. 5s. per acre.—Charge for survey 1l.
- Lot 2. Area 5a. 3r. 6p., allotment 19 G.

PARISH OF YALIMBA, COUNTY OF VILLIERS.

49th section blocks of Owen Rice and Peter Archbold.

- Upset price 3l. per acre.—Charge for survey 1l.
- Lot 3. Area 9a. 3r. 39p., allotment 6 A. Valuation 40l.
- Lot 4. Area 9a. 3r. 39p., allotment 7 A. Valuation 40l.

PARISH OF BOONAHWAH, COUNTY OF VILLIERS.

19th section block of Frank Womersley.

- Upset price 1l. per acre.—Charge for survey 7l. 13s.
- Lot 5. Area 152a. 2r., allotment 1, section B. Valuation 389l.

Lots 3 and 4 will be sold subject to a special railway condition.

MELBOURNE.—Sale (No. 4974) at TWO o'clock p.m. on TUESDAY the 17th DECEMBER 1878, at the AUCTION ROOMS of Messrs. BYRNE, VALE AND CO., Collins street east, Melbourne. To be conducted by R. W. OWEN, Esq.

## TOWN LOTS.

TOWN OF EMERALD HILL, PARISH OF SOUTH MELBOURNE, COUNTY OF BOURKE.

In Merton street, Kerferd road, Montague street, and Finlay street.

- Upset price 2l. per foot.—Charge for survey 1l.
- Lot 1. Area 19 2-10p., allotment 1, section 43 M. 89 feet inches frontage.

- Lot 2. Area 19 2-10p., allotment 2, section 43 m. 59 feet 7 inches frontage.  
 Lot 3. Area 19 2-10p., allotment 3, section 43 m. 59 feet 7 inches frontage.  
 Lot 4. Area 19 2-10p., allotment 4, section 43 m. 59 feet 7 inches frontage.  
 Lot 5. Area 19 2-10p., allotment 5, section 43 m. 59 feet 7 inches frontage.  
 Lot 6. Area 21 7-10p., allotment 6, section 43 m. 59 feet 7 inches frontage.  
 Lot 7. Area 23 2-10p., allotment 7, section 43 m. 59 feet 7 inches frontage.

Upset price 150*l.* per lot.—Charge for survey 1*l.*  
 Lot 8. Area 1r. 4-10p., allotment 8, section 43 m.

- Upset price 2*l.* per foot.—Charge for survey 1*l.*  
 Lot 9. Area 20 4-10p., allotment 9, section 43 m. 49 feet 6 inches frontage.  
 Lot 10. Area 21 8-10p., allotment 10, section 43 m. 39 feet 7 inches frontage.  
 Lot 11. Area 29p., allotment 11, section 43 m. 49 feet 6 inches frontage.  
 Lot 12. Area 27 4-10p., allotment 12, section 43 m. 49 feet 6 inches frontage.  
 Lot 13. Area 25 8-10p., allotment 13, section 43 m. 49 feet 6 inches frontage.  
 Lot 14. Area 24 2-10p., allotment 14, section 43 m. 49 feet 6 inches frontage.  
 Lot 15. Area 22 6-10p., allotment 15, section 43 m. 49 feet 6 inches frontage.

Upset price 150*l.* per lot.—Charge for survey 1*l.*  
 Lot 16. Area 37 8-10p., allotment 16, section 43 m.

- Upset price 2*l.* per foot.—Charge for survey 1*l.*  
 Lot 17. Area 19 2-10p., allotment 17, section 43 m. 39 feet 7 inches frontage.  
 Lot 18. Area 19 2-10p., allotment 18, section 43 m. 39 feet 7 inches frontage.  
 Lot 19. Area 19 2-10p., allotment 19, section 43 m. 39 feet 7 inches frontage.  
 Lot 20. Area 21 1-10p., allotment 20, section 43 m. 45 feet 6 inches frontage.  
 Lot 21. Area 23 5-10p., allotment 21, section 43 m. 41 feet 10 inches frontage.  
 Lot 22. Area 25 6-10p., allotment 22, section 43 m. 44 feet 10 inches frontage.  
 Lot 23. Area 28p., allotment 23, section 43 m. 44 feet 10 inches frontage.  
 Lot 24. Area 30 4-10p., allotment 24, section 43 m. 44 feet 10 inches frontage.

**MELBOURNE**.—Sale (No. 4975) at TWO o'clock p.m. on FRIDAY the 20th DECEMBER 1878, at the AUCTION ROOMS of Messrs. BYRNE, VALE, AND CO., Collins street east, Melbourne. To be conducted by R. W. OWEN, Esq.

## TOWN LOTS.

WATERLOO, PARISH OF WARRAGUL, COUNTY OF BULN. BULN.

*At Waterloo, on the Gippsland Railway line.*

- Upset price 3*l.* per lot.—Charge for survey 1*l.*  
 Lot 1. Area 1r. 16p., allotment 2, section 9.  
 Lot 2. Area 1r. 16p., allotment 3, section 9.  
 Lot 3. Area 1r. 16p., allotment 4, section 9.  
 Lot 4. Area 1r. 16p., allotment 5, section 9.  
 Lot 5. Area 1r. 16p., allotment 6, section 9.  
 Lot 6. Area 1r. 16p., allotment 7, section 9.  
 Lot 7. Area 1r. 12p., allotment 8, section 9.  
 Lot 8. Area 1r. 16p., allotment 24, section 9.  
 Lot 9. Area 1r. 16p., allotment 25, section 9.  
 Lot 10. Area 1r. 16p., allotment 22, section 9.  
 Lot 11. Area 1r. 16p., allotment 21, section 9.  
 Lot 12. Area 1r. 13p., allotment 20, section 9.  
 Lot 13. Area 1r. 23p., allotment 19, section 9.

DROUIN, PARISH OF DROUIN WEST, COUNTY OF BULN. BULN.

*In the township of Drouin.*

- Upset price 3*l.* per lot.—Charge for survey 1*l.*  
 Lot 14. Area 2r., allotment 8, section 3.  
 Lot 15. Area 2r., allotment 2, section 6.  
 Lot 16. Area 2r., allotment 6, section 6.  
 Upset price 15*l.* 2s. 6d. per lot.—Charge for survey 1*l.*  
 Lot 17. Area 3a. 3r. 5p., allotment 1, section 4.  
 Upset price 15*l.* 15s. per lot.—Charge for survey 1*l.*  
 Lot 18. Area 3a. 3r. 27p., allotment 2, section 4.  
 Upset price 12*l.* 7s. 6d. per lot.—Charge for survey 1*l.*  
 Lot 19. Area 3a. Or. 14p., allotment 3, section 4.  
 Upset price 6*l.* 17s. 6d. per lot.—Charge for survey 1*l.*  
 Lot 20. Area 1a. 2r. 32p., allotment 4, section 4.  
 Upset price 10*l.* 15s. per lot.—Charge for survey 1*l.*  
 Lot 21. Area 2a. 2r. 26p., allotment 5, section 4.  
 Upset price 6*l.* 17s. 6d. per lot.—Charge for survey 1*l.*  
 Lot 22. Area 1a. 2r. 34p., allotment 6, section 4.  
 Upset price 4*l.* 10s. per lot.—Charge for survey 1*l.*  
 Lot 23. Area 1a. Or. 16p., allotment 7, section 4.  
 Lot 24. Area 1a. Or. 16p., allotment 8, section 4.  
 Upset price 13*l.* 10s. per lot.—Charge for survey 1*l.*  
 Lot 25. Area 3a. 1r. 16p., allotment 9, section 4.  
 Upset price 15*l.* per lot.—Charge for survey 1*l.*  
 Lot 26. Area 3a. 3r., allotment 10, section 4.

- Upset price 12*l.* 2s. 6d. per lot.—Charge for survey 1*l.*  
 Lot 27. Area 3a. Or. 3p., allotment 11, section 4.  
 Upset price 13*l.* 17s. 6d. per lot.—Charge for survey 1*l.*  
 Lot 28. Area 3a. 1r. 35p., allotment 12, section 4.

**WARRNAMBOOL**.—Sale (No. 4976) at ELEVEN o'clock a.m. on TUESDAY the 17th DECEMBER 1878, at the CUSTOM HOUSE, Warrnambool. To be conducted by THOS. MACKAY, Esq.

## TOWN LOTS.

WARRNAMBOOL, PARISH OF WANGOOM, COUNTY OF VILLIERS.

*In Raglan parade and Davidson street.*

- Upset price 24*l.* 10s. per lot.—Charge for survey 1*l.*  
 Lot 1. Area 2r. 18p., allotment 10, section 64.  
 Upset price 30*l.* 5s. per lot.—Charge for survey 1*l.*  
 Lot 2. Area 3r. 1p., allotment 11, section 64.  
 Upset price 36*l.* per lot.—Charge for survey 1*l.*  
 Lot 3. Area 3r. 24p., allotment 12, section 64.  
 Upset price 40*l.* 17s. 6d. per lot.—Charge for survey 1*l.*  
 Lot 4. Area 1a. Or. 7p., allotment 13, section 64.

PORT CAMPBELL, PARISH OF PAARATTE, COUNTY OF HEYTESBURY.

*At Port Campbell.*

- Upset price 4*l.* per lot.—Charge for survey 1*l.*  
 Lot 5. Area 2r., allotment 1, section 7.  
 Lot 6. Area 2r., allotment 2, section 7.  
 Lot 7. Area 2r., allotment 3, section 7.  
 Lot 8. Area 2r., allotment 4, section 7.  
 Lot 9. Area 2r., allotment 5, section 7.  
 Lot 10. Area 2r., allotment 6, section 7.  
 Lot 11. Area 2r., allotment 7, section 7.  
 Lot 12. Area 2r., allotment 8, section 7.

WOOLSTHORPE, PARISH OF WOOLSTHORPE, COUNTY OF VILLIERS.

*In the township of Woolsthorpe.*

- Upset price 4*l.* per lot.—Charge for survey 1*l.*  
 Lot 13. Area 2r., allotment 14, section 6.  
 Lot 14. Area 2r., allotment 15, section 6.  
 Upset price 3*l.* 5s. per lot.—Charge for survey 1*l.*  
 Lot 15. Area 1r. 24p., allotment 3, section 11.  
 Upset price 4*l.* per lot.—Charge for survey 1*l.*  
 Lot 16. Area 2r., allotment 4, section 11.  
 Upset price 3*l.* 2s. 6d. per lot.—Charge for survey 1*l.*  
 Lot 17. Area 1r. 22p., allotment 5, section 11.  
 Upset price 3*l.* 10s. per lot.—Charge for survey 1*l.*  
 Lot 18. Area 1r. 29p., allotment 6, section 11.  
 Upset price 3*l.* 17s. 6d. per lot.—Charge for survey 1*l.*  
 Lot 19. Area 1r. 36p., allotment 7, section 11.  
 Upset price 4*l.* 5s. per lot.—Charge for survey 1*l.*  
 Lot 20. Area 2r. 4p., allotment 1, section 12.  
 Lot 21. Area 2r. 4p., allotment 2, section 12.  
 Upset price 4*l.* per lot.—Charge for survey 1*l.*  
 Lot 22. Area 2r., allotment 3, section 12.  
 Lot 23. Area 2r., allotment 4, section 12.  
 Lot 24. Area 2r., allotment 5, section 12.  
 Lot 25. Area 2r., allotment 6, section 12.  
 Lot 26. Area 2r., allotment 7, section 12.  
 Lot 27. Area 2r., allotment 8, section 12.  
 Lot 28. Area 2r., allotment 9, section 12.  
 Lot 29. Area 2r., allotment 10, section 12.

## SUBURBAN LOTS.

PARISH OF WOOLSTHORPE, COUNTY OF VILLIERS.

*Adjoining the township.*

- Upset price 4*l.* per lot.—Charge for survey 1*l.*  
 Lot 30. Area 1a., allotment 46.  
 Lot 31. Area 1a., allotment 47.  
 Lot 32. Area 1a., allotment 48.  
 Lot 33. Area 1a., allotment 49.

PARISH OF PURNIM, COUNTY OF VILLIERS.

*At Purnim.*

- Upset price 5*l.* per acre.—Charge for survey 1*l.*  
 Lot 34. Area 1a. Or. 16p., allotment 31.

PARISH OF WANGOOM, COUNTY OF VILLIERS.

*At the site of Mr. D. Davies' tannery.*

- Upset price 10*l.* per acre.—Charge for survey 1*l.*  
 Lot 35. Area 3a., allotment B. Valuation 75*l.*

ECHUCA LAND SALE.—18th JUNE 1878.

NOTICE is hereby given that the Sale of Lot 16 has been annulled by His Excellency the Governor in Council.

F. LONGMORE,  
 Commissioner of Crown Lands and Survey.  
 Lands and Survey Office,  
 Melbourne, 14th November 1878.

HEARING OF REASONS AGAINST THE FORFEITURE OF A CERTAIN LEASE AND LICENSES BY PERSONS APPOINTED UNDER 100TH SECTION OF "THE LAND ACT 1869"

NOTICE is hereby given that reasons against the forfeiture of the lease and licenses in the schedule hereto, which are deemed liable to forfeiture under the provisions of *The Land Act 1869*, will be publicly heard by the persons appointed by me, the responsible Minister of the Crown administering the said Act, to hear the same and report thereon in writing to me, when the persons in the said schedule mentioned as holders of such lease and licenses will be allowed to show cause against the same at the places and on the dates mentioned in the schedule hereto and before the persons therein mentioned in the first and second columns respectively set opposite the names of said lessee and licensees.

The Surveyor-General of Victoria, Alexander J. Skene, Esq., is a member *ex officio* of all Local Land Boards.

FRANCIS LONGMORE,  
Commissioner of Crown Lands and Survey, being  
The Responsible Minister of the Crown administering  
*The Land Act 1869*.

Lands and Survey Office (Occupation Branch),  
Melbourne, 12th November 1878.

## Schedule.

Place and Date of hearing.	Persons appointed by the Minister.	No. of License.	Date of License.	Name of Licensee.	Area.	Locality.
					A. R. P.	
<i>Lease.</i>						
Ararat, 12th December 1878.	Land Officer <i>Honorary Members:</i> President of Shire Council; Mayor of Ararat; Local Member of Mining Board	19663/ 19, 20	1st Jan. 1875	Richard L. B. Rawlings	10 1 34	Lexington.
<i>Licenses.</i>						
Belfast, 7th December 1878.	Land Officer <i>Honorary Members:</i> Mayor of Belfast; President of Shire Council	1980/19 454/49	1st April 1877 1st July 1874	James White ... Mary Kennedy ...	99 0 0 18 3 38	St. Helens. Woolsthorpe.
Casterton, 12th December 1878.	Land Officer <i>Honorary Members:</i> President Glenelg Shire Council; President Portland Shire Council	872/19	1st Nov. 1877	Albert Heermann ...	199 3 25	Kaladbro.
Bairnsdale, 29th November 1878.	Land Officer <i>Honorary Members:</i> President of Bairnsdale Shire Council; Local Member of Mining Board	424	1st July 1877	Joseph Hutton ...	95 0 0	Congulmerang.
Sale, 12th December 1878.	Land Officer <i>Honorary Members:</i> Mayor of Sale; President of Shire of Avon; President of Maffra Shire Council; Local Member of Mining Board	2350	1st March 1877	Edward Crawley ...	60 0 0	Nindoo.
East Charlton	Land Officer	504/19	1st Oct. 1874	John Douglass ...	173 0 0	Narrewillock.

## EXTENT OF AN HOLDING AMENDED.

THE extent of the holding of the undermentioned person, under *The Land Act 1869*, has been amended, and the amount payable to adjust the rent is set opposite the person's name.

Date of Lease.	Name.	Parish.	Original Extent.	Amended Extent.	Amount to Pay to adjust Rent Account.	Up to—	Payable to the Officer authorized by the Treasurer to collect Territorial Revenue at—
			A. R. P.	A. R. P.	£ s. d.		
10.9.76	Leon Wuttrich ...	Hazelwood ...	240 0 0	224 2 35	3 15 0	10.3.79	Rosedale 25232

FRANCIS LONGMORE,  
Commissioner of Crown Lands and Survey.

Department of Lands and Survey (Occupation Branch),  
Melbourne, 13th November 1878.

## APPLICATION FOR A LEASE UNDER SECTION 45 APPROVED.

THE following application for a Lease, under Section 45, Land Act 1869, having been approved, it is hereby notified that the rent specified may be received by the undermentioned Officer authorized by the Treasurer to collect Territorial Revenue.

Corr.	Date.	Term.	Name.	Situation.	Extent.	Purpose.	Annual Rent.	Amount payable quarterly.	Amount of first payment.	Payable to Land Officer at—
					A. R. P.		£	£ s.	£ s. d.	
16219 O.B.	1878. 1 Nov.	14 yrs.	Wm. Train <sup>1</sup> ...	Yarra Bank South	0 1 9 <sup>5</sup> / <sub>8</sub>	Marble and Slate Works	35	8 15	5 16 8	Melbourne.

<sup>1</sup> This is in lieu of license gazetted as approved on 7th January 1878, p. 64, and which is hereby cancelled, subject to payment of arrears of rent.

FRANCIS LONGMORE,  
Commissioner of Crown Lands and Survey.

Department of Lands and Survey (Occupation Branch),  
Melbourne, 13th November 1878.

## APPLICATIONS FOR LEASES UNDER SECTION 20 APPROVED.

THE following Applications for Leases under section 20 of *The Land Act 1869* having been approved, it is hereby notified that the Rents and Fees specified in each case may be received by the undermentioned Revenue Officers.

Date of Lease.	Name of Lessee.	Parish.	Extent.	Amount to be Collected.						Payable to the Officer authorized by the Treasurer to collect Territorial Revenue at—
				Rent payable Half-yearly.	Rent due to date.	Fees.		Total to pay.		
						£	s.		£	
1.10.78	James Tuhen	Moora	A. R. P. 320 0 0	£ s. 16 0	16 0	1	1	18 0	Rushworth 1849	
1.2.78	Mary Ann Lewis, executrix of J. L. Lewis deceased	Marong	17 1 23	0 18	1 16	1	1	3 16	Sandhurst 1020	
1.11.77	Jeremiah Hennessy	Campaspe	99 2 17	5 0	15 0	1	1	17 0	" 750	
2.9.78	Patrick Seary	Morri Morri	99 3 36	5 0	5 0	1	1	7 0	Stawell 3604	
1.11.78	William Clark	Dunmunkle	320 0 0	16 0	16 0	1	1	18 0	Horsham 2289	
1.11.78	Patrick Bergin	Nullan	319 3 37	16 0	16 0	1	1	18 0	" 2105	
1.10.78	Henry Holgate	Darragan	217 3 38	10 18	10 18	1	1	12 18	" 807	
2.9.78	Norman McDonald	Telangatuk	160 0 0	8 0	8 0	1	1	10 0	" 3255	
1.8.78	Murdoek Mackinnon	Kellalac	320 0 0	16 0	16 0	1	1	18 0	" 3272	
1.5.78	Catherine McRae	Carchap	319 1 37	16 0	32 0	1	1	34 0	" 5282	
1.4.78	E. J. Redin	Kinypanial	319 3 34	16 0	32 0	1	1	34 0	Inglewood 1675	
1.3.78	Thomas Veal	Gowar	320 0 0	16 0	32 0	1	1	34 0	St. Arnaud 1892	
1.5.78	Clara A. Stoney, administratrix of the estate of W. Stoney	Bunguluke	220 0 0	11 0	22 0	1	1	24 0	" 1722	
1.8.78	Freeman J. Steel	Rich Avon West	79 1 4	4 0	4 0	1	1	6 0	" 1743	
1.8.78	Peter Sexton	Swanwater	29 2 0	1 10	1 10	1	1	3 10	" 3740	
1.6.78	Edmund Williamson	Gowar	200 2 6	10 1	10 1	1	1	12 1	" 1987	
1.7.78	Murdoch McKenzie	Narrewillock	237 3 11	11 18	11 12	1	1	13 12	" 1242	
1.11.78	John McGregor	Burrum Burrum	160 0 0	8 0	8 0	1	1	10 0	" 3317	
1.10.78	John Young, jun.	Kinypanial	320 0 0	16 0	16 0	1	1	18 0	Inglewood 4013	
1.5.78	A. Huddleston, nee Vaught	Corack East	320 0 0	16 0	32 0	1	1	34 0	St. Arnaud 3918	
1.10.78	Daniel King, sen.	Kinypanial	200 0 0	10 0	10 0	1	1	12 0	Inglewood 2369	
1.10.78	William King	Kinypanial	200 0 0	10 0	10 0	1	1	12 0	" 2971	
1.8.78	James Jones	West Charlton	313 1 33	15 14	15 8	1	1	17 8	St. Arnaud 889	
1.8.78	Lvie Campbell	Glenloth	368 2 34	13 9	13 9	1	1	15 9	" 2326	
1.2.78	G. A. Burton	Wooroonook	192 3 7	9 13	19 12	1	1	21 12	" 2090	
1.2.78	Elizh. Burton	Wooroonook	315 0 20	15 16	31 18	1	1	33 18	" 2089	
1.2.78	Patrick Kelly	Kinypanial	240 0 0	12 0	24 0	1	1	26 0	Inglewood 933	
1.11.78	Ah Moo	Kooreh	131 3 28	6 12	6 12	1	1	8 12	St. Arnaud 2039	
1.11.78	Edward Johns	Coonoer	319 3 37	16 0	16 0	1	1	14 0	" 2923	
1.11.78	Abel Ellis	Yeungroon	270 0 0	13 10	13 10	1	1	15 10	" 2587	
1.11.78	Andrew Martin	Burrum Burrum	129 2 14	6 10	6 10	1	1	8 10	" 3170	
1.11.78	Wm. T. Lepper	Dalyenong	39 3 38	2 0	2 0	1	1	4 0	" 1012	
1.11.78	Timothy Hayes	Carrapooes	240 0 4	12 1	12 1	1	1	14 1	" 2828	
31.10.78	L. J. Duke	Burrum Burrum	319 3 34	16 0	16 0	1	1	18 0	" 2358	
1.10.78	Patrick Hurley	Wyhitella	319 3 27	16 0	16 0	1	1	18 0	Inglewood 2775	
1.10.78	John Martin, jun.	Mysia	319 3 30	16 0	16 0	1	1	18 0	" 3143	
1.10.78	Wallace Algie	Wycheproof	214 3 8	10 15	10 15	1	1	12 15	St. Arnaud 2038	
1.10.78	H. G. Smith	Mysia	319 3 30	16 0	16 0	1	1	18 0	Inglewood 47898	
1.6.78	William Mills	Nyrenook	319 3 25	16 0	16 0	1	1	18 0	St. Arnaud 43786	
1.10.78	G. T. Letchford	Noolerr	18 2 36	0 19	0 19	1	1	2 19	" 28960	
1.7.78	John Gerald Downey	Eildon	264 3 15	13 5	13 5	1	1	15 5	Alexandra 455	
1.4.78	Daniel Daly	Yonarang	149 3 36	7 10	15 0	1	1	17 0	Benalla 508	
1.2.78	Peter Cartin	Greta	63 0 6	3 4	6 8	1	1	8 8	Wangaratta 320	
1.7.78	John Carroll	Mudgeegonga	46 0 1	2 7	2 7	1	1	4 7	Beechworth 295	
1.7.78	John Hanna	Walwa	163 1 24	8 4	8 10	1	1	10 10	Wodonga 772	
1.7.78	Henry Holloway	Tangambalanga	3 3 20	0 4	0 4	1	1	2 4	Yackandandah 757	
1.9.78	John Johnston	Bright	78 0 26	3 19	3 19	1	1	5 19	Bright 899	
1.9.78	William White	South Barnawatha	165 2 3	8 6	8 6	1	1	10 6	Chiltern 1935	
1.12.77	Fredk. Schultz	Belvoir West	73 1 24	3 14	7 8	1	1	9 8	Wodonga 48149	
1.10.78	Samuel Vear	Loddon	319 2 27	16 0	16 0	1	1	18 0	Kerang 1899	
1.8.78	Walker Smith	Castle Donnington	160 0 0	8 0	8 0	1	1	10 0	" 3761	
1.6.78	Wm. A. Clarricoates	Loddon	320 0 0	16 0	16 0	1	1	18 0	" 357	
1.6.78	Jas. Harrison	Loddon	82 0 0	4 2	3 16	1	1	5 16	" 844	
1.1.78	Patk. Conery	Diggorra	19 3 15	1 0	2 0	1	1	4 0	Echuca 270	
1.9.78	Ml. Connerford	Coomboona	320 0 0	16 0	16 0	1	1	18 0	Shepparton 368	
1.10.78	Walter Edwards	Moorooona West	48 3 36	2 9	2 9	1	1	4 9	" 581	
1.9.78	Ellen Little, widow of W. P. Little	Moorooona	116 2 3	5 17	5 17	1	1	7 17	" 3023	
1.10.78	Francis Pruntz	Gunbower	320 0 0	16 0	16 0	1	1	18 0	Echuca 3536	
1.6.78	John Menzies and Robert Harper, executors of J. Jobson deceased	Cohuna	240 0 0	12 0	12 0	1	1	14 0	" 914	
1.11.77	Jane Scott	Gunbower	317 2 13	15 18	48 0	1	1	50 0	" 1779	
1.6.78	John Garden	Gunbower	299 3 5	15 0	15 0	1	1	17 0	" 719	
12.8.78	Edwin J. Gusthart	Terrick Terrick West	320 0 0	16 0	16 0	1	1	18 0	" 4687	
1.10.78	Alexr. Gray	Gunbower	240 2 7	12 1	12 7	1	1	14 7	" 1382	
1.10.78	Thos. Packham	Wanurp	280 0 18	11 11	11 17	1	1	13 17	" 3543	
1.1.78	Sarah Evans, executrix of John Evans deceased	Turrumberry	104 2 39	5 5	10 10	1	1	12 10	" 551	
1.11.78	Donald McLeod	Kanyapella	60 0 0	3 0	3 0	1	1	5 0	" 3261	
1.2.78	Margt. Noonan, nee McAnnally	Tongala	319 3 34	16 0	32 0	1	1	34 0	" 5261	
1.6.78	Wm. Stevenson	Wangarabell	118 3 23	5 19	5 19	1	1	7 19	Bairnsdale 856	
1.6.78	Wm. Stevenson	Wangarabell	150 2 18	7 11	7 11	1	1	9 11	" 856	
22.10.76	Thomas Duck	Glenmaggie	30 3 32	1 11	7 3	1	1	9 3	Rosedale 24614	
1.11.78	Richard Richards	Yinnar	119 3 24	6 0	6 0	1	1	8 0	" 871	
1.2.78	Patrick O'Brien	Broadwater	116 1 24	5 17	15 0	1	1	17 0	Belfast 45 60	
1.10.78	George Annett	Dialby	100 0 0	5 0	5 0	1	1	7 0	Casterton 13	
1.2.78	Vincent Millard, jun.	Killara	50 0 21	2 11	5 8	1	1	7 8	" 1113	
1.11.78	Hugh C. Livingstone	Bessibelle	150 1 30	7 11	7 11	1	1	9 11	Portland 1036	
1.7.78	Nicholas H. P. Carre	Franklin	35 2 3	1 16	1 16	1	1	3 16	Daylesford 157	
1.3.78	Robert Kilpatrick	Baynton	55 1 33	2 16	5 12	1	1	7 12	Kyneton 42133	
1.6.78	John Rouse	Wandin Yallock	252 2 23	12 13	12 13	1	1	14 13	Melbourne 1507	
1.3.78	Patrick Bourke	Greensborough	35 0 26	1 16	1 16	1	1	3 16	" 120	

1. 6s. overpaid section 19. — 2. 6s. short paid section 19. — 3. 6s. short paid on license. — 4. In lieu of notice published in Gazette 30th August 1878, p. 2145. — 5. 12s. overpaid under license. — 6. 23 6s. short paid under license included in total amount of payment. — 7. 6s. short paid under license included in total amount of payment.

