



# VICTORIA GOVERNMENT GAZETTE.

Published by Authority.

No. 126.]

FRIDAY, DECEMBER 14.

[1883.]

## CHRISTMAS HOLIDAYS.

It is hereby notified that on

MONDAY THE 24TH INSTANT,  
TUESDAY THE 25TH INSTANT, and  
WEDNESDAY THE 26TH INSTANT,

the Public Offices will be closed (except in the instances under-mentioned), the 25th instant (Christmas Day) being appointed by *The Civil Service Act* No. 160, to be observed as a Public Holiday, and the other days being hereby appointed and notified as such under the power conferred by the said Act.

In the Departments of the Customs, Post Office and Telegraph, and Railways, arrangements will be made to obviate any public inconvenience which the total suspension of business might cause.

GRAHAM BERRY,  
Chief Secretary.

Chief Secretary's Office,  
Melbourne, 23rd November 1883.

## BANK HOLIDAYS.

### PROCLAMATION

By His Excellency the Most Honorable George Augustus Constantine, Marquis of Normanby, Earl of Mulgrave, Viscount Normanby, and Baron Mulgrave of Mulgrave, all in the County of York, in the Peerage of the United Kingdom; and Baron Mulgrave of New Ross, in the County of Wexford, in the Peerage of Ireland; a Member of Her Majesty's Most Honorable Privy Council; 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, &c., &c., &c.

IN pursuance of the provisions contained in the fifth section of *The Bank Holidays Act* 1873, I, the Governor of Victoria, do by this my Proclamation appoint

FRIDAY THE 21ST DAY OF DECEMBER INSTANT  
a special day to be observed as a Bank Holiday at Coleraine;

MONDAY THE 24TH DAY OF DECEMBER INSTANT  
a special day to be observed as a Bank Holiday throughout Victoria.

Given under my Hand and the seal of the Colony, at Melbourne, this fourteenth day of December in the year of our Lord One thousand eight hundred and eighty-three, and in the forty-seventh year of Her Majesty's reign.

(L.S.)

NORMANBY.

By His Excellency's Command,  
D. GILLIES,  
For the Chief Secretary.

GOD SAVE THE QUEEN!

## CERTIFICATION OF CUSTOMS ACCOUNTS.

THE Governor, with the advice of the Executive Council, has, in accordance with the 29th clause of the General Regulations respecting Public Accounts, been pleased to direct that all accounts hitherto certified to by the Collector of Customs, Melbourne, be in future certified to by the Secretary for Trade and Customs.

JAMES SERVICE,  
Treasurer.

Treasury,  
Melbourne, 30th November 1883.

No. 126.—DECEMBER 14, 1883.—1.

## OFFICERS OF HEALTH.

THE Central Board of Health, by virtue of the provisions of Section 15 of the *Public Health Amending Statute* 1883, have approved of the undermentioned appointments:—

Borough of Ararat ... C. H. B. Barker, Esq., M.B.  
Shire of Buninyong ... C. H. W. Hardy, Esq., M.B., *vice*  
C. H. Scott, Esq., M.B., resigned.

JOHN J. SHILLINGLAW,  
Secretary.

Central Board of Health,  
Melbourne, 5th December 1883.

## ACTING SUPERINTENDENT SUNBURY LUNATIC ASYLUM.

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

W. B. SMITH, Esq., F.R.C.S., Deputy Superintendent  
Yarra Bend Asylum,  
to be Acting Superintendent Sunbury Lunatic Asylum, during the absence on leave of W. L. Watkins, Esq., L.R.C.S.

D. GILLIES,  
For the Chief Secretary.

Chief Secretary's Office,  
Melbourne, 10th December 1883.

## GOVERNMENT AUDITOR OF MUNICIPAL ACCOUNTS.

THE Governor, with the advice of the Executive Council, has, in pursuance of *The Local Government Act*, No. 506, sec. 195, been pleased to appoint

WILLIAM BAILLIE ENTWISLE, Postmaster, &c., Woods' Point,  
to be Auditor of the Municipal Accounts of the Borough of Woods' Point for the year ended 30th September 1883, in lieu of J. H. Molyneux.

ALFRED DEAKIN,

Acting Commissioner of Public Works.

Public Works Office,  
Melbourne, 10th December 1883.

## PUBLIC VACCINATORS.

THE Governor, with the advice of the Executive Council, has been pleased to appoint the undermentioned gentlemen to be Public Vaccinators at the places mentioned in conjunction with their respective names, viz.:—

Bairnsdale ... D. C. MORGAN, Esq., M.R.C.S., during the absence on leave on R. G. Morrison.

Terang ... HENRY READ, Esq., L.F.P.S., Glasgow, *vice* R. N. Jack, Esq., M.R.C.S., resigned.

D. GILLIES,  
For the Chief Secretary.

Chief Secretary's Office,  
Melbourne, 10th December 1883.

## ACTING RECEIVERS AND PAYMASTERS.

R. BETHERAS

to be Acting Receiver and Paymaster at Charlton, during the absence on leave of H. E. Cheshire;

M. MINOGUE

to be Acting Receiver and Paymaster at Tallangatta, during the absence on leave of H. F. Stephen.

Treasury,  
Melbourne, 30th November 1883.

JAMES SERVICE,  
Treasurer.

## COMMISSIONERS OF THE SUPREME COURT.

**H**IS Honor the Chief Justice has been pleased to appoint the undermentioned gentlemen to be Commissioners of the Supreme Court of the Colony of Victoria:—

## FOR TAKING AFFIDAVITS.

Name.	Profession.	Residence.	Jurisdiction.	Duration of Commission.
Harold O'Brien ...	Solicitor ...	Goulburn ...	Colony of New South Wales	Until Commissioner shall cease to reside at or near Goulburn, or until revoked.
William John Lobb ...	Inspector of Stock ...	Wentworth ...	Colony of New South Wales	Until Commissioner shall cease to reside at or near Wentworth, or until revoked.

Prothonotary's Office,  
Melbourne, 11th December 1883.

(L.S.)

W. P. FIREBRACE,  
Prothonotary.

## RESIGNATION.

**T**HE Governor, with the advice of the Executive Council, has accepted the resignation by

HENRY WRAITH, Esq.,

of the Commission of the Peace for the Northern Bailiwick.

ALFRED DEAKIN,  
Solicitor-General.

Crown Law Offices,  
Melbourne, 10th December 1883.

## DEPUTY REGISTRAR OF BIRTHS AND DEATHS.

**T**HE Governor, with the advice of the Executive Council, has been pleased to appoint

J. C. JOHNSTON

to be Deputy Registrar of Births and Deaths at Gunbower, *vice* W. Johnston resigned.

Chief Secretary's Office,  
Melbourne, 10th December 1883.

D. GILLIES,  
For the Chief Secretary.

## TRUSTEES.

**T**HE Governor, with the advice of the Executive Council, has been pleased to make the following appointments, viz.:—

RICHARD E. EDWARDS,  
JAMES LIPSCOMBE,  
WILLIAM HILL,  
JOHN HARDY,

to be Trustees of the land temporarily reserved on 15th February 1869 as a site for a cemetery at Alexandra, in the room of A. Hamea deceased, T. Hall and J. Blair, left the district, and T. Thompson resigned;

FRANK LESLIE OLLE,  
WILLIAM EAST,

to be Trustees of the land temporarily reserved on 24th November 1863 as a site for a Cemetery at Boram Boram, in the room of T. Sharrock and W. Murphy resigned;

JOSEPH McKERRIM

to be Trustee of the Smythesdale Cemetery site, in the room of H. Young resigned.

A. L. TUCKER,  
Commissioner of Crown Lands and Survey.  
Lands and Survey Office,  
Melbourne, 10th December 1883.

## MANAGERS OF A COMMON.

**T**HE Governor, with the advice of the Executive Council, has been pleased to appoint

WILLIAM RENNIE,  
FREDRICK BROUGHAM,  
FREDRICK BULLEN,

to be Managers of the Gobur Common; the first-named gentleman in the room of S. Town resigned, the last two as additional managers.

A. L. TUCKER,  
Commissioner of Crown Lands and Survey.  
Lands and Survey Office,  
Melbourne, 10th December 1883.

## CLERKS OF COURTS.

**T**HE Governor, with the advice of the Executive Council, has been pleased to make the following appointments, viz.:—

G. W. F. PATTERSON

to be Registrar of the County Court, Clerk of the Court of Mines, and Clerk of Petty Sessions at Yackandandah, during the absence of S. Perrottet on leave; to be also Registrar of the County Court and Clerk of Petty Sessions at Echuca, and Clerk of Petty Sessions at Rochester, during the absence of G. C. Morrison on leave, commencing on 17th November 1883;

S. J. GOLDSMITH

to be Registrar of the County Court and Clerk of Petty Sessions at Dandenong; also Clerk of Petty Sessions at Cranbourne and Berwick respectively, acting for J. Dobson, during his absence through illness, commencing on 17th November 1883;

M. A. MINOGUE

to be Clerk of Petty Sessions (acting) at Tallangatta, during the absence of H. P. Stephen on leave.

Crown Law Offices,  
Melbourne, 10th December 1883.

ALFRED DEAKIN,  
Solicitor-General.

## WARDEN'S CLERK.

**T**HE Governor, with the advice of the Executive Council, has been pleased to appoint

G. W. F. PATTERSON

to be Clerk, for the purposes and under the provisions of section 14 of the Act No. 446, for the Warden who sits at Yackandandah, during the absence of S. Perrottet on leave.

Crown Law Offices,  
10th December 1883.

ALFRED DEAKIN,  
Solicitor-General.

## DEPUTY MINING REGISTRAR.

**T**HE Governor, with the advice of the Executive Council, has been pleased to appoint

HUGH KELLY

to be, temporarily, Deputy Mining Registrar at Enoch's Point, *vice* J. Mitchell, resigned.

Office of Mines,  
Melbourne, 10th December 1883.

J. F. LEVIEN,  
Minister of Mines.

## VICTORIAN RAILWAYS.

*The Public Works Statute 1865, section 128.*—"It shall be lawful for any officer or agent of the board or company, and all persons called by him to his assistance, to seize and detain any person who shall have committed any offence against the provisions of this part of this Act or of the bye-laws made under the authority of this Act, and whose name and residence shall be unknown to such officer or agent, and give him in charge to a police constable who shall convey him with all convenient despatch before some justice without any warrant or other authority than this Act; and such justice shall proceed with all convenient despatch to the hearing and determining of the complaint against such offender."

**T**HE Board of Land and Works doth hereby authorize and appoint the persons named in the schedule hereto annexed as its agents and officers for the purpose of carrying into effect (so far as applicable to each respective case) the 128th section of *The Public Works Statute 1865*, and also at any time hereafter to lay any information or complaint before any justice against any person for any offence against the provisions of Part III. of *The Public Works Statute 1865*, or of any bye-law made or to be made under the authority of such Act; and to summon such person before any justice or justices for such offence, or to charge him or her with such offence.

This authority is not to supersede any authority for the like purpose heretofore made and given by the Board of Land and Works.

The Common Seal of the Board of Land and Works was hereunto affixed the sixth day of December in the year of our Lord One thousand eight hundred and eighty-three in the presence of—

ALFRED DEAKIN,  
Vice-President.  
(L.S.) A. MORRAH,  
Member.

## Schedule referred to.

Name.	Occupation.	No.	Post Office Address.
William Ryan ...	Police constable	1814	Stawell
Daniel Healy ...	Police constable	2152	Stawell
John Coffey ...	Police constable	2947	Stawell
Francis Perry ...	Police constable	2951	Stawell
Hugh Smith ...	Police constable	1172	Stawell
A. W. Brown ...	Police constable	3147	Stawell

## TRANSFER OF LAND STATUTE.

## NOTICE.

**I**T is hereby notified that Mr. G. H. Watson, of Sandhurst and Mr. J. R. Maxwell, of Carlsruhe, are respectively specially licensed by me to practice as Surveyors under the Transfer of Lands Statute.

Lands and Survey Office,  
Melbourne, 10th December 1883.

A. J. SKENE,  
Surveyor-General.

## MEDICAL BOARD OF VICTORIA.

(28 Vict. No. 262.)

THE following Additional List of Legally Qualified Medical Practitioners, registered under the provisions of the *Medical Practitioners Statute 1865*, is published for general information:—

No. of Certificate.	Date of Registration.	Name.	Address.	Qualification.
1103	1883.			
1104	7th December ...	Roderick Aitchison ...	Melbourne ...	M.B. Univ. Melb. 1883.
	7th December ...	John Crawford ...	Melbourne ...	L. & L. Mid., R. C. S. Edin. 1874.
1105	7th December ...	Ernest Knight Overend ...	Carlton ...	M.B. Univ. Melb. 1883.
1106	7th December ...	Charles August Altmann ...	Chiltern ...	M.B. Univ. Melb. 1883.
1107	7th December ...	Charles William Pardey ...	Wangaratta ...	M.B. Univ. Melb. 1883.
1108	7th December ...	Arthur Augustus Fletcher ...	Carlton ...	M.B. Univ. Melb. 1883.
1109	7th December ...	Alexander Smith Aitchison ...	Geelong ...	M.B. Univ. Melb. 1883.

(By Order)

JOHN J. SHILLINGLAW,  
Secretary.Medical Board of Victoria,  
Melbourne, 7th December 1883.

## THE COURTS OF GENERAL SESSIONS OF THE PEACE FOR 1884.

*At the Executive Council Chamber, Melbourne, the tenth day of December 1883.*

PRESENT:

The Honorable James Service presiding.

Mr. Gillies  
Mr. TuckerMr. Deakin  
Mr. Leven.

WHEREAS by the Act numbered DII. the Courts of General Sessions of the Peace are to be held on such days as the Governor in Council shall from time to time appoint: Now therefore His Excellency the Governor, by and with the advice and consent of the Executive Council, doth by this present Order appoint that the said Courts of General Sessions of the Peace shall during the year 1884 be held at the places in that behalf hereinafter mentioned on the days indicated in connection therewith in the list or table following, that is to say:—

Places.	February.	March.	April.	May.	June.	July.	August.	September.	October.	November.	December.
ALEXANDRA ...	...	...	29	...	...	...	...	...	13.	...	...
ARARAT ...	...	5	...	...	12	...	...	...	...	...	...
BALLARAT ...	...	...	8	...	...	...	...	...	...	...	5
BAIRNSDALE ...	...	...	...	15	...	...	...	...	...	17	...
BEECHWORTH ...	14	...	...	...	...	...	11	...	...	...	...
BELFAST ...	13	...	...	21	...	...	20	...	...	...	...
BENALLA ...	...	11	...	...	...	...	8	...	...	...	...
CASTLEMAINE ...	...	...	...	2	...	...	4	...	...	4	...
CLUNES ...	...	...	7	...	...	...	1	...	...	28	...
DAYLESFORD ...	8	...	...	...	...	18	...	...	...	3	...
DUNOLLY ...	...	12	...	...	27	...	...	...	...	7	...
ECHUCA ...	21	...	...	...	...	...	20	...	...	...	...
GEELONG ...	...	...	...	28	...	...	...	...	13	...	...
HAMILTON ...	...	...	...	26	...	...	...	...	...	14	...
HEATHCOTE ...	...	21	...	...	...	4	...	...	...	...	3
HORSHAM ...	...	10	...	...	...	...	...	5	...	...	...
INGLEWOOD ...	...	14	...	...	...	24	...	...	...	...	18
JAMIESON ...	...	...	24	...	...	...	...	...	8	...	...
KILMORE ...	...	19	...	...	...	2	...	...	...	...	1
KYNETON ...	11	...	...	1	...	...	1	...	28	...	...
MANSFIELD ...	...	...	26	...	...	...	...	...	10	...	...
MARYBOROUGH ...	...	...	2	...	...	...	...	23	...	6	...
MELBOURNE ...	1	3	1	1	2	1	1	1	1	3	1
PALMERSTON ...	...	...	...	9	...	...	...	...	...	20	...
PORTLAND ...	15	...	...	23	...	...	22	...	...	13	...
ST. ARNAUD ...	...	...	4	...	...	...	...	...	30	...	...
SALE ...	...	...	...	12	...	...	...	...	...	...	12
SANDHURST ...	...	...	...	5	...	...	...	...	...	...	5
SHEPPARTON ...	7	...	...	...	...	...	14	...	...	...	...
STAWELL ...	...	7	...	...	...	...	...	3	...	25	...
WALHALLA ...	...	...	...	19	...	...	...	...	...	...	10
WANGARATTA ...	...	13	...	...	...	11	...	...	...	11	...
WARRENAMBOOL ...	11	...	...	...	...	...	18	...	...	11	...
WOOD'S POINT ...	...	...	22	...	...	...	...	...	6	...	...

And the Honorable Alfred Deakin, Her Majesty's Solicitor-General for Victoria, shall give the necessary directions herein accordingly.

ROB. WADSWORTH,  
Clerk of the Executive Council.

## POLLING-PLACES FOR MUNICIPAL ELECTIONS.

IN pursuance of the provisions of *The Local Government Act Amendment Act 1883*, No. 786, section 12, the Governor in Council has appointed the undermentioned places to be Polling-places for the respective Shires as hereunder set forth, viz. :—

## THE SHIRE OF MANSFIELD.

The Nillabootie State School-house,  
in addition to previous appointments.

## THE SHIRE OF RUTHERGLEN.

## Central Riding.

The Black Dog State School, near Dugay's,  
in addition to previous appointments.

## East Riding.

The Carlyle State School,  
in lieu of Laidlaw's residence.

## South Riding.

The Cornishton State School,  
in addition to previous appointments.

ALFRED DEAKIN,

Acting Commissioner of Public Works.

Public Works Office,  
Melbourne, 10th December 1883.

## WEEKLY ABSTRACT OF BIRTHS AND DEATHS.

ABSTRACT of Births and Deaths registered in the Metropolitan and Suburban Registration Districts during the week ending 8th December 1883.

District.	Deputy Registrar.	Births.	Deaths.
Ascotvale ... ..	E. Shattock ...	1	1
Box Hill ... ..	S. Padgham ...	2	...
Brighton ... ..	S. P. Simmonds ...	4	2
Brighton East ... ..	W. Ward ...	1	1
Brunswick ... ..	Joseph George ...	3	5
Burwood ... ..	W. Brookes ...	...	...
Carlton ... ..	J. Glennon ...	60	8
Children's Hospital ...	" ...	...	1
Caulfield ... ..	H. Pennington ...	1	1
Cheltenham ... ..	W. Meeres ...	2	...
Coburg ... ..	T. Talbot ...	1	1
Collingwood City ... ..	W. Davies ...	18	10
Doncaster ... ..	M. Schramm ...	...	...
Essendon ... ..	Ellen M. Hinkins ...	3	1
Fitzroy City (North) ...	Emma Langan ...	6	2
" (South) ... ..	A. Anderson ...	6	5
Flemington and Kensington	J. Walker ...	2	2
Footscray ... ..	J. C. C. Schild ...	7	...
Hawthorn ... ..	T. E. Serpell ...	5	7
Heidelberg ... ..	G. Williams ...	...	...
" Austin Hospital ...	" ...	...	1
Hotham (East) ... ..	Theresa Reynolds ...	3	2
" (West) ... ..	R. C. Barrett ...	13	4
Kellor ... ..	R. G. Ely ...	...	...
Kew ... ..	F. Barnard ...	2	3
" Lunatic Asylum ...	" ...	...	1
Maidstone ... ..	W. Pullar ...	1	...
Malvern ... ..	W. J. Wilson ...	1	...
Melbourne (East) ... ..	Ellen Prendergast ...	7	5
" Public Institutions	" ...	...	19*
" (South) ... ..	A. Plummer ...	25	12
" (West) ... ..	E. A. Morphy ...	5	9
Northcote ... ..	S. J. Angior ...	...	...
Oakleigh ... ..	W. H. Wastell ...	2	2
Prahran ... ..	Isabella White ...	8	3
" Alfred Hospital ...	" ...	...	1
Richmond ... ..	E. J. Croker ...	15	17
Sandridge ... ..	Andrew Plummer ...	5	4
South Yarra ... ..	J. Turner ...	5	4
St. Kilda ... ..	Blanche E. Manley ...	3	3
Templestowe ... ..	T. O'Brien ...	...	1
Williamstown ... ..	Jane A. Burke ...	4	2
		221	139

\* 18 in Melbourne Hospital; 1 in Immigrants' Home.

NOTE.—Of the total deaths, 68, or about 49 per cent., were of children under three years of age; 61 of these, or about 44 per cent. being under one year.

Registrar-General's Office,  
Melbourne, 12th December 1883.

R. GIBBS,  
Registrar-General.

## INSOLVENCIES.

RETURN of Melbourne Insolvencies during the week ending 8th day of December 1883.

Date, name, residence, occupation, assignee.

4th December.

Frank Lawrence Sterne Simpson, Prahran, painter, Cohen.  
William Charles Ashton, Melbourne, broker, Halfey.

5th December.

Thomas Jabez Fehr, 5th Melbourne, upholsterer, Jacomb.  
James Pierce, Richmond, dealer and carter, Jacomb.

6th December.

George Burston, East Melbourne, late coffee tavern proprietor,  
Halfey.

Louis Perrett, Emerald Hill, laborer, Cohen.

William Macgregor, Emerald Hill, clerk, Halfey.

CHAS. P. WILLIAMS,

Court of Insolvency,  
Melbourne, 12th December 1883.

Chief Clerk.

## NOTICES TO MARINERS.—NETHERLANDS-INDIA.

THE following Hydrographic Notices, which have been received from the Consul-General of the Netherlands, are published for general information.

G. D. LANGRIDGE,

Commissioner of Trade and Customs.

Department of Trade and Customs,  
Melbourne, 12th December 1883.

[No. 23.]

Hydrographic Office, Batavia.

BORNEO, N.E. COAST.

H.B.M. surveying vessel *Fly* discovered a sand and coral bank on the N.E. coast of Borneo, N.W.  $\frac{1}{2}$  W. 12 miles from Peri Bank.

Soundings of 12, 8, and 5½ fathoms were obtained when coming from westward. The water was discolored to light-green, and the white sandy bottom was easily to be seen.

The bank seemed to extend 1½ miles from N.E. to S.W., and to be crescent-shaped. On the bank a depth of 5 fathoms was found, and the following bearings were taken :—

Double Hill, S. 64° W.,

Bagahac Range, S. 8° W.,

which lies in it :

lat. 5° 53' N.

long. 118° 47' E.

The Rear Admiral

Commanding the Naval Forces in Neth.-India,  
VAN ALPHEN.

Batavia, 15th September 1883.

[No. 24.]

Hydrographic Office, Batavia.

GASPAR STRAITS.

Coral patch in northern entrance.

The captain of the British ship *Ismir* has reported that his ship struck on a small coral patch, with deep water all around it, in the N. entrance to Gaspar Straits. Just before the ship grounded the lead showed 16 fathoms. For the position of this patch is given :

lat. 2° 17' S.

long. 106° 57' 30" E.

The Rear Admiral,

Commanding the Naval Forces in Neth.-India,  
VAN ALPHEN.

Batavia, 29th September 1883.

[No. 25.]

Hydrographic Office, Batavia.

STRAIT MACASSAR.

H.N.M.S. *Sambas* discovered shoal ground, with 8 fathoms over it, in the southern entrance to Macassar Strait, in :

lat. 4° 44' 30" S.

long. 116° 58' 30" E.

The coral bottom was easily to be seen.

The Vice-Admiral

Commanding the Naval Forces of Neth.-India,  
VAN ALPHEN.

Batavia, 4th October 1883.

NOTICE is hereby given :

a. That on Timor Koepang (Island of Timor) and on Gorontalo (Bay of Tomini, Island of Celebes) fixed white dioptric lights of the sixth order have been erected, and will henceforth be exhibited every night from sunset till sunrise. The light-houses are white.

Both lights will illuminate the sea horizon all around, at the exception, for that of Timor Koepang, where it is hidden by the Island of Kera, situated in the Bay of Timor Koepang.

Their total elevation above the level of the sea is respectively 48 and 97 feet, and their range of visibility from a vessel's deck is 10 nautical miles.

b. That the fixed white dioptric light of the sixth order now exhibited at Cheribon (N. coast of Java) has been placed on a white painted iron frame, erected about 20 feet more upwards on the pier.

Its present elevation above the level of the sea is 47 feet, and the range of visibility from a vessel's deck is 10 nautical miles.

The Rear-Admiral

Commanding the Naval Forces in Neth.-India,  
VAN ALPHEN.

Batavia, 4th October 1883.

## NOTICES TO MARINERS.—NEW ZEALAND.

THE following Notices, which have been received from the Marine Department, Wellington, are published for general information.

G. D. LANGRIDGE,

Commissioner of Trade and Customs.

Department of Trade and Customs,  
Melbourne, 10th December 1883.

[No. 46 of 1883.]

PORT OF WAITARA.

THE Waitara Harbor Board has given notice that, on and after the night of the 1st January 1884, the following light and night signals will be shown :—

HARBOR LIGHT.

Fixed white light on flagstaff, 70 feet above sea-level, erected on south side of entrance to river; shown from sunset to sunrise.

NIGHT SIGNALS FROM SHORE.

"Wait till Daylight."—Red light on beacon erected seaward of the flagstaff; shown from sunset to sunrise when the bar is practicable.

"*Bar dangerous*."—Green light, in lieu of red, on the beacon seaward of flagstaff; shown when the bar is unsafe to cross.

"*Keep to Sea*," or "*Put to Sea*."—Two white lights (one of which is the harbor light) horizontal on flagstaff, with a green light between them; to be used for ships at anchor or approaching.

"*Take the Bar*."—A red and a green light on separate set of inner beacons, the green light seaward. These two lights, however, will only be shown when the tide serves; whilst the light on beacon seaward of flagstaff denotes whether the bar is safe.

#### NIGHT SIGNALS FROM SHIPS.

"*Will wait till Daylight*."—Two lights vertical: upper, white; lower, red.

"*Cannot wait*."—Two lights vertical: upper, red; lower, white.

"*Cannot keep*," or "*Put to Sea*."—Two white lights horizontal, with a green light between them.

In all cases of beacon lights on shore, of whatever color, the lights will be so arranged as to serve for leading lights; the beacons being shifted in accordance with the shifting of the channel. Masters of vessels must, however, in all cases use their own judgment as to whether they will come in or not.

Vessels crossing the bar inwards at night must be careful to keep the flagstaff and the seaward beacon light in line until the red and the green lights on the inner set of beacons are in one, when the course must be altered promptly in that direction; the vessel will then be inside of the bar, when the master must be guided by the banks of the river.

The signal "*Bar dangerous*" means either that the bar is rough, a strong fresh running out, or that there is not sufficient water on the bar.

H. A. ATKINSON.

Marine Department,  
Wellington, N.Z., 29th October 1883.

[No. 47 of 1883.]

#### DREDGING OPERATIONS, PORT OF LYTTELTON.

THE following Notice to Mariners, received from the Lyttelton Harbor Board, is published for general information.

H. A. ATKINSON.

Marine Department,  
Wellington, N.Z., 12th November 1883.

The Lyttelton Harbor Board direct special attention to the dredging operations now proceeding outside the Lyttelton Breakwaters, and caution all masters of steamers and sailing vessels to take the entrance to the southward and westward of the dredge and her moorings, on which side a red flag will be shown in the day-time, and at night-time two lights (green over white) will be shown.

Attention is also directed to Harbor Regulation No. 102.

C. W. TURNER,  
Chairman of Lyttelton Harbor Board.

Lyttelton Harbor Board Office,  
Christchurch, 31st October 1883.

#### NOTICE TO MARINERS--SOUTH AUSTRALIA.

THE following Notice, which has been received from the Marine Board, Port Adelaide, is published for general information.

G. D. LANGRIDGE,  
Commissioner of Trade and Customs.

Department of Trade and Customs,  
Melbourne, 12th December 1883.

[No. 12 of 1883.]

#### SPENCER GULF.—CHANNEL LEADING TO PORT AUGUSTA : ORCHARD'S POINT.

NOTICE is hereby given that a channel off Orchard's Point, about 2400 feet in length, and 150 feet in width, has been dredged to a depth of 18 feet at low-water springs, and is marked on the west side by three tub-shaped buoys, surmounted by staff and ball, and painted black; and on the east side by two tub-shaped buoys, surmounted by staff and ball, painted red.

There is now a clear channel of not less than 18 feet at low-water springs up to Port Augusta.

R. H. FERGUSON,  
President Marine Board.

Marine Board Offices,  
Port Adelaide, 19th November 1883.

#### CONTRACTS ACCEPTED—Series 1883-84.

##### CONTRACTS FOR THE CONVEYANCE OF INLAND MAILS, ETC., 1883-84.

No. of Contract.	Particulars of Contract.	Amount accepted.	Name for Approval.	If a Contractor previously.	
		£ s. d.			
1881	POST OFFICE— To and from Mokoan and Boweya, parish of Killawarra, three days a week, from 4th December 1883 to 30th June 1884, at the rate of £27 per annum	15 10 7	J. Reardon	Yes*	Conveyance of Inland Mails, 1883-84. Division 73.
1882	To and from Lillimur and Custon, <i>via</i> Leecor, three days a week, from 9th November 1883 to 30th June 1884, at the rate of £69 per annum	44 9 4	Jas. Chapman	...	
1883	For the clearance of nine letter-boxes at Prahran, four times a day, and of any additional boxes not exceeding two that may be established, including the conveyance of a letter-carrier, from 16th November 1883 to 30th June 1884, at the rate of £182 per annum. (In lieu of contract No. 1285 of 1883-84, cancelled from 16th November. £113 15s.)	113 15 0	J. Morrison	...	
1884	To and from the Post Office and the Railway Station, Doogalook, once a day, from 16th November 1883 to 30th June 1884, at the rate of £10 per annum	6 5 0	M. Kemp	...	
1885	Addition to contract No. 1448 of 1883-84, from 10th November, at the rate of £5 per annum: consequent upon the observance of special times between Briagolong and Wa-de-look	3 4 2	M. Dermody	Yes*	
1886	To and from the Post Office and the Railway Station, Trafalgar, twice daily, from 8th October 1883 to 30th June 1884, at the rate of £9 per annum	6 11 7	E. Phelan	...	
1887	Addition to contract No. 608 of 1883-84, from 4th November, at the rate of £10 per annum. For the extension of the mail service from Newmerella to Orbost. (In lieu of contract No. 1682 of 1883-84, cancelled from 4th November. £2 11s. 6d.)	6 11 8	T. T. Stirling	Yes*	
1888	Addition to contract No. 1191 of 1883-84, from 13th November, at the rate of £46 16s. per annum. For the conveyance of mails from Glenmaggie to Heyfield, <i>via</i> Seaton, three days a week	29 12 9	H. Maxfield, jun.	Yes*	
1889	To and from Yannathan North State School and a point on the Dandenong and Grantville road, <i>via</i> Yannathan South State School, three days a week, from 11th December 1883 to 30th June 1884, at the rate of £26 per annum	14 9 4	Jas. Smethurst	...	
1890	To and from Waratah Bay and Tarwin Lower, once a week, from 9th December 1883 to 30th June 1884, at the rate of £24 per annum	13 9 8	R. Fisher	Yes*	
1891	Reduction from contract No. 592 of 1883-84, from 13th November at the rate of £20 per annum: consequent upon discontinuance of service between Traralgon and Toongabbie	12 13 4	J. Slater	...	
1892	To and from Diamond Creek and Upper Diamond Creek, six days a week, from 1st December 1883 to 30th June 1884, at the rate of £22 10s. per annum	13 2 6	J. G. Yates	...	
1893	Addition to contract No. 1229 of 1883-84, from 1st December, at the rate of £40 per annum. For the conveyance of additional mails, once a week, to and from Bruthen and Buchan	23 6 8	J. Foley	Yes*	
1894	Addition to contract No. 687 of 1883-84, from 8th December 1883 to 30th April 1884, at the rate of £100 per annum. For the conveyance of additional mails, three days a week, to and from Echuca and Shepparton	39 15 8	Robertson, Wagner and Co.	Yes*	

\* Fulfilled previous contracts satisfactorily.

The foregoing contracts, Nos. 1881 to 1894 inclusive, have been authorized according to Regulations.

The following contracts have been cancelled from 10th November 1883:—No. 663 of 1883-84, J. Murphy, £19 5s.; and No. 1094, J. Smallwood, £9 12s. 6d.; and contract No. 1289, E. S. Keen, will be cancelled from 1st January 1884, £10 8s.

Melbourne, 14th December 1883.

G. D. LANGRIDGE,  
For Postmaster-General.

## CONTRACTS ACCEPTED.—(Series 1883-84.)

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.
1895	MELBOURNE WATER SUPPLY—Additional works on contract 1881-82/1627: Yan Yean Supplementary Works—Construction of Weir, Aqueduct, and contingent Works at and from Wallaby Creek, on the northern slope of the Plenty Ranges	£ s. d. 704 5 4	George Cornwell <sup>1</sup> ...	Melbourne Water Supply 1883-84. 60 <sup>th</sup> No. 1, Extension of Works, &c., £100,000	Alfred Deakin. 11.12.83.
1896	OFFICES, Etc.— (2)—Supply, at Bairnsdale, of firewood (red-gum with small proportion of box and she-oak)— In 2-feet billets, at 5s. 10d. } per ton of 40 " 4½ " lengths, " 5s. 6d. } cubic feet and fresh water, at 3s. per load of 165 gallons, from 1st January 1884 to 30th September 1884	Rates ...	Christopher Hewson Cooper, Main road, Bairnsdale <sup>1</sup> ...	Contingencies, 1883-84 1884-85	James Service. 10.12.83.
1897	(1)—Supply, at Chiltern (box and iron-bark, dry and green mixed), in 2-feet billets, at 5s. per ton of 40 cubic feet, from 1st January 1884 to 30th September 1884	Ditto ...	Henry Brunn ...		
1898	(2)—Supply, at Mansfield, of firewood (red-gum and box) in 2-feet billets, at 5s. 4d. per ton of 40 cubic feet, from 1st January 1884 to 30th September 1884	Ditto ...	William Grisdale ...		
1899	POLICE—(1)—Supply, at Timor, of firewood, (box and gum), in 2-feet billets, at 10s. per ton of 40 cubic feet, from 1st January 1884 to 30th September 1884	Ditto ...	Antonio Sertori ...		
1900	POST OFFICE— For the supply of 200 Telegraph poles at Sale	£ s. d. 70 0 0	John Feeling ...	Extension of Lines, 1883-84	G. D. Langridge. 10.12.83.
1901	RAILWAYS— Erection of a gatekeeper's cottage at Moonee Ponds	166 11 4	George Thomson ...	Act 776 ...	D. Gillies. 12.12.83.
1902	Supply of portable wooden offices...	1372 16 0	F. and J. Sims ...	Loan 608, item 6, Act 682	
1903	Erection of goods platforms at Kerrisdale and Hornswood	155 2 0	Pritchard and Blackwood <sup>1</sup> ...	Ditto ...	
1904	Supply of piles ...	156 0 0	T. Feely <sup>1</sup> ...	Vote 76/2 of 1883-84. Contingencies and Loans if required	
1905	WORKS, Etc.— (1)—At Numurkah— Emptying dustbins, at 5s. per cubic yard " earth-closets, " 5s. 6d. each per week (including the supply of dry earth), from 1st January 1884 to 30th September 1884	Rates ...	John O'Neill ...	Contingencies, 1883-84 1884-85	James Service. 10.12.83.
1906	(1)—At Mansfield—Emptying earth-closets (including the supply of dry earth), at 2s. 6d. each per week, from 1st January 1884 to 30th September 1884	Ditto ...	R. J. Kitto <sup>1</sup> ...		
1907	(4)—Repairs, lining, and painting, at State School, No. 982, Broadmeadows	£ s. d. 127 10 0	James Fleming <sup>1</sup> ...	22/5/1. Education Buildings, Maintenance of	Alfred Deakin. 12.12.83.
1908	(2)—Furniture and fittings, New Post and Telegraph Office, Carlton	238 0 0	W. Cole <sup>1</sup> ...	66/12/2. Post and Telegraph Offices	
1909	(2)—Furniture, &c., new Post and Telegraph Office, Fitzroy	144 5 0	W. J. Parlett <sup>1</sup> ...		

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

*Corrigenda.*—Contract 1808, *Gazette* 123, 7th December, Sarah Hobson, should be for 1,200 sleepers instead of 12,000.—D.G.  
Contract No. 1526 of 1883-84, Brophy and Curtin, is for £149 5s. instead of £149.

Melbourne, 14th December 1883.

## MINING LEASES, ETC.

THE undermentioned Mining Leases, &c., with the lessees' names, extent of ground leased, and annual rent reserved, have been recently issued, and are now awaiting execution by the respective lessees.

Any lease not executed within the period prescribed by the regulations under which the application for such lease shall have been made will be liable to forfeiture.

## BEECHWORTH DISTRICT—MITTA MITTA DIVISION.

No. 2124, dated 30th November 1883; 15 years; J. Sheehan and T. Galvin; 16a. 3r. 27p.; £8 9s. 4d.

No. 2129, dated 30th November 1883; 15 years; P. O'Neill; 19a. 3r. 35p.; £9 19s. 10d.

No. 2134, dated 30th November 1883; 15 years; T. H. Day and J. Sheehan; 26a. 0r. 37p.; £13 2s. 4d.

No. 2135, dated 30th November 1883; 15 years; E. Pratt; 10a. 2r. 38p.; £5 7s. 6d.

No. 2142, dated 30th November 1883; 15 years; H. S. Bonacich; 20a. 0r. 33p.; £10 2s. 2d.

## GOULBURN (WOOD'S POINT) DIVISION.

No. 2180, dated 30th November 1883; 15 years; The New Sir John Franklin Mining Company No Liability; 34a. 0r. 20p.;

£17 1s. 4d. Issued to include a portion of the ground hitherto held under lease No. 1636, Beechworth, surrendered. Fine £1.

## CASTLEMAINE DISTRICT—HEPBURN DIVISION.

No. 2335, dated 30th November 1883; 15 years; M. Bedolla and S. Carter; 11a. 3r. 5p.; £5 17s. 10d.

No. 2341, dated 1st December 1883; 15 years; J. Dell; 9a. 3r. 3p.; £4 17s. 10d.

## TARADALE DIVISION.

No. 2337, dated 30th November 1883; 15 years; R. Stringer; 9a. 2r. 6p.; £4 15s. 6d.

No. 2339, dated 30th November 1883; 15 years; M. Keating; 8a. 0r. 20p.; £4 1s. 4d.

## MARYBOROUGH DISTRICT—ST. ARNAUD DIVISION.

No. 2601, dated 30th November 1883; 15 years; G. McKenzie; 7a. 3r. 13p.; £3 18s. 4d.

No. 2602, dated 30th November 1883; 15 years; J. Riedle; 4a. 2r. 34p.; £2 7s. 2d.

## INGLEWOOD DIVISION.

No. 2606, dated 30th November 1883; 15 years; W. A. Jones; 15a. 0r. 26p.; £7 11s. 8d.

No. 2610, dated 30th November 1883; 15 years; M. Toghill and J. Ponton; 22a. 3r. 39p.; £11 10s.  
 No. 2611, dated 30th November 1883; 15 years; R. Boys; 30 acres; £15.  
 No. 2617, dated 30th November 1883; 15 years; C. Westcott; 11a. 1r. 34p.; £5 14s. 8d.  
 No. 2627, dated 30th November 1883; 15 years; A. Churchill; 23a. 2r. 1p.; £14 5s. 2d.

*Water-right License.*

**BRECHWORTH DISTRICT—BRECHWORTH DIVISION.**

No. 475, dated 30th November 1883; 10 years; C. Miehe and A. Basse; 2a. 2r. 18p.; £3.

J. F. LEVIEN,  
Minister of Mines.

Office of Mines,  
Melbourne, 12th December 1883.

**GOLD MINING LEASES DECLARED VOID.**

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

**BALLARAT DISTRICT—BALLARAT DIVISION.**

No. 1153, dated 18th October 1880; E. Morey and another; 9a. 0r. 26p.; Ballarat West.  
 No. 1246, dated 7th March 1881; J. W. Graham; 2a. 2r. 20p.; junction of South and Armstrong streets.

**SMITHE'S CREEK DIVISION.**

No. 1309, dated 25th April 1881; J. Blake; 26a. 2r. 23p.; Long Gully.

**BRECHWORTH DISTRICT—MITTA MITTA DIVISION.**

No. 1935, dated 28th August 1882; J. Grant and others; 19a. 1r. 35p.; Cotton Tree Diggings.

**MARYBOROUGH DISTRICT—AYOCA DIVISION.**

No. 2004, dated 29th October 1877; T. Clausen and another; 194a. 2r. 27p.; Homebush.

T. COUCHMAN,  
Secretary for Mines.

Office of Mines,  
Melbourne, 14th December 1883.

**APPLICATION FOR A GOLD MINING LEASE OF RESERVED LAND ABANDONED.**

IT is hereby notified, in accordance with the Order in Council relating to Gold Mining Leases of Reserved Lands, that the undermentioned application for a Lease of Auriferous Crown Lands has been abandoned:—

**MARYBOROUGH DISTRICT—MARYBOROUGH DIVISION.**

Application No. 633, for lease 151 (Reserves); G. Germann; 4 acres; Mariner's Reef.

NOTE.—The notice of intention to grant a lease on the above application, which was published in the *Government Gazette* of the 13th April 1883, page 808, is hereby cancelled.

T. COUCHMAN,  
Secretary for Mines.

Office of Mines,  
Melbourne, 14th December 1883.

**GOLD MINING LEASE AND WATER-RIGHT LICENSES EXPIRED.**

*Gold Mining Lease.*

**MARYBOROUGH DISTRICT—ST. ARNAUD DIVISION.**

No. 744, dated 7th December 1868; 15 years; W. Johnson.

*Water-right License.*

**ARARAT DISTRICT—PLEASANT CREEK DIVISION.**

No. 266, dated 10th December 1868; 15 years; F. Smith and another.  
 No. 268, dated 10th December 1868; 15 years; F. Smith and another.

**BRECHWORTH DISTRICT—BRECHWORTH DIVISION.**

No. 274, dated 12th December 1868; 15 years; J. Clemens and others.

T. COUCHMAN,  
Secretary for Mines and Water Supply.

Office of Mines,  
Melbourne, 13th December 1883.

**GOLD MINING LEASE SURRENDERED.**

**BRECHWORTH DISTRICT—GOULBURN (WOOD'S POINT) DIVISION.**

No. 1636, dated 25th October 1875; The Sir John Franklin Mining Company No Liability; 16a. 3r. 25p.; Never Mind Spur. A new lease, No. 2130, has been issued to include a portion of the ground hitherto held under the above lease.

T. COUCHMAN,  
Secretary for Mines.

Office of Mines,  
Melbourne, 12th December 1883.

**LAND EXCEPTED FROM OCCUPATION FOR RESIDENCE OR BUSINESS PURPOSES.**

THE Governor, with the advice of the Executive Council, in pursuance of the provisions of the 14th section of *The Mining Statute* 1865, has, by Order made on the 10th day of December 1883, excepted from occupation for residence or business under any miner's right or business license the land now held under lease No. 568, Ballarat, to take effect from the said 10th day of December instant, after the time of the acceptance of the surrender of such lease.

J. F. LEVIEN,  
Minister of Mines.

Office of Mines,  
Melbourne.

**GEELONG WATER SUPPLY.**

(41 Vict. No. 589, and 29 Vict. No. 289, sec. 222.)

NOTICE to the owners of tenements in the undermentioned streets and roads, and the private streets, lanes, courts, and alleys opening thereto.

The main pipe in the said streets and roads being laid down, the owners of all tenements situated as under are hereby required, on or before the 14th day of January 1884, to cause a proper pipe and stop-cocks to be laid, so as to supply water from the main pipe within such premises.

**T. COUCHMAN,**

Secretary for Mines and Water Supply.

Office of Mines and Water Supply,  
Melbourne, 28th November 1883.

*Geelong.*

Richmond place	from Fitzroy street 3 chains 35 links easterly.
Bourke crescent	" Myers street 5 chains 38 links southerly.
Baylie street	" Mercer street 8 chains 62 links easterly.
Cogens lane	" Corio street 3 chains southerly.
Mercer place	" Mercer street 2 chains 95 links westerly.
Sydney place	" Fitzroy street 9 chains 42 links easterly.
Portarlington road	" Garden street 11 chains easterly.

*South Geelong.*

Fyans street	from Bellerine street 8 chains 75 links easterly.
--------------	---

*East Geelong.*

Myers street	from Bellerine street 34 chains easterly to the intersection of Queenscliff road; thence 96 chains south-easterly along said road to the intersection of Boundary road.
--------------	---

*Geelong West.*

Fair street	from Autumn street 2 chains 3 links southerly; thence 3 chains 22 links westerly along French street.
-------------	---

*Newtown and Chilwell.*

Noble street	from Packington street 3 chains 64 links westerly.
--------------	--

*South Barwon Shire.*

Valley road	from Barrabool road 16 chains 85 links northerly.
-------------	---

*Corio Shire.*

Ballarat street	from Church street 5 chains northerly.
-----------------	--

**CASTLEMAINE AND SANDHURST DISTRICT WATER SUPPLY.**

(41 Vict. No. 589, and 29 Vict. No. 289, Section 222.)

NOTICE to the owners of tenements in the undermentioned streets or roads and the private streets, lanes, courts, and alleys opening thereto.

The main-pipe in the said streets or roads being laid down, the owners of all tenements situated as under are hereby required, on or before the 4th day of February 1884, to cause a proper pipe and stop-cocks to be laid, so as to supply water from the main-pipe within such premises.

**T. COUCHMAN,**

Secretary for Mines and Water Supply.

Office of Mines and Water Supply,  
Melbourne, 10th December 1883.

*Castlemaine.*

Frommes street	from Burnett's road to Paynter street.
Mary street	" Paynter street to Richards road.
Richards road	" Mary street to 7 chains northerly.
"	" " to 6 chains southerly.
Unnamed street east of Wilkie street	" Junction with Gainsborough street to 12 chains northerly.
"	" Junction with Gainsborough street to 10 chains southerly.
Gainsborough street	" Unnamed street east of Wilkie street to 5 chains eastward.
Landseer street	" a point 7½ chains west of MacLise street to 2½ chains westerly.

*Fryerstown.*

Unnamed street	from a point 5 chains from road leading to Freyer's Creek Crossing to 5 chains southerly.
----------------	---

December 14, 1883.

3024

## VICTORIA.—ARRIVALS BY SEA.

RETURN showing the Number of Persons who Arrived in the Colony of Victoria by Sea during the Month of November 1883.

Port of Arrival, &c.			Place of Departure.									General Total.			
			New South Wales.	Queensland.	South Australia.	Western Australia.	Tasmania.	New Zealand.	South Seas.	Total from the Neighboring Colonies.	The United Kingdom.		Foreign Ports.		
Melbourne.—Adults	...	{ Males	1,237	...	697	...	637	157	...	2,728	1,035	291	4,054		
		{ Females	368	1	299	...	176	73	...	917	463	53	1,433		
" Children, 12 to 1 year	...	{ Males	54	...	37	...	9	11	...	111	101	18	230		
		{ Females	47	...	29	...	11	22	...	109	83	10	202		
" Infants	...	{ Males	11	...	3	...	1	...	...	15	24	...	39		
		{ Females	12	...	2	...	1	1	...	16	28	1	45		
Geelong.—Adults	...	{ Males	1	...	...	...	...	...	...	1	...	...	1		
		{ Females	...	...	...	...	...	...	...	...	...	...	...		
" Children, 12 to 1 year	...	{ Males	...	...	...	...	...	...	...	...	...	...	...		
		{ Females	...	...	...	...	...	...	...	...	...	...	...		
" Infants	...	{ Males	...	...	...	...	...	...	...	...	...	...	...		
		{ Females	...	...	...	...	...	...	...	...	...	...	...		
Portland.—Adults	...	{ Males	...	...	1	...	...	...	...	1	...	...	1		
		{ Females	...	...	4	...	...	...	...	4	...	...	4		
" Children, 12 to 1 year	...	{ Males	...	...	2	...	...	...	...	2	...	...	2		
		{ Females	...	...	...	...	...	...	...	...	...	...	...		
" Infants	...	{ Males	...	...	...	...	...	...	...	...	...	...	...		
		{ Females	...	...	...	...	...	...	...	...	...	...	...		
Totals	...	...	1,730	1	1,074	...	835	264	...	3,904	1,734	373	6,011		
Total	{	Adults	...	{ Males	1,238	...	698	...	637	157	...	2,730	1,035	291	4,056
			{ Females	368	1	303	...	176	73	...	921	463	53	1,437	
		Children, 12 to 1 year	...	{ Males	54	...	39	...	9	11	...	113	101	18	232
			{ Females	47	...	29	...	11	22	...	109	83	10	202	
		Infants	...	{ Males	11	...	3	...	1	...	...	15	24	...	39
		{ Females	12	...	2	...	1	1	...	16	28	1	45		
Totals	...	...	1,730	1	1,074	...	835	264	...	3,904	17,34	373	6,011		

Immigration Office, Melbourne, 11th December 1883.

ALEXR. WILSON, Immigration Agent.

## VICTORIA.—DEPARTURES BY SEA.

RETURN showing the Number of Persons who Departed from the Colony of Victoria by Sea during the Month of November 1883.

Port of Departure, &c.			Place of Destination.									General Total.			
			New South Wales.	Queensland.	South Australia.	Western Australia.	Tasmania.	New Zealand.	South Seas.	Total to the Neighboring Colonies.	The United Kingdom.		Foreign Ports.		
Melbourne.—Adults	...	{ Males	1,556	...	299	46	339	132	...	2,372	271	99	2,742		
		{ Females	700	...	150	4	171	59	...	1,084	123	13	1,219		
" Children, 12 to 1 year	...	{ Males	93	...	15	...	21	12	...	141	14	6	161		
		{ Females	106	...	15	...	28	6	...	155	12	7	174		
" Infants	...	{ Males	23	...	8	...	2	1	...	34	4	...	38		
		{ Females	18	...	16	...	1	...	...	35	4	...	39		
Geelong.—Adults	...	{ Males	...	...	...	...	...	...	...	...	...	...	1		
		{ Females	...	...	...	...	...	...	...	...	...	...	...		
" Children, 12 to 1 year	...	{ Males	...	...	...	...	...	...	...	...	...	...	...		
		{ Females	...	...	...	...	...	...	...	...	...	...	...		
" Infants	...	{ Males	...	...	...	...	...	...	...	...	...	...	...		
		{ Females	...	...	...	...	...	...	...	...	...	...	...		
Portland.—Adults	...	{ Males	...	...	...	...	...	...	...	...	...	...	...		
		{ Females	...	...	...	...	...	...	...	...	...	...	...		
" Children, 12 to 1 year	...	{ Males	...	...	...	...	...	...	...	...	...	...	...		
		{ Females	...	...	...	...	...	...	...	...	...	...	...		
" Infants	...	{ Males	...	...	...	...	...	...	...	...	...	...	...		
		{ Females	...	...	...	...	...	...	...	...	...	...	...		
Totals	...	...	2,496	...	503	50	562	210	...	3,821	428	125	4,374		
Total	{	Adults	...	{ Males	1,556	...	299	46	339	132	...	2,372	272	99	2,743
			{ Females	700	...	150	4	171	59	...	1,084	123	13	1,219	
		Children, 12 to 1 year	...	{ Males	93	...	15	...	21	12	...	141	14	6	161
			{ Females	106	...	15	...	28	6	...	155	12	7	174	
		Infants	...	{ Males	23	...	8	...	2	1	...	34	4	...	38
		{ Females	18	...	16	...	1	...	...	35	4	...	39		
Totals	...	...	2,496	...	503	50	562	210	...	3,821	428	125	4,374		

Immigration Office, Melbourne, 11th December 1883.

ALEXR. WILSON, Immigration Agent.



VICE-ADMIRALTY COURTS.—NEW RULES AND  
TABLES OF FEES, ETC.

THE Governor has directed the subjoined Circular Despatch and enclosure from the Right Honorable the Secretary of State for the Colonies to be published for general information.

By His Excellency's Command,  
JAMES SERVICE,  
Premier.

Premier's Office,  
Melbourne, 13th December 1883.

[Circular.]

Downing street, 26th September 1883.

SIR,—With reference to my Circular Despatch of the 10th of August last, I have now the honor to transmit to you, for publication in the colony under your government, an Order of the Queen in Council dated the 23rd of August last, establishing new Rules and Tables of Fees, &c., for the Vice-Admiralty Courts abroad.

You will observe that the new Rules, &c., will come into force on the 1st day of January next.

Arrangements have been made with Her Majesty's Stationery Office to place the new Rules on sale to the general public, and to keep the type standing for twelve months, with the view of enabling any Colonial Government or any person requiring additional copies to be able to purchase them. After the expiration of the twelve months it is possible that additional copies may not be procurable.

I have the honor to be, Sir,  
Your most obedient humble servant,  
DERBY.

The Officer administering the  
Government of Victoria.