NOTE for the Receiver and Paymaster, Heathcote. — The Gazette notice published 1st November 1878, p. 2792, notifying the approval of lease, 67a. 3r. 35p., parish of Radesdale, to Mary Walker, is hereby cancelled.

FRANCIS LONGMORE,  
Commissioner of Crown Lands and Survey.

Department of Lands and Survey (Occupation Branch),  
Melbourne, 13th November 1878.

**APPLICATIONS FOR LICENSES APPROVED.**  
**THE** following Applications for Licenses under Sections 19, 47, 49, and 50 of *The Land Act 1889*, having been approved, it is hereby notified that the Rents and Fees specified in each case may be received by the undermentioned Officers, authorized by the Treasurer to collect Territorial Revenue, to whom the Licenses have been forwarded for issue.  
 Department of Lands and Survey (Occupation Branch),  
 Melbourne, 12th November 1878.

FRANCIS LONGMORE,  
 Commissioner of Crown Lands and Survey.

Number of License.	Name of Licensee.	Area, subject to the condition of boundaries and area.	Parish or Situation.	Allotment.	Section.	Date of License.	Amount to be Collected.			Total Amount of first Payment.	Payable to Receiver and Land Officer at—	
							Payment.	Survey Charge to be made on certificate of title or other order.	Fee for License.			
							£	s.	d.	£	s.	d.
Under Section 19.—Payment to be made half-yearly.												
3742 H <sup>a</sup>	Harriet Ann Smith	320 0 0	Boikbert	Pts. 26 and 36	...	1st Dec. 1878	16 0 0	0 5 0	0 5 0	16 5 0	Casterton.	
3743 H <sup>a</sup>	Mary Ann Smith	320 0 0	Boikbert	Pts. 27, 33, 34, and 35	...	"	16 0 0	0 5 0	0 5 0	16 5 0	"	
3483 H <sup>a</sup>	Bernard O'Reilly	120 0 0	Koolomert	Pts. 54 and 55	...	"	8 0 0	0 5 0	0 5 0	8 5 0	Hamilton.	
3016 H <sup>a</sup>	Arthur Thacker 1 2	168 0 0	Bilpah	101 <sup>b</sup>	...	1st May 1876	7 18 0	0 5 0	0 5 0	8 3 0	Portland.	
5308 S <sup>i</sup>	Jane Lambert	183 0 0	Myranyn	67	...	1st Dec. 1878	16 0 0	0 5 0	0 5 0	16 5 0	Stawell.	
5784 S <sup>i</sup>	Colin McKenzie	320 0 0	Myranyn	124 and 124 <sup>a</sup>	...	1st Dec. 1878	15 1 0	0 5 0	0 5 0	16 5 0	"	
4709 S <sup>i</sup>	James Snelliffe	320 0 0	Marna	121 <sup>a</sup>	...	"	16 0 0	0 5 0	0 5 0	16 5 0	"	
4124 H <sup>a</sup>	Joseph H. Gawth	320 0 0	Dumunkle	...	...	"	16 0 0	0 5 0	0 5 0	16 5 0	Horsham.	
4165 H <sup>a</sup>	Marcella Bell	320 0 0	Dumunkle	...	...	"	16 0 0	0 5 0	0 5 0	16 5 0	"	
4900 H <sup>a</sup>	Gustav Robert Jakobi	27 0 0	Quantong	...	...	"	1 7 0	0 5 0	0 5 0	2 2 0	"	
5547 H <sup>a</sup>	Frederick Brooks 3	320 0 0	Werrigo	21	...	"	5 11 0	0 5 0	0 5 0	6 3 4	"	
5750 H <sup>a</sup>	Valentine Panivitch 4	111 0 0	Werrigo	125 <sup>a</sup>	...	1st Nov. 1878	14 15 0	0 5 0	0 5 0	15 0 0	"	
5039 H <sup>a</sup>	Richard John Shanks 3	295 0 0	Werrigo	41 <sup>a</sup> and 42	...	"	3 0 0	0 5 0	0 5 0	3 5 0	"	
4845 H <sup>a</sup>	Robert Lightbody	60 0 0	Dumunkle	105 <sup>a</sup> and 105 <sup>b</sup>	...	"	11 7 0	0 5 0	0 5 0	12 4 0	"	
4160 H <sup>a</sup>	Mary Howard 3	227 0 0	Kinmakaka	18	...	"	16 7 0	0 5 0	0 5 0	17 2 0	"	
5155 H <sup>a</sup>	Harriet Sophia Brooks	127 0 0	Nullan	51	...	"	3 4 0	0 5 0	0 5 0	3 9 0	"	
4478 H <sup>a</sup>	Bertha August Millich	320 0 0	Wallup	...	...	"	16 0 0	0 5 0	0 5 0	16 5 0	"	
5035 H <sup>a</sup>	James Dunne	93 0 0	Wallup	...	...	"	1 13 0	0 5 0	0 5 0	1 18 0	"	
4306 H <sup>a</sup>	Carl H. Lehmann	230 0 0	Wallup	...	...	"	15 13 0	0 5 0	0 5 0	15 18 0	"	
4161 H <sup>a</sup>	Jehu Coolen	313 0 0	Areegra	...	...	"	7 6 0	0 5 0	0 5 0	8 1 0	"	
5649 H <sup>a</sup>	Robert Barber	300 0 0	Balrootan	...	...	"	10 0 0	0 5 0	0 5 0	10 5 0	"	
4163 H <sup>a</sup>	Henry Wm. Russell	146 0 0	Carchap	28	...	"	16 0 0	0 5 0	0 5 0	16 5 0	"	
3377 K	Frederick S. Burkhart	200 0 0	Gannum	12	...	"	16 0 0	0 5 0	0 5 0	16 5 0	"	
2559 K	Catherine McLeod	320 0 0	Gannawarra	...	...	1st Dec. 1878	16 0 0	0 5 0	0 5 0	16 5 0	Kerang.	
5243 K	Michael McCarthy, jun.	320 0 0	Budgerum West	...	...	"	16 0 0	0 5 0	0 5 0	16 5 0	"	
5512 K	James Kerrigan	38 0 0	Meering	...	...	"	1 19 0	0 5 0	0 5 0	2 4 0	"	
5431 K	Walter Pickles 3	320 0 0	Meering	...	...	"	16 0 0	0 5 0	0 5 0	16 5 0	"	
5432 K	James Haasy 3	320 0 0	Loddon	...	...	"	16 0 0	0 5 0	0 5 0	16 5 0	"	
5433 K	Mary Elzth. O'Flanagan	100 0 0	Loddon	...	...	"	16 0 0	0 5 0	0 5 0	16 5 0	"	
5434 K	Charles Newshead	250 0 0	Gannawarra	...	...	"	12 10 0	0 5 0	0 5 0	12 15 0	"	
4839 K	Alexander Young 3	320 0 0	Murrabit	...	...	"	16 0 0	0 5 0	0 5 0	16 5 0	"	
5717 K	Herbert Levers	320 0 0	Murrabit	...	...	"	16 0 0	0 5 0	0 5 0	16 5 0	"	
5256 K	William Swiften	160 0 0	Marnal	...	...	"	8 0 0	0 5 0	0 5 0	8 5 0	"	
4760 K	Donaud McLean	320 0 0	Tittybong	...	...	"	16 0 0	0 5 0	0 5 0	16 5 0	"	
5103 K	James Hancock	320 0 0	Murrabit	...	...	"	16 0 0	0 5 0	0 5 0	16 5 0	"	
4967 K	David Williamson	237 0 0	Meering	...	...	"	14 7 0	0 5 0	0 5 0	15 2 0	"	
4673 K	Cornelius Coelkey	300 0 0	Meering	...	...	"	15 0 0	0 5 0	0 5 0	15 5 0	"	
5714 K	Nelson Goodland	190 0 0	Meering	...	...	"	9 0 0	0 5 0	0 5 0	9 5 0	"	
4773 K	Donald Sutherland	320 0 0	Maccorna	...	...	"	5 0 0	0 5 0	0 5 0	5 5 0	"	
5606 K	Peter Thomas Herrick	304 0 0	Maccorna	...	...	"	15 0 0	0 5 0	0 5 0	15 5 0	"	
5715 K	James Ryan	320 0 0	Maccorna	...	...	"	15 4 0	0 5 0	0 5 0	15 9 0	"	
4269 K	George Sutherland	320 0 0	Tragowel	...	...	"	16 0 0	0 5 0	0 5 0	16 5 0	"	
1935 AL	John Chenery	55 0 0	Loddon	...	...	"	2 15 0	0 5 0	0 5 0	2 20 0	"	
1895 AL	Keenan Kelly 3	80 0 0	Elton	...	...	"	4 0 0	0 5 0	0 5 0	4 5 0	"	
	George Jobson 3	6 0 0	Alexandra	49	...	"	1 3 4	0 5 0	0 5 0	1 8 4	"	







APPLICATIONS UNDER "THE LAND ACT 1869" NOT GRANTED.

It is hereby notified that the following Applications for Licenses under *The Land Act 1869* have not been granted.

No.	Name of Applicant.	Area.			Parish.	Remarks.
		A.	R.	P.		
Under Section 19.						
3841 H <sup>a</sup>	John Tytherleigh ...	35	0	0	Werrikoo ...	Refused.—Granted to another applicant.
2134 H <sup>a</sup>	Louisa Beecham ...	178	0	25	Condah ...	Refused.—Open for selection on the 29th November 1878, at Nine a.m.
3642 H <sup>a</sup>	James Rowbotham ...	143	3	9	Bessiebelle ...	Refused.—Open for selection on the 29th November 1878, at Nine a.m.
3036 H <sup>a</sup>	Joseph Lamb ...	64	0	0	Gorae ...	Withdrawn.—Open for selection on the 29th November 1878, at Nine a.m.
3035 H <sup>a</sup>	Edwin Lamb ...	64	0	0	Gorae ...	Withdrawn.—Open for selection on the 29th November 1878, at Nine a.m.
3274 H <sup>a</sup>	Kenneth McKenzie ...	50	0	0	Mocamboro ...	Cancelled.—Open for selection on the 29th November 1878, at Nine a.m.
4169 H <sup>m</sup>	Francis F. A. Bennett ...	320	0	0	Tarranginie ...	Withdrawn.—Open for selection on the 29th November 1878, at Nine a.m.
4601 K	Peter Fowler ...	320	0	0	Meering ...	Withdrawn.—Open for selection on the 29th November 1878, at Nine a.m.
4483 K	Keeran Duffy ...	320	0	0	Quambatook ...	Refused.—Not open when pegged.
2405 K	Henry Cock ...	320	0	0	Tragowel ...	Refused.—Granted to another applicant.
4928 E	Joseph Kee ...	168	3	10	Rochester West ...	Refused.—Granted to another applicant.
4475 E	Martin Deveny ...	160	1	14	Terrick Terrick East ...	Refused.—Granted to another applicant.
11732 B <sup>a</sup>	John Sefton ...	320	0	0	Pelluebla ...	Withdrawn.—About 138 acres north and west of Stephenson's holding open for selection on the 29th November 1878, at Nine a.m.
10165 B <sup>a</sup>	William James Baker ...	320	0	0	Dunbulbalane ...	Withdrawn.—111 acres open for selection on the 29th November 1878, at Nine a.m.
10361 B <sup>a</sup>	William Canning ...	320	0	0	Boweya ...	Withdrawn.—Open for selection on the 29th November 1878, at Nine a.m.
11256 B <sup>a</sup>	John McGarity ...	320	0	0	Tharanbega ...	Withdrawn.
5076 S <sup>a</sup>	John Fredk. Lee ...	258	3	37	Buckrabanyule ...	Refused.—Open for selection on the 29th November 1878, at Nine a.m. Subject to payment of valuation for improvements.
4440 S <sup>a</sup>	Amos Chatfield ...	64	0	25	Rich Avon West ...	Refused.—Open for selection on the 29th November 1878, at Nine a.m. Subject to payment of valuation for improvements.
4204 S <sup>a</sup>	George Barratt ...	320	0	0	Banyena ...	Withdrawn.—Open for selection on the 29th November 1878, at Nine a.m. Subject to road access.
5981 S <sup>a</sup>	Thomas Wicker ...	320	0	0	Wycheproof ...	Withdrawn.—Open for selection on the 29th November 1878, at Nine a.m.
5428 S <sup>a</sup>	John O'Connell ...	200	0	0	Kinypanial ...	Refused.—Granted to another applicant.
7239 S <sup>a</sup>	Mary McLean ...	196	0	0	Mysia ...	Refused.—Granted to another applicant.
6261 S <sup>a</sup>	Samuel Curnow ...	5	0	0	West Charlton ...	Refused.
2515 D	Louis Pedeaux ...	80	0	0	Moliagul ...	Abandoned.—Open for selection on the 29th November 1878, at Nine a.m.
42474 B <sup>b</sup>	John Lewis ...	56	1	2	Everton ...	Withdrawn.—Open for selection on the 29th November 1878, at Nine a.m. Subject to special railway condition.
7146 M	Francis R. Matthews ...	60	0	0	Warragul ...	Withdrawn.
Under Section 47.						
337 S <sup>a</sup>	H. F. Leech ...	3	0	0	Wychitella ...	Withdrawn.
Under Section 49.						
733 H <sup>a</sup>	Michael O'Connell ...	20	0	0	Brimboal ...	Refused.—Granted to another applicant.
549 S <sup>a</sup>	Albert C. Mull, jun. ...	20	0	0	St. Arnaud ...	Refused.—Open for selection on the 29th November 1878, at Nine a.m. Subject to payment of valuation for improvements.
2066 D	John E. Matthews ...	20	0	0	Painswick ...	Abandoned.—Open for selection on the 29th November 1878, at Nine a.m. Subject to payment of valuation for improvements.

FRANCIS LONGMORE,  
Commissioner of Crown Lands and Survey.

Department of Lands and Survey (Occupation Branch),  
Melbourne, 13th November 1878.

APPLICATIONS FOR GRANTS APPROVED.

The following Applications for Grants, under Sections 20 and 40 of *The Land Act 1869*, having been approved, it is hereby notified that the balance to complete the purchase and fees specified in each case may be received by the undermentioned Revenue Officers.

Name.	Parish.	Extent.	Amount to be Collected.						Payable to the Officer authorized by the Treasurer to collect Territorial Revenue at—
			Balance to complete Purchase.	Fees.			Total to pay.		
				Grant.	Certif. cate.	Assurance.			
			£ s. d.	£ s.	£ s. d.	£ s. d.			
Under Section 20.									
Mary Taylor ...	Redesdale and Emberton ...	67 3 35	47 12 0	1 5	1 0	0 2 10	49 19 10	Heathcote 909	
Creamer, Edward ...	Barkly ...	19 3 35	14 0 0	1 0	1 0	0 0 10	16 0 10	Avoca 2367	
Darcy, Patrick ...	Tottington ...	138 0 32	97 0 0	1 0	1 5	0 5 10	99 10 10	St. Arnaud 38290	
Lean Quean ...	Greensborough ...	3 0 0	2 2 0	1 0	1 0	0 0 2	4 2 2	Melbourne 1021	
Under Section 40.									
James Bennie, Thomas King Scott, John Mark Davies, trustees of the Prahran Presbyterian Church	South Melbourne	0 0 38	38 0 0	1 0	...	0 1 7	39 1 7	" C.14532	

FRANCIS LONGMORE,  
Commissioner of Crown Lands and Survey.

Department of Lands and Survey (Occupation Branch),  
Melbourne, 13th November 1878.

LICENSES UNDER "THE LAND ACT 1869," REVOKED, CANCELLED, OR DECLARED VOID.

NOTICE is hereby given that the Licenses mentioned in the Schedule hereunder have been revoked, forfeited, or declared void for the reasons specified in each case. In cases where the land is open for selection, improvements (if any) are to be paid for by the incoming selector.

Department of Lands and Survey,  
Melbourne, 13th November 1878.

FRANCIS LONGMORE,  
Commissioner of Crown Lands and Survey.

Schedule.

District.	Corr. No.	Name of Licensee.	Section of Land Act under which Licensed.	Parish.	Area.	Order in Council dated	Reasons for Forfeiture, &c.
Horsham	3079/19	James Leahy	19	Darragan	A. R. P. 319 3 15	28.10.78	Insolvency.*
Beechworth	1053/19	Edward Lord	19	Dorehap	99 1 16	"	Non-compliance with conditions.*
St. Arnaud	5482/19	Michael Oaks	19	Glenloth	240 0 0	"	Non-compliance with conditions.*
Benalla	3638/19	John Ross	19	Shadforth	70 0 0	"	Non-compliance with conditions.*
"	3246/19	Henry McCusky	19	Shadforth	98 0 38	"	Non-compliance with conditions.*
"	7956/19	Edward Williams	19	Glenrowen	160 0 0	"	At licensee's request. <sup>b</sup>
"	9117/19	George F. Michael	19	Boweya	818 3 17	"	At licensee's request. <sup>b</sup>
"	8763/19	James Houston	19	Benalla	98 1 9	"	At licensee's request. <sup>b</sup>
"	7153/19	George Moore, jun.	19	Yabba Yabba	319 3 14	"	At licensee's request. <sup>b</sup>
Horsham	5709/19	John G. S. Stone	19	Peechember	320 0 0	"	At licensee's request. <sup>b</sup>
Stawell	2892/19	Edward Johns	19	Watta Wella	316 3 5	"	At licensee's request. <sup>b</sup>
Hamilton	962/19	John Kelly	19	St. Helens	169 3 37	"	At licensee's request. <sup>b</sup>
St. Arnaud	5046/19	Thomas Lawless	19	Karyrie	310 3 33	"	At licensee's request. <sup>b</sup>
Hamilton	2119/19	Richard Bunworth	19	Tyrendarra	211 1 14	"	At licensee's request. <sup>b</sup>
St. Arnaud	2153/19	Jane Bruce	19	Cornack East	138 0 20	"	Non-payment of rent. <sup>b</sup>
Hamilton	3083/19	Vincent Millard, sen.	19	Werrikoo	211 3 38	"	Non-payment of rent. <sup>b</sup>
Benalla	7263/19	Charles McMinn	19	Yarrowonga	320 0 0	"	Non-payment of rent. <sup>b</sup>
Echuca	2543/19	George H. Dingle	19	Gunbower	140 0 10	"	Non-payment of rent. <sup>b</sup>
"	3883/19	Lawrence Taken	19	Kanyapella	201 2 27	"	Non-payment of rent. <sup>b</sup>
Horsham	4758/19	Rice Hood	19	Lillimur	318 1 24	"	Non-payment of rent. <sup>b</sup>
"	4736/19	William Hanks	19	Kellalac	319 2 10	"	Non-payment of rent. <sup>b</sup>
"	3971/19	Mary E. Williamson	19	Natimuk	319 2 38	"	Non-payment of rent. <sup>b</sup>
Stawell	2939/19	Julius E. Jasper	19	Telangatuk	291 0 5	"	Non-payment of rent. <sup>b</sup>
"	3710/19	John Stewart	19	Watta Wella	148 1 36	"	Non-payment of rent. <sup>b</sup>
"	3711/19	William Stewart	19	Stawell	119 3 37	"	Non-payment of rent. <sup>b</sup>
Geelong	2060/19	Richard G. Balshaw	19	Bulgana	24 1 15	"	Non-payment of rent. <sup>b</sup>
"	373/49	William Ryan	49	Mindai	20 0 0	"	Non-payment of rent. <sup>c</sup>
"	3845/49	John McKinnon	49	Cressy	20 0 0	"	Non-compliance with conditions. <sup>d</sup>
Melbourne	5820/49	Daniel Robinson	49	Maribyrnong	20 0 0	"	Land sold. <sup>e</sup>
Sale	334/19	John S. Gorman	19	Willung	240 3 6	"	To reduce area to 210a. 2r. 15p. <sup>e</sup>
"	986/19	William Wheildon	19	Wa-de-lock	129 1 35	"	To reduce area to 17a. 1r. 2p. <sup>f</sup>
St. Arnaud	5288/19	James McGannon	19	Witchipool	200 0 0	"	To be re-licensed. <sup>g</sup>
"	5288/19	James McAnnon	19	Witchipool	200 0 0	"	To grant renewed license dated 1st January 1876. <sup>g</sup>
Ararat	1297/19	Alexander McDougall	19	Watgania	199 3 23	"	To grant renewed license dated 1st Feb. 1876. <sup>g</sup>
Kerang	2214/19	Frank Schnitzler	19	Quambatook	319 3 12	4.11.78	At licensee's request. <sup>b</sup>
Beechworth	2507/19	William Dunstan	19	Tarrawingee	2 2 29	"	At licensee's request. <sup>b</sup>
Sale	510/19	Richard Leigh	19	Glenmaggie	43 0 35	"	At licensee's request. <sup>b</sup>
St. Arnaud	4039/19	Edmund Uren	19	Towaninny	320 0 0	"	At licensee's request. <sup>b</sup>
Horsham	2146/19	Thomas Butler	19	Karnak	319 3 26	"	Non-payment of rent. <sup>b</sup>
St. Arnaud	5315/19	Bridget McGrath	19	West Charlton	159 2 7	"	Non-payment of rent. <sup>b</sup>
Sale	2957/19	Philipp Kleinmann	19	Woolenook	39 3 26	"	Non-compliance with conditions. <sup>d</sup>
Stawell	3908/19	Samuel Williamson	19	Concongella	319 2 4	"	Land sold. <sup>e</sup>
Geelong	769/19	John Price	19	Lorne	107 1 16	"	Non-payment of rent. <sup>b</sup>
Sale	3505/19	Peter O'Shaughnessy	19	Hazelwood	231 0 0	"	Original license dated 1st March 1875 to remain in force. <sup>g</sup>
Ballarat	11517/49	John Dance	49	Dean	3 2 26	"	Land sold. <sup>e</sup>
"	12175/49	John Heffernan	49	Ballarat	0 0 16 <sup>h</sup>	"	Land sold. <sup>e</sup>
"	922/49	William Thomas	49	Dean	19 1 20	"	Land sold. <sup>e</sup>
"	522/49	Thomas Linaker	49	Ballarat	0 1 0	"	Land sold. <sup>e</sup>
Hamilton	12087/49	James Hedegard	49	Warrayure	19 2 26	"	Land sold. <sup>e</sup>
Ballarat	1508/49	Thomas Digby	49	Ballarat	18 0 1	"	Non-payment of rent. <sup>a</sup>
Alexandra	11297/49	Mary Ann Orichton	49	Alexandra	20 0 0	"	At licensee's request. <sup>a</sup>
Ararat	14324/49	James Sproule	49	Kalyanna	19 0 21	"	Non-compliance with conditions. <sup>d</sup>
Alexandra	40209/19	Henry Griffiths	19	Howqua	19 0 0	"	Expired. <sup>b</sup>
Hamilton	18482/19	Allan McCallum	19	Cavendish	9 2 19	"	Expired. <sup>b</sup>
Castlemaine	922/49	Mathew Robson	49	Wombat	5 0 0	"	Expired. <sup>b</sup>
Hamilton	11204/49	Samuel Baulch	49	Cavendish	19 3 39	"	Expired. <sup>b</sup>
"	12477/49	William Lord	49	Cavendish	19 3 39	"	Expired. <sup>b</sup>
Ararat	14278/19	James Robinson	19	Crowlands	20 0 0	"	Expired. <sup>b</sup>
Castlemaine	1181/49	James Angus	49	Elphinstone	13 0 14	"	Expired. <sup>b</sup>
"	11185/49	William Baldock	49	Maldon	15 0 16	"	Expired. <sup>b</sup>
Sandhurst	12809/49	Hugh McLean	49	Knowsley	17 1 14	"	Land sold. <sup>e</sup>
"	12808/49	Dugald McLean	49	Knowsley	19 3 32	"	Land sold. <sup>e</sup>
"	138/49	John Collins	49	Redcastle	12 3 7	"	Land sold. <sup>e</sup>
"	271/49	John Elliott	49	Leichardt	13 0 2	"	Granted under section 19. <sup>a</sup>
Seymour	11964/49	Anne Graham	49	Heathcote	20 0 0	"	Land sold. <sup>e</sup>

\* This is in lieu of notice gazetted 3rd November 1876, p. 2029.

REMARKS.

- <sup>a</sup> Not open for selection.
- <sup>b</sup> Open for selection under section 19 on 29th November 1878, at Nine a.m.
- <sup>c</sup> Open for selection under section 49 on 29th November 1878, at Nine a.m. Subject to the concurrence of the Minister of Mines.
- <sup>d</sup> Open for selection under section 49 on 29th November 1878, at Nine a.m.
- <sup>e</sup> 30a. Or. 31p. open for selection under section 19 on 29th November 1878, at Nine a.m.
- <sup>f</sup> 112a. Or. 33p. open for selection under section 19 on 29th November 1878, at Nine a.m.
- <sup>g</sup> £40, rent, to be credited to renewed license.
- <sup>h</sup> £50, rent, to be credited to renewed license.

## LICENSES REVOKED, CANCELLED, OR DECLARED VOID—continued.

District.	Corr. No.	Name of Licensee.	Section of Land Act under which Licensed.	Parish.	Area.	Order in Council dated.	Reasons for Forfeiture, &c.
					A. R. P.		
Castlemaine ...	500/47	Anthony Pascoe ...	47	Wombat ...	1 0 0	...	Abandoned.
Echuca ...	197/47	Isaac Furphy ...	47	Burrumbot E. ...	320 0 0	...	Abandoned.
Kerang ...	84/47	J. B. Crellin ...	47	Kerang ...	2 0 0	...	Abandoned.
St. Arnaud ...	633/47	Henry Wragg ...	47	Carapooee ...	3 0 0	...	Abandoned.
Alexandra ...	86/47	Thomas Carison ...	47	Alexandra ...	1 1 0	...	Abandoned.
Benalla ...	495/47	David Priest ...	47	Samaria ...	3 0 0	...	Abandoned.
Camperdown ...	23/47	Ambrose Bowles ...	47	South Purrum-bete ...	640 0 0	...	Non-payment of rent.
Geelong ...	15/47	Alexander Armstrong ...	47	Shelford ...	116 0 0	...	Non-payment of rent.
Ararat ...	412/47	James McLean ...	47	Watgania ...	160 0 0	...	Non-payment of rent.
Hamilton ...	436/47	M. L. and K. Macdonald ...	47	Weecurra ...	2 0 0	...	Non-payment of rent.
" ...	483/47	M. J. F. M. O'Reilly ...	47	Tenlands Run ...	9300 0 0	...	Non-payment of rent.
" ...	482/47	James F. M. O'Reilly ...	47	Sinclair West Run ...	11000 0 0	...	Non-payment of rent.
" ...	251/47	William Hicks ...	47	Merino ...	25 0 0	...	Non-payment of rent.
" ...	655/47	James White ...	47	Beerik ...	182 0 0	...	Non-payment of rent.
" ...	197/47	Robert Fraser ...	47	Yuppeckiar ...	20 0 0	...	Non-payment of rent.
" ...	365/47	Stephen Maple ...	47	Bahgallah ...	5 0 0	...	Non-payment of rent.
" ...	421/47	Ewen McKinnon ...	47	Linlithgow ...	11 0 0	...	Non-payment of rent.
" ...	488/47	O. M. O'Reilly ...	47	Spring Burn Run ...	7000 0 0	...	Non-payment of rent.
" ...	5/47	Elijah Aspinall ...	47	Cavendish ...	2 0 0	...	Non-payment of rent.
Horsham ...	334/47	John Loughton and Joseph Davies ...	47	Ashens ...	1 0 0	...	Abandoned.
Bairnsdale ...	411	Murdock Mackintosh ...	47	Filiorum ...	75000 0 0	...	Non-payment of rent.
" ...	291	Geo. Jackson ...	47	Genoa North ...	23000 0 0	...	Non-payment of rent.
" ...	'88	Geo. Cornwell ...	47	Mount Ellery ...	70000 0 0	...	Non-payment of rent.
" ...	5	Wm. Allan ...	47	Genoa ...	23000 0 0	...	Non-payment of rent.
Sale ...	535	A. C. Roberts ...	47	Sunday Island ...	5200 0 0	...	Non-payment of rent.
" ...	92	Thos. Coulthard ...	47	Devon ...	4600 0 0	...	Non-payment of rent.
" ...	493	G. A. Pellinger ...	47	Mount Useful ...	16000 0 0	...	Non-payment of rent.
" ...	572	E. Selk ...	47	John Hugh ...	39500 0 0	...	Non-payment of rent.
" ...	571	E. Selk ...	47	Singapore ...	13400 0 0	...	Non-payment of rent.
" ...	371	Montgomery, Rentoul, and Co. ...	47	Paxtecum ...	1700 0 0	...	Non-payment of rent.

## NOTES.

Sale District.—The notice which appeared in *Gazette* of 19th January 1877, p. 99, revoking the license of Peter O'Shaughnessy, 230a. Or. 6p., Hazelwood, is hereby cancelled.

Melbourne District.—The notice which appeared in *Gazette* of 13th September 1878, p. 2238, revoking the license of Wm. N. Guinness, 316a. 3r. 6p., Longwarry, and making the land available for selection, is hereby cancelled.

ERRATA.—The area of Osbert Henderson, 866/19 B., is 123a. Or. 31p., not 249a. 1r. 9p., as gazetted on 1st instant, p. 2786.—(Benalla District.) And the foot-note (\*) to Francis Gibbins, 4536/19 H., in same *Gazette*, should read "£24, rent, to be credited to renewed license."

## LANDS OPEN FOR SELECTION.

NOTICE is hereby given that the following portions of land will be open for application under Part II, section 19, of *The Land Act 1869*, on and after Friday, 29th November 1878, at Nine o'clock a.m., subject to payment of the value of improvements, if any, upon the land.

FRANCIS LONGMORE,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey  
(Occupation Branch),  
Melbourne, 13th November 1878.

## Schedule.

Moyreist parish: about 12 acres; land east of the Cherry Tree Creek, north of allotment 17 A, west of allotment 6 AB of section 2.

Banyenyong parish: 9a. 3r. 24p.; allotment 2 B.

Sandhurst district: parish of Tandarra; 80 acres; part of allotment 66, section 1.

Hamilton district: parish of Byambynee; 10 acres; part 10, section 4; formerly reserved for watering purposes.

Kerang district: parish of Tragowel; 320 acres; east of John and Mary Melvor's 19th section holdings, and north of Annie Logan's selection.

Melbourne district: parish of Gembrook; 13a. 1r. 34p.; portion of the land formerly licensed to Wm. Cullingford, and lying to the west of the road.

## LANDS EXCEPTED OR WITHHELD UNDER SECTIONS 6, 9, AND 102 OF "LAND ACT 1869."

THE Governor, acting by and with the advice of the Executive Council, has made the following Orders under sections 6, 9, and 102 of *The Land Act 1869*—

Pursuant to Orders of 11 November 1878.

ALBERTON.—Land withheld from sale, leasing, and licensing, and excepted from occupation for mining purposes, or for residence or business under any miner's right or business license.—County of Buln Buln, parish of Alberton East, at Alberton, being the unappropriated Crown land comprised within the following boundaries, viz.: Commencing at the intersection of the north-east side of Gipps street and the south-east side of Szczeski street; thence north-easterly by

the latter street to Troughton street; thence south-easterly by that street to Johnson street; thence south-westerly by the last-named street to Gipps street aforesaid; and thence north-westerly by that street to the point of commencement.—(A.12.) (78.S.13576.)

MONEA NORTH.—Land withheld from sale, leasing, and licensing, and excepted from occupation for residence or business under any miner's right or business license.—Five acres, county of Moira, parish of Monea North; Commencing at a point bearing N. 19° 11' W. one hundred and seventy chains eighty-six links from the west angle of allotment 17A, parish of Monea South; bounded thence by lines bearing respectively north twelve chains fifty links, east four chains, south twelve chains fifty links, and west four chains to the point of commencement.—(M.405.) (70.X.8493.)

MONEA SOUTH.—Land withheld from sale, leasing, and licensing, and excepted from occupation for residence or business under any miner's right or business license.—Ten acres, county of Delatite, parish of Monea South; Commencing at a point bearing S. 8° 47' E. twenty-three chains fifty-seven links from the north angle of allotment 3 of section 1; bounded thence by lines bearing respectively N. 81° 13' E. one chain sixty-seven links, and S. 8° 47' E. twelve chains; and thence by James Bell's leased land and allotment 3 aforesaid bearing S. 81° 13' W. eight chains thirty-three links, and by that allotment bearing N. 8° 47' W. twelve chains, and N. 81° 13' E. six chains sixty-six links to the point of commencement.—(L.92.) (70.X.8493.)

F. LONGMORE,

Commissioner of Crown Lands and Survey.

Lands and Survey Office,  
Melbourne.

CANCELLATION OF "GAZETTE" NOTICE  
THROWING LAND OPEN FOR SELECTION.

THE Notice which appeared in *Gazette* of the 18th October 1878, page 2533, throwing part of allotment 37, being the southern portion of the land applied for by William O'Connor, containing 99a. 2r. 85p., in the parish of Bungeet, open for selection, is hereby cancelled.

FRANCIS LONGMORE,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey  
(Occupation Branch),  
Melbourne, 12th November 1878.

TRANSFERS APPROVED.

THE following Applications for Transfer of Licenses under the 49th Section of *The Land Act 1869* having been approved, it is hereby notified that the Rent specified in each case may be received by the undermentioned Revenue Officers.

Number of License.	Name of Transferor.	Name of Transferee.	Area, subject to reservation of boundaries and area.	Parish.	Held under	Date of License.	Yearly Payment.	Transfer Fee and where Paid.	Rent payable to Revenue Officer at—
12483	Belinda Loft	Robert Cummins	A. B. P. 0 1 0	Ballaarat	49th sec.	1.8.74	£ s. d. 0 5 0	10s., Ballaarat	Ballaarat.
13324	Henry Phippard, sen.	Elizabeth Croome Nalder	0 1 0	Ballaarat	49th sec.	1.9.74	0 5 0	...	Ballaarat.

FRANCIS LONGMORE,  
Commissioner of Crown Lands and Survey.

Department of Lands and Survey (Occupation Branch),  
Melbourne, 13th November 1878.

**LANDS TEMPORARILY RESERVED FROM SALE, ETC.**

IN pursuance of the provisions of *The Land Act 1869* (33 Vict. No. 360, § 6 and 9) and *The Education Act* (36 Vict. No. 447, § 4): Notice is hereby given that the Governor, with the advice of the Executive Council, has reserved from sale, temporarily, and has also (unless where otherwise stated) excepted from occupation for mining purposes or for residence or business under any miner's right or business license, and withheld from sale, leasing, and licensing, in pursuance of the 6th and 102nd sections of the said *Land Act 1869*, the lands hereinafter described, viz.:—

*Pursuant to Orders of 11 November 1878.*

**BALLAARAT**—Site for Public purposes (State School, No of application 227), also withheld from sale, leasing, and licensing, and excepted from occupation for mining purposes, or for residence or business under any miner's right or business license.—One acre one rood thirteen perches and six-tenths, county of Grenville, city of Ballaarat, being part of section 58: Commencing at the intersection of the west side of Windermere street and the north side of Urquhart street; bounded thence by the last-named street bearing west two chains fifty links; thence by lines bearing respectively north five chains thirty-four links, and east two chains fifty links; and thence by Windermere street aforesaid bearing south five chains thirty-four links to the point of commencement.—(B.2992.) (78.E.2764.)

**RICHMOND**—Site for Drainage and Road purposes, also withheld from sale, leasing, and licensing, and excepted from occupation for mining purposes, or for residence or business under any miner's right or business license.—One rood thirty perches and four-tenths, county of Bourke, municipal district of Richmond, being allotment 13 of section 35: Commencing at the south-west angle of allotment 10; bounded thence by that allotment bearing east four chains forty links; thence by Stawell street south bearing south one chain; thence by allotment 15 bearing west four chains forty links; and thence by a street bearing north one chain to the point of commencement.—(R.68.) (78.R.7369.)

**SWANWATER**—Site for Watering purposes, also withheld from sale, leasing, and licensing, and excepted from occupation for residence or business under any miner's right or business license.—Nine acres three roods sixteen perches, county of Kara Kara, parish of Swanwater: Commencing at a point bearing S. 82° 13' E. one chain from the north-east angle of allotment 15 of section E, bounded thence by a line and that allotment bearing N. 82° 13' W. twelve chains thirty-nine links; and thence by lines bearing respectively N. 7° 57' E. eight chains eleven links, S. 82° 8' E. eleven chains ninety-three links and S. 4° 40' W. eight chains eleven links to the point of commencement. The bearings are from the true meridian.—(S.3670.) (76.O.B.40180.)

**TOWONG**—Site for Watering purposes, also withheld from sale, leasing, and licensing, and excepted from occupation for residence or business under any miner's right or business license.—Sixty-one acres, more or less, county of Beaumbra, parish of Towong, in the two separate portions hereinafter described, viz.:—

Forty acres, being parts of allotments 2 and 4 of section K: Commencing at the east angle of allotment 1; bounded thence by a road bearing S. 52° 31' E. ten chains; thence by a line bearing S. 37° 29' W. forty chains; thence by a road bearing N. 62° 31' W. ten chains; and thence by allotment 1 aforesaid bearing N. 37° 29' E. forty chains to the point of commencement. And

Twenty-one acres, more or less, being part of allotment 2 of section E: Commencing at a point on the right bank of Thowgla Creek where the south-eastern boundary of allotment 1 of section K abuts thereon; bounded thence by that allotment bearing N. 37° 29' E. nineteen chains seventy-five links; thence by a road bearing S. 52° 31' E. ten chains; thence by a line bearing S. 87° 29' W. to Thowgla Creek aforesaid; and thence by that creek downwards to the point of commencement.—(T.134.) (78.O.7017.)

F. LONGMORE,

Commissioner of Crown Lands and Survey,  
Lands and Survey Office,  
Melbourne.

**PROPOSED REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.**

IN pursuance of the provisions of *The Land Act 1869* (33 Vict. No. 360, § 6 and 9): Notice is hereby given that it is the intention of the Governor, with the advice of the Executive Council, to revoke the temporary reservation of the lands hereinafter referred to, viz.:—

*The following Notices were gazetted 1<sup>o</sup> on 25 October, pursuant to Orders of 21 October 1878.*

**BANYENONG**.—The temporary reservation, by Order of the 12th November 1872, of thirty-three acres three roods twenty-one perches of land in the parish of Banyenong, being suburban allotment 7 of section 7, as a site for Watering purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—One rood twenty perches: Commencing at a point bearing west twenty-two chains sixty links from the north-east angle of allotment 6 of section 7, town of Donald; bounded thence by that allotment bearing west two chains forty-eight links; and thence by lines bearing respectively N. 39° 35' E. three chains ninety-one links, and south three chains two links to the point of commencement.—(D.1682.) (77.L.2834.)

**CORACK AND BANYENONG**.—The temporary reservation, by Order of the 14th February 1876, of ten thousand acres, more

or less, of land in the parishes of Corack and Banyenong, as a site for affording access to Water, and for the preservation and growth of Timber, is about to be revoked so far as regards access to water.—(C.405(4)). (78.M.9044.)

**DONALD.**—The temporary reservation, by Order of the 23rd December 1874, of sixty-eight acres three roods thirty-six perches of land in the town of Donald, being allotment 6 of section 7, as a site for Recreation purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—Two acres two roods fourteen perches: Commencing at a point bearing west twenty-two chains sixty links from the north-east angle of the allotment; bounded thence by lines bearing respectively south seven chains eighty-five links and a half, west three chains thirty-five links, north six chains eighty links, and N. 39° 35' E. one chain thirty-six links and a half; and thence by suburban allotment 7 of section 7, parish of Banyenong, bearing east two chains forty-eight links to the point of commencement.—(D.168a.) (77.L.2834.)

**DOOEN.**—The temporary reservation, by Order of the 12th January 1874, of nine acres seven perches of land in the parish of Dooen, as a site for Watering and Camping purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—Two acres three roods nine perches, county of Borung, parish of Dooen, being part of allotment 4: Commencing at the south-west angle of allotment 5; bounded thence by a road bearing S. 89° 36' W. five chains; thence by allotment 4A bearing north five chains sixty-two links; thence by allotment 4B bearing east five chains; and thence by allotment 5 aforesaid bearing south five chains sixty links to the point of commencement.—(D.167.) (78.W.3979.)

**SANFORD.**—The temporary reservation, by Order of the 10th April 1873, of twenty-three acres one rood eight perches of land in the parish of Sandford, being part of allotment 4 of section 6, as a site for affording a supply of Firewood and for Watering purposes, is about to be revoked.—(S.234(1)). (78.M.10704.)

**WARRAYURE.**—The temporary reservation, by Order of the 16th December 1872, of ten acres of land in the parish of Warrayure, being part of allotment 6 of section 12, as a site for Watering purposes, is about to be revoked.—(W.62.) (78.O.7041.)

*The following Notices were gazetted 1<sup>o</sup> on 1 November, pursuant to Orders of 28 October 1878.*

**ARARAT.**—The temporary reservation, by Orders dated respectively the 1st May 1865, the 25th September, and the 11th December 1871, of One thousand and forty-eight acres one rood twenty-three perches of land in the municipal district of Ararat, as a site for public purposes, is about to be revoked.—(A.149(9)). (78.A.8352.)

**DIMBOOLA.**—The temporary reservation, by Order of the 12th November 1872, of One hundred acres thirty perches of land, in the town of Dimboola, as a site for police purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—Seven acres two roods twenty-seven perches: Commencing at a point bearing S. 53° 20' W. one chain fifty links and S. 36° 40' E. one chain fifty links from the south angle of allotment 9 of section 3; bounded thence by the road to Horsham bearing N. 87° 11' E. one chain twenty links; and thence by lines bearing respectively S. 36° 40' E. six chains thirty-three links, S. 53° 20' W. eleven chains, N. 36° 40' W. seven chains, and N. 53° 20' E. ten chains to the point of commencement.—(D.150.) (77.C.7406.)

**PRAHAN.**—The temporary reservation, by Order of the 9th March 1869, of Five acres thirty-one perches, more or less, of land in the parish of Prahan, being part of portion 20, as a site for public recreation purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—Thirty-three perches and two-tenths: Commencing at the south-west angle of the site; bounded thence by a line bearing north four chains fifteen links; thence by the Church of England School reserve bearing east fifty links; thence by a line bearing south four chains fifteen links; and thence by High street bearing west fifty links to the point of commencement.—(P.81(9)). (78.M.14142.)

**PRAHAN.**—The temporary reservation, by Order of the 24th June 1867, of Twenty-one perches, more or less, of land in the parish of Prahan, as a site for Offices for the Gardiner District Road Board, is about to be revoked.—(P.81(9)). (78.M.14142.)

**TAHARA.**—The temporary reservation, by Order of the 10th July 1876, of One hundred and three acres six perches of land in the parish of Tahara, being allotment 2 of section 24, as a site for the preservation and growth of Timber, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—Eighty-three acres six perches: Commencing at the east angle of the allotment; bounded thence by a road bearing S. 38° 13' W. fifteen chains sixty links; thence by lines bearing respectively N. 35° 23' W. eighteen chains fifty-three links and S. 54° 37' W. ten chains; thence by a road bearing N. 35° 23' W. thirty-seven chains seventy-four links and N. 35° 7' W. fourteen chains; and thence by allotment 7 of section 23, bearing north-easterly, and by that allotment and allotments 6 and 5 bearing south-easterly to the point of commencement.—(T.43(9)). (78.T.3446.)

**WANGARATTA.**—The temporary reservation, by Order of the 25th September 1876, of Twenty-six acres of land in the Municipal district of Wangaratta, comprising portions of allotments 8, 9, 10, and 11 of suburban section 19A, as a site for public purposes, is about to be revoked.—(W.85(9)). (78.W.7711.)

**WANGARATTA.**—The temporary reservation, by Order of the 14th December 1874, of Sixty acres three roods thirty perches of land in the town of Wangaratta, as a site for the supply of Gravel, is about to be revoked.—(W.85.) (78.W.7711.)

*The following Notice was gazetted 1<sup>o</sup> on 8 November, pursuant to Order of 4 November 1878.*

**RINGWOOD.**—The temporary reservation, by Order of the 28th March 1871, of five acres of land in the parish of Ringwood, being portion of allotment 17, as a site for Cemetery, is about to be revoked.—(R.72(9)). (78.P.7027.)

*The following Notice was Gazetted 1<sup>o</sup> on 15th November, pursuant to Order of 11 November 1878.*

**MOCAMBORO.**—The temporary reservation, by Order of the 11th December 1871, of thirty acres of land in the parish of Mocamoro, being portion of allotment 5 of section 1, as a site for Watering purposes, is about to be revoked.—(M.214.) (77.T.2491.)

**FRANCIS LONGMORE,**  
Commissioner of Crown Lands and Survey.  
Lands and Survey Office,  
Melbourne.

#### REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

**I**N pursuance of the provisions of *The Land Act 1869* (33 Vict. No. 360, § 6 and 9), the Governor in Council has revoked the temporary reservation of the lands hereinafter referred to, viz.:—

*Revoked by Orders of 11 November 1878.*

**ESSENDON.**—Site for Police purposes. See *Gazette* of 18 October 1878.

**FRANKSTON.**—Site for Watering purposes. See *Gazette* of 11 October 1878.

**HORSHAM.**—Site for Police purposes. See *Gazette* of 18 October 1878.

**MARIBYRNONG.**—Site for Watering and Public purposes. See *Gazette* of 18 October 1878.

**PARAATTE,** at Port Campbell.—Site for Public purposes. See *Gazette* of 11 October 1878.

**F. LONGMORE,**  
Commissioner of Crown Lands and Survey.  
Lands and Survey Office,  
Melbourne.

#### COMMON ADDED TO.

#### PROCLAMATION

By His Excellency SIR GEORGE FERGUSON BOWEN, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief in and over the Colony of Victoria and its Dependencies, and Vice-Admiral of the same, &c., &c., &c.

**W**HILEAS by *The Land Act 1869* it was amongst other things enacted, that it should be lawful for the Governor at any time and from time to time under regulations to be made for such purpose to proclaim any Crown lands as a common, and place it under the management of any borough or shire council, mining or road board, or any person or persons, or any two or more of the said councils, boards, or persons, and direct the manner by which the fees should be imposed, paid, collected, and recovered for depasturing thereon, and how such fees should be disposed of, and at any time alter, add to, diminish, revoke, or abolish such common, or unite one or more commons; and it was also enacted that notice of any proposed proclamation, alteration, addition, diminution, revocation, or union of commons should be published and all objections thereto should be heard in the manner sent forth in the One hundredth section of the said Act: Now therefore I, the Governor of Victoria, with the advice of the Executive Council, do hereby add to the undermentioned Common the Crown lands hereinafter described, that is to say:—

**THE BEALIBA COMMON,** proclaimed by Order of the 28th August 1871, is hereby increased by adding thereto the unappropriated Crown land comprised within the boundaries hereinafter described, viz.:—County of Gladstone, parishes of Archdale and Bealiba: Commencing at a point on the west boundary of the existing common where it is intersected by the south-east side of the road from Bealiba to Archdale; thence south-westerly by that road to the south-west angle of allotment 9, parish of Archdale; thence east by a road to the south-east angle of allotment 1; thence easterly by a range to Mount Bealiba; thence northerly by the Dividing Range to the road from Dunolly to Bealiba; thence north-westerly by that road to the east boundary of the existing common; and thence south-westerly, west, south, west, and north by that common to the point of commencement. Area of extension; about 3500 acres.—(78.C.14668.)

Given under my Hand and the Seal of the Colony, at Melbourne, this eleventh day of November, in the year of our Lord One thousand eight hundred and seventy-eight, and in the forty-second year of Her Majesty's reign.

(L.S.) G. F. BOWEN.

By His Excellency's Command,  
F. LONGMORE,  
Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

## COMMON PROPOSED TO BE ALTERED.

IN pursuance of the provisions of *The Land Act 1869* (33 Vict. No. 360, § 61): Notice is hereby given that it is the intention of the Governor, with the advice of the Executive Council, after the expiration of one month from the first publication hereof, to alter the Common hereinafter mentioned, viz.:-

THE BROWN'S AND SCARSDALE BOROUGH COMMON, described in three several proclamations, dated respectively the 20th April 1863, the 7th March 1864, and the 29th June 1869, is about to be altered, and the unappropriated Crown land comprised within the boundaries hereinafter described shall be and constitute the Brown's and Scarsdale Borough Common, that is to say:—County of Grenville, municipal district of Brown's and Scarsdale, and parishes of Carngham, Clarkesdale, Scarsdale, and Smythesdale: Commencing at a point on Smythe's Creek where it is intersected by the north boundary of the Moppinimum pre-emptive section; thence northerly by that creek to the north boundary of the United Goldfield Common of Linton's, Brown's, Springdallah, Happy Valley, Lucky Woman's, and Italian Gully; thence west by that common to the east boundary of the Linton's Town Common; thence north by the latter common and the Carngham and Chepstowe United Gold-field and Town Common to a point bearing west from the north-west angle of the municipal district of Brown's and Scarsdale; thence north-easterly by the last-mentioned common to the easternmost angle thereof; thence east and south by the Smythesdale United Borough and Gold-field Common to the north-west angle of the aforesaid municipal district; thence east one hundred and eighty chains, south ninety chains, east thirty-six chains, south two hundred chains, west thirty-six chains, and south to the north boundary of the United Gold-field Common of Linton's, Brown's, Springdallah, Happy Valley, Lucky Woman's, and Italian Gully, aforesaid; and thence west by that common and the aforesaid pre-emptive section to the point of commencement.

Area available for commonage, about 12,000 acres.—(78.B.14,571.)

F. LONGMORE,  
Commissioner of Crown Lands and Survey.

Land and Survey Office,  
Melbourne, 21st October 1878.

Gazetted 1<sup>o</sup> on 25.10.78.

## COMMON ABOUT TO BE ALTERED.

IN pursuance of the provisions of *The Land Act 1869*, § 61: Notice is hereby given that the Governor in Council is about to alter the Common hereinafter mentioned, viz.:-

THE MALDON UNITED TOWN AND GOLD-FIELD COMMON, proclaimed by Order of the 19th January 1863, modified by Order of the 21st September 1863, and increased by Orders dated respectively the 19th November 1866, the 25th January 1869, and the 1st February 1870, is about to be altered by deducting therefrom 1300 acres, more or less, being the portion thereof comprised within the boundaries of the Shire of Newstead, and adding thereto the allotments and portions of allotments hereinafter enumerated, and containing an area of 1400 acres, more or less, viz.—Parish of Baringhup, allotment 21 and the unappropriated portion of allotment 15 of section 1<sup>a</sup>, and allotments 4 and 5 of section 2<sup>a</sup>; parish of Maldon, allotments 6, 7, and 9, and the unappropriated portion of allotment 8 of section 1<sup>a</sup> and allotment 2, and the unappropriated portion of allotment 1 of section 2<sup>a</sup>.—77.I.2877.