RULES MADE IN PURSUANCE OF AN ACT OF PARLIAMENT PASSED IN THE TWENTY-SIXTH YEAR OF THE REIGN OF HER MAJESTY TOUCHING THE PRACTICE TO BE OBSERVED IN THE VICE-ADMIRALTY COURTS, WITH FORMS AND TABLES OF FEES, AND ESTABLISHED BY THE QUEEN'S ORDER IN COUNCIL OF THE 23RD DAY OF AUGUST 1883.

At the Court at Osborne House, Isle of Wight, the 23rd day of August 1883.

Present :

THE QUEEN'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS there was this day read at the Board a Memorial from the Right Honorable the Lords Commissioners of the Admiralty, dated the 22nd day of August 1883, in the words following, viz. :—

"Whereas by an Act passed in the twenty-second year of Your Majesty's Reign, entitled 'Vice-Admiralty Courts Act, 1863,' it was amongst other things provided that 'Her Majesty may, by Order in Council, from time to time establish Rules touching the practice to be observed in the Vice-Admiralty Courts, as also Tables of Fees to be taken by the officers and practitioners thereof for all acts to be done therein, and may repeal and alter all existing and all future Rules and Tables of Fees, and establish new Rules and Tables of Fees in addition thereto or in lieu thereof,'

"And whereas it appears to us to be expedient that in lieu of the Rules and Tables of Fees now existing in the Vice-Admiralty Courts, the Rules and Tables of Fees annexed hereto should on and from the first day of January 1884 be established and be in force in all the Vice-Admiralty Courts.

"Now therefore it is most humbly submitted that Your Majesty will be graciously pleased by Your Order in Council to direct that all the existing Rules and Tables of Fees in the Vice-Admiralty Courts be repealed, and that in lieu thereof the Rules and Tables of Fees annexed hereto shall, from the first day of January 1884, be the Rules and Tables of Fees for all the Vice-Admiralty Courts."

Her Majesty having taken the said Memorial into consideration, was pleased, by and with the advice of Her Privy Council, to approve of what is therein proposed. And the Right Honorable the Lords Commissioners of the Admiralty are to give the necessary directions herein accordingly.

C. L. PEEL.

COPY OF ADMIRALTY BOARD MINUTE.

The necessary steps are to be taken for carrying into effect the provisions of Her Majesty's foregoing Order in Council.

A. C. KEY.  
T. BRANDRETH.

By Command of their Lordships,  
G. TRYON,  
Admiralty, 24th September 1883.

ANNO VICESIMO SEXTO VICTORIÆ REGINÆ.  
Cap. XXIV.

AN ACT to facilitate the Appointment of Vice-Admirals and of Officers in Vice-Admiralty Courts in Her Majesty's Possessions abroad, and to confirm the past proceedings, to extend the jurisdiction, and to amend the Practice of those Courts. [8th June 1863.]

Whereas it is expedient to facilitate the appointment of vice-admirals and of officers in Vice-Admiralty Courts in Her Majesty's Possessions abroad, and to confirm the past proceedings, to extend the jurisdiction, and to amend the practice of those courts: Be it therefore enacted by the Queen's Most

Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows :—

1. *Short title.*—This Act may be cited for all purposes as the "Vice-Admiralty Courts Act 1863."

2. *Interpretation of terms.*—In the interpretation and for the purposes of this Act (if not inconsistent with the context or subject matter) the following terms shall have the respective meanings hereinafter assigned to them, that is to say :—

"Her Majesty" shall mean Her Majesty her heirs and successors :

The "Admiralty" shall mean the Lord High Admiral or the Commissioners for executing his office :

"British Possession" shall mean any colony, plantation, settlement, island, or territory, being a part of Her Majesty's Dominions, but not being within the limits of the United Kingdom of Great Britain and Ireland, or of Her Majesty's possessions in India :

"Governor" shall mean the officer for the time being lawfully administering the Government of any British possession :

"Vice-Admiralty Court" shall mean any of the existing Vice-Admiralty Courts enumerated in the Schedule marked A hereto annexed, or any Vice-Admiralty Court which shall hereafter be established in any British possession :

"Ship" shall include every description of vessel used in navigation not propelled by oars only, whether British or foreign :

"Cause" shall include any cause suit action or other proceeding instituted in any Vice-Admiralty Court.

3. *Appointment of vice-admiral.*—In any British possession where the office of vice-admiral is now or shall at any time hereafter become vacant, the governor of such possession shall be *ex officio* vice-admiral thereof until a notification is received in the possession that a formal appointment to that office has been made by the Admiralty in the manner hereinafter mentioned.

4. *Appointment of judge.*—In any British possession where the office of judge of a Vice-Admiralty Court is now or shall at any time hereafter become vacant, the Chief Justice, or the principal judicial officer of such possession, or the person for the time being lawfully authorized to act as such, shall be *ex officio* judge of the Vice-Admiralty Court until a notification is received in the possession that a formal appointment to that office has been made by the Admiralty in the manner hereinafter mentioned.

5. *Appointment of registrar and marshal.*—In any British possession where the office of registrar or marshal of any Vice-Admiralty Court is now or shall at any time hereafter become vacant, the judge of the court may, with the approval of the governor appoint some person to the vacant office until a notification is received in the possession that a formal appointment thereto has been made by the Admiralty in the manner hereinafter mentioned, and may for good and reasonable cause to be approved by the governor remove the person so appointed. The judge may also appoint some person to act as registrar or marshal during the temporary absence of either of those officers.

6. *Names of appointees, &c., to be notified to the Home Government.*—On any vacancy in the office of judge, registrar, or marshal of any Vice-Admiralty Court, the governor of the British possession in which the court is established shall as soon as is practicable communicate to one of Her Majesty's principal Secretaries of State the fact of the vacancy, and the name of the person succeeding or appointed to the vacant office.

7. *Saving the powers of the Admiralty.*—Nothing in this Act contained shall be taken to affect the power of the Admiralty to appoint any vice-admiral or any judge, registrar, marshal, or other officer of any Vice-Admiralty Court as heretofore by warrant from the Admiralty and by letters patent issued under seal of the High Court of Admiralty of England.

8. *Past proceedings confirmed.*—No Act done by any person in the capacity of judge, registrar, or marshal of any Vice-Admiralty Court which shall not have been set aside by any competent authority before the passing of this Act shall be held invalid by reason that such person had not been duly appointed, but all such Acts shall be as valid and effectual as if done by a person duly appointed.

9. *Protection of officers.*—No action, prosecution, or other proceeding shall be brought against any such person by reason of the illegality or informality of any Act hereby declared to be valid and effectual.

10. *Jurisdiction of Vice-Admiralty Courts.*—The matters in respect of which the Vice-Admiralty Courts shall have jurisdiction are as follow :—

- (1.) Claims for seamen's wages :
- (2.) Claims for master's wages, and for his disbursements on account of the ship :
- (3.) Claims in respect of pilotage :
- (4.) Claims in respect of salvage of any ship, or of life or goods therefrom :
- (5.) Claims in respect of towage :
- (6.) Claims for damage done by any ship :
- (7.) Claims in respect of bottomry or respondentia bonds :
- (8.) Claims in respect of any mortgage where the ship has been sold by a decree of the Vice-Admiralty Court, and the proceeds are under its control :
- (9.) Claims between the owners of any ship registered in the possession in which the court is established touching the ownership, possession, employment, or earnings of such ship :

(10.) Claims for necessities supplied in the possession in which the court is established to any ship of which no owner or part owner is domiciled within the possession at the time of the necessities being supplied:

(11.) Claims in respect of the building, equipping, or repairing within any British possession of any ship of which no owner or part owner is domiciled within the possession at the time of the work being done.

11. *Jurisdiction of Vice-Admiralty Courts.*—The Vice-Admiralty Courts shall also have jurisdiction—

(1.) In all cases of breach of the regulations and instructions relating to Her Majesty's Navy at sea:

(2.) In all matters arising out of droits of admiralty.

12. *Nothing to restrict existing jurisdictions.*—Nothing contained in this Act shall be construed to take away or restrict the jurisdiction conferred upon any Vice-Admiralty Court by any Act of Parliament in respect of seizures for breach of the revenue, customs, trade, or navigation laws, or of the laws relating to the abolition of the slave trade, or to the capture and destruction of pirates and piratical vessels, or any other jurisdiction now lawfully exercised by any such court; or any jurisdiction now lawfully exercised by any other court within Her Majesty's Dominions.

13. *As to matters arising beyond limits of colony.*—The jurisdiction of the Vice-Admiralty Courts, except where it is expressly confined by this Act to matters arising within the possession in which the court is established, may be exercised whether the cause or right of action has arisen within or beyond the limits of such possession.

14. *Her Majesty empowered to establish and alter rules and tables of fees.*—Her Majesty may, by Order in Council, from time to time establish rules touching the practice to be observed in the Vice-Admiralty Courts, as also tables of the fees to be taken by the officers and practitioners thereof for all acts to be done therein, and may repeal and alter the existing and all future rules and tables of fees, and establish new rules and tables of fees in addition thereto or in lieu thereof.

15. *Rules and tables of fees to be laid before the House of Commons.*—A copy of any rules or tables of fees which may at any time be established shall be laid before the House of Commons within three months from the establishing thereof, or if Parliament shall not be then sitting, or if the session shall terminate within one month from that date then within one month after the commencement of the next session.

16. *To be entered in the records of the courts.*—The rules and tables of fees in force in any Vice-Admiralty Court shall, as soon as possible after they have been received in the British possession in which the court is established, be entered by the registrar in the public books or records of the court, and the books and records in which they are so entered shall at all reasonable times be open to the inspection of the practitioners and suitors in the court.

17. *To be hung up in court, &c.*—A copy of the rules and tables of fees in force in any Vice-Admiralty Court shall be kept constantly hung up in some conspicuous place as well in the court as in the office of the registrar.

18. *Established fees to be the only fees taken.*—The fees established for any Vice-Admiralty Court shall, after the date fixed for them to come into operation, be the only fees which shall be taken by the officers and practitioners of the court.

19. *Taxation may be revised by the High Court of Admiralty.*—Any person who shall feel himself aggrieved by the charges of any of the practitioners in any Vice-Admiralty Court, or by the taxation thereof by the officers of the court, may apply to the High Court of Admiralty of England to have the charges taxed or the taxation thereof revised.

20. *Registrar may administer oaths.*—The registrar of any Vice-Admiralty Court shall have power to administer oaths in relation to any matter depending in the court; and any person who shall wilfully swear falsely in any proceeding before the registrar, or before any other person authorized to administer oaths in the court, shall be deemed guilty of perjury, and shall be liable to all the penalties attaching to wilful and corrupt perjury.

21. *As to hearing of cross causes.*—If a cause of damages by collision be instituted in any Vice-Admiralty Court, and the defendant institute a cross cause in respect of the same collision, the judge may, on application of either party, direct both causes to be heard at the same time and on the same evidence; and if the ship of the defendant in one of the causes has been arrested, or security given by him to answer judgment, but the ship of the defendant in the other cause cannot be arrested, and the security has not been given to answer judgment therein, the court may, if it think fit, suspend the proceedings of the former cause until security has been given to answer judgment in the latter cause.

22. *No appeal save from final sentence or order.*—The appeal from a decree or order of a Vice-Admiralty Court lies to Her Majesty in Council; but no appeal shall be allowed, save by permission of the judge, from any decree or order not having the force or effect of a definitive sentence or final order.

23. *Appeal to be made within six months.*—The time for appealing from any decree or order of a Vice-Admiralty Court shall, notwithstanding any existing enactment to the contrary, be limited to six months from the date of the decree or order appealed from; and no appeal shall be allowed where the petition of appeal to Her Majesty shall not have been lodged in the registry of the High Court of Admiralty and of Appeals within that time, unless Her Majesty in Council shall, on the report and recommendation of the Judicial Committee of the Privy Council, be pleased to allow the appeal to be prosecuted, notwithstanding that the petition of appeal has not been lodged within the time prescribed.

24. *Acts repealed. Saving rules established under 2 & 3, W. 4. c. 51.*—The Acts enumerated in the schedule hereto annexed marked B are hereby repealed, to the extent therein mentioned,

but the repeal thereof shall not affect the validity of any rules, orders, regulations, or tables of fees heretofore established and now in force, in pursuance of the Act of the Second and Third William the Fourth, chapter fifty-one; but such rules, orders, regulations, and tables of fees shall continue in force until repealed or altered under the provisions of this Act.

#### SCHEDULE A.

*List of the existing Vice-Admiralty Courts to which this Act applies.*

Antigua	Natal
Bahamas	Nevis
Barbadoes	New Brunswick
Bermuda	Newfoundland
British Columbia	New South Wales
British Guiana	New Zealand
British Honduras	Nova Scotia, otherwise Halifax
Cape of Good Hope	Prince Edward Island
Ceylon	Queensland
Dominica	Saint Christopher
Falkland Islands	Saint Helena
Gambia River	Saint Lucia
Gibraltar	Saint Vincent
Gold Coast	Sierra Leone
Grenada	South Australia
Hong Kong	Tasmania, formerly called Van
Jamaica	Diemen's Land
Labuan	Tobago
Lagos	Trinidad
Lower Canada, otherwise Quebec	Vancouver's Island
Malta	Victoria
Mauritius	Virgin Islands, otherwise Tortola
Montserrat	Western Australia

#### SCHEDULE B.

*Acts and Part of Acts Repealed.*

Reference to Act.	Title of Act.	Extent of Repeal.
56 Geo. III. c. 82	An Act to render valid the Judicial Acts of Surrogates of Vice-Admiralty Courts abroad, during vacancies in office of judges of such courts.	The whole Act, save as regards Her Majesty's Possessions in India.
5 Geo. IV. c. 113	An Act to amend and consolidate the laws relating to the Abolition of the Slave Trade.	Section 29, save as above.
2 & 3 Will. IV. c. 51	An Act to regulate the Practice and the Fees in the Vice-Admiralty Courts abroad, and to obviate Doubts as to their Jurisdiction.	The whole Act, save as above.
6 & 7 Vict. c. 38	An Act to make further Regulations for facilitating the hearing Appeals and other Matters by the Judicial Committee of the Privy Council.	Section 11, so far as it relates to Appeals from Vice-Admiralty Courts, save as above.
17 & 18 Vict. c. 37	An Act for establishing the Validity of certain Proceedings in Her Majesty's Court of Vice-Admiralty in Mauritius.	The whole Act.

#### ANNO TRICESIMO & TRICESIMO PRIMO VICTORIÆ REGINÆ.

##### Cap. XLV.

AN Act to extend and amend the Vice-Admiralty Courts Act, 1863. [15th July 1867.]

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

1. *Short title.*—This Act may be cited for all purposes as the Vice-Admiralty Courts Act Amendment Act 1867.

2. *26 and 27 Vict. c. 24 applied.*—This Act shall be read as one Act with the Vice-Admiralty Courts Act 1863.

3. *Interpretation of terms.*—In the interpretation and for the purposes of this Act (if not inconsistent with the context or subject-matter) the following terms shall have the respective meanings hereinafter assigned to them; that is to say:—

"Judge" shall mean the person lawfully appointed by the Admiralty to be Judge of any Vice-Admiralty Court, or, in default of such appointment, the Chief Justice or principal judicial officer, or the person for the time being lawfully authorized to act as the Chief Justice or principal judicial officer in the British possession in which such court is established:

"Judicial powers" shall mean all powers and authorities which may be lawfully exercised by, and all duties by law imposed upon, any such judge in the trial, hearing, or progress of any cause:

"Ministerial powers" shall mean all powers and authorities which may be lawfully exercised by, and all duties by law imposed upon, any such judge, not included under the term "judicial powers":

"Sit" or "sitting" shall mean sit or sitting for the exercise of judicial powers, whether in court or in chambers.

4. *Tenure of office of vice-admiral.*—On the governor of any British possession, who is also vice-admiral thereof, vacating the office of governor of such possession, the office of vice-admiral of the same possession shall thereupon be deemed to be also vacant within the meaning of the third section of the Vice-Admiralty Courts Act 1863.

5. *Judge may appoint deputy judges.*—The judge of any Vice-Admiralty Court may from time to time, with the approval in writing of the Governor of the British possession in which the court is established, appoint one or more deputy judge or judges to assist or represent him in the execution of his judicial powers.

6. *Judicial powers of deputy judges.*—It shall be lawful for any such deputy judge to exercise all the judicial powers of the judge; and all acts done by such deputy judge shall be as valid and effectual, to all intents and purposes, as if they had been done by the judge; and all orders or decrees made by such deputy judge shall be subject to the same right of appeal in all respects as if they had been made by the judge.

7. *Deputy judges may sit separately.*—Any deputy judge may sit at the principal seat of government or elsewhere in the possession at the same time that the judge or any other deputy judge is sitting, and either at the same or at any other place in such possession, and whether the judge is or is not at that time within the possession.

8. *Judge may sit with deputy judges.*—The judge may, if he thinks fit, require any such deputy judge or judges to sit with him in the same court, and in such case the decision of the majority, or, if they are equally divided in opinion, the decision of the judge, shall be the decision of the court; and such decision shall be subject to the same right of appeal in all respects as if it had been made by the judge alone.

9. *Judge to regulate the proceedings.*—The judge may direct at what place and time any such deputy judge shall sit, and what causes shall be heard before him, and generally make such arrangements as to him shall seem proper as to the division and despatch of the business of the court.

10. *Tenure of office of deputy judges.*—The judge may, if he thinks fit, with the approval in writing of the Governor, at any time revoke the appointment of any such deputy judge or judges, but the appointment shall not be determined by the occurrence of a vacancy in the office of the judge.

11. *Judge may delegate ministerial powers.*—The judge may, if he thinks fit, from time to time delegate all or any of his ministerial powers to any such deputy judge or judges.

12. *Judge may appoint deputy registrars and marshals.*—The judge may from time to time, if he thinks fit, appoint any competent persons to act respectively as deputy registrars and deputy marshals of the court, and may, if he thinks fit, at any time revoke any such appointment, but the appointment shall not be determined by the occurrence of a vacancy in the office of the judge.

13. *Admiralty may revoke appointments.*—Notwithstanding anything contained in this Act, it shall be lawful for the Admiralty, if they think fit, at any time to revoke the appointment of any deputy judge, deputy registrar, or deputy marshal appointed under this Act.

14. *Deputies to receive fees.*—Any deputy judge, deputy registrar, or deputy marshal appointed under this Act shall be entitled to the same fees in respect of any duty performed by him as would be lawfully payable to the judge, registrar, or marshal respectively for the performance of the same duty.

15. *Barristers and solicitors entitled to practice in Vice-Admiralty Courts.*—All persons entitled to practice as advocates, barristers-at-law, proctors, attorneys-at-law, or solicitors in the superior courts of a British possession, shall be entitled to practice in the same respective capacities in the Vice-Admiralty Court or courts of such possession, and shall have therein all the rights and privileges respectively belonging to advocates, barristers-at-law, proctors, attorneys-at-law, and solicitors, and shall in like manner be subject to the authority of the person for the time being lawfully exercising the office of judge of such court.

16. *Her Majesty may establish a Vice-Admiralty Court in a possession having legislative powers.*—It shall be lawful for Her Majesty to empower the Admiralty, by Commission under the Great Seal, to establish one or more Vice-Admiralty Courts in any British possession, notwithstanding that such possession may have previously acquired independent legislative powers; and the jurisdiction and authority of all the existing Vice-Admiralty Courts are hereby declared to be confirmed, to all intents and purposes, notwithstanding that the possession in which any such court has been established may, at the time of its establishment, have been in possession of legislative powers.

17. *Extended to the Straits Settlements.*—The Vice-Admiralty Courts Act 1863, shall, together with this Act, apply to any Vice-Admiralty Court now established or hereafter to be established in the Straits Settlements.

18. 26 and 27 Vict. c. 24, s. 23, extended to appeals from Vice-Admiralty Courts in Indian possessions.—The limitation of the time allowed for appeals contained in the twenty-third section of the Vice-Admiralty Courts Act 1863, shall be held to apply to all decrees or orders pronounced in any Vice-Admiralty Court now established or hereafter to be established in any of Her Majesty's possessions in India.

# RULES FOR THE VICE-ADMIRALTY COURTS IN HER MAJESTY'S POSSESSIONS ABROAD.

1. In the construction of these rules, and of the forms and tables of fees annexed thereto, the following terms shall (if not inconsistent with the context or subject-matter) have the respective meanings hereinafter assigned to them; that is to say,—

"Possession" shall mean any colony, plantation, settlement, island, or territory, being a part of Her Majesty's dominions, but not being within the limits of the United Kingdom of Great Britain and Ireland;

"Court" shall mean any Vice-Admiralty court now existing or which shall hereafter be established in any Possession;

"Registry" shall mean the registry of the court, or any district registry thereof;

"Judge" shall mean the judge of the court, or any person lawfully authorized to act as judge thereof;

"Registrar" shall mean the registrar of the court, or any deputy or assistant registrar thereof;

"Marshal" shall mean the marshal of the court, or any deputy or assistant marshal thereof;

"Action" shall mean any action, cause, suit, or other proceeding instituted in the court;

"Counsel" shall mean any advocate, barrister-at-law, or other person entitled to practise in the court;

"Solicitor" shall mean any proctor, solicitor, or attorney entitled to practise in the court;

"Plaintiff" shall include the plaintiff's solicitor, if he sues by a solicitor;

"Defendant" shall include the defendant's solicitor, if he appears by a solicitor;

"Party" shall include the party's solicitor, if he sues or appears by a solicitor;

"Ship" shall include every description of vessel used in navigation not propelled by oars only;

"Month" shall mean calendar month.

## ACTIONS.

2. Actions shall be of two kinds, actions *in rem* and actions *in personam*.

3. Actions for condemnation of any ship, boat, cargo, proceeds, slaves, or effects, or for recovery of any pecuniary forfeiture or penalty, shall be instituted in the name of the Crown.

4. All actions shall be numbered in the order in which they are instituted, and the number given to any action shall be the distinguishing number of the action, and shall be written or printed on all documents in the action as part of the title thereof. Forms of the title of an action will be found in the Appendix hereto, Nos. 1, 2, and 3.

## WRIT OF SUMMONS.

5. Every action shall be commenced by a writ of summons, which, before being issued, shall be endorsed with a statement of the nature of the claim, and of the relief or remedy required, and of the amount claimed, if any. Forms of writ of summons and of the endorsements thereon will be found in the Appendix hereto, Nos. 4, 5, 6, and 7.

6. In an action for seaman's or master's wages, or for master's wages and disbursements, or for necessities, or for bottomry, or in any action in which the plaintiff desires an account, the endorsement on the writ of summons may include a claim to have an account taken.

7. The writ of summons shall be endorsed with the name and address of the plaintiff, and with an address, to be called an address for service, not more than three miles from the registry, at which it shall be sufficient to leave all documents required to be served upon him.

8. The writ of summons shall be prepared and endorsed by the plaintiff, and shall be issued under the seal of the court, and a copy of the writ, and of all the endorsements thereon, signed by the plaintiff, shall be left in the registry at the time of sealing the writ.

9. The judge may allow the plaintiff to amend the writ of summons and the endorsements thereon in such manner and on such terms as to the judge shall seem fit.

## Service of Writ of Summons.

10. In an action *in rem*, the writ of summons shall be served—

(a.) Upon ship, or upon cargo, freight, or other property, if the cargo or other property is on board a ship, by attaching the writ for a short time to the mainmast or the single mast, or to some other conspicuous part of the ship, and by leaving a copy of the writ attached thereto.

(b.) Upon cargo, freight, or other property, if the cargo or other property is not on board a ship, by attaching the writ for a short time to such cargo or property, and by leaving a copy of the writ attached thereto.

(c.) Upon freight in the hands of any person, by showing the writ to him and by leaving with him a copy thereof.

(d.) Upon proceeds in court, by showing the writ to the registrar and by leaving with him a copy thereof.

11. If access cannot be obtained to the property on which it is to be served, the writ may be served by showing it to any person appearing to be in charge of such property, and by leaving with him a copy of the writ.

12. In an action *in personam*, the writ of summons shall be served by showing it to the defendant and by leaving with him a copy of the writ.

13. A writ of summons against a firm may be served upon any member of the firm, or upon any person appearing at the time of service to have the management of the business of the firm.

14. A writ of summons against a corporation or a public company may be served in the mode, if any, provided by law for service of any other writ or legal process upon such corporation or company.

15. Where no such provision exists, a writ of summons against a corporation may be served upon the mayor or other head officer, or upon the town clerk, clerk, treasurer, or secretary of the corporation, and a writ of summons against a public company may be served upon the secretary of the company, or may be left at the office of the company.

16. If the person to be served is under disability, or if for any cause personal service cannot or cannot promptly be effected, or if in any action, whether *in rem* or *in personam*, there is any doubt or difficulty as to the person to be served, or as to the mode of service, the judge may order upon whom, or in what manner service is to be made, or may order notice to be given in lieu of service.

17. The writ of summons, whether *in rem* or *in personam*, may be served by the plaintiff or his agent within six months from the date thereof, and shall, after service, be filed with a certificate of service endorsed thereon.

18. The certificate shall state the date and mode of service, and shall be signed by the person who served the writ. A form of certificate of service will be found in the Appendix hereto, No. 8.

#### Appearance.

19. A party appearing to a writ of summons shall file an appearance at the place directed in the writ.

20. A party not appearing within the time limited by the writ may, by consent of the other parties or by permission of the judge, appear at any time on such terms as the judge shall order.

21. If the party appearing has a set-off or counter claim against the plaintiff he may indorse on his appearance a statement of the nature thereof, and of the relief or remedy required, and of the amount, if any, of the set-off or counter claim. But if in the opinion of the judge such set-off or counter claim cannot be conveniently disposed of in the action, the judge may order it to be struck out.

22. The appearance shall be signed by the party appearing, and shall state his name and address, and an address, to be called an address for service, not more than three miles from the registry, at which it shall be sufficient to leave all documents required to be served upon him. Forms of appearance and of indorsement of set-off or counter claim will be found in the Appendix hereto, Nos. 9 and 10.

#### Parties.

23. Any number of persons having interests of the same nature arising out of the same matter may be joined in the same action whether as plaintiffs or as defendants.

24. The judge may order any person who is interested in the action, though not named in the writ of summons, to come in either as plaintiff or as defendant.

25. For the purposes of the last preceding rule an underwriter or insurer shall be deemed to be a person interested in the action.

26. The judge may order upon what terms any person shall come in, and what notices and documents, if any, shall be given to and served upon him, and may give such further directions in the matter as to him shall seem fit.

#### Consolidation of Actions.

27. Two or more actions in which the questions at issue are substantially the same, or for matters which might properly be combined in one action, may be consolidated by order of the judge upon such terms as to him shall seem fit.

28. The judge, if he thinks fit, may order several actions to be tried at the same time, and on the same evidence, or the evidence in one action to be used as evidence in another, or may order one of several actions to be tried as a test action, and the other actions to be stayed to abide the result.

#### Warrants.

29. In an action *in rem*, a warrant for the arrest of property may be issued by the registrar at the time of, or at any time after the issue of the writ of summons, on an affidavit being filed, as prescribed by the following rules. A form of affidavit to lead warrant will be found in the Appendix hereto, No. 11.

30. The affidavit shall state the nature of the claim, and that the aid of the court is required.

31. The affidavit shall also state—

(a.) In an action for wages, the national character of the ship, and, if the ship is foreign, that notice of the action has been served upon a consular officer of the state to which the ship belongs, if there is one resident in the possession;

(b.) In an action for necessities, or for building, equipping, or repairing any ship, the national character of the ship, and that, to the best of the deponent's belief, no owner or part owner of the ship was domiciled in the possession at the time when the necessities were supplied or the work was done;

(c.) In an action between co-owners relating to the ownership, possession, employment, or earnings of any ship registered in the possession, the port at which the ship is registered and the number of shares in the ship owned by the party proceeding.

32. In an action for bottomry, the bottomry bond in original, and, if it is in a foreign language, a translation thereof, shall be produced for the inspection and perusal of the registrar, and a copy of the bond, or of the translation thereof, certified to be correct, shall be annexed to the affidavit.

33. The registrar, if he thinks fit, may issue a warrant, although the affidavit does not contain all the prescribed particu-

lars, and, in an action for bottomry, although the bond has not been produced; or he may refuse to issue a warrant without the order of the judge.

34. The warrant shall be prepared in the registry, and shall be signed by the registrar, and issued under the seal of the court. A form of warrant will be found in the Appendix hereto, No. 12.

35. The warrant shall be served by the marshal, or his officer, in the manner prescribed by these rules for the service of a writ of summons in an action *in rem*, and thereupon the property shall be deemed to be arrested.

36. The warrant may be served on Sunday, Good Friday, or Christmas Day, as well as on any other day.

37. The warrant shall be filed by the marshal within one week after service thereof has been completed, with a certificate of service endorsed thereon.

38. The certificate shall state by whom the warrant has been served, and the date and mode of service, and shall be signed by the marshal. A form of certificate of service will be found in the Appendix hereto, No. 13.

#### Bail.

39. Whenever bail is required by these rules, it shall be given by filing one or more bail bonds, each of which shall be signed by two sureties, unless the judge shall, on special cause shown, order that one surety shall suffice.

40. Every bail bond shall be prepared in the registry and shall be signed before the registrar, or by his direction before a clerk in the registry, or before a commissioner appointed by the court to take bail. Forms of bail bond and commission to take bail will be found in the Appendix hereto, Nos. 14 and 15.

41. Sureties may attend to sign a bond either separately or together.

42. If bail is taken before a commissioner, the sureties shall justify by affidavit.

43. The commission to take bail, and the affidavits of justification shall be prepared in the registry, and issued with the bail bond, and shall, with the bail bond, when executed, be returned to the registry by the commissioner.

44. No commissioner shall be entitled to take bail in any action in which he, or any person in partnership with him, is acting as solicitor or agent.

45. Before filing a bail bond, notice of bail shall be served upon the adverse party, and a certificate of such service shall be endorsed on the bond by the party filing it. A form of notice of bail will be found in the Appendix hereto, No. 16.

46. If the adverse party is not satisfied with the sufficiency of any surety, he may file a notice objecting to such surety, or requiring him to justify, if he has not already done so. Forms of notice to justify, of affidavit of justification, and of notice of objection to bail, will be found in the Appendix hereto, Nos. 17, 18, and 19.

#### Releases.

47. A release for property arrested by warrant may be issued by order of the judge.

48. A release may also be issued by the registrar, unless there is a caveat outstanding against the release of the property—

(a.) On payment into court of the amount claimed, or of the appraised value of the property arrested, or, where cargo is arrested for freight only, of the amount of the freight verified by affidavit;

(b.) On one or more bail bonds being filed for the amount claimed, or for the appraised value of the property arrested; and on proof that twenty-four hours' notice of the names and addresses of the sureties has been previously served on the party at whose instance the property has been arrested;

(c.) On the application of the party at whose instance the property has been arrested;

(d.) On a consent in writing being filed signed by the party at whose instance the property has been arrested;

(e.) On discontinuance or dismissal of the action in which the property has been arrested.

49. Where property has been arrested for salvage, the release shall not be issued under the foregoing rule, except on discontinuance or dismissal of the action, until the value of the property arrested has been agreed upon between the parties or determined by the judge.

50. The registrar may refuse to issue a release without the order of the judge.

51. The release shall be prepared in the registry, and shall be signed by the registrar, and issued under the seal of the court. A form of release will be found in the Appendix hereto, No. 20.

52. The release shall be served on the marshal, either personally, or by leaving it at his office, by the party by whom it is taken out.

53. On service of the release and on payment to the marshal of all fees due to and charges incurred by him in respect of the arrest and custody of the property, the property shall be at once released from arrest.

#### Preliminary Acts.

54. In an action for damage by collision, each party shall, within one week from an appearance being entered, file a Preliminary Act, sealed up, signed by the party, and containing a statement of the following particulars:—

- (1.) The names of the ships which came into collision, and the names of their masters;
- (2.) The time of the collision;
- (3.) The place of the collision;
- (4.) The direction and force of the wind;
- (5.) The state of the weather;

- (6.) The state and force of the tide;
- (7.) The course and speed of the ship when the other was first seen;
- (8.) The lights, if any, carried by her;
- (9.) The distance and bearing of the other ship when first seen;
- (10.) The lights, if any, of the other ship which were first seen;
- (11.) The lights, if any, of the other ship, other than those first seen, which came into view before the collision;
- (12.) The measures which were taken, and when, to avoid the collision;
- (13.) The parts of each ship which first came into collision;
- (14.) What fault or default, if any, is attributed to the other ship.

#### *Pleadings.*

55. Every action shall be heard without pleadings, unless the judge shall otherwise order.

56. If an order is made for pleadings, the plaintiff shall, within one week from the date of the order, file his petition, and, within one week from the filing of the petition, the defendant shall file his answer, and within one week from the filing of the answer the plaintiff shall file his reply, if any; and there shall be no pleading beyond the reply, except by permission of the judge.

57. The defendant may, in his answer, plead any set-off or counterclaim. But if, in the opinion of the judge, such set-off or counterclaim cannot be conveniently disposed of in the action, the judge may order it to be struck out.

58. Every pleading shall be divided into short paragraphs, numbered consecutively, which shall state consistently the facts on which the party relies; and shall be signed by the party filing it. Forms of pleadings will be found in the Appendix hereto, No. 21.

59. It shall not be necessary to set out in any pleading the words of any document referred to therein, except so far as the precise words of the document are material.

60. Either party may apply to the judge to decide forthwith any question of fact or of law raised by any pleading, and the judge shall thereupon make such order as to him shall seem fit.

61. Any pleading may at any time be amended, either by consent of the parties, or by order of the judge.

#### *Interrogatories.*

62. At any time before the action is set down for hearing any party desirous of obtaining the answers of the adverse party on any matters material to the issue, may apply to the judge for leave to administer interrogatories to the adverse party to be answered on oath, and the judge may direct within what time and in what way they shall be answered, whether by affidavit or by oral examination.

63. The judge may order any interrogatory that he considers objectionable to be amended or struck out; and if the party interrogated omits to answer or answers insufficiently, the judge may order him to answer, or to answer further, and either by affidavit or by oral examination. Forms of interrogatories and of answers will be found in the Appendix hereto, Nos. 22 and 23.

#### *Discovery and Inspection.*

64. The judge may order any party to an action to make discovery, on oath, of all documents which are in his possession or power relating to any matter in question therein.

65. The affidavit of discovery shall specify which, if any, of the documents therein mentioned the party objects to produce. A form of affidavit of discovery will be found in the Appendix hereto, No. 24.

66. Any party to an action may file a notice to any other party to produce, for inspection or transcription, any document in his possession or power relating to any matter in question in the action. A form of notice to produce will be found in the Appendix hereto, No. 25.

67. If the party served with notice to produce omits or refuses to do so within the time specified in the notice, the adverse party may apply to the judge for an order to produce.

#### *Admission of Documents and Facts.*

68. Any party may file a notice to any other party to admit any document or fact (saving all just exceptions), and a party not admitting it after such notice shall be liable for the costs of proving the document or fact, whatever the result of the action may be, unless the taxing officer is of opinion that there was sufficient reason for not admitting it. Forms of notice to admit will be found in the Appendix hereto, Nos. 26 and 27.

69. No costs of proving any document shall be allowed, unless notice to admit shall have been previously given, or the taxing officer shall be of opinion that the omission to give such notice was reasonable and proper.

#### *Special Case.*

70. Parties may agree to state the questions at issue for the opinion of the judge in the form of a special case.

71. If it appears to the judge that there is in any action a question of law which it would be convenient to have decided in the first instance, he may direct that it shall be raised in a special case or in such other manner as he may deem expedient.

72. Every special case shall be divided into paragraphs, numbered consecutively, and shall state concisely such facts and documents as may be necessary to enable the judge to decide the question at issue.

73. Every special case shall be signed by the parties, and may be filed by any party.

#### *Motions.*

74. A party desiring to obtain an order from the judge shall file a notice of motion with the affidavits, if any, on which he intends to rely.

75. The notice of motion shall state the nature of the order desired, the day on which the motion is to be made, and whether in court or in chambers. A form of notice of motion will be found in the Appendix hereto, No. 28.

76. Except by consent of the adverse party, or by order of the judge, the notice of motion shall be filed twenty-four hours at least before the time at which the motion is made.

77. When the motion comes on for hearing, the judge, after hearing the parties, or, in the absence of any of them, on proof that the notice of motion has been duly served, may make such order as to him shall seem fit.

78. The judge may, on due cause shown, vary or rescind any order previously made.

#### *Tenders.*

79. A party desiring to make a tender in satisfaction of the whole or any part of the adverse party's claim, shall pay into court the amount tendered by him, and shall file a notice of the terms on which the tender is made.

80. Within a week from the filing of the notice the adverse party shall file a notice, stating whether he accepts or rejects the tender, and if he shall not do so, he shall be held to have rejected it. Forms of notice of tender and of notice accepting or rejecting it will be found in the Appendix hereto, Nos. 29 and 30.

81. Pending the acceptance or rejection of a tender, the proceedings shall be suspended.

#### *Evidence.*

82. Evidence shall be given either by affidavit or by oral examination, or partly in one mode, partly in another.

83. Evidence on a motion shall in general be given by affidavit and at the hearing by the oral examination of witnesses; but the mode or modes in which evidence shall be given, either on any motion or at the hearing, may be determined either by consent of the parties, or by order of the judge.

84. The judge may order any person who has made an affidavit in an action to attend for cross-examination thereon before the judge, or the registrar, or a commissioner specially appointed.

85. Witnesses examined orally before the judge, the registrar, or a commissioner, shall be examined, cross-examined, and re-examined in such order as the judge, registrar, or commissioner may direct; and questions may be put to any witness by the judge, registrar, or commissioner, as the case may be.

86. If any witness is examined by interpretation, such interpretation shall be made by a sworn interpreter of the court, or by a person previously sworn according to the form in the Appendix hereto, No. 31.

#### *Oaths.*

87. The judge may appoint any person to administer oaths in Vice-Admiralty proceedings generally, or in any particular proceedings. Forms of appointments to administer oaths will be found in the Appendix hereto, No. 32.

88. If any person tendered for the purpose of giving evidence objects to take an oath, or is objected to as incompetent to take an oath, or is by reason of any defect of religious knowledge or belief incapable of comprehending the nature of an oath, the judge or person authorized to administer the oath shall, if satisfied that the taking of an oath would have no binding effect on his conscience, permit him, in lieu of an oath, to make a declaration. Forms of oath, and of declaration in lieu of oath, will be found in the Appendix hereto, Nos. 33 and 34.

#### *Affidavits.*

89. Every affidavit shall be divided into short paragraphs numbered consecutively, and shall be in the first person.

90. The name, address, and description of every person making an affidavit shall be inserted therein.

91. The names of all the persons making an affidavit, and the dates when, and the places where it is sworn, shall be inserted in the jurat.

92. When an affidavit is made by any person who is blind, or who from his signature or otherwise appears to be illiterate, the person before whom the affidavit is sworn shall certify that the affidavit was read over to the deponent, and that the deponent appeared to understand the same, and made his mark or wrote his signature thereto in the presence of the person before whom the affidavit was sworn.

93. When an affidavit is made by a person who does not speak the English language, the affidavit shall be taken down and read over to the deponent by interpretation either of a sworn interpreter of the court, or of a person previously sworn faithfully to interpret the affidavit. A form of jurat will be found in the Appendix hereto, No. 35.

94. Affidavits may, by permission of the judge, be used as evidence in an action, saving all just exceptions.

(1.) If sworn to in the United Kingdom of Great Britain and Ireland, or in any possession, before any person authorized to administer oaths in the said United Kingdom or in such possession respectively.

(2.) If sworn to in any place not being a part of Her Majesty's dominions, before a British minister, consul, vice-consul, or notary public, or before a judge or magistrate, the signature of such judge or magistrate being authenticated by the official seal of the court to which he is attached.

95. The reception of any affidavit as evidence may be objected to if the affidavit has been sworn before the solicitor for the party on whose behalf it is offered, or before a partner or clerk of such solicitor.

*Examination of Witnesses before Trial.*

96. The judge may order that any witness who cannot conveniently attend at the trial of the action, shall be examined previously thereto, before either the judge or the registrar, who shall have power to adjourn the examination from time to time, and from place to place, if he shall think necessary. A form of order for examination of witnesses will be found in the Appendix hereto, No. 36.

97. If the witness cannot be conveniently examined before the judge or the registrar, or is beyond the limits of the possession, the judge may order that he shall be examined before a commissioner specially appointed for the purpose.

98. The commissioner shall have power to swear any witnesses produced before him for examination, and to adjourn, if necessary, the examination from time to time, and from place to place. A form of commission to examine witnesses will be found in the Appendix hereto, No. 37.

99. The parties, their counsel and solicitors, may attend the examination, but, if counsel attend, the fees of only one counsel on each side shall be allowed on taxation, except by order of the judge.

100. The evidence of every witness shall be taken down in writing, and shall be certified as correct by the judge or registrar or by the commissioner, as the case may be.

101. The certified evidence shall be lodged in the registry, or if taken by commission, shall forthwith be transmitted by the commissioner to the registry, together with his commission. A form of return to commission to examine witnesses will be found in the Appendix hereto, No. 38.

102. As soon as the certified evidence has been received in the registry, it may be taken up and filed by either party, and may be used as evidence in the action, saving all just exceptions.

*Shorthand Writer.*

103. The judge may order the evidence of the witnesses, whether examined before the judge or the registrar, or a commissioner, to be taken down by a shorthand writer, who shall have been previously sworn faithfully to report the evidence, and a transcript of the shorthand writer's notes, certified by him to be correct and approved by the judge, registrar, or commissioner, as the case may be, shall be lodged in or transmitted to the registry as the certified evidence of such witnesses. A form of oath to be administered to the shorthand writer will be found in the Appendix hereto, No. 39.

*Printing.*

104. The judge may order that the whole of the pleadings and written proofs, or any part thereof, shall be printed before the trial; and the printing shall be in such manner and form as the judge shall order.

105. Preliminary Acts, if printed, shall be printed in parallel columns.

*Assessors.*

106. The judge, on the application of any party, or without any such application if he considers that the nature of the case requires it, may appoint one or more assessors to advise the court upon any matters requiring nautical or other professional knowledge.

107. The fees of the assessors shall be paid in the first instance by the plaintiff, unless the judge shall otherwise order.

*Setting Down for Trial.*

108. An action shall be set down for trial by filing a notice of trial. A form of notice of trial will be found in the Appendix hereto, No. 40.

109. If there has not been any appearance, the plaintiff may set down the action for trial on obtaining from the judge leave to proceed *ex parte*—

(a.) In an action *in personam*, or an action against proceeds in court, after the expiration of two weeks from the service of the writ of summons;

(b.) In an action *in rem* (not being an action against proceeds in court), after the expiration of two weeks from the filing of the warrant.

110. If there has been an appearance, either party may set down the action for trial—

(a.) After the expiration of one week from the entry of the appearance, unless an order has been made for pleadings, or an application for such an order is pending;

(b.) If pleadings have been ordered, when the last pleading has been filed, or when the time allowed to the adverse party for filing any pleading has expired without such pleading having been filed.

In collision cases the preliminary acts may be opened as soon as the action has been set down for trial.

111. Where the writ of summons has been indorsed with a claim to have an account taken, or the liability has been admitted or determined, and the question is simply as to the amount due, the judge may, on the application of either party, fix a time within which the accounts and vouchers, and the proofs in support thereof, shall be filed, and at the expiration of that time either party may have the matter set down for trial.

*Trial.*

112. After the action has been set down for trial, the registrar shall send notice to the parties of the day on which it will be tried.

113. At the trial of a contested action the plaintiff shall in general begin. But if the burden of proof lies on the defendant, the judge may direct the defendant to begin.

114. If there are several plaintiffs or several defendants, the judge may direct which plaintiff or which defendant shall begin.

115. The party beginning shall first address the court, and then produce his witnesses, if any. The other party or parties shall then address the Court and produce their witnesses, if any, in such order as the judge may direct, and shall have a right to sum up their evidence. In all cases the party beginning shall have the right to reply, but shall not produce further evidence, except by permission of the judge.

116. Only one counsel shall in general be heard on each side; but the judge, if he considers that the nature of the case requires it, may allow two counsel to be heard on each side.

117. If the action is uncontested the judge may, if he thinks fit, give judgment on the evidence adduced by the plaintiff.

*References.*

118. The judge may, if he thinks fit, refer the assessment of damages and the taking of any account to the registrar, either alone or assisted by one or more merchants as assessors.

119. The rules as to evidence, and as to the trial, shall apply *mutatis mutandis* to a reference to the registrar, and the registrar may adjourn the proceedings from time to time, and from place to place, if he shall think necessary.

120. Counsel may attend the hearing of any reference, but the costs so incurred shall not be allowed on taxation unless the registrar shall certify that the attendance of counsel was necessary.

121. When a reference has been heard, the registrar shall draw up a report in writing of the result, showing the amount, if any, found due, and to whom, together with any further particulars that may be necessary. A form of the report will be found in the Appendix hereto, No. 41.

122. When the report is ready notice shall be sent to the parties, and either party may thereupon take up and file the report.

123. Within two weeks from the filing of the registrar's report either party may file a notice of motion to vary the report, specifying the items objected to.

124. At the hearing of the motion the judge may make such order thereon as to him shall seem fit, or may remit the matter to the registrar for further inquiry or report.

125. If no notice of motion to vary the report is filed within two weeks from filing the registrar's report, the report shall stand confirmed.

*Costs.*

126. In general costs shall follow the result, but the judge may in any case make such order as to the costs as to him shall seem fit.

127. The judge may direct payment of a lump sum in lieu of taxed costs.

128. If any plaintiff (other than a seaman suing for his wages or for the loss of his clothes and effects in a collision), or any defendant making a counter-claim is not resident in the possession, the judge may, on the application of the adverse party, order him to give bail for costs.

129. A party claiming an excessive amount, either by way of claim or of set-off or counter-claim, may be condemned in all costs and damages thereby occasioned.

130. If a tender is rejected, but is afterwards accepted, or is held by the judge to be sufficient, the party rejecting the tender shall, unless the judge shall otherwise order, be condemned in the costs incurred after tender made.

131. A party who has not admitted any fact which in the opinion of the judge he ought to have admitted may be condemned in all costs occasioned by the non-admission.

132. Any party pleading at unnecessary length, or taking any unnecessary proceeding in an action, may be condemned in all costs thereby occasioned.

*Taxation of Costs.*

133. A party desiring to have a bill of costs taxed shall file the bill, and, as soon as conveniently may be, the registrar shall send to the parties notice of the time at which the taxation will take place.

134. At the time appointed, if either party is present, the taxation shall be proceeded with.

135. Within one week from the completion of the taxation application may be made to the judge to review the taxation.

136. Costs may be taxed either by the judge or by the registrar, and as well between solicitor and client as between party and party.

137. If in a taxation between solicitor and client more than one sixth of the bill is struck off, the solicitor shall pay all the costs attending the taxation.

*Appraisement and Sale, &c.*

138. The judge may, either before or after final judgment, order any property under the arrest of the court to be appraised, or to be sold with or without appraisement, and either by public auction or by private contract.

139. If the property is deteriorating in value the judge may order it to be sold forthwith.

140. If the property to be sold is of small value the judge may, if he thinks fit, order it to be sold without a commission of sale being issued.

141. The judge may, either before or after final judgment, order any property under arrest of the court to be removed, or any cargo under arrest on board ship to be discharged.

142. The appraisement, sale, and removal of property, the discharge of cargo, and the demolition and sale of a vessel condemned under any slave trade Act, shall be effected under the authority of a commission addressed to the marshal. Forms of commissions of appraisement, sale, appraisement and sale, removal, discharge of cargo, and demolition and sale, will be found in the Appendix hereto, Nos. 42 to 47.

143. The commission shall, as soon as possible after its execution, be filed by the marshal, with a return setting forth the manner in which it has been executed.

144. As soon as possible after the execution of a commission of sale the marshal shall pay into court the gross proceeds of the sale, and shall, with the commission, file his accounts and vouchers in support thereof.

145. The registrar shall tax the marshal's account, and shall report the amount at which he considers it should be allowed; and any party who is interested in the proceeds may be heard before the registrar on the taxation.

146. Application may be made to the judge on motion to review the registrar's taxation.

147. The judge may, if he thinks fit, order any property under the arrest of the court to be inspected. A form of order for inspection will be found in the Appendix hereto, No. 48.

#### *Discontinuance.*

148. The plaintiff may, at any time, discontinue his action by filing a notice to that effect, and the defendant shall thereupon be entitled to have judgment entered for his costs of action on filing a notice to enter the same. The discontinuance of an action by the plaintiff shall not prejudice any action consolidated therewith or any counterclaim previously set up by the defendant. Forms of notice of discontinuance and of notice to enter judgment for costs will be found in the Appendix hereto, Nos. 49 and 50.

#### *Consents.*

149. Any consent in writing signed by the parties may, by permission of the registrar, be filed, and shall thereupon become an order of court.

#### *Appeals.\**

150. A party desiring to appeal shall, within one month from the date of the decree or order appealed from, file a notice of appeal, and give bail in such sum not exceeding £300, as the judge may order, to answer the costs of the appeal. A form of notice of appeal will be found in the Appendix hereto, No. 51.

151. Notwithstanding the filing of the notice of appeal, the judge may, at any time before service of the inhibition, proceed to carry the decree or order appealed from into effect, provided that the party in whose favor it has been made gives bail to abide the event of the appeal, and to answer the costs thereof, in such sum as the judge may order.

152. An appellant desiring to prosecute his appeal is to cause the registrar to be served with an inhibition and citation, and a monition for process, or is to take such other steps as may be required by the practice of the Appellate Court.

153. On service of the inhibition and citation all proceedings in the action will be stayed.

154. On service of the monition for process, the registrar shall forthwith prepare the process at the expense of the party ordering the same.

155. The process, which shall consist of a copy of all the proceedings in the action, shall be signed by the registrar and sealed with the seal of the court, and shall be transmitted by the registrar to the registrar of the Appellate Court.

#### *Payments into Court.*

156. All moneys to be paid into court shall be paid, upon receivable orders to be obtained in the registry, to the account of the registrar at some bank in the possession to be approved by the judge, or, with the sanction of the local government, into the treasury of the possession. A form of receivable order will be found in the Appendix hereto, No. 52.

157. A bank receipt for the amount shall be filed, and thereupon the payment into court shall be deemed to be complete.

#### *Payments out of Court.*

158. No money shall be paid out of court except upon an order signed by the judge. On signing a receipt to be prepared in the registry, the party to whom the money is payable under the order will receive a cheque for the amount, signed by the registrar, upon the bank in which the money has been lodged, or an order upon the Treasury in such form as the local government shall direct. A form of order for payment out of court will be found in the Appendix hereto, No. 53.

#### *Caveats.*

159. Any person desiring to prevent the arrest of any property may file a notice undertaking, within three days after being required to do so, to give bail to any action or counterclaim that may have been, or may be, brought against the property, and thereupon the registrar shall enter a caveat in the caveat warrant book hereinafter mentioned. Forms of notice and of caveat warrant will be found in the Appendix hereto, Nos. 54 and 55.

160. Any person desiring to prevent the release of any property under arrest, shall file a notice, and thereupon the registrar

shall enter a caveat in the caveat release book hereinafter mentioned. Forms of notice and of caveat release will be found in the Appendix hereto, Nos. 56 and 57.

161. Any person desiring to prevent the payment of money out of court shall file a notice, and thereupon the registrar shall enter a caveat in the caveat payment book hereinafter mentioned. Forms of notice and of caveat payment will be found in the Appendix hereto, Nos. 58 and 59.

162. If the person entering a caveat is not a party to the action, the notice shall state his name and address, and an address within three miles of the registry at which it shall be sufficient to leave all documents required to be served upon him.

163. The entry of a caveat warrant shall not prevent the issue of a warrant, but a party at whose instance a warrant shall be issued for the arrest of any property in respect of which there is a caveat warrant outstanding, shall be condemned in all costs and damages occasioned thereby, unless he shall show to the satisfaction of the judge good and sufficient reason to the contrary.

164. The party at whose instance a caveat release or caveat payment is entered, shall be condemned in all costs and damages occasioned thereby, unless he shall show to the satisfaction of the judge good and sufficient reason to the contrary.

165. A caveat shall not remain in force for more than six months from the date of entering the same.

166. A caveat may at any time be withdrawn by the person at whose instance it has been entered, on his filing a notice withdrawing it. A form of notice of withdrawal will be found in the Appendix hereto, No. 60.

167. The judge may overrule any caveat.

#### *Subpoenas.*

168. Any party desiring to compel the attendance of a witness shall serve him with a subpoena, which shall be prepared by the party and issued under the seal of the court. Forms of subpoenas will be found in the Appendix hereto, Nos. 61 and 62.

169. A subpoena may contain the names of any number of witnesses, or may be issued with the names of the witnesses in blank.

170. Service of the subpoena must be personal, and may be made by the party or his agent, and shall be proved by affidavit.

#### *Orders for Payment.*

171. On application by a party to whom any sum has been found due, the judge may order payment to be made out of any money in court applicable for the purpose.