F. LONGMORE,  
Commissioner of Crown Lands and Survey.

Land and Survey Office,  
Melbourne, 28th October 1878.

Gazetted 1<sup>o</sup> on 1.11.78.

## PROPOSED DIMINUTION OF A TIMBER RESERVE.

IN pursuance of the provisions of *The Land Act 1869*, (No. 360, § 59): Notice is hereby given that upon the expiration of one month from the publication hereof, the Governor in Council will alter the proclamation relating to the under-mentioned Timber reserve, viz.:-

THE MOE TIMBER RESERVE, proclaimed by Order of the 26th November 1877 as a reserve for the preservation and growth of Timber, is about to be diminished by deducting therefrom the portion hereinafter described, viz.:- (One hundred and ninety acres ten perches, county of Buln Buln, parish of Moc: commencing at a point bearing S. 79° 20' W. fifty-nine chains thirteen links and S. 10° 40' E. thirty-one chains fifty-six links from the east angle of R. M. Lloyd's 19th section block, No. 3016, parish of Yarragon; bounded thence by lines bearing respectively N. 68° 47' E. fifty-one chains twenty-four links, S. 2° 22' W. forty-eight chains eighty-nine links, S. 79° 20' W. thirty-nine chains thirty-five links, and N. 10° 40' W. thirty-eight chains twenty-five links to the point of commencement. The bearings are from the true meridian—(M.498A.) (75.O.B.36365.)

FRANCIS LONGMORE,  
Commissioner of Crown Lands and Survey.

Land and Survey Office,  
Melbourne, 21st October 1878.

Gazetted 1<sup>o</sup> on 25.10.78.

## PROPOSED DIMINUTION OF A TIMBER RESERVE.

IN pursuance of the provisions of *The Land Act 1869* (No. 360, § 53): Notice is hereby given that upon the expiration of one month from the publication hereof the Governor in Council will alter the Proclamation relating to the undermentioned timber reserve, viz.:-

THE MARNOO, WARNGAR, AND MORRI MORRI TIMBER RESERVE, proclaimed by Order of the 29th January 1878, as a reserve for the preservation and growth of Timber, is about to be diminished by deducting therefrom the portion hereinafter described, viz.:-Sixty acres six perches, county of Kara Kara, parish of Marnoo: Commencing at a point bearing N. 89° 56' E. one chain from the north-east angle of allotment 112; bounded thence by a road bearing N. 89° 56' E. twenty-five chains; thence by lines bearing respectively S. 0° 4' E. twenty-four chains and S. 89° 56' W. twenty-five chains three links; and thence by a road bearing north twenty-four chains to the point of commencement. The bearings are from the true meridian.—(77/6006/19.)

FRANCIS LONGMORE,  
Commissioner of Crown Lands and Survey.

Lands and Survey Office,  
Melbourne, 28th October 1878.

Gazetted 1<sup>o</sup> on 1.11.78.

## SHIRES OF ECHUCA AND WARANGA.

## PROPOSED TRANSFER OF AREA.

IN pursuance of the provisions of *The Local Government Act 1874* (No. 506, § 46), the substance and prayer of a Petition, in accordance with the 44th section of the said Act, which has been presented to the Governor, are published, viz.:-

The petitioners number eighty-nine, and purport to constitute a majority of the ratepayers in the portion of the Shire of Waranga which is described in their petition, and they desire that the area so described may be severed from the Shire of Waranga and attached to the Shire of Echuca.

Area described in the petition:—Commencing at the north-east angle of the parish of Kyabram: thence due south by the centre of a one-chain road to the south-east angle of allotment thirty-eight in the parish of Girgarre; thence due west by the centre of a one-chain road to the south-west angle of allotment forty-four, parish of Carrac Carag; thence due south by the centre of a one-chain road to the north-east angle of allotment seventy-four, parish of Corop; thence due west by the centre of a one-chain road to the north-west angle of allotment forty-four, parish of Bonn; thence south-westerly by the centre of a three-chain road to the north-east angle of allotment thirty-five, parish of Bonn; thence due west by the centre of a one-chain road to the north-west angle of allotment thirty-five in the parish of Bonn; thence due north to the River Campaspe; thence northerly by the said river to the southern boundary of the Shire of Echuca; thence by the said southern boundary of the Shire of Echuca to the point of commencement.

The petitioners are a majority of the ratepayers (i.e., persons whose names are for the time being inscribed on the municipal roll) in the parishes of Nannella, Timmering, Kyabram, and Bonn, within the Shire of Waranga, and they are desirous of said area being severed from said Shire of Waranga and annexed to the Shire of Echuca.

And the petitioners pray as follow:—

“That Your Excellency the Governor in Council will be pleased to exercise the powers conferred upon you by the sub-section 111 of section 31 of *The Local Government Act 1874*, and annex the portion of Waranga hereinbefore described to the Shire of Echuca, under the title of South-Eastern Riding of the Shire of Echuca.”

Notices intended to be served on petitioners may be served on W. T. Webb, Rochester; or posted to his address, Rochester.

J. B. PATTERSON,  
Commissioner of Public Works.

Public Works Department  
(Roads and Bridges Branch),  
Melbourne, 12th November 1878.

## THE COMPANIES STATUTE 1864.

I HEREBY certify that the “Albion Iron Company Limited” has been this day registered by me, and notify that the said company is incorporated, and is limited by shares.

Dated this sixth day of November 1878.

RICHD. GIBBS,  
Registrar-General.

Registrar-General's Office,  
Melbourne.

## THE COMPANIES STATUTE 1864.

I HEREBY certify that “The Prahran Home and Coffee House Company Limited” has been this day registered by me, and notify that the said company is incorporated, and is limited by shares.

Dated this fourth day of November 1878.

RICHD. GIBBS,  
Registrar-General.

Registrar-General's Office,  
Melbourne.

## CONTRACTS ACCEPTED—(Series 1878-79).

Serial No.	Purpose, No. of Tenders, and particulars of Contract.	Amount.	Name for Approval.	Charged against Vote or Fund.	Authorized according to Regulations on the date stated.
924	DEFENCES—(3)—Making and fixing an iron mast for H.M.V.S. <i>Cerberus</i>	£ s. d. 145 0 0	Johnson and Co. ...	Div. 49, subdiv. 2 ...	Graham Berry. 7/11/78.
925	MELBOURNE WATER SUPPLY—(3)—Supplying about 6½ tons wrought-iron tubing, at 35s. per cwt.	Rates	Mephan Ferguson ...	Railway Loan Act 1876, No. 531, Shed. 2, Item 6. Yan Yean Works. Paper A, No. 4, Session 1877. New Main, &c. £90,000	J. B. Patterson. 14/11/78.
926	MINES—Supplying one derrick for diamond drill	£ s. d. 104 4 1	Oldfield and Lindley	Div. 85, subdiv. 1 ...	Order in Council. —W. Collard Smith. 13/11/78.
927	RAILWAYS—Supply of telegraph-poles of redgum ...	Rate of 5s. 6d. per pole £ s. d. 2980 12 8	H. Luth <sup>1</sup> ...	Vote 78/74 of 1878-79. Construction of Lines of Telegraph	John Woods. 13/11/78.
928	Manufacture of points and crossings for Melbourne Station-yard	2980 12 8	Thompson and Co. <sup>1</sup>	Railway Loan 42 Vict., No. 608, Schedule 2, Item 4	J. Woods. 14/11/78.
929	Ditto ditto ...	2776 8 0	Fulton Foundry Co. <sup>1</sup>	Ditto ...	
930	WORKS, Etc.—Additional work under contract 78-79/860: Lead work, &c., Powder-magazine, Salt-water River	27 0 0	Alexander Kyle <sup>1</sup> ...	Div. 65/8/1. Powder-magazines	J. B. Patterson. 13/11/78.
931	Additional work under contract 77-78/1910: Model of the Houses of Parliament	35 8 0	James T. Buxton <sup>1</sup> ...	Div. 65/11/1. Parliament Houses	
932	Additional work under contract 76-77/1857: Excavation, earthworks, &c., West Melbourne Swamp	1500 0 0	Stewart and Cox <sup>1</sup> ...	Div. 65/16/9. West Melbourne Swamp	
933	Additional work under contract 77-78/2125: Taking down and re-erecting police buildings, Northcote	187 0 9	J. T. Holt <sup>1</sup> ...	Div. 65/2/1. Police Buildings	

<sup>1</sup> Fulfilled previous contracts satisfactorily.

Melbourne, 15th November 1878.

## APPLICATIONS FOR PATENTS FOR INVENTIONS.

**S**PECIFICATIONS have been deposited at this office by the undermentioned persons upon the dates stated, under the provisions of *The Patents Statute 1865*, No. 240, and under the Act to amend the same, No. 432:—

No. 2578. WILLIAM THOMAS CROCKFORD and SIMON ZOLLNER, both of Sydney, in New South Wales, for "An improved apparatus for producing illuminating gas by the admixture of ordinary atmospheric air with the vapor of liquid hydrocarbons"; 1st October 1878.

No. 2579. FREDERICK MARRIOTT and GEORGE HUMPHREYS, both of No. 1 Little Lonsdale street east, in the city of Melbourne, engineers, for "An improved apparatus for filling certain descriptions of aerated water bottles"; 7th October 1878.

No. 2580. PETER BEY, of Talbot, ironmonger, for "An improvement in churns"; 9th October 1878.

No. 2581. JOHN HARRIS TOZER, of the city of Melbourne, millwright, for "Improvements in machinery for the extraction of pyrites or metals or minerals from their matrices or other substances with which they are associated"; 10th October 1878.

No. 2582. JAMES BROWN YOUL, 144 Clarendon street, Emerald Hill, near Melbourne, hosiery manufacturer, for "Improvements in certain descriptions of knitting machines"; 12th October 1878.

No. 2583. WILLIAM BOYD, of Graham street, Beach, Emerald Hill, near Melbourne, manager of the Melbourne glass-bottle works, for "An improvement in the stoppering of aerated water bottles, and in the method of making such improvements"; 15th October 1878.

No. 2584. GILBERT MCGLASHAN, of Learmonth, engineer, for "An improvement in the construction of certain descriptions of grain-cleaning machines"; 15th October 1878.

No. 2585. ARCHIBALD DICKSON HUNTER, of Collins street east, in the city of Melbourne, manufacturer, for "Improvements in compositions for treating matters having an offensive smell"; 18th October 1878.

No. 2586. ALPHONSE BREHET, of Sydney, New South Wales, engineer, for "An invention for lighting purposes by means of an improved lamp"; 19th October 1878.

No. 2587. JOHN MITCHELL, of Eaglehawk, near Sandhurst, engineer, for "A low-pressure rock-drill"; 22nd October 1878.

No. 2588. JOHN WALLS, of Camperdown, carriage-builder, for "Improvements in clothes-washing machines"; 22nd October 1878.

No. 2589. WILLIAM CROADDILL, of the Australian Club, Sydney, New South Wales, barrister-at-law, for "An improved method for the treatment of pyrites and other refractory ores containing gold, silver, and other precious metals"; 24th October 1878.

No. 2590. LAMBTON LE BRETON MOUNT, of 40 St. Vincent place south, Albert Park, Melbourne, glass-bottle manufacturer, for "Improvements in the stoppering of aerated water bottles"; 24th October 1878.

No. 2591. WILLIAM JOHNSON and FRANK ROBERTSHAW, both of Corowa, New South Wales, engineers, for "An improved clothes-washing machine"; 25th October 1878.

No. 2592. EDWARD WATERS, of 87 Bourke street west, in the city of Melbourne, patent agent, for "Improvements in traction engines" (being a communication to him from abroad by George Rogers, of Mount Vernon, in the county of Knox and State of Ohio, one of the United States of America); 25th October 1878.

No. 2593. JAMES CRUTCHETT, of Stroud, Gloucestershire, in England, for "An invention known as 'The atomic steam coal gas,' being a new and improved mode of manufacturing or generating gas for illumination, heating, and other purposes, thereby producing said gases of a rich and pure quality for illumination, more powerful for the uses of heat, power, and ventilation, clean and easy of manufacture, and at much less cost than heretofore"; 31st October 1878.

No. 2594. JOSEPH HILLMAN, of Ballarat, general smith, for "An invention for raising and lowering tip-drays"; 31st October 1878.

RICHD. GIBBS,  
Registrar-General.

Patent Office, Registrar-General's Department,  
Queen street, Melbourne, 1st November 1878.

## Courts.

**A**LBERTON—LICENSING MEETING.—Notice is hereby given that the Annual Meeting of the Licensing Magistrates for the Licensing District of Alberton, will be held at the Court of Petty Sessions, Alberton, on the 16th day of December 1878, at Three o'clock in the afternoon. Given under my hand this 4th day of November 1878.—A. W. HOWITT, P.M., Licensing Stipendiary Magistrate.

**B**ALLARAT.—COUNTY COURT.—Notice is hereby given that the County Court at Ballarat, appointed to be held on Tuesday the 3rd of December 1878, is postponed to Friday the 13th of that month. (By Order) J. J. O'MEARA, Registrar of the said Court. Ballarat, 15th November 1878.

**B**ALLARAT.—COURT OF INSOLVENCY.—Notice is hereby given that the Court of Insolvency, appointed to be held at Ballarat on Thursday the 5th day of December 1878, is postponed to Friday the 13th day of that month. (By Order) J. J. O'MEARA, Chief Clerk. Ballarat, 15th November 1878.

**B**ALLARAT.—COURT OF MINES.—Notice is hereby given that the Court of Mines, appointed to be held at Ballarat on Thursday the 5th day of December 1878, is postponed to Friday the 13th day of that month. (By Order) J. J. O'MEARA, Clerk of the said Court. Ballarat, 15th November 1878.

**BRANDY CREEK.—LICENSING MEETING.**—Notice is hereby given that the Annual Meeting of Licensing Magistrates, for the Licensing District of Brandy Creek, will be held at the Court of Petty Sessions, Brandy Creek, on the 13th day of December 1878, at Eleven o'clock in the forenoon. Given under our hands this 4th day of November 1878.—A. W. HOWITT, P.M., E. LIXTOLL, J.P., JAMES COPELAND, J.P., Licensing Stipendiary Magistrates.

**COWANA.—LICENSING COURT.**—Notice is hereby given that the Annual Meeting of Licensing Magistrates for the Licensing District of Cowana will be held at the Court of Petty Sessions, Cowana, on the 17th day of December 1878. Given under our hands this 31st day of October 1878.—W. L. RICHARDSON, P.M., THOS. C. BROOKE, J.P., Licensing Magistrates.

**DONALD.—LICENSING MEETING.**—Notice is hereby given that the Annual Meeting of Licensing Magistrates, for the Licensing District of Donald, will be held at the Court of Petty Sessions, Donald, on the 17th day of December 1878. Given under our hands this 31st day of October 1878.—C. WARBURTON CARR, P.M., W. SHERWOOD VERNON, J.P., S. C. CRAIG, J.P., Licensing Magistrates.

**DROMANA.—HAWKERS AND PEDLARS' LICENSING MEETING.**—Notice is hereby given that a Special Court of Petty Sessions will be held at the Court House, Dromana, on Tuesday the 10th day of December 1878, at Eleven o'clock in the forenoon, for the purpose of considering applications for Hawkers and Pedlars' Licenses.—D. NICHOLSON, Clerk of the Court. Court House, Dromana, 10th November 1878.

**EAST CHARLTON.—LICENSING MEETING.**—Notice is hereby given that the Annual Meeting of Licensing Magistrates, for the Licensing District of East Charlton, will be held at the Court of Petty Sessions, East Charlton, on Thursday the 19th day of December 1878, at Eleven o'clock a.m. Given under my hand this 6th day of November 1878.—C. WARBURTON CARR, Licensing Stipendiary Magistrate.

**FOSTER (STOCKYARD CREEK).—LICENSING MEETING.**—Notice is hereby given that the Annual Meeting of Licensing Magistrates for the Licensing District of Foster (Stockyard Creek) will be held at the Court of Petty Sessions, Stockyard Creek, on the 18th day of December 1878, at Eleven o'clock in the forenoon. Given under my hand this 4th day of November 1878.—A. W. HOWITT, P.M., Licensing Stipendiary Magistrate.

**PALMERSTON.—LICENSING MEETING.**—Notice is hereby given that the Annual Meeting of Licensing Magistrates, for the Licensing District of Palmerston, will be held at the Court of Petty Sessions, Palmerston, on the 16th day of December 1878, at Two o'clock in the afternoon. Given under my hand this 4th day of November 1878.—A. W. HOWITT, P.M., Licensing Stipendiary Magistrate.

**MOOROPNA.—LICENSING MEETING.**—Notice is hereby given that the Annual Meeting of Licensing Magistrates, for the Licensing District of Mooropna, will be held at the Court of Petty Sessions, Mooropna, on the 6th day of December 1878. Given under our hands this 8th day of November 1878.—A. WATT, P.M., E. RALPH, J.P., W. S. ARCHER, J.P., Licensing Magistrates.

**TARRAVILLE.—LICENSING MEETING.**—Notice is hereby given that the Annual Meeting of Licensing Magistrates, for the Licensing District of Tarraville, will be held at the Court of Petty Sessions, Tarraville, on the 16th day of December 1878, at Eleven o'clock in the forenoon.—Given under my hand this 4th day of November 1878.—A. W. HOWITT, P.M., Licensing Stipendiary Magistrate.

**CENTRAL CRIMINAL COURT:** pursuant to Order in Council of 26 November 1877.

Melbourne ... .. Monday ... 16 December

**COURTS OF ASSIZE:** pursuant to Order in Council of 26 November 1877.

Ararat ... ..  
Ballarat ... ..  
Beechworth ... ..  
Belfast ... ..  
Castlemaine ... ..  
Geelong ... ..  
Hamilton ... ..  
Maryborough ... ..  
Sale ... ..  
Sandhurst ... ..

**GENERAL SESSIONS:** pursuant to Order in Council of 17 December 1877.

Ararat ... .. Saturday ... 16 November  
Bairnsdale ... .. Thursday ... 12 December  
Ballarat ... ..  
Beechworth ... ..  
Belfast ... ..  
Benalla ... .. Thursday ... 19 December  
Castlemaine ... .. Friday ... 6 December  
Clunes ... .. Wednesday ... 11 December  
Daylesford ... .. Friday ... 13 December

Dunolly ... .. Friday ... 29 November  
Echuca ... ..  
Geelong ... ..  
Hamilton ... ..  
Heathcote ... .. Tuesday ... 8 December  
Inglewood ... ..  
Jamieson ... ..  
Kilmore ... .. Tuesday ... 17 December  
Kyneton ... .. Wednesday ... 20 November  
Mansfield ... ..  
Maryborough ... ..  
Melbourne ... .. Monday ... 2 December  
Palmerston ... ..  
Portland ... .. Friday ... 22 November  
Sale ... ..  
Sandhurst ... .. Tuesday ... 10 December  
St. Arnaud ... ..  
Stawell ... .. Monday ... 2 December  
Wahalla ... .. Friday ... 22 November  
Wangaratta ... .. Tuesday ... 17 December  
Warrnambool ... .. Monday ... 18 November  
Wood's Point ... ..

**COUNTY COURTS.—Dates fixed by the Judges.**

Alexandra ... ..  
Ararat ... .. Friday ... 29 November  
Avoca ... ..  
Bacchus Marsh ... ..  
Bairnsdale ... ..  
Ballan ... ..  
Ballarat ... .. Friday ... 18 December  
Beaufort ... ..  
Beechworth ... ..  
Belfast ... .. Wednesday ... 20 November  
Benalla ... .. Thursday ... 19 December  
Blackwood ... ..  
Bright ... ..  
Camperdown ... ..  
Carisbrook ... ..  
Casterton ... ..  
Castlemaine ... .. Tuesday ... 17 December  
Chiltern ... ..  
Clunes ... .. Wednesday ... 11 December  
Colac ... ..  
Creswick ... .. Monday ... 16 December  
Dandenong ... ..  
Daylesford ... .. Friday ... 18 December  
Dunolly ... ..  
Echuca ... .. Thursday ... 28 November  
Geelong ... .. Saturday ... 21 December  
Gisborne ... ..  
Hamilton ... .. Monday ... 25 November  
Heathcote ... .. Tuesday ... 8 December  
Horsham ... .. Thursday ... 5 December  
Inglewood ... ..  
Jamieson ... ..  
Kilmore ... .. Saturday ... 21 December  
Kyneton ... .. Wednesday ... 20 November  
Maldon ... ..  
Mansfield ... ..  
Maryborough ... ..  
Melbourne ... .. Thursday ... 5 December  
Mornington ... ..  
Nagambie ... ..  
Oneco ... .. Monday ... 9 December  
Palmerston ... ..  
Portland ... .. Friday ... 22 November  
Romsey ... ..  
Rushworth ... .. Tuesday ... 26 November  
Rutherglen ... ..  
Sale ... .. Tuesday ... 19 November  
Sandhurst ... .. Thursday ... 6 Feb. 1879  
Seymour ... ..  
Shepparton ... ..  
Smythesdale ... .. Friday ... 20 December  
St. Arnaud ... ..  
Stawell ... .. Monday ... 2 December  
Steiglitz ... ..  
Talbot ... ..  
Wahalla ... .. Friday ... 22 November  
Wangaratta ... .. Monday ... 16 December  
Warrnambool ... .. Monday ... 18 November

Wodonga ... ..	Friday	18 December
Wood's Point ... ..		
Yackandandah ... ..		
Yea ... ..		

**COURTS OF MINES.**—Dates fixed by the Judges.

COURT OF CHIEF JUDGE.		
Melbourne ... ..	Monday	25 November
ARARAT DISTRICT.		
Ararat ... ..	Friday	29 November
Beaufort ... ..		
Stawell ... ..	Monday	2 December
BALLARAT DISTRICT.		
Ballarat ... ..	Friday	13 December
Clunes ... ..	Wednesday	11 December
Creswick ... ..	Monday	16 December
Mount Blackwood ... ..		
Smyth's Creek ... ..	Friday	20 December
Steiglitz ... ..		
BEECHWORTH DISTRICT.		
Alexandra ... ..		
Beechworth ... ..		
Bright ... ..		
Chiltern ... ..		
Jamieson ... ..		
Mansfield ... ..		
Rutherglen ... ..		
Seymour ... ..		
Wodonga ... ..	Friday	13 December
Wood's Point ... ..		
Yackandandah ... ..		
CASTLEMARINE DISTRICT.		
Castlemaine ... ..	Tuesday	17 December
Heidelberg ... ..		
Hepburn (Daylesford) ... ..	Friday	13 December
Kyneton ... ..	Wednesday	20 November
Maldon ... ..		
GIPPSLAND DISTRICT.		
Bairnsdale ... ..		
Omeo ... ..	Monday	9 December
Palmerston ... ..		
Sale ... ..	Tuesday	19 November
Walhalla ... ..	Friday	22 November
MARYBOROUGH DISTRICT.		
Avoca ... ..		
Dunolly ... ..		
Inglewood ... ..		
Maryborough ... ..		
St. Arnaud ... ..		
Talbot ... ..		
SANDHURST DISTRICT.		
Heathcote ... ..	Tuesday	3 December
Kilmore ... ..	Saturday	21 December
Rushworth ... ..	Tuesday	26 November
Sandhurst ... ..	Wednesday	12 Feb. 1879

**Tenders.**

**PUBLIC WORKS OFFICE, MELBOURNE.**

TENDERS will be received at this office until Twelve o'clock on the days and for the purposes undermentioned. Particulars may be learnt at this office, and also at the offices named in each instance. The Board of Land and Works will not necessarily accept the lowest or any tender.

Alterations to Police Lock-up at Prahran. Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent. ... 21st November.

New Fencing, &c., at the Police Reserve, Traralgon. Specification also at Police Station, Traralgon. Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent. ... 21st November.

Erection of the Police Quarters Stable and other works at Moonee Ponds. Preliminary deposit to accompany tender, £20. Final deposit, 10 per cent. ... 21st November.

New Fencing, &c., at Police Station, Maldon. Specification also at Police Station, Maldon. Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent. ... 21st November.

Repairs and other works at the Police Station, Landsborough. Specification, &c., also at Police Station, Landsborough. Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent. ... 21st November.

Steam Cooking appliances, Boiler, &c., at the Penal Establishments, Pentridge. Preliminary deposit to accompany tender, £20. Final deposit, 10 per cent. ... 21st November.

Repairs, Painting, &c., to the Court House, Kyneton. Specification also at Police Station, Kyneton. Preliminary deposit to accompany tender, £10. Final deposit, 10 per cent. ... 28th November.

Gas Fittings, &c., for the new Public Offices, Hamilton. Specification also at the Sub-Treasury, Public Offices, Hamilton. Preliminary deposit to accompany tender, £10. Final deposit, 10 per cent. ... 28th November.

Painting, &c., at the General Post Office, Melbourne. Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent. ... 28th November.

All Tenders must be addressed to the Honorable the Commissioner of Public Works, and marked "Tender for —."

J. B. PATTERSON,  
Commissioner of Public Works.

**TELEGRAPH POLES.**

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

Particulars. Tenders opened.

Supplying and delivering 426 Telegraph Poles between Preston and Whittlesea. Specifications at Post Offices, Heidelberg, Preston, Northcote, and Whittlesea. Preliminary deposit to accompany tender, £10 ... 21st November.

Renewing Poles, &c., on telegraph line between Mortlake and Hamilton. Specifications at Mortlake, Hexham, Caramut, Peshurst, and Hamilton. Preliminary deposit to accompany tender, £5 ... 21st November.

Supplying and stacking 29 Telegraph Poles at Post Office, Rosedale; and supplying and distributing 21 Poles, where required, along telegraph line between Rosedale and Walhalla. Specifications at Post Offices, Rosedale, Walhalla, Sale, and Port Albert. Preliminary deposit to accompany tender, £1 ... 21st November.

Supplying and distributing 98 Poles, where required, along telegraph line between Sale and Port Albert. Specifications at Post Offices, Rosedale, Sale, Stockyard Creek, and Port Albert. Preliminary deposit to accompany tender, £5 ... 21st November.

Construction of Telegraph Line between Tallarook and Yea. Specifications at Post Offices, Tallarook, Yea, Seymour, Benalla, and Avenel. Preliminary deposit to accompany tender, £35 ... 26th November.

Tenders to be addressed to the Honorable the Postmaster-General, and endorsed "Tender for —."

The lowest or any tender not necessarily accepted.

J. B. PATTERSON,  
Postmaster-General.  
Post Office and Telegraph Department,  
General Post Office,  
Melbourne, 11th November 1878.

**VICTORIAN RAILWAYS.**

TENDERS are invited for the manufacture and supply of Seven (7) Light-line Locomotive Engines and Tenders, to patterns, drawings, and specification, the Government supplying the wheels and axles throughout. A preliminary deposit of £300 must accompany each tender. Full particulars at the Locomotive Superintendent's Office, Spencer street, Melbourne. Tenders must be deposited in the Railway Tender-box, Crown Lands Office, Treasury Gardens, at or before Twelve o'clock noon on Friday, 22nd November. The lowest or any tender will not necessarily be accepted.

JOHN WOODS,  
Commissioner of Railways.

**ANCHORS AND CHAINS.**

TENDERS will be received by this department until Noon on Tuesday the 26th November, from persons willing to purchase the undermentioned goods, viz. :—

About 37 fathoms chain, 1½ in. diameter, and 1 anchor (patent) weighing about 35 cwt., on board lighter *Hebe*, Williamstown.

About 60 fathoms chain, 1½ in., and about 12 fathoms, ¾ in. diameter, and 1 anchor weighing about 14 cwt., on board hulk *Cristina*, Hobson's Bay.

About 7 fathoms chain, and 1 anchor weighing about 13 cwt., on board hulk *City of Melbourne*, Hobson's Bay.

About 31 fathoms chain, and 1 anchor weighing about 15 cwt, in Queen's Warehouse yard, Spencer's Wharf.  
A deposit of £10 must accompany each tender.

PETER LALOR,  
Commissioner of Trade and Customs.  
Department of Trade and Customs,  
Melbourne, 21st October 1878.

#### CONVEYANCE OF MAILS, 1878-79.

TENDERS will be received at this office until Noon of Tuesday the 19th November 1878, for the conveyance of Post Office Mails as undermentioned, from 1st December 1878 to 30th June 1879:—

To and from Dimboola and Horsham, via Pimpinio, three days a week.

To and from Dimboola and Lawloit, by way of Lochiel, Nhill, Kiata (Bateson's), Mount Elgin, and Drumabanagher, once a week.

To and from Puckapanyal and Seymour, two days a week.

J. B. PATTERSON,  
Postmaster-General.  
Post Office and Telegraph Department,  
General Post Office,  
Melbourne, 7th November 1878.

#### TENDERS FOR GRAZING LANDS.

NOTE.—The fee for one year must accompany the tender.

TENDERS will be received by the Board of Land and Works up to Noon of Tuesday, 17th December 1878, for the occupation for Grazing purposes only of the following unappropriated portions of land, subject to the Regulations approved by the Governor in Council and published in the *Government Gazette* of 11th February 1876, as under, and also the subjoined special conditions.

Every license granted under subdivision vii. of section 47 of *The Land Act* 1869 shall be subject to the conditions set forth in the schedule hereto, and to such special conditions and payment in advance of such fee as the Minister may determine, and shall be issued by an officer of the Department of Lands and Survey duly authorized on that behalf.

#### SCHEDULE.

1. This license shall not be deemed to prevent the land comprised therein or any part or parts thereof from being sold, leased, or licensed under any of the provisions of parts i., ii., or iii. of *The Land Act* 1869, except subdivision vii. of the 47th section thereof, or proclaimed a common, or occupied by virtue of any miner's right or business license, or alienated or dealt with under the authority of *The Land Act* 1869, or any other Act now or hereafter to be in force, otherwise than for pastoral or depasturing purposes, or resumed by order of the Governor, acting by and with the advice of the Executive Council, for railways, roads, telegraph lines, dams, reservoirs, races, catchwater drains, pipe-tracks, quarries, or other public purposes; and no license shall in any such case be entitled to compensation other than the return of such portion of the fee paid by him as the Minister may think fit.
  2. If the licensee, or any person claiming an interest through or under the licensee in the land comprised in this license, shall, at any time during the period for which the license has been issued, employ any person to apply for a license of an allotment under *The Land Act* 1869, contrary to the true intent of the provisions thereof, or shall make or cause to be made any agreement or contract, or shall give or take, or cause to be given or taken, any negotiable security for the purpose of defeating or evading the provisions of, or shall in any way whatsoever, directly or indirectly, commit or be privy to a fraud upon the said Act, this license shall be void.
  3. No land comprised in roads from time to time surveyed and marked out within the boundaries of the land comprised in this license shall be deemed within the operations of this license.
  4. This license entitles the holder thereof during the period therein specified to use the land in respect of which the same is granted for depasturing purposes only, and does not confer any right to build thereon, or to cultivate or fence any portion thereof; but if the holder thereof desire such use of the land beyond such period, notice to that effect must be given by him to the Minister one month prior to expiry thereof.
  5. The interest in this license may not be transferred without the consent of the Minister and payment of a fee of One pound (£1), and upon sanction of transfer thereof a new license will issue to the transferee.
  6. No claim whatsoever shall be made or entertained by reason of this license not being renewed or transferred.
- Special Conditions.
1. The period of occupation will be, in the first instance, from 1st January 1879 to 31st December 1879.
  2. The license fee must be paid every year in advance, if renewed. The fee for twelve months—for which the first license will be issued—must accompany the tender or be paid by the successful tenderer or his agent immediately on the declaration of the acceptance of the tender, otherwise the offer of the next highest tenderer who may be prepared to comply with this condition may be accepted.
  3. Tenders to be for so much per block per annum separately.
  4. Tenders to be endorsed "Tender for Block 1," or 2, or 3, &c., as the case may be.
  5. The highest or any tender not necessarily accepted.

6. Tenderers must give their full name and specific postal address.

7. The areas are in all cases given as more or less, and all appropriated, alienated, or licensed land (if any), within the boundaries is excluded.

Plans can be seen and information may be obtained in this office.

FRANCIS LONGMORE,  
Commissioner of Crown Lands and Survey.  
Department of Lands and Agriculture,  
Melbourne, 14th November 1878.

Grazing block (No. 4)—1500 acres, being all the vacant land in the parish of Wandin Yallock: Melbourne district.

Grazing block (No. 5)—330 acres, parish of Drumborg, allotment 3 of section 11, a part of the forfeited run Sinclair East: Portland district.

Grazing block (No. 12)—76 acres, parish of Leichardt, being the forfeited selection of P. O'Connor: Sandhurst district.—(4240g.)

Grazing block (No. 13)—15,500 acres: Commencing at the south-east corner of Singapore grazing license, on the sea-coast; thence westerly by the south boundary of that grazing license to Corner Inlet run; thence by the eastern boundary of said run to the north boundary of Wilson's Promontory run; thence easterly by said run to the sea-coast; thence northerly by said coast to the commencing point: At Sealer's Cove, Gippsland South district.

Grazing block (No. 15)—300 acres: Subject to the condition that no fires or lights whatever are to be exhibited on the land known as Julia Percy Island: Hamilton district.—(12593c and 7351ii.)

Grazing block (No. 19)—23,000 acres: Commencing at the south-west corner of Ryanston South run; thence north-easterly by the west boundary of Ryanston South for about ten miles; thence about north-west for three miles and a half to meet the Bass River; thence southerly by Bass River for about ten miles; thence by a line running south to the commencing point: Land known as Ryanston, Melbourne district.—(4994ii.)

Grazing block (No. 25)—3000 acres: Commencing at north angle of Mount Misery pre-emptive right; thence north-easterly by Bowman's track to the south-west boundary of Cardinia run; thence north-westerly by said boundary to east of allotment 55, parish of Berwick; thence southerly by Cardinia Creek to Mount Misery pre-emptive right; thence along the north boundary of pre-emptive right to the commencement: Melbourne district.

Grazing block (No. 27)—2000 acres: Commencing at the north-west angle of R. Hopkin's selection, in the parish of Neerim; thence by a line running north to meet the La Trobe River; thence easterly by the La Trobe to a line which if produced southerly would strike the north-east angle of S. Warnock's selection; thence by lines running west one mile, south half-a-mile, west half-a-mile, north one mile and a half, and west one mile and three-quarters to commencing point: Melbourne district.—(6307g.) (3332i.)

Grazing block (No. 28)—2000 acres: Commencing at the south-east angle of K. Warnock's selection, in parish of Neerim; thence by a line running north to meet La Trobe River; thence south-easterly by the La Trobe to a line which if produced west would strike the south-east corner of K. Warnock's selection, being the commencing point: Melbourne district.—(6307g.) (3332L.)

Grazing block (No. 29)—2700 acres: Commencing at the south-west angle of allotment 91, parish of Nar Nar Goon; thence south for about one mile; thence by a line running east two miles and one-quarter mile; thence by a line running north to the south-east angle of allotment 93, the south-west and west by the south boundary of allotments 93, 92, and 91, and including unoccupied portions of allotments 93 and 89: Melbourne district.—(11524b.)

Grazing block (No. 32)—16,000 acres, the remnant of the forfeited run known as Loutit Bay: Geelong district.—(6792a.)

Grazing block (No. 45)—650 acres, parish of Sale, and county of Tanjil, being Crown lands lying between the La Trobe River and allotment 192; and bounded on the west by a line running south from the east boundary of allotment 191, and on the east by Marley Point run, the abandoned portion of the Heart run: Gippsland district.—(11423a.)

Grazing block (No. 57)—640 acres, in parish of Bamganie, lands which were held under a grazing permit by E. M. Langhorne and D. Coulter.

Grazing block (No. 58)—4000 acres, in the parish of Mouzie, and lying between sections 4 and 5, the electric telegraph line, and the sea: Hamilton district.—(5559L.)

Grazing block (No. 59)—14,000 acres, in the parishes of Mouzie and Gorae, the remnant of the forfeited run Richmond Hill A: Hamilton district.—(5559L.)

Grazing block (No. 60)—1300 acres, parishes of Waanyarra and Tarnagulla, the land lying between the Kingnara Creek run and the last extension of the Tarnagulla Common; and bounded on the south by the Jones' Creek Common: Dunolly district.—(5634ii.)

Grazing block (No. 61)—810 acres, parish of Bamganie: commencing at the north-east corner of H. Leidwell's 19th section selection; thence by the east boundary of that holding and a line bearing south one hundred and forty-one chains or thereabouts to the grazing block called Roseland; thence by

that block bearing east sixty-six chains or thereabouts and north 11° east thirty-five chains or thereabouts to Thos. Elliott's 19th section holding; thence by the south and west boundaries of Jas. Sutherland's selection and the forfeited holding of John Moon to the selection of John Cambridge; thence by that selection bearing west, south, and west; and thence by a line drawn from the south-west corner of that selection to the commencement (amended description); formerly let as Fathom Park: Geelong district.—(7657H.)

Grazing block (No. 62)—19,200 acres: Commencing at the north-west corner of the Cann grazing land; thence north five miles; thence east six miles; thence south five miles; thence west six miles to the commencement; formerly let as Buldah: Gippsland district.—(3119U.) (566/47.)

Grazing block (No. 63)—40,000 acres: the remnant of the forfeited run Taggerty: Gisborne pastoral district.

Grazing block (No. 64)—39,200 acres: the remnant of the abandoned run Glenloth: pastoral district of Castlemaine.—(8353F.)

Grazing block (No. 65)—1600 acres: parish of Salisbury West, being a part of Salisbury Plains, lying between Wm. Jenkins, J. G. Walker's, Jas. Hicks, and Jas. Boyd's selections, and R. Irving's, J. C. Morrow's, No. 552/19; Mary Orr's, J. C. Morrow's No. 49958/19; and Alfred Mortimer's selection; bounded on the remaining part of the north by W. M. Walker's 19th section application, No. 2891; and bounded on the south by the Ingewood common, formerly gazetted as Matrem: Danolty district.—(3428C.) (304/47D.)

Grazing block (No. 66)—2500 acres: the remnant of the run formerly known as Surrey River B: Hamilton district.—(16874C.)

Grazing block (No. 67)—5000 acres: the remnant of the Surrey River C run: Hamilton district.—(16874C.)

Grazing block (No. 68)—142 acres: parish of Moorabool West, being in allotment 2, section 14: Ballarat district.—(4547H.)

Grazing block (No. 69)—10,000 acres: along Growler's Creek, bounded on the North by Wandiligong; on the east by Allorf and St. Bernards; and on the west by Rathfriland grazing land: Beechworth district.—(8638L.)

Grazing block (No. 70)—25,000 acres, parish of Burgoyne: Commencing at the north-east corner of S. Smith's selection; thence north by west boundary of Burgoyne Common; thence east by north boundary of said common to meet west boundary of Gulph No. 2 run; thence north by said boundary produced to the dividing range; thence southward and westward by said range to the head of Diamond Creek; thence southward by said creek to Wild Dog Creek; thence eastward by that creek to north-east corner of gold-field common; thence south by east boundary of said common to near One Tree Hill; thence eastward to Love's selection in Burgoyne; thence northward and eastward by Love's and Smith's selection to the point of commencement. These boundaries include the land formerly known as the Glenard run, and the lands adjoining Melbourne district.

Grazing block (No. 71)—315 acres, parish of Swanwater, north of Lake Cope Cope, and between the selections of Patrick McAdam, John Fraser, and Jas. Healey.

Grazing block (No. 72)—38,000 acres: Commencing at a point on the shore of Bass Straits where a small creek known as Running Creek falls into ocean about a mile in a north-westerly direction from the trigonometrical station on Cape Cornu; thence north 15° west seven miles; thence east 15° north nine miles; thence south 15° east about seven miles to Pearl Point; thence by the shore of Bass Straits westerly to point of commencement, formerly known as Mooruphill, Bairnsdale district.—(3099X.)

Grazing block (No. 73)—1800 acres, the remnant of the abandoned run Loyang, formerly let as Loyang Morass, Sale district.—(574/47.)

Grazing block (No. 74)—315 acres in parish of Swanwater, lying north of Lake Cope Cope, and between the selections of James Healey, Patk. McAdam, and John Fraser, St. Arnaud district. Public access to water on the south reserved.—(3965 F.)

#### FIREWOOD, ETC., ARARAT.

TENDERS will be received up to Ten o'clock in the forenoon on Tuesday the 26th day of November next for supplying the Government Departments at Ararat with Fuel from 1st January to 31st December 1879.

Tenders will be received at the same time for emptying Cesspits, Earth-closets, and Dust-bins during the same period.

Tenders to be endorsed and marked separately "Tender for Fuel, &c." as the case may be, and addressed to the Police Magistrate, at whose office the conditions of contract may be seen, and further information and forms of tender may be obtained.

J. H. ALLEY,

Chairman of Local Tender Board.

Ararat, 16th October 1878.

#### FIREWOOD AT AVOCA.

TENDERS will be received up to Ten o'clock a.m. on Saturday the 23rd day of November next by the Chairman of the Local Tender Board at Avoca for supplying the Government Departments at Avoca with Firewood from the 1st January to 31st December 1879.

Particulars and forms of tender can be obtained from the Clerk of Petty Sessions, with whom tenders are to be left. The lowest or any tender not necessarily accepted.

C. WARBURTON CARR, P.M.,  
Chairman of the Local Tender Board.

Avoca, 1st November 1878.

#### FIREWOOD, ETC., BAIRNSDALE.

TENDERS will be received up to Twelve o'clock on Tuesday the 26th day of November instant, addressed to the undersigned, at the Police Court, Bairnsdale, for the supply of Firewood, and for Emptying Cesspits, &c., for the several Government Departments at Bairnsdale, from the 1st January 1879 to 31st December 1879.

Successful tenderers will be required to enter into a bond with two sureties in the sum of Ten pounds for each contract.

Form of tender and full particulars can be obtained at the Court Office.

A. W. HOWITT, P.M.,

Chairman of Local Tender Board.

Bairnsdale, 1st November 1878.

#### FUEL, EMPTYING CESS-PITS, ETC., AT BALLARAT.

TENDERS will be received until Twelve o'clock noon on Saturday the 7th day of December next, for supplying the Government Departments at Ballarat with the undermentioned services for the period of one year, from the 1st day of January to the 31st day of December 1879.

No. 1 Tender.—Firewood, as required by the various departments; estimated consumption, 2430 tons

No. 2 Tender.—Emptying Cess-pits and Dust-bins, per cubic yard, as required; also Earth-closets, per box.

No tender will be entertained unless upon the printed form, and bearing the certificate of two responsible persons that they are willing to become bound, in case of the tenderer receiving contract No. 1 in the sum of £60, and contract No. 2 in the sum of £10, for the due fulfilment of the respective contracts.

Forms of tender and every information may be obtained at the office of the Clerk of Petty Sessions, City Police Court, Ballarat; and the tenders, sealed and endorsed "Tender for —" (as the case may be), are to be addressed to the Chairman of the Local Tender Board, City Court, Ballarat.

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

JOHN C. THOMSON, P.M.,

Chairman of the Local Tender Board.

Ballarat, 6th November 1878.

#### FUEL AND EMPTYING EARTH-CLOSETS, ETC., AT BEECHWORTH.

TENDERS will be received until Noon of Tuesday the 26th November 1878 for supplying the Government Departments at Beechworth, from 1st January 1879 to 31st December 1879, with Firewood, at per ton of 40 cubic feet, stacked. Separate tenders will be received up to same time for Emptying Cesspits and Earth-closets during the same period.

Tenders will also be received up to same time for the supply of Firewood and Charcoal required for the Lunatic Asylum, Beechworth. Estimate—2200 tons firewood in 2-foot lengths, and 800 tons in 4-foot lengths; charcoal, 40 bags.

Further particulars may be obtained at the Warden's Office, Beechworth.

Tenders to be endorsed "Tender for —" (as the case may be), and to be addressed to the Chairman of Local Tender Board, Beechworth.

W. H. FOSTER,

Chairman of Local Tender Board.

Beechworth, 29th October 1878.

#### FIREWOOD, BELFAST.

TENDERS will be received up to Ten o'clock a.m. on Friday the 6th day of December, for the supply of Firewood to the Government Offices at Belfast, for the year 1879 (January to December).

Particulars and forms of tender, with conditions, may be obtained from the Clerk of Petty Sessions, Belfast.

W. E. WHEELER,

Chairman, Local Tender Board.

Court House, Belfast,  
22nd October 1878.

#### FIREWOOD, ETC., BENALLA.

TENDERS will be received at the Court House, Benalla, up to Three o'clock p.m., the 2nd December next, for the supply of Dry Redgum or Box Firewood, from 1st January 1879 to 31st December 1879, for the several Government Offices at Benalla (excepting the Police Department).

Also, for Emptying the Closet-pans when required for all Departments during the same period.

HENRY GARIGE,

Clerk Local Tender Board.

Benalla Court House,  
18th October 1878.

#### FIREWOOD, ETC., AT CASTLEMAINE.

TENDERS will be received up to Four o'clock on Friday the 29th day of November next, addressed to the undersigned, at the Police Court, Castlemaine, for the supply of Firewood, and also for the emptying of Cesspits, Dust-bins, and Earth-closets (including the requisite supply of dry earth

for the latter) for the several Government Departments at Castlemaine, from 1st January 1879 to the 31st December 1879.

Successful tenderer will be required to enter into a bond with two sureties, in the sum of Ten pounds for each contract. Forms of tender and full particulars can be obtained from the Clerk of Courts.

J. G. TAYLOR, P.M.,  
Chairman of Local Tender Board.  
Castlemaine, 14th October 1878.

#### FIREWOOD, ETC., CRESWICK.

TENDERS will be received up to Ten o'clock a.m. on the 10th day of December 1878 for the supply of Firewood to the various Government Departments at Creswick, during the period from the 1st January to the 31st December 1879.

Also for Emptying Cesspits and Earth-closets (including the supply of the requisite dry earth for the latter) during the same period.

The particulars and forms of tender may be obtained on application to the Clerk of Courts, Creswick.

JOHN C. THOMSON, P.M.,  
Chairman of the Local Tender Board.  
Court House, Creswick,  
29th October 1878.

#### FIREWOOD, ETC., AT DAYLESFORD.

TENDERS will be received at this office up to Twelve o'clock noon on Wednesday, 11th December, for supplying the various Government Departments at Daylesford with Firewood and Water, also emptying Cess-pits and Dust-bins, for the year 1879.

Security by bond will be required in the sum of £10 for the due performance of each contract.

Full particulars may be obtained on application at the office of the Chairman of the Tender Board, Daylesford, to whom tenders are to be addressed.

J. G. TAYLOR, P.M.,  
Chairman.  
Court House,  
Daylesford, 6th November 1878.

#### FIREWOOD, ETC., AT DUNOLLY.

TENDERS will be received at the Court House, Dunolly, up to Ten o'clock a.m., on Tuesday the 10th December next, for supplying the Government departments at Dunolly with Firewood, from 1st January to 31st December 1879.

Also, for emptying Cesspits and Earth-closets during the same period.

Forms of tender and full particulars may be obtained from the Clerk of Courts, Dunolly.

C. WARBURTON CARR, P.M.,  
Chairman, Local Tender Board.  
Court House, Dunolly,  
12th November 1878.

#### FUEL, ETC., AT EAGLEHAWK.

TENDERS will be received at this office until Noon on Saturday the 16th day of November next for supplying the various Government Departments at Eaglehawk with Fuel and Water, from the 1st day of January 1879 to the 31st December 1879; also for Emptying Cesspits during that time.

No tender will be entertained unless accompanied by a certificate from two responsible persons that they are willing to become bound, in case of the tenderer receiving the contract for wood in the sum of Twenty pounds, and for water or emptying cesspits in the sum of Ten pounds, as sureties for the due fulfilment of the contract, and that within seven days after the acceptance of the tender they will enter into a bond in that amount.

Printed forms of tender, &c., and every information may be obtained at the office of the Chairman of the Board, to whom the tenders, sealed and marked "Tender for \_\_\_\_\_" (as the case may be), should be addressed.

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

GRAHAM WEBSTER, P.M.,  
Chairman of the Local Tender Board.  
Warden's Office,  
Eaglehawk, 25th October 1878.

#### FIREWOOD AT ECHUCA.

TENDERS will be received at the Court House, Echuca, till Noon on the 20th day of November 1878, for supplying Firewood, also for cleaning Cess-pits and Earth-closets, at the various Government Departments at Echuca during the year 1879.

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

JAMES McLUCKIE,  
Clerk of Courts,  
For Chairman of Local Tender Board.  
Court House, Echuca,  
6th November 1878.

#### FIREWOOD, WATER, ETC., AT HORSHAM.

TENDERS will be received at the Receipt and Pay Office, Horsham, until Noon on Friday, 22nd November, for supplying the Government Departments at Horsham with Firewood and Water, and for Emptying Cesspits and Earth-closets, from 1st January to 31st December 1879.

Forms of tender and all particulars can be obtained on application at the Receipt and Pay Office, Horsham.

Tenders to be endorsed and marked separately "Tender for Fuel, &c." (as the case may be), and addressed to the Chairman of the Local Tender Board, Horsham.

JOS. PEIRCE,  
Chairman of the Local Tender Board.  
Horsham, 25th October 1878.

#### FUEL, ETC., AT INGLEWOOD.

TENDERS will be received at this office until Noon on Monday the 2nd day of December next for supplying the various Government Departments at Inglewood with Fuel and Water from the 1st day of January 1879 to the 31st December 1879; also for Emptying Cesspits during that time.

No tender will be entertained unless accompanied by a certificate from two responsible persons that they are willing to become bound, in case of the tenderer receiving the contract for wood in the sum of Twenty pounds, and for water or emptying cesspits in the sum of Ten pounds, as sureties for the due fulfilment of the contract, and that within seven days after the acceptance of the tender they will enter into a bond in that amount.

Printed forms of tender, &c., and every information may be obtained at the office of the Chairman of the Board, to whom the tenders, sealed and marked "Tender for \_\_\_\_\_" (as the case may be), should be addressed.

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

GRAHAM WEBSTER, P.M.,  
Chairman of the Local Tender Board.  
Warden's Office,  
Inglewood, 25th October 1878.

#### FIREWOOD, ETC., KERANG.

TENDERS will be received up to Four o'clock p.m. on Thursday the 21st November next, for supplying the Government Departments at Kerang with Fuel and Water from 1st January 1879 to 31st December 1879.

Tenders will also be received at the same time for Emptying Earth-closets, Cesspits, and Dust-bins during the same period.

Tenders to be endorsed and marked separately "Tender for Fuel, &c." (as the case may be), and addressed to the Chairman of the Local Tender Board, Kerang, at whose office the conditions of contract may be seen, and further information and forms of tender may be obtained.

EDWD. DASH,  
Chairman of Local Tender Board.  
Kerang, 25th October 1878.

#### FIREWOOD AT KILMORE.

TENDERS will be received until Four o'clock p.m. on Wednesday the 11th day of December next, for the supply of Firewood to the Government Offices at Kilmore, from the 1st day of January 1879 to the 31st day of December 1879.

Forms of tender and all particulars can be obtained from the Clerk of Courts, at his office, Court House, Kilmore, with whom the tenders are to be left.

ALFRED WYATT, P.M.,  
Chairman of Local Tender Board.  
Court House, Kilmore,  
21st October 1878.

#### FIREWOOD, ETC., AT MALDON.

TENDERS will be received at the Court House, Maldon, up to Eleven o'clock on Thursday the 5th day of December next, addressed to the undersigned, at the Court House, Maldon, for supplying the several Government departments at Maldon with Firewood and Water, and also for emptying Cesspits, from the 1st day of January 1879 to the 31st December 1879.