If there is no such money in court, or if it is insufficient, the judge may order that the party liable shall pay the sum found due, or the balance thereof, as the case may be, within such time as to the judge shall seem fit. The party to whom the sum is due may then obtain from the registry and serve upon the party liable an order for payment under seal of the court. A form of order for payment will be found in the Appendix hereto, No. 63.

#### *Attachments.*

172. If any person disobeys an order of the court, or commits a contempt of court, the judge may order him to be attached. A form of attachment will be found in the Appendix hereto, No. 64.

173. The person attached shall, without delay, be brought before the judge, and if he persists in his disobedience or contempt, the judge may order him to be committed. Forms of order for committal and of committal will be found in the Appendix hereto, Nos. 65 and 66.

The order for committal shall be executed by the marshal.

#### *Execution.*

174. Any decree or order of the court may be enforced in the same manner as a decree or order of the Supreme Court of the possession may be enforced.

#### *Instruments, &c.*

175. Every warrant, release, commission, attachment, and other instrument to be executed by any officer of, or commissioner acting under the authority of the court, shall be prepared in the registry and signed by the registrar, and shall be issued under the seal of the court.

176. Every document issued under the seal of the court shall bear date on the day of sealing, and shall be deemed to be issued at the time of the sealing thereof.

177. Every document requiring to be served shall be served within six months from the date thereof, otherwise the service shall not be valid.

178. Every instrument to be executed by the marshal shall be left with the marshal by the party at whose instance it is issued, with written instructions for the execution thereof.

#### *Notices from the Registry.*

179. Any notice from the registry may be either left at, or sent by post to, the address for service of the party to whom notice is to be given.

#### *Filing.*

180. Documents shall be filed by leaving the same in the registry, with a minute stating the nature of the document, and the date of filing it. A form of minute on filing any document will be found in the Appendix hereto, No. 67.

181. Any number of documents in the same action may be filed with one and the same minute.

182. No document, except preliminary acts, bail bonds, documents issued from the registry, and minutes, shall be filed without a certificate endorsed thereon, signed by the party filing the same, that a copy thereof has been served upon the adverse party, if any.

#### *Time.*

183. If the time for doing any act or taking any proceeding in an action expires on a Sunday, or on any other day on which the

\* Under the Act 26 & 27 Vict. c. 24, by s. 22. "The appeal from a decree or order of a Vice-Admiralty Court lies to Her Majesty in Council; but no appeal shall be allowed, save by permission of the judge, from any decree or order not having the force or effect of a definitive sentence or final order."

By s. 23. "The time for appealing from any decree or order of a Vice-Admiralty Court shall, notwithstanding any existing enactment to the contrary, be limited to six months from the date of the decree or order appealed from; and no appeal shall be allowed where the petition of appeal to Her Majesty shall not have been lodged in the registry of the High Court of Admiralty and of Appeals within that time, unless Her Majesty in Council shall, on the report and recommendation of the Judicial Committee of the Privy Council, be pleased to allow the appeal to be prosecuted, notwithstanding that the petition of appeal has not been lodged within the time prescribed."

Rules (Nos. 148-53) relate only to the proceedings to be taken in the Vice-Admiralty Courts. The procedure in the Appellate Court is regulated by the Rules for Appeals in Ecclesiastical and Maritime causes established by Order in Council of the 11th December 1865. See p. 94.



registry is closed, and by reason thereof such act or proceeding cannot be done or taken on that day, it may be done or taken on the next day on which the registry is open.

184. Where, by these rules, or by any order made under them, any act or proceeding is ordered or allowed to be done within or after the expiration of a time limited from or after any date or event, such time, if not limited by hours, shall not include the day of such date or the happening of such event, but shall commence on the next following day.

185. The judge may, on the application of either party, enlarge or abridge the time prescribed by these rules or forms or by any order made under them for doing any act or taking any proceeding, upon such terms as to him shall seem fit, and any such enlargement may be ordered although the application for the same is not made until after the expiration of the time prescribed.

#### *Sittings of the Court.*

186. The judge shall appoint proper and convenient times for sittings in court and in chambers, and may adjourn the proceedings from time to time and from place to place as to him shall seem fit.

#### *Registry.*

187. The registry shall be open to suitors during fixed hours to be appointed by the judge.

188. The registrar shall obey all the lawful directions of the judge. He shall attend all sittings whether in court or in chambers, and shall take minutes of all the proceedings. He shall have the custody of all records of the court. He shall collect for the judge's use the fees payable to him. He shall not act as counsel or solicitor in the court.

#### *Marshal.*

189. The marshal shall execute by himself or his officer all instruments issued from the court which are addressed to him, and shall make returns thereof.

190. Whenever, by reason of distance or other sufficient cause, the marshal cannot conveniently execute any instrument in person, he shall employ some competent person as his officer to execute the same.

#### *Holidays.*

191. The registry and the marshal's office shall be closed on Sundays, Good Friday, Easter Monday, Easter Tuesday, and Christmas Day, and on such days as are appointed by law or by the Governor of the Possession to be kept as holidays or fast days.

#### *Records of the Court.*

192. There shall be kept in the registry a book, to be called the minute book, in which the registrar shall enter in order of date, under the head of each action, and on a page numbered with the number of the action, a record of the commencement of the action, of all appearances entered, all documents issued or filed, all acts done, and all orders and decrees of the court, whether made by the judge or by the registrar, or by the consent of the parties in the action. Forms of minute of order of court, of minute on examination of witnesses, of minute of decree, and of minutes in an action for damage by collision, will be found in the Appendix hereto, Nos. 68 to 71.

193. There shall be kept in the registry a caveat warrant book, a caveat release book, and a caveat payment book, in which all such caveats respectively, and the withdrawal thereof, shall be entered by the registrar.

194. Any solicitor may, free of charge, inspect the minute and caveat books.

195. The parties to an action may, while the action is pending, and for one year after its termination, inspect, free of charge, all the records in the action.

196. Except as provided by the two last preceding rules, no person shall be entitled to inspect the records in a pending action without the permission of the registrar.

197. In an action which is terminated, any person may, on payment of a search fee, inspect the records in the action.

#### *Copies.*

198. Any person entitled to inspect any document in an action shall, on payment of the proper charges for the same, be entitled to an office copy thereof under seal of the court.

#### *Forms.*

199. The forms in the appendix to these rules shall be followed with such variations as the circumstances may require, and any party using any other forms shall be liable for any costs occasioned thereby.

#### *Fees.*

200. Subject to the following rules, the fees set forth in the tables of fees in the appendix hereto shall be allowed on taxation.

201. Where the fee is per folio, the folio shall be counted at the rate of 72 words, and every numeral, whether contained in columns or otherwise written, shall be counted and charged for as a word.

202. Where the sum in dispute does not exceed £50, or the value of the *res* does not exceed £100, one-half only of the fees set forth in the table hereto annexed shall be charged and allowed.

203. Where costs are awarded to a plaintiff, the expression "sum in dispute" shall mean the sum recovered by him in addition to the sum, if any, counter-claimed from him by the defendant; and where costs are awarded to a defendant, it shall mean the sum claimed from him in addition to the sum, if any, recovered by him.

204. The judge may in any action order that half fees only shall be allowed.

205. If the same practitioner acts as both counsel and solicitor in an action, he shall not for any proceeding be allowed to receive fees in both capacities, nor to receive a fee as counsel where the act of a solicitor only is necessary.

#### *Repealing Clause.*

206. From and after the 1st day of January 1884, except in regard to actions commenced before that day, the under-mentioned rules and regulations, together with all forms thereto annexed, and all tables of fees now in force in any court shall be repealed, viz. :—

- (a.) The rules and regulations touching the practice to be observed in suits and proceedings in the several Courts of Vice-Admiralty abroad, established by an Order in Council of the 27th June 1832.
- (b.) The twenty-fifth section of rules and regulations touching the practice to be observed in suits and proceedings in the several Courts of Vice-Admiralty abroad, substituted in lieu of section 25 in the former rules and regulations, and established by an Order in Council of the 25th June 1851.
- (c.) The additional rules and regulations for the several Courts of Vice-Admiralty abroad, established by an Order in Council of the 6th July 1859.
- (d.) Any of the above-mentioned rules and regulations, as extended by subsequent Orders in Council to other Vice-Admiralty Courts.

#### *Cases not provided for.*

207. In all cases not provided for by these rules the practice of the Admiralty Division of the High Court of Justice of England shall be followed.

#### *Commencement of Rules.*

208. These rules shall come into operation on the 1st day of January 1884, and shall apply to all actions commenced on or after that day. Actions commenced before that day may, by consent of parties, and with permission of the judge, be continued under these rules on such terms as to the judge shall seem fit.

### APPENDIX.

#### *Rule 199.*

#### I. FORMS.

#### No. 1.

#### *Rule 4.*

#### TITLE OF ACTION IN REM.

No. [here insert the number of the action].

A.B., plaintiff,

against

- (a.) The ship . . . . . and freight.
- or (b.) The ship . . . . . her cargo and freight.
- or (c.) The ship . . . . . or (if the action is against cargo only).

(d.) The cargo *ex* the ship [state name of ship on board of which the cargo now is or lately was laden],  
or (if the action is against the proceeds realized by the sale of the ship or cargo),

- (e.) The proceeds of the ship
- or (f.) The proceeds of the cargo *ex* the ship

or as the case may be.

Action for [state nature of action, whether for damage by collision, wages, bottomry, &c., as the case may be].

#### *Rule 4.*

#### No. 2.

#### TITLE OF ACTION IN PERSONAM.

No. [here insert the number of the action].

A.B., plaintiff,

against

The owners of the ship . . . . . [or as the case may be].  
Action for [state nature of action as in preceding form].

#### *Rule 4.*

#### No. 3.

#### TITLE OF ACTION IN THE NAME OF THE CROWN.

No. [insert number of action].

Our Sovereign Lady the Queen.

[add, where necessary, in Her Office of Admiralty].

against

- (a.) The ship . . . . . [or as the case may be].

or,

- (b.) A.B., &c. [the person or persons proceeded against].

Action for [state nature of action].

#### *Rule 5.*

#### No. 4.

#### WRIT OF SUMMONS IN REM.

In the Vice-Admiralty Court of

(L.S.) [Here insert title of action.]

Victoria, by the grace of God, of the United Kingdom of Great Britain and Ireland Queen, Defender of the Faith, Empress of India.

To the owners and all others interested in the ship

[her cargo and freight, &c., or as the case may be].

We command you that, within one week after the service of this writ, exclusive of the day of such service, you do cause an appearance to be entered for you in Our Vice-Admiralty Court of . . . . . in the above-named action; and take notice that in default of your so doing the said action may proceed, and judgment may be given in your absence.

Given at . . . . . in Our said Court, under the seal thereof, this . . . . . day of . . . . . 18 . . . . .

#### *Memorandum to be subscribed on the Writ.*

This writ may be served within six months from the date thereof, exclusive of the day of such date, but not afterwards.

The defendant [or defendants] may appear hereto by entering an appearance [or appearances] either personally or by solicitor at the registry of the said court, situate at



## Rule 5.

No. 5.

## WRIT OF SUMMONS IN PERSONAM.

In the Vice-Admiralty Court of

(L.S.) [Here insert title of action.]

Victoria, by the grace of God, &c.  
To C.D., of , and E.F., of

We command you that, within one week after the service of this writ, exclusive of the day of such service, you do cause an appearance to be entered for you in our Vice-Admiralty Court of , in the above-named action; and take notice that in default of your so doing the said action may proceed, and judgment may be given in your absence.

Given at , in our said court, under the seal thereof,  
this day of 18 .

Memorandum to be subscribed on the writ.

This writ may be served within six months from the date thereof, exclusive of the day of such date, but not afterwards.

The defendant (or defendants) may appear hereto by entering an appearance (or appearances) either personally or by solicitor at the registry of the said court situate at

## Rule 5.

No. 6.

## INDORSEMENTS TO BE MADE ON THE WRIT BEFORE ISSUE THEREOF.

(1.) The plaintiff claims [insert description of claim as given in form No. 7].

(2.) This writ was issued by the plaintiff in person, who resides at [state plaintiff's place of residence, with name of street, and number of house, if any].

This writ was issued by C.D., of [state place of business], solicitor for the plaintiff.

(3.) All documents required to be served upon the said plaintiff in the action may be left for him at [insert address for service within three miles of the registry].

Where the action is in the name of the Crown.

(1.) A.B., &c., claims [insert description of claim as given in form No. 7].

(2.) This writ was issued by A.B. [state name and address of person prosecuting in the name of the Crown, or his solicitor, as the case may be].

(3.) All documents required to be served upon the Crown in this action may be left at [insert address for service within three miles of the registry].

## Rule 5.

No. 7.

## INDORSEMENTS OF CLAIM.

## (1.) Damage by collision:

The plaintiffs, as owners of the ship "Mary" [her cargo and freight, &c., or as the case may be], claim the sum of £ against the ship "Jane" for damage occasioned by a collision which took place [state where] on the day of ; and for costs.

## (2.) Salvage:

The plaintiffs, as the owners, masters, and crew of the ship "Mary," claim the sum of £ for salvage services rendered by them to the ship "Jane" [her cargo and freight, &c., or as the case may be] on the day of 18 , in or near [state where the services were rendered]; and for costs.

## (3.) Pilotage:

The plaintiff claims the sum of £ for pilotage of the ship "Jane" on the day of 18 , from [state where pilotage commenced] to [state where pilotage ended]; and for costs.

## (4.) Towage:

The plaintiffs, as owners of the ship "Mary," claim the sum of £ for towage services rendered by the said ship to the ship "Jane" [her cargo and freight, &c., or as the case may be], on the day of 18 , at or near [state where the services were rendered]; and for costs.

## Rule 6. (5.) Master's wages and disbursements:

The plaintiff claims the sum of £ for his wages and disbursements as master of the ship "Mary," and to have an account taken thereof; and for costs.

## Rule 6. Seamen's wages:

The plaintiffs, as seamen on board the ship "Mary," claim the sum of £ for wages due to them as follows, and for costs: to A.B., the mate, £30 for two months' wages from the day of to C.D., able seaman, £ , &c., &c.; [and the plaintiffs claim to have an account taken thereof].

(7.) Necessaries, repairs, &c.: Rule 6.  
The plaintiffs claim the sum of £ , for necessities supplied (or repairs done, &c., as the case may be) to the ship "Mary" at the port of on the day of ; and for costs [and the plaintiffs claim to have an account taken thereof].

## (8.) Possession:

(a) The plaintiff, as sole owner of the ship "Mary," of the port of , claims possession of the said ship.  
(b) The plaintiff, as owner of 48-64 shares of the ship "Mary" of the port of , claims possession of the said ship as against C.D., owner of 16-64th shares of the same ship.

(9.) Mortgage:  
The plaintiff, under a mortgage dated the day of , claims against the proceeds of the ship "Mary" the sum of £ as the amount due to him for principal and interest, and for costs.

No. 126.—DECEMBER 14, 1883.—2.

## (10.) Claims between co-owners:

(a) The plaintiff, as part owner of the ship "Mary," claims against C.D., part owner of the same ship, the sum of £ as part of the earnings of the said ship due to the plaintiff, and for costs; and to have an account taken thereof.

(b.) The plaintiff, as owner of 24-64th shares of the ship "Mary," being dissatisfied with the management of the said ship by his co-owners, claims that his co-owners shall give bail in the sum of £ , the value of the said shares, for the safe return of the ship to the colony [or possession].

## (11.) Bottomry:

The plaintiff, as assignee of bottomry bond, dated the day of , and granted by C.D., as master of the ship "Mary" of to A.B. at the port of , claims the sum of £ against the ship "Mary" [her cargo and freight, &c., or as the case may be] as the amount due to him under the said bond, and for costs.

## (12.) Derelict.

A.B. claims to have the derelict ship "Mary" [or cargo, &c., or as the case may be] condemned as forfeited to Her Majesty in Her Office of Admiralty.

## (13.) Piracy:

A.B. Commander of H.M.S. "Torch," claims to have the Chinese junk "Tocumseh" and her cargo condemned as forfeited to Her Majesty as having been captured from pirates.

## (14.) Slave trade:

A.B., Commander of H.M.S. "London" claims to have the vessel, name unknown [together with her cargo and 12 slaves], seized by him on the day of 18 , condemned as forfeited to Her Majesty, on the ground that the said vessel was at the time of her seizure engaged in or fitted out for the slave trade, in violation of existing treaties between Great Britain and Zanzibar (or of the Act 5 of Geo. IV. c. 113, or as the case may be).

or  
C.D., the owner of the vessel [and cargo, or as the case may be] captured by H.M.S. "London" on the day of 18 , claims to have the said vessel [and cargo, or as the case may be] restored to him [together with costs and damages for the seizure thereof].

## (15.) Under Pacific Islanders Protection Acts:

A.B., as Commander of H.M.S. "Lynx," claims to have the British ship "Mary" and her cargo condemned as forfeited to Her Majesty, for violation of the Pacific Islanders Protection Acts 1872 and 1875.

## (16.) Under Foreign Enlistment Act:

A.B. claims to have the British ship "Mary," together with the arms and munitions of war on board thereof, condemned as forfeited to Her Majesty for violation of the Foreign Enlistment Act 1870.

## (17.) Under Customs Acts:

A.B. claims to have the ship "Mary" [or as the case may be] condemned as forfeited to Her Majesty for violation of [state Act under which forfeiture is claimed].

## (18.) Recovery of pecuniary forfeiture or penalty:

A.B. claims judgment against the defendant for penalties for violation of [state Act under which penalties are claimed].

## Rule 18

No. 8.

## CERTIFICATE OF SERVICE TO BE INDORSED ON THE WRIT AFTER SERVICE THEREOF.

This writ was served by X.Y. [here state the mode in which the service was effected, whether on the owner or on the ship, cargo, or freight, &c., as the case may be] on the day of 18 .

(Signed)

X. Y.

## Rule 22.

No. 9.

## APPEARANCE.

## (1.) By Defendant in person.

In the Vice-Admiralty Court of

[Title of action.]

Take notice that I appear in this action.

Dated this day of 18 .  
(Signed) C.D., defendant.

My address is

My address for service is

## APPEARANCE.

## (2.) By Solicitor for defendant.

In the Vice-Admiralty Court of

[Title of action.]

Take notice that I appear for C.D. of [insert address of C.D.] in this action.

Dated this day of 18 .  
(Signed) X. Y.,  
Solicitor for C.D.

My place of business is

My address for service is

## Rule 22.

No. 10.

## INDORSEMENT OF SET-OFF OR COUNTER CLAIM.

The defendant [or, if he be one of several defendants, defendant C.D.], owner of the ship "Mary" [or as the case may be] claims from the plaintiff [or claims to set-off against the plaintiff's claim] the sum of £ for [state the nature of the set-off or counter-claim and the relief or remedy required as in Form No. 7, mutatis mutandis] and for costs.

## Rule 29.

No. 11.

## AFFIDAVIT TO LEAD WARRANT.

In the Vice-Admiralty Court of

[Title of action.]

I, A.B. [state name and address] make oath and say that I have a claim against the ship "Mary" for [state nature of claim].  
And I further make oath and say that the said claim has not been satisfied, and that the aid of this Court is required to enforce it.

On the       day of       18       }  
the said A.B. was duly sworn to the } (Signed) A.B.  
truth of this affidavit at       }  
Before me,       }  
E.F., &c.,       }

or,

Where the action is in the name of the Crown,

I, A.B., &c. [state name and address of person suing in the name of the Crown] make oath and say that I claim to have the ship "Mary" and her cargo [or the vessel, name unknown, or the cargo of the ship "Mary," &c., or as the case may be] condemned to Her Majesty—

(a.) as having been fitted out for or engaged in the Slave Trade in violation of [state Act or Treaty alleged to have been violated];

or (b.) as having been captured from pirates;

or (c.) as having been found delict;

or (d.) for violation of [state Act alleged to have been violated, or as the case may be].

I further make oath and say that the aid of this court is required to enforce the said claim.

On the       day of       18       }  
the said A.B. was duly sworn to the } (Signed) A.B.  
truth of this affidavit at       }  
Before me,       }  
E.F., &c.,       }

## Rule 34.

No. 12.

## WARRANT.

In the Vice-Admiralty Court of

(L.S.)

[Title of action.]

Victoria, &amp;c.

To the Marshal of our Vice-Admiralty Court of

We hereby command you to arrest the ship [her cargo and freight, &c., or as the case may be], and to keep the same under safe arrest, until you shall receive further orders from us.

Given at       , in our said court, under the seal thereof,  
this       day of       18       }  
Warrant       }  
Taken out by       }  
(Signed). E.F., Registrar.

## Rule 38.

No. 13.

## CERTIFICATE OF SERVICE TO BE INDORSED ON THE WARRANT AFTER SERVICE THEREOF.

This warrant was served by [state by whom and in what mode service was effected] on the       day of       18       .  
(Signed) G.H., Marshal.

## Rule 40.

No. 14.

## BAIL BOND.

In the Vice-Admiralty Court of

[Title of action.]

Know all men by these presents that we [insert names, addresses, and descriptions of the sureties in full] hereby jointly and severally submit ourselves to the jurisdiction of the said court, and consent that if the said [insert name of party for whom bail is to be given, and state whether plaintiff or defendant] shall not pay what may be adjudged against him in the above-named action, with costs [or, for costs, if bail is to be given only for costs] execution may issue against us, our heirs, executors, and administrators, goods and chattels, for a sum not exceeding [state sum in letters] pounds.

This Bail Bond was signed by }  
the said       }  
and       }  
the sureties, the       day of       } Signatures of sureties.  
18       , in the registry  
of the Vice-Admiralty Court of  
[or as the case  
may be.]

Before me,

E.F.,

Registrar.

[or clerk in the registry, or commissioner  
to take bail, as the case may be.]

## Rule 40.

No. 15.

## COMMISSION TO TAKE BAIL.

In the Vice-Admiralty Court of

(L.S.)

[Title of action.]

VICTORIA, ETC.

To [state name and description of commissioner], greeting.

Whereas in the above-named action bail is required to be taken on behalf of [state name of party for whom bail is to be given, and whether plaintiff or defendant] in the sum of [state sum in letters] pounds, to answer judgment in the said action.

We therefore hereby authorize you to take such bail on behalf of the said       from two sufficient sureties, upon the bail bond hereto annexed, and to swear the said sureties to the truth of the annexed affidavits as to their sufficiency, in the form indorsed hereon.

And we command you, that upon the said bond and affidavits being duly executed and signed by the said sureties, you do transmit the same, attested by you, to the registry of our said court.

Given at       , in our said court, under the seal  
thereof, this       day of       18       }  
(Signed) E.F., Registrar.  
Commission to take bail  
Taken out by       }

Form of oath to be administered to each surety.

You swear that the contents of the affidavit, to which you have subscribed your name, are true.  
So help you God.

## Rule 45.

No. 16.

## NOTICE OF BAIL.

In the Vice-Admiralty Court of

[Title of action.]

Take notice that I tender the undermentioned persons as bail on behalf of [state name, address, and description of party for whom bail is to be given, and whether plaintiff or defendant] in the sum of [state sum in letters and figures] to answer judgment in this action [or judgment and costs, or costs only, or as the case may be].

Names, addresses, and descriptions of

SURETIES.

REFEREES.

(1)

(2)

Dated this       day of       18       .  
(Signed) X. Y.

## Rule 46.

No. 17.

## NOTICE TO JUSTIFY.

In the Vice-Admiralty Court of

[Title of action.]

Take notice that I require [state name, address, and description of surety or sureties required to justify] to justify by affidavit his [or their] sufficiency as a surety [or sureties] in the above-named action.

Dated the       day of       18       .  
(Signed) A.B.

## Rule 46.

No. 18.

## AFFIDAVIT OF JUSTIFICATION.

In the Vice-Admiralty Court of

[Title of action.]

I [state name, address, and description of surety], one of the proposed sureties for [state name, address, and description of person for whom bail is to be given] make oath and say that I am worth more than the sum of [state in letters the sum in which bail is to be given] pounds after the payment of all my debts.

On the       day of       18       , the said  
was duly sworn to the truth of  
this affidavit at       } Signature of surety.  
Before me,       }  
E.F., Registrar.  
[or Commissioner, as the case may be.]

## Rule 46.

No. 19.

## NOTICE OF OBJECTION TO BAIL.

In the Vice-Admiralty Court of

[Title of action.]

Take notice that I object to the bail proposed to be given by [state name, address, and description of surety or sureties objected to] in the above-named action.

Dated the       day of       18       .  
(Signed) A.B.

## Rule 51.

No. 20.

## RELEASE.

In the Vice-Admiralty Court of

(L.S.)

[Title of action.]

VICTORIA, ETC.

To the marshal of our Vice-Admiralty Court of greeting. Whereas by our warrant issued in the above-named action on the       day of       18       , we did command you to arrest [state name and nature of property arrested] and to keep the same under safe arrest until you should receive further orders from us. We do hereby command you to release the said [state name and nature of property to be released] from the said arrest upon payment being made to you of all fees due to and charges incurred by you in respect of the arrest and custody thereof.

Given at       , in our said court, under the seal  
thereof,       day of       18       }  
Release       }  
Taken out by       }  
(Signed) E.F., Registrar.



9. Those on board the "Sarpedon" did not observe the provisions of Article 16 of the "Regulations for Preventing Collisions at Sea."

10. The collision was occasioned by some or all of the matters and things alleged in the 6th, 7th, 8th, and 9th paragraphs hereof, or otherwise by the default of the "Sarpedon," or those on board her.

11. No blame in respect of the collision is attributable to the "Julia David" or to any of those on board her.

And by way of counter-claim the defendants say that the collision caused great damage to the "Julia David."

And they claim—

- (1.) The condemnation of the plaintiffs [and their bail] in the damage caused to the "Julia David" and in the costs of this action.
- (2.) To have an account taken of such damage with the assistance of merchants.
- (3.) Such further and other relief as the nature of the case may require.

Dated the            day of            18            .  
(Signed)            C.D., &c., defendants.

#### REPLY.

In the Vice-Admiralty Court of

[Title of action.]

The Plaintiffs deny the several statements contained in the Answer and counter-claim [or, as the case may be].

Dated the            day of            18            .  
(Signed)            A.B., &c., plaintiffs.

#### 2.) In an action for salvage:

a. (The "Crosby.")

#### PETITION.

In the Vice-Admiralty Court of

[Title of action.]

Writ issued            18            .

1. The "Asia" is an iron screw steam ship of 902 tons net register tonnage, fitted with engines of 120 horse-power nominal, is of the value of £15,000, and was at the time of the services hereinafter stated manned with a crew of twenty-three hands under the command of George Hook Bawn, her master.

2. At about 9 a.m. on the 29th of April 1877, while the "Asia"—which was in ballast proceeding on a voyage to Nikolaev to load a cargo of grain—was between Odessa and Ochakov, those on board her saw a steam ship ashore on a bank situated about ten miles to the westward of Ochakov. The "Asia" immediately steamed in the direction of the distressed vessel which made signals for assistance.

3. On nearing the distressed vessel, which proved to be the "Crosby," one of the "Asia's" boats was sent to the "Crosby," in charge of the second mate of the "Asia," and subsequently the master of the "Crosby" boarded the "Asia," and at the request of the master of the "Crosby" the master of the "Asia" agreed to endeavor to tow the "Crosby" afloat.

4. The "Crosby" at this time was fast aground, and was lying with her head about N.N.W.

5. The master of the "Asia" having ascertained from the master of the "Crosby" the direction in which the "Crosby" had got upon the bank, the "Asia" steamed up on the starboard side of the "Crosby" and was lashed to her.

6. The "Asia" then set on ahead and attempted to tow the "Crosby" afloat, and so continued towing without effect until the hawser which belonged to the "Asia" broke.

7. The masters of the two vessels being then both agreed in opinion that it would be necessary to lighten the "Crosby" before she could be got afloat, it was arranged that the cargo from the "Crosby" should be taken on board the "Asia."

8. The "Asia" was again secured alongside the "Crosby," and the hatches being taken off cargo was then discharged from the "Crosby" into the "Asia," and this operation was continued until about 6 p.m., by which time about 100 tons of such cargo had been so discharged.

9. When this had been done both vessels used their steam, and the "Asia" tried again to get the "Crosby" off, but without success. The "Asia" then towed with a hawser ahead of the "Crosby," and succeeded in getting her afloat, upon which the "Crosby" steamed to an anchorage and then brought up.

10. The "Asia" steamed after the "Crosby" and again hauled alongside of her and commenced putting the transhipped cargo again on board the "Crosby," and continued doing so until about 6 a.m. of the 30th of April, by which time the operation was completed, and the "Crosby" and her cargo being in safety the "Asia" proceeded on her voyage.

11. By the services of the plaintiffs the "Crosby" and her cargo were rescued from a very dangerous and critical position, as in the event of bad weather coming on whilst she lay aground she would have been in very great danger of being lost with her cargo.

12. The "Asia" encountered some risk in being lashed alongside the "Crosby," and she ran risk of also getting aground and of losing her charter, the blockade of the port of Nikolaev being at the time imminent.

13. The value of the hawser of the "Asia" broken as herein stated was £40.

14. The "Crosby" is an iron screw steam ship of 1,118 tons net (1,498 gross) register tonnage. As salvaged the "Crosby" and her cargo and freight have been agreed, for the purposes of this action, at the value of £41,002.

The plaintiffs claim—

1. Such an amount of salvage, regard being had to the said agreement, as the Court may think fit to award.
2. The condemnation of the defendants [and their bail] in the salvage and in costs.
3. Such further and other relief as the case may require.

Dated the            day of            18            .  
(Signed)            A.B., &c., plaintiffs.

#### ANSWER.

In the Vice-Admiralty Court of

[Title of action.]

1. The defendants admit that the statement of facts contained in the petition is substantially correct, except that the reshipment of the cargo on board the "Crosby" was completed by 4 a.m. on the 30th April.

2. The defendants submit to the judgment of the Court to award such a moderate amount of salvage to the plaintiffs under the circumstances aforesaid as to the said Court shall seem meet.

(Signed)            C.D., &c., defendants.

#### REPLY.

In the Vice-Admiralty Court of

[Title of action.]

The plaintiffs deny the statement contained in the 1st paragraph of the answer, that the shipment of the cargo was completed by 4 a.m. on the 30th April.

Dated the            day of            18            .  
(Signed)            A.B., &c., plaintiffs.

b. (The "Newcastle.")

#### PETITION.

In the Vice-Admiralty Court of

[Title of action.]

Writ issued            18            .

1. The "Emu" is a steam tug belonging to the Whitby Steam Boat Company, of six tons register, with engines of 40 horse-power nominal, and was at the time of the circumstances herein-after stated manned by a crew of five hands.

2. Just before midnight on the 22nd July 1876, when the "Emu" was lying in Whitby harbor, her master was informed that a screw steamship was ashore on Kettleness Point. He at once got up steam, but was not able, owing to the tide, to leave the harbor till about 1.45 a.m. of the 23rd.

3. About 2 a.m. the "Emu" reached the screw steamship, which was the "Newcastle," which was fast upon the rocks, with a kedge and warp out. The wind was about N., blowing fresh; the sea was smooth, but rising; the tide was flood.

4. The master of the "Emu" offered his service, which were at first declined by the master of the "Newcastle"; shortly afterwards the kedge warp broke, and the "Newcastle" swung square upon the land and more upon the rocks. The master of the "Newcastle" then asked the master of the "Emu" to tow him off, and after some conversation it was agreed that the remuneration should be settled on shore.

5. About 3 a.m. those on board the "Emu" got a rope from the "Newcastle" on board, and began to tow. After some towing this rope broke. The tow line of the "Newcastle" was then got on board the "Emu," and the "Emu" kept towing and twisting the "Newcastle," but was unable to get her off till about 5 a.m., when it was near high-water. The master of the "Emu" then saw that it was necessary to try a click or jerk in order to get the "Newcastle" off, and accordingly, at the risk of straining his vessel, he gave a strong click in a northerly direction, and got the "Newcastle" off.

6. The master of the "Emu" then asked if the "Newcastle" was making water, and was told a little only, but as he saw that the hands were at the pumps he kept the "Emu" by the "Newcastle" until she was abreast of Whitby. He then inquired again if any assistance was wanted, and being told that the "Newcastle" was all right, and should proceed on her voyage, he steamed the "Emu" back into Whitby harbor about 7 a.m.

7. About 8 a.m. a gale from N.E., which continued all that day and the next, came on to blow with a high sea. If the "Newcastle" had not been got off before the gale came on she would have gone to pieces on the rocks.

8. By the services aforesaid, the "Newcastle" and her cargo and the lives of those on board her were saved from total loss.

9. The "Newcastle" is a screw steamship of 211 tons register, and was bound from Newcastle to Hull with a general cargo and 19 passengers. The value of the "Newcastle," her cargo and freight, including passage money, are as follows—

The "Newcastle," £3,000; her cargo, £1,500; freight and passage money, £65; in all, £4,565.

The plaintiffs claim—

1. The condemnation of the defendants [and their bail] in such an amount of salvage remuneration as to the court may seem just, and in the costs of this action.
2. Such further and other relief as the nature of the case may require.

Dated the            day of            18            .  
(Signed)            A.B., &c., plaintiffs.

#### ANSWER.

In the Vice-Admiralty Court of

[Title of action.]

1. At about 6.45 p.m. on the 22nd of July, 1876, the iron screw steamship "Newcastle," of 211 tons register, propelled by engines of 45 horse-power, and manned by 12 hands, her master included, whilst proceeding on a voyage from Newcastle to Hull with cargo and passengers, ran aground off Kettleness Point, on the coast of Yorkshire.

2. The tide at this time was the first quarter ebb, the weather was calm, and the sea was smooth, and the "Newcastle," after grounding as aforesaid, sat upright and lay quite still, heading about E.S.E. Efforts were then made to get the "Newcastle" again afloat by working her engines, but it was found that this could not be done in the then state of the tide.

3. At about 10 p.m. of the said day a kedge, with a warp attached to it, was carried out from the "Newcastle" by one of her own boats and dropped to seaward, and such warp was afterwards hove taut and secured on board the "Newcastle," with

the view of its being hove upon when the flood tide made. Several cables came to the "Newcastle" from Runswick, and the men in them offered their assistance, but their services, not being required, were declined.

4. At about 2 a.m. of the following morning, the steam tug "Emu," whose owners, master, and crew are the plaintiffs in this action, came to the "Newcastle" and offered assistance, which was also declined.

5. The flood tide was then making, and by about 2.45 a.m. the "Newcastle" had floated forward, and attempts were made to get the stern of the "Newcastle" also afloat, and the warp attached to the aforesaid kedge was attempted to be hove in, but the said warp having parted, the master of the "Newcastle" endeavored ineffectually to make an agreement with the master of the "Emu" to assist in getting the "Newcastle" afloat, and at about 3 a.m. a rope was given to the "Emu" from the port bow of the "Newcastle," and directions were given to the "Emu" to keep the head of the "Newcastle" to the eastward in the same way as it had been kept by the aforesaid kedge anchor and warp. The "Emu" then set ahead, and almost immediately the said rope was broken. A coir hawser was thereupon given to the "Emu," and those on board her were directed not to put any strain on it, but to keep the "Emu" paddling ahead sufficiently to steady the head of the "Newcastle," and to keep her head to the eastward. This the "Emu" did, and continued to do until about 4.45 a.m., when the "Newcastle," by means of her own engines, was moved off from the ground, and the "Emu" was brought broad on the port bow of the "Newcastle," and the "Emu" had to stop towing and to shift the rope from her port bollard, where it was fast to her towing hook, but the "Newcastle" continuing to go ahead, the said rope had to be let go on board the "Emu," and it was then hauled in on board the "Newcastle." The "Newcastle," under her own steam, then commenced proceeding south, the wind at the time being N.N.W. and light, and the weather fine. It was afterwards ascertained that the "Newcastle" was making a little water in her afterhold, and her hand pumps were then worked, and they kept the "Newcastle" free.

6. The "Emu" proceeded back with the "Newcastle" as far as Whitby, and the "Newcastle" then continued on her voyage, and arrived in the Humber at about 2.45 p.m. of the same day.

7. During the time aforesaid the master, crew, and passengers of the "Newcastle" remained on board the "Newcastle," and no danger was incurred in their so doing.

8. Save as herein appears the defendants deny the truth of the several statements contained in the petition.

9. The defendants have paid into court and tendered to the plaintiffs for their services the sum of £100, and have offered to pay their costs, and the defendants submit that such tender is sufficient.

Dated       day of       18  
(Signed)       C.D., &c., defendants.

(3.) In an action for distribution of salvage:

PETITION.

In the Vice-Admiralty Court of

[Title of action.]

Writ issued       18

1. Describe briefly the salvage services, stating the part taken in them by the plaintiffs, and the capacity in which they were serving.

2. The sum of £       has been paid by the owners of the ship, &c. [state name of ship or other property saved] to the defendants, as owners of the ship [state name of salvaging ship], and has been accepted by them in satisfaction of their claim for salvage, but the said defendants have not paid, and refuse to pay, any part of that sum to the plaintiffs for their share in the said salvage services.

The plaintiffs claim—

1. An equitable share of the said sum of £       to be apportioned among them as the court shall think fit, and the costs of this action.

2. Such other relief as the nature of the case may require.

Dated the       day of       18  
(Signed)       A.B., &c., plaintiffs.

(4.) In an action for master's wages and disbursements:

a. ("The Princess.")

PETITION.

In the Vice-Admiralty Court of

[Title of action.]

Writ issued       18

1. The plaintiff, on the 10th day of February 1877, was appointed by the owner of the British barque "Princess," proceeded against in this action, master of the said barque, and it was agreed between the plaintiff and the said owner that the wages of the plaintiff as master should be £10 per month.

2. The plaintiff acted as master of the said barque from the said 10th day of February until the 25th day of October 1877, and there is now due to him for his wages as master during that time the sum of £85.

3. The plaintiff, as master of the said barque, expended various sums of money for necessary disbursements on account of the said barque; and there is now due to him in respect of the same a balance of £35 7s.

The plaintiff claims—

1. A decree pronouncing the said sums, amounting in the whole to £120 7s., to be due to him for wages and disbursements, and directing the said vessel to be sold, and the amount due to him to be paid to him out of the proceeds.

2. Such further and other relief as the nature of the case may require.

Dated the       day of       18  
(Signed)       A.B., plaintiff.

b. (The "Northumbria.")

PETITION.

In the Vice-Admiralty Court of

[Title of action.]

Writ issued       18

1. In or about the month of July 1873 the plaintiff was engaged by the owners of the British ship "Northumbria" to serve on board her as her master, at wages after the rate of £13 per month, and he entered into the service of the said ship as her master accordingly, and thenceforward served on board her in that capacity, and at that rate of wages, until he was discharged, as hereinafter stated.

2. When the plaintiff so entered into the service of the said ship she was lying at the port of North Shields, in the county of Northumberland, and she thence sailed to Point de Galle, and thence to divers other ports abroad, and returned home to Cardiff, where she arrived on the 1st day of October 1875.

3. The "Northumbria," after having received divers repairs at Cardiff, left that port on the 5th day of November 1875 under command of the plaintiff, on a voyage, which is thus described in the ship's articles signed by the plaintiff and her crew before commencing the same, viz., "A voyage from Cardiff to Bahia or Pernambuco, and any ports or places in the Brazils, or North or South America, United States of America, Indian, Pacific, or Atlantic Oceans, China or Eastern Seas, Cape Colonies, West Indies, or Continent of Europe, including the Mediterranean Sea or Seas adjacent, to and fro if required for any period not exceeding three years, but finally to a port of discharge in the United Kingdom or Continent of Europe."

4. The "Northumbria," after so leaving Cardiff, met with bad weather and suffered damage, and was compelled to put back to Falmouth for repairs before again proceeding on her voyage.

5. The plaintiff was ready and willing to continue in the service of the "Northumbria," and to perform his duty as her master on and during the said voyage, but the defendants, the owners of the "Northumbria," wrongfully and without reasonable cause discharged the plaintiff on the 23rd day of November from his employment as master, and appointed another person as master of the "Northumbria" on the said voyage in the place of the plaintiff, and thereby heavy damage and loss have been sustained by the plaintiff.

6. The plaintiff, whilst he acted as master of the "Northumbria," earned his wages at the rate aforesaid; and he also, as such master, made divers disbursements on account of the "Northumbria," and there was due and owing to the plaintiff in respect of such his wages and disbursements at the time of his discharge a balance of £108 12s. 9d., which sum the defendants without sufficient cause have neglected and refused to pay to the plaintiff.

The plaintiff claims—

1. Payment of the sum of £108 12s. 9d., the balance due to the plaintiff for his wages and disbursements, with interest thereon.

2. Ten days' double pay, according to the provisions of section 187 of *The Merchant Shipping Act 1854*.

3. Damages in respect of the wrongful discharge by the defendants.

4. The condemnation of the defendants [and their bail] in the amounts claimed by or found due to the plaintiff.

5. To have an account taken [with the assistance of merchants] of the amount due to the plaintiff in respect of his said wages and disbursements, and for damages in respect of such wrongful discharge.

6. Such further and other relief as the nature of the case may require.

Dated the       day of       18  
(Signed)       A.B., plaintiff.

ANSWER.

In the Vice-Admiralty Court of

[Title of action.]

1. The defendants admit the statements made in the 1st, 2nd, 3rd, and 4th articles of the plaintiff's petition.

2. Whilst the "Northumbria" was upon her voyage in the said 3rd article mentioned, and before and until she put into Falmouth, as in the said 4th article mentioned, the plaintiff was frequently under the influence of drink.

3. During the night of the 10th November 1875 and the morning of the 11th November 1875, whilst a violent gale was blowing and the ship was in danger, the plaintiff was wholly drunk and was incapable of attending to his duty as master of the said ship; and in consequence of the condition of the plaintiff much damage was done to the said ship, and the said ship was almost put ashore.

4. The damage in the 4th article of the petition mentioned was wholly or in part occasioned by the drunken condition of the plaintiff during the said voyage from Cardiff to Falmouth.

5. The defendants having received information of the above facts on the arrival of the said ship at Falmouth, and having made due inquiries concerning the same, had reasonable and probable cause to and did discharge the plaintiff from his employment as master of the said ship on the 23rd November 1875.

6. The plaintiff, on the 12th day of November 1875, whilst the said ship was at Falmouth, wrongfully and improperly tore out and destroyed certain entries which had been made by the mate of the said ship in her log-book relating to the said voyage from Cardiff to Falmouth; and the plaintiff substituted in the said log-book entries made by himself with intent to conceal the true facts of the said voyage from the defendants.

7. The defendants bring into court the sum of £104 in respect of the plaintiff's claim for wages and disbursements, and say that the said sum is enough to satisfy the plaintiff's said claim in that behalf. The defendants offered to pay the plaintiff's costs to this time in respect of those two causes of action.

Dated the       day of       18  
(Signed)       C.D., E.F., &c., defendants.

## REPLY.

In the Vice-Admiralty Court of

[Title of action.]

The plaintiff denies several statements contained in the answer  
answer [or as the case may be].

Dated the            day of            18  
(Signed)            A.B., plaintiff.

## (5.) In an action for seamen's wages:

## PETITION.

In the Vice-Admiralty Court of

[Title of action.]

Writ issued            18

1. The plaintiff, A.B., was engaged as mate of the British brig "Bristol," at the rate of £            per month, and in pursuance of that engagement served as mate on board the said brig from the            day of            18           , to the            day of            18           , and during that time as mate of the said brig earned wages amounting to £           . After giving credit for the sum received by him on account, as shown in the schedule hereto, there remains due to him for his wages a balance of £           .

2. The plaintiffs, C.D., E.F., and G.H., were engaged as able seamen on board the said brig, and having in pursuance of that engagement served as able seamen on board the said brig during the periods specified in the schedule hereto, earned thereby as wages the sums set forth in the same schedule, and after giving credit for the sums received by them respectively, on account of the said wages, there remain due to them the following sums, namely,

To C.D. to sum of £	
To E.F.        "    £	
To G.H.        "    £	

3. The plaintiffs, I.K. and L.M., were engaged as ordinary seamen on board the said brig, and having served on board the same in pursuance of the said engagement during the periods specified in the schedule hereto, earned thereby the sums set forth in the same schedule, and after giving credit for the sums received by them respectively, on account of the said wages, there remain due to them the following sums, namely,

To I.K. the sum of £	
To L.M.        "    £	

## SCHEDULE REFERRED TO ABOVE.

Wages due to A.B., mate, from the            18           , to the            18           , months and            days, at £            per month.

Less received on account		£
Balance due		£

Wages due to C.D., able seaman, from the            18           , to the            18           , months and            days, at £            per month.

Less received on account		£
Balance due		£

[so on with the wages due to the other plaintiffs.]

## The plaintiffs claim—

1. The several sums so due to them respectively with the costs of this action.
2. Such double pay as they may be entitled to under sec. 187 of the Merchant Shipping Act 1854.
3. Such other relief as the nature of the case may require.

Dated the            day of            18  
(Signed)            A.B., &c., plaintiffs.

## (6.) In an action for bottomry:

## PETITION.

In the Vice-Admiralty Court of

[Title of action.]

Writ issued            18

1. In the month of July 1876, the Italian barque "Roma Capitale" was lying in the port of Rangoon in the Pegu Division of British Burmah, and Pietro Ozilia, her master, being in want of funds, was compelled to borrow on bottomry of the said barque and her freight, from the Cassa Marittima di Genova, the sum of £3478 7s. 11d. for the necessary and indispensable repairs, charges, and supplies of the said vessel in the said port of Rangoon, and to enable her to prosecute her voyage from Rangoon to Akyab, and thence to

2. Accordingly, by a bond of bottomry dated the 11th day of the said month of July, and duly executed by him, the said Pietro Ozilia, in consideration of the sum of £3,478 7s. 11d. lent by the said Cassa Marittima di Genova upon the said adventure upon the said barque and freight at the maritime premium of 23 per cent., bound himself and the said barque and the freight to become payable in respect of the said voyage to pay to the said Cassa Marittima di Genova, their successors or assigns, the sum £4,278 8s. 7d. (which included the principal charges and the maritime interest due thereon) within 30 days after the said barque should arrive at her port of discharge; and the said bond provided that the said Cassa Marittima di Genova should take upon themselves the maritime risk of the said voyage.

3. The "Roma Capitale" has since successfully prosecuted her said intended voyage for which the aforesaid bond was granted, and arrived at            as her port of discharge, on or about the 30th day of March 1877.

4. Before the issue of the writ in this action the said bond became due and payable, and was duly indorsed by the said Cassa Marittima di Genova to the plaintiffs, who thereby became and are the legal holders thereof, and the said sum of £4,278 8s. 7d. is now due and owing thereon to the plaintiffs.

## The plaintiffs claim—

1. A declaration for the force and validity of the said bond.
2. The condemnation of the said barque "Roma Capitale" and her freight in the sum of £4,278 8s. 7d., with interest thereon at £4 per cent. per annum from the time when the said bond became payable, and in costs.
3. A sale of the said barque and the application of the proceeds of her sale and of her freight in payment to the plaintiffs of the said amount and interest and costs.
4. Such further and other relief as the case may require.

Dated the            day of            18  
(Signed)            A.B., &c., plaintiffs.

## (7.) In an action for mortgage:

## PETITION.

In the Vice-Admiralty Court of

[Title of action.]

Writ issued            18

1. The above-named brigantine or vessel "Juniper" is a British ship, belonging to the port of           , of the registered tonnage of 109 tons or thereabouts, and at the time of the mortgage hereinafter mentioned Thomas Brock, of           , was the registered owner of the said brigantine.

2. On the 4th day of July 1876, 32-64th parts or shares of the said brigantine were mortgaged by the said Thomas Brock to the plaintiff, to secure the payment by the said Thomas Brock to the plaintiff of the sum of £400, together with interest thereon at the rate of 5 per cent. per annum on or before the 1st day of July 1877.

3. The said mortgage of the "Juniper" was made by an instrument dated the 4th day of July 1876, in the form prescribed by the 66th section of the Merchant Shipping Act 1854, and was duly registered in accordance with the provisions of the said Act.

4. No part of the said principal sum or interest has been paid, and there still remains due and owing to the plaintiff on the said mortgage security the principal sum of £400, together with a large sum of money for interest and expenses, and the plaintiff, although he has applied to the said Thomas Brock for payment thereof, cannot obtain payment without the assistance of this court.

## The plaintiff claims—

1. Judgment for the said principal sum of £400, together with interest and expenses.
2. To have an account taken of the amount due to the plaintiff.
3. Payment out of the proceeds of the said brigantine now remaining in court, of the amount found due to the plaintiff, together with costs.
4. Such further and other relief as the nature of the case may require.

Dated the            day of            18  
(Signed)            A.B., plaintiff.

## (8.) In an action between co-owners (for account):

## PETITION.

In the Vice-Admiralty Court of

[Title of action.]

Writ issued            18

1. The "Horlock" is a sailing ship of about 40 tons register, trading between            and           .

2. By a bill of sale duly registered on the 11th day of June 1867, the defendant, John Horlock, who was then sole owner of the above-named ship "Horlock," transferred to Thomas Worraker, of           , 32-64th parts or shares of the ship for the sum of £320.

3. By a subsequent bill of sale duly registered on the 16th December 1876, the said Thomas Worraker transferred his said 32-64th shares of the ship to George Wright, the plaintiff, for the sum of £175.

4. The defendant, John Horlock, has had the entire management and the command of the said ship from the 11th day of June 1867 down to the present time.

5. The defendant has from time to time up to and including the 24th September 1874, rendered accounts of the earnings of the ship to the afore-mentioned Thomas Worraker, but since the said 24th of September 1874 the defendant has rendered no accounts of the earnings of the ship.

6. Since the 16th December 1876 the ship has continued to trade between            and           , and the plaintiff has made several applications to the defendant, John Horlock, for an account of the earnings of the ship, but such applications have proved ineffectual.

7. The plaintiff is dissatisfied with the management of the ship, and consequently desires that she may be sold.

## The plaintiff claims—

1. That the court may direct the sale of the said ship "Horlock."
2. To have an account taken of the earnings of the said ship, and that the defendant may be condemned in the amount which shall be found due to the plaintiff in respect thereof, and in the costs of this action.
3. Such further or other relief as the nature of the case may require.

Dated the            day of            18  
(Signed)            A.B., plaintiff.

## ANSWER.

In the Vice-Admiralty Court of

[Title of action.]

1. The defendant denies the statements contained in paragraph 2 of the petition.

2. The defendant further says that he never at any time signed any bill of sale transferring any shares whatever of the said ship "Horlock" to the said Thomas Worraker, and further

says that if any such bill was registered as alleged on the 11th June in the said 2nd paragraph (which the defendant denies) the same was made and registered fraudulently and without the knowledge, consent, or authority of the defendant.

3. The defendant does not admit the statements contained in the 3rd paragraph of the petition, and says that if the said Thomas Worraker transferred any shares of the said ship to the plaintiff as alleged (which the defendant does not admit) he did so wrongfully and unlawfully, and that he had not possession of or any right to or in respect of the said shares.

4. The defendant denies the statements contained in paragraph 5 of the petition, and says that he never rendered any such accounts as alleged therein.

5. The defendant does not admit the statements contained in paragraph 6 of the petition.

Dated the            day of            18            .  
(Signed)            C.D., defendant.

REPLY.

In the Vice-Admiralty Court of  
[Title of action.]

The plaintiff denies the several statements in the answer.  
Dated the            day of            18            .

(Signed)            A.B., plaintiff.

(9.) In an action for possession :

PETITION.

In the Vice-Admiralty Court of  
[Title of action.]

Writ issued            18            .

The plaintiffs are registered owners of 44-64th shares in the British ship "Native Pearl," and such shares are held by them respectively as follows :—

Morgan Parsall Griffiths is owner of 16-64th shares, Edmund Nicholls of 8-64th shares, William Meager of 4-64th shares, Isaac Butler of 8-64th shares, and William Herbert of 8-64th shares.

2. The only owner of the said ship other than the plaintiffs is John Nicholas Richardson, who is the registered owner of the remaining 20-60th shares of the said ship, and has hitherto acted as managing owner and ship's husband of the said ship, and has possession of and control over the said ship and her certificate of registry.

3. The defendant, the said John Nicholas Richardson, has not managed the said ship to the satisfaction of the plaintiffs, and has, by his management of her, occasioned great loss to the plaintiffs; and the plaintiffs in consequence thereof before the commencement of this action gave notice to the defendant to cease acting as managing owner and ship's husband of the said ship, and revoked his authority in that behalf, and demanded from the defendant the possession and control of the said ship and of her certificate of registry, but the defendant has refused, and still refuses, to give possession of the said ship and certificate to the plaintiffs, and the plaintiffs cannot obtain possession of them without the assistance of this court.

4. The defendant has neglected and refused to render proper accounts relating to the management and earnings of the said ship, and such accounts are still outstanding and unsettled between the plaintiffs and the defendant.

The plaintiffs claim—

1. Judgment giving possession to the plaintiffs of the said ship and her certificate of registry.
2. To have an account taken, with the assistance of merchants, of the earnings of the ship.
3. A sale of the defendant's shares in the said ship.
4. Payment out of the proceeds of such sale of the balance (if any) found due to the plaintiffs and of the costs of this action.
5. Such further and other relief as the nature of the case may require.