Printed forms of tender, and every information may be obtained at the office of the Clerk of Courts.

Tenders to be endorsed, and marked "Tender for Fuel, &c." (as the case may be), and addressed to the Chairman of the Local Tender Board, Maldon.

J. G. TAYLOR,  
Chairman of the Local Tender Board.  
Maldon, 12th November 1877.

#### FIREWOOD, ETC., MANSFIELD.

TENDERS will be received up to Four o'clock p.m. on Friday, 29th November instant, addressed to the undersigned, at the Police Court House, Mansfield; for the supply of Firewood, and also for the Emptying of Earth Closets, Cesspits (including the requisite supply of dry earth for the former), for the Government Departments at Mansfield, from 1st January 1879 to the 31st December 1879.

Successful tenderers will be required to enter into a bond, with two sureties, in the sum of Ten pounds for each contract.

Forms of tender and full particulars can be obtained from the Clerk of the Courts.

BERNHARD SMITH, P.M.,  
Chairman of Local Tender Board.  
Mansfield, 6th November 1878.

## FIREWOOD, WATER, ETC.

TENDERS will be received at the Custom House, Port Albert, up to Ten o'clock a.m. on Friday the 20th day of December next, for the supply of Firewood, Water, and for Emptying Cesspits, Dust-bins, and Earth Closets at the Government Offices at Clonmell Island, Palmerston, Port Albert, and Tarraville, from 1st January 1879 to 31st December 1879.

Forms of tender, with full particulars, can be obtained at Custom House, Port Albert.

H. T. HAMMOND,  
Chairman of Local Tender Board,  
Port Albert.

1st November 1878.

## FIREWOOD, ETC., PORTLAND.

TENDERS for the supply of Firewood to the Government Offices at Portland and for Emptying Cess-pits, Earth-closets, and Dust-bins attached to such offices, from 1st day of January 1879 to the 31st day of December 1879, will be received up to the hour of Noon on 18th day of November 1878, at the Court House, Portland.

Particulars and forms of tender, with conditions, may be obtained from the Clerk of Petty Sessions, Portland.

EDW. MANNING,  
Chairman of Local Tender Board.

Court House,  
Portland, 4th November 1878.

## FIREWOOD, ETC., SALE.

TENDERS will be received at the Court House, Sale, up to Twelve o'clock on Friday the 22nd day of November instant, for the supply of Firewood to the various Government Departments at Sale, from 1st January 1879 to 31st December 1879.

Tenders will also be received for emptying Cesspits, Earth-closets, and Dust-bins during the same period.

Tenders to be endorsed "Tender for —" (as the case may be), and addressed to the Chairman of the Local Tender Board, Sale.

Forms of tenders and full particulars may be obtained at the Court House, Sale.

A. W. HOWITT,  
Chairman of the Local Tender Board.

## FIREWOOD, ETC., STAWELL.

TENDERS for the supply of Firewood and Water to the Government Offices at Stawell, and for emptying Cess-pits, Earth Closets, and Dust-bins attached to such offices, from 1st January 1879 to the 31st December 1879, will be received up to the hour of Noon on 21st November 1878, by the Clerk of Courts at Stawell, from whom the conditions of contract and forms of tender can be obtained.

Firewood for the Police station is not included in this notice.

J. H. ALLEY,  
Chairman of Local Tender Board.

Stawell, 18th October 1878.

## FIREWOOD, ETC., WANGARATTA.

TENDERS will be received at the Court House, Wangaratta, until noon of Wednesday the fourth day of December 1878, for the supply of Firewood to the Government Departments at Wangaratta (Police Department excepted), from the 1st January to 31st December 1879; also for Cleansing and Emptying Cesspits and Dust-bins and supply of Water for all departments for same period.

Tenders to be endorsed "Tender for —" (as the case may be), and addressed to the Chairman of the Local Tender Board, Wangaratta.

Forms of tender and full particulars can be obtained from the Clerk of Courts, Wangaratta.

W. H. FOSTER,  
Chairman Local Tender Board.

Court House,  
Wangaratta, 6th November 1878.

## Police Sales.

## ST. ARNAUD.

THE undermentioned goods, which have been seized and confiscated, will be sold by public auction, at the St. Arnaud Police Station, on Saturday the 16th instant, at Twelve o'clock noon:—

- 2 barrels containing ale
- 1 bottle of gin
- 1 bottle containing gin
- 2 bottles " rum
- 1 bottle " brandy
- 1 demijohn
- 2 pint measures.

H. MOORS,  
For Chief Commissioner.

Police Department, Chief Commissioner's Office,  
Melbourne, 6th November 1878.

## LINTON'S.

THE undermentioned property, which has been confiscated, will be sold by auction, at the Linton's Police Station, on the 16th instant, at Two o'clock p.m.:—

- 5 bottles containing porter
- 3 " " brandy
- 1 bottle containing whiskey.

F. C. STANDISH,  
Chief Commissioner of Police.

Police Department, Chief Commissioner's Office,  
Melbourne, 2nd November 1878.

## Insolvency Notices.

*In the Court of Insolvency at Horsham.*

In the estate of JOSEPH PRIEST, of Rosebrook, in the colony of Victoria.

NOTICE is hereby given that the estate of the said Joseph Priest, of Rosebrook, saw-mill proprietor, has this day been sequestrated, and that a general meeting of creditors in the above estate will be held at the Court House, Horsham, on Tuesday the 19th day of November A.D. 1878, at the hour of Eleven o'clock in the forenoon, for the purposes set forth in the 53rd section of the Insolvency Statute of 1871.

Dated at Horsham the 6th day of November 1878.

C. G. HOLMES,

Chief Clerk in Insolvency.

J. M. Spread, barrister-at-law, for insolvent.  
J. P. Mullery, assignee.

*The Insolvency Statute 1871.—In the Court of Insolvency.*

In the matter of GEORGE MITCHELMORE and ROBERT MITCHELMORE, carrying on business under the style of "Mitchelmore Brothers," of Colac, in the colony of Victoria, contractors.

NOTICE is hereby given that the estate of the said George Mitchelmore and Robert Mitchelmore, carrying on business under the style of "Mitchelmore Brothers," has been sequestrated, and that a meeting of creditors has been appointed to be held at the Supreme Court House, Geelong, on Tuesday the nineteenth day of November 1878, at Twelve o'clock noon, for the purposes set forth in the 53rd section of the said Insolvency Statute 1871.

Dated at Geelong the 12th day of November 1878.

GEO. L. HUTCHINSON,

Chief Clerk.

N.B.—Mr. James Simson, of Geelong, is the assignee named in the order.

*In the Court of Insolvency, Melbourne.*

NOTICE is hereby given that the estates of William Toms, of Richmond, plumber, 2753; William Job Fisk, of Yen, splitter, 2755; Samuel Symes Adams, of Carlton, produce dealer, 2756, have been sequestrated; and that general meetings of creditors for election of trustees and of committees of inspection, and to give directions as to the management of the estates, and the other purposes set forth in the 53rd section of the Insolvency Statute, will be held at the offices of the Court of Insolvency, Swanston street, Melbourne, on Monday the 18th day of November 1878, at the hour of Eleven o'clock in the forenoon.

Dated at Melbourne this 18th day of November A.D. 1878.

ROB. H. MACDONNELL,

Chief Clerk.

*In the Court of Insolvency, Beechworth.*

NOTICE is hereby given that the estate of William Henry Oram, of Shepparton, in the colony of Victoria, auctioneer, has been adjudged to be sequestrated, and that a general meeting of creditors will be held at the Court House, Beechworth, on Wednesday the 20th day of November 1878, at Eleven o'clock in the forenoon, for the purposes set forth in the 53rd section of the Insolvency Statute 1871.

Dated at Beechworth this thirteenth day of November 1878.

K. McNICKE,

Chief Clerk.

*In the Court of Insolvency, Sandhurst.*

NOTICE is hereby given that the estates of Raymond Ruff, of Ravenswood, farmer, and Henry Parry Morgan, of Eaglehawk, miner, have been sequestrated, and that general meetings of creditors will be held at the Court House, Sandhurst, on Wednesday the twentieth day of November 1878, at Twelve o'clock noon, for the purposes set forth in the 53rd section of the Insolvency Statute 1871.

Dated at Sandhurst this thirteenth day of November A.D. 1878.

GEORGE MAYNARD,

Chief Clerk.

*In the Court of Insolvency, Castlemaine.*

NOTICE is hereby given that the estate of Julius Bellin-grath, of Daylesford, gold-smelter, has been sequestrated, and that a general meeting of creditors will be held at the Court House, Castlemaine, on Monday the eighteenth day of November 1878, at the hour of Eleven o'clock in the forenoon, for the purposes set forth in the 53rd section of the Insolvency Statute 1871.

Dated at Castlemaine this 13th day of November 1878.

O. W. COLLINS,

Chief Clerk.



## SHIRE OF ROSEDALE.

NOTICE is hereby given that the Council of the Shire of Rosedale, under the power conferred by *The Local Government Act 1874*, has deemed it expedient for the purpose of making a new road to take portion of allotment of land No. 44 A, parish of Winnindoo, now held by James Tyson, a plan of which is deposited for inspection at the Shire Hall, Rosedale.

All persons affected thereby are called upon to set forth in writing, addressed to the Council or the Shire Secretary, within forty days from the publication of this notice, all objections which they may have to the proposed work.

11th November 1878.

No. 2920  
S. R. DAWSON,  
Shire Secretary.

## APPLICATION FOR LEASE OF LAND UNDER SECTION 45, "LAND ACT 1869."

WE hereby give notice that we have applied for a Lease for fourteen (14) years, for cooerage purposes, of the land occupied by us on the south bank of the River Yarra, containing an area of two (2) roods four (4) perches.

JOSEPH GRAY,  
EDWARD WARING.  
No. 2917  
Melbourne, 13th November 1878.

## THE PRAHRAN HOME AND COFFEE HOUSE COMPANY LIMITED.

NOTICE is hereby given that the registered office of the above company is situate at No. 6 Greville street in the town of Prahran. Dated this 11th day of November 1878.

James Swinborn, Secretary. No. 2927

## SHIRE OF GLENELG.

NOTICE is hereby given that it is the intention of the Council of the Municipality of Glenelg to open a new road, two chains in width, through allotments 11, 12, and 13 of section 8, in the parish of Wando. This new road is to be in lieu of a surveyed road, two chains in width, lying between allotments 12 and 13 of section 8, in the parish of Wando, on the eastern side, and allotment 14 of section 8, in the said parish, on the western side.

The land through which the new road is to be taken is in the possession of Mr. Owen O'Reilly.

A plan and description of the proposed new road are deposited for inspection at the Council Chambers.

All persons affected by the proposed work must set forth, in writing, addressed to the Council or the Shire Secretary, their objections, if any, within forty days from the publication of this notice.

JNO. G. CLAPHAM,  
Secretary.  
Council Chambers,  
Casterton, 12th November 1878. No. 2952

## NORTH OVENS SHIRE.

NOTICE is hereby given that under the powers conferred in Parts XV. and XVI. of the Local Government Act 1874, the North Ovens Shire Council intend to construct a storm-water and sludge channel in the valley of Hodgson's Creek, Tarrawingee.

Plans and specifications of the proposed works are deposited at the Shire Office, North Wangaratta, for the inspection of all parties interested.

All parties affected by the proposed work or undertaking are hereby required to set forth in writing, addressed to the Shire Secretary, within forty days from the publication of this notice, all objections which they may have to said work or undertaking.

(By order of the Council)  
JOHN C. MARSHALL,  
Secretary.  
North Ovens Shire Office,  
North Wangaratta, 13th November 1878. No. 2953

## DISSOLUTION OF PARTNERSHIP.

THE partnership hitherto existing between us in Dandenong, under the style of "Jas. Bowman and Co." has this day been dissolved by mutual consent.

Dandenong, 31st October 1878.

W. BRISBANE,  
JAMES BOWMAN.  
Witness—M. SPENCORLEY. No. 2934

## DISSOLUTION OF PARTNERSHIP.

WE, the undersigned, hereby agree to dissolve partnership, and that the partnership hitherto existing between us as builders and contractors shall cease from the above date.

Ballarat, 11th November 1878.

JOHN PATERSON,  
WILLIAM QUAYLE.  
Witness—WILLIAM ELLIOT. No. 2944

## DISSOLUTION OF PARTNERSHIP.

TAKE notice that the business heretofore carried on by the undersigned Henry Briers and Henry Harker, as butchers, in Lygon street, Carlton, will, from this date, be carried on by the said Henry Briers, he having this day purchased the interest of the said Henry Harker of and in the same; and all accounts will in future be received and paid by the said Henry Briers.

Dated this 12th day of November 1878.

H. HARKER,  
H. BRIERS,  
Witness—W. P. WATERFIELD, Melbourne. No. 2988

## PATENT FOR "AN IMPROVED CONTRIVANCE FOR EXHIBITING THE NAMES OF STREETS AND PERSONS, AND FOR OTHER ANALOGOUS PURPOSES."

THIS is to notify that Dorothea Berthel, of No. 48 Powlett street, East Melbourne, did, on the sixth day of November 1878, deposit at the office of the Registrar-General, in Melbourne, a specification, or instrument in writing, under her 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 her exclusively for the term of six calendar months thence next ensuing.

And I do further notify that the said Dorothea Berthel has given notice, in writing, at my chambers for patent cases, of her intention to proceed with her application for letters patent for the said invention, and that I have appointed Friday the sixth day of December next, at Twelve o'clock noon, at my said 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 second day of December, at my said chambers for patent cases, 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 twelfth day of November A.D. 1878.

BRYAN O'LOGHLEN,  
Attorney-General.  
Attorney-General's Chambers for Patent Cases, Registrar-General's Department, Queen street (north), Melbourne. No. 2929

## PATENT FOR "IMPROVED APPARATUS TO BE EMPLOYED IN THEATRICAL OR GYMNASTIC PERFORMANCES."

THIS is to notify that Guillermo Antonio Farini, of Westminster, in England, did, on the twenty-fourth day of June 1878, deposit at the office of the Registrar-General, 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 Guillermo Antonio Farini has given notice, in writing, at my chambers for patent cases, of his intention to proceed with his application for letters patent for the said invention, and that I have appointed Friday the sixth day of December next, at Twelve o'clock noon, at my said 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 second day of December, at my said chambers for patent cases, 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 twelfth day of November A.D. 1878.

BRYAN O'LOGHLEN,  
Attorney-General.  
Attorney-General's Chambers for Patent Cases, Registrar-General's Department, Queen street (north), Melbourne. No. 2930

## PATENT FOR "IMPROVEMENTS IN APPARATUS OR APPLIANCES TO BE USED IN THE MANUFACTURE OF ICE."

THIS is to notify that Joshua Siddeley and John Siddeley, both of Liverpool, in the county of Lancaster copper-smiths, and Frederick Noel Mackay, of the same place, engineer, did, on the seventh day of November 1878, deposit at the office of the Registrar-General, in Melbourne, a specification, or instrument in writing, under their hands and seals, 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 them exclusively for the term of six calendar months thence next ensuing.

And I do further notify that the said Joshua Siddeley, John Siddeley, and Frederick Noel Mackay have given notice, in writing, at my chambers for patent cases, of their intention to proceed with their application for letters patent for the said invention, and that I have appointed Friday the sixth day of December next, at Twelve o'clock noon, at my said 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 second day of December, at my said chambers for patent cases, 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 twelfth day of November A.D. 1878.

BRYAN O'LOGHLEN,  
Attorney-General.  
Attorney-General's Chambers for Patent Cases, Registrar-General's Department, Queen street (north), Melbourne. No. 2981

**PATENT FOR "IMPROVEMENTS IN APPARATUS FOR CHARGING OR FILLING BOTTLES WITH AERATED LIQUIDS."**

THIS is to notify that Edgar Breffit, of the city of London, merchant, did, on the eleventh day of November 1878, deposit at the office of the Registrar-General, 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 Edgar Breffit has given notice, in writing, at my chambers for patent cases, of his intention to proceed with his application for letters patent for the said invention, and that I have appointed Friday the sixth day of December next, at Twelve o'clock noon, at my said 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 second day of December, at my said chambers for patent cases, 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 twelfth day of November A.D. 1878.

BRYAN O'LOGHLEN,  
Attorney-General.

Attorney-General's Chambers for Patent Cases, Registrar-General's Department, Queen street (north), Melbourne.

No. 2932

**APPLICATION FOR REGISTRATION OF ONE TRADE-MARK.—(No. 223.)**

HARTWIG KANTOROWICZ, of Posen, in Prussia, distiller and cordial manufacturer, apply to be registered as proprietor of a trade-mark consisting of an oblong label, round at the top and square at the bottom. In the upper portion are concentric circles, the outer one carrying the words "Stomach Bitter" and "Hartwig Kantorowicz," and the inner one carrying the words "Lithauer" and "fabricirt von." Across the centre of such circle are the words "Magen Bitter." On one side of the label and lower down than the circles are the words "Amer D'Estomac," and on the other the words "Amargo De Estomago;" and at the bottom is a representation of a sleigh containing four persons and drawn by three horses, the centre one carrying a bell. The label is printed in colors, thus:—



I desire that the said trade-mark may be registered in respect of the description of goods following, contained in class 43, that is to say:—In respect of Bitters.

HARTWIG KANTOROWICZ,  
By his agent J. KRONHEIMER.

Witness—W. S. BAYSTON.

EDWARD WATERS, agent for applicant. No. 2937

*In the Supreme Court of the Colony of Victoria.*

NOTICE is hereby given that under and by virtue of certain process issued out of the Supreme Court of the Colony of Victoria, and directed to the Sheriff of the Central Bailiwick, requiring him to levy certain moneys of the real and personal estate of Thomas Henry Justins, of Emerald

Hill, the said Sheriff will, on Tuesday the 17th day of December 1878, at the hour of Two o'clock in the afternoon, cause to be sold at the Supreme Court Hotel, La Trobe street east, Melbourne (unless the said process shall have been previously satisfied, or the said Sheriff be otherwise stayed):—

All the right, title, and interest (if any) of the said Thomas Henry Justins in and to all that piece of land, containing one rood, being Crown allotment 3 of section 2, town of Melbourne South, at Emerald Hill, parish of South Melbourne, county of Bourke, having a frontage of 66 feet to the north side of York street by a depth of 165 feet.

N.B.—Terms—Cash on the fall of the hammer. Other terms declared at time of sale.

Dated at Melbourne this 14th day of November 1878.

ANTHONY BRADY,  
Sheriff's Officer.

No. 2937

*In the Supreme Court of the } Fi. Fa.—No. 4822.  
Colony of Victoria.*

NOTICE is hereby given that under and by virtue of certain process issued out of the Supreme Court, and directed to the Sheriff of the Western Bailiwick, requiring him to levy certain moneys of the real and personal estate of Michael Dobbin, of Narrabeil, in the colony of Victoria, the said Sheriff will, on Wednesday the eighteenth day of December 1878, at the hour of Two o'clock in the afternoon, cause to be sold at the Union Hotel, at Horsham, in the colony aforesaid (unless such process be previously satisfied or the Sheriff otherwise stayed):—

All the right, title, and interest (if any) of Michael Dobbin in and to all that piece or parcel of leasehold land, being allotment 9 in the parish of Narrabeil, in the county of Lowan, containing 78 acres 1 rood 26 perches, or thereabouts; date of lease 1st day of May 1878.

Terms—Cash.

Dated at Horsham this fifteenth day of November 1878.

OSWALD BROWN,  
Sheriff's Officer.

No. 2914

*In the Supreme Court.—No. 5040.*  
Between GEORGE JOHN KIRBY, Plaintiff,  
and  
W. R. JOHNSON, Defendant.

NOTICE is hereby given that an action has been commenced in this court by the above-named plaintiff against the above-named defendant, for that the above-named defendant is justly and truly indebted to the above-named plaintiff in the sum of Three thousand three hundred and sixty-eight pounds seventeen shillings and one penny for money payable by the defendant to the plaintiff for work done and materials provided by the plaintiff for the defendant at his request. And for goods sold and delivered by the plaintiff to the defendant: And for money paid by the plaintiff for the defendant at his request, and for money lent by the plaintiff to the defendant: And for money received by the defendant for the use of the plaintiff: And for interest upon money due from the defendant to the plaintiff and forborne at interest by the plaintiff to the defendant at his request: And for money found to be due from the defendant to the plaintiff on accounts stated between them: And a writ of foreign attachment has been issued directed to Thomas Bent, of Brighton, in the colony of Victoria, gentleman, a Member of the Legislative Assembly of Victoria, the Melbourne Banking Corporation Limited, trading in Melbourne, in the said colony, — Johnson, of Brighton aforesaid, the wife of the said defendant, Edward Engelbert Johnson, of Brighton aforesaid, gentleman, and the English, Scottish, and Australian Chartered Bank, trading in Melbourne aforesaid, for the purpose of attaching in the hands of the said Thomas Bent, the Melbourne Banking Corporation Limited, — Johnson, Edward Engelbert Johnson, and the English, Scottish, and Australian Chartered Bank, all and singular the land and other hereditaments, moneys, and chattels, bills, bonds, and other property of whatsoever nature in the custody or under the control of the said Thomas Bent, the Melbourne Banking Corporation Limited, — Johnson, Edward Engelbert Johnson, and the English, Scottish, and Australian Chartered Bank, or either of them, at the time of the service of the said writ belonging to the above-named W. R. Johnson, or to or in which such defendant shall at the same time be legally or equitably entitled or otherwise beneficially interested (and whether solely or jointly with any person or persons), and all debts of every kind then due by the said Thomas Bent, the Melbourne Banking Corporation Limited, — Johnson, Edward Engelbert Johnson, and the English, Scottish, and Australian Chartered Bank, or either of them, to or payable only at a future day; and if at any time before final judgment in this action the said W. R. Johnson, or any person on his behalf, will give the security required by law, the said W. R. Johnson, upon entering an appearance and upon giving notice thereof to the plaintiff, may apply to the court and have the attachment dissolved.

Dated this fourth day of November in the year of our Lord 1878.

THOS. CRISP,  
Plaintiff's attorney. No. 2936

41 and 43 Queen street, Melbourne.

*In the Supreme Court of the Colony of Victoria.*

NOTICE is hereby given that under and by virtue of certain process issued out of the Supreme Court of the Colony of Victoria, and directed to the Sheriff of the Southern Bailiwick, requiring him to levy certain moneys of the real and personal estate of William Nicholls, of Sebastopol, the said Sheriff will, on the sixteenth day of December, at the

hour of Twelve o'clock noon, cause to be sold at Claxton's Auction Rooms, Lydiard street, Ballarat (unless the said process shall have been previously satisfied, or the said Sheriff be otherwise stayed):—

All the right, title, and interest (if any) of the said William Nicholls in and to all that piece of land being allotment 6A, section 9, parish of Ballarat (at Sebastopol), county of Grenville, containing 1 acre, more or less.

N.B.—Terms—Cash on the fall of the hammer. Other terms declared at time of sale.

Dated at Ballarat this 13th day of November 1878.

No. 2912

JOSEPH IZOD,  
Sheriff's Officer.

#### NOTICE.

**L**OST, from Terricks, 22nd October, seen at Raywood, 28rd October; are supposed to be making for Newstead: one brown horse, heavy draught, branded DC near shoulder, AC near rump; one brown horse, heavy draught, branded JS off shoulder. The above are not shod. Also one bay cob hack, branded T. Any person securing the above, and informing

undersigned, will receive reward. John O'Gorman, Terrick Terrick, or T. Daviess and Sons, Terricks P.O. No. 2909

#### ONE POUND REWARD.

**S**TOLEN or Strayed from Cargarie, on the 28th September last, one dark-brown or black mare, branded SS near shoulder, small stars, little white on off hind leg.

Cargarie, 4th November 1878.  
No. 2911 DONALD McDONALD.

#### NOTICE.

**F**ROM and after the 1st December 1878 the fees for depasturing Stock on the Morrison's Goldfield Common will be as follows, namely:—

Cattle ...	6s. per head per annum.
Horses ...	10s. per head per annum.
Pigs ...	4s. per head per annum.
Goats ...	2s. per head per annum.

(By the approval of the Board of Land and Works)

No. 2945

THOMAS CARSTAIRS,  
Secretary to the Common.

#### Mining Notices.

##### NORTH KING OF PRUSSIA GOLD MINING COMPANY LIMITED.

**I**, THE undersigned, hereby make application to register the North King of Prussia Gold Mining Company as a limited company under the provisions of the Mining Companies Act of 1871.

1st. The name of the company is to be The North King of Prussia Gold Mining Company Limited.

2nd. The place of operations is at the Lightning Reef, Eaglehawk, Sandhurst.

3rd. The registered office of the company will be at High street, Eaglehawk.

4th. The nominal capital of the company is Twelve thousand pounds, in twenty-four thousand shares of Ten shillings each.

5th. The number of shares subscribed for is twenty-four thousand, being not less than two-thirds of the entire number of shares in the company.

6th. The number of paid-up shares is Nil.

7th. The amount already paid up is Nil.

8th. The name of the manager is Hay Kirkwood.

9th. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as follow:—

Name, Address, Occupation.	Shares.
Henry Tobb, Eaglehawk, publican ...	4800
John Robbins, Eaglehawk, miner ...	1200
John Thomas, Eaglehawk, miner ...	1200
James Hooper, Long Gully, miner ...	1200
Seisor Cramer, Eaglehawk, carter ...	1200
James Casely, Eaglehawk, miner ...	1200
John Gribble, Long Gully, miner ...	1200
Susan Gribble, Long Gully, lady ...	2400
Christian Rothacker, Eaglehawk, miner ...	1200
Mary Simpson, Sandhurst, lady ...	1200
James Oates, Chines, miner ...	1200
Thomas Edwards, Eaglehawk, miner ...	1200
John Burt, Eaglehawk, miner ...	1200
Selena Burt, Eaglehawk, lady ...	2400
Elizabeth Burt, Eaglehawk, lady ...	1200
	24,000

Eaglehawk, 9th November 1878.

HAY KIRKWOOD, Manager.

Witness to signature—J. T. CALDWELL, J.P.

**I**, HAY KIRKWOOD, do solemnly and sincerely declare that—

1st. I am the manager of the said intended company.