Dated the            day of            18            .  
(Signed)            A.B., &c., plaintiffs.

(10.) In an action for necessities :

PETITION.

In the Vice-Admiralty Court of  
[Title of action.]

Writ issued            18            .

1. The plaintiffs at the time of the occurrences hereinafter mentioned carried on business at the port of            as bonded store and provision merchants and ship chandlers.

2. The "Sfacteria" is a Greek ship, and in the months of June, July, August, and September 1874 was lying in the said port of            under the command of one George Lazzaro, a foreigner, her master and owner, and in the said month of September she proceeded on her voyage to            .

3. The plaintiffs, at the request and by the direction of the said master, supplied during the said months of June, July, August, and September 1874, stores and other necessities for the necessary use of the said ship upon the said then intended voyage to the value of £412 16s. 9d., for which sum an acceptance was given by the said George Lazzaro to the plaintiffs; but on the 4th day of February 1875 the said acceptance, which then became due, was dishonored, and the said sum of £412 16s. 9d., with interest thereon from the said 4th day of February 1875, still remains due and unpaid to the plaintiffs.

4. In the month of August aforesaid the plaintiffs, at the request of the said master, advanced to him the sum of £100 for the necessary disbursements of the said ship at the said port of            , and otherwise on account of the said ship; and also at his request paid the sum of £11, which was due for goods supplied for the necessary use of the said ship on the said voyage;

and of the sums so advanced and paid there still remains due and unpaid to the plaintiffs the sum of £61, with interest thereon from the 5th day of January 1875, on which last-mentioned day a promissory note given by the said George Lazzaro to the said plaintiffs for the said sum of £61 was returned to them dishonored.

5. The plaintiffs also at the said master's request, between the 1st of September 1874 and the commencement of this action, paid various sums, amounting to £84 17s., for the insurance of their said debt.

6. The said goods were supplied and the said sums advanced and paid by the plaintiffs upon the credit of the said ship, and not merely on the personal credit of the said master.

The plaintiffs claim—

1. Judgment for the said sums of £412 16s. 9d., £61, and £84 17s., together with interest thereon.
2. That the defendant [and his bail] be condemned therein, and in costs :

or

2. A sale of the said ship, and payment of the said sums and interest out of the proceeds of such sale, together with costs.
3. Such further and other relief as the case may require.

Dated the            day of            18            .  
(Signed)            A.B., &c., plaintiffs.

(11.) In an action for condemnation of a ship or cargo, &c. :

PETITION.

In the Vice-Admiralty Court of  
[Title of action.]

Writ issued            18            .

State briefly the circumstances of the seizure, or, if an affidavit of the circumstances has been filed, refer to the affidavit.

A.B. [state name of person suing in the name of the Crown] claims—

The condemnation of the said ship [and her cargo, and of the said seven slaves, or as the case may be], on the ground that the said ship, &c., was at the time of the seizure thereof fitted out for or engaged in the slave trade [or as having been captured from pirates, or for violation of the Act            a.            or as the case may be.]

Dated the            day of            18            .  
(Signed)            A.B.

(12.) In an action for restitution of a ship or cargo :

PETITION.

In the Vice-Admiralty Court of  
[Title of action.]

Writ issued            18            .

State briefly the circumstances of the seizure.

C.D. [state name of person claiming restitution] claims—

The restitution of the said vessel [and her cargo or as the case may be] together with costs and damages for the seizure thereof [or as the case may be].

Dated the            day of            18            .  
(Signed)            C.D., &c., plaintiffs.

(13.) In a piracy case, where the captors intend to apply for bounty, add—

A.B. further prays the court to declare—

- (1.) That the persons attacked or engaged were pirates.
- (2.) That the total number of pirates so engaged or attacked was            of whom            were captured.
- (3.) That the vessel [or vessels and boats] engaged [or were]            [and            ].

Dated the            day of            18            .  
(Signed)            A.B.

(14.) In an action for recovery of any pecuniary forfeiture or penalty :

PETITION.

In the Vice-Admiralty Court of  
[Title of action.]

Writ issued            18            .

State briefly the circumstances, and the Act and section of Act under which the penalty is claimed.

I, A.B. claim to have defendant condemned in a penalty of £            , and in the costs of this action.

Dated the            day of            18            .  
(Signed)            A.B.

Rule 63.

No. 22.

INTERROGATORIES.

In the Vice-Admiralty Court of  
[Title of action.]

Interrogatories on behalf of the plaintiff A.B. [or defendant C.D.] for the examination of the defendants C.D. and E.F. [or plaintiff A.B., or as the case may be].

1. Did not, &c.
2. Have not, &c.

The defendant C.D. is required to answer the interrogatories numbered            .

The defendant E.F. is required to answer the interrogatories numbered            .

Dated the            day of            18            .  
(Signed)            A.B. [or C.D., as the case may be].

, In the Vice-Admiralty Court of  
[Title of action.]

In answer to the said interrogatories, I, the above-named C.D. [or A.B., &c.], make oath and say as follows :—

1.  
2.

                    &c.,                      &c.,                      &c.

On the                      day of                      18                      ,  
the said C.D. [or A.B., &c.] was  
duly sworn to the truth of this  
affidavit at                      (Signed)                      C.D. [or A.B.]  
Before me,                      E.F., &c.

In the Vice-Admiralty Court of  
[Title of action.]

any entry has been made relative to such matters, or any of them, other than and except the documents set forth in the said First and Second Schedules hereto.

Part 2.  
[Set out documents.]

On the \_\_\_\_\_ day of \_\_\_\_\_ 18 \_\_\_\_  
the said *C.D.* [or *A.B.*, &c.] was  
duly sworn to the truth of this  
affidavit at \_\_\_\_\_ } (Signed) *C.D.* [or *A.B.*, &c.]  
Before me, \_\_\_\_\_  
*E.F.*, &c.

[Title of action.]

Take notice that the plaintiff *A.B.* [or defendant *C.D.*] requires you to produce for his inspection, or before the \_\_\_\_\_ day of \_\_\_\_\_, the following documents:—

[Here describe the documents required to be produced.]  
Dated            day of            18  
   (Signed)            A.B., plaintiff,  
   [or C.D., defendant].

To C.D., defendant,  
[or as the case may be.]

In the Vice-Admiralty Court of  
[Title of action.]

Take notice that the plaintiff, A.B. [or defendant C.D.] in this action proposes to adduce in evidence the several documents hereinafter specified, and that the same may be inspected by the defendant [or plaintiff], his solicitor or agent, at \_\_\_\_\_ between the hours of \_\_\_\_\_ and \_\_\_\_\_ on \_\_\_\_\_ [or plaintiff] is hereby required, within forty-eight hours from the last-mentioned hour, to admit that such of the said documents as are specified as originals were respectively written, signed, or executed, as they purport respectively to have been; that such as are specified as copies are true copies; and that such documents as are stated to have been served, sent, or delivered, were so served, sent, or delivered respectively; saving all just

Description of Documents.	Dates.	Time and mode of service or delivery, &c.
<p>[Here briefly describe documents.]</p> <p>(1) <i>Originals.</i> (2) <i>Copies.</i></p>	<p>[Here state the date of each document.]</p>	<p>[Here state whether the original or a duplicate was sent by post, or served delivered, and when and by whom.]</p>

Dated the       day of       18       .  
(Signed)       A.B., plaintiff [or C.D., defendant].  
To C.D., defendant,  
[or as the case may be].       -

In the Vice-Admiralty Court of  
[*Title of action.*]

Dated the \_\_\_\_\_ day of \_\_\_\_\_ 18 \_\_\_\_  
(Signed) A.B., [or C.D., defendant].

To C.D., defendant,  
[or as the case may be].

In the Vice-Admiralty Court of  
[Title of action.]

Take notice that on [state day of week] the day of , the plaintiff [or defendant] will [by counsel, or by his solicitor, if the motion is to be made by counsel or solicitor] move the judge in court [or in chambers, as the case may be] to order that [state nature of order to be moved for]. In a notice of motion to vary a report of the registrar, the items objected to must be specified.)

Dated                    day of                    18 .  
(Signed)            A.B., plaintiff [or C.D., defendant.]

In the Vice-Admiralty Court of  
[Title of action.]

Take notice that I have paid into court, and tender in satisfaction of the plaintiff's claim [or, as the case may be] [if the tender is for costs also, and including costs] the sum of [state sum tendered both in letters and figures, and on what terms, if any, the tender is made].

Dated the            day            18 .  
(Signed)            C.D., defendant.

In the Vice-Admiralty Court of  
[Title of action.]

Take notice that I accept [or reject] the tender made by the defendant in this action.

Dated the            day of            18 .  
(Signed)            A.B., plaintiff.

You swear that you are well acquainted with the English and languages, and that you will faithfully interpret between the court and the witnesses. So help you God.

In the Vice-Admiralty Court of  
(L.S.)

To [state name and address of commissioner].  
I hereby appoint you to be a commissioner to  
administer oaths in all Vice-Admiralty proceedings in this  
court.  
(Signed) A.B.,  
Judge.

To [state name and address of appointee].

I hereby authorize you \_\_\_\_\_ to administer an oath  
[or oaths as the case may be] to [state name of person or persons to  
whom, and proceeding in which the oath is to be administered or as  
the case may be].  
(Signed) A.B.,  
Judge.



Rule 88. No. 33.  
FORM OF OATH TO BE ADMINISTERED TO A WITNESS.

You swear that the evidence given by you shall be the truth, the whole truth, and nothing but the truth.  
So help you God.

FORM OF DECLARATION IN LIEU OF OATH.

I solemnly promise and declare that the evidence given by me shall be the truth, the whole truth, and nothing but the truth.

Rule 88. No. 34.  
FORM OF OATH TO BE ADMINISTERED TO A DEPONENT.

You swear that this is your name and handwriting, and that the contents of this affidavit are true.  
So help you God.

FORM OF DECLARATION IN LIEU OF OATH TO BE MADE BY A DEPONENT.

I solemnly declare that this is my name and handwriting, and that the contents of this deposition are true.

Rule 93. No. 35.  
FORM OF JURAT.  
(Where deponent is sworn by interpretation.)

On the day of 18, the said A.B. was duly sworn to the truth of this affidavit by the interpretation of C.D., who was previously sworn, that he was well acquainted with the English and languages, and that he would faithfully interpret the said affidavit, at  
Before me,  
E.F., &c. (Signed) A.B.

Rule 96. No. 36.  
ORDER FOR EXAMINATION OF WITNESSES.  
In the Vice-Admiralty Court of

[Title of action.]  
On the day of 18, Before Judge.  
It is ordered that [state the names of the witnesses so far as it can be done], witnesses for the plaintiff [or defendant], shall be examined before the judge [or registrar], at [state place of examination], on [state day of week], the day of instant [or as the case may be], at o'clock in the noon.  
(Signed) E.F., Registrar.

Rule 98. No. 37.  
COMMISSION TO EXAMINE WITNESSES.  
In the Vice-Admiralty Court of  
(L.S.) [Title of action.]  
Victoria, &c.

To [state name and address of commissioner] greeting:  
Whereas the judge of our Vice-Admiralty Court of has decreed that a commission shall be issued for the examination of witnesses in the above-named action. We, therefore, hereby authorize you, upon the day of 18, at, in the presence of the parties, their counsel, and solicitors, or, in the absence of any of them, to swear the witnesses who shall be produced before you for examination in the said action, and cause them to be examined, and their evidence to be reduced into writing. We further authorize you to adjourn, if necessary, the said examination from time to time, and from place to place, as you may find expedient. And we command you, upon the examination being completed, to transmit the evidence, duly certified, together with this commission, to the registry of our said court.

Given at, in our said court, under the seal thereof, this day of 18, (Signed) E.F., Registrar.

Commission to examine witnesses.  
Taken out by

Rule 101. No. 38.  
RETURN TO COMMISSION TO EXAMINE WITNESSES.  
In the Vice-Admiralty Court of  
[Title of action.]

I, A.B., the commissioner named in the commission hereto annexed, bearing date the day of 18, hereby certify as follows:—

(1.) On the day of 18, I opened the said commission at, and in the presence of [state who were present, whether both parties, their counsel, or solicitors, or as the case may be], administered an oath to and caused to be examined the under-named witnesses who were produced before me on behalf of the [state whether plaintiff or defendant], to give evidence in the above-named action, viz.:

[Here state names of witnesses.]

(2.) On the day of 18, I proceeded with the examinations at the same place [or at some other place, as the case may be], and in the presence of [state who were present, as above], administered an oath to and caused to be examined the under-

named witnesses who were produced before me on behalf of [state whether plaintiff or defendant] to give evidence in the said action, viz.:

[State names of witnesses.]

(3.) Annexed hereto is the evidence of all the said witnesses certified by me to be correct.

Dated this day of 18, (Signed) G.H., Commissioner.

Rule 103. No. 39.  
SHORTHAND WRITER'S OATH.

You swear that you will faithfully report the evidence of the witnesses to be produced in this action.  
So help you God.

Rule 108. No. 40.  
NOTICE FOR HEARING.

In the Vice-Admiralty Court of  
[Title of action.]  
Take notice that I set down this action for hearing.  
Dated the day of 18, (Signed) A.B., plaintiff [or C.D., defendant.]

Rule 121. No. 41.  
REGISTRAR'S REPORT.

In the Vice-Admiralty Court of  
(L.S.) [Title of action.]  
To the Honorable the Judge of the Vice-Admiralty Court of

Whereas by your decree of the 18, you were pleased to pronounce in favor of the plaintiff [or defendant], and to condemn the defendant [or plaintiff] and the ship [or as the case may be] in the amount to be found due to the plaintiff [or defendant] [and in costs], and you were further pleased to order that an account should be taken, and to refer the same to the registrar [assisted by merchants] to report the amount due:

Now, I do report that I have [with the assistance of [here state names and description of assessors, if any], carefully examined the accounts and vouchers and the proofs brought in by the plaintiff [or defendant] in support of his claim [or counter claim], and having on the day of heard the evidence of [state names] who were examined as witnesses on behalf of the plaintiff and of [state names] who were examined as witnesses on behalf of the defendant, [and having heard the solicitors (or counsel) on both sides [or as the case may be], I find that there is due to the plaintiff [or defendant] the sum of £ [state sum in letters and figures] together with interest thereon as stated in the schedule hereto annexed. I am also of opinion that the plaintiff [or defendant] is entitled to the costs of this reference [or as the case may be].

Dated 18, (Signed) E.F., Registrar.

Schedule annexed to the foregoing report.

No.	Claimed.			Allowed.		
	£	s.	d.	£	s.	d.
1						
2	[Here state as briefly as possible the several items of the claim with the amount claimed and allowed on each item in the columns for figures opposite the item.]					
3						
4						
5						
&c.						
Total						

With interest thereon from the day of 18, at the rate of per cent. per annum until paid.  
(Signed) E.F., Registrar.

Rule 149. No. 42.  
COMMISSION OF APPRAISEMENT.

In the Vice-Admiralty Court of  
(L.S.) [Title of action.]  
Victoria, &c.

To the Marshal of our Vice-Admiralty Court of greeting:

Whereas the judge of our said court has ordered that [state whether ship or cargo, and state name of ship and, if part only of cargo, state what part] shall be appraised.

We, therefore, hereby command you to reduce into writing an inventory of the said [ship or cargo, &c., as the case may be], and, having chosen one or more experienced person or persons, to swear him or them to appraise the same according to the true value thereof, and, upon a certificate of such value having been

reduced into writing, and signed by yourself and by the appraiser or appraisers, to file the same in the registry of our said court, together with this commission.

Given at this day of 18, in our said court, under the seal thereof, (Signed) E.F., Registrar.

Commission of appraisement.  
Taken out by

Rule 142. No. 43.  
COMMISSION OF SALE.  
In the Vice-Admiralty Court of (L.S.) [Title of action.]  
Victoria, &c.

To the Marshal of our Vice-Admiralty Court of greeting:

Whereas the judge of our said court has ordered that [state whether ship or cargo, and state name of ship, and if part only of cargo, what part] shall be sold. We, therefore, hereby command you to reduce into writing an inventory of the said [ship or cargo, &c., as the case may be], and to cause the said [ship or cargo, &c.] to be sold by public auction for the highest price that can be obtained for the same.

And we further command you, as soon as the sale has been completed, to pay the proceeds arising therefrom into our said court, and to file an account sale signed by you, together with this commission.

Given at this day of 18, in our said court, under the seal thereof, (Signed) E.F., Registrar.

Commission of sale.  
Taken out by

Rule 142. No. 44.  
COMMISSION OF APPRAISEMENT AND SALE.  
In the Vice-Admiralty Court of (L.S.) [Title of action.]  
Victoria, &c.

To the Marshal of our Vice-Admiralty Court of greeting:

Whereas the judge of our said court has ordered that [state whether ship or cargo, and state name of ship, and if part only of cargo, what part] shall be appraised and sold. We, therefore, hereby command you to reduce into writing an inventory of the said [ship or cargo, &c., as the case may be], and, having chosen one or more experienced person or persons, to swear him or them to appraise the same according to the true value thereof, and, when a certificate of such value has been reduced into writing and signed by yourself and by the appraiser or appraisers, to cause the said [ship or cargo, &c., as the case may be] to be sold by public auction for the highest price, not under the appraised value thereof, that can be obtained for the same.

And we further command you, as soon as the sale has been completed, to pay the proceeds arising therefrom into our said court, and to file the said certificate of appraisement and an account sale signed by you, together with this commission.

Given at this day of 18, in our said court, under the seal thereof, (Signed) E.F., Registrar.

Commission of appraisement and sale.  
Taken out by

Rule 142. No. 45.  
COMMISSION OF REMOVAL.  
In the Vice-Admiralty Court of (L.S.) [Title of action.]  
Victoria, &c.

To the Marshal of our Vice-Admiralty Court of greeting:

Whereas the judge of our said court has ordered that the [state name and description of ship] shall be removed from to being deposited in the registry of our said court; and whereas a policy of insurance for the said sum has been so deposited. We, therefore, hereby command you to cause the said ship to be removed accordingly. And we further command you, as soon as the removal has been completed, to file a certificate thereof, signed by you, in the said registry, together with this commission.

Given at this day of 18, in our said court, under the seal thereof, (Signed) E.F., Registrar.

Commission of removal.  
Taken out by

Rule 142. No. 46.  
COMMISSION FOR DISCHARGE OF CARGO.  
In the Vice-Admiralty Court of (L.S.) [Title of action.]  
Victoria, &c.

To the Marshal of our Vice-Admiralty Court of greeting:

Whereas the judge of our said court has ordered that the cargo of the ship shall be discharged. We therefore hereby command you to discharge the said cargo from on board the said ship, and to put the same into some fit and proper place of deposit. And we further command you, as soon as the

discharge of the said cargo has been completed, to file your certificate thereof in the registry of our said court together with this commission.

Given at this day of 18, in our said court, under the seal thereof, (Signed) E.F., Registrar.  
Commission for discharge of cargo.  
Taken out by

Rule 142. No. 47.  
COMMISSION FOR DEMOLITION AND SALE.  
(In a slave trade case.)

In the Vice-Admiralty Court of (L.S.) [Title of action.]  
Victoria, &c.

To the Marshal of our Vice-Admiralty Court of greeting:

We hereby command you, in pursuance of the decree of the judge of our said court to that effect, to cause the tonnage of the vessel to be ascertained, by rule No. 1 of the 21st section of the Merchant Shipping Act 1854 [or by such rule as shall for the time being be in force for the admasurement of British vessels], and further to cause the said vessel to be broken up, and the materials thereof to be publicly sold in separate parts (together with her cargo, if any) for the highest price that can be obtained for the same.

And we further command you, as soon as the sale has been completed, to pay the proceeds arising therefrom into our said court, and to file an account sale signed by you, and a certificate signed by you of the admasurement and tonnage of the vessel, together with this commission.

Given at this day of 18, in our said court, under the seal thereof, (Signed) E.F., Registrar.

Commission for demolition and sale.  
Taken out by

Rule 147. No. 48.  
ORDER FOR INSPECTION.  
In the Vice-Admiralty Court of [Title of action.]

On the day of 18, Before Judge.

The judge, on the application of [state whether plaintiff or defendant] ordered that the ship should be inspected by [state whether by the marshal or by the assessors of the court, or, as the case may be], and that a report in writing of the inspection should be lodged by him [or them] in the registry.

(Signed) E.F., Registrar.

Rule 148. No. 49.  
NOTICE OF DISCONTINUANCE.  
In the Vice-Admiralty Court of [Title of action.]

Take notice that this action is discontinued.

Dated the day of 18, (Signed) A.B., plaintiff.

Rule 148. No. 50.  
NOTICE TO ENTER JUDGMENT FOR COSTS.  
In the Vice-Admiralty Court of [Title of action.]

Take notice that I apply to have judgment entered for my costs in this action.

Dated the day of 18, (Signed) C.D., defendant.

Rule 150. No. 51.  
NOTICE OF APPEAL.  
In the Vice-Admiralty Court of [Title of action.]

Take notice that I, A.B., plaintiff [or defendant] appeal from the decree [or order] of the judge of the said court made the day of 18.

Dated the day of 18, (Signed) A.B., plaintiff, [or defendant.]

Rule 156. No. 52.  
RECEIVABLE ORDER.  
Registry of the Vice-Admiralty Court,

No. 18, £ [Title of action.]

SIR,—I have to request that you will receive from [state name of person paying in the money] the sum of pounds shillings and pence, on account in the above-named action, and place the same to the credit of the account of the registrar of the Vice-Admiralty Court of

(Signed) E.F., Registrar.

To the manager of [state name or style of bank to which the payment is to be made].

Or, To the Treasurer of the Possession.

Rule 158. No. 53.  
ORDER FOR PAYMENT OUT OF COURT.  
In the Vice-Admiralty Court of

[Title of action.]  
I, Judge of the Vice-Admiralty Court of  
, hereby order payment of the sum of [state sum in  
letters and figures], being the amount [state whether found due for  
damages or costs, or tendered in the action, or, as the case may be]  
to be made to [state name and address of party or solicitor to  
whom the money is to be paid] out of the [proceeds of sale of ship,  
etc., or as the case may be] now remaining in court.  
Dated the day of 18  
Witness— (Signed) J.K.,  
E.F., Registrar. Judge.

Rule 159. No. 54.  
NOTICE FOR CAVEAT WARRANT.  
In the Vice-Admiralty Court of

Take notice that I, A.B. of apply for a  
caveat against the issue of any warrant for the arrest of [state  
name and nature of property], and I undertake within three days  
after being required to do so, to give bail to any action or  
counterclaim that may have been or may be brought against the  
same in this court in a sum not exceeding [state sum in letters]  
pounds, or to pay such sum into court.  
My address for service is  
Dated the day of 18  
(Signed) A.B.

Rule 159. No. 55.  
CAVEAT WARRANT.  
In the Vice-Admiralty Court of

[State name of ship, etc.]  
Caveat entered this day of 18  
against the issue of any warrant for the arrest of [state name and  
nature of property], without notice being first given to [state name  
and address of person to whom and address at which notice is to be  
given], who has undertaken to give bail to any action or counter-  
claim that may have been or may be brought in the said court  
against the said [state name and nature of property].  
On withdrawal of caveat add—  
Caveat withdrawn the day of 18

Rule 160. No. 56.  
NOTICE FOR CAVEAT RELEASE.  
In the Vice-Admiralty Court of

[Title of action.]  
Take notice that I, A.B., plaintiff [or defendant] in the above-  
named action, apply for a caveat against the release of [state  
name and nature of property].  
[If the person applying for the caveat is not a party to the action,  
he must also state his address and an address for service within  
three miles of the registry.]  
Dated the day of 18  
(Signed) A.B.

Rule 160. No. 57.  
CAVEAT RELEASE.  
In the Vice-Admiralty Court of

[Title of action.]  
Caveat entered this day of 18  
against the issue of any release of [state name and nature of  
property] by [state name and address of person entering caveat,  
and his address for service].  
On withdrawal of caveat add—  
Caveat withdrawn this day of 18

Rule 161. No. 58.  
NOTICE FOR CAVEAT PAYMENT.  
In the Vice-Admiralty Court of

[Title of action.]  
Take notice that I, A.B., plaintiff [or defendant] in the above-  
named action, apply for a caveat against the payment of any  
money [if for costs, add for costs, or as the case may be] out of  
the proceeds of the sale of [state whether ship or cargo, and name  
of ship, etc.] now remaining in court, without notice being first  
given to me.  
[If the person applying for the caveat is not a party to the action,  
he must also state his address, and an address for service within  
three miles of the registry.]  
Dated the day of 18  
(Signed) A.B.

Rule 161. No. 59.  
CAVEAT PAYMENT.  
In the Vice-Admiralty Court of

[Title of action.]  
Caveat entered this day of 18  
against the payment of any money [if for costs, add for costs, or  
as the case may be] out of the proceeds of the sale of [state whether  
ship or cargo, and if ship, state name of ship, etc.] now remaining  
in court, without notice being first given to [state name and  
address of person to whom, and address at which notice is to be  
given].  
On withdrawal of the caveat add—  
Caveat withdrawn this day of 18

Rule 166. No. 60.  
NOTICE FOR WITHDRAWAL OF CAVEAT.  
In the Vice-Admiralty Court of

[Title of action.]  
Take notice that I withdraw the caveat [state whether caveat  
warrant, release, or payment] entered by me in this action [or as  
the case may be].  
Dated the day of 18  
(Signed) A.B.

Rule 168. No. 61.  
SUBPOENA.  
In the Vice-Admiralty Court of

(L.S.) [Title of action.]  
Victoria, &c.  
To greeting:  
We command you that, all other  
things set aside, you appear in person before the judge [or the  
registrar, or G.H., a commissioner appointed by an order of  
our said court] at on  
the day of 18 at o'clock  
in the noon of the same day, and so from day to day as  
may be required, and give evidence in the above-named action.  
And herein fail not at your peril.  
Given at in our said court, under the seal  
thereof, this day of 18  
Subpoena.  
Taken out by

Rule 168. No. 62.  
SUBPOENA DUCESS TECUM.

The same as the preceding form, adding before the words "And  
"herein fail not at your peril," the words "and that you bring  
with you for production before the said judge [or registrar or  
commissioner, as the case may be] the following documents, viz.:—  
[Here state the documents required to be produced.]

Rule 171. No. 63.  
ORDER FOR PAYMENT.  
In the Vice-Admiralty Court of

(L.S.) [Title of action.]  
On the day of 18  
Before Judge.  
It is ordered that A.B. [plaintiff or defendant, etc.] do pay to  
C.D. [defendant or plaintiff, etc.] within days from  
the date hereof the sum of £ [state sum in letters and  
figures] being the amount [or balance of the amount] found due  
from the said A.B. to the said C.D. for [state whether for damage,  
salvage, or costs, or as the case may be] in the above-named action.  
(Signed) E.F.,  
Registrar.

Rule 172. No. 64.  
ATTACHMENT.  
In the Vice-Admiralty Court of

(L.S.) [Title of action.]  
Victoria, &c.  
To the Marshal of our Vice-Admiralty Court of  
greeting:  
Whereas the judge of our said court has ordered [state name  
and description of person to be attached] to be attached for [state  
briefly the ground of attachment].  
We, therefore, hereby command you to attach the said  
, and to bring him before our said judge.  
Given at in our said court, under the seal  
thereof, this day of 18  
(Signed) E.F.,  
Attachment. Registrar.  
Taken out by

Rule 173. No. 65.  
ORDER FOR COMMITTAL.  
In the Vice-Admiralty Court of

(L.S.) [Title of action.]  
On the day of 18  
Before Judge.  
Whereas A.B. [state name and description of person to be com-  
mitted] has committed a contempt of court in that [state in what  
the contempt consists] and, having been this day brought before  
the judge on attachment, persists in his said contempt, it is now  
ordered that he be committed to prison for the term of  
from the date hereof, or until he shall clear himself  
from his said contempt.  
(Signed) E.F.,  
Registrar.

Rule 173. No. 66.  
COMMITTAL.  
To  
Vice-Admiralty Court of } Receive into your custody the body  
[or bodies] of  
herewith sent to you, for the cause herein-under written; that  
is to say,—  
For [state briefly the ground of attachment.]  
Dated the day of 18  
Signed J.K.,  
Witness, E.F., Judge.  
Registrar.

## Rule 180.

No. 67.

## MINUTE ON FILING ANY DOCUMENT.

In the Vice-Admiralty Court of

[Title of action.]

I, A.B. [state whether plaintiff or defendant], file the following documents; viz.,

[Here describe the documents filed.]

Dated the \_\_\_\_\_ day of \_\_\_\_\_ 18 \_\_\_\_\_  
(Signed) A.B.

## Rule 192.

No. 68.

## MINUTE OF ORDER OF COURT.

In the Vice-Admiralty Court of

[Title of action.]

On the \_\_\_\_\_ day of \_\_\_\_\_ 18 \_\_\_\_\_  
Before \_\_\_\_\_ Judge.

The judge, on the application of [state whether plaintiff or defendant] ordered [state purport of order].

## Rule 192.

No. 69.

## MINUTE ON EXAMINATION OF WITNESSES.

In the Vice-Admiralty Court of

[Title of action.]

On the \_\_\_\_\_ day of \_\_\_\_\_ 18 \_\_\_\_\_  
Before \_\_\_\_\_ Judge.

A.B. [state whether plaintiff or defendant] produced as witnesses [Here state names of witnesses in full.] who, having been sworn [or as the case may be], were examined orally [if by interpretation, add by interpretation of \_\_\_\_\_].

## Rule 192.

No. 70.

## MINUTE OF DECREE.

In the Vice-Admiralty Court of

[Title of action.]

On the \_\_\_\_\_ day of \_\_\_\_\_ 18 \_\_\_\_\_  
Before \_\_\_\_\_ Judge.

## (1.) Decree for an ascertained sum:

The judge having heard [state whether plaintiff and defendant, or their counsel or solicitors, or as the case may be], and having been assisted by [state names and descriptions of assessors, if any], pronounced the sum of [state sum in letters and figures] to be due to the plaintiff [or defendant], in respect of his claim [or counter claim], together with costs [if the decree is for costs]. And he condemned—

- (a.) in an action in rem where bail has not been given;  
the ship [or cargo ex the ship] or proceeds of the ship [or of the cargo ex the ship] or as the case may be in the said sum [and in costs].
- (b.) in an action in personam, or in rem where bail has been given;  
the defendant [or plaintiff] and his bail [if bail has been given] in the said sum [and in costs].

## (2.) Decree for a sum not ascertained:

The judge having heard, &amp;c. [as above] pronounced in favor of the plaintiff's claim [or defendant's counterclaim] and condemned the ship [or cargo, &amp;c., or the defendant, or plaintiff] and his bail [if bail has been given] in the amount to be found due to the plaintiff [or defendant] [and in costs]. And he ordered that an account should be taken, and

- (a.) if the amount is to be assessed by the judge,  
that all accounts and vouchers, with the proofs in support thereof should be filed within \_\_\_\_\_ days [or as the case may be].
- (b.) if the judge refers the assessment to the registrar,  
referred the same to the registrar [assisted by merchants], to report the amount due, and ordered that all accounts, &c. [as above].

## (3.) Decree on dismissal of action:

The judge having heard, &amp;c. [as above] dismissed the action [if with costs, add] and condemned the plaintiff and his bail [if bail has been given] in costs.

## (4.) Decree for condemnation of a derelict subject to salvage:

The judge, having heard, &amp;c. [as above] pronounced the sum of [state sum in letters and figures] to be due to A.B., &amp;c., for salvage, together with costs, and subject thereto condemned the said ship [or cargo, or proceeds of ship, or cargo, &amp;c., as the case may be] as a droit and perquisite of Her Majesty in her office of Admiralty.

## (5.) Decree in action in possession:

The judge having heard, &amp;c., decreed that possession of the ship should be given to the plaintiff, and condemned the defendant [and his bail] in costs.

## (6.) Decree of condemnation in a slave trade action:

The judge having heard, &amp;c. [as above], pronounced that the vessel, name unknown [or as the case may be], seized by H.M.S. "Torch," on the \_\_\_\_\_ day of \_\_\_\_\_ 18 \_\_\_\_\_, had been at the time of her seizure engaged in or fitted out for the slave trade in contravention of the treaties existing between Great Britain and \_\_\_\_\_ [or in violation of the Acts 5 Geo. IV., c. 113, and

36 and 37 Vict. c. 88, or as the case may be], and he condemned the said vessel [together with the slaves, goods, and effects on board thereof] as forfeited to Her Majesty [or condemned the said vessel and slaves as forfeited, &amp;c., but ordered that the cargo should be restored to the claimant, or as the case may be].

The judge further ordered that the said slaves [or the slaves then surviving], consisting of \_\_\_\_\_ men, \_\_\_\_\_ women, and \_\_\_\_\_ boys and \_\_\_\_\_ girls, should be delivered over to [state to whom or how the slaves are to be disposed of].

If the vessel has been brought into port, add

The judge further ordered that the tonnage of the vessel should be ascertained by the rule in force for the admeasurement of British vessels, and that the vessel should be broken up, and that the materials thereof should be publicly sold in separate parts, together with her cargo [if any].

or,  
If the vessel has been abandoned or destroyed by the seizers prior to the adjudication, and the court is satisfied that the abandonment or destruction was justifiable, add

The judge further declared that, after full consideration by the court of the circumstances of the case, the seizers had satisfied the court that the abandonment [or destruction] of the vessel was inevitable or otherwise under the circumstances proper and justifiable.

## (7.) Decree of restitution in a slave trade action:

The judge having heard, &amp;c., pronounced that it had not been proved that the vessel \_\_\_\_\_ was engaged in or fitted out for the slave trade, and ordered that the said vessel should be restored to the claimant, together with the goods and effects on board thereof;

add, as the case may be,

but without costs or damages.

or  
on payment by the said claimant of the costs incurred by the seizers in this action;or  
and awarded to the said claimant costs and damages in respect of the detention of the said vessel, and [referred the same to the registrar (assisted by merchants) to report the amount thereof, and] directed that all accounts and vouchers with the proofs in support thereof, if any, should be filed within \_\_\_\_\_ days.

## (8.) Decree in case of capture from pirates:

The judge having heard, &amp;c., pronounced that the said junk "Tecumseh" [and her cargo] had been at the time of the capture thereof by H.M.S. "Torch" the property of pirates, and condemned the same as a droit and perquisite of Her Majesty in Her office of Admiralty;

or  
pronounced that the said junk "Tecumseh" [and her cargo] had prior to her re-capture by H.M.S. "Torch," &c., been captured by pirates from the claimant [state name and description of former owner], and he decreed that the same should be restored to the said claimant as the lawful owner thereof, on payment to the re-captors of one-eighth part of the true value thereof in lieu of salvage. The judge also directed that the said junk [and her cargo] should be appraised;

If the junk, &amp;c., has been captured after an engagement with the pirates, and if there is a petition for bounty, add

The judge further declared that the persons attacked or engaged by H.M.S. "Torch," &amp;c., on the occasion of the capture of the said junk were pirates, that the total number of pirates so attacked or engaged was about \_\_\_\_\_, that \_\_\_\_\_ of that number were captured, and that the only vessel engaged was H.M.S. "Torch" [or, as the case may be].

## (9.) Decree of condemnation under Pacific Islanders Protection Acts:

The judge, having heard, &amp;c., pronounced that the ship had been at the time of her seizure [or during the voyage on which she was met] employed [or fitted out for employment] in violation of the Pacific Islanders Protection Acts, 1872 and 1875, and he condemned the said ship [and her cargo, and all goods and effects found on board, or as the case may be], as forfeited to Her Majesty.

The judge further ordered that the said ship [and her cargo, and the said goods and effects] should be sold by public auction, and that the proceeds should be paid into court.

## (10.) Decree of condemnation under Foreign Enlistment Act:

The judge, having heard, &amp;c., pronounced that the ship had been [built, equipped, commissioned, despatched, or used, as the case may be] in violation of the Foreign Enlistment Act, 1870, and he condemned the said ship [and her equipment [and the arms and munitions of war on board thereof, or as the case may be] as forfeited to Her Majesty.

## (11.) Decree of condemnation under Customs or Revenue Acts:

The judge, having heard, &amp;c., condemned the ship [or cargo, or proceeds, &amp;c., as the case may be] as forfeited to Her Majesty for violation of the Act [state what Act].

## (12.) Decree for pecuniary forfeiture or penalty under Customs Act or other Act:

The judge, having heard, &amp;c., pronounced the said goods to have been landed [or other illegal act to have been done] in violation of the Act [state what Act] and condemned the defendant C.D. [the owner of the said goods, or as the case may be] in the penalty of £ \_\_\_\_\_ imposed by the said Act [and in costs].

## Rule 192.

No. 71.

## MINUTES IN AN ACTION FOR DAMAGE BY COLLISION.

No.

A.B., &c.  
against  
The Ship "Mary."

18 Jan. 3	A writ of summons [and a warrant] was [or were] issued to X.Y. on behalf of A.B., &c., the owners of the ship "Jane" against the ship "Mary" [and freight, or as the case may be] in an action for damage by collision. Amount claimed £1,000.
" 5	Y.Z. filed notice of appearance on behalf of C.D., &c., the owners of the ship "Mary."
" 6	X.Y. filed writ of summons.
" 7	The marshal filed warrant.
" 8	Y.Z. filed bail bond to answer judgment as against the defendants [or as the case may be] in the sum of £1,000, with affidavit of service of notice of bail.
" 8	A release of the ship "Mary" was issued to Y.Z.
" 8	X.Y. filed preliminary Act [and notice of motion for pleadings].
" 10	Y.Z. filed preliminary Act.
" 10	The judge having heard solicitors on both sides [or as the case may be], ordered pleadings to be filed.
" 11	X.Y. filed petition.
" 14	Y.Z. filed answer [and counter claim].
" 15	X.Y. filed reply.
" 16	The judge having heard solicitors on both sides [or as the case may be] ordered both plaintiffs and defendants to file affidavits of discovery, and to produce, if required, for mutual inspection, the documents therein set forth within three days.
" 18	X.Y. filed affidavit of discovery.
" 19	Y.Z. filed affidavit of discovery.
" 22	X.Y. filed notice of trial.
" 16	X.Y. produced as witnesses [state names of witnesses], who, having been sworn, were examined orally in court, the said [state names] having been sworn and examined by interpretation of [state name of interpreter] interpreter of the language.
	Present [state names of assessors present, if any] assessors.
	Y.Z. produced as witnesses, &c., [as above].
	The judge having heard [state whether plaintiffs and defendants, or their counsel or solicitors as the case may be], and having been assisted by [state names and descriptions of assessors, if any], pronounced in favor of the plaintiffs [or defendants] and condemned the defendants [or plaintiffs] and their bail [if bail has been given] in the amount to be found due to the plaintiffs [or defendants] [and in costs]. And he ordered that an account should be taken, and referred the same to the registrar [assisted by merchants] to report the amount due, and ordered that all accounts and vouchers, with proofs in support thereof, should be filed within [state days] days [or as the case may be].
Feb. 5	X.Y. filed statement of claim, with accounts and vouchers in support thereof [numbered 1 to [state number]], and affidavits of [state names of deponents, if any].
" 8	Y.Z. filed accounts and vouchers [numbered 1 to [state number]] in answer to claim.
" 9	X.Y. filed notice for hearing of reference.
" 15	X.Y. [or Y.Z.] filed registrar's report, &c.

[Here insert address for service of documents required to be served on the plaintiffs.] [Here insert address for service of documents required to be served on the defendants.]

Note.—The above minutes are given as such as might ordinarily be required in an action *in rem* for damage by collision, where pleadings have been ordered. In some actions many of these minutes would be superfluous. In others additional minutes would be required.

## II. TABLES OF FEES TO BE TAKEN BY THE JUDGES, REGISTRARS, MARSHALS, AND PRACTITIONERS, &amp;c., OF THE VICE-ADMIRALTY COURTS.

## I.—BY THE JUDGE.

	£	s.	d.
On administering any oath or declaration in court or in chambers	0	5	0
On examination before him of any witness before trial	1	0	0
On any motion in chambers	0	10	0
On any motion in court	1	0	0
On a final decree in an uncontested action	1	0	0
On a final decree in a contested action	5	0	0
On the assessment of damages, or taking of any account, if assessed or taken by the judge, according to the case	0	5	0
On signing or certifying any document	0	5	0

## II.—BY THE REGISTRAR.

## 1. For preparing Instruments, &amp;c.

	£	s.	d.
For sealing any writ of summons or other document required to be sealed	0	2	6
For preparing any warrant, release, commission, attachment, or other instrument, required to be sealed, or any bail bond	0	10	0
For preparing a receivable order or a receipt for money to be paid out of court	0	5	0
For preparing and sending any notice	0	2	6
For preparing any other document, for every folio	0	2	0

Note.—The fees for preparing shall include drawing and fair copying or engrossing.

## 2. For Filing.

On filing any instrument or other document, except minutes and exhibits	£	s.	d.
...	0	5	0

## 3. For Evidence, &amp;c.

For administering any oath or declaration, except before the judge	0	2	6
For taking down and certifying the evidence of any witness examined before him, for every folio	0	1	6

## 4. For the Trial, &amp;c.

On a final decree in an uncontested action	0	10	0
On a final decree in a contested action	1	0	0
For attendance before the judge when any order is made or act done, other than pronouncing a final decree	0	10	0

Note.—The above fees shall include the entry of the decree or order in the minute-book.

## 5. For References.

For hearing any reference, according to the case, per day	1	0	0
For preparing the report of a reference	5	0	0
...	1	0	0

## 6. For Taxations.

For taxing a bill of costs:—			
If the bill does not exceed ten folios	0	10	0
For every folio beyond ten	0	1	0

## 7. For Office Copies, &amp;c.

For an office copy of any document, for every folio (in addition to the fee for sealing)	0	1	0
For a search of the records by any person not a party to the action	0	2	6

Note.—No search-fee is to be charged to a party to the action or to any seaman.

## III.—BY THE ASSESSORS.

	£	s.	d.
For each nautical or other assessor, whether at the examination of witnesses or at the trial of an action, or upon any assessment of damages, or taking of an account, according to the case, per day	1	0	0
...	5	0	0

Note.—The above fees shall be paid to the registrar, for the assessors, and in the first instance by the party preferring the claim.

## IV.—BY A COMMISSIONER TO EXAMINE WITNESSES.

	£	s.	d.
For administering any oath or declaration	0	2	6
For taking down and certifying the evidence of any witness examined before him, for every folio	0	1	6

## V.—BY A COMMISSIONER TO TAKE BAIL.

	£	s.	d.
For attending the execution of any bail bond	0	10	0
For taking any affidavit of justification	0	2	6

## VI.—BY THE MARSHAL.

	£	s.	d.
For executing any warrant or attachment	1	0	0
For keeping possession of any ship, goods, or ship and goods (exclusive of any payments necessary for the safe custody thereof), for each day	0	2	6

Note.—No fee shall be allowed to the marshal for the custody and possession of property under arrest, if it consists of money in a bank, or of goods stored in a bonded warehouse, or if it is in the custody of a Custom-house officer or other authorized person.

On release of any ship, goods, or person from arrest	0	10	0
For attending the unlivery of cargo, for each day	2	0	0
For executing any commission of appraisement, sale, or appraisement and sale, exclusive of the fees, if any, paid to the appraiser and auctioneer	1	0	0
For executing any other commission or instrument	1	0	0
On the gross proceeds of any ship, or goods, &c., sold by order of the court:—			
If not exceeding £100	1	0	0
For every additional £100 or part thereof	0	10	0

Note.—If the marshal, being duly qualified, acts as auctioneer, he shall be allowed a double fee on the gross proceeds.

## VII.—BY THE SOLICITOR.

	£	s.	d.
Retaining fee	0	10	0
For preparing a writ of summons (to include attendances in the registry for sealing the same)	0	10	0
For bespeaking and extracting any warrant or other instrument prepared in the registry (to include attendances)	0	10	0
For serving a writ of summons or a subpoena	0	5	0
For taking instructions for a petition or answer	1	0	0
For drawing a petition or answer	1	0	0
For taking instructions for any further pleading	0	5	0
For drawing any further pleading	0	10	0
For drawing any other document, for every folio	0	1	0

	£	s.	d.
For fair copying or engrossing any document, for every folio ...	0	0	6
For taking instructions for any affidavit (unless made by the solicitor or his clerk) or for interrogatories or answers, according to the nature or importance thereof ...	From 0	5	0
	To 1	0	0
For taking instructions for brief ...	From 0	5	0
	To 1	0	0
For attending counsel in conference or consultation ...	0	10	0
For attending to fee counsel ...	0	10	0
For attendance on any motion before the judge:—			
If with counsel ...	0	10	0
If without counsel ...	1	0	0
For attending the examination of witnesses before the trial, for each day:—			
If with counsel ...	1	0	0
If without counsel ...	2	0	0
For attendance at the trial for each day ...	From 1	0	0
	To 3	0	0
For attendance at the delivery of judgment, if reserved	0	10	0
For attendance at the hearing of a reference to the registrar for each day:—			
If with counsel ...	From 1	0	0
	To 2	0	0
If without counsel ...	From 1	0	0
	To 5	0	0
For any other necessary attendance before the judge or in the registry, or on the marshal, or on the adverse party or solicitor, in the course of the action	0	5	0
<i>Note.</i> —Where more than one document can conveniently be filed, or one document can be filed and another bespoken at the same time, the fee for one attendance only shall be allowed.			
For any necessary letter to the adverse party ...	0	3	6
For serving any notice ...	0	2	6
For extracting and collating any office copy obtained from the registry, for every folio ...	0	0	4
For correcting the press, for every folio ...	0	0	2
For attending the taxation of any bill of costs, not exceeding ten folios ...	0	10	0
For every folio beyond ten ...	0	0	6

## VIII.—BY COUNSEL.

Retaining fee ...	1	1	0
For settling any pleading, interrogatories, or answers, &c. ...	From 1	1	0
	To 4	4	0
For any necessary consultation in the course of the action ...	From 1	1	0
	To 2	2	0
For any motion ...	From 1	1	0
	To 3	3	0
For the examination of witnesses before the trial, for each day ...	From 2	2	0
	To 4	4	0
For the trial of an uncontested action ...	2	2	0
For the trial of a contested action, for the first day ...	From 3	3	0
	To 10	10	0
For each day after the first ...	From 2	2	0
	To 5	5	0
For attending judgment if reserved ...	From 1	1	0
	To 2	2	0
For the hearing of a reference to the registrar, for each day ...	From 2	2	0
	To 5	5	0

*NOTE.*—Where the same practitioner acts as both counsel and solicitor, he may, for any proceeding in which a counsel's fee might be allowed, charge such fee in lieu of a solicitor's fee.

## WITNESSES.

The allowances to witnesses for loss of time and travelling expenses shall be according to the scale for the time being in force in the Supreme Court of the possession by authority of the judge or judges of that court.

## APPEALS.

## ORDER IN COUNCIL ESTABLISHING RULES FOR APPEALS.

At the Court of Windsor, the 11th day of December 1885.

Present:

THE QUEEN'S MOST EXCELLENT MAJESTY.

Lord President, | Mr. Secretary Cardwell.  
Duke of Somerset,

WHEREAS there was this day read at the Board a Report from the Right Honorable the Lords of the Judicial Committee of the Privy Council, dated the 5th December instant, humbly setting forth, that by an Act passed in the Session of Parliament hold in the 6th and 7th years of Her Majesty's reign, intituled "An Act to make further Regulations for facilitating the hearing Appeals and other matters by the Judicial Committee of the Privy Council," it was, amongst other things, enacted that it should be lawful for the said Judicial Committee from time to time to make such rules, orders, and regulations respecting the practice and mode of proceeding in all appeals from Ecclesiastical and Admiralty and Vice-Admiralty Courts, and the conduct and duties of the officers and practitioners therein, as to them should seem fit, and from time to time to repeal or alter such rules, orders, and regulations; provided always that no such rules, orders, or regulations should be of any force or effect until the same should have been approved by Her Majesty in Council: And that the Lords of the said Judicial Committee have agreed humbly to report to Her Majesty their opinion that it is expedient that the following Rules should be established respecting the practice and mode of proceeding in all such appeals as aforesaid, and therewith humbly submitting the same for the approval of Her Majesty in Council.

Her Majesty having taken the said Report into consideration was pleased, by and with the advice of Her Privy Council, to

approve thereof, and of the rule set forth therein, in the words following, videlicet:—

*Rules for appeals in ecclesiastical and maritime causes.*

1. In the construction of these rules the following terms shall (if not inconsistent with the context or subject-matter) have the respective meanings hereinafter assigned to them, that is to say:—

"Appeal" shall mean an appeal to Her Majesty in Council in any ecclesiastical or maritime cause:

"Judicial Committee" shall mean the Judicial Committee of Her Majesty's Privy Council, as the same shall be constituted for hearing any such appeal:

"Registry" shall mean the registry of Her Majesty's Court of Appeals in ecclesiastical and maritime causes:

"Registrar" shall mean the registrar of Her Majesty in ecclesiastical and maritime causes:

"Solicitor" shall mean any proctor, solicitor, or attorney entitled to practise before the judicial committee in any appeal, or the party himself when conducting the appeal in person:

"Instrument" shall mean any inhibition, citation, monition, relaxation, remission, attachment, sequestration, or other document on parchment issued under the seal of Her Majesty in ecclesiastical and maritime causes:

"Month" shall mean calendar month.

2. Any solicitor, attorney, or proctor who shall be entitled to practise in the High Court of Chancery in England, in the Superior Courts of Common Law at Westminster, in the High Court of Admiralty of England, or in the Arches Court of Canterbury, shall be entitled to practise in any appeal.

3. A solicitor desiring to prosecute an appeal shall leave in the registry his petition to Her Majesty in Council in duplicate, together with an office copy of the decree or order appealed from, if the appeal has been *apud acta*, or the instrument of appeal, if the appeal has been before a notary or witnesses. A form of the petition of appeal is given in the Appendix, and is marked No. 1.

4. When the registrar has ascertained that the petition of appeal has been referred to the judicial committee, he may, on the application of the solicitor, issue the usual inhibition and citation, and monition for process. Forms of the inhibition and citation and of the monition for process are given in the Appendix, and are marked Nos. 2 and 3.

5. If, within one month from the date of the petition of appeal being referred to the judicial committee, the solicitor for the appellant shall not take out the inhibition and citation and the monition for process, the appeal shall stand dismissed.

6. The inhibition and citation shall be served on the registrar of the court appealed from, as well as on the adverse party. If proof is given to the satisfaction of the registrar that service cannot be made upon the adverse party, it may be served upon his solicitor. It may also in any case be served upon the solicitor instead of the party, if the solicitor is willing to accept such service. The monition shall be served on the registrar of the court appealed from.

7. Within one month from the issue of the inhibition and citation and the monition for process, if the appeal is from a court in the United Kingdom, and within four months if from a court out of the United Kingdom, the solicitor for the appellant shall return the same duly served, together with the process, into the registry, and if he shall not do so, the appeal shall stand dismissed.

8. The solicitor for the respondent may enter an appearance at any time after the petition of appeal has been referred to the judicial committee, and whether the inhibition and citation and the monition for process have been taken out or not. A form of the appearance is given in the Appendix, and is marked No. 4.

9. If the respondent's solicitor desires to adhere to the appeal, he shall within one month from the time of entering an appearance file in the registry a declaration of adhesion, stating from what part of the decree or order of the court below he desires to appeal. A form of the declaration of adhesion is given in the Appendix, and is marked No. 5.

10. Within one month from the process being brought in, the solicitor for the appellant shall bring into the registry printed copies of the Appendix; and if he shall not do so, the appeal shall stand dismissed.

11. The Appendix shall be paged consecutively throughout, and shall have an index at the commencement. It shall contain a copy of all documents filed in the court below material to the issue in the appeal, and of the judgment of the said court given on the occasion of the decree or order appealed from, certified by the reporter of the court to be correct.

12. Within one month from the printed copies of the Appendix being brought in, the solicitor for the appellant shall bring into the registry printed copies of his case; and if he shall not do so the appeal shall stand dismissed.

13. Within one month from the printed copies of the Appendix being brought in, the solicitor for the respondent shall bring in printed copies of his case; and if he shall not do so, the appellant may notwithstanding proceed with his appeal.

14. As soon as the time allowed for bringing in the cases has expired, the appeal shall stand for hearing before the judicial committee, provided that where an appearance has not been entered a period of four months has expired from the bringing in of the petition of appeal.

15. Where the appellant resides out of the United Kingdom, he shall, within two months after his solicitor has been served with a notice to that effect, give bail by two sufficient sureties to answer the costs of the appeal in the sum of Two hundred pounds; and if he shall not do so, the appeal shall stand dismissed. Forms of the bail bond, affidavit of justification, and commission to take bail, are given in the Appendix, and are marked Nos. 6, 7, and 8.