2nd. The above statement is, to the best of my belief and knowledge, true in every particular.

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

HAY KIRKWOOD, Manager.

Taken before me this 9th day of November 1878—J. T. CALDWELL, J.P. No. 2950

##### UNITED QUARTZ MINING COMPANY (NO LIABILITY).

**I**, THE undersigned, hereby make application to register the United Quartz Mining Company as a no-liability company under the provisions of the Mining Act 1871.

1. The name of the company is to be the United Quartz Mining Company (No Liability).

2. The place of operations is at Hoddle's Creek, Upper Yarra.

3. The registered office of the company will be situated at 6 Commercial-bank Chambers, in the city of Melbourne.

4. The value of the company's property, including leased land and water rights, is Three thousand pounds sterling.

5. The number of shares in the company is six thousand shares, of One pound each.

6. The number of shares subscribed for is six thousand.

7. The name of the manager is William Rogers Kissane.

8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as follows:—

Names, Addresses, and Occupations.	No. of Shares.
Thomas Shea, Hoddle's Creek, miner ...	1167
Richard M. Lee, Hoddle's Creek, miner ...	1017
Robert Richardson, Melbourne, gentleman ...	900
Patrick Shea, Hoddle's Creek, miner ...	666
George Johnston Carroll, Melbourne, miner ...	375
Bernard Frey, Melbourne, engineer ...	750
Joseph Box Dean, Melbourne, miner ...	375
William Rogers Kissane, Albert Park, mining agent ...	750
Total shares ...	6000

Dated this day of November 1878.

W. R. KISSANE, Manager.

Witness to signature—Jno. J. PATTERSON.

**I**, WILLIAM ROGERS KISSANE, do solemnly and sincerely declare that—

1. I am the manager of the said intended company.

2. The above statement is, to the best of my knowledge and belief, true in every particular.

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

W. R. KISSANE, Manager.

Taken before me, at Melbourne, in the colony of Victoria, this day of November 1878—SHERBOURNE SHEPPARD, J.P. No. 2938

##### PRINCE OF WALES TRIBUTE COMPANY NO LIABILITY.

**I**, THE undersigned, hereby make application to register the Prince of Wales Tribute Company as a no liability company under the provisions of "The Mining Companies Act 1871."

1. The name of the company is to be Prince of Wales Tribute Company, No Liability.

2. The place of operations is at Prince of Wales Reef, Eaglehawk.

3. The registered office of the company will be situated Victoria Chambers, Sandhurst.

4. The value of the company's property, including leased ground and machinery, is Six thousand pounds (£6000).

5. The number of shares in the company is twenty-four thousand (24,000) shares of Five shillings each.

6. The number of shares subscribed for is twenty-four thousand (24,000).

7. The name of the manager is Tyson Asbridge Pearson.

8. The names and addresses, and occupations of the shareholders, and the number of shares held by each at this date, are as follow:—

Name, Address, Occupation.	Shares.
James Griffin, Sandhurst, coachbuilder ...	3000
Joseph Reidle, Sandhurst, upholsterer ...	3000
R. B. Fletcher, Sandhurst, legal manager ...	3000
T. A. Pearson, Eaglehawk, legal manager ...	3000
W. J. Dillon, Sandhurst, draper ...	3000
George Hills, Eaglehawk, miner ...	2000
James Tonner, Sandhurst, mining manager ...	1000
I. A. Pearson, Eaglehawk, schoolmistress ...	1000
S. H. Pearson, Eaglehawk, schoolmistress ...	1000
William Groonbridge, Eaglehawk, miner ...	1000
C. I. Christensen, Sandhurst, mining speculator ...	1000
J. D. Aubrey, Sandhurst, storekeeper ...	1000
T. Dorrington, Eaglehawk, storekeeper ...	1000
Total ...	24,000

TYSON A. PEARSON, Manager.

Date this 7th day of November 1878.

Witness to signature—I. A. PEARSON.

**I**, TYSON A. PEARSON, do solemnly and sincerely declare that—

1. I am the manager of the said intended company.

2. The above statement is, to the best of my belief and knowledge, true in every particular.

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

TYSON A. PEARSON.

Taken before me this seventh day of November 1878—H. TRUMBULL, J.P. No. 2948

## DUKE TRIBUTE COMPANY LIMITED.

[Copy.]

I, THE undersigned, hereby make application to register the Duke Tribute Company as a limited company under the provisions of the Mining Companies Act 1871.

The name of the company is to be the Duke Tribute Company Limited.

The place of operations is at Maldon.

The registered office of the company will be situated at Franklyn street, Maldon.

The nominal capital of the company is Two thousand five hundred pounds (£2500), in five thousand shares of Ten shillings each.

The number of shares subscribed for is five thousand, being the entire number of shares in the company.

The amount already paid up is Sixty-six pounds fifteen shillings.

The name of the manager is John Roberts Treglow.

The names and addresses and occupations of the shareholders and the number of shares held by each at this date are as follows:—

Andrew, Richard, engineer, Maldon	...	...	1000
Dabb, Samuel, merchant, Maldon	...	...	1000
Hodge, Thomas, miner, Maldon	...	...	1000
Rees, John Philip, grocer, Maldon	...	...	1000
Warnock, James, merchant, Maldon	...	...	1000

5000

JOHN ROBERTS TREGLOW, Manager.

Dated this twelfth day of November 1878.

Witness to signature—JOHN HORNSBY, J.P.

I, JOHN ROBERTS TREGLOW, do solemnly and sincerely declare that—

1. I am the manager of the said intended company.

2. The above statement is, to the best of my belief and knowledge, true in every particular.

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

JOHN ROBERTS TREGLOW.

Taken before me, at Maldon, this 12th day of November 1878.—JOHN HORNSBY, J.P. No. 2956

## THE ENERGETIC ANTIMONY AND GOLD-MINING COMPANY, LIMITED.

I, THE undersigned, hereby make application to register the Energetic Antimony and Gold Mining Company as a limited company under the provisions of the Mining Companies Act 1871.

1. The name of the company is to be "The Energetic Antimony and Gold Mining Company, Limited."

2. The place of operation is at Coy's Diggings, Baillieston.

3. The registered office of the company will be situated at the Napier Hotel, Napier street, Fitzroy.

4. The nominal capital of the company is One thousand five hundred pounds, in two thousand shares of Fifteen shillings each.

5. The number of shares subscribed for is two thousand, being not less than two-thirds of the entire number of shares in the company.

6. The number of paid-up shares is Nil.

7. The amount already paid up is Nil.

8. The name of the manager is Joseph Edwin Green.

9. The names and addresses and occupations of the shareholders and the number of shares held by each at this date, are as follows:—

William Green, publican, Fitzroy	...	...	1000
William Uren, miner, Coy's Diggings	...	...	200
Frederick Christensen, miner, Coy's Diggings	...	...	200
Richard Hoskin, miner, Coy's Diggings	...	...	200
William Raines, butcher, Fitzroy	...	...	200
Joseph Edwin Green, clerk, Fitzroy	...	...	200

2000

Dated this thirteenth day of November 1878.

JOSEPH EDWIN GREEN, Manager.

Witness to signature—WM. KIDNEY, J.P.

I, JOSEPH EDWIN GREEN, do solemnly and sincerely declare that—

1st. I am the manager of the said intended company.

2nd. The above statement is, to the best of my belief and knowledge, true in every particular.

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

JOSEPH EDWIN GREEN, Manager.

Taken before me, 13th November 1878.—WM. KIDNEY, J.P. No. 2958

## LORD BEACONSFIELD REEFING COMPANY (LIMITED).

(Second Schedule.)

I, THE undersigned, hereby make application to register the Lord Beaconsfield Reefing Company (Limited) as a limited company under the provisions of the Mining Companies Act 1871.

1. The name of the company is to be Lord Beaconsfield Reefing Company (Limited).

2. The place of operations is at Stawell, on the Wonga line of reef.

No. 118.—NOVEMBER 15, 1878.—4.

3. The registered office of the company is at Main street Stawell.

4. The nominal capital of the company is One thousand pounds, in one thousand shares of £1 each.

5. The number of shares subscribed for is one thousand, being not less than two-thirds of the entire number of shares in the company.

6. The number of paid-up shares is Nil.

7. The amount already paid up is Nil.

8. The name of the manager is Charles Thomas Ord.

9. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as follows:—

Name, Address, Occupation.	No. of Shares.	
James Robbie, Stawell, mine owner	...	200
Thomas Moor, Stawell, miner	...	100
Thomas Hodges, Stawell, miner	...	100
John Clark, Stawell, engineer	...	200
Charles King, Stawell, amalgamator	...	200
Charles Thomas Ord, Stawell, accountant	...	200

Total ... 1000

Dated this seventh day of November 1878.

CHARLES T. ORD, Manager.

Witness to signature—J. W. ORD.

I, CHARLES THOMAS ORD, do solemnly and sincerely declare that—

1. I am the manager of the said intended company.

2. The above statement is, to the best of my belief and knowledge, true in every particular.

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

CHARLES THOMAS ORD.

Taken before me, one of Her Majesty's Justices of the Peace for the Western Bailiwick of the colony of Victoria, at Stawell, this seventh day of November 1878.—B. S. DAWSON, J.P. No. 2925

## SMALL'S TRIBUTE COMPANY, LIMITED.

Application to Register.

(Schedule 2, The Mining Companies Act 1871.)

I, THE undersigned, hereby make application to register Small's Tribute Company as a limited company under the provisions of the Mining Companies Act 1871.

1. The name of the company is to be Small's Tribute Company, Limited.

2. The place of operations is at Fryerstown.

3. The registered office of the company will be situated at Lyttleton street, Castlemaine.

4. The nominal capital of the company is Two thousand five hundred pounds, in five thousand shares of Ten shillings each.

5. The number of shares subscribed for is three thousand four hundred, being not less than two-thirds of the entire number of shares in the company.

6. The number of paid-up shares is Nil.

7. The amount already paid up is Nil.

8. The name of the manager is Charles Tolstrup.

9. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as follows:—

Name, Residence, Occupation.	No. of Shares.	
Barry, Francis, Fryerstown, bookkeeper	...	50
Bell, William, Fitzroy, police constable	...	200
Bottiger, Otto, Fryerstown, bank clerk	...	100
Boyle, Henry, Fryerstown, publican	...	100
Carter, Jane Elizabeth, Fryerstown, married woman	...	100
Carter, Joseph, Strathloddon, miner	...	100
Chester, John, Castlemaine, bank manager	...	100
Colman, John, Carlton, land agent	...	100
Conly, James, Fitzroy, teacher	...	100
Cowen, James, Cheltenham, police constable	...	100
Gladwin, Cornelius, Fryerstown, miner	...	50
Hansen, Hans, Fryerstown, miner	...	100
Hazlett, Samuel Hill, Fryerstown, publican	...	100
Jacka, John, Fryerstown, baker	...	50
Lilley, William John, Fryerstown, grocer	...	50
Loughrey, William John, Fryerstown, teacher	...	200
McCure, Nathaniel, Taradale, miner	...	100
McCulla, James, Fryerstown, miner	...	50
McKendry, George, Taradale, miner	...	100
McWhinney, Andrew, Fryerstown, miner	...	100
Newman, James, Castlemaine, wine and spirit merchant	...	100
Penglase, Joseph, Fryerstown, miner	...	100
Reddin, Charles, Fryerstown, teacher	...	100
Reid, James, Fryerstown, merchant	...	200
Shelden, John, Fryerstown, butcher	...	50
Small, Nathaniel, Fryerstown, miner	...	100
Small, William, Fryerstown, miner	...	100
Sorensen, Soren, Specimen Hill, miner	...	100
Spencer, Samuel John, Fryerstown, grocer	...	100
Stewart, William, Fitzroy, police constable	...	200
Ward, John, Fitzroy, gentleman	...	200
Woodvatt, Anthony Allen, Fryerstown, draper	...	100
Tolstrup, Charles, Castlemaine, accountant, in trust for the company	...	1600

Total ... 5000

Dated this eighth day of November 1878.

C. TOLSTRUP, Manager.

Witness to signature—H. CARAH.

I, CHARLES TOLSTRUP, do solemnly and sincerely declare that—

1. I am the manager of the said intended company.

2. The above statement is, to the best of my belief and knowledge, true in every particular.

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

C. TOLSTRUP.

Taken before me this 8th day of November 1878—George FARROLL, J.P. No. 2918

**BURDETT COUTTS QUARTZ MINING COMPANY LIMITED, FRYERSTOWN.**

**CALL** (twenty-eighth) of Twopence per share has been made on the capital of the company, due and payable at the company's office, Fryerstown, on Wednesday, 13th November 1878.

No. 2919 ALEXR. MILLS, Manager.

**THE BLACK CLOUD GOLD AND ANTIMONY MINING COMPANY LIMITED, COY'S DIGGINGS.**

**NOTICE**—An Extraordinary Meeting of the shareholders in the above company will be held at the London Tavern, Coy's Diggings, on Saturday the 23rd day of November 1878, at Three o'clock p.m.

Business: The election of directors, and to adopt the rules and deed of association.

4th November 1878. No. 2833 WM. WILLIAMS, Manager.

**HOBART PASHA GOLD MINING COMPANY NO LIABILITY, WATERLOO FLAT.**

**NOTICE**—I hereby convene an Extraordinary Meeting of the company, and the shareholders therein, to be held at Fussell's Hotel, Ballarat, on Saturday, 30th November 1878, at a quarter-past Eight o'clock p.m.

Business: To authorize and empower the directors to borrow money, and sign all deeds and documents that may be necessary for giving security for the same, and interest thereon, over the machinery and property of the company.

Eldon Chambers, Ballarat, 13th November 1878. No. 2946 (By Order) CHARLES WILSON, Manager.

**ROSE AND SHAMROCK QUARTZ MINING COMPANY "NO LIABILITY," MOORA BOOL CREEK, EGERTON.**

**NOTICE**—A Special Meeting of the shareholders in the above-named company will be held at Abraham's Castle Inn, Egerton, on Thursday, 21st November instant, at Ten a.m.

Business: To consider on the future working of the mine. No. 2947 DAVID GEO. WILLIAMS, Manager.

**THE JUNO QUARTZ MINING COMPANY NO LIABILITY, BLAINE.**

**NOTICE**—An Extraordinary Meeting of shareholders in above-named company will be held at Thurling's Royal George Hotel, Lydiard street, Ballarat, on Wednesday, 27th November 1878, at Four p.m.

Business: To order on the winding-up of company; to sell company's plant and claim, or otherwise. Ballarat, 27th October 1878.

No. 2959 ALEX. CLARK, Manager.

**PRINCE ALERED QUARTZ MINING COMPANY LIMITED, STAWELL.**

**R. W. C. GRIEVE** will sell by public auction, at his rooms, Main street, Stawell, at Four p.m., Saturday, 23rd November 1878, all shares in the above company, forfeited for the non-payment of the sixty-first call of Threepence per share, due 9th October 1878.

Nos. 1 to 18000, exclusive of those shares on which said call has been paid. No. 2921 P. GALBRAITH, Manager.

**LITTLE NEWINGTON AND ALL ENGLAND UNITED QUARTZ MINING COMPANY LIMITED.**

**NOTICE**—R. W. C. Grieve will sell by public auction, on Saturday the 23rd of November 1878, at Four p.m., at his rooms, Main street, Stawell, the following shares, forfeited for non-payment of the sixty-second call of Threepence per share, due on the 9th day of October 1878:—

1 to 20000, exclusive of those shares on which the said call has been paid. Stawell, 9th November 1878.

No. 2922 G. B. N. BRISTOW, Manager.

**RESCUE GOLD MINING COMPANY LIMITED.**

**NOTICE**—R. W. C. Grieve will sell by public auction, on Saturday the 23rd of November 1878, at Four p.m., at his rooms, Main street, Stawell, the following shares, forfeited for non-payment of the second call of Threepence per share, due on the fourteenth day of August 1878; also the following shares, forfeited for non-payment of the third call of Threepence per share, due on the 11th day of September 1878:—

1 to 10000, exclusive of those shares on which the said call has been paid. Stawell, 9th November 1878.

No. 2924 G. B. N. BRISTOW, Manager.

**ALBION QUARTZ MINING COMPANY (LIMITED).**

**NOTICE**—R. W. C. Grieve will sell by public auction, on Saturday the 23rd of November 1878, at Four p.m., at his rooms, Main street, Stawell, the following shares, forfeited for the non-payment of the seventy-eighth call of Threepence per share, due on the 9th day of October 1878:—

Nos. 1 to 16358, exclusive of those shares on which the said call has been paid. Stawell, 9th November 1878.

No. 2923 G. B. N. BRISTOW, Manager.

**ELESMEERE QUARTZ MINING COMPANY NO. 1 NO LIABILITY.**

**MESSRS. MANN AND SON** will sell by public auction, at their rooms, Victoria Hotel, Sandhurst, on Saturday the 23rd day of November 1878, at Four o'clock p.m., the undermentioned shares in the above-named company, forfeited for non-payment of calls, unless the said calls and all expenses thereon be previously paid:—

300 C. G. Baldock, 5241-5940, 16343-16542.  
100 Thos. Bisset, 16835-16934.  
400 J. P. Conn, 15943-16342.  
160 J. R. Fairchild, 4569-4668.  
40 M. Fairchild, 4669-4708.  
100 Ed. Gray, 6041-6140.  
12 J. Goyne, 4997-5008.  
100 D. Grant, 6341-6440.  
800 J. E. Gard, 16943-17042, 13263-13362, 26699-26767, 19577-19602.

100 R. Harvey, 6241-6340.  
100 John Hartley, 5441-5540.  
230 K. Heap, 589-608, 11707-11916.  
300 S. S. Johnson, 9147-9446.  
140 F. T. James, 9467-9566, 909-948.  
500 E. G. Jenkins, 23099-23176, 8519-8536, 4249-4348, 8052-8152, 8253-8306, 22219-22278.

28 J. Kirkby, 14971-14998.  
300 E. L. Marks, 4149-4248, 2649-2748, 1449-1548.  
200 S. Murray, 13863-14062.  
300 E. E. Phillips, 18003-18202, 19603-19702.  
200 John Renwick, 20559-20658, 8637-8736.  
400 J. J. Seife, 19803-19934, 16548-16802, 16935-16942.  
2 W. Scott, 20407-20408.

200 J. G. Stanfield, 27067-27266.  
100 M. Samuel, 10707-10806.  
100 Thos. Smith, 11207-11306.  
100 J. C. Stamp, 26493-26592.  
400 Geo. Tait, 22119-22218, 24619-24718, 17653-17752, 20859-20958.

200 H. von der Heyde, 14263-14462. No. 2951 EDWIN J. HARTLEY, Manager.

**THE NEW PHENIX GOLD MINING CO. NO LIABILITY, LANGDON'S HILL.**

**THE** capital of the above company has been increased to £5000 by increasing the number of shares to 10,000 at 10s. each.

No. 2933 A. WILSON, Manager.

**MORGAN'S BIRTHDAY QUARTZ COMPANY NO LIABILITY, GOLDSBOROUGH.**

**NOTICE** is hereby given that the registered office of the Morgan's Birthday Quartz Company No Liability is situated at 15 Lydiard street, North Ballarat, and the name of the manager is John Alfred Chalk.

Dated this 11th day of November 1878. The common seal of the Morgan's Birthday Quartz Company No Liability was hereunto affixed in our presence, we being two of the directors of the said company. (SEAL.)

No. 2943 E. MOREY, DAVID HAM.

**Insolvency Notices.**

*In Insolvency.—Eastern District.*

In the insolvent estates of ROBERT SMITH PIERSON, of Taralgon, laborer, and of WILLIAM AUGUST BROWN, of Walhalla, publican.

**DIVIDENDS** will be payable at my office, Foster street, Sale, on and after 18th November 1878, to those creditors who have proved their claims at this date.

Sale, 14th November 1878. GEORGE CAIN, Assignee.

*The Insolvency Statute 1871.—In the Court of Insolvency.*

In the matter of THOMAS WALTER DELVES, of 3 Budd street, Collingwood, in the colony of Victoria, bootmaker.

**NOTICE** is hereby given that the above-named insolvent intends to apply to the Court of Insolvency, at Melbourne, on Friday the 6th day of December 1878, at the hour of Eleven o'clock in the forenoon, to dispense with the condition mentioned in section 136 of the Insolvency Statute 1871, and to grant him a certificate of discharge pursuant to the provisions of the said statute.

Dated this 14th day of November 1878. JAMES DALY EMERSON, 16 Collins street west, Melbourne, Solicitor for said insolvent.

No. 2939

*The Insolvency Statute 1871.—In the Court of Insolvency.*

In the matter of WILLIAM SPELLACY, of Daylesford, in the colony of Victoria, storekeeper.

**A** FIRST Dividend is now payable at my office, 38 Elizabeth street, Melbourne.

No. 2940

H. W. DANBY,  
Trustee.

*The Insolvency Statute 1871.—In the Court of Insolvency.*

In the matter of ROBERT NICHOLSON BROWN, of Violet Town, in the colony of Victoria.

**A** SECOND Dividend is now payable at my office, 38 Elizabeth street, Melbourne.

No. 2941

H. W. DANBY,  
Trustee.

*The Insolvency Statute 1871.*

In the insolvent estates of WALTER VIGHERVENA CULLINGFORD, of Nannella, publican and storekeeper; WILLIAM THOMAS WEEKLEY, of Ironbark, Sandhurst, mining manager; and JAMES WAIT, of Boort, farmer.

**D**IVIDENDS in the above estates will be payable at my office on and after Monday the 2nd December 1878, to those creditors who have proved their debts.

1 Albion Chambers, Sandhurst.

No. 2949

JOHN HASKER, Assignee.

*The Insolvency Statute 1871.—In the Court of Insolvency.*

In the estate of SAMUEL YANDELL, Geelong, builder.  
**A** DIVIDEND will be payable at my office on and after the 18th November 1878, to creditors who have proved.  
Geelong, 12th November 1878.

No. 2954

JAMES SIMSON, Assignee.

*The Insolvency Statute 1871.—In the Court of Insolvency.*

In the estate of JOSEPH DREDGE, Portarlington, agent.  
**A** DIVIDEND will be payable at my office on and after the 18th November 1878, to creditors who have proved.  
Geelong, 12th November 1878.

No. 2955

JAMES SIMSON, Assignee.

**Impoundings.**

**A**LEXANDRA.—Impounded at Alexandra Shire Pound, by A. G. Johnson, for Mrs. E. Plummer.

1 brindle bull, JJW off rump  
If not claimed and expenses paid, to be sold on 9th December 1878.

3/6

ARCHIBALD ROBERTSON,  
Poundkeeper.

**A**VOCA.—Impounded at the Avoca Shire Pound, 6th November 1878.

142. Bay horse, black points, collar marked, writing M near shoulder  
On the 7th, by the Herdsman, Rathscar Common.

143. White cow, WC or G near rump  
On the 9th, by the Herdsman, Redbank Common.

146. White cow,  $\frac{z}{z}$  near rump

147. Black and white cow,  $\frac{z}{z}$  near rump

148. Red and white heifer, no visible brand

149. Strawberry cow, top off near ear, like CE off rump

150. Strawberry heifer calf, progeny

151. Strawberry heifer, C near rump

If not claimed and expenses paid, to be sold on 7th December 1878.

8/6

JOHN BATCHELOR,  
Poundkeeper.

**B**ALLAN.—Impounded at Ballan, by Mr. G. T. Portingale.

584. Dark-bay horse,  $\frac{z}{z}$  over IP near shoulder, like J before JT conjoined off shoulder  
By Mr. James Shaw.

598. Red and white bull, bald face, off ear marked, like IM off rump

599. Red steer, off ear marked, LL near rump

600. Red heifer, bald face, off ear marked, illegible brand near rump

601. Red heifer, white spots, W off rump

If not claimed and expenses paid, to be sold on 11th December 1878.

7/

SY. COOPER,  
Poundkeeper.

**B**ALLARAT.—Impounded at Ballarat City Pound, 7th September 1878.

1 red steer, dark head, white on belly and tail, like  $\frac{z}{z}$  near ribs

If not claimed and expenses paid, to be sold on 11th December 1878.

4/

S. CADDEN,  
Poundkeeper.

**B**EAUFORT.—Impounded at Beaufort.

1 red and white cow, no visible brand

1 red and white heifer calf, progeny of above cow

If not claimed and expenses paid, to be sold on 28th November 1878.

3/6

W. G. STEVENS,  
Poundkeeper.

**B**ET-BET.—Impounded at the Bet-Bet Shire Pound, by Pat Doyle.

885. Black and white heifer, no visible brand

886. White and red spotted steer, CS or GS near back

887. White poley heifer } undescrivable brands off ribs

888. Yellow strawberry steer } undescrivable brands off ribs

If not claimed and expenses paid, to be sold on 7th December 1878.

5/

THOMAS LAWSON,  
Poundkeeper.

**C**ASTLEMAINE.—Impounded at Castlemaine.

1 yellow and white poley cow, like TH off ribs

1 white and red calf, progeny of the above cow

If not claimed and expenses paid, to be sold on 4th December 1878.

3/6

ROBERT B. RODEN,  
Poundkeeper.

**C**AMPERDOWN.—Impounded at Camperdown, by G. Hamilton.

1 white steer, S near side, white horns, two slits near ear

1 red and white heifer, bald face, like OO near hip or large C, top and notch both ears

1 dark-strawberry heifer, R near back, notched ears

By O. Robertson, from Cobden Common.

1 strawberry cow, M near ribs, slit near ear

1 red cow, white face, JD near ribs, near ear slit, and piece out of off ear

1 strawberry bull calf

1 red and white heifer, RG near rump, notch near ear

1 small red and white heifer, M off rump, 2 slits near ear

1 red and white yearling bull, P near shoulder, notch near ear

1 brindled cow, like M off thigh, notch off ear

1 red and white heifer calf

1 red heifer, P near shoulder, notch near ear

1 red cow, FJ off ribs, R or K off rump, top and notch off ear

1 strawberry steer,  $\frac{z}{z}$  near ribs, off ear topped, hole and slit near ear

1 red poley steer, AA off rump

If not claimed and expenses paid, to be sold on 7th December 1878.

12/6

JAS. MCKAY,  
Poundkeeper.