16. At any time before the appeal is set down for hearing before the judicial committee, the registrar may, on the application of either solicitor, make an order on the adverse solicitor to file a proxy from his party within such time as the registrar

shall appoint, and if the adverse solicitor shall not within such time file his proxy, motion may be made to the judicial committee to enforce the order either by dismissing the appeal, or in such other way as the judicial committee shall direct. A form of the proxy is given in the Appendix, and is marked No. 9.

17. It shall be competent to the appellant's solicitor at any stage of the proceedings to file in the registry a proxy from his party, stating that he abandons the appeal, and consents to be condemned in the costs thereof, and thereupon the appeal shall stand dismissed. A form of the proxy of abandonment is given in the Appendix, and is marked No. 10.

18. The registrar may, on good cause shown, extend the time allowed by these Rules for doing any act.

19. When an appeal by these Rules stands dismissed, the appellant shall, unless there is a special agreement to the contrary, stand condemned in the costs of the appeal.

20. When an appeal by these Rules stands dismissed, either solicitor may within one fortnight from that time file in the registry a notice of motion to have the appeal reinstated, and on the hearing of the motion the judicial committee may, if it so think fit, direct the appeal to be reinstated, subject to such order as to the costs or otherwise as to it shall seem meet.

21. If notice of motion to have the appeal reinstated be not given within the time prescribed by the preceding Rule, the registrar may, on the application of either solicitor, issue a relaxation of the inhibition. A form of the relaxation of inhibition is given in the Appendix, and is marked No. 11.

22. If, on the final hearing, the judicial committee shall order the cause to be remitted, the registrar shall, on the application of either solicitor, issue a remission. A form of the remission is given in the Appendix, and is marked No. 12.

23. Neither solicitor shall be entitled to plead specially, whether in objection to the jurisdiction, or in respect of *noviter perrenta*, or of any other matter, without leave having been first obtained from the judicial committee.

24. In case either solicitor is allowed to plead, the rules which are in force for the time being in the High Court of Admiralty in regard to pleading and proofs shall, so far as they are applicable and not inconsistent with these rules, be the rules in regard to pleadings and proofs in appeals.

25. In case any matter is referred to the registrar, or to the registrar assisted by merchants, to report upon, the same rules which are in force for the time being in the High Court of Admiralty in regard to references shall, so far as they are applicable, be the rules in regard to references in the Court of Appeal.

26. If a party shall not pay any amount which shall have been found to be due from him within a fortnight after he shall have received notice from the adverse solicitor demanding payment of the same, the registrar may, on the application of the solicitor, and on an affidavit being filed proving the notice, issue a monition for payment thereof. A form of the monition for payment is given in the Appendix, and is marked No. 13.

27. Upon the monition being returned duly served, and an affidavit filed that the amount has not been paid, motion may be made to the judicial committee for an attachment or a sequestration, as the case may be. Forms of the attachment, supersedeas of attachment, sequestration, relaxation of sequestration, sequestration of benefice, and relaxation of sequestration of benefice, are given in the Appendix, and are marked Nos. 14, 15, 16, 17, 18, and 19.

28. When an appendix or case is brought in, sixty copies thereof shall be left in the registry, and forty delivered to the adverse solicitor, if any.

29. Save in an appeal proceeding by default, no document shall be allowed to be filed without a certificate that a copy thereof has been previously served upon the adverse solicitor.

30. Any consent in writing between the solicitors may, with the approval of the registrar, be filed, and shall thereupon become an order of court.

31. The practice heretofore existing in regard to libels of appeal, setting down causes on motion by counsel, and all acts and proceeding before surrogates, are abolished. But the same fees shall be allowed for filing any document, returning any instrument, or doing any act by a solicitor in the registry, as have heretofore been allowed for doing any similar act before a surrogate in chambers.

32. The existing practice of the court shall continue in force, save in so far as it is inconsistent with these rules.

33. All instruments already issued, or hereafter to be issued, and which are made returnable before the judicial committee, or before a surrogate of the judicial committee, may be returned into the registry.

34. These rules shall come into operation on the first day of February 1886, and shall apply to all appeals prosecuted on or after that day, and to all proceedings which shall then remain to be had or done in appeals prosecuted before that day.

And Her Majesty is further pleased to order, and it is hereby ordered, that the foregoing rules be punctually observed, obeyed, and carried into execution in all appeals, or petitions and complaints in the nature of appeals, brought to Her Majesty, or to her heirs and successors, from the High Court of Admiralty of England, or from any of Her Majesty's Courts of Vice-Admiralty in any of Her Majesty's colonies or plantations abroad, or from any other Court of Admiralty Jurisdiction, and likewise from all Courts Ecclesiastical from which an appeal lies to Her Majesty in Council:

Whereof the Right Honorable the Judge of the High Court of Admiralty in England, the Right Honorable the Dean of the Arches Court of Canterbury, the Commissary of the Exchequer Court of York, and all other judges and officers of the said Courts of Admiralty or Ecclesiastical Jurisdiction, and all other persons whom it may concern, are to take notice and govern themselves accordingly.

ARTHUR HELPS.

# SCHEDULE ANNEXED TO THE FOREGOING ORDER.

## Form No. 1.

### Petition of appeal.

In Her Majesty's Court of Appeals.  
From the [state court appealed from].

[State title of appeal.]

To the Queen's most excellent Majesty:

The humble petition of [state name and address of solicitor], solicitor for the above-named [state appellant's name],  
Sheweth,

That in a certain cause lately depending in the [state court appealed from], promoted by [state name and description of plaintiff in court below] against [state name and description of defendant and of property, if any, proceeded against in court below], the [state name of judge], the judge of the said court did, on the day of 18, decree an order [state purport of decree or order appealed from], from which decree or order an appeal has been duly interposed.

Wherefore your petitioner most humbly prays that Your Majesty will be graciously pleased to reverse the said decree or order or to make such order in the premises as to Your Majesty shall seem meet.

Dated at this day of 18  
[To be signed by the solicitor.]

## Form No. 2.

### Inhibition and citation.

In Her Majesty's Court of Appeals.  
From the [state court appealed from].

[State title of appeal.]

Victoria, by the grace of God of the United Kingdom of Great Britain and Ireland Queen, defender of the faith: To all and singular our liege subjects, being literate persons whomsoever and wheresoever in and throughout our said United Kingdom and other our dominions, and especially to our officer lawfully appointed, greeting:

Whereas in a cause [state nature of cause] lately depending in [state from what court the cause is appealed], promoted by [state name and description of plaintiff in court below] against [state name and description of defendant and of property, if any, proceeded against in court below], the [state name of judge], the judge of the said court did, on the day of 18, [state purport of decree or order appealed from], from which said decree or order an appeal has been duly made to us in Council on behalf of the said [state name of appellant], and has by us been referred to the Judicial Committee of our said Council.

We do therefore hereby authorize and command you jointly and severally to inhibit or cause to be inhibited the said [state name and title of judge of court below], from whom the said cause is appealed, his registrar or actuary, and the said [state name of respondent] and all other persons whomsoever, that neither they nor any of them pending the said appeal do or attempt anything to the prejudice of the said appellant or of his said appeal. And further, that you cite or cause to be cited the said [state name of respondent], and all other persons having any interest in the said appeal, to enter an appearance in the Registry of our Court of Appeals for Ecclesiastical and Maritime Causes, situate at [state name of place], within [state number] days after service hereof. And that you warn them that if they do not enter an appearance as aforesaid, we shall proceed to determine the said appeal, or make such order in the premises as to us shall seem meet.

Given at London under the Seal which we use in this behalf, the day of 18, in the year of our Lord 18.

(L.S.)  
Inhibition and citation,  
Taken out by H.M. Registrar.

## Form No. 3.

### Monition for process.

In Her Majesty's Court of Appeals.  
From the [state court appealed from].

[State title of cause.]

Victoria, by the grace of God of the United Kingdom of Great Britain and Ireland Queen, defender of the faith: To all and singular our liege subjects, being literate persons whomsoever and wheresoever in and throughout our said United Kingdom and other our dominions, and especially to our officer lawfully appointed, greeting:

Whereas in a cause lately depending in the [state court appealed from], promoted by [state name and description of plaintiff in court below] against [state name and description of defendant and of property, if any, proceeded against in court below], the [state name of judge], the judge of the said court, did, on the day of 18, [state purport of decree or order appealed from], from which decree or order an appeal has been duly made to us in Council on behalf of the said [state name of appellant], and has by us been referred to the Judicial Committee of our Privy Council: We do hereby authorize and command you jointly and severally to monish or cause to be monished the said [state name and title of judge of court below] his registrar or actuary, and all other persons in whose custody or control any of the proceedings which in any way relate to the said cause do now remain, that within [state number] days after service hereof they transmit or cause to be transmitted the whole proceedings had and done in the said cause, in a proper and authentic form, to the Registry of our Court of Appeals for Ecclesiastical and Maritime Causes, situate in [state name of place], together with these presents.

Given at London, under the Seal which we use in this behalf, the day of 18, in the year of our Lord 18.

(L.S.)  
Monition for process,  
Taken out by H.M. Registrar.

## Form No. 4.

## Appearance.

In Her Majesty's Court of Appeals.  
From the [state court appealed from].

[State title of appeal.]

I [state name and address of solicitor] hereby certify that I am authorized to and do enter an appearance in this appeal of behalf of [state name, address, and description of party].

Dated the day of 18  
[To be signed by the solicitor or by his clerk for him].

## Form No. 5.

## Declaration of adhesion.

In Her Majesty's Court of Appeals.  
From the [state court appealed from].

[State title of appeal.]

Whereas in a cause lately depending in [state court appealed from], promoted by [state name and description of plaintiff in court below] against [state name and description of defendant and of property, if any, proceeded against in court below], the [state name of judge], the judge of the said court, did, on the day of 18, decree or order [state purport of decree or order appealed from], from which decree or order an appeal has been made to Her Majesty in Council on behalf of the said [state name of appellant], and has by Her Majesty been referred to the Judicial Committee of her said Council. Now I [state name], solicitor for the said [state name], respondent in the said appeal, do hereby adhere to the same appeal, and do dissent from the said decree or order in so far as [state part of decree or order from which respondent's solicitor dissents].

Dated the day of 18  
[To be signed by the respondent's solicitor or by his clerk for him.]

## Form No. 6.

## Bail Bond.

In Her Majesty's Court of Appeals.  
From the [state court appealed from].

[State title of appeal.]

Whereas in a cause lately depending in [state court appealed from], promoted by [state name and description of plaintiff in court below] against [state name and description of defendant and property, if any, proceeded against in court below], an appeal has been made to Her Majesty in Council on behalf of [state name of appellant], and has by Her Majesty been referred to the Judicial Committee of Her said Council. Now therefore we [state names and descriptions of sureties] hereby jointly and severally submit ourselves to the jurisdiction of the said judicial committee, and consent that if he the said [state name of appellant] shall not pay what may be adjudged against him for the costs of the said appeal, execution may issue forth against us, our heirs, executors, and administrators, goods and chattels, for a sum not exceeding [state sum in words and figures] pounds.

This bail bond was signed by the said  
and the sureties,  
the day of 18, } Signatures of sureties.  
Before me,  
[To be signed before the registrar or one  
of the clerks in the registry, or before  
a commissioner.]

## Form No. 7.

## Affidavit of justification.

In Her Majesty's Court of Appeals.  
From the [state court appealed from].

[State title of appeal.]

I [state name, address, and description], one of the proposed sureties for [state name, address, and description of the person for whom bail is to be given], make oath and say that I am worth more than the sum of [ ] hundred pounds after payment of all my debts.

On the day of 18, }  
the said was duly sworn to }  
the truth of this affidavit at } Signature of surety.  
Before me,  
Commissioner.

## Form No. 8.

## Commission to take bail.

In Her Majesty's Court of Appeals.  
From the [state court appealed from].

[State title of appeal.]

Victoria, by the Grace of God of the United Kingdom of Great Britain and Ireland Queen, defender of the faith: To [state name and address of commissioner] greeting:

Whereas in the above-named appeal now depending before the Judicial Committee of Our Privy Council bail is required to be taken on behalf of [state name and description of appellant], the appellant, in the sum of Two hundred pounds, to answer judgment so far as regards the costs of the said appeal: We therefore hereby authorize you to take bail in the said sum on behalf of the said [state name of appellant] from two sufficient sureties, who may be produced before you for that purpose, upon the bail bond hereto annexed, and to swear the said sureties to the truth of the annexed affidavits as to their sufficiency; and we command you, upon the said bail bond and affidavits being duly executed and signed by the said sureties, to transmit the same, attested by you, into the registry of our Court of Appeals for ecclesiastical and maritime causes.

Given at London under the seal which we use in this behalf,  
the day of in the year of our Lord 18  
(L.S.) A.B.,

H.M. Registrar.

Commission for bail.  
Taken out by

The form of oath to be indorsed on the commission, and to be administered to each of the sureties.

You swear that the contents of the affidavit to which you have signed your name are true.

So help you God.

## Form No. 9.

## Proxy.

In Her Majesty's Court of Appeals.  
From the [state court appealed from].

[State title of appeal.]

I [state name, address, and description], lately the [state whether plaintiff or defendant] in a cause which was depending in the [state in what court], and from the decree in which an appeal has been interposed to Her Majesty in Council, and now the [state whether appellant or respondent] in the said appeal, do hereby appoint [state name and address of solicitor] to appear and conduct all proceedings in my behalf in this appeal.

Dated the day of 18  
[To be signed by the party.]

Witness—

## Form No. 10.

## Proxy of abandonment.

In Her Majesty's Court of Appeals.  
From the [state court appealed from].

[State title of appeal.]

I [insert name and description], the appellant in the above-named appeal, do hereby declare, that I abandon the same, and proceed no further therein, and I undertake to pay all costs that may have been incurred by the respondent herein; and I authorize and direct you [insert name of solicitor], my solicitor in the said appeal, to file this proxy in the registry of Her Majesty's Court of Appeals for Ecclesiastical and Maritime Causes.

Dated the day of 18  
[To be signed by the appellant.]

Witness—

## Form No. 11.

## Relaxation of inhibition.

In Her Majesty's Court of Appeals.  
From the [state court appealed from].

[State title of appeal.]

Victoria, by the Grace of God of the United Kingdom of Great Britain and Ireland Queen, defender of the faith: To [state name and title of judge of court below], or his surrogate, or some other competent judge in this behalf, greeting:

Whereas in a cause lately depending in the said court promoted by [state name and description of plaintiff in court below], against [state name and description of defendant and property, if any, proceeded against in court below], an appeal from an order or decree of the judge of the said court was made to us in Council on behalf of the said [state name of appellant], and was by us referred to the Judicial Committee of our said Council: And whereas on the day of 18, We did command that [you] the said [state name and title of judge from whom the cause was appealed], [your] registrar or actuary, and the said [state name of respondent], and all other persons whosever, should be inhibited from attempting anything to the prejudice of the said appellant or of his said appeal: And whereas the said [state name of appellant] has abandoned his said appeal [or failed to prosecute his said appeal within the time allowed by law], We do therefore hereby relax the said inhibition, justice so requiring.

Given at London, under the seal which we use in this behalf,  
the day of in the year of our Lord 18

(L.S.) A.B.,  
Relaxation of inhibition. H.M. Registrar.

Taken out by

## Form No. 12.

## Remission.

In Her Majesty's Court of Appeals.  
From the [state court appealed from].

[State title of appeal.]

Victoria, by the Grace of God of the United Kingdom of Great Britain and Ireland Queen, defender of the faith: To [state name and title of judge of court below], his surrogate, or some other competent judge in this behalf, greeting:

Whereas in a cause lately depending in the said court promoted by [state name and description of plaintiff in court below], against [state name and description of defendant and of property, if any, proceeded against in court below], an appeal from an order or decree of the judge of the said court was made to us in Council on behalf of the said [state name of appellant], and was by us referred to the Judicial Committee of our said Council: And whereas our said Judicial Committee did on the day of 18 report to us against the said appeal, and that the decree or order appealed from ought to be affirmed, and the cause remitted, with all its incidents (save the cost incurred in the said appeal), to the judge of the said court from which the same was appealed [or, as the case may be]: And whereas on the day of 18 we were pleased, by and with the advice of our Privy Council, to approve of the said report, and to order that the same should be duly carried into execution (justice so requiring), We do therefore hereby authorize and command you to resume into your own hands the said cause, with all its incidents (save as aforesaid), and freely to proceed therein according to the exigence of the law and the tenor of the former proceedings, and to administer justice between the parties, any inhibition heretofore issued to the contrary notwithstanding.

Given at London, under the seal which we use in this behalf,  
this day of in the year of our Lord 18

(L.S.) A.B.,  
Remission. H.M. Registrar.  
Taken out by



## Form No. 13.

## Monition for Payment.

In Her Majesty's Court of Appeals.  
From the [state court appealed from].  
[State title of appeal.]

Victoria, by the Grace of God of the United Kingdom of Great Britain and Ireland Queen, defender of the faith: To [state name and address of person to be monished], greeting:

Whereas in the above-named appeal, now or lately depending before the Judicial Committee of our Privy Council, the sum of [state sum in words] has been found due from you the said [state name of person to be monished] to [state name of person to whom the sum is due] for [state for what the sum is due]: We therefore hereby command you the said [state name of person monished] to pay within [state days from the service hereof (exclusive of the day of service)] days the said sum of [state sum in words] to the said [state name and address of person to whom the money is to be paid] accordingly, and hereof fail not.

Given at London, under the seal which we use in this behalf, the [state day of] day of [state month] in the year of our Lord 18 [state year].

(L.S.) A.B.,  
Monition to pay £ [state sum]  
Taken out by H.M. Registrar.

## Form No. 14.

## Attachment.

In Her Majesty's Court of Appeals.  
From the [state Court appealed from].  
[State title of appeal.]

Victoria, by the Grace of God of the United Kingdom of Great Britain and Ireland Queen, defender of the faith: To all and singular our justices of the peace, mayors, sheriffs, bailiffs, marshals, constables, and to all our officers, ministers, and others whomsoever, greeting:

Whereas in the above-named appeal, now or lately depending before the Judicial Committee of our Privy Council, our said Judicial Committee has decreed [state name and description of person to be attached] to be attached for manifest contumacy and contempt in not having obeyed our monition bearing date the [state day of] day of [state month] 18 [state year], heretofore issued by us in the said appeal, requiring him to [state in what the contempt has consisted]: We therefore hereby command you to attach and arrest the said [state name of person to be attached], and to keep him under safe arrest until you shall receive further orders from us or until the said [state name of person to be attached] shall have obeyed our said monition and cleared himself of his said contempt.

Given at London, under the seal which we use in this behalf, the [state day of] day of [state month] in the year of our Lord 18 [state year].

(L.S.) A.B.,  
Attachment,  
Taken out by H.M. Registrar.

## Indorsement.

In Her Majesty's } To receive into your  
Court of Appeals. } custody the body of  
herewith sent you, for the cause hereunder written; that is to say—

For his manifest contumacy and contempt in not having obeyed the within-mentioned monition [or as the case may be].

A.B.,  
H.M. Registrar.

## Form No. 15.

## Supersedeas of attachment.

In Her Majesty's Court of Appeals.  
From the [state Court appealed from].  
[State title of appeal.]

Victoria, by the Grace of God of the United Kingdom of Great Britain and Ireland Queen, defender of the faith: To the [state name] or keeper of our prison called the [state name] in our county of [state county] his deputy or deputies, and all persons whomsoever in whose custody the body of the under-mentioned [state name of person attached] now is or remains, greeting:

Whereas the Judicial Committee of our Privy Council has ordered that the attachment heretofore issued in the above-named appeal against the said [state name and description of person attached] bearing date the [state day of] day of [state month] 18 [state year], be superseded [here state the conditions, if any, on which the supersedeas is to issue]: We therefore hereby command that [here state the conditions as before] you forthwith release the said [state name of person attached], and hereof fail not.

Given at London, under the seal which we use in this behalf, the [state day of] day of [state month] in the year of our Lord 18 [state year].

(L.S.) A.B.,  
Supersedeas of attachment  
Taken out by H.M. Registrar.

## Form No. 16.

## Sequestration.

In Her Majesty's Court of Appeals.  
From the [state Court appealed from].  
[State title of appeal.]

Victoria, by the Grace of God of the United Kingdom of Great Britain and Ireland Queen, defender of the faith: To [state names, addresses, and descriptions of the sequestrators], greeting:

Whereas in the above-named appeal, now or lately depending before the Judicial Committee of our Privy Council, our said Judicial Committee has decreed process of sequestration against the real and personal estate and effects of [state name, address, and description of person whose property is to be sequestered], for manifest contumacy and contempt in not having obeyed our monition bearing date the [state day of] day of [state month] 18 [state year], heretofore issued by us in the said appeal, requiring him to [state in what the contempt has consisted]: We therefore, confiding in your prudence and fidelity, hereby command you [or two of you] that you do at certain proper and convenient days and hours enter upon all the messuages, lands, tenements, and real estate what-

soever and wheresoever situate within our dominions of the said [state the name of person whose property is to be sequestered], and that you collect and receive into your hands the rents and profits of his said real estate and all his personal estate wheresoever lying within our dominions, and keep the same in your hands until you shall have levied [here state the sum, if any, to be levied, and any necessary directions as to the disposal thereof], or until the said [state name of person whose property is to be sequestered] shall have cleared his contempt [or as the case may be], and our said Judicial Committee shall make other order to the contrary; and that you from time to time report to us what you shall do in the premises.

Given at London, under the seal which we use in this behalf, this [state day] day of [state month] in the year of our Lord 18 [state year].

(L.S.) A.B.,  
Sequestration,  
Taken out by H.M. Registrar.

## Form No. 17.

## Relaxation of sequestration.

In Her Majesty's Court of Appeals.  
From the [state Court appealed from].  
[State title of appeal.]

Victoria, by the Grace of God of the United Kingdom of Great Britain and Ireland Queen, defender of the faith: To [state names and addresses of sequestrators], greeting:

Whereas the Judicial Committee of Our Privy Council has ordered that the sequestration heretofore issued in the above-named appeal against [state name of person whose property was sequestered], bearing date the [state day of] day of [state month] 18 [state year], be relaxed, we therefore hereby command that you release all the messuages, lands, tenements, and real estate whatsoever and wheresoever situate within our dominions of the said [state name of person whose property was sequestered], and desist henceforth from collecting or receiving the rents and profits of his said real estate; and further, that you release all his personal estate wheresoever lying within our dominions which may not have been already disposed of by you in accordance with the tenor of our said sequestration; and that you duly report to us what you shall have done in the premises.

Given at London, under the seal which we use in this behalf, this [state day of] day of [state month] in the year of our Lord 18 [state year].

(L.S.) A.B.,  
Relaxation of sequestration,  
Taken out by H.M. Registrar.

## Form No. 18.

## Sequestration of benefice.

In Her Majesty's Court of Appeals.  
From the [state Court appealed from].  
[State title of appeal.]

Victoria, by the Grace of God of the United Kingdom of Great Britain and Ireland Queen, defender of the faith: To the Right Reverend Father in God [state name] Lord Bishop of [state diocese], greeting:

Whereas in the above-named appeal, now or lately depending before the Judicial Committee of our Privy Council, our said Judicial Committee has decreed process of sequestration against [state name of the person whose benefice is to be sequestered], rector of the rectory [or vicar of the vicarage] and parish church of [state name] in the county of [state county] and within your diocese: We therefore hereby command that you enter into the said rectory [or vicarage] and parish church of [state name] and take and sequester the same into your possession, together with the rents, tithes, rentcharges in lieu of tithes, oblations, obventions, fruits, issues, and profits thereof, and all other ecclesiastical goods in your diocese of and belonging to the said rectory [or vicarage] and parish church, and to the said [state name] as rector [or vicar] thereof; and that you hold the same in your possession until [state here the purpose for which the sequestration is made, and any other necessary directions, according to the circumstances], and until our said Judicial Committee shall make other order to the contrary; and that you from time to time report to us what you shall do in the premises.

Given at London, under the seal which we use in this behalf, this [state day of] day of [state month] in the year of our Lord 18 [state year].

(L.S.) A.B.,  
Sequestration of benefice,  
Taken out by H.M. Registrar.

## Form No. 19.

## Relaxation of sequestration of benefice.

In Her Majesty's Courts of Appeals.  
From the [state Court appealed from].  
[State title of appeal.]

Victoria, by the Grace of God of the United Kingdom of Great Britain and Ireland Queen, defender of the faith: To the Right Reverend Father in God [state name] Lord Bishop of [state diocese], greeting:

Whereas the Judicial Committee of our Privy Council has ordered that the sequestration heretofore issued in the above-named appeal against [state name of person whose benefice was sequestered] rector of the rectory [or vicar of the vicarage] and parish church of [state name] in the county of [state county] and within your diocese, bearing date the [state day of] day of [state month] 18 [state year], be relaxed. We therefore hereby command that you release the said rectory [or vicarage] and parish church, together with the rents, tithes, rentcharges in lieu of tithes, oblations, obventions, fruits, issues, and profits thereof, and other ecclesiastical goods in your diocese of and belonging to the said rectory [or vicarage] and parish church and to the said [state name] as rector [or vicar] thereof, except such as may have been already disposed of by you in accordance with the tenor of our said sequestration; and that you duly report to us, what you shall do in the premises.

Given at London, under the seal which we use in this behalf, this [state day of] day of [state month] in the year of our Lord 18 [state year].

(L.S.) A.B.,  
Relaxation of sequestration of benefice,  
Taken out by H.M. Registrar.

December 14, 1883.

3050

## CERTIFICATES OF COMPETENCY.

THE following list of Certificates of Competency, which have been issued by the Victoria Steam Navigation Board to Candidates passing the necessary examinations, from the 1st to the 30th November 1883, is published for general information.

Department of Trade and Customs,  
Melbourne, 11th December 1883.

G. D. LANGRIDGE,  
Commissioner of Trade and Customs.

Melbourne, 17th December 1900.

Name.	No.	Date.	Grade.	Particulars of Identification.	
				Born.	At—
IMPERIAL.					
Kelso, John ... ..	396	16th November 1883	Second Mate ... ..	1855	Belfast, Down
Forrester, Alexander ... ..	397	27th November 1883	Master ... ..	1859	Glasgow, Lanarkshire
COLONIAL.					
Tidey, John ... ..	177	16th November 1883	Only Mate (River and Bay)	1856	Brighton, Sussex
McLavery, Henry ... ..	56	2nd November 1883	Engine Driver (River and Bay)	1854	Belfast, Antrim
Brown, George ... ..	57	20th November 1883	Engine Driver (River and Bay)	1838	Gottenburg, Sweden
Stares, George ... ..	58	28th November 1883	Engine Driver (River and Bay)	1836	Southampton, Hampshire

(By Order)

J. GEO. McKIE,  
Secretary.

Steam Navigation Board,  
Melbourne, 4th December 1883.

## PROPOSED RENTS OF RUNS.

NOTICE is hereby given that the Honorable the Minister of Lands will, on Thursday, 27th instant, at the hour of Eleven a.m., proceed in the order of the subjoined list, to hear and decide on objections that may be made to the proposed determination of rent for the following runs.

Lands and Survey Office,  
Melbourne, 12th December 1883.

A. J. SKENE,  
Surveyor-General.

District.	Run.	Licensee.	Area remaining.	Number of sheep &c., upon which it is proposed to charge rent.
Arees.				
Beechworth	Glenroy ...	John Inglis ...	38,609	380 cattle
"	Kiewa ...	John Woodside ...	8,000	275 cattle
"	Yackandandah No. 2	Alexr. McCombie ...	8,217	200
"	Thillingalanga	D. Schollard ...	8,400	750
"	Farleyer	Elliot Heriot ...	21,400	575 cattle
"	Yabba	A. Paton and Sons	21,300	1,400
"	Tallangatta	Inglis and O'Neill	11,300	220 cattle
"	Wabba	Thomas Whitehead	15,150	200 cattle
"	Hurdle Creek	Mary Barber	28,500	376
				179 cattle
Benalla	Habbies Howe	Gideon Stewart	5,430	1,550
"	Rocky Passes	Gideon Stewart	14,100	2,600
"	Strathmerton East	R. Sellar and Co.	15,900	1,540
"	Strathmerton West	Currie and Dufraizer	5,500	590
"	Moirs Upper	Hy. Ricketson	9,500	350
"	Moirs Lower	H. T. Littlewood	5,500	1,300
"	Yielma	Hy. Ricketson	4,000	750
"	Nainbulla	J. H. Crystal	9,600	2,500
"	Dropmore	J. H. Crystal	24,010	5,900
"	Warranbayne	W. and C. Vaughan	16,200	1,150
"	Wangamboo	Oriental Bank	13,092	3,000
"	Preston	J. H. Crystal	6,430	1,465
"	Tarcombe	A. J. Finlay	9,634	2,000
"	Mangalore	Lloyd Jones	17,000	1,360
Castlemaine	Spring Hill	Henry Gore	18,440	2,200
"	Powlett Plains	Coutts Bros.	9,170	800
"	Tragowel	Edwd. Holloway	330	220
Echuca	Strathfieldsaye	W. H. Disher	15,000	310 cattle
Gippsland North	Sunville	Ignatius Keogh	7,150	920
Gippsland South	Tallaroek	C. A. McKenzie	6,600	1,700
Gisborne	Flowerdale	D. Ferguson	6,570	1,142
"	Riversdale No. 2	S. Allardyce	1,750	300
Melbourne	French Island	Sloane and Jeffray	32,262	3,500
Onco	Bindi	Wilson and Dougharty	70,000	1,800
"	Tongeo-mungoo	Wilson and Dougharty	36,640	1,997
				142 cattle
"	Gelantiby	Hy. Ricketson	78,611	1,100 cattle
Portland	Tullick	W. D. Hamilton	23,400	2,600
"	Ellangowan	J. R. Learmonth	9,600	306
				32 cattle
"	Springbank	A. S. Murray	20,700	1,625
"	Dunrobin	Wm. Murray	5,400	710
"	Ettrick	Sir W. J. Clarke	11,350	74
				43 cattle
"	Argyle	T. Carmichael	21,800	3,600
Settled	Tarwin East	George Black	16,458	100
Wimmera East	Longernong	Austin and Bullivant	1,100	190
"	Morton Plains	F. Simmons	17,310	2,700
"	Mountain Creek	Sloane and Jeffray	24,420	4,760
"	Woodlands, North and South	John Wilson	10,200	1,000
"	Strathfillan	Alex. Cameron	56,080	4,610
Wimmera West	Concongella	Dalgetty and Ibbotson	18,750	1,200
"	Cove	D. and N. McLellan	10,420	1,468
"	Rosebank	Curtayne and Guthrie	22,500	5,350
"	Ozenkaduok	J. C. Hamilton	21,150	4,800
"	Lake Bringalbart	J. C. Hamilton	40,946	10,000
"	Newhapper	F. P. Hines	5,060	1,080
"	Victoria Lagoon	J. and A. Chirnside	12,000	1,300
"	Ledcourt	R. N. Bell	35,600	6,300
"	Newlands	W. Laidlaw and Co.	11,000	3,500
"	Benyeo	Affleck and Laidlaw	15,720	6,775
"	Nhill	D. McPherson	55,920	1,000

## RENTS OF RUNS FOR THE SECOND HALF OF 1883.

IT is hereby notified to the Occupants of Runs that the half-yearly rents due in respect of the same on the 31st December 1883, for the six months ending on that date, and which are set forth in the following Schedule, will be receivable at the Treasury, Melbourne, or at any of the several offices of the Receivers and Paymasters in the country districts, on or before the above date; and it is further notified that, if default be made in the due payment of the same, the penalties provided under the 83rd section of *The Land Act 1869* will be enforced.

A. L. TUCKER,  
Commissioner of Crown Lands and Survey.  
Lands and Survey Office,  
Melbourne, 13th December 1883.

In the cases marked thus \* applications have been made under the 78th section of *The Land Act 1869* for reduction of the rent, and the amounts in these cases are those proposed to be charged by the Board of Land and Works.

If any transfer fee remains unpaid at the Treasury it must be added.  
In every case £1 is added to the rent as license fee for the year 1884.

## ARARAT DISTRICT.

Run.	Occupier.	Amount payable for half-year ending 31st Dec. 1883.
		£ s. d.
1. Eurambeen ...	Exors. of Francis Beggs ...	41 0 0
2. Lake Bolac ...	John Moffatt ...	8 10 0
3. Lannegiran ...	Edwin H. Austin ...	13 10 0
4. Langi Kal-kal East ...	Bank of Victoria ...	9 15 0
5. Langi Kal-kal West ...	Bank of Victoria ...	7 5 0
6. Mount Emu ...	Alexr. Wilson ...	11 0 0
7. Tattyoon ...	Andw. Chirnside and Geo. Logan ...	5 10 0
8. Wannon ...	Thomas Lynch ...	38 10 0

## BALLARAT DISTRICT.

1. Mindai, No. 2 ...	Alexr. and John Boyd and David McNaught ...	16 0 0
2. Mount Mercer Cattle Station A ...	Edward Albert Hitchcock ...	3 1 8
3. Mount Mercer Cattle Station ...	Mackay and Sons ...	4 2 6
4. Piggoreet East ...	Chas. Shannon, Wm. Murray, and Hugh Murray Strachan ...	46 0 0

## BEECHWORTH DISTRICT.

1. Adjie ...	Joseph Hanson and Jas. Wheeler ...	79 15 0
2. Altdorf ...	Bernard O'Reilly ...	11 0 0
3. Baringama ...	David E. Williams, Wm. E. Williams, Evan R. Evans, and Jno. Lindsay ...	31 12 6
4. Barranduda ...	Frederick Street ...	13 10 0
5. Barwiggee ...	Jno. Woodside ...	22 17 6
6. Benambra ...	Chas. McPherson Fraser ...	37 5 0
7. Bethanga ...	David Mitchell ...	56 0 0
8. Bonegilla ...	John Conisbee ...	30 0 0
9. Burrowye North ...	Patk. Jno. Kelly ...	106 0 0
10. Bungonia ...	Geo. Temple ...	28 10 0
11. Camborne North ...	Jas. Shelley ...	8 10 0
12. Carrangarmungee ...	Thos. Hutton and Chas. Hutton ...	76 0 0
13. Cowper's Heifer Station ...	Thos. Nugent ...	25 0 0
14. Cudjiewa ...	David Norrie ...	144 6 0
15. Dandongadale ...	Nathaniel Webb and William Webb ...	37 5 0
16. Dederang North ...	Thos. Robertson ...	23 10 0
17. Eldorado East ...	Thos. and Jas. Hutton ...	76 0 0
18. Eldorado West ...	Thos. and Jas. Hutton ...	38 10 0
19. Farleyer ...	Elliot Heriot ...	*72 17 6
20. Glenroy ...	John Inglis ...	*48 10 0
21. Gundowring ...	Chas. Henry Barber ...	32 5 0
22. Hurdle Creek ...	Mary Barber ...	*32 15 6
23. Jallandoon ...	Andrew Paton ...	84 15 0
24. Jerrimul ...	Sydney Grandison Watson ...	10 7 6
25. Jingellac ...	John Geo. Dougharty ...	66 0 0
26. Kangaroo Ground ...	Richard Goldsbrough and D. M. Parker ...	106 0 0
27. Keelangie ...	Alexr. Stewart ...	27 11 3
28. Kiewa ...	John Woodside ...	*35 7 6
29. Lucy Vale ...	Bank of Australasia ...	15 0 0
30. Lockhart's Creek ...	Geo. Temple ...	48 10 0
31. Mount York ...	Frederick Roper ...	8 10 0
32. Mitta Mitta No. 1 ...	Henry Joseph Bowler ...	76 0 0
33. Mitta Mitta West ...	Wm. Wilson and John Geo. Dougharty ...	32 5 0
34. Mulgong ...	Geo. Barling and Jno. Hollands ...	19 15 0
35. Murramongee East ...	William Chambers ...	19 15 0
36. Murramongee West ...	M. O'Donnell ...	4 2 6
37. Myrtle Creek ...	Thos. Robertson ...	33 10 0
38. Nariel ...	Charles Wheeler ...	73 2 6
39. Noorongong West ...	Andrew Paton and Sons ...	51 0 0
40. Redbank ...	John G. Dougharty ...	24 10 0
41. Tallangatta ...	Jno. Inglis and Henry O'Neill ...	*23 10 0
42. Tatonga ...	Geo. Temple ...	21 0 0
43. Tawonga ...	Alfred C. Ibbotson ...	32 5 0

## RENTS OF RUNS—continued.

Run.	Occupier.	Amount payable for half-year ending 31st Dec. 1883.
		£ s. d.

## BEECHWORTH DISTRICT—continued.

44. Thillingalanga ...	Daniel Schollard ...	*19 15 0
45. Tintaladra ...	Sydney Grandison Watson ...	28 10 0
46. Wabba ...	Thomas Whitehead ...	*26 0 0
47. Worrouley ...	Robt. Milne, jun. ...	4 15 0
48. Walwa ...	Sydney Grandison Watson ...	46 0 0
49. Weem ...	Thos. Ley ...	6 0 0
50. Werमतong ...	Sydney Grandison Watson ...	21 12 6
51. Winteregah ...	Janet Maccauley ...	16 12 6
52. Wollolonga ...	Benjn. Crossthwaite and Jno. Crossthwaite ...	7 5 0
53. Yabba ...	Andrew Paton and Sons ...	*36 0 0
54. Yackandandah No. 1 ...	Jno. Robinson and Geo. Nicholson ...	12 5 0
55. Yackandandah No. 2 ...	Alexr. McCombie ...	*6 0 0

Under *The Land Act 1869*.

56. Bundaramongee ...	Osborne Young ...	16 0 0
57. Darbalarly ...	Jens Peterson and Frederick Box ...	16 0 0
58. Gould's Run ...	P. Howman ...	6 0 0
59. Long Corner ...	Michael O'Donnell ...	8 10 0
60. Mount Martin North ...	Mets and Christian and Hans Christian Peterson ...	11 10 0
61. Wooragee A. ...	Thos. Dickson ...	7 5 0

## BENALLA DISTRICT.

1. Avenel ...	Lloyd Jones ...	133 10 0
2. Baile's Hill ...	Oriental Bank Corporation ...	16 0 0
3. Borodomanan North ...	Saml. Wilson and Andw. Robertson ...	71 0 0
4. Borodomanan South ...	Saml. Wilson and Andw. Robertson ...	88 0 0
5. Caniamba ...	Chas. Beggs ...	13 10 0
6. Cobram ...	Hugh Dick ...	16 0 0
7. Dickson's or Eildon ...	Archibald Thom ...	26 0 0
8. Dropmore ...	James Hastie Crystal ...	*148 10 0
9. Eglintoun ...	R. Goldsborough and D. M. Parker ...	26 0 0
10. Ghin-ghin ...	Richd. Grice, Theodotus John Sumner, and John Benn ...	34 15 0
11. Glenlyon ...	Gideon Stewart ...	11 0 0
12. Gobur ...	Jno. Pearson Rowe and David Edmund Stodart ...	86 0 0
13. Goomalibee ...	Chas. Ibbotson and John Buckley ...	28 10 0
14. Habbie's Howe ...	Gideon Stewart ...	*39 15 0
15. Honeysuckle North ...	Wm. Denning Crocker ...	22 5 0
16. Honeysuckle South ...	Oriental Bank Corporation ...	13 10 0
17. Kaarimba ...	Johanna Kennedy ...	9 15 0
18. Kathkin ...	Malcolm K. McKenzie ...	12 10 0
19. Killeen, or Five-mile Creek ...	Oriental Bank Corporation ...	26 0 0
20. Kotapna ...	Jas. Blackwood and Chas. Ibbotson ...	13 10 0
21. Maintoongoon West A ...	John Bon ...	58 10 0
22. Mangalore ...	Lloyd Jones ...	*35 0 0
23. Miller's Ponds ...	Jno. Pearson Rowe and David Edmund Stodart ...	101 0 0
24. Moira, Lower ...	H. T. Littlewood ...	*33 10 0
25. Moira, Upper ...	Hy. Ricketson ...	*9 15 0
26. Nainbubulla ...	James Hastie Crystal ...	*63 10 0
27. Preston ...	Frederick Griffin ...	*37 12 6
28. Rocky Passes ...	Gideon Stewart ...	*66 0 0
29. Seven Creeks ...	Oriental Bank Corporation ...	26 0 0
30. Springs Station ...	George F. Armitage ...	28 10 0
31. Strathmerton East ...	Robt. Seller, Ewen McPherson, and Alex. Armstrong ...	*39 10 0
32. Strathmerton West ...	Geo. Currie and Alex. H. Dufrazer ...	*15 15 0
33. Switzerland ...	John Benn ...	73 10 0
34. Talagaroopna ...	National Bank ...	6 0 0
35. Taminick Plains ...	Wm. Newcomen ...	23 10 0
36. Tarcombe ...	Alexr. Jas. Finlay ...	*51 0 0
37. Tatong ...	Alexander and John Denistoun ...	27 5 0
38. Upton ...	Lloyd Jones ...	96 15 0
39. Wangambeh ...	Oriental Bank Corporation ...	*76 0 0
40. Warrambayne ...	Wm. and Chas. Vaughan ...	*29 15 0
41. Wappan ...	John Bon ...	76 0 0
42. Whitefield ...	John Evans ...	30 2 6
43. Whitefield West ...	New Zealand Loan and Mercantile Agency Co. Limited ...	121 0 0
44. Worrough ...	Colin Alexr. McKenzie ...	53 10 0
45. Yarrowonga ...	Robt. Telford ...	18 10 0
46. Yeilima ...	Henry Ricketson ...	*19 15 0

## CASTLEMAINE DISTRICT.

1. Archdale ...	Wm. Sloane and Robt. Jonathan Jeffray ...	6 0 0
2. Avoca Forest ...	Hy. Poleman Vanrenen ...	51 0 0
3. Bealiba ...	Jno. Bell Chirnside ...	73 10 0
4. Boort ...	Wm. Gordon Laidlaw and Richd. Gibson ...	16 0 0

## RENTS OF RUNS—continued.

Run.	Occupier.	Amount payable for half-year ending 31st Dec. 1883.
		£ s. d.
CASTLEMAINE DISTRICT—continued.		
5. Brenanah ...	Jno. and Geo. and David Coutts	89 10 0
6. Buckrabanyulo ...	Ewen Stewart ...	21 0 0
7. Coyurah Springs ...	Jno. and Geo. and David and Robt. Coutts	89 15 0
8. Dunach Forest ...	Jas. and Robt. Nichol ...	6 0 0
9. East Charlton ...	Thos. James Nankivell ...	16 0 0
10. East Loddon ...	Jno. Ettershank ...	26 0 0
11. Edgar's Plains ...	Ernest Herbert Alfrey ...	9 15 0
12. Glenmona ...	Thos. Abbot ...	19 15 0
13. Kingarara Creek ...	Wm. Sloane and Robt. Jonathan Jeffray	9 2 6
14. Lamplough ...	Oriental Bank Corporation	26 0 0
15. Lamplough B ...	Oriental Bank Corporation	43 10 0
16. Leaghur ...	Alex. McMillan and Jno. Boyd McDonald	36 10 0
17. Maiden Hills ...	Oriental Bank Corporation	51 0 0
18. Meran ...	Donald Cameron...	58 0 0
19. Mering Lake, or Combatoock ...	Donald Cameron...	90 5 0
20. Norwood ...	Alfred Joyce ...	21 0 0
21. Powlett's Plains ...	Jno. and Geo. and David Coutts	*21 0 0
22. Reedy Lake ...	Lionel Fairley ...	63 10 0
23. Richmond Plains ...	Henry Gore ...	22 17 6
24. Sandy Creek ...	Wm. Sloane and Robt. Jeffray	32 5 0
25. Spring Bank East ...	Wm. Fanning and Thos. Jas. Nankivell	8 10 0
26. Spring Hill ...	Henry Gore ...	*56 0 0
27. Torpichen ...	Samuel Rinder ...	23 10 0
28. Woodstock ...	Oriental Bank Corporation	2 10 0
29. Yawong Springs ...	New Zealand and Australian Land Co. Limited	19 15 0

## Under The Land Act 1869.

30. Kingower North ...	William Walker ...	16	0 0
------------------------	--------------------	----	-----

## ECHUCA DISTRICT.

1. Bailieston ...	Alexander Cameron ...	51	0 0
2. Burnewang West ...	Wm. Moffatt ...	13	10 0
3. Compton's Creek ...	Fras. Robertson ...	76	0 0
4. Duck Swamp ...	Richd. Goldsbrough and David Moller Parker	8	10 0
5. Gobareep ...	James Blackwood and Charles Ibbotson	11	0 0
6. Gunbower ...	Salathiel Booth ...	21	0 0
7. Mount Campbell ...	Charles Perry Davis ...	54	0 0
8. Mount Pleasant ...	Geo. McRobert and Alex. McRobert	4	15 0
9. Moorabee ...	R. Goldsbrough and Co. Limited	21	0 0
10. Pine Grove West ...	Jas. Henry Wheeler ...	13	10 0
11. Serpentine ...	Jno. Matheson ...	17	0 0
12. St. Germain's ...	Jas. MacBain ...	12	5 0
13. Tandarra ...	James Blackwood and Charles Ibbotson	6	0 0
14. Terriek Terriek ...	Alfred F. Kelly ...	8	10 0
15. Terriek Terriek East ...	Obediah Edwick ...	3	10 0
16. Terriek Terriek West ...	Wm. John Turner Clarke ...	6	0 0
17. Terriek Terriek Plains ...	J. J. Jewell ...	9	10 0
18. Turrumbarry West ...	The Trust and Agency Company of Australasia Limited	53	10 0
19. Turrumbarry East ...	The Trust and Agency Company of Australasia Limited	16	0 0
20. Tragowel ...	Edwd. Holloway ...	*6	10 0
21. Waranga Park ...	Wm. Gunn ...	38	10 0
22. Wyuna ...	John Finlay ...	8	10 0

## GIPPSLAND NORTH DISTRICT.

1. Bendock ...	Thos. Allwright Dibbs ...	11	17 6
2. Castleburn ...	Jno. McDonald and Peter Long	32	5 0
3. Cuigmundi ...	Murdoch McIntosh ...	38	10 0
4. Dargo ...	Denis Conolly and Jno. Whitbourne	27	5 0
5. Deddick ...	John S. Honsleigh ...	51	0 0
6. Deighton East ...	Wm. Taylor ...	17	15 0
7. Deighton West ...	John Merry ...	38	10 0
8. Eagle Vale ...	Bank of Victoria ...	35	7 6
9. Emu Vale ...	Bank of Australasia ...	17	5 0
10. Fiddler's Creek ...	Fred. Fenton ...	22	5 0
11. Glenaladale South ...	Jas. McFarland ...	32	5 0
12. Kirkenong ...	Benjamin Allen ...	21	0 0
13. Little River ...	Edward O'Rourke ...	26	0 0
14. Lindenow ...	John Digby Smith and Jno. Davison Smith	8	0 0
15. Normeralla, or Lockend ...	Sir W. J. Clarke, Bart. ...	23	10 0
16. Orbost ...	Sir W. J. Clarke, Bart. ...	40	7 6

## RENTS OF RUNS—continued.

Run.	Occupier.	Amount payable for half-year ending 31st Dec. 1883.
		£ s. d.
GIPPSLAND NORTH DISTRICT—continued.		
17. Rosenenth ...	Annabella Campbell Buchanan	31 0 0
18. Sandy Creek North ...	Patrick Brennan...	58 10 0
19. Sandy Creek South ...	Patrick Brennan	58 10 0
20. Strathfieldsaye ...	Wm. Henderson Disher	*39 15 0
21. Swan Reach ...	Patrick O'Brien	11 0 0
22. Tabbarabarra ...	Bank of Australasia	26 0 0
23. Wangerbill ...	Henry Kesterton	19 15 0

## Under The Land Act 1869.

24. Bencruachan North ...	Edwd. Riggall ...	11	0 0
25. Carlingford ...	John Whitbourne ...	16	0 0
26. Cuigmundi West ...	M. McIntosh ...	6	0 0
27. Dargo High Plain ...	W. H. Morgan and Co. ...	18	10 0
28. Goonegrah ...	Reed and Lock ...	11	0 0
29. Marathon ...	Danl. Scott and Jas. Reeves	16	0 0
30. Marlow ...	J. Stirling ...	11	0 0
31. Mibost ...	Frances H. Smallman ...	8	10 0
32. Mount Taylor ...	John Hamilton and Fredk. Michl. Humphreys	13	10 0
33. Murthill ...	E. Crooke ...	11	0 0
34. Sandy's Creek ...	Bank of Australasia ...	21	0 0
35. Tibbut ...	Margaret M. Smith ...	76	0 0
36. Wonnangatta ...	J. Pender and W. Bryce ...	26	0 0
37. Yildersley ...	Sir W. J. Clarke, Bart. ...	13	10 0

## GIPPSLAND SOUTH DISTRICT.

1. Agnes River ...	Wm. Morgan and Neils Christensen	16	12 6
2. Bruthen Creek ...	James Kourke ...	13	10 0
3. Donnybrook ...	Wm. Suffield Hill ...	9	15 0
4. Erin Vale ...	Peter Clement ...	12	7 6
5. Gannan Creek ...	Patk. Brennan ...	17	5 0
6. Glencoe ...	John Campbell ...	11	2 6
7. Holy Plains ...	Edwd. Crooke ...	16	0 0
8. Maryville ...	Fredk. Rowe ...	13	10 0
9. Merton ...	Bank of Australasia ...	8	10 0
10. Merton Rush ...	Bank of Australasia ...	9	15 0
11. Mountain Glen ...	George Frederick Lloyd ...	10	10 0
12. Prospect West ...	Peter Clement ...	26	0 0
13. Scrubby Forest ...	Wm. Hellier and George Firman	9	15 0
14. Shallow Inlet ...	George Black ...	23	10 0
15. Sunville ...	Ignatius Keogh ...	*24	0 0
16. Sydney Cottage ...	Benjamin Taylor ...	11	0 0
17. Tanjil ...	Jno. Campbell ...	15	7 6
18. Tanjil Hills ...	Alfred Charles Ibbotson ...	19	15 0
19. Traralgon West ...	Fredk. Rowe ...	17	5 0
20. Warrigal Creek ...	Patk. Brennan ...	32	5 0
21. Warrigal Creek A ...	Ignatius Keogh ...	26	0 0
22. Wilson's Promontory ...	David Fraser ...	19	15 0
23. Woodside ...	Patk. Brennan ...	8	10 0

## Under The Land Act 1869.

24. Hill End ...	Wm. Morrison ...	8	10 0
25. Snugborough ...	Wm. Lyons ...	21	0 0

## GISBORNE DISTRICT.

1. Acheron ...	Murray and Strachan ...	58	10 0
2. Balham Hill ...	Richard Goldsbrough and Hugh Parker	22	5 0
3. Clonbinano ...	Malcolm Kenneth McKenzie	32	0 0
4. Doogalook ...	John Bannerman Hamilton	26	0 0
5. Flowerdale ...	Donald Ferguson ...	*29	11 0
6. Glenburn ...	Richd. Goldsbrough and Hugh Parker	61	0 0
7. Kimbolton ...	Andw. O'Keefe ...	28	10 0
8. Major's Line ...	Fras. Robertson ...	61	0 0
9. Major Mitchell's Creek ...	Fras. Robertson ...	77	0 0
10. Murrindindi East ...	Duncan McLeish ...	76	0 0
11. Northwood ...	Fras. Robertson ...	26	0 0
12. Reedy Creek ...	Malcolm Kenneth McKenzie	56	0 0
13. Riversdale No. 2 ...	Samuel Allardice ...	*8	10 0
14. Running Creek ...	Malcolm Kenneth McKenzie	43	10 0
15. Sunday Creek ...	Malcolm Kenneth McKenzie	12	5 0
16. Tallarook ...	Colin Alexr. McKenzie ...	*43	10 0
17. Tarwell ...	Catherine Pattison ...	26	0 0
18. The Den ...	Hy. and Jno. Jarrett ...	6	0 0
19. Tourbourie ...	Peter Cooper ...	101	0 0

## Under The Land Act 1869.

20. Borothat West ...	Edwd. Kelly ...	3	10 0
21. Riversdale No. 1 ...	Colin Ross ...	8	10 0
22. Whanegarwen ...	D. McRae ...	2	5 0

## GRANT DISTRICT.

## Under The Land Act 1869.

1. Bungal ...	Thos. McGillivray ...	17	13 0
2. Moonlight Head ...	Peter McArthur and Hugh Gibson	11	0 0

## RENTS OF RUNS—continued.

Run.	Occupier.	Amount payable for half-year ending 31st Dec. 1883.	£ s. d.
<b>MELBOURNE DISTRICT.</b>			
1. Balla-balla	Alex. McLean Hunter	4 15 0	
2. Cape Schanck	John Barker	8 10 0	
3. French Island	Wm. Sloane and R. J. Jeffray	*88 10 0	
4. Ghin-ghin Bean	Ralph Brunt	4 6 0	
5. Gulph No. 2	Wm. Bell	17 5 0	
6. Quail Island	Alex. McLean Hunter	8 10 0	
7. Solitude	Henry Bamfield and Thos. Hatswell	26 0 0	
8. Torbinnurruck	George Poole	7 5 0	
<b>Under The Land Act 1869.</b>			
9. Cannibal Creek	David Lamb Robertson	7 0 0	
10. Foynes	Warren Hastings Brown and Thos. B. Hunt	8 10 0	
<b>ONEO DISTRICT.</b>			
1. Biggerio	Bank of Australasia	44 15 0	
2. Bindi	Wm. Wilson, and John Geo. Dougharty	*46 0 0	
3. Bynnomongee	Eliza Worcester, Geo. Gray, and Bigitina Higgins	32 5 0	
4. Cassilis	Andw. Martin	38 10 0	
5. Cobungra East	Hans Maass and Richd. King	19 15 0	
6. Cobungra West	Jas. Parslow	19 15 0	
7. Curryong	Sydney Grandison Watson	12 2 6	
8. Ensay	John Campbell	222 5 0	
9. Gelantiby	Henry Ricketson	*138 10 0	
10. Glenmore	Henry Grange Biggs	13 10 0	
11. Gravels	Thos. Beaumont Waters	17 7 6	
12. Junction Meadows	John Whitehead	2 5 0	
13. Mount Tabor	M. Crawford and J. D. Carmody	16 15 0	
14. Suggan Buggan	Edwd. O'Rourke	26 0 0	
15. Thowgola	Thomas Connelly	23 10 0	
16. Tongemongee	Wm. Wilson and John Geo. Dougharty	*68 13 6	
17. Towong	James Findley	26 0 0	
18. Wingelgoodbin	James Thompson and Edwd. O'Rourke	26 0 0	
19. Woolgoomerang	Edward O'Rourke	32 5 0	
<b>Under The Land Act 1869.</b>			
20. Buemba	John Murphy	11 0 0	
21. Ingregoodbie	Christopher O'Rourke	11 0 0	
22. Limestone	J. Pendergast	16 0 0	
23. Nunniong	W. and F. Lowe	11 0 0	
<b>PORTLAND DISTRICT.</b>			
1. Argyle	Thos. Carmichael	*91 0 0	
2. Ascott Heath	Jno. Philip	44 15 0	
3. Bogalan	Geo. Robertson Patterson	38 10 0	
4. Breakfast Creek	David Aitken	6 0 0	
5. Dergholm	Jas. Simson, Joseph Clarke, and Robt. C. Read, as exors. for late Chas. Simson	212 5 0	
6. Dorodong Creek	Wm. McPherson	94 15 0	
7. Dunrobin	William Murray	*18 15 0	
8. Ellangowan	Jno. Ralston Learmonth	*12 13 0	
9. Ettrick	Sir W. J. Clarke, Bart.	*8 4 6	
10. Fitzroy River	Malcolm Cameron	9 15 0	
11. Fox Hall	South Australian Land, Mortgage, and Agency Co., Limited	107 5 0	
12. Heathfield	Ambrose Willcock Walters	157 5 0	
13. Kalabro or Rokeby	Mary Margaret McKinnon	31 0 0	
14. Kangaroo	Henry Miller	18 10 0	
15. Mount Napier	John Matheson	8 10 0	
16. Nangeela	Colonial Bank	16 0 0	
17. Nangwarry	Robt. Gardiner	38 10 0	
18. Refuge	Geo. Carmichael	53 10 0	
19. Rifle Downs	Bank of Victoria	176 0 0	
20. Rifle Ranges	Archibald Johnson	82 5 0	
21. Roseneath	Jas. Simson, Jos. Clarke, and Robt. C. Read, as exors. of the late Chas. Simson	26 0 0	
22. St. Helens	Sir W. J. Clarke, Bart.	13 0 0	
23. Spring Bank	Alexr. Sutherland Murray	*41 12 6	
24. Strathdownie East	Henry Miller	61 0 0	
25. Sutledge	Robt. Melville Gardiner and Abram Gardiner	82 5 0	
26. Tahara	Archibald Johnson	1 8 6	
27. Tullick	James C. Hamilton	*66 0 0	
28. Woodford	Thos. McKellar	48 10 0	
<b>SETTLED DISTRICTS.</b>			
1. Glenvale	Margaret Gibbs	16 0 0	
2. Glenampile	Hugh Hamilton Gibson	13 10 0	
3. Ironbark Ranges	A. R. Blackwood and Jas. Aitken	19 15 0	
4. Lake Tyers and Snowy River	Wm. Roadknight, sen., and Thos. Telfer Stirling	51 0 0	
5. Monbeong	Alexr. Campbell McFarlane	27 5 0	
6. Port Campbell	Peter McArthur	9 0 0	

## RENTS OF RUNS—continued.

Run.	Occupier.	Amount payable for half-year ending 31st Dec. 1883.	£ s. d.
<b>SETTLED DISTRICT—continued.</b>			
7. Powlett South	Geo. Jno. Sims	26 0 0	
8. Prospect East	Peter Clement	13 10 0	
9. Sandy Point	David Fraser	19 15 0	
10. South Beach	Andrew White	10 10 0	
11. Tarwin East	George Black	*13 10 0	
12. Tarwin West	George Black	4 15 0	
13. Toluncon	George Black	5 7 6	
14. Trenton Valley	Henry Bodman	13 10 0	
15. Warrigall Creek	Ignatius Keogh	19 0 0	
16. Yanakie	Jno. David McHaffie	126 0 0	
17. Sections, Alberton	Stratton, Rickard, and Co.	26 0 0	
18. Sections, Cape Lip-trap	George Black	19 15 0	
<b>Under The Land Act 1869.</b>			
19. Cherrytree Flat	Ignatius Keogh	6 0 0	
<b>SWAN HILL DISTRICT.</b>			
1. Bael-bael	Salathiel Booth	158 10 0	
2. Benetook	Henry Charles Swan and Alex. McEdward	51 0 0	
3. Cow	Dugald Macpherson	62 15 0	
4. Cowra	William Crozier	203 19 0	
5. Culluleraie Lower	Jas. Francis Cudmore and Robt. Barr Smith	38 10 0	
6. Culluleraie Upper	Arthur Crozier	74 6 8	
7. Culnine Lower	Jas. Francis Cudmore and Robt. Barr Smith	57 5 0	
8. Culnine Upper	John Crozier	221 0 0	
9. Curyo North	Valentine Nott Mogg	19 15 0	
10. Currumbit	Dond. Cameron	27 5 0	
11. Duddo	Dugald Macpherson	26 0 0	
12. Gerahmin	Richd. Goldsborough and David Mellor Parker	44 15 0	
13. Irymple	Frederick Augustus Grant and Alex. McEdward	38 10 0	
14. Kidd's Station	William Dean and Alexander McEdward	163 10 0	
15. Lalbert	Robt. Gravenor Wood	203 10 0	
16. Lindsay Island	Jas. Francis Cudmore and Robt. Barr Smith	101 0 0	
17. Mildura	Frederick A. Grant and Alex. McEdward	176 0 0	
18. Pental Island	Wm. Wood and Robt. Gravenor Wood	213 10 0	
19. Raak	Henry Miller	38 10 0	
20. Ross Plains	Wm. McDonald	8 10 0	
21. Springfield	Alexr. Cameron	155 10 0	
22. Swan Hill	Margaret Beveridge	179 15 0	
23. Tarackna	Elliot Crozier	94 15 0	
24. Tittibong	Wm. Wood	51 0 0	
25. Towaninnie	John Finlay	13 6 0	
26. Tyrell, or Astleys	Joseph Mack	226 0 0	
27. Tyntyndia	Margaret Beveridge	94 0 0	
28. Ultima	Dond. Cameron	51 0 0	
29. Watermeit	Jas. Francis Cudmore and Robt. Barr Smith	76 0 0	
30. Woolwoola	Jas. Francis Cudmore and Robt. Barr Smith	126 0 0	
<b>Under The Land Act 1869.</b>			
31. Bagshot Heath	New Zealand Loan and Mercantile Agency Co.	26 0 0	
32. Mildura South	William Dean and Alexander McEdward	13 10 0	
<b>WARRNAMBOOL DISTRICT.</b>			
1. Buckley's Creek East	Andrew Lyell, Jno. Denovan Gowan, Wm. Crellin, and Geo. Harne	26 0 0	
2. Nerrin-nerrin	John McPherson	2 5 0	
3. Squattlesmero	John Nicolson	65 12 6	
4. Terrinallum	John Cumming	2 5 0	
<b>WIMMERA EAST DISTRICT.</b>			
1. Amphitheatre	Bank of Victoria	76 0 0	
2. Ashens	Albert Austin and Wm. Hose Bullivant	9 15 0	
3. Avoca or Wyche-praff	Robert Moffatt	6 0 0	
4. Avoca Forest	Henry Poleman Vanrenen	14 15 0	
5. Bolangum	Andrew Anderson	19 15 0	
6. Corack North	Saml. Cowan Craig	11 0 0	
7. Cooltorsa	Wm. Sloane and Robt. Jonathan Jeffray	3 10 0	
8. Daliamong	Alex. Cameron	76 0 0	
9. Decameron	Walter Williamson, Jas. Grice, and Wm. Henry Alston	63 10 0	
10. Emerald Flat	Wm. Sloane and Robt. J. Jeffray	12 0 0	
11. Glendhu	John Wilson	26 0 0	
12. Glenwyllan	Duncan McKellar	144 12 6	
13. Junction, or Glenlogie	Walter Williamson, Jas. Grice, and Wm. Henry Alston	8 10 0	

## RENTS OF RUNS—continued.

Run.	Occupier.	Amount payable for half-year ending 31st Dec. 1883.	£ s. d.
WIMMERA EAST DISTRICT—continued.			
14. Kirkwood ...	Albert Austin and Wm. Hose Bullivant	3 10 0	
15. Longerenong ...	Albert Austin and Wm. Hose Bullivant	*5 15 0	
16. Maribed North ...	Jno., Wm., David, Jas., and Alexr. Gumming	76 0 0	
17. Marma Downs ...	Albert Austin and Wm. Hose Bullivant	21 0 0	
18. Mountain Creek ...	Wm. Sloane and Robt. Jonathan Jeffray	*120 0 0	
19. Morton Plains ...	Edwd. Simmons	*63 10 0	
20. Mount Teddington	Wm. Sloane and Robt. J. Jeffray	53 10 0	
21. Moyreisk ...	Wm. Sloane and R. J. Jeffray	37 0 0	
22. Navarre ...	Andw. Jas. Brown	101 0 0	
23. Plains of Thalia ...	John Finlay	19 5 0	
24. Ramsbottom ...	Andrew Anderson	88 10 0	
25. Ranges ...	Michl. Egan	8 10 0	
26. Rich Avon East ...	Thos. Guthrie	4 15 0	
27. Strathfillan ...	Alex. Cameron	*116 5 0	
28. St. Helens ...	Albert Austin and Wm. Hose Bullivant	11 0 0	
29. Swanwater South ...	Valentine Nott Mogg	13 10 0	
30. Tottington ...	Andrew Anderson	38 10 0	
31. Watchem ...	Edwd. Simmons	15 10 0	
32. West Charlton ...	Jno. Bell Chirnside	38 10 0	
33. Wirumburchip ...	Valentine Nott Mogg	31 0 0	
34. Woodlands North and South	Jno. Wilson	*26 0 0	
35. Wooranook West	Jno. Bell Chirnside	1 12 6	
36. Yawong ...	New Zealand and Australian Land Co., Limited	16 0 0	

## WIMMERA WEST DISTRICT.

1. Allanvale ...	Andrew Scott, jun.	41 0 0
2. Arapiles ...	Alexander Wilson	9 0 0
3. Barton ...	James Robbie	88 10 0
4. Barongarong ...	The South Australian Land, Mortgage, and Agency Co. Limited	123 10 0
5. Beewar North ...	John Brown Broughton	38 0 0
6. Beewar South ...	John Brown Broughton	31 0 0
7. Benyeo ...	Jas. Affleck and Adam Gordon Laidlaw	*170 7 6
8. Bochara ...	Jas. Trangmar	1 10 0
9. Brim Spring ...	Saml. and Wm. James, and Jno. Chas. Carter	185 7 6
10. Buckle Kuppel ...	Geo. Robertson Patterson	18 10 0
11. Chetwynd ...	Archd. Johnson	101 0 0
12. Congongella ...	Fredk. Gonnerman Dalgety and Chas. Ibbotson	*31 0 0
13. Cove ...	Dond. and Nichol McLellan	*37 14 0
14. Darragan ...	Alexander Wilson	48 10 0
15. Elderslie ...	William Shiels, Alexander McEdward and John Robertson as executors for the late John Robertson	78 10 0
16. Glenmire ...	William Nolan	59 15 0
17. Glenisla North and South	Saml. and Wm. James and Jno. Chas. Carter	476 0 0
18. Gringegalgona ...	Duncan Robertson	6 0 0
19. Hilgay ...	John Macinnes	1 16 0
20. Irrewarra ...	Jane Simmons	119 15 0
21. Kenilworth North	Wm. Sloane and Robt. Jonathan Jeffray	7 5 0
22. Kewel ...	Jno. Powell and Jas. Powell	38 10 0
23. Koolomert ...	Edward Willis	4 2 6
24. Lake Wallace South	Jas. Laidlaw	221 12 6
25. Lake Bringalbart	Jas. Chas. Hamilton	*251 0 0
26. Lake Paddock ...	Geo. Robertson Patterson	9 0 0
27. La Rose and Lexington	Alexr. Wilson and Jas. Williamson	281 0 0
28. Ledcourt ...	Alexander Wilson and James Williamson	*158 10 0
29. Lockhart ...	Jas. Robertson	205 0 0
30. Longlands ...	Richd. Brown Broughton and G. A. Broughton	11 0 0
31. Maryvale ...	Robt. Matheson	154 15 0
32. Melville Forest ...	Walter Laidlaw	6 0 0
33. Moray West ...	Jas. Robertson	51 0 0
34. Moora-moora ...	Carter Bros.	251 0 0
35. Moorlang ...	Grice, Sumner and Co.	9 0 0
36. Mount Elgin ...	Jno. Macinnes	48 10 0
37. Murrindara ...	Walter Laidlaw	232 17 6
38. Nateyip South ...	Fras. Patk. Hines	19 15 0
39. Newlands ...	Walter Laidlaw and Christina Gordon	*88 10 0
40. Newhapper ...	Fras. Patk. Hines	*28 0 0
41. Newington ...	Henry Miller	88 10 0
42. Nihil ...	Dugald McPherson	*26 0 0
43. Ozenkadnook ...	Jas. Chas. Hamilton	*121 0 0
44. Polkemmet ...	Robert Calder	8 10 0
45. Rosebank ...	John Curtayne and Thos. Guthrie	*134 15 0

## RENTS OF RUNS—continued.

Run.	Occupier.	Amount payable for half-year ending 31st Dec. 1883.	£ s. d.
WIMMERA WEST DISTRICT—continued.			
46. Rosebrook ...	Saml. and Wm. Jas. and John Chas. Carter	279 15 0	
47. Second Kout Narin	Richard Brown Broughton	65 5 0	
48. Six-mile Creek ...	Jno. Wilson	16 0 0	
49. Swinton ...	Albert Austin and Wm. Hose Bullivant	26 0 0	
50. Tattiyara ...	Wm. Cockburn Messer	7 5 0	
51. Ulswater ...	Robert Matheson	116 15 0	
52. Upper Regions ...	Robt. Lewis Bell	17 5 0	
53. Vectis ...	Alexander Wilson	21 0 0	
54. Victoria Lagoon ...	Thos. and Andw. Chirnside	*33 10 0	
55. Warracknabeal East	Robt. Scott	23 10 0	
56. Warracknabeal West	Andw. Scott	23 10 0	
57. Wortook ...	Saml. and Willm. Jas. and Jno. Chas. Carter	44 10 0	
58. Woodburne ...	Owen O'Reilly	8 10 0	
59. Yan Yip ...	Wm. Cockburn Messer	17 5 0	
60. Yan Yip North ...	Wm. Cockburn Messer	18 10 0	
61. Yat Nat	Thos. Skene and John McKellar	18 10 0	
62. Yat Nat A ...	James Blackwood and Robert Jonathan Jeffray	270 0 0	
Under The Land Act 1869.			
63. Nekeeya ...	Jno. Martin Bows	6 0 0	
64. Lisdillen ...	Dond. and Nicol McLellan	11 0 0	

## APPROACHING LAND SALES.

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

	No. of Gazette.		No. of Gazette.
Casterton—		Melbourne (continued)—	
Friday, 28 December	117	Monday, 31 December	119
Charlton—		Tuesday, 15 Jan. 1884	126
Tuesday, 18 Dec.	114	Palmerston (Port Albert)—	
Echuca—		Thursday, 13 Dec.	111
Monday, 31 December	119	Seymour—	
Hamilton—		Monday, 31 December	119
Thursday, 27 Dec.	117	Smythesdale—	
Horsham—		Friday, 28 December	117
Friday, 28 December	117	Wangaratta—	
Tuesday, 15 Jan. 1884	126	Tuesday, 18 December	108
Melbourne—		Warrnambool—	
Tuesday, 18 Dec.	114	Monday, 31 December	119
Friday, 21 December	114		

\* Detailed particulars published in this number of Gazette.  
Lands and Survey Office, Melbourne.

## SALES (Nos. 6014 AND 6015) 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.

A. L. TUCKER,

Commissioner of Crown Lands and Survey.

Office of Lands and Survey,  
Melbourne, 12th December 1883.

HORSHAM.—Sale (No. 6014), at ELEVEN o'clock a.m. on TUESDAY, the 15th JANUARY 1884, at the COURT HOUSE, Horsham. To be conducted by the LAND OFFICER.

## TOWN LOTS.

NORADJUHA, PARISH OF LOWAN, COUNTY OF LOWAN.

On the road to Natimuk.

Upset price 4/ per lot.—Charge for survey 1/.

- Lot 1. Area 2r., allotment 1, section 5.  
Lot 2. Area 2r., allotment 2, section 5.  
Lot 3. Area 2r., allotment 3, section 5.  
Lot 4. Area 2r., allotment 4, section 5.

- Lot 5. Area 2r., allotment 5, section 5.  
 Lot 6. Area 2r., allotment 6, section 5.  
 Lot 7. Area 2r., allotment 7, section 5.  
 Lot 8. Area 2r., allotment 8, section 5.

#### NORADJUHA, PARISH OF DARRAGAN, COUNTY OF LOWAN.

*On the road to Natimuk.*

- Upset price 4l. per lot.—Charge for survey 1l.  
 Lot 9. Area 1r. 293-10p., allotment 1, section 6.  
 Lot 10. Area 1r. 293-10p., allotment 2, section 6.  
 Lot 11. Area 2r., allotment 3, section 6.  
 Lot 12. Area 2r., allotment 4, section 6.  
 Lot 13. Area 2r., allotment 5, section 6.  
 Lot 14. Area 1r. 269-10p., allotment 6, section 6.  
 Lot 15. Area 1r. 17p., allotment 7, section 6.  
 Lot 16. Area 1r. 30p., allotment 8, section 6.  
 Lot 17. Area 2r., allotment 1, section 7.  
 Lot 18. Area 2r., allotment 2, section 7.  
 Lot 19. Area 2r., allotment 3, section 7.  
 Lot 20. Area 2r., allotment 4, section 7.  
 Lot 21. Area 2r., allotment 5, section 7.  
 Lot 22. Area 2r., allotment 6, section 7.  
 Lot 23. Area 2r., allotment 7, section 7.  
 Lot 24. Area 2r., allotment 8, section 7.  
 Lot 25. Area 2r., allotment 9, section 7.  
 Lot 26. Area 2r., allotment 10, section 7.  
 Lot 27. Area 2r., allotment 1, section 8.  
 Lot 28. Area 2r., allotment 2, section 8.  
 Lot 29. Area 2r., allotment 3, section 8.  
 Lot 30. Area 2r., allotment 4, section 8.  
 Lot 31. Area 2r., allotment 5, section 8.  
 Lot 32. Area 2r., allotment 6, section 8.  
 Lot 33. Area 2r., allotment 7, section 8.  
 Lot 34. Area 2r., allotment 8, section 8.  
 Lot 35. Area 2r., allotment 9, section 8.  
 Lot 36. Area 2r., allotment 10, section 8.

#### SUBURBAN LOTS.

##### PARISH OF LOWAN, COUNTY OF LOWAN.

*Adjoining the township of Noradjuha.*

- Upset price 4l. per acre.—Charge for survey 1l.  
 Lot 37. Area 2a. 2r. 2p., allotment 1.  
 Lot 38. Area 3a. 3r. 25p., allotment 2.  
 Lot 39. Area 5a. 2r. 19p., allotment 3.  
 Lot 40. Area 10a., allotment 4.  
 Lot 41. Area 10a., allotment 5.  
 Lot 42. Area 10a., allotment 6.  
 Lot 43. Area 1a. 3r. 19p., allotment 7.  
 Lot 44. Area 4a. 3r. 8p., allotment 8.  
 Lot 45. Area 5a. 1r. 38p., allotment 9.  
 Lot 46. Area 3a. 2r. 2p., allotment 10.  
 Lot 47. Area 5a. 0r. 11p., allotment 11.  
 Lot 48. Area 9a. 3r. 29p., allotment 12.  
 Lot 49. Area 10a. 0r. 31p., allotment 13.  
 Lot 50. Area 10a. 0r. 31p., allotment 14.

#### TOWN LOTS.

##### SOUTH MELBOURNE, PARISH OF SOUTH MELBOURNE, COUNTY OF BOURKE.

*On Beaconsfield parade, between Mills and McGregor streets.*

- Upset price 3s. per foot.—Charge for survey 1l.  
 Lot 1. Area 26p., allotment 2, section 89. 33 feet frontage.  
 Lot 2. Area 25 8-10p., allotment 4, section 89. 33 feet frontage.  
 Lot 3. Area 25 8-10p., allotment 6, section 89. 33 feet frontage.  
 Lot 4. Area 25 3-10p., allotment 8, section 89. 33 feet frontage.  
 Lot 5. Area 25 1-10p., allotment 10, section 89. 33 feet frontage.  
 Lot 6. Area 24 8-10p., allotment 12, section 89. 33 feet frontage.  
 Lot 7. Area 24 6-10p., allotment 14, section 89. 33 feet frontage.  
 Lot 8. Area 24p., allotment 2, section 90. 33 feet frontage.  
 Lot 9. Area 23 7-10p., allotment 4, section 90. 33 feet frontage.  
 Lot 10. Area 23 5-10p., allotment 6, section 90. 33 feet frontage.  
 Lot 11. Area 23 3-10p., allotment 8, section 90. 33 feet frontage.  
 Lot 12. Area 23p., allotment 10, section 90. 33 feet frontage.  
 Lot 13. Area 22 8-10p., allotment 12, section 90. 33 feet frontage.  
 Lot 14. Area 22 5-10p., allotment 14, section 90. 33 feet frontage.  
 Lot 15. Area 25 4-10p., allotment 2, section 91. 33 feet frontage.  
 Lot 16. Area 25 1-10p., allotment 4, section 91. 33 feet frontage.  
 Lot 17. Area 24 9-10p., allotment 6, section 91. 33 feet frontage.  
 Lot 18. Area 24 6-10p., allotment 8, section 91. 33 feet frontage.  
 Lot 19. Area 24 4-10p., allotment 10, section 91. 33 feet frontage.  
 Lot 20. Area 21 1-10p., allotment 12, section 91. 33 feet frontage.  
 Lot 21. Area 23 9-10p., allotment 14, section 91. 33 feet frontage.  
 Lot 22. Area 23 3-10p., allotment 2, section 92. 33 feet frontage.  
 Lot 23. Area 23p., allotment 4, section 92. 33 feet frontage.

- Lot 24. Area 22 8-10p., allotment 6, section 92. 33 feet frontage.  
 Lot 25. Area 22 5-10p., allotment 8, section 92. 33 feet frontage.  
 Lot 26. Area 22 3-10p., allotment 10, section 92. 33 feet frontage.  
 Lot 27. Area 22p., allotment 12, section 92. 33 feet frontage.  
 Lot 28. Area 21 8-10p., allotment 14, section 92. 33 feet frontage.  
 Lot 29. Area 21 2-10p., allotment 2, section 93. 33 feet frontage.  
 Lot 30. Area 21p., allotment 4, section 93. 33 feet frontage.  
 Lot 31. Area 20 7-10p., allotment 6, section 93. 33 feet frontage.  
 Lot 32. Area 22 5-10p., allotment 8, section 93. 33 feet frontage.  
 Lot 33. Area 22 2-10p., allotment 10, section 93. 33 feet frontage.  
 Lot 34. Area 22p., allotment 12, section 93. 33 feet frontage.

#### 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 10 December 1883.*

BANGERANG AND NULLAN—Site for Conservation of Water, also withheld from sale, leasing, and licensing, and excepted from occupation for residence or business under any miner's right or business license.—Thirty-eight acres three roods, county of Borung, parishes of Bangerang and Nullan, in the two separate portions hereinafter described, viz.:—Thirty acres, parish of Bangerang, being allotment 14: Commencing at the south-west angle of allotment 12; bounded thence by a road bearing west twelve chains fifty links; thence by allotment 13 bearing north seventeen chains and east twelve chains fifty links; and thence by allotment 12, aforesaid, bearing south seventeen chains to the point of commencement:—

And eight acres three roods, parish of Nullan, being allotment 5: Commencing at the north-east angle of the allotment; bounded thence by allotment 4, bearing south seven chains, west twelve chains fifty links, and north seven chains; and thence by a road bearing east twelve chains fifty links to the point of commencement. The bearings are from the true meridian.—(B.658(1) & (N.122(4)) (83.C.37912.)

CANNUM—Site for Public purposes (State School), 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.—Five acres, county of Borung, parish of Cannum, being part of allotment 65: Commencing at a point bearing S. 0° 9' W. two chains sixty-nine links from the north-east angle of the allotment; bounded thence by roads bearing respectively S. 0° 9' W. five chains, N. 89° 51' W. ten chains, N. 0° 9' E. five chains, and S. 89° 51' E. ten chains to the point of commencement. The bearings are from the true meridian.—(C.417(1) (83.E.7127.)

HORSHAM—Site for Fire Brigade Station, being portion of the site temporarily reserved for Public buildings by Order of the 19th February 1877, 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.—Twenty-seven perches and a half, county of Borung, municipal district of Horsham, situate in section 7: Commencing at the north-west angle of the Water Supply Reserve; bounded thence by that reserve bearing south two chains thirty links and east one chain three links; thence by the State school reserve bearing south thirty-four links; thence by the Court House reserve bearing west one chain fifty-five links; thence by a right-of-way bearing north two chains sixty-four links; and thence by McLachlan street bearing east fifty-two links to the point of commencement. The bearings are from the true meridian.—(H.91(1) (83.P.14138.)

NULLAN.—Site for Conservation of Water, also withheld from sale, leasing, and licensing, and excepted from occupation for residence or business under any miner's right or business license.—Thirty acres, county of Borung, parish of Nullan, being allotment 68: Commencing at the south-west angle of the site; being a point bearing north seven chains seventy-six links from the north-west angle of allotment 70; bounded thence by a road bearing north sixteen chains sixty-seven links; thence by a line and allotment 69 bearing east eighteen chains; and thence by the last-mentioned allotment bearing south sixteen chains sixty-seven links and west eighteen chains to the point of commencement. The bearings are from the true meridian.—(N.122(4) (83.C.37859.)

NULLAN.—Site for Conservation of Water, also withheld from sale, leasing, and licensing, and excepted from occupation for residence or business under any miner's right or business license.—Fifty-nine acres three roods thirty-three perches, county of Borung, parish of Nullan, being allotment 84: Commencing at the north-west angle of allotment 86; bounded thence by a road bearing north twenty-six chains; thence by allotment 83 bearing east twenty-three chains six links, and by that allotment and allotment 85, bearing south twenty-six chains; and thence by allotment 86, aforesaid, bearing west twenty-three chains six links to the point of commencement. The bearings are from the true meridian.—(N.122(4) (83.C.37860.)

30.0.0.

21.1.0

83.0

**POMBORNEIT.**—Site for Railway 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.—Ten acres, county of Heytesbury, parish Pomborneit, being allotment 40b<sup>1</sup>: Commencing at the north-west angle of allotment 41; bounded thence by that allotment bearing south ten chains fourteen links; thence by allotment 40b<sup>1</sup> bearing west ten chains and north nine chains eighty-six links; and thence by the road from Cobden to Colac bearing N. 88° 37' E. ten chains to the point of commencement.—(P.124<sup>2</sup>) (83.R.20240.)

**TOORA.**—Site for Public purposes, also withheld from sale, leasing, and licensing, and excepted from occupation for residence or business under any miner's right or business license.—Three acres, county of Buln Buln, parish of Toora: Commencing at the north-west angle of the site, being a point bearing west nine chains thirty-nine links from the south-west angle of A. R. Ellis' 19th section block No. 6563; bounded thence by that block bearing east three chains twelve links; and thence by lines bearing respectively S. 19° 15' E. seven chains thirty-five links, west five chains fifty-four links, and north six chains ninety-four links to the point of commencement.—(L.P.50) (83.A.14704.)

**YANIPY.**—Site for Public purposes (State School, No. of application 2545B), 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.—Five acres, county of Lowan, parish of Yanipy, being part of allotment 16: Commencing at the north angle of the site being a point bearing S. 25° 35' W. two chains thirty-two links from the north-west angle of the allotment; bounded thence by lines bearing respectively S. 0° 2' W. fourteen chains forty-six links, and N. 89° 58' W. six chains ninety-one links and a half, and thence by the road from Lemon Springs to Bunyip bearing N. 25° 35' E. sixteen chains three links to the point of commencement.—(Y.90) (83.E.7056.)

**YARROOK.**—Site for Supply of Stone and Timber, 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 hundred and sixty acres six perches, county of Lowan, parish of Yarrock: Commencing at the north-east angle the block formerly held by W. J. Jewel under the 19th section; bounded thence by that block bearing west forty chains; thence by a road bearing north forty chains one link; and thence by lines bearing respectively east forty chains and south forty chains one link to the point of commencement.—(O.B.84) (82.L.14835.)

A. L. TUCKER,

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 reservations of the lands hereinafter referred to, viz.:

*The following Notice was gazetted 1<sup>st</sup> on 22 November, pursuant to Order of 20 November 1883.*

**WALHALLA.**—The temporary reservation, by Order of the 6th October 1873, of one acre nineteen perches of land, in three separate portions, in the municipal district of Walhalla, for road purposes, is about to be revoked, so far as regards the portion adjoining allotments 158 and 159, and containing an area of one rood four perches, and the portion containing an area of nineteen perches, being allotment 126.—(83.W.20379.)

*The following Notices were gazetted 1<sup>st</sup> on 30 November, pursuant to Orders of 23 November 1883.*

**LYNDHURST.**—The temporary reservation, by Order of the 23rd July 1873, of thirteen acres thirty-five perches of land in the parish of Lyndhurst, being allotment 14, as a site for public purposes, is about to be revoked, so far as regards three acres two roods five perches, more or less, thereof, being the portion comprised within the boundaries hereinafter described, viz.:—Commencing at a point bearing N. 16° 8' E. five links from the west angle of allotment 15; thence by a line bearing N. 37° 10' W. twenty-one chains thirty-six links; thence by Mordialloc Creek south-easterly to a point where it would be intersected by a line running parallel with and distant at right angles two chains from the last-mentioned line; thence by lines bearing respectively S. 37° 10' E. five chains ninety-one links, N. 52° 50' E. fifty links, and S. 37° 10' E. nine chains fifty-six links; and thence by allotment 15, aforesaid, bearing S. 16° 8' W. three chains eleven links to the point of commencement.—(L.101<sup>2</sup>) (81.R.13973.)

**TINTALDRA.**—The temporary reservation, by Order of the 24th October 1881, of twenty-two acres two roods eight perches of land in the parish of Tintaldra, as a site for the use of the Department of Trade and Customs, is about to be revoked, another site having been secured.—(T.142.) (83.C.37839.)

*The following notice was gazetted 1<sup>st</sup> on 7 December, pursuant to Order of 30 November 1883.*

**TOTTINGTON.**—The temporary reservation, by Order of 11th November 1875, of three thousand five hundred and thirty-five acres of land, in the parish of Tottington, as a site for the preservation and growth of Timber, is about to be revoked, so far as regards the portion thereof situate north of allotment 40, and comprising an area of five hundred and seventy-five acres, more or less.—(T.236<sup>2</sup>) (80.Mc.20290.)

*The following Notices were gazetted 1<sup>st</sup> on 14 December, pursuant to Orders of 10 December 1883.*

**CANNUM.**—The temporary reservation, by Order of the 25th July 1881, of Five acres of land in the parish of Cannum, as a site for Public purposes (State School), being part of allotment 63, is about to be revoked.—(83.E.7127.)

**CANNUM.**—The temporary reservation, by Order of the 20th September 1879, of Five acres of land in the parish of Cannum, as a site for Public purposes (State School), is about to be revoked.—(83.E.7127.)

**WERRIKOO.**—The temporary reservation, by Order of 24th August 1880, of Five acres of land in the parish of Werrikoo, as a site for Public purposes (State School), is about to be revoked.—(W.333<sup>1</sup>) (80.E.6601.)

**YANIPY.**—The temporary reservation, by Order of the 20th November 1882, of Eighteen acres two roods six perches of land in the parish of Yanipy, being part of allotment 16, as a site for Water Supply purposes, is about to be revoked, so far as regards the portion thereof comprised within the boundaries hereinafter described, viz.:—Five acres: Commencing at a point bearing S. 25° 35' W. two chains thirty-two links from the north angle of the site; bounded thence by lines bearing respectively S. 0° 2' W. fourteen chains forty-six links, and N. 89° 58' W. six chains ninety-one links; and thence by the road from Lemon Springs to Bunyip bearing N. 25° 35' E. sixteen chains three links to the point of commencement.—(Y.90) (83.E.7056.)

A. L. TUCKER,

Commissioner of Crown Lands and Survey.

Lands and Survey Office,  
Melbourne.

#### LANDS PROPOSED TO BE PERMANENTLY RESERVED FROM SALE.

**IN** pursuance of the provisions of *The Land Act 1869* (33 Vict. No. 360, § 6 and 8): Notice is hereby given that it is the intention of the Governor in Council to reserve from sale, permanently, the lands hereinafter described, viz.:

*The following Notice was gazetted 1<sup>st</sup> on 30 November, pursuant to Order of 23 November 1883.*

**QUEENSLIFFE.**—Land about to be permanently reserved for Defence purposes: The unappropriated Crown land, in the municipal district of Queenscliffe, county of Grant, lying between the shore of Swan Bay and the shore of Lonsdale Bay, and bounded on the east by allotments 20 and 1 of section 25 and lines being the production northwards and southwards of the western boundary of those allotments, and on the west by allotment 8 of section 43 and lines being the production northwards and southwards of the eastern boundary thereof.—(83.T.14107.)

*The following notice was gazetted 1<sup>st</sup> on 7 December, pursuant to Order of 30 November 1883.*

**PORTLAND.**—Site for the use of the Volunteers about to be permanently reserved, being the site temporarily reserved therefor by Order of the 5th December 1881, viz.:—One rood twenty-two perches and a half, county of Normanby, municipal district of Portland, being allotment 3 of section 29: Commencing at the south-east angle of allotment 2; bounded thence by that allotment bearing N. 1° 30' E. one chain six links and a half, and N. 16° 30' E. seventy-five links; thence by Cliff street bearing S. 73° 30' E. one chain thirteen links and a half, and S. 58° 17' E. two chains thirty-two links; thence by a line bearing S. 1° 30' W. thirty-three links; and thence by Glenelg street bearing N. 88° 30' W. three chains twenty-nine links and a half to the point of commencement. The bearings are from the true meridian.—(80.81.460) (81.S.20183.)

A. L. TUCKER,

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

#### LAND WITHHELD UNDER SECTION 102 OF "LAND ACT 1869."

**THE** Governor, acting by and with the advice of the Executive Council, has made the following Order under section 102 of *The Land Act 1869*:—

*Pursuant to Order of 10 December 1883.*

**BORODOMANIN, STRATHBOGIE, TOOROUR, AND TALLANGALLOOK.**—Land withheld from the operation of the 19th section of *The Land Act 1869*.—The unappropriated Crown land comprised within the area in the county of Delatite, parishes of Borodomanin, Strathbogie, Toorour, and Tallangallook, indicated by blue color on plan marked B, attached to correspondence 83.M.36557, deposited at the Crown Lands Office, Melbourne.

A. L. TUCKER,

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

#### COMMON ABOUT TO BE ABOLISHED.

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

**THE MAGORRA COMMON** proclaimed by Order of the 8th December 1879, and modified by Order of the 9th January 1883.—(83.C.38812.)

A. L. TUCKER,

Commissioner of Crown Lands and Survey.  
Department of Lands and Survey,  
Melbourne, 10th December 1883.

*Gazetted 1<sup>st</sup> on 14 December 1883.*



## COMMON ABOUT TO BE DIMINISHED.

IN pursuance of the provisions of *The Land Act 1869*, § 61: Notice is hereby given that the Governor in Council is about to diminish the Common hereinafter mentioned, viz.:—  
The United Town and Farmers' Common of Mansfield and Greenfields, proclaimed by Order of the 5th February 1868, and extended by Order of the 11th November 1868, is about to be diminished, by deducting therefrom thirty-two acres thirty-nine perches of land, being the portion of original allotment seventeen, parish of Loyola, temporarily reserved as a site for Quarrying purposes, by Order of the 22nd October 1877.—(83.B.30067.)

A. L. TUCKER,  
Commissioner of Crown Lands and Survey.  
Lands and Survey Office,  
Melbourne, 20th November 1883.  
Gazetted 1<sup>st</sup> on 22 November 1883.

ECHUCA AND WARANGA WATERWORKS TRUST.  
—TEMPORARY MANAGEMENT OF WATER RESERVES.

## PROCLAMATION

By His Excellency the Most Honorable George Augustus Constantine, Marquis of Normanby, Earl of Mulgrave, Viscount Normanby, and Baron Mulgrave, of Mulgrave, all in the County of York, in the Peerage of the United Kingdom; and Baron Mulgrave, of New Ross, in the County of Wexford, in the Peerage of Ireland; a Member of Her Majesty's Most Honorable Privy Council; 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, &c., &c., &c.

WHEREAS by *The Victorian Water Conservation Act 1881* it was amongst other things enacted that the Governor in Council might, from time to time, by proclamation, place under the temporary management and control of, or might absolutely vest in, any waterworks trust any public water reserve or any waterworks, stream, or reservoir, either on any Crown lands, or begun, constructed, or provided for by moneys heretofore or hereafter voted by Parliament: Provided however that notice of intention to make such proclamation should be advertised for a period of at least one month previously to the making thereof in the *Government Gazette* and in some newspaper generally circulating in the neighbourhood of the property to be vested by such proclamation: And whereas it is expedient to place under the temporary management and control of the Echuca and Waranga Waterworks Trust the reserves hereinafter described, notice of intention of which has been duly advertised. Now therefore I, the Governor, with the advice of the Executive Council, in exercise of the power conferred by the said Act, do hereby place under the temporary management and control of the Echuca and Waranga Waterworks Trust the water reserves in the parishes of Corop and Burramboot, comprised within the boundaries hereinafter described, that is to say:—

## RESERVES HEREBY PLACED UNDER THE TEMPORARY MANAGEMENT AND CONTROL OF THE ECHUCA AND WARANGA WATERWORKS TRUST.

*Corop (Lake Cooper).*—2500 acres, more or less, county of Rodney, parish of Corop, being the land comprised in the bed of Lake Cooper, permanently reserved for Public purposes by Order of the 23rd May 1881.

*Burramboot.*—215 acres, more or less, county of Rodney, parish of Burramboot, being the land temporarily reserved as a site for Water Supply purposes by Order of the 13th August 1883, and portion of the land permanently reserved for Public purposes by Order of the 23rd May 1881: Commencing at a point on the Cornelia Creek where the south boundary of allotment 53c, parish of Burramboot East, abuts thereon; bounded thence by the right bank of the said creek northerly to the north-west boundary of allotment 51b; thence by a direct line bearing south-westerly to the angle formed by the northern and north-eastern boundaries of allotment 75, parish of Burramboot; thence by that allotment, a line, and allotment 78 bearing south-easterly, by the latter allotment and allotment 77 bearing south, by the last-mentioned allotment bearing westerly and west, and by a road bearing south to the north-west angle of allotment 23; thence by that allotment bearing east, and by that allotment and allotment 22 bearing south to the south-east angle of the latter allotment; and thence by a road bearing east to the point of commencement.

*Burramboot.*—21 acres 1 rood 18 perches, county of Rodney, parish of Burramboot, being the land temporarily reserved as a site for Watering purposes by Order of the 5th August 1872, and described in the *Government Gazette* of the 9th idem, page 1491.—(83.C.38741.)

Given under my Hand and the Seal of the Colony, at Melbourne, this tenth day of December, in the year of our Lord One thousand eight hundred and eighty-three, and in the forty-seventh year of Her Majesty's reign.

(L.S.) NORMANBY.

By His Excellency's Command,  
A. L. TUCKER,  
Commissioner of Crown Lands and Survey.  
GOD SAVE THE QUEEN!

## COMMITTEE OF MANAGEMENT OF A RESERVE FOR AFFORDING ACCESS TO WATER IN THE PARISH OF RAVENSWOOD.

WHEREAS by the 108th section of *The Land Act 1869* power is given to the Board of Land and Works to make rules and regulations for the care, protection, and management of all public parks and reserves, and for the preservation of good order and decency therein: Now therefore the Board of Land and Works, in pursuance of the power conferred as aforesaid, doth hereby make the Regulation following to be observed and enforced in respect of the land (4 acres 1 rood 5 perches) temporarily reserved, by Order of 20th November 1883, as a site for affording access to water in the parish of Ravenswood.

## REGULATION.

The said reserve shall be under the control of the Council of the Shire of Maldon, as a Committee of Management thereof.—(Corr. 80.M.20674.—C.C.)

In witness whereof the Common Seal of the Board of Land and Works was hereunto affixed this tenth day of December, One thousand eight hundred and eighty-three, in presence of—

(L.S.) A. L. TUCKER,  
President.  
A. MORRAH,  
Member.

## COMMITTEE OF MANAGEMENT OF A RESERVE FOR CAMPING PURPOSES IN THE TOWN OF STREATHAM.

WHEREAS by the 108th section of *The Land Act 1869* power is given to the Board of Land and Works to make rules and regulations for the care, protection, and management of all public parks and reserves, and for the preservation of good order and decency therein: Now therefore the Board of Land and Works, in pursuance of the power conferred as aforesaid, doth hereby make the Regulation following to be observed and enforced in respect of the land (27 acres, more or less) temporarily reserved, by Order of 13th November 1883, as a site for camping purposes in the town of Streatham.

## REGULATION.

The said reserve shall be under the control of the Council of the Shire of Ararat, as a Committee of Management thereof.—(Corr. 83.A.14712.—C.C.)

In witness whereof the Common Seal of the Board of Land and Works was hereunto affixed this tenth day of December One thousand eight hundred and eighty-three, in presence of—

(L.S.) A. L. TUCKER,  
President.  
A. MORRAH,  
Member.

## COMMITTEE OF MANAGEMENT OF A RESERVE FOR CAMPING PURPOSES IN THE TOWN OF STREATHAM.

WHEREAS by the 108th section of *The Land Act 1869* power is given to the Board of Land and Works to make rules and regulations for the care, protection, and management of all public parks and reserves, and for the preservation of good order and decency therein: Now therefore the Board of Land and Works, in pursuance of the power conferred as aforesaid, doth hereby make the Regulation following to be observed and enforced in respect of the land (12 acres, more or less) temporarily reserved, by Order of 13th November 1883, as a site for camping purposes in the town of Streatham.

## REGULATION.

The said reserve shall be under the control of the Council of the Shire of Ararat, as a Committee of Management thereof.—(Corr. 83.A.14713.—C.C.)

In witness whereof the Common Seal of the Board of Land and Works was hereunto affixed this tenth day of December One thousand eight hundred and eighty-three, in presence of—

(L.S.) A. L. TUCKER,  
President.  
A. MORRAH,  
Member.

## COMMITTEE OF MANAGEMENT OF A RESERVE FOR SHOW YARDS IN THE TOWN OF NUMURKAH.

WHEREAS by the 108th section of *The Land Act 1869* power is given to the Board of Land and Works to make rules and regulations for the care, protection, and management of all public parks and reserves, and for the preservation of good order and decency therein: Now therefore the Board of Land and Works, in pursuance of the power conferred as aforesaid, doth hereby make the Regulation following, to be observed and enforced in respect of the land temporarily reserved, by Order of 6th February 1883, as a site for show yards in the town of Numurkah.

## REGULATION.

The undermentioned gentlemen shall constitute a Committee of Management to exercise control over the said reserve:—

George Graham,  
Thomas Richards,  
John Meiklejohn,  
Thomas Kilpatrick, and  
James Williams.

—(Corr. 83.S.27224.—C.C.)

In witness whereof the Common Seal of the Board of Land and Works was hereunto affixed this tenth day of December One thousand eight hundred and eighty-three, in presence of—

(L.S.) A. L. TUCKER,  
President.  
A. MORRAH,  
Member.

LAND SET APART UNDER SECTION 386 OF "THE LOCAL GOVERNMENT ACT 1874," FOR THE COUNCIL OF THE SHIRE OF NARRACAN.

**I** ALBERT LEE TUCKER, Commissioner of Crown Lands and Survey, and President of the Board of Land and Works, being the Minister of the Crown administering Section 386 of *The Local Government Act 1874*, do hereby, in pursuance of the said section, specially set apart the Crown land particularly described in the Schedule hereto, to be used for the purposes mentioned in the section aforesaid.

Dated this twelfth day of December 1883.

A. L. TUCKER,  
Commissioner of Crown Lands and Survey, and  
President of the Board of Land and Works.

SCHEDULE.

Eighteen acres, county of Buln Buln, parish of Yarragon: Commencing at a point bearing S. 40° 41' E. one chain from the east angle of allotment 10 of section 3, at Westbury; bounded thence by lines bearing respectively S. 40° 41' E. five chains, S. 49° 19' W. thirteen chains seventy-six links, S. 77° 39' W. twenty-three chains fifty-one links, and N. 12° 21' W. five chains; and thence by a road bearing N. 77° 39' E. twenty-two chains twenty-five links, and N. 49° 19' E. twelve chains fifty links to the point of commencement. The bearings are from the true meridian.

RECREATION RESERVE, PARISH OF JAMIESON.

*Regulations for the care, protection, and management of the Reserve for public recreation, in the parish of Jamieson.*

**W**E, Peter Gleeson, Richard Dale, Alfred John Hobday, John Cuthbert, and George Read Murphy, the duly appointed Committee of Management of the reserve for public recreation in the parish of Jamieson, having framed the following Regulations for the care, protection, and management thereof, and for the preservation of good order and decency therein, submit the said regulations to the Board of Land and Works, to be made by such Board, in pursuance of the powers conferred by section 108 of *The Land Act 1869*.

*Regulations.*

1. The reserve shall be open to the public from sunrise to sunset.
2. No person shall enter or remain in the reserve who may offend against decency as regards dress, language, or conduct.
3. No person shall damage in any way the trees, shrubs, or flowers in the reserve; nor shall fires be lighted therein.
4. No person shall climb or jump over the fences or gates, stick bills thereon, or cut names on the fences, trees, or seats, or roll or throw stones in the reserve.
5. No person shall put in the reserve any cattle, goats, or pigs.
6. No person shall bring into the reserve any dog, unless led by a chain or cord, without the authority, in writing, of the committee of management.

7. No person shall erect any dwelling in the reserve, nor any booth or other structure, for the purpose of offering for sale any article, without the consent, in writing, of the committee of management first obtained.

8. No person, except laborers and workmen employed in the reserve, shall enter any plots therein which may be enclosed for plantations of young trees or shrubs.

Every person offending against these regulations shall, in accordance with section 108 of *The Land Act 1869*, on conviction before any justice, forfeit and pay a penalty not exceeding Five pounds for each offence; and every person who shall knowingly and wilfully offend against any such regulations, and who shall not, after he shall have been warned by a bailiff of Crown lands or any constable, desist from so offending, may be forthwith apprehended by such bailiff or constable, and be taken before some justice of the peace, and shall, on conviction, forfeit and pay a penalty not exceeding Ten pounds.

Dated at Jamieson this 29th day of October A.D. 1883.

(Signed)

RICHARD DALE,  
ALFRED J. HOBDAY,  
JOHN CUTHBERT,  
G. READ MURPHY,  
PETER GLEESON.

83/3793.

THE Board of Land and Works, in pursuance of the powers conferred by *The Land Act 1869*, section 108, doth hereby make the foregoing regulations in respect of the Reserve for public recreation in the parish of Jamieson.

The Common Seal of the Board of Land and Works was hereunto affixed this tenth day of December 1883, in the presence of—

(L.S.)

A. L. TUCKER,  
President.  
A. MORRAH,  
Member.

—(Corr. 83.R.20706.—C.C.)

LAND OPEN FOR SELECTION.

**N**OTICE is hereby given that the following portion of land will be open for application under Part II., section 19 of *The Land Act 1869*, on and after Friday, 28th December 1883, at Nine o'clock a.m., subject to payment of the value of improvements, if any, upon the land.

A. L. TUCKER,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey,  
Melbourne, 12th December 1883.

Ararat district: parish of Glenlogie; area, 20a. 0r. 21p.; allotment 196c, formerly held under license by Moses Sloss and forfeited (34616/19).

APPLICATION FOR A CERTIFICATE UNDER SECTION 11 OF "THE LAND ACT 1878" APPROVED.

**T**HE following Application, under Section 11 of *The Land Act 1878*, for a Certificate of the Board of Land and Works having been approved, it is hereby notified that the Certificate may be obtained upon payment of Rent and Fee specified to the undermentioned Revenue Officer.

Date of License.	Name of Licensee.	Parish.	Extent.	Amount to be Collected.				Payable to the Officer authorized by the Treasurer to collect Territorial Revenue at—
				Number of License.	Rent due.	Certificate Fee.	Total to pay.	
1.1.80	Thomas Howard Ferns...	Budgerec ...	A. R. P. 94 2 25	6654/19	£ s. d. 9 10 0	£ 1	£ s. d. 10 10 0	Traralgon

Department of Lands and Survey,  
Melbourne, 12th December 1883.

A. L. TUCKER,  
Commissioner of Crown Lands and Survey.

TRANSFERS APPROVED.

**T**HE following Applications for Transfer of Licenses under the 47th and 49th sections 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 Transferror.	Name of Transferee.	Area, subject to modification of boundaries and areas.	Parish.	Held under section.	Date of License.	Yearly Payment.	Transfer Fee and where paid.	Rent payable to Revenue Officer at—
982	James Wilson, jun.	Mary Wilson, jun.	A. R. P. 120 21	Sale ...	49	1.12.81	£ s. d. 8 6 5	10s., to R. & P., Sale, 1.11.83	Sale
297	Mark Ffrench ...	Martha Paine ...	20 0 0	Ararat ...	49	1.8.76	2 0 0	10s., at Ararat, 26.9.83	Ararat
...	Arkell and Wright	James Vine ...	700 0 0	Portland	47	1.1.83	7 10 0	£1, Melbourne, 4.12.83	Portland
863	Geo. Streiff ...	Wm. Bell ...	0 0 9½	Sandhurst	49	1.11.77	0 5 0	10s., Sandhurst, 26.11.83	Sandhurst

Department of Lands and Survey,  
Melbourne, 12th December 1883.

A. L. TUCKER,  
Commissioner of Crown Lands and Survey.

HEARING OF REASONS AGAINST THE FORFEITURE OF CERTAIN LICENSES BY PERSONS APPOINTED  
UNDER 100 SECTION OF "THE LAND ACT 1869."

NOTICE is hereby given that reasons against the forfeiture of the 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 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 licensees.

The Inspector of Country Offices is a member *ex officio* of all Local Land Boards.