**C**HILTERN.—Impounded at Chiltern, 7th November 1878 by F. F. Woodward.

1 chesnut filly, blaze face, M near shoulder

1 bay or chesnut yearling filly, near hind fetlock white, WB or WR near shoulder

1 mouse or cream colored colt, bald face, three white legs, like  $\frac{z}{z}$  conjoined near shoulder

$\frac{z}{z}$  conjoined near shoulder

On 8th November, by same.

1 roan yearling bull, notch under part off ear, no visible brand

1 roan or strawberry yearling steer, B put on B—off ribs

1 strawberry yearling heifer, B off ribs

If not claimed and expenses paid, to be sold on 11th December 1878.

8/

JOHN STRICKLAND,  
Poundkeeper.

**C**OBURG.—Impounded at Coburg, by Mr. Baker, of Somerton.

1 bay carriage horse, hair rubbed off forehead and eyebrows, small star, large brand like a star or spur rowels off shoulder

1 bay carriage horse, blotch brand, with like A under near shoulder

If not claimed and expenses paid, to be sold on 7th December 1878.

5/6

F. W. BUZAGLO,  
Poundkeeper.

**C**OLAC.—Impounded at Colac.

111. Light-bay pony horse, O or circular saw brand near shoulder, stripe down back

If not claimed and expenses paid, to be sold on 6th December 1878.

3/6

JOHN METCALF,  
Poundkeeper.

**C**RANBOURNE.—Impounded at Cranbourne Shire Pound, 5th November 1878.

7 heifers, various colors, branded IH off thigh

1 strawberry poley cow, branded FH near ribs, IH off thigh

If not claimed and expenses paid, to be sold on 4th December 1878.

4/

HY. WILSON,  
Poundkeeper.

**D**ANDENONG.—Impounded at Dandenong Shire Pound.

1 light strawberry cow, like R disfigured near shoulder (aged)

1 red steer, white about back and belly, no visible brands

1 brindle strawberry steer, T off rump, S near ribs

1 dark-brindle or brown steer, T off rump, S near ribs

If not claimed and expenses paid, to be sold on 11th December 1878.

4/6

ALFRED POTTER,  
Poundkeeper.

**GISBORNE.**—Impounded at Gisborne, by Henry Beattie, Esq.  
1 red and white bullock, no visible brand  
If not claimed and expenses paid, to be sold on 11th December 1878.

3/6

H. R. DIXON,  
Poundkeeper.

**GLASS'S CREEK.**—Impounded at Glass's Creek, 2nd November 1878, by Mr. W. Osborne of Kilby, Kew. Trespassing in securely fenced paddock.  
1 dark-brown mare, switch tail, black points, saddle marked, shod two hind and one fore foot, branded like JP conjoined on near shoulder. There may be other brands, not visible.  
If not claimed and expenses paid, to be sold on 11th December 1878.

5/

E. OAKES,  
Poundkeeper.

**HEATHCOTE.**—Impounded at Heathcote, by Mr. C. Van, Heathcote Common.

1 red and white steer, JL near rump  
1 brindle roan steer, slit off ear, blotch brand off rump  
1 brown-sided heifer, IA off ribs, notch near ear  
1 red heifer, piece off top of near ear, like A near shoulder and rump  
1 red-sided steer, same mark and brands  
1 yellow-sided steer, same mark and brands  
If not claimed and expenses paid, to be sold on 9th December 1878.

6/6

JOHN HAMILTON,  
Poundkeeper.

**HUNTLY.**—Impounded at Huntly, by Mr. John Holmes.—Trespass 2s. 6d.

515. Red cow, white on belly and tail, CM off rump; M near thigh  
If not claimed and expenses paid, to be sold on 11th December 1878.

4/

CHAS. JAS. BÜSST,  
Poundkeeper.

**KEILOR.**—Impounded at the Keilor Shire Pound, 9th November 1878, by Messrs. Ritchie Bros.—Damages £2.

85. Brown bay-horse, white star and snip, black points, off hind feet white, like M near shoulder, collar marked, also knees slightly  
If not claimed and expenses paid, to be sold on 11th December 1878.

4/6

E. BONFIELD,  
Poundkeeper.

**KOROIT.**—Impounded at Koroit Borough Pound, 9th November 1878, by Patrick Cavniragh.—Trespass 5s.

1 strawberry steer, off eye blind, like KL or RP off rump  
If not claimed and expenses paid, to be sold on 11th December 1878.

3/6

J. SHEEHAN,  
Poundkeeper.

**MALDON.**—Impounded at the United Shire of Maldon Pound, 8th November 1878, by Herdsman of United Common.

1 black steer, branded ES on near rump  
If not claimed and expenses paid, to be sold on 9th December 1878.

4/

J. V. WALSH,  
Poundkeeper.

**MOORA.**—Impounded at Moora, 6th November 1878.

1 bay cob horse, small star, saddle marked, Y in circle near shoulder, like 80 conjoined near ribs  
1 brown filly, blaze, white ring off fore foot, no visible brand  
On 9th November.  
1 bay mare, blaze, near hind foot white, shod, ZZ near shoulder  
If not claimed and expenses paid, to be sold on 11th December 1878.

5/6

JOHN MATHESON,  
Poundkeeper.

**MOOROPNA.**—Impounded at Mooropna Pound, 9th November 1878.

1 mouse-colored cob horse, 2 near shoulder (JH conjoined)

1 black horse, star, J off shoulder, S near shoulder  
OS  
WD  
C

If not claimed and expenses paid, to be sold on 11th December 1878.

6/

JAMES HAY,  
Poundkeeper.

**RAYWOOD.**—Impounded at Raywood, by the Herdsman.

1 red and white heifer calf, brand off side indescribable  
1 black and white cow, quarter out of off ear, brand off ribs  
1 black and white bull calf, brands not visible  
1 white heifer, brown ears, like T before other brand near rump  
1 brindle bull calf, brands not plain

1 black draught horse, white spots on back, faint brand, near shoulder  
1 bay draught horse, blaze, broken hobble on, FH near shoulder

If not claimed and expenses paid, to be sold on 11th December 1878.

7/6

J. F. WILLOUGHBY,  
Poundkeeper.

**ROSEDALE.**—Impounded at Rosedale, by W. Morley.

426. Dark-brown horse, M over like WI near shoulder  
By John Wightman, Heyfield.  
430. Spotted roan steer, JR over JR sideways off rump, both I's reversed, piece out under side off ear  
431. Roan steer, HC off rump and ribs  
433. White steer, GD off rump, piece out near ear  
434. Strawberry steer, slit near ear, illegible near ribs  
435. Red steer, writing M off rump

If not claimed and expenses paid, to be sold on 11th December 1878.

6/6

C. DU VÉ,  
Poundkeeper.

**SALE.**—Impounded at Sale, by C. Thompson, Clydebank.

1 red and white bullock, like RP near rump  
1 roan steer, like G off rump, O off ribs  
1 white heifer, red ears, like B off ribs  
1 red heifer, roan face, straight horns, no visible brands  
1 roan heifer, no visible brands  
1 red and white spotted steer, like RM near ribs  
1 strawberry heifer, piece out back near ear, blotch, brand near ribs

If not claimed and expenses paid, to be sold on 4th December 1878.

6/6

E. A. PATERSON,  
Poundkeeper.

**ST. ARNAUD.**—Impounded at St. Arnaud, 9th November 1878, by V. N. Mogg, Swanwater.

20 head mixed cattle, A off thigh  
6 head mixed cattle, C or GB off thigh  
3 calves, no visible brand  
1 red and white bullock, both ears marked, like ABC near loin, like BC near rump

If not claimed and expenses paid, to be sold on 9th December 1878.

5/6

S. S. ROTHWELL,  
Poundkeeper.

## NOTICE.

**ST. KILDA.**—Gazetted red and white cow, like JIG, off rump, FA near rump, shows brand like heart on back, piece off ear. To be sold 27th November 1878.

Gazetted horses to be sold on 20th November 1878, will be sold 27th November 1878, if not claimed and expenses paid.

4/6

W. CHAPMAN,  
Poundkeeper.

**TYLDEN.**—Impounded at Tylden, 12th November 1878, by John Greg, for Mr. J. Glenn.

17. Red strawberry heifer, M near rump  
If not claimed and expenses paid, to be sold on 9th December 1878.

3/6

HENRY DRAYTON,  
Poundkeeper.

**WANGARATTA.**—Impounded at Wangaratta, 12th November 1878, by Mr. Henry Kett.

8. Brown mare, star, saddle marked, IRO over like 1)7 near shoulder

By Mr. Henry Charlton.  
13. Bay draught mare, running star, collar and saddle marked, hind feet white, near neck, like W, RJ near shoulder.

If not claimed and expenses paid, to be sold on 7th December 1878.

5/6

HY. MILLER,  
Poundkeeper.

**YAN YEAN.**—Impounded at Yan Yean, 31st October 1878, by W. Robertson.

1 black horse, star and blaze in face, collar and saddle marked, medium draught, F off ribs, there may be other brands, but not visible.

By R. Carroll.  
1 white steer, like GD off rump  
1 red-roan steer, like GD off rump

1 red heifer, white face, no visible brands, piece out of off ear  
1 spotted red and white heifer, no visible brands  
1 roan yearling bull, no visible brands; all three have same ear mark, there may be brands not visible

If not claimed and expenses paid, to be sold on 30th November 1878.

8/

W. GIBSON,  
Poundkeeper.

POUNDKEEPERS' REMITTANCES.

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

	£	s.	d.
November 8.—Shire of Stawell, for P. Monaghan	1	7	6
November 8.—Gibson, Wm. ... ..	0	8	0
November 12.—Shire of Colac, for John Metcalf	1	7	6
November 13.—Roden, R. B. ... ..	0	10	0
November 14.—Oakes, Emma ... ..	0	10	0
November 14.—Hay, James ... ..	1	0	0
November 14.—Miller, Hy. ... ..	1	0	0

J. FERRIS,  
Government Printer.

15th November 1878.

DEPARTMENT OF LANDS AND SURVEY.

PARISH AND TOWNSHIP PLANS.—Lithographed plans of PARISHES, on a scale of twenty chains to the inch (except when a different scale is specified), can be obtained at the Crown Lands Office, Spring Gardens, Melbourne, price 7s. 6d. each, or will be forwarded to any address within the colony on receipt of that sum by the accountant of the department. Mounted on cloth, 2s. 6d. additional.

Also, same price, lithographed plans of TOWNSHIPS, drawn to a scale of four chains to the inch.

The above show measurements, bearings, grantees' and licensees' names, school-sites, reserves, and other various information in possession of the department up to the date of their compilation.

The large scales on which these lithographs are prepared constitute them valuable working plans for shire and other surveyors, rate collectors, assessors, &c., &c.

The undermentioned are now ready, and a number of others are in course of preparation:—

PARISH PLANS.

Acheron	Burrum Burrum	Dunkeld
Addington	Byjuke	Dunnawalla
Aldar	Calvil	Dunolly (10 chs.)
Alexandra	Campbelltown	Durong
Amherst (10 chs.)	Caniambo	Echuca South
Arapiles	Caramut South	Eddington
Ararat (10 chs.)	Carapooee	Eglinton
Arcadia	Carapooee West	Eildon
Ardno	Cardigan	Ellesmere
Ardonachie	Cargerie	Elphinstone
Argyle	Carisbrook	Emberton
Ascot	Carlyle	Enfield
Ashens	Carraragarmungee	Enumemmering
Avoca	Carlsruhe	Flinders
Awonga	Castlemaine (10 chs.)	Forbes
Axedale	Charlton East	Franklin (10 chs.)
Baangal	Charlton West	Frankston
Bagshot	Chepstowe	Fryers (10 chs.)
Balla (4 chs.)	Chewton (4 chs.)	Garvoc
Balmattum	Chiltern	Geelong
Balrook	Chiltern West	Girgarre East
Bamganie	Chintin	Gisborne
Barongarook	Clarendon	Glencoe
Beckworth	Clunes	Glendaruel
Beechworth	Cobra-killuc	Glengower
Benalla	Cobram	Glenmona
Benayeo	Colac (4 chs.)	Glenrowen
Bil-bil-wyt	Coliban	Gobarup
Birregurra	Colongulac	Gobur
Bittern	Concongella	Goomalibee
Boho	Concongella South	Goomamadda
Bolwarra	Conewarre	Goorambat
Bonn	Congwappa	Gooram-gooram-gong
Boort (40 chs.)	Coombona	Gowangardie
Boosey	Coonoer West (40 chs.)	Greenhills
Boothpool	Corack (40 chs.)	Greta
Boroondara	Corack East (40 chs.)	Gritjurk
Borung	Corinthap	Gruyere
Boweya	Craigie	Guildford
Branjeet	Cranbourne	Haddon
Branholme	Creswick	Hamilton North
Bridgewater	Croxton, East and West	Hamilton South
Brimboal	Currawa	Hexham East
Brim-brim	Currawa West	Hexham West
Bringalbert	Cut-paw-paw (10 chs.)	Ilorsham
Broadwater	Darkbonee	Ilotspur
Buckrabanyule	Darlingford	Howqua West
Bulgana	Darragan	Inglewood
Bullarook	Dean	Jamieson
Bullengarook	Denison	Jancourt
Bundalagwah	Dergholm	Jeffcott
Bundalong	Devenish	Jika Jika
Bungal	Digby	Jindivick
Bungalally	Diggorra (40 chs.)	Jung Jung
Bungaree	Dimboola	Kaarimba
Bung-bong	Doboobetic	Kaladuro
Bungeelap	Donald	Kalke
Bungeet	Dookie	Kanyapella
Bunguluke	Doolam	Karabul
Burnewang	Doroq	Karrabumet
Burraboot East	Doutta Galla	Katamatita
Burramine	Dunee	Katandra
Burrumbeep		Kelbandora
Burrumbet		Kelfeaur

No. 118.—NOVEMBER 15, 1878.—5.

Kerang	Nangeela (40 chs.)	Tatyoan
Kergunyah North	Naninia	Terang
Kerrie	Nanneella	Terrick Terrick East (40 chs.)
Kerrit Bareet	Narnbool	Terrick Terrick West (40 chs.)
Kewell East	Narrawong	Terrinalum
Kialla	Narrewillock	Thalia
Killawarra	Natimuk	Thornton
Kingower	Navarre	Timmering
Kinypanial	Neilborough	Tinamba
Kiora	Nepean	Tongala
Kirkella	Newham	Toolamba
Knowsley	Ninyeunook (40 chs.)	Toolamba West
Knowsley East	Nirranda	Toolang
Kororoi	Nullan	Toolooly
Kyabram East	Nullawarre	Tottington (40 chs.)
Laanecoerie	Nunawading	Towaniny (40 chs.)
Laen	Oxley	Tullamarine
Lallat	Pakenham	Tullich
Langhi-ghiran	Pannoobamawm	Tylden
Langwarrin	Pannoomiloo	Tyrendarra
Lauriston	Paraparap	Udera
Leaghur (40 chs.)	Paywit	Upotipotpon
Lexington	Peechelba	Vectis East
Lillirie	Pelluelba	Waggarandall
Linlithgow	Pine Lodge	Wail
Lockwood	Prahran (10 chs.)	Walmer
Loyola	Quambatook (40 chs.)	Wangaratta North
Lurg	Ravenswood	Wangaratta South
Magappa	Redesdale	Wappan
Maindample	Rich Avon West	Warrak
Maldon	Ringwood	Warrandyte
Mannibadar	Rodborough	Warrenbayne
Marmal	Roseneath	Wellsford
Marnoo	Rothesay	Wills
Meering	Runnymede	Will-will-rook
Mellier	Rupanyup	Winnindoo
Mepunga	St. James	Winton
Meran	Sale	Witchilleba
Merino	Salisbury West	Witchipool (40 chs.)
Merrimu	Samaria	Wodonga
Merton	Sandford	Wonwandah
Miepoll	Sandon	Woodend
Moglonemby	Seymour	Woolpoor
Moira	Shadforth	Wooroonook
Mokanger	Sherwood	Wooragee North
Mokoan	Shirley	Woosang
Molesworth	Spring Hill	Wormagal
Moliagul	Spring Plains	Wycheproof
Mologa	Stewarton	Wycheitella
Monegeeta	Strangways (10 chs.)	Wy Yung
Moolerr	Stratford	Yabba Yabba
Moolort	Strathfieldsaye	Yallock
Moora	Strathmou (4 chs.)	Yandoit
Mooring	Sutton	Yan Yeau
Mooreoduc	Swanwater (40 chs.)	Yarck
Mooroopna	Taggerty	Yarraberb
Mooroopna West	Tahara	Yarram Yarram
Moorpanyal	Tallichup	Yarrawonga
Mortchup	Tallygaroopna	Yarrayue
Moutajup	Taminick	Yea
Moyhu	Tamlengh	Yielima
Moyston	Tandarra	Youarang
Muckleford	Tara	Youpayang
Murchison	Tarrawarra	Yuroke
Myrree	Tatong	
Mysia (40 chs.)		
Nagwarry		

TOWNSHIP PLANS.

Blackwood	Lallat	Rushworth
Camperdown	Malmsbury	St. Arnaud
Daylesford	Minyip	Sandhurst (portion)
Dergholm	Mitiamo	Terrick Terrick
Devenish	Nalinga	Toolamba
Glenmona	Natimuk	Toolleen
Glenrowen	Neerim	Tungamah
Karrabumet	Queenscliff	Turrumberry
Katamatita	Rheola	Yarrawonga
Kurraan		

SUBURBS OF MELBOURNE.

Carlton	Emerald Hill	Prahran
Carlton North	Fitzroy North	Sandridge
East Melbourne	Hothon	West Melbourne

F. LONGMORE,

Commissioner of Crown Lands and Survey.

Lands and Survey Office,  
Melbourne, 9th October 1878.

GEOLOGICAL SURVEY OF VICTORIA.

PRODRONUS OF THE PALÆONTOLOGY OF VICTORIA OR FIGURES AND DESCRIPTIONS OF VICTORIAN ORGANIC REMAINS. Decades I. II. III. IV. and V. By Frederick McCoy, F.G.S., &c. Price 2s 6d. each.

REPORTS OF PROGRESS. Maps and Illustrations. Price—Nos. I. II. and IV. 3s. 6d. each. No. III. 5s.

OBSERVATIONS ON NEW VEGETABLE FOSSILS OF THE AUSTRALIAN DRIFTS OF VICTORIA. By Baron Ferdinand von Mueller, C.M.G., &c. Price 2s. 6d.

Office of Mines, and all Booksellers.

## GOVERNMENT PLAN

**PLAN OF SANDHURST GOLDFIELD**, showing the Lands held under Gold Mining Leases.

Scale—twenty chains to an inch. Price 4s. 6d.  
At the Office of Mines, Collins street, and at the Mining Registrars' Offices in the several districts.

**THE NEW RULES AND STANDING ORDERS FOR PRIVATE BILLS** are on sale at the Government Printing Office; price 1s. 6d

## ACTS OF PARLIAMENT.

THE undermentioned Acts of Parliament, passed during the Session of 1877-8, and published with the *Government Gazette*, may be obtained at the prices affixed to each, viz. :—

No.	s. d.
567. Tolls Continuation ... ..	1 0
568. Consolidated Revenue (1) ... ..	1 0
569. Public Works Loan Account Application ... ..	1 0
570. Consolidated Revenue (2) ... ..	1 0
571. Justices of the Peace Act Amendment ... ..	1 0
572. Melbourne General Market Site ... ..	1 0
573. Local Government Act Amendment (City Rating) ... ..	1 0
574. Public Works Loan Expenditure Validating ... ..	1 0
575. Land Tax ... ..	1 6
576. Parliamentary Costs ... ..	1 0
577. Brighton Land Vesting ... ..	1 0
578. Inebriates Act Amendment ... ..	1 0
579. Consolidated Revenue (3) ... ..	1 0
580. Railway Construction ... ..	1 6
581. Australasia National Insurance Company ... ..	1 0
582. Beechworth Waterworks Act 1860 Amendment ... ..	1 0
583. Regulation and Inspection of Mines ... ..	1 0
584. Expiring Law (Diseases in Stock Act) Continuation ... ..	1 0
585. Expiring Law (Fences Statute) Continuation ... ..	1 0
586. Metropolitan Gas Company ... ..	8 6
587. Liverpool and London and Globe Insurance Company ... ..	1 0
588. Extradition Acts Administration ... ..	1 0
589. Waterworks Act 1865 Amendment ... ..	1 0
590. Friendly Societies ... ..	2 0
591. Railway Loan Liquidation and Construction Account Application ... ..	1 0
592. Explosive Substances ... ..	1 0
593. Customs Duties ... ..	1 6
594. Expiring Law (Drawbacks Act) Continuation ... ..	1 0
595. Vine Diseases Eradication ... ..	1 0
596. Drainage of Mines ... ..	1 0
597. Customs Act 1857 Amendment ... ..	1 0
598. Passengers Harbors and Navigation Statute 1865 Amendment ... ..	1 0
599. Appropriation of Revenue ... ..	4 0
600. Expiring Law Continuation (Payment of Members) ... ..	1 0
601. Beechworth Rate Validating ... ..	1 0

N. B.—If postage stamps be sent to pay for any of the above-mentioned Acts an addition at the rate of one shilling in the pound must be forwarded, that amount being charged by the Postal Department for cashing the stamps.

Government Printing Office,  
April 1878.

## NOTICE.

**MESSRS. GORDON AND GOTCH**, News Agents, of Great Collins street west, Melbourne and 281, George street, Sydney;

**MR. HENRY FRANKS**, Bookseller and Stationer, Market square, Geelong;

**MR. MARTIN BADE**, Tobacconist, Sturt street, Ballarat;

**MR. WALTER A. J. WENBORN**, bookseller and stationer, Pall Mall, Sandhurst; and  
**MR. GEORGE LYELL**, bookseller, &c., of Stawell,  
**MR. JOHN ARMSTRONG**, 56 Elizabeth street, Melbourne,  
have been appointed Agents to receive Advertisements and Subscriptions for the *Government Gazette*.

A copy of the *Gazette* is filed at each place for public reference.

## THE VICTORIA GOVERNMENT GAZETTE.

SUBSCRIPTIONS.—The Subscription, including Postage, will be at the rate of £1 6s. per annum, or 6s. 6d. per quarter, payable in advance.

A less period than three months cannot be subscribed for.

ADVERTISEMENTS are 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, unless ONE SHILLING EXTRA IN THE POUND IS ADDED, as commission, without which the Post Office will not cash them.

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

Single copies of the GOVERNMENT GAZETTE will be Sixpence each (if paid in stamps, Sevenpence).

\* \* \* All payments are required in advance. Cheques and other remittances must be payable in Melbourne, and all communications should be addressed to "The Government Printer, Melbourne."

## CONTENTS.

APPOINTMENTS:	PAGE
Assistant surgeon in naval reserve ... ..	2894
Auditors for friendly societies ... ..	2894
Clerks of courts ... ..	2893
Deputy clerk of the peace, sheriff's substitute, &c. ... ..	2893
Deputy electoral registrars ... ..	2894
Deputy registrars of births and deaths ... ..	2894
Electoral registrars ... ..	2893
Keeper of a gaol ... ..	2894
Magistrates ... ..	2893
Mining registrar ... ..	2893
Resignations ... ..	2893, 2894
Returning officer dispensed with ... ..	2894
Trustees ... ..	2893
LANDS:	
Cancellation of <i>Gazette</i> notice respecting throwing open land for selection ... ..	2906
Commons ... ..	2908, 2909
Extent of an holding amended ... ..	2898
Grants approved ... ..	2904
Lands excepted or withheld from sale ... ..	C 2906
" open for selection ... ..	2906
" Lease applied for ... ..	2918
" Leases approved ... ..	2898, 2899
" Licenses approved ... ..	2900-2903
" —hearing of reasons against forfeiture of ... ..	2898
" not granted ... ..	2904
" revoked, cancelled, or declared void ... ..	2905-2906
" transferred ... ..	2907
" Reservations about to be revoked ... ..	2907-2908
" revoked ... ..	2908
" (temporary) ... ..	2907
Sales ... ..	2896-2897
Timber reserves ... ..	2909
LAND TAX ACT 1877:	
Classifications corrected ... ..	2894
Register— <i>corrigendum</i> ... ..	2894
LEGAL:	
Courts ... ..	2879, 2910-2912
Insolvencies ... ..	2895, 2916, 2917, 2922, 2923
Judicial notices ... ..	2919
MINING:	
Bye-laws ... ..	2882-2891
Companies' notices:	
Calls ... ..	2922
Meetings ... ..	2922
Miscellaneous ... ..	2922
Registrations ... ..	2920, 2921
Sales ... ..	2922
" Leases applied for ... ..	2891
" declared void ... ..	2892
" refused ... ..	2892
MISCELLANEOUS:	
Accused persons summoned to surrender ... ..	2879, 2880
Albion iron company ... ..	2909
Brickmaking (Footscray) company ... ..	2917
Building societies ... ..	2917
Cattle impounded ... ..	2923
Contracts ... ..	2923
Electoral lists—preparation of ... ..	2910
Fees for depasturing stock on goldfield common ... ..	2892
Holidays ... ..	2879, 2895
Hydrophobia ... ..	2892
Licensed premises and liquor—inspection of ... ..	2894
Lost ... ..	2920
Mariners' notices ... ..	2892
Partnerships ... ..	2918
Patents ... ..	2910, 2918, 2919
Police sales ... ..	2916
Population of Victoria ... ..	2894
Post offices ... ..	2895
Prahran home and coffee house company ... ..	2909, 2918
Publicans' licensing districts ... ..	2895
Quarantine districts under diseases in stock act abolished ... ..	2895
Rewards ... ..	2920
Salted and dried fish company ... ..	2917
Sheep clean district ... ..	2894
Telegraph office closed ... ..	2895
Tenders ... ..	2912-2916
Trade mark ... ..	2919
PARLIAMENT:	
Acts assented to ... ..	2881
ROADS:	
Echuca and Waranga shires—proposed transfer of area ... ..	2909
Glenelg shire—proposed new road ... ..	2918
North Ovens shire—proposed storm-water and sludge channel ... ..	2918
Rosedale shire—proposed new road ... ..	2916

By Authority: JOHN FERRIS, Government Printer, Melbourne.