A. L. TUCKER,  
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 December 1883.

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.	
Drouin, Thursday, 20th December 1883, at 11 o'clock a.m.	N. Wimble, Esq., and John Bedford, Esq.	10130/19	2nd Jan. 1882	Caroline Bourke ...	109 1 26	Drouin West
Cranbourne, Friday, 21st December 1883, at 11 o'clock a.m.	N. Wimble, Esq., and John Bedford, Esq.	5570/19	1st Jan. 1882	Catherine Peterson ...	245 3 13	Corinella
Smythesdale, Friday, 28th December 1883, at 10 a.m.	N. Wimble, Esq., Esq., and the Land Officer	1877/49	26th Aug. 1872	Patrick Griffey ...	13 1 34	Yarrowee

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.				
7264 K	Samuel McCall ...	320 0 0	Ultima ...	Refused.
2089 W	Charles Morgan ...	160 0 0	Nullawarre ...	Refused.
5747 H <sup>1</sup>	James Spruce ...	66 0 0	Boikerbert ...	Refused.—Open for selection on 28th December 1883, at Nine a.m.
11060 H <sup>m</sup>	Hannah Lear ...	290 0 0	Gymbowen ...	Withdrawn.—Open for selection on 28th December 1883, at Nine a.m.
11944 H <sup>m</sup>	William Welsh ...	320 0 0	Knaawing ...	Abandoned.—Open for selection on 28th December 1883, at Nine a.m.
4091 S <sup>v</sup>	Donald T. Buchanan ...	23 0 0	Panyule ...	Refused.—Open for selection on 28th December 1883, at Nine a.m.
3641 S <sup>v</sup>	Jacob Rubeli ...	163 0 0	Bailicston ...	Withdrawn.—About 83 acres open for selection on 28th December 1883, at Nine a.m.
4706 S <sup>v</sup>	William Gairns ...	10 0 0	Lowry ...	Abandoned.—Open for selection on 28th December 1883, at Nine a.m.
8341 S <sup>A</sup>	Joseph Crombie ...	106 0 0	Corack ...	Refused.
8705 S <sup>A</sup>	Francis Wm. Gilchrist ...	320 0 0	Narraport ...	Refused.
8704 S <sup>A</sup>	John Thos. Gilchrist ...	320 0 0	Narraport ...	Refused.
8136 S <sup>A</sup>	Margaret Baird ...	320 0 0	Narraport ...	Refused.
8339 S <sup>A</sup>	William Crisp ...	33 0 0	Kurracca ...	Refused.
6820 B <sup>b</sup>	Richard Hooking ...	100 0 0	Byawartha ...	Withdrawn.—Open for selection on 28th December 1883, at Nine a.m.
6636 B <sup>b</sup>	Joseph Ford ...	320 0 0	Mullagong ...	Refused.—Open for selection on 28th December 1883, at Nine a.m.
9077 B <sup>b</sup>	William Murphy ...	45 0 0	Murramurrangbong ...	Refused.
8268 B <sup>b</sup>	Patrick Connor ...	35 0 0	Murramurrangbong ...	Refused.
8278 B <sup>b</sup>	John Connor, jun. ...	60 0 0	Barnawartha South ...	Refused.
8002 B <sup>b</sup>	Timothy Arundel ...	320 0 0	Murramurrangbong ...	Refused.
8067 B <sup>b</sup>	Tanson Blair ...	320 0 0	Murramurrangbong ...	Refused.
8736 B <sup>b</sup>	Charles Hopgood ...	150 0 0	Murramurrangbong ...	Refused.
8071 B <sup>b</sup>	James Bell ...	209 0 0	Brnarong ...	Refused.
8602 B <sup>b</sup>	Thomas Ford ...	50 0 0	Mullagong ...	Refused.—Open for selection on 28th December 1883, at Nine a.m.
7177 S	John Murphy ...	40 0 0	Moondarra ...	Refused.
8733 S	James Howes ...	200 0 0	Tanjil ...	Refused.
12477 M	John Delaney ...	149 0 0	Moe ...	Refused.
Under Section 49.				
978 W	William Wall, sen. ...	20 0 0	West Hexham ...	Refused.—10 acres open for selection on 28th December 1883, at Nine a.m. Subject to Railway conditions.
979 W	Charles Wall ...	20 0 0	West Hexham ...	Refused.
553 S <sup>v</sup>	Walter John Mason ...	20 0 0	Moora ...	Refused.
2024 B <sup>b</sup>	William Lynes ...	5 0 0	Oxley ...	Refused.
1493 B <sup>b</sup>	Patrick Dwyer ...	10 0 0	Wodonga ...	Refused.
1627 B <sup>b</sup>	Alexander Frew ...	20 0 0	Wodonga ...	Refused.
1626 B <sup>b</sup>	William Fullarton ...	20 0 0	Wodonga ...	Refused.
Under Section 47.				
678 B <sup>a</sup>	William Wrake ...	1 0 0	Tharanbega ...	Refused.
120 B <sup>a</sup>	George S. Chatfield ...	1 0 0	Tharanbega ...	Refused.

NOTE.—The undermentioned lands are withdrawn from selection:—

380/49, George Hanney, 20 acres, parish of Changue, gazetted 22nd November 1883, p. 2640.  
6995/19, Ann Bell, 301 acres, parish of Connangorach, gazetted 7th December 1883, p. 2771.

A. L. TUCKER,  
Commissioner of Crown Lands and Survey.

Department of Lands and Survey,  
Melbourne, 12th December 1883.

December 14, 1883.

3060

## LICENSES AND A LEASE UNDER THE LAND ACT 1869 REVOKED, CANCELLED, OR DECLARED VOID.

NOTICE is hereby given that the Licenses and Lease 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.

A. L. TUCKER,  
Commissioner of Crown Lands and Survey.

Department of Lands and Survey,  
Melbourne, 12th December 1883.

District.	Corr. No.	Name of Licensee.	Section of Land Act under which Licensed.	Parish.	Area.	Order in Council dated	Reasons for Forfeiture, &c.	Pay Office.
					A. R. P.			
Licenses under "The Land Act 1869."								
Melbourne ...	8283	John Connor ...	47	Yallock ...	120 0 0	...	Cancelled ...	Warragul
" ...	2535	Thomas Prout ...	47	Ringwood ...	3 0 0	...	Cancelled ...	Melbourne
Horsham ...	684	Sophia C. Williams ...	47	Dimboola ...	1 0 0	...	Cancelled ...	Horsham
Ararat ...	37	John Bywaters ...	49	Warrak ...	7 2 1	...	Void <sup>1</sup> ...	Ararat
Geelong ...	2628	John Richards ...	47	Duridwarrah ...	1 0 0	...	Cancelled ...	Geelong
Benalla ...	696	Isaac Younghusband	47	Grazing block No. 156, "Croppers"	3,260	...	Abandoned ...	Benalla
Melbourne ...	1893	John Irvine ...	47	Burgoynes, Grazing block No. 70	8,550	...	Abandoned ...	Melbourne
" ...	1897	John Irvine ...	47	Grazing block No. 180, "View Hill"	23,000	...	Abandoned ...	"
Benalla ...	340	Saml. H. Lowry ...	53	Pine Lodge, Currawa, Caniambo, and Gowan-gardie	A. R. P. 120 0 0	...	Abandoned ...	Shepparton
Alexandra ...	321	Henry H. Kitchen ...	47	Dueran ...	3 0 0	...	Abandoned ...	Mansfield
Horsham ...	9798	Charles Smith ...	19	Bringalbart	210 0 0	30.11.83	At licensee's request <sup>1</sup> ...	Horsham
Benalla ...	16254	Henry Canning ...	19	Glenrowen	68 0 0	...	At licensee's request <sup>1</sup> ...	Wangaratta
Omco ...	179	Robert M. Campbell	49	Cobungra ...	317 0 0	...	At licensee's request <sup>1</sup> ...	Omco
Sale ...	6640	Robert Fraser ...	19	Hazelwood	182 0 0	...	At licensee's request <sup>1</sup> ...	Traralgon
Melbourne ...	13611	John Redgell ...	19	Yuonga ...	194 0 0	...	At licensee's request <sup>1</sup> ...	Melbourne
" ...	8271	George Casey ...	19	Corinella ...	20 0 0	...	Non-payment of rent <sup>1</sup> ...	"
" ...	6302	George Casey ...	19	Corinella ...	20 0 0	...	Non-payment of rent <sup>1</sup> ...	"
Kerang ...	5359	Nicholas Walsh ...	19	Yarrowalla	320 0 0	...	Non-payment of rent <sup>1</sup> ...	Durham Ox
Melbourne ...	7714	Edward W. Scott ...	19	Mirboo South	320 0 0	...	Non-payment of rent <sup>1</sup> ...	Warragul
Geelong ...	2612	David Ross ...	19	Lorne	204 0 0	...	Abandoned <sup>1</sup> ...	Colac
" ...	1782	John Henney ...	19	Natte Mur-rang	308 0 0	...	Non-payment of rent <sup>1</sup> ...	"
Beechworth ...	3302	John D. McIlree ...	19	Thowgla ...	320 0 0	...	Land sold ...	Wodonga
" ...	3301	Frances B. McIlree	19	Thowgla ...	320 0 0	...	Land sold ...	"
" ...	3303	Henry McIlree ...	19	Thowgla ...	320 0 0	...	Land sold ...	"
Sale ...	5918	Thomas Wright, jun.	19	Winnindoo	101 0 0	...	Land sold ...	Rosedale
" ...	5733	Charles A. Spang ...	19	Rosedale ...	41 0 0	...	Land sold ...	"
Benalla ...	7699	Dugald Sutherland ...	19	Euroa ...	101 0 0	...	Non-compliance with conditions <sup>1</sup> ...	Benalla
" ...	15083	George H. Mays ...	19	Strathmerton	128 0 0	...	Non-compliance with conditions <sup>1</sup> ...	Numurkah
Seymour ...	2624	William Fraser ...	19	Kobyboyn	160 0 0	...	Non-compliance with conditions <sup>1</sup> ...	Seymour
Benalla ...	15520	Edwin Pearce ...	19	Yarrowonga	90 0 0	...	Non-payment of rent <sup>1</sup> ...	Yarrowonga
Omco ...	127	Robert M. Campbell	49	Cobungra ...	20 0 0	...	At licensee's request <sup>1</sup> ...	Omco
Castlemaine ...	11378	Francesco Constantine	49	Yandoit ...	12 0 0	...	Non-compliance with conditions <sup>1</sup> ...	Castlemaine
Bairnsdale ...	595	Charles Swan ...	47	Bairnsdale	2 0 22	...	Non-payment of rent <sup>2</sup> ...	Bairnsdale
Sale ...	5940	Fredk. E. Williams	19	Nuntin ...	32 0 0	...	At licensee's request <sup>1</sup> ...	Sale
Lease under Section 20 of "The Land Act 1869."								
Castlemaine	46085	William Pratt ...	20	Holcombe ...	297 0 5	...	Non payment of rent <sup>1</sup> ...	Daylesford

<sup>1</sup> Open for selection under Part II., on 28th December 1883, at Nine a.m.

<sup>2</sup> Not open for selection.

<sup>3</sup> Open for selection under Part III., on 28th December 1883, at Nine a.m.

<sup>4</sup> Open for selection under Part III., on 28th December 1883, at Nine a.m. Subject to concurrence of the Honorable the Minister of Mines.

<sup>5</sup> Open for selection under Part II., on 28th December 1883, at Nine a.m. Subject to concurrence of the Honorable the Minister of Mines.

## NOTE.

The undermentioned Gazette notice is hereby cancelled:—Notice gazetted 7th December 1883, p. 2711, re 11356/19, Edwin Wilson, 236 acres, parish of Bittern.

## EXTENTS OF HOLDINGS AMENDED.

THE extents of the holdings of the undermentioned persons under *The Land Act 1869* have been amended, and the amounts payable to adjust the rents are those set opposite their names respectively.

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.		
1.3.78	Bernard McAneny ...	Gooramadda ...	198 1 28	199 0 18	10 17 0	1.3.82	Rutherglen 1237/19, 20
17.9.75	Patrick Murren ...	Rosedale ...	108 0 18	118 1 5	16 2 0 <sup>1</sup>	Lease expired	Rosedale 22373/19, 20

<sup>1</sup> Includes fees for Crown grant and assurance.

Department of Lands and Survey,  
Melbourne, 12th December 1883.

A. L. TUCKER,  
Commissioner of Crown Lands and Survey.

ALTERATION OF TERM AND CONDITIONS OF LICENSES AND LEASES AND TRANSFER THEREOF TO "LAND ACT 1880" APPROVED.

THE following applications for alteration of term and conditions of licenses and leases obtained under sections 19 and 20 of *The Land Act 1869*, and for the transfer thereof to sections 3 and 4 respectively of *The Land Act 1880* having been approved, it is hereby notified that the rent and fees specified in each case may be received by the undermentioned officers authorized by the Treasurer to collect territorial revenue.

A. L. TUCKER,  
Commissioner of Crown Lands and Survey.

Department of Lands and Survey,  
Melbourne, 12th December 1883.

LICENSES under Section 19 of "The Land Act 1869" transferred to Section 3 of "The Land Act 1880"—Payment to be made half-yearly.

Corr. No.	Names of Licensees.	Area, subject to modification of boundaries and area.	Parish or Situation.	Allotment.	Section.	Original License.		License altered to—		Amount to be Collected.			Payable to Receiver of Revenue at—
						Dated—	Amount Paid per Acre.	Date from—	Term.	Payment.	Fee.	Total Amount of First Payment.	
16700	Mary Ann Graham	A. R. P. 320 0 0	Killawarra	...	...	1.10.82	s. -/6	1.10.83	5½ years	£ s. d. 8 0 0	s. 5	£ s. d. 8 5 0	Waagaratta
16996	Thomas J. Graham	320 0 0	Killawarra	...	...	1.10.82	-/6	"	5½ "	8 0 0	5	8 5 0	"
4643	Isla Louise Fenton	175 0 0	Castle Donnington	...	...	1.7.81	1/6	"	4½ "	4 7 6	5	4 12 6	Kerang
6579	Mary Ann Edwards	320 0 0	Kout Narin	...	...	1.7.81	1	"	5 "	8 0 0	5	8 5 0	Horsham
11256	Samuel McConachy	320 0 0	Booroopki	...	...	1.7.81	1	"	5 "	8 0 0	5	8 5 0	"
9291	Rebecca McKinlay	320 0 0	Warreagul	...	...	1.6.82	-/6	"	5½ "	8 0 0	5	8 5 0	Nhill
9290	Margaret McKinlay	320 0 0	Warreagul	...	...	1.6.82	-/6	"	5½ "	8 0 0	5	8 5 0	"
5450	James W. Nicol	320 0 0	Mirboo	...	...	1.6.79	3	"	3 "	8 0 0	5	8 5 0	Warreagul

LEASES under Section 20 of "The Land Act 1869" transferred to Section 4 of "The Land Act 1880"—Payment to be made half-yearly.

Corr. No.	Name of Lessee.	Area, subject to modification of boundaries and area.	Parish or Situation.	Allotment.	Section.	Original Lease.		Lease altered to—		Amount to be Collected.			Payable to Receiver of Revenue at—
						Dated—	Amount Paid per Acre.	Date from—	Term.	Payment.	Fee.	Total Amount of First Payment.	
4869	Louis Holtzmann <sup>1</sup>	A. R. P. 320 0 0	Kaniva	...	...	1.7.82	s.	1.10.83	14 years	£ s. d.	s.	£ s. d.	Nhill
4870	Theodore Holtzmann <sup>1</sup>	320 0 0	Kaniva	...	...	1.7.82	...	"	14 "	8 0 0	5	10 5 0 3	"
1751	Hermann Haar <sup>1</sup>	320 0 0	Winiam	...	...	1.8.79	...	"	14 "	8 0 0	5	10 5 0 3	"
1547	Adolp Penker <sup>1</sup>	303 0 0	Jung Jung	...	...	1.10.77	9	"	5 "	7 11 6	5	7 16 6	Horsham
3793	James Bond, jun., and Wm. Dollar <sup>1</sup>	313 0 35	Dunbeola	...	...	1.11.77	10	"	4 "	7 17 0	5	8 2 0	"
4566	Matilda Grace <sup>1</sup>	319 2 25	Bangerang	...	...	1.12.79	4	"	10 "	8 0 0	5	8 5 0	"
2795	Robert Eastick <sup>1</sup>	319 3 37	Tarrangnialie	...	...	1.1.82	4	"	14 "	8 0 0	5	8 5 0	Nhill
4825	George Bacchus <sup>1</sup>	319 2 29	Aragra	...	...	1.9.79	2	"	10 "	8 0 0	5	8 5 0	Donald
1355	Cornelius Hogan	320 0 0	Karyie	...	...	1.7.81	4	"	12 "	8 0 0	5	8 5 0	"
3191	James Malcolm <sup>1</sup>	320 0 0	Bungulike	...	...	1.10.79	7	"	7 "	8 0 0	5	8 5 0	Charlton
40233	James Malcolm <sup>1</sup>	319 3 4	Cocroopajerrup	...	...	1.4.80	4	"	10 "	8 0 0	5	8 5 0	"
2054	James Bryant <sup>1</sup>	240 0 0	Cocroopajerrup	...	...	1.5.79	6/6	"	7½ "	6 0 0	5	6 5 0	"
301	Patrick Commis <sup>1</sup>	137 1 9	Whroo	...	...	2.1.82	8	"	14 "	2 9 0	5	2 14 0	Rushworth
3398	Alfred McCoy <sup>1</sup>	123 3 30	Headscote	...	...	1.1.79	8	"	6 "	3 7 0	5	3 12 0	Headscote
3704	William Smith <sup>1</sup>	319 2 10	Boort	...	...	1.8.81	2	"	12 "	3 2 0	5	3 7 0	Durham Ox
41209	James Hutton <sup>1</sup>	312 0 0	Boort and Leaghur	...	...	1.3.80	1	"	13 "	8 0 0	5	8 5 0	"
337	James Green <sup>1</sup>	123 2 8	Tarpla	...	...	1.9.77	8	"	6 "	7 15 0	5	8 1 0	Echuca
3866	Margaret Chambers <sup>1</sup>	199 3 38	Yarrawonga	...	...	1.6.78	4	"	10 "	3 2 0	5	3 7 0	Yarrawonga
			Dunbulbalane	...	...	1.4.80	3/6	"	10½ "	5 0 0	5	5 5 0	Nunurkali

<sup>1</sup> Lease in this case retained in the Crown Lands Office, Melbourne.

<sup>2</sup> £2, fees or lease and certificate, included in this amount.

## APPLICATIONS FOR LICENSES APPROVED.

THE following Applications for Licenses under *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 Officers authorized by the Treasurer to collect Territorial Revenue, to whom the Licenses have been forwarded for issue.

Department of Lands and Survey,  
Melbourne, 12th December 1883.

A. L. TUCKER,  
Commissioner of Crown Lands and Survey.

Number of License.	Name of Licensee.	Area, subject to modification of boundaries and area.	Parish or Situation.	Date of License.	Amount to be Collected.				Payable to Receiver of Revenue at—
					Payment.	Survey Charge to revenue except when otherwise ordered.	Fee for License.	Total Amount of first Payment.	
		Acres.			£ s. d.	£ s. d.	£ s. d.	£ s. d.	
Under Section 19 of "The Land Act 1869" as amended by "The Land Act 1878."—Payment to be made half-yearly.									
10294 H <sup>m</sup>	John Clarke	206	Awonga	1.12.83	5 3 0	...	0 5 0	5 8 0	Horsham
10766 H <sup>m</sup>	Thomas Heenan	320	Toolongrook	"	8 0 0	...	0 5 0	8 5 0	"
10814 H <sup>m</sup>	William Hayes	320	Dollin	"	8 0 0	...	0 5 0	8 5 0	"
11153 H <sup>m</sup>	Mercy E. Moreton	320	Batchia	"	8 0 0	...	0 5 0	8 5 0	"
11863 H <sup>m</sup>	William Tickner <sup>1</sup>	127	Nullan	"	3 3 6	5 17 6	0 5 0	9 6 0	"
11950 H <sup>m</sup>	Friedrike Kohlhaagen	78	Lah Arum	"	1 19 0	4 17 6	0 5 0	7 1 6	"
10836 H <sup>m</sup>	Thomas Hill	114	Katyl	"	2 17 0	5 11 6	0 5 0	8 13 6	"
10813 H <sup>m</sup>	John Hayes	320	Dollin	"	8 0 0	...	0 5 0	8 5 0	"
10956 H <sup>m</sup>	Heinrich G. A. Klocke	160	Lah Arum	"	4 0 0	6 3 6	0 5 0	10 8 6	"
10729 H <sup>m</sup>	William H. Gendall	271	Warranook	"	6 15 6	8 0 0	0 5 0	15 0 6	"
4339 H <sup>m</sup>	Lexina Campbell <sup>2,3</sup>	320	Nangeela	"	8 0 0	...	0 5 0	8 5 0	Casterton
4369 E	James Carr	115	Gunbower West	"	2 17 6	...	0 5 0	3 2 6	Echuca
5397 E	John T. O'Donnell	320	Gunbower West	"	8 0 0	...	0 5 0	8 5 0	"
7438 K	John G. Nolen	320	Jeruk	"	8 0 0	...	0 5 0	8 5 0	Charlton
6459 K	Joanna Davy	320	Quambatook	"	8 0 0	10 0 0	0 5 0	18 5 0	"
3561 A <sup>1</sup>	John Eastwood	320	Garratanbunell	"	8 0 0	...	0 5 0	8 5 0	Alexandra
4247 A <sup>1</sup>	John McGrew	320	Yarck	"	8 0 0	...	0 5 0	8 5 0	"
3562 A <sup>1</sup>	Letitia Eastwood	320	Garratanbunell	"	8 0 0	...	0 5 0	8 5 0	"
3885 A <sup>1</sup>	Eliza J. Johnston	51	Whanegarwen	"	1 5 6	5 6 6	0 5 0	6 17 0	"
4891 A <sup>1</sup>	Alfred Webb	235	Eildon	1.6.83	5 17 6	5 17 6	0 5 0	12 0 0	"
3564 A <sup>1</sup>	Susan Eastwood <sup>4</sup>	320	Garratanbunell	1.12.83	8 0 0	...	0 5 0	8 5 0	"
3563 A <sup>1</sup>	Elizabeth Eastwood	320	Garratanbunell	"	8 0 0	...	0 5 0	8 5 0	"
3071 A	William Burkitt	320	Merrijig	"	8 0 0	...	0 5 0	8 5 0	Mansfield
4248 A	Michael McCormack	60	Merrijig	"	1 10 0	...	0 5 0	1 15 0	"
3072 A	Thomas Burkitt	150	Merrijig	"	3 15 0	...	0 5 0	4 0 0	"
3265 A	Samuel Christopher	30	Merrijig	"	0 15 0	...	0 5 0	1 0 0	"
4961 A	Eugene Young	118	Merrijig	"	2 19 0	...	0 5 0	3 4 0	"
4823 A	John A. Trevaskis <sup>5</sup>	24	Nillahcootie	"	0 12 0	...	0 5 0	0 17 0	"
4244 A	Angus McCaskill	320	Loyola	"	8 0 0	...	0 5 0	8 5 0	"
3882 A	Samuel J. Jury	134	Brankeet	"	3 7 0	...	0 5 0	3 12 0	"
1784 A	John Heffernan <sup>5</sup>	38	Doolam	1.10.82	0 19 0	1 18 0	...	2 17 0	"
17317 B <sup>6</sup>	William McFerran	200	Bungeet	1.12.83	5 0 0	...	0 5 0	8 5 0	Benalla
16488 B <sup>6</sup>	William Dennis <sup>2</sup>	106	Samaria	"	2 13 0	...	0 5 0	2 18 0	"
9824 S <sup>1</sup>	William Thomas	82	Teddywaddy	"	2 1 0	...	0 5 0	2 6 0	Charlton
8116 S <sup>1</sup>	James E. Bookham	320	Corack East	"	8 0 0	...	0 5 0	8 5 0	Donald
9442 S <sup>1</sup>	Robert Nimmo	94	Rich Avon West	"	2 7 0	4 2 6	0 5 0	6 14 6	"
9540 S <sup>1</sup>	Jane Pole	320	Corack	"	8 0 0	6 0 0	0 5 0	14 5 0	"
8784 S <sup>1</sup>	Daniel Hallissey	151	Gowar	"	3 15 6	5 9 6	0 5 0	9 10 0	St. Arnaud
9114 S <sup>1</sup>	Simoon Male	320	Kooreh	"	8 0 0	...	0 5 0	8 5 0	"
7082 S <sup>1</sup>	George Mitchell <sup>7</sup>	227	Dalyenong	1.7.79	5 13 6	...	0 5 0	5 18 6	"
8492 S <sup>1</sup>	George Dobson	119	Kooreh	1.12.83	2 19 6	...	0 5 0	3 4 6	"
8778 S <sup>1</sup>	William Harman	72	Moolerr	"	1 16 0	4 7 6	0 5 0	6 8 6	"
8485 S <sup>1</sup>	Charles Derrick	28	Marnoo	"	0 14 0	...	0 5 0	0 19 0	"
9125 S <sup>1</sup>	George V. Mogg	320	Wimbirchip	"	8 0 0	...	0 5 0	8 5 0	Wychiproof or Charlton
9124 S <sup>1</sup>	Harriet E. Mogg	320	Whirity	"	8 0 0	...	0 5 0	8 5 0	"
9126 S <sup>1</sup>	James Cox Mogg	320	Wimbirchip	"	8 0 0	...	0 5 0	8 5 0	"
2692 S <sup>1</sup>	Thomas Godfrey	75	Eppalock	"	1 17 6	5 7 6	0 5 0	7 10 0	Sandhurst
2745 S <sup>1</sup>	Alexander Harris	137	Marong	"	3 8 6	...	0 5 0	3 13 6	"
4604 S <sup>1</sup>	James Farrell <sup>2</sup>	137	Toolbrac and Panyulo	"	3 18 6	...	0 5 0	4 3 6	Henthote
4567 S <sup>1</sup>	Robert C. Esler <sup>2</sup>	200	Warrawitue	"	5 0 0	9 15 0	0 5 0	15 0 0	"
5126 S <sup>1</sup>	Michael Murphy	195	Avenel	"	4 17 6	...	0 5 0	5 2 6	Seymour
5481 S <sup>1</sup>	Thomas L. Oliver	163	Longwood	"	4 1 6	...	0 5 0	4 6 6	"
5832 S <sup>1</sup>	Harry Tubb	220	Monea South	"	5 10 0	...	0 5 0	5 15 0	"
4761 S <sup>1</sup>	Samuel Halsall	68	Longwood	"	1 14 0	...	0 5 0	1 19 0	"
5828 S <sup>1</sup>	John Turner	161	Lowry	"	4 0 6	...	0 5 0	4 5 6	"
5919 S <sup>1</sup>	Mary J. Wales	320	Worrrough	"	8 0 0	10 10 0	0 5 0	18 15 0	"
4302 S <sup>1</sup>	William Copeland	320	Monea North	"	8 0 0	...	0 5 0	8 5 0	"
5830 S <sup>1</sup>	William Tiller	214	Yea	"	5 7 0	...	0 5 0	5 12 0	"
4694 S <sup>1</sup>	Catherine Grace	320	Longwood	"	8 0 0	...	0 5 0	8 5 0	"
4768 S <sup>1</sup>	John Healy	320	Monea South	"	8 0 0	...	0 5 0	8 5 0	"
4769 S <sup>1</sup>	Mary Healy	320	Monea South	"	8 0 0	...	0 5 0	8 5 0	"
5016 S <sup>1</sup>	Edwin Lomer	304	Ruffy	"	7 12 0	...	0 5 0	7 17 0	"
5128 S <sup>1</sup>	Henry W. Meade	233	Longwood	"	5 16 6	...	0 5 0	6 1 6	"
4300 S <sup>1</sup>	Margaret Callaghan	160	Monea South	"	4 0 0	...	0 5 0	4 5 0	"
5723 S <sup>1</sup>	Thomas Symmonds	23	Longwood	"	0 11 6	...	0 5 0	0 16 6	"
4932 S <sup>1</sup>	Thomas Kenny	113	Monea South	"	2 16 6	...	0 5 0	3 1 6	"
5016 S <sup>1</sup>	Samuel E. Withers	320	Pranji	"	8 0 0	...	0 5 0	8 5 0	Rushworth
4474 S <sup>1</sup>	Mathew Delaney	79	Wahring	"	1 19 6	5 12 6	0 5 0	7 17 6	"
5340 S <sup>1</sup>	Henry Phillips	320	Pranji	"	8 0 0	...	0 5 0	8 5 0	"
2788 S <sup>1</sup>	Edward G. Hammond <sup>2</sup>	120	Waranga	"	3 0 0	...	0 5 0	3 5 0	"
4473 S <sup>1</sup>	Mathew Delaney	145	Bunganail	"	3 12 6	6 10 6	0 5 0	10 8 0	"
5015 S <sup>1</sup>	Samuel W. Woods	320	Pranji	"	8 0 0	...	0 5 0	8 5 0	"
5135 S <sup>1</sup>	James Nevett	315	Pranji	"	7 17 6	...	0 5 0	8 2 6	"
5712 S <sup>1</sup>	Alexander Stewart	320	Glenaroua	"	8 0 0	...	0 5 0	8 5 0	Killmore
5885 S <sup>1</sup>	Abraham Vickery	154	Glenaroua	"	3 17 0	...	0 5 0	4 2 0	"
5536 S <sup>1</sup>	David Patterson	162	Glenaroua	"	4 1 0	...	0 5 0	4 6 0	"
4708 S <sup>1</sup>	Mary E. J. Green-shields	320	Glenaroua	"	8 0 0	...	0 5 0	8 5 0	"
1486 C	Jeremiah Dowling	320	Kurting	"	8 0 0	...	0 5 0	8 5 0	Inglewood
1488 C	Henry Dixon	50	Wehla	"	1 5 0	...	0 5 0	1 10 0	"
1059 C <sup>1</sup>	James Buck <sup>2</sup>	50	Laang	"	1 5 0	5 6 6	0 5 0	6 16 6	Warrnambool

<sup>1</sup> Survey fees to be placed to Trust Fund.

<sup>2</sup> Subject to special railway condition.

<sup>3</sup> Two months to be allowed to remove fence.

<sup>4</sup> Three months to be allowed for removal of fence.

<sup>5</sup> £2, included in total amount of first payment paid on cancelled license, to be credited to this. In lieu of notice gazetted 15th September 1882, p. 2291.

<sup>6</sup> Arrears of rent.

<sup>7</sup> Amended license.

<sup>8</sup> Subject to special road condition. £5 7s. 6d., value of improvements, paid to Receiver and Paymaster, at Warrnambool, on 1st November 1883.

## APPLICATIONS FOR LICENSES APPROVED—continued.

Number of License.	Name of Licensee.	Area, subject to modification of boundaries and area.	Parish or Situation.	Date of License.	Amount to be Collected.				Payable to Receiver of Revenue at—
					Payment.	Survey Charge to revenue except when otherwise ordered.	Fee for License.	Total Amount of first Payment.	
		Acres.			£ s. d.	£ s. d.	£ s. d.	£ s. d.	
Under Section 19 of "The Land Act 1869" as amended by "The Land Act 1878."—Payment to be made half-yearly—continued.									
1671 O	David Greenshields <sup>1</sup>	210	Hinnomunjie ...	1.12.83	5 5 0	8 12 8	0 5 0	14 2 8	Omeo
919 O	Thomas F. Tomkins ...	170	Cobungra ...	"	4 5 0	"	0 5 0	4 10 0	Benambra
5272 B <sup>a</sup>	David McLean ...	40	Myrtleford and Murrumungee	"	1 0 0	"	0 5 0	1 5 0	Bright
7982 B <sup>a</sup>	James L. Wilberforce	319	Bruarong ...	"	7 19 6	"	0 5 0	8 4 6	Yackandandah
7280 B <sup>a</sup>	John McGee ...	318	Bruarong ...	"	7 19 0	"	0 5 0	8 4 0	"
7642 B <sup>a</sup>	Joseph P. Rickard ...	216	Bruarong ...	"	5 8 0	"	0 5 0	5 13 0	"
7617 B <sup>a</sup>	Henry Reid ...	200	Wyeebo ...	"	5 0 0	"	0 5 0	5 5 0	Tallangatta
6141 B <sup>a</sup>	Elizabeth Beazley ...	40	Harrierville ...	"	1 0 0	"	0 5 0	1 5 0	Bright
6644 B <sup>a</sup>	James Fitzgerald ...	21	Bontherambo ...	"	0 10 6	"	0 5 0	0 15 6	Wangaratta
2658 B	Patrick Reordan ...	28	Wy Yung ...	"	0 14 0	"	0 5 0	0 19 0	Bairnsdale
2017 B	Robert Leatham <sup>1</sup> ...	44	Bete Bolong ...	"	1 2 0	4 17 6	0 5 0	6 4 6	"
2116 B	Alfred Mylchreest ...	121	Buchan ...	"	3 0 6	"	0 5 0	3 5 6	"
1507 B	Robert Develing ...	43	Mallagoota ...	"	1 1 6	"	0 5 0	1 6 6	"
6667 B	Robert Fitchett ...	220	Glencoe ...	"	5 10 0	"	0 5 0	5 15 0	Sale
6943 S	Michael Kivlighon ...	81	Glencoe ...	"	2 0 6	"	0 5 0	2 5 6	"
7838 S	Henry Tyrrell ...	94	Coolungoolun ...	"	2 7 0	"	0 5 0	2 12 0	"
7769 S	Henry Smithies, jun. ...	221	Bulga ...	"	5 10 6	"	0 5 0	5 15 6	Traralgon
6161 S	David Barclay ...	11	Loy Yang ...	"	0 5 6	"	0 5 0	0 10 6	"
6371 S	Joseph Cook ...	108	Traralgon ...	"	2 14 0	"	0 5 0	2 19 0	"
7649 S	Edward S. Reeves <sup>2</sup> ...	100	Stratford ...	"	2 10 0	"	0 5 0	2 15 0	Maffra
7648 S	John J. Reeves <sup>2</sup> ...	101	Stratford ...	"	2 10 6	"	0 5 0	2 15 6	"
6152 S	Tanjore Boyce ...	21	Briagolong ...	"	0 10 6	"	0 5 0	0 15 6	"
7632 S	Robert Rice ...	59	Willung ...	"	1 9 6	"	0 5 0	1 14 6	Rosedale
6659 S	Dan. Fisher ...	100	Binginwarrie ...	"	2 10 0	"	0 5 0	2 15 0	Palmerston
6727 S	Patrick Griffiths ...	100	Binginwarrie ...	"	2 10 0	"	0 5 0	2 15 0	"
6521 S	Richard Dillon ...	160	Binginwarrie ...	"	4 0 0	"	0 5 0	"	"
7296 S	Duncan McInnes ...	320	Binginwarrie ...	"	8 0 0	"	0 5 0	"	"
8258 S	James Cooper ...	2	Tarra Tarra ...	"	0 1 0	"	0 5 0	0 6 0	"
7997 S	William Willis ...	129	Binginwarrie ...	"	3 4 6	"	0 5 0	3 9 6	"
12079 M	Robert W. Boyle <sup>3</sup> ...	320	Bunyip ...	1.11.83	8 0 0	"	0 5 0	8 5 0	Warragul
12078 M	Robert W. Boyle <sup>3</sup> ...	317	Warragul ...	"	7 18 6	"	0 5 0	8 3 6	"
12083 M	Hannah Boyle ...	320	Bunyip ...	"	8 0 0	"	0 5 0	8 5 0	"
13123 M	James Mortimer <sup>2 4</sup> ...	307	Bunyip ...	1.12.83	7 13 6	11 0 0	0 5 0	18 18 6	"
12308 M	Peter Campbell <sup>4 5</sup> ...	320	Mirboo ...	1.11.83	8 0 0	15 0 0	0 5 0	23 5 0	"
12071 M	Shirley W. Brooke <sup>5</sup> ...	44	Narracan ...	1.12.83	1 2 0	"	0 5 0	1 7 0	"
11764 M	William R. Savage <sup>5</sup> ...	197	Narracan ...	1.8.82	4 18 6	"	0 5 0	5 3 6	"
12060 M	Henry Belcher <sup>5</sup> ...	141	Warburton ...	1.12.83	3 10 6	"	0 5 0	3 15 6	Melbourne
13928 M	John R. Walker <sup>4 5</sup> ...	7	Tarrawarra ...	1.11.83	3 6 0	4 10 0	0 5 0	8 1 0	"
13517 M	William Pickersgill <sup>5</sup> ...	87	Lang Lang East ...	1.12.83	2 3 6	"	0 5 0	2 8 6	"
1478 G	Richard Delany <sup>6</sup> ...	160	Lorne ...	1.3.83	4 0 0	"	0 5 0	4 5 0	Geelong

Under Section 19 of "The Land Act 1869."—Payment to be made half-yearly.

5285 S | Daniel Mecauley<sup>7</sup> ... | 100 | Tanjil ... | 1.8.79 | 5 0 0 | ... | 0 5 0 | 5 5 0 | Traralgon

Under Section 19 of "The Land Act 1869," and Section 11 of "The Land Act 1878."—Non-residence license.—Payment to be made half-yearly.

4671 S<sup>r</sup> | Joseph Evans ... | 111 | Ruffy... | 1.10.82 | 5 11 0<sup>3</sup> | 8 6 6<sup>2</sup> | 0 5 0 | 14 2 6 | Seymour

Under Section 47 of "The Land Act 1869."—Payment to be made quarterly.

14752 | Wm. B. Cairnes : saw-mill site | 3 | Bundalong ... | 1.4.83 | 16 0 0 | ... | ... | 12 0 0 | Yarrawonga 122/47

Under Section 47 of "The Land Act 1869."—Payment to be made yearly.

298	Jno. E. Jones : garden <sup>10</sup>	1	Edgecombe ...	21.1.84	0 5 0	"	"	0 5 0	Kyneton
1672	H. Gray : garden <sup>10</sup> ...	1	Edgecombe ...	6.11.83	0 5 0	"	"	0 5 0	"
1672	H. Gray : garden <sup>10</sup> ...	1	Edgecombe ...	"	0 5 0	"	"	0 5 0	"
9	J. Buchanan : garden <sup>10</sup>	1	Raglan ...	17.10.83	0 5 0	"	"	0 5 0	Ararat
94	Josh. Curnick : garden <sup>10</sup>	1	Yehrip ...	5.11.83	0 5 0	"	"	0 5 0	Avoca
...	Ah Kit : garden <sup>10</sup> ...	1	Ararat ...	21.10.83	0 5 0	"	"	0 5 0	Ararat
108	Wm. Crowe : garden <sup>10</sup>	1	Casterton ...	7.10.83	0 5 0	"	"	0 5 0	Casterton
198	Ah Wun : garden <sup>10</sup> ...	1	Boram Boram ...	2.10.83	0 5 0	"	"	0 5 0	"
110	Ah Chin : garden <sup>10</sup> ...	1	Boram Boram ...	"	0 5 0	"	"	0 5 0	"
665	Sun Kwong Wah : garden <sup>10</sup>	1	Boram Boram ...	"	0 5 0	"	"	0 5 0	"
111	Ah Chum : garden <sup>10</sup>	1	Boram Boram ...	"	0 5 0	"	"	0 5 0	"
109	Ah Chung : garden <sup>10</sup>	1	Boram Boram ...	"	0 5 0	"	"	0 5 0	"
655	Win Yee : garden <sup>10</sup> ...	...	Stawell ...	16.9.83	0 5 0	"	"	0 5 0	Stawell
334	Lin Jung : garden <sup>10</sup> ...	1	Stawell ...	20.9.83	0 5 0	"	"	0 5 0	"
14	Ah Fong : garden <sup>10</sup> ...	1	Stawell ...	26.10.83	0 5 0	"	"	0 5 0	"
224	Ah Gin : garden <sup>10</sup> ...	1	Ilawarra ...	14.9.83	0 5 0	"	"	0 5 0	"
567	Wen Sen : garden <sup>10</sup> ...	1	Ilawarra ...	30.9.83	0 5 0	"	"	0 5 0	"
564	Ah Siad : garden <sup>10</sup> ...	1	Ilawarra ...	27.8.83	0 5 0	"	"	0 5 0	"
7	Ah Yeong : garden <sup>10</sup> ...	1	Ilawarra ...	8.10.83	0 5 0	"	"	0 5 0	"
611	Ah Fung : garden <sup>10</sup> ...	1	Ilawarra ...	1.10.83	0 5 0	"	"	0 5 0	"
242	Hen Sie : garden <sup>10</sup> ...	1	Ilawarra ...	18.10.83	0 5 0	"	"	0 5 0	"
...	Jimmy Kow Poo : garden <sup>10</sup>	1	Horsham ...	2.8.83	0 5 0	"	"	0 5 0	Horsham
1055	W. T. Barker : garden <sup>11</sup>	1	Creswick ...	17.11.83	0 5 0	"	"	0 5 0	Creswick
1055	W. T. Barker : garden <sup>11</sup>	1	Creswick ...	"	0 5 0	"	"	0 5 0	"
1055	W. T. Barker : garden <sup>11</sup>	1	Creswick ...	"	0 5 0	"	"	0 5 0	"

<sup>1</sup> Survey fees to be placed in Trust Fund.<sup>2</sup> Subject to special railway condition.<sup>3</sup> Subject to special road condition.<sup>4</sup> Survey fee to be paid with first rent, and placed to Trust Fund.<sup>5</sup> Subject to special road and railway conditions.<sup>6</sup> In lieu of notice gazetted 28th September 1883, p. 2270, so far as amount payable is concerned.<sup>7</sup> In lieu of notice gazetted 18th July 1879, p. 1823, so far as Land Act is concerned.<sup>8</sup> Arrears of rent.<sup>9</sup> £2 15s. 6d. paid under old license has been credited as half-rent under this.<sup>10</sup> This is a renewal.<sup>11</sup> In lieu of notice gazetted 7th December 1883, p. 2772, wherein surname is given as Parker.

## APPLICATIONS FOR LICENSES APPROVED—continued.

Number of License.	Name of Licensee.	Area, subject to modification of boundaries and area.	Parish or Situation.	Date of License.	Amount to be Collected.				Payable to Receiver of Revenue at—
					Payment.	Survey Charge to revenue except when otherwise ordered.	Fee for License.	Total Amount of first Payment.	
		Acres.			£ s. d.	£ s. d.	£ s. d.	£ s. d.	
Under Section 47 of "The Land Act 1869."—Payment to be made yearly—continued.									
138	William Dunn: garden site <sup>1</sup>	1	Landsborough ...	22.11.83	0 5 0	...	...	0 5 0	Stawell
692	John Yates: garden site <sup>1</sup>	1	Landsborough ...	4.12.83	0 5 0	...	...	0 5 0	"
139	John Dunn, jun.: garden site <sup>1</sup>	1	Landsborough ...	5.12.83	0 5 0	...	...	0 5 0	"
14972	Wilkins and Steevens	6550	Grazing block No. 530	1.12.83	72 0 0	...	...	6 0 0 <sup>2</sup>	Echuca
14973	Henry Ricketson ...	10900	Grazing block No. 967	"	75 0 0	...	...	81 5 0 <sup>3</sup>	"
14974	Henry Ricketson ...	3000	Grazing block No. 968	"	25 0 0	...	...	27 1 8 <sup>3</sup>	"
14975	Henry Ricketson ...	3000	Grazing block No. 969	"	25 0 0	...	...	27 1 8 <sup>3</sup>	"
14976	Henry Ricketson ...	8000	Grazing block No. 970	"	50 0 0	...	...	54 3 4 <sup>2</sup>	"
14 977	Henry Ricketson ...	11500	Grazing block No. 971	"	75 0 0	...	...	81 5 0 <sup>3</sup>	Numurkah
14978	F. L. Parker ...	8200	Grazing block No. 972	"	102 0 0	...	...	110 10 0 <sup>3</sup>	"
14979	Salathiel Booth ...	3800	Grazing block No. 973	"	25 0 0	...	...	2 1 8 <sup>2</sup>	Kerang
14942 S	Wm. Montgomery: grazing <sup>4</sup>	200	Block No. 961 ...	"	5 0 0	...	...	0 8 4	Sale
14943 B	Wm. Keating: grazing <sup>4</sup>	26	Block No. 841 ...	"	12 0 0	...	...	1 0 0	Bairnsdale
14944 B	Managers of Lucknow Common: grazing <sup>4</sup>	25000	Block No. 164 ...	"	15 0 0	...	...	1 5 0	"
15606	Bank of Victoria <sup>5</sup>	500	Grazing block No. 962	"	25 0 0	...	...	2 1 8	Avoca
Under Section 49 of "The Land Act 1869."—Payment to be made yearly.									
678 St	Edward Swanton ...	20	Boola Boloke ...	1.12.83	2 0 0	...	0 2 6	2 2 6	St. Arnaud
679 St	Ellen Swanton ...	20	Boola Boloke ...	"	2 0 0	...	0 2 6	2 2 6	"
1271 St	Jesse Crawford ...	20	Nerring ...	"	2 0 0	3 12 6	0 2 6	5 15 0	Sandhurst
1272 St	Sarah Crawford ...	20	Nerring ...	"	2 0 0	3 12 6	0 2 6	5 15 0	"
283 St	Emma M. Edwards ...	20	Tarcombe ...	"	2 0 0	...	0 2 6	2 2 6	Seymour
916 St	Arthur Toll ...	20	Flowerdale ...	"	2 0 0	...	0 2 6	2 2 6	Kilmore
2922 B <sup>6</sup>	David Wallace ...	20	Kergunyah ...	"	2 0 0	...	0 2 6	2 2 6	Yackandandah

<sup>1</sup> Period of occupation is for one year from date of license, on which date fee was paid and license issued at Landsborough.

<sup>2</sup> Fee for one month paid to Receiver and Paymaster, Melbourne, 27th November 1883.

<sup>3</sup> Total amount of first payment paid to Receiver and Paymaster, Melbourne, 27th November 1883; license expires 31st December 1884.

<sup>4</sup> The proportional fee for current year paid to Treasury, Melbourne, on 27th November 1883.

<sup>5</sup> Rent for current year has been paid into Treasury, Melbourne.

## APPLICATIONS FOR GRANTS APPROVED.

THE following Applications for Grants having been approved, it is hereby notified that the Purchase-money and Fees specified 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—
			Purchase-money.	Fees.			Total to pay.		
				Grant.	Certificate.	Assurance.			
		A. R. P.	£ s. d.	£ s.	£ d.	£ s. d.	£ s. d.		
Under Section 10 of "The Land Act 1878."									
Isabella Prigg, <i>née</i> Upton	Elliminyt	...   3 0 0	15 0 0 <sup>1</sup>	1 1	...	0 0 8	16 1 8	Colac 2894	
Under Section 40 of "The Land Act 1869."									
Frank Williams	...   Spring Hill	...   0 0 21 <sup>3</sup> / <sub>10</sub>	2 10 0	1 1	...	0 0 2	3 11 2	Creswick W.19119	
James Bower	...   Lal Lal	...   0 2 9	3 0 0	1 1	...	0 0 2	4 1 2	Ballarat B.30168	

<sup>1</sup> Previously paid as rent under Section 47 of "The Land Act 1869."

Department of Lands and Survey,  
Melbourne, 12th December 1883.

A. L. TUCKER,  
Commissioner of Crown Lands and Survey.

## APPLICATIONS FOR GRANTS APPROVED.

THE following Applications for Grants 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.	Certifi- cate.	Assurance.			
		A. R. P.	£ s. d.	£ s.	£ s.	£ s. d.	£ s. d.		
Under Section 4 of "The Land Acts Amendment Act 1880."									
J. W. French <sup>1</sup>	Glenmona	18 3 38	...	1 1	1 0	0 0 10	2 1 10	Avoca 11849	
William Gibson <sup>2</sup>	Tarrengower	16 0 30	1 14 0	1 1	1 0	0 0 9	3 15 9	Castlemaine 337	
Lawrence Norris	Garvoc	9 3 21	4 0 0	1 1	1 0	0 0 5	6 1 5	Warrmanbool 706	
John Duckmanton	Dunkeld	14 2 20	...	1 1	1 0	0 0 8	2 1 8	Hamilton 247	
Rosamond Jones (execu- trix of late E. Ford)	Warrak	13 2 10	1 8 0	1 1	1 0	0 0 7	3 9 7	Ararat 11869	
Henry Rothacker	Nerring	20 0 0	...	1 1	1 0	0 0 10	2 1 10	Sandhurst 794	
Christian Rothacker	Nerring	20 0 0	...	1 1	1 0	0 0 10	2 1 10	" 795	
Under Section 31 of "The Land Act 1869."									
Robert Welsh	Moormbool	20 0 0	...	1 1	1 0	0 0 10	2 1 10	Heathcote	

<sup>1</sup> In lieu of notice gazetted 8th November 1883, p. 2548.

<sup>2</sup> In lieu of notice gazetted 30th November 1883, p. 2709.

Department of Lands and Survey,  
Melbourne, 12th December 1883.

A. L. TUCKER,  
Commissioner of Crown Lands and Survey.



## APPLICATIONS FOR LEASES APPROVED.

THE following Applications for Leases 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.
			A. R. P.	£ s.	£ s.	Lease.	Certificates.	£ s.
Under Section 20 of "The Land Act 1869."								
1.7.82	Hugh McCaffrey	Lillimur	319 3 38	16 0	48 0	1	1	50 0
2.5.81	Mary Whitford, <i>née</i> Dann	Wallaloo	320 0 0	16 0	96 0	1	1	98 0
Under Section 20 of "The Land Act 1869" as amended by "The Land Act 1878."—For 14 years.								
1.4.83	E. J. Lewis	Korumburra	319 3 11	8 0	16 0	1	1	18 0
Under Section 20 of "The Land Act 1869" as amended by "The Land Act 1878."								
1.6.82	Robert Wilson	Mouzie	139 0 29	3 10	14 0	1	1	16 0
1.4.83	Martha Boyd	Loddon	319 3 25	8 0	16 0	1	1	18 0
1.2.83	Richard Vining	Niagara	234 0 14	5 17/6	11 15	1	1	13 15
2.4.83	James Short	Benalla	125 2 30	3 3	6 6	1	1	8 6
1.6.83	George Mawson	Gowangardie	233 1 33	5 17	11 14	1	1	13 14
2.7.83	William Wallace	Tharabegga	160 0 0	4 0	4 0	1	1	6 0
2.4.83	Andrew L. Galbraith	Boola Boola	314 1 12	7 17/6	15 5	1	1	17 5
1.10.83	John Charles Ward	Sarsfield	59 1 14	1 10	1 10	1	1	3 10
2.7.83	John Wood	Gerangamete	80 0 0	2 0	2 0	1	1	4 0
1.5.83	Saml. Pulford	Murrindindi	199 2 28	5 0	10 0	1	1	12 0

In lieu of notice gazetted 21st September 1883, p. 2222. £1 15s. to be credited to next rent.

A. L. TUCKER,  
Commissioner of Crown Lands and Survey.

Department of Lands and Survey,  
Melbourne, 12th December 1883.

## LEASES.—TRANSFERS REGISTERED AT THE OFFICE OF TITLES.

RETURN of all Transfers registered at the Office of Titles of Leases issued under section 20 of *The Land Act 1869*, and corresponding sections under subsequent Acts, for the week ending 1st December 1883.

A. L. TUCKER,  
Commissioner of Crown Lands and Survey.

Department of Lands and Survey,  
Melbourne, 10th December 1883.

Corr. No.	Name of Transferor.	Name and Address of Transferee.	Particulars of Land transferred.				Receiver of Revenue at—
			Parish.	Allotment.	Section.	Extent.	
2795 <sup>a</sup>	Wm. Hy. Anderson (Sheriff)	George Bacchus, solicitor, Murtoa...	Areegra	31	...	319 2 29	Donald
2908	Marianne Jeffrey	William and Charles Jeffrey, farmers, Yarrowalla	Yarrowalla	22	...	228 1 35	Durham Ox
985	James Bolster	William Walters, farmer, Balmoral	Wookurkook	36 <sup>a</sup>	...	286 2 0	Hamilton
5013	Elizabeth Lynch	Thomas Lynch, farmer, Glenthompson	Dunmunkle	14	...	319 3 39	Horsham
2577 <sup>b</sup>	Theyre Weigall	James Christopher Devereux, store-keeper, Warracknabeal	Cannum	68	...	120 0 0	"
3322 <sup>c</sup>	Wm. Hy. Anderson (Sheriff)	George Bacchus, solicitor, Murtoa...	Bangerang	59	...	319 2 29	"
1686	Heinrich Schultz	Ellen Collier, Jung Jung...	Ashens	Pt. 51	...	1 0 0	"
39907 <sup>d</sup>	Alexander Menzies	Elizabeth Menzies, farmer, Toolamba West	Toolamba	70 <sup>a</sup>	...	151 3 30	Shepparton
5792	Frederick August S. Stahl	Elizabeth Jane Stahl	Gowar	8	...	299 3 31	St. Arnaud
1057 <sup>e</sup>	The Hon. the Minister of Public Instruction	Charles Langley, farmer, Rupanyup	Rupanyup	Pt. 53	...	1 0 0	Stawell
1057	Charles Langley	The Hon. the Minister of Public Instruction	Rupanyup	Pt. 53	...	1 0 0	"
814 <sup>f</sup>	William Turner	Henrietta Mary Anne Taylor, widow, Waterloo	Warragul	87	...	320 0 0	Warragul
4002	Andrew Gilmour	Christiana Scott, widow, Steiglitz...	Tharabegga	29, 30, 32	B	316 3 28	Yarrowonga

<sup>a</sup> W. A. Hogan. <sup>b</sup> D. McLeod. <sup>c</sup> W. Liersch and W. A. Hogan. <sup>d</sup> M. Gorman. <sup>e</sup> C. Langley. <sup>f</sup> J. T. Hann.

## APPLICATION FOR A PERMIT UNDER SECTION 15 OF "THE FISHERIES ACT 1873" APPROVED.

THE following application for a Permit 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 the Receiver and Land Officer at—
S.29431	1.1.84	12 years	Victorian Oysters Culture Company	Near Red Bluff, parish of Moorabbin	3 0 0	Oyster culture	£ s. 5 0	£ s. ...	£ s. 5 0	Melbourne

A. L. TUCKER,  
Commissioner of Crown Lands and Survey.

Department of Lands and Survey,  
Melbourne, 12th December 1883.  
No. 126.—DECEMBER 14, 1883.—4.

# DISTRICT WHERE PUBLICANS' LICENSES MAY BE SPECIALLY GRANTED.

## PROCLAMATION

By His Excellency the Most Honorable George Augustus Constantine, Marquis of Normanby, Earl of Mulgrave, Viscount Normanby, and Baron Mulgrave of Mulgrave, all in the County of York, in the Peerage of the United Kingdom; and Baron Mulgrave of New Ross, in the County of Wexford, in the Peerage of Ireland; a Member of Her Majesty's Most Honorable Privy Council; 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, &c., &c., &c.

**W**HEREAS 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 district hereinafter mentioned to be a district where publicans' licenses may be specially granted under the provisions of the 44th section of the said Act, that is to say:—

An Area of half-a-mile radius around the Railway Station at at Pyramid Hill.

Given under my Hand and the Seal of the Colony, at Melbourne, this tenth day of December, in the year of our Lord One thousand eight hundred and eighty-three, and in the forty-seventh year of Her Majesty's reign.

(L.S.)

NORMANBY.

By His Excellency's Command,  
ALFRED DEAKIN,  
Solicitor-General.

GOD SAVE THE QUEEN!

# VICTORIAN RAILWAYS.

## CHRISTMAS AND NEW YEAR EXCURSIONS.

Holiday Excursion Tickets will be issued to and from all stations (suburban lines excepted), from the 18th December 1883 to 3rd January 1884, both dates inclusive (Sundays excepted), available for return for 30 days, days of issue and return and Sundays included. When the 30th day falls on a Sunday the return journey must be completed on the previous Saturday. The journey can be broken on these tickets, and the first half of them must be used on day of issue. Excursion passengers will only be allowed to carry such luggage "free" as can be stowed under the seats without inconvenience to other passengers; those who have luggage for the van must be at the station half-an-hour before the train starts, and pay excess luggage rate for it. The Barrier System will be enforced at all stations, from 18th December 1883 to 3rd February 1884. From the 21st December to 8th January (both dates inclusive) the Department cannot engage to forward horses and vehicles by any particular train. From the 18th December to the 3rd January (both days inclusive) Excursion Tickets will be issued at Melbourne to Sydney at the following fares:—1st class return, £5 6s. 6d.; 2nd class return, £4 1s. These tickets will be available for return for 2 months from date to date, days of issue and return and Sundays included, but will not be available for the "Express" trains. From the 22nd December to the 3rd January commercial travellers' samples will not be taken to or from roadside stations except by mixed or goods trains. On the 22nd, 24th, 26th, and 31st December parcels must be at the Melbourne Parcels Office thirty (30) minutes before starting time of the ordinary trains. The 23rd and 26th December, and 1st January, will be observed as holidays in the Goods Branch, and goods trains will not run. Perishable goods will however be delivered at all stations on application.

*North Melbourne and Newmarket Stations.*—From 22nd to 26th December, and from 27th December to 1st January (both dates inclusive), tickets will not be issued at North Melbourne or Newmarket for country stations, and down-country trains will not stop there.

## SPECIAL ARRANGEMENT OF COUNTRY TRAINS LEAVING MELBOURNE DURING CHRISTMAS AND NEW YEAR'S HOLIDAYS.

The cheap tickets are available by all trains except the Sydney express. And after 10 a.m., 22nd December, up to the 3rd January inclusive, all Ballarat trains will start from the Essendon platform. Passengers will enter by the gate facing Collins street. On the same date tickets for the N.E. line will be issued at the outside windows at Spencer street. *Special Notice.*—All trains from Melbourne to Sale, and *vice versa*, from the 22nd December to 5th January will be provided with increased accommodation, and will take 30 minutes additional time on the journey.

Saturday and Monday, 22nd and 24th December.

*Murray River Line and Branches.*—Through trains, travelling faster than the ordinary trains, will leave Melbourne at 6.40 a.m., 12.10 p.m., 3.10 p.m., 3.25 p.m., and 7.10 p.m. on both days, stopping at Sunbury, Woodend, Kyneton, Castlemaine, and Sandhurst only. Passengers for the Daylesford, Maryborough, St. Arnaud, Inglewood, and Echuca lines can travel by any of the through trains which connect with the branches named. The 3.10 and 3.25 p.m. afternoon Specials will start from the Essendon platform.

*North-Eastern Line.*—On Saturday the 22nd December a Special Train, stopping at all stations, will leave Melbourne at 2.34 p.m. As the size of the 2.55 p.m. ordinary train is limited, intending passengers are recommended to come in time for the Special.

*Ballarat Line.*—On Saturday the 22nd December a Special Train will leave Melbourne for Geelong and Ballarat only at 4 p.m. On this date passengers can book to all stations between Geelong and Ballarat by the 7 p.m. from Melbourne. When there is sufficient traffic to warrant it, through trains will leave Geelong preceding the ordinary, and stopping at Ballarat East and West only. Roadside passengers are requested not to seat themselves in the through carriages distinguished by placards.

*Gippsland Line.*—On Saturday, 22nd December, a Special Train will leave Princes Bridge Station at 4.18 p.m., stopping at all stations.

Tuesday, 25th December, and subsequent days.

*Murray River Line and Branches.*—A Special Train will leave Melbourne daily at 3.25 p.m. to the 8th January inclusive; it will start from the Essendon platform, and will stop at Sunbury, Woodend, Kyneton, Castlemaine, and Sandhurst only. Through trains will also start for the above stations ten (10) minutes before the ordinary train when necessary. Passengers for the branch lines can travel by the Specials.

*Ballarat Line.*—On Saturday, 29th December, a Special Train will leave Melbourne for Geelong and Ballarat only at 4 p.m. On this date passengers can book to all stations between Geelong and Ballarat by the 7 p.m. from Melbourne. When there is sufficient traffic to warrant it, through trains will leave Geelong preceding the ordinary, and stopping at Ballarat East and West only. Roadside passengers are requested not to seat themselves in the through carriages distinguished by placards.

*North-Eastern Line.*—On Tuesdays, 25th December and 1st January, a Special Train will leave Melbourne at 5.54 a.m., stopping at all stations. On Saturday, 29th December, a Special Train will leave Melbourne at 2.34 p.m., stopping at all stations.

*Gippsland Line.*—On Tuesdays, 25th December and 1st January, a Special Train will leave Princes Bridge Station at 6.38 a.m., stopping at all stations. On Saturday, 29th December, a Special will leave at 4.18 p.m., stopping at all stations.

## EXTRA TRAINS ON BRANCH LINES DURING THE HOLIDAYS.

From 22nd December to 3rd January inclusive the Daylesford train will make an extra trip daily, meeting the last up and down Main line passenger trains, leave Daylesford 8 p.m., and return from Woodend 9.40 p.m.; the Queenscliffe train will run to meet the mid-day up and down Ballarat and Melbourne trains, leave Queenscliffe at noon, and return from Geelong at 1.45 p.m.; the Yea train will leave Yea at 5 a.m. to connect with the train to Melbourne, and return from Tallarook at 8.5 p.m. after arrival of the 5.5 p.m. train from Melbourne. From the 22nd December till issue of new time-table, an extra train will leave St. James at 3.30 p.m. to connect with Melbourne train, and return from Benalla at 8.50 p.m. on arrival of the train from Melbourne; an extra train will also leave Tatura at 8.12 a.m. to connect with the Melbourne train, and return from Toolamba at 8.30 p.m. on arrival of the train from Melbourne.

## SUBURBAN TRAFFIC.

*Williamstown Line.*—On the 26th December and 1st January the ordinary time-table will be suspended during the busy portion of the day, and trains will run at twenty (20) minute intervals.

*Essendon Line.*—From 10 a.m., 22nd December to 3rd January inclusive, the Essendon train will start from the Williamstown side when the usual platform is otherwise engaged.

## CHRISTMAS AND NEW YEAR EXCURSIONS.—SPECIALS.

From the 22nd December to 3rd January inclusive, a train will leave Queenscliffe at 12 noon, connecting at Geelong with the 11.30 a.m. up from Ballarat to Melbourne, and return from Geelong at 1.45 p.m. in connection with the 11.10 a.m. from Melbourne. (Geelong papers.)

Special Trains will leave Sandhurst for Melbourne as under, stopping at Castlemaine, Kyneton, Woodend, and Sunbury only, viz.:—On 22nd, 24th, 25th, and 26th December, at 6.40 a.m., 11.55 a.m., 3 p.m., and 7.5 p.m.; on 27th, 28th, and 29th December, at 11.55 a.m.; on 29th and 31st December, and 1st January, at 6.40 a.m., 11.55 a.m., 3 p.m., and 7.5 p.m. From 2nd to 8th January inclusive, at 11.55 a.m. The 3 p.m. Special stops at Castlemaine, Kyneton, and all stations from Kyneton to Melbourne. (Sandhurst papers.)

Special Trains will leave Castlemaine for Sandhurst as under, viz.:—On 22nd, 24th, 25th, and 26th December, about 9.30 a.m., 3 p.m., 6 p.m., and 10 p.m.; on 27th, 28th, and 29th December, about 9.30 a.m., 3 p.m., 6 p.m., and 10 p.m.; from 2nd to 8th January, about 3 p.m. Special Trains will also leave Castlemaine for Melbourne, stopping only at Kyneton, Woodend, and Sunbury, as under, viz.:—On 22nd, 24th, 25th, and 26th December, about 7.20 a.m., 12.30 p.m., 3.55 p.m., and 7.40 p.m. (the 3.55 p.m. Special will stop at all stations from Kyneton); on 27th, 28th, and 29th December, about 12.30 p.m.; on 29th and 31st December, and 1st January, about 7.20 a.m., 12.30 p.m., 3.55 p.m., and 7.40 p.m. (the 3.55 p.m. Special will stop at all stations from Kyneton); from 2nd to 8th January inclusive, about 12.30 p.m. Passengers to and from St. Arnaud, Inglewood, Echuca, and Daylesford Lines can travel by these Specials. (Castlemaine papers.)

From the 22nd December to 5th January, a train will leave Yea at 5 a.m., connecting at Tallarook with the 6.40 a.m. up from Seymour to Melbourne, and return from Tallarook at 8.5 p.m. in connection with the 5.5 p.m. from Melbourne. (Alexandra and Mansfield papers.)

From the 22nd December, a train will leave St. James Station at 3.30 p.m., connecting at Benalla with the 2.30 p.m. up from Wodonga to Melbourne, and return from Benalla at 8.50 p.m. in connection with the 2.55 p.m. from Melbourne. (Benalla paper.)

From the 22nd December to 3rd January inclusive, a train will leave Daylesford at 8 p.m., connecting with the 7.20 p.m. up from Sandhurst to Melbourne, and return from Woodend at 9.40 p.m. in connection with the 7.15 p.m. from Melbourne. (Daylesford paper.)

Special Trains will leave Kyneton for Castlemaine and Sandhurst as under, viz.:—On 22nd, 24th, 25th, and 26th December, about 8.40 a.m., 2 p.m., 5 p.m., and 9 p.m.; on 27th, 28th, and 29th December, about 5 p.m.; on 29th and 31st December, and 1st January, about 8.40 a.m., 2 p.m., 5 p.m., and 9 p.m.; from 2nd to 8th January inclusive, about 5 p.m. Special Trains will also leave Kyneton for Melbourne, stopping only at Woodend and Sunbury, as under, viz.:—On 22nd, 24th, 25th, and 26th December, about 8.20 a.m., 1.30 p.m., 4.55 p.m., and 8.40 p.m. (the 4.55 p.m. Special will stop at all stations); on 27th, 28th, and 29th December, about 1.30 p.m.; on 29th and 31st December, and 1st January, about 8.20 a.m., 1.30 p.m., 4.55 p.m., and 8.40 p.m. (the 4.55 p.m. Special will stop at all stations); from 2nd to 8th January inclusive, about 1.30 p.m. Passengers to or from St. Arnaud, Inglewood, Echuca, and Daylesford Lines can travel by these Specials. (Kyneton papers.)

From the 22nd December, a train will leave Tatura at 8.12 a.m., connecting at Toolamba with the 7 a.m. up from Numurkah to Melbourne, and return from Toolamba at 8.30 p.m. in connection with the 2.55 p.m. from Melbourne. (Shepparton and Tatura papers.)

#### OPENING OF MYRTLEFORD LINE.

On and after Monday, 17th December, Murrumbidgee, Palmerston, and Myrtleford stations, on the Everton and Myrtleford line, will be open for passengers; and Murrumbidgee and Myrtleford will also be open for light goods not requiring crane power or shed accommodation. No package must exceed 5 cwt., and consignees must take delivery of goods from trucks immediately on arrival. All goods will be received and despatched at owner's risk. Trains will run as follow:—Down—Melbourne, dep., 2.55 p.m.; Everton, dep., 10.40 p.m.; Murrumbidgee, 11.10 p.m.; Palmerston, 11.27 p.m.; Myrtleford, arr., 11.45 p.m. Up—Myrtleford, dep., 1.40 p.m.; Palmerston, 1.57 p.m.; Murrumbidgee, 2.14 p.m.; Everton, arr., 2.45 p.m., dep., 3 p.m.; Melbourne, arr., 10.5 p.m.

#### WATERLOO STATION.

On and after Monday, 17th December, the name of Waterloo station on the Gippsland line will be changed to "Yarragon."

D. GILLIES,  
Commissioner of Railways.

#### Courts.

**MELBOURNE.**—COUNTY COURTS FOR THE YEAR 1884.—Notice is hereby given that a County Court will commence and be holden at Melbourne during the ensuing year on the days and dates undermentioned:—

February	Monday	...	4th
March	Monday	...	3rd
April	Tuesday	...	1st
May	Thursday	...	1st
June	Wednesday	...	4th
July	Wednesday	...	2nd
August	Monday	...	4th
September	Monday	...	1st
October	Wednesday	...	1st
November	Monday	...	3rd
December	Monday	...	1st

Dated at Melbourne this 12th day of December 1883.—Geo. F. BARTHOLOMEW, Registrar.

**CENTRAL CRIMINAL COURT:** pursuant to Order in Council of 2nd November 1882.

Melbourne ... Monday ... 17 December

**COURTS OF ASSIZE:** pursuant to Orders in Council of 2nd November and 4th December 1882.

Ararat ...  
Ballarat ...  
Beechworth ...  
Belfast ...  
Benalla ...  
Castlemaine ...  
Echuca ...  
Geelong ...  
Hamilton ...  
Horsham ...  
Maryborough ...  
Sale ...  
Sandhurst ...  
Shepparton ...  
St. Arnaud ...  
Stawell ...  
Warrnambool ...

**GENERAL SESSIONS:** pursuant to Orders in Council of 11th December 1882 and subsequent dates.

Alexandra	...	...	...
Ararat	...	...	...
Bairnsdale	...	...	...
Ballarat	...	...	...
Beechworth	...	...	...
Belfast	...	...	...
Benalla	...	...	...
Castlemaine	...	...	...
Clunes	...	...	...
Daylesford	...	...	...
Dunolly	...	...	...
Echuca	...	...	...
Geelong	...	...	...
Hamilton	...	...	...
Heathcote	...	...	...
Horsham	...	...	...
Inglewood	...	Tuesday	18 December
Jamieson	...	...	...
Kilmore	...	...	...
Kyneton	...	...	...
Mansfield	...	...	...
Maryborough	...	...	...
Melbourne	...	...	...
Palmerston	...	...	...
Portland	...	...	...
Sale	...	...	...
Sandhurst	...	...	...
Shepparton	...	...	...
St. Arnaud	...	...	...
Stawell	...	...	...
Walhalla	...	...	...
Wangaratta	...	...	...
Warrnambool	...	...	...
Wood's Point	...	...	...

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

Alexandra	...	...	...
Ararat	...	...	...
Avoca	...	...	...
Bacchus Marsh	...	...	...
Bairnsdale	...	...	...
Ballan	...	...	...
Ballarat	...	...	...
Beaufort	...	...	...
Beechworth	...	...	...
Belfast	...	...	...
Benalla	...	Friday	21 December
Blackwood	...	...	...
Bright	...	...	...
Camperdown	...	...	...
Casterton	...	...	...
Castlemaine	...	...	...
Chiltern	...	...	...
Clunes	...	...	...
Colac	...	...	...
Coleraine	...	...	...
Creswick	...	...	...
Dandenong	...	...	...
Daylesford	...	...	...
Donald	...	...	...
Dunolly	...	...	...
East Charlton	...	...	...
Echuca	...	...	...
Geelong	...	...	...
Gisborne	...	...	...
Hamilton	...	...	...
Heathcote	...	...	...
Horsham	...	...	...
Inglewood	...	Tuesday	18 December
Jamieson	...	...	...
Kerang	...	Friday	21 December
Kilmore	...	...	...
Kyneton	...	...	...

December 14, 1883.

3068.

Maldon	...	...	...
Mansfield	...	...	...
Maryborough	...	...	...
Melbourne	...	...	...
Mornington	...	...	...
Nagambie	...	...	...
Omeo	...	...	...
Palmerston	...	...	...
Portland	...	...	...
Romsey	...	...	...
Rushworth	...	...	...
Rutherglen	...	...	...
Sale	...	...	...
Sandhurst	...	...	...
Seymour	...	...	...
Shepparton	...	...	...
Smythesdale	...	...	...
St. Arnaud	...	...	...
Stawell	...	...	...
Talbot	...	...	...
Walhalla	...	...	...
Wangaratta	...	...	...
Warragul	...	...	...
Warrnambool	...	...	...
Wodonga	...	...	...
Wood's Point	...	...	...
Yackandandah	...	...	...
Yarrowonga	...	...	...
Yea	...	...	...

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

COURT OF CHIEF JUDGE.			
Melbourne	...	...	...
ABARAT DISTRICT.			
Ararat	...	...	...
Beaufort	...	...	...
Stawell	...	...	...
BALLARAT DISTRICT.			
Ballarat	...	...	...
Clunes	...	...	...
Creswick	...	...	...
Mount Blackwood	...	...	...
Smythe's Creek	...	...	...
BEECHWORTH DISTRICT.			
Alexandra	...	...	...
Beechworth	...	...	...
Bright	...	...	...
Chiltern	...	...	...
Jamieson	...	...	...
Kilmore	...	...	...
Mansfield	...	...	...
Rutherglen	...	...	...
Wodonga	...	...	...
Wood's Point	...	...	...
Yackandandah	...	...	...
CASTLEMAINE DISTRICT.			
Castlemaine	...	...	...
Heidelberg	...	...	...
Hopburn (Daylesford)	...	...	...
Kyneton	...	...	...
Maldon	...	...	...
GIPPSLAND DISTRICT.			
Bairnsdale	...	...	...
Omeo	...	...	...
Palmerston	...	...	...
Sale	...	...	...
Walhalla	...	...	...
MARYBOROUGH DISTRICT.			
Avoca	...	...	...
Dunolly	...	...	...
Inglewood	...	Tuesday	18 December
Maryborough	...	...	...
St. Arnaud	...	...	...
Talbot	...	...	...
SANDHURST DISTRICT.			
Heathcote	...	...	...
Rushworth	...	...	...
Sandhurst	...	...	...

## 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.

Repairs, Painting, &c., Court House, Talbot.  
Particulars also at the Police Station, Talbot.  
Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent. ... 20th December.

New Fencing and Gates, Police Barracks, Geelong. Particulars also at Custom House, Geelong. Preliminary deposit to accompany tender, £10. Final deposit, 10 per cent. ... 20th December.

Repairs, Painting, &c., Post Office, Koroit. Particulars also at Police Station, Koroit. Preliminary deposit to accompany tender, £10. Final deposit, 10 per cent. ... 20th December.

Shelter Sheds at Boustead's, Mount St. Bernard, Dargo and Omeo Roads to Harrierville. Particulars at Harrierville Post Office only. Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent. ... 20th December.

Fencing, &c., Royal Park. Preliminary deposit to accompany tender, £10. Final deposit, 10 per cent. ... 20th December.

Repairs, Painting, &c., Customs Boxes, Melbourne and Sandridge. Preliminary deposit to accompany tender, £5. Final deposit, £5 ... 20th December.

Renewal of Wharf, &c., Belfast. Particulars also at Custom House, Belfast. Preliminary deposit to accompany tender, £20. Final deposit, 10 per cent. ... 20th December.

Repairs, Painting, &c., Police Station, Richmond. Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent. ... 20th December.

Alterations to Fittings, &c., in Stamp, Private Box, and Registration Offices, General Post Office, Melbourne. Preliminary deposit to accompany tender, £20. Final deposit, 10 per cent. ... 20th December.

Alterations to Water-closets, &c., Houses of Parliament and Chief Secretary's Offices. Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent. ... 20th December.

Supply of State School Furniture in the Ballarat district. Particulars also on application to W. Dobbie, Esq., Ballarat. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent. ... 20th December.

Supply of State School Furniture in the Sandhurst and Castlemaine districts. Particulars also at State School No. 119, Castlemaine, and on application to A. McIntyre, Esq., Sandhurst. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent. ... 20th December.

Supply of State School Furniture in the Melbourne district. Preliminary deposit to accompany tender, £5. Final deposit 5 per cent. ... 20th December.

Closet Pans, State Schools, Melbourne District. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent. ... 20th December.

Easels, State Schools, Melbourne District. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent. ... 20th December.

Blackboards and Notation Frames, Melbourne District. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent. ... 20th December.

Closet Pans, State Schools, Ballarat. Particulars also with W. Dobbie, Esq., Ballarat. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent. ... 20th December.

Closet Pans, State Schools, Sandhurst and Castlemaine. Particulars also at State School No. 119, Castlemaine, and with A. McIntyre, Esq., Sandhurst. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent. ... 20th December.

Approach and Viaduct to Breakwater, Warrnambool. Particulars also at Custom House, Warrnambool. Preliminary deposit to accompany tender, £100. Final deposit, 10 per cent. ... 3rd Jan. 1884.

Additions to Reformatory, Ballarat. Particulars also at Police Magistrate's Office, Ballarat. Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent. ... 3rd Jan. 1884.

Additions and Alterations Post Office, Creswick. Particulars also at Survey Office, Creswick. Preliminary deposit to accompany tender, £10. Final deposit 10 per cent. ... 10th Jan. 1884.

Repairs to Botanic Museum, and Fittings to portion of Annexe adjoining. Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent. ... 10th Jan. 1884.

Fencing, &c., to Public Buildings, Beechworth. Particulars also at Police Station, Beechworth. Preliminary deposit to accompany tender, £10. Final deposit, 10 per cent. ... 10th Jan. 1884.

All deposit-receipts, &c., must be made payable to the Secretary for Public Works.

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

ALFRED DEAKIN,  
Acting Commissioner of Public Works.  
Melbourne, 14th December 1883.

#### VICTORIAN RAILWAYS.

**TENDERS** are invited for the construction of the Morwell to Mirboo Railway. Particulars at the Engineer-in-Chief's Office, Spencer street. Preliminary deposit, £250.

Tenders, accompanied by the necessary preliminary deposit, and endorsed "Tender for Mirboo Line" must be deposited in the Railway Tender-box, Crown Lands Office, Treasury Gardens, Melbourne, at or before Twelve o'clock noon of Thursday, 3rd January.

No tender will necessarily be accepted.

D. GILLIES,  
Commissioner of Railways.

#### OFFICE SWITCHES.

**TENDERS** will be received until Twelve o'clock on Tuesday the 18th instant, for the manufacture and supply of fifty (50) "office switches."

A model may be seen at the Instrument Fitter's workshop, General Post Office.

Tenders to be endorsed "Tender for office switches" and addressed (if by post, prepaid) to the Honorable the Postmaster-General, Melbourne, or deposited in the Tender-box at the General Post Office, Melbourne.

The amount of the preliminary deposit to be enclosed with the tender is £3.

The lowest or any tender will not necessarily be accepted.

G. D. LANGRIDGE,  
For the Postmaster-General.

Post Office and Telegraph Department,  
Melbourne, 1st December 1883.

#### MAINTENANCE OF LIGHTS, PORTARLINGTON.

**TENDERS** will be received up to Noon on Wednesday the 19th of December 1883, from persons willing to contract for the maintenance of the Jetty and Land Lights (two), kerosene, from 1st January to 30th June 1884.

Tenders to be endorsed "Tender for Lights," and addressed to the Engineer in Charge Ports and Harbors, Custom House, Melbourne, from whom full particulars may be obtained, or on application to the Postmaster or Wharf Manager, Portarlington.

A deposit of Two pounds (£2) must accompany each tender.

The lowest or any tender not necessarily accepted.

G. D. LANGRIDGE,  
Commissioner of Trade and Customs.

Department of Trade and Customs,  
Melbourne, 30th November 1883.

#### DEPARTMENT OF LANDS AND SURVEY.—TENDERS FOR SELECTION SURVEYS.

**TENDERS** are invited from qualified Surveyors willing to undertake the duty of effecting such surveys for selectors of land, within the Dunolly subdivision of the Sandhurst Survey District, as may be required during a period of one year from the first day of January next.

Tenderers must be certificated surveyors of three years' standing, who have for at least an equal period been actively employed in the field on surveys of country lands in this or some other of the Australian colonies, as principals or qualified assistants to surveyors so employed.

Tenderers will state the fee at which they are prepared to effect a survey of 320 acres (the maximum area of a selection at present). The fees for lesser areas will be computed according to the formula adopted in the present "graduated scale." In the event of selection surveys of more than 320 acres being required, the fee will be computed by the same formula for 480 and 640 acres. The fee in all cases shall be understood to cover any investigation of existing surveys necessary to ensure accuracy in starting the new survey, and the running of a connection half a mile in length if required, also plan, report, &c., as under existing contracts.

The tenders shall be held to refer to selection surveys only, and any other work required by the department will not necessarily be performed by the contract surveyor, but if assigned to him it will be paid for according to a schedule of prices based on the contract rate as per present departmental scale.

The regulations and instructions in force under the present contracts will apply hereto.

The contract will not be transferable, and will be deemed void in the event of the death of the surveyor.

The successful tenderer will have to furnish security for the faithful discharge of his duties, to the extent of £50, as required under present contracts.

Tenders will be received at the Crown Lands Office, Melbourne, up to Twelve o'clock noon on Friday, 28th instant, and addressed to the Honorable the President of the Board of Land and Works, and may be sent by post or deposited in the Crown Lands Tender-box.

The lowest or any tender not necessarily accepted.

A. L. TUCKER,  
Commissioner of Crown Lands and Survey.

Department of Lands and Survey,  
Melbourne, 11th December 1883.

#### Insolvency Notices.

In the Court of Insolvency, Warrnambool, Western District.—  
In the estate of COLIN GALL, of Nullawarre, in the colony of Victoria, laborer.

**NOTICE** is hereby given that a general meeting of creditors in the above estate will be held at the Court House, Warrnambool, on the 22nd day of December A.D. 1883, at the hour of Two o'clock in the afternoon, for proof of debts and for the election of a trustee in the said estate.

Dated at Warrnambool the 8th day of December 1883.

ROBERT GIBTON,  
Chief Clerk.

In the Court of Insolvency, Melbourne.

**NOTICE** is hereby given that the estates of George Burston, of East Melbourne, late coffee tavern proprietor, 4371; Louis Perrett, of Emerald Hill, laborer, 4372; William Macgregor, of Emerald Hill, clerk, 4373; George Barnett, of South Brighton, market gardener, 4374; William Sherrard, of Collingwood, wheelwright, 4375; John Bailey, of Sandridge, late storekeeper, 4376; Denis Callanan, of Ascot Vale, jockey, 4377; Joseph Hird, of East St. Kilda, cabinetmaker, 4378, have been sequestrated; and that general meetings of creditors in the said estates will be held at the Insolvency Court Offices, Queen street, in the city of Melbourne, on Monday the 17th day of December A.D. 1883, at the hour of Eleven o'clock in the forenoon, for the election of trustees, and for the other purposes mentioned in the 53rd section of the Insolvency Statute 1871.

Dated at Melbourne this 12th day of December A.D. 1883.

CHAS. P. WILLIAMS,  
Chief Clerk.

In the Court of Insolvency, Sandhurst.

**NOTICE** is hereby given that the estate of William Mitchell, of Sandhurst, in the colony of Victoria, engineer, iron-founder, and agricultural implement maker, has been sequestrated, and that a general meeting of creditors will be held at the Court House, Sandhurst, on Wednesday, December 19th 1883, at half-past Eleven o'clock in the forenoon, for the purpose set forth in the 53rd section of the Insolvency Statute 1871.

Dated at Sandhurst this 12th day of December 1883.

GEORGE MAYNARD,  
Chief Clerk.

#### Private Advertisements.

##### SHIRE OF OMEO.

**NOTICE** is hereby given that Henry Foster was appointed Poundkeeper to the Shire of Omeo on the 6th day of November 1883.

THOS. EASTON,  
Shire Secretary.

7213

##### SHIRE OF DUNMUNKLE.

**NOTICE** is hereby given that Mr. Michael Cahill, of Coromby, has been appointed Temporary Poundkeeper of the Shire Pound at Coromby, in lieu of Peter Byrne, suspended.

(By order) HUGH McLEAN,  
Shire Secretary.  
Shire Offices, Rupanyup, 3rd December 1883. 7245

##### SHIRE OF BOROONDARA.

###### BYE-LAW No. 1.

A Bye-law of the Shire of Boroondara, made under section 213 of the "Local Government Act 1874," and numbered 1, for regulating the carting of night-soil and other offensive matter into or through the shire.

**IN** pursuance of the powers conferred by the "Local Government Act 1874," the President, Councillors, and Ratepayers of the Shire of Boroondara order as follows:—

Any person who shall cart, carry, or convey, or cause or suffer to be carted or conveyed in or through the Shire of Boroondara, or shall deposit, place, use, or spread, or cause or suffer to be deposited, placed, used, or spread in or upon or about any land, field, farm, or garden within the Shire of Boroondara, night-soil, offal, blood, or other offensive matter, except between the hours of twelve at midnight and four o'clock a.m., shall be liable for every such offence to a penalty not exceeding Five pounds nor less than Ten shillings. Provided that this bye-law shall not apply to any night-soil produced upon the premises where any such night-soil shall be used.

Adopted on the 31st day of October 1883.

Confirmed under the common seal of the shire, on the 5th day of December 1883.

WILLIAM BLANKSBY,  
President. (L.S.)  
CHARLES HAINES,  
Shire Secretary.

7210

## SWAN HILL SHIRE WATERWORKS TRUST.

NOTICE.—The Swan Hill Shire Waterworks Trust hereby give notice that the area comprised within the boundaries of the township of Castle Donnington, proposed to be rated by the Trust, is supplied with water under the provisions of the Victorian Water Conservation Acts 1881 and 1883.

By order of the Commissioners,

DAVID G. RATTRAY,

Secretary.

Trust Office, Kerang, 6th December 1883.

7211

## SHIRE OF KYNETON.

## BYE-LAW No. X.

A. Bye-law of the Shire of Kyneton, made under section 479 of the "Local Government Act 1874," and numbered 10, for regulating the Kyneton Shire Cattle Market and the buildings, stalls, pens, and standings therein, and for preventing nuisances or obstructions therein or in the immediate approaches thereto, and for fixing the days and hours during each day on which the market shall be held, for licensing yards and premises for the sale of cattle within the shire, and for the fixing the dues to be paid for such licenses.

IN pursuance of the powers conferred by the "Local Government Act 1874," the President, Councillors, and Ratepayers of the Shire of Kyneton order as follows:—

1. That Bye-law No. 2 of the Shire of Kyneton, providing for the regulation and government of the Kyneton Shire Cattle Market, for licensing yards and premises for the sale of cattle within the shire, and for fixing the dues to be paid for such license heretofore existing be and the same is hereby repealed.

2. The President, Councillors, and Ratepayers of the said shire doth further order as follows:—That Bye-law No. 10 shall be in lieu thereof, that is to say:—

3. That the cattle market shall be open daily for the reception and delivery and sale of cattle and other live stock on every lawful day until seven o'clock p.m.

4. That, on application, the council may license yards and premises for the sale of cattle within the shire.

5. That the sum of Two shillings and sixpence each per annum shall be the amount to be paid for such yard or premises so licensed.

6. That the word "inspector" shall mean the collector or person appointed to collect the stallages, rents, or tolls authorised by the "Local Government Act 1874," and shall include the assistants of the inspector.

## Appointment and Duties of Inspector.

7. That there shall be appointed for such cattle market an inspector thereof whose duties shall be as follows:—

(i.) To see that this bye-law and the provisions of the "Local Government Act 1874" relating to markets are duly observed.

(ii.) To demand and receive all market tolls and dues.

(iii.) To allot the principal and drafting yards to the use of parties bringing stock to the market for sale in such manner as in each particular case may seem to such inspector to be most convenient, and to prevent any unbroken horses or cattle from being roped within the market before five o'clock p.m.

(iv.) To preserve order and cleanliness within such market, and to remove or cause to be removed therefrom any person creating a riot or disturbance, or cursing or swearing or using any gross or indecent language, or being guilty of gross or indecent conduct therein; and, if directed, to take legal proceeding against such person.

(v.) Notwithstanding anything herein contained as to hours during which the market shall be open, the market inspector shall at all times give such facilities for the reception and delivery of stock as may in any case be actually necessary.

8. That no person shall release any stock from the market, or shall remove the same from one part of the market to another without the authority of the inspector.

9. That every person placing stock in the market for sale shall be responsible for all tolls, dues, and charges accruing thereon; and in no case shall any stock be taken out of the market until all tolls, dues, and charges payable in respect thereof shall have been first paid and satisfied.

10. That if any stock brought to the market for sale are not removed within twenty-four hours after the close of the market, such stock shall be provided with sufficient food by the person placing or entering them in the market for sale, or by the inspector at the expense of the person placing or entering them in the said market for sale (in case the name and address of the purchaser of such stock, if sold, cannot be ascertained).

11. That certain pens in the market shall be set apart for the reception of cattle for sale otherwise than by auction. Such pens shall be known as the private pens, and no cattle placed in the private pens shall be offered by auction until after the conclusion of the sales by auction of all similar stock on the day on which such cattle are entered for sale.

12. That certain pens, beginning at No. 1, shall be set apart for the reception of fat cattle only, and the whole of the balance of the cattle-pens shall be set apart for the reception of horned cattle of all denominations for sale by auction.

13. That the inspector or his assistants shall inquire of every person in charge of cattle brought to the market for sale whether such cattle are for sale by auction or not, and in case of a negative answer shall place such cattle in the private pens.

14. That all cattle brought to the market for sale shall be placed in pens, and that no person shall be permitted to remove cattle from one pen to another except with the consent of the inspector. That in case of any dispute arising as to over crowding of pens, or as to priority of occupancy, the inspector shall alone be competent to decide, and the disputants shall be bound by his decision. That the inspector shall have power to remove,

or order to be removed, cattle from one pen to another, and that any orders he gives in that respect shall be promptly carried out on pain of removal of the owner and cattle from the market.

15. That the whole of cattle other than the fat-cattle pens and the pens of cattle for private sale shall be offered by the auctioneers in numerical order beginning at the lowest number, and that no auctioneer shall be allowed to occupy more than six minutes in offering any one pen of cattle for sale. In case any auctioneer has not disposed of the whole of the cattle in his hands in the pen at the expiration of such six minutes, the cattle in his hands not disposed of shall not again be offered by auction until all other similar stock that day in the market for disposal by auction have been offered for sale.

16. That all auctioneers who have horses to dispose of by auction shall offer the stock placed in their hands in turn, and no auctioneer shall be permitted to occupy more than ten minutes in offering any horse or horses by auction while any other auctioneers who have horses to dispose of by auction are present, except with the consent of the whole of such other auctioneers; and in no case shall more than one auctioneer be permitted to offer horses for sale by auction at the same time. In case of any dispute arising as to priority of right to offer by auction, the inspector's decision shall be final. In case of any auctioneer willfully infringing or attempting to infringe this rule, he shall be debarred from offering any other horses by auction until after all the other auctioneers have finished offering the horse stock in their hands for sale by auction.

17. That all horses for sale by auction shall be paraded in a race or ring in front of a rostrum to be erected.

18. That no cattle, sheep, or horses, which have been placed in any auctioneer's hands for sale, shall be permitted to leave the market without the production of a pass from the auctioneer in whose hands they were placed for sale.

19. That the sales by auction on fair days in the said market shall commence not later than the hours hereinafter mentioned:—

Of sheep and lambs	Eleven o'clock a.m.
Of fat cattle	Twelve o'clock noon.
Of other horned cattle	Twelve thirty o'clock p.m.
Of horses	Three o'clock p.m.

20. Every auctioneer desiring to exercise his vocation within the said market shall pay an annual fee of Five shillings, and in case of his wilful infringement of any of the foregoing regulations, the committee of management of the market shall have power to cancel his license, and to debar him from selling within the market or approaches thereto during the unexpired term of the then current year. Such license shall date from the first day of January in each year, and shall expire on the thirty-first day of December of the year for which it is issued.

Passed eighth day of December 1883.

D. MACPHERSON,

President.

R. HARPER,

Shire Secretary.

(L.S.)

7214

## SHIRE OF ELTHAM.

HEREBY give notice that it is the intention of this Council, under the provisions of Part 15 of "The Local Government Act 1874," to enter upon the lands of Messrs. George Gunn, Thomas Walters, and N. Ellis, in the parish of Tarravarra, for the purpose of widening portions of the road between Dickson's Creek and the Yea River, in accordance with plan, &c., now lying open for inspection at my office, Eltham.

All persons affected by the proposed undertaking are required to set forth, in writing, addressed to the Council or to the undersigned, within forty days of date of publication hereof, all objections which they may have to the said undertaking.

By order, C. S. WINGROVE,

Secretary, Eltham Shire Council.

Eltham, Dec. 12th 1883.

7216

## BOROUGH OF SALE.

NOTICE OF INTENTION TO BORROW FIVE THOUSAND POUNDS.

NOTICE is hereby given that the Borough Council proposes to borrow Five thousand pounds on the credit of the Mayor, Councillors, and Ratepayers of the Borough, by debentures of £100 each, bearing interest at the rate of six per cent. per annum. That such debentures be payable on the first day of May 1904 at the Bank of Victoria, Sale, or Melbourne; and the interest thereon on the first day of May and first day of November in each year at said bank. And that four per cent. of the principal be invested in a sinking fund for the liquidation of said loan. And that such loan be applied to the construction of waterworks, according to the specifications and estimates prepared, and now open for inspection at the Borough Council Chambers.

C. M. GEOGHEGAN, Town Clerk.

Dec. 11, 1883.

7247

NOTICE is hereby given that the partnership hitherto carried on by Edwin Charles Mollett Draper and Francis Stratford Neale, at Bay street, Sandridge, as printers and publishers of the Sandridge Standard and Emerald Hill Advertiser, under the style or firm of "E. Draper and Co.," has this day been dissolved by mutual consent, and the business will in future be carried on by Mr. Edwin Charles Mollett Draper, under the style or firm of "Draper and Co.," who will receive all debts due to the late firm, and will pay all liabilities owing by the said firm.

Dated this twenty-sixth day of November 1883.

EDWIN CHARLES MOLLETT DRAPER.

FRANCIS STRATFORD NEALE.

Witness—HENRY HUNTER, Law Clerk, 90 Chancery lane, Melbourne.

7251

**NOTICE** is hereby given that the partnership hitherto existing between James Hay Kennedy and Nicholas Kennedy, trading under the style or firm of Kennedy Bros., has this day been dissolved by mutual consent. The business will be carried on as heretofore under the same name by Nicholas Kennedy, who will receive all moneys due to, and discharge all debts due by, the firm of Kennedy Bros.

Dated, at Heathcote, this fourth day of December 1883.

JAMES HAY KENNEDY.  
NICHOLAS KENNEDY.

Witness—W. McKAY.

7217

**NOTICE** is hereby given that the partnership heretofore subsisting between us, the undersigned Walter William Matthews and Harry Matthews, of 27 Carey street, Lincoln's Inn Fields, in the county of Middlesex, England, and Francis William Illingworth, of 106 Lonsdale street, Melbourne, Australia, in the business of surgical instrument makers, carried on by us at Melbourne aforesaid, under the style or firm of John Jones and Co., has been dissolved by mutual consent as from the first day of July 1882; and that the said business will in future be carried on by the said Francis William Illingworth alone. All debts due to and owing by the said late firm will be received and paid by the said Francis William Illingworth.

Dated this twenty-sixth day of October 1882.

WALTER WILLIAM MATTHEWS.

HARRY MATTHEWS.

FRANCIS WILLIAM ILLINGWORTH.

Witness to the signatures of W. W. Matthews and H. Matthews—F. E. E. FAREBROTHER, 4 Crown Office Row, Inner Temple, London.

7252

# **PREMIER PERMANENT BUILDING, LAND, AND INVESTMENT ASSOCIATION.**

Dr.		PROFIT AND LOSS ACCOUNT.	
To Interest on investing shares	...	£1,072	4 4
" Reserve fund	...	539	19 0
" Interest to depositors, &c.	...	2,094	11 1
" Management	...	557	16 0
" Rent	...	250	0 0
" Advertising and printing	...	451	19 2
" Auditors' fees, &c.	...	129	14 0
" Petty cash and guarantee premiums	...	32	9 2
" Rates, insurance premiums, &c., freehold property	...	240	9 11
" Balance	...	1,720	14 4
		£7,089	17 0

Cr.			
By Balance	...	£1,612	3 4
" Interest	...	3,662	1 2
" Fines	...	211	17 1
" Entrance fees	...	82	5 0
" Transfer fees	...	3	0 0
" Commission on insurance	...	20	18 9
" Sale of books	...	7	17 6
" Rent, freehold property	...	1,484	1 8
" Interest on bank deposit receipt	...	5	12 6
		£7,089	17 0

Dr.		LIABILITIES AND ASSETS.	
To Investing shares	...	£18,854	9 3
" Borrowers' bonuses	...	234	6 8
" Depositors	...	35,093	8 5
" Mortgage	...	9,000	0 0
" Reserve fund	...	1,191	9 2
" Balance of profit and loss	...	1,720	14 4
" Bank overdraft, 1883	...	2,237	14 3
		£68,332	2 1

Cr.			
By present value of loans	...	£50,849	5 0
" Freehold	...	17,085	18 2
" Furniture	...	155	19 3
" Insurance premiums	...	104	5 0
" Books and stationery	...	130	8 4
" Balance in hand	...	6	6 4
		£68,332	2 1

The undersigned have carefully examined the above financial statement, as well as books and accounts connected therewith, and find the same correct in every particular; have had placed before them all securities and insurance policies, and comparing pass books with ledger, the same agree.

J. HEDRICK, } Auditors.  
HY. G. RUDD, }

We acknowledge that we have this 14th day of November 1883 examined the securities of the Premier Permanent Building, Land, and Investment Association produced to us and held by the association, and we certify that they are all original securities prepared by us as solicitors to the said association.

J. M. SMITH & EMMERTON.  
Melbourne, 14th November 1883.  
JAMES MIRAMS, Secretary.

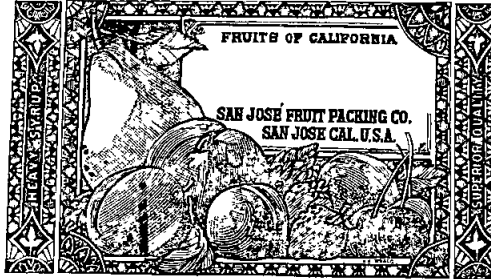
7248

## **APPLICATION FOR REGISTRATION OF MORE THAN ONE TRADE-MARK.—(Nos. 784 AND 785.)**

To the Registrar-General, Melbourne.  
We, The San José Fruit Packing Company, of San José, California, one of the United States of America, apply to be registered as proprietors of the following trade-marks, numbered 1 and 2. The trade-marks are described as follows, that is say:—

No. 1 is an oblong label, having on either side a vertical band, one of which has upon it the words "Superior quality," and other the words "Heavy syrup." The label proper has an elaborate narrow border, whose corners encroach convexly on a space, the left-hand and bottom portion of which is occupied by

a cluster of various fruits and their leaves; the right-hand and top portion being occupied by a rectangular space, over which some of the fruit laps, and on which appear the words "Fruits of California," "San José Fruit Packing Co.," "San José, Cal., U.S.A.," a space being left so that the name of the contents of the tin may be inserted. The fruits and leaves are generally printed in their natural colors on a black background, the narrow border being a light brown mingled with black; and the space on which the words appear is of a light grey or neutral tint, this being also the colour of the vertical bands, as shown below:—



No. 2 is a rectangular label, on which is represented a sunrise or sunset scene, and in the foreground is the representation of a can of fruit, the possession of which appears to be a matter of contention between a bear on either side and an eagle with outspread wings above it. Said can shows prominently its label, which is the trade-mark No. 1 hereinbefore described. The whole is surrounded by an elaborate border, which is generally of a very light brown color mingled with black, the other parts being printed in natural colors, thus:—



We desire that the said trade-marks may each be registered in respect of the descriptions of goods following, contained in class 42, that is to say, in respect of Canned Fruits, Preserves, and Honey.

SAN JOSÉ FRUIT PACKING COY.,

By their agents,

R. TOWNS & Co., per Wm. Ed. Wilson.

Witness—FRED. WALSH.

Manager—EDWD. WATERS, Patent Office, Sydney. 7253

## **APPLICATION FOR REGISTRATION OF ONE TRADE-MARK.—(No. 786.)**

To the Registrar-General, Melbourne.  
We, the Potter Drug and Chemical Company, a company trading as drugs and chemicals, manufacturers, at No. 105 Columbia Avenue, in the city of Boston, and State of Massachusetts, United States of America, apply to be registered as proprietors of a trade-mark, consisting of the special and distinctive word "Cuticura," thus:—

**"Cuticura."**

We desire that the said trade-mark may be registered in respect of the description of goods following, contained in classes 3 and 48, that is to say, as to goods in class 3 in respect of medicinal preparations and resolvents and soap (medicated for human use), and as to goods in class 48 in respect of perfumed soap.

POTTER DRUG AND CHEMICAL COMPANY,

By their agents,

R. TOWNS & Co., per Wm. Ed. Wilson.

Witness—FRED. WALSH.

Manager, EDWD. WATERS, patent office, Sydney. 7254

## **THE CHILDERS TRAMWAY AND TIMBER COMPANY LIMITED.**

NOTICE IN ACCORDANCE WITH THE COMPANIES STATUTE 1864.  
NOTICE is hereby given that the registered office of The Childers Tramway and Timber Company Limited is situated at Mr. Robert Dickinson's Store, Post Office, Childers. Dated this 10th day of December 1883.  
DAVIES & CAMPBELL, solicitors for the Childers Tramway and Timber Company Limited. 7246

Patent for "Improvements in roasting and more effectually treating pyrites and other ores, to be known as Costin's Patent Calciner for pyrites and other ores," especially those requiring to be oxidized as a preliminary operation."

**T**HIS is to notify that Henry Costin, of Lydiard street, Ballarat, machinery merchant, did, on the eighth day of December 1883, 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 Henry Costin 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 Tuesday the fifteenth day of January next, at Eleven o'clock in the forenoon, 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 eleventh day of January, 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 eleventh day of December A.D. 1883.

GEO. B. KERFERD,

Attorney-General.

JAS. HINGSTON, patent agent, 76 Chancery lane, Melbourne.

7220

Patent for "Improvements in machinery for drying wool or other substances."

**T**HIS is to notify that George Burnell, of Hindmarsh, in South Australia, wool-stapler, did, on the seventh day of December 1883, 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 George Burnell 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 Tuesday the eighth day of January next, at Eleven o'clock in the forenoon, 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 fourth day of January, 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 tenth day of December A.D. 1883.

GEO. B. KERFERD,

Attorney-General.

Chambers of the Law Officer for Patent Cases, Patent Office, Registrar-General's Department, Queen street, Melbourne. 7255

**R** THOMAS POWER LEDWARD, Deceased.—Pursuant to the provisions of the "Statute of Trusts 1864," notice is hereby given that all creditors and other persons having claims or demands upon or against the estate of Thomas Power Ledward, late of Bay street, Brighton, in the colony of Victoria, chemist, deceased (who died on the 18th day of October 1883, and probate of whose will was granted by the Supreme Court of the colony of Victoria, in its probate jurisdiction, on the 15th day of November instant, to John Howard Aylwin, of Brighton aforesaid, gentleman, and Samuel Pond Simmonds, of the same place, estate agent, the executors named in and appointed by the said will), are hereby required to send in particulars of such claims and demands, in writing, to the undersigned, proctors for the said executors, on or before the 29th day of December next, after which date the said executors will proceed to distribute the estate of the said deceased amongst the persons entitled thereto, having regard to the claims and demands of such creditors and other persons of which they shall then have had notice.

Dated this 29th day of November 1883.

BRIGGS AND SNOWBALL, 21 Queen street, Melbourne, proctors for the said executors. 7250

In the Supreme Court of the Colony of Victoria.—*Ex. Pt.*  
**N**OTICE is hereby given that the Sheriff of Midland Bailiwick, by virtue of process issued out of the Supreme Court of the Colony of Victoria against the real and personal estate of George Henry Botterill, will cause to be sold (unless stayed or the execution previously satisfied) by public auction, at Sherman's Globe Hotel, High street, East Charlton, on Saturday the 12th day of January 1884, at the hour of One o'clock in the afternoon:—

All the right, title, and interest (if any) of the above-named defendant in and to all that piece or parcel of freehold land, being part of allotment 4, section 3, township and parish of East Charlton, containing 1 rood 30 $\frac{1}{2}$  perches, subject to a mortgage, together with all improvements thereon.

Terms—Cash. No cheque taken.

WILLIAM MCGILL, Sheriff's Officer.

Sheriff's Office, East Charlton, 8th Dec. 1883. 7235

In the matter of the estate of Sir WILLIAM MORGAN, K.C.M.G., late of Adelaide, in the province of South Australia, merchant, deceased.

**P**URSUANT to the Property Act of 1860, notice is hereby given that all creditors and other persons having any claim or demands against or upon the estate of the said Sir William Morgan, K.C.M.G., who carried on business at Adelaide and

Port Adelaide, in the said province, under the style or firm of "William Morgan & Co." and who died on the second day of November One thousand eight hundred and eighty-three, at Brighton, in England, and whose will was proved in the Supreme Court of the said province by George Morgan, Arthur Waterhouse, and Henry Herbert Hoare, all of Adelaide aforesaid, the executors in the said will named, are hereby required to send in the particulars of their claims and a statement of their accounts, and the nature of the security (if any) held by them, together with their respective names and addresses, to the said executors, to the care of Messrs. William Morgan and Co., Currie street, Adelaide, or to the undersigned, on or before the third day of April One thousand eight hundred and eighty-four, at the expiration of which time the executors will be at liberty to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims of which the said executors shall then have had notice, and that the said executors will not after that time be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not then have had notice.

Dated this third day of December One thousand eight hundred and eighty-three.

SYMON, BAKEWELL, & SYMON, 69 King William street, Adelaide, solicitors to the said executors. 7256

#### £1 REWARD.

**L**OST from Eversley, on 28th ult., one dark-brown Mare, blaze, branded SW near shoulder, hobble chain on off fore leg. The above reward will be given for information that will lead to her recovery.

ALEX. S. SMITH, Chute. 7212

#### £2 REWARD.

**S**TRAYED, a dark grey draught colt, branded JI on shoulder and off neck, had small rope on neck when lost: James Troup, of Coghill's Creek. 7221

**TWO POUNDS REWARD.**—Lost, from Cox's farm, Joyce's Creek, a bright bay carriage mare, standing 16 $\frac{1}{2}$  hands high, white hind legs, white face, and branded B.T. off shoulder. The above reward will be paid to any person delivering same to Fitzgerald & Newman, Castlemaine. 7249

### Mining Notices.

#### ENERGETIC CONSOLIDATED CO. NO LIABILITY, LAURISTON.

**A**N Extraordinary Meeting of Shareholders in the above company will be held at the company's office, Victoria Chambers, Sandhurst, on Saturday the 22nd day of December 1883, at 11 o'clock a.m., for the transaction of the following business, viz.:—

To empower the directors to let all or any portion of the company's ground on tribute.

To confirm the minutes of the meeting.

SAMUEL HENRY MCGOWAN, Manager.  
Victoria Chambers, Sandhurst, Decr. 1st 1883. 6352

#### THE SEVEN HILLS EXTENDED FREEHOLD AND LEASEHOLD COMPANY, NO LIABILITY.

**N**OTICE.—An Extraordinary Meeting of the above-named company, and of the shareholders therein, is hereby convened to be holden on Friday, 28th December 1883, at 12 o'clock noon, at the office of the company, 49 Sturt street, Ballarat.

Business:

To authorize and empower the directors and manager of the company to sell and dispose of the freehold land comprised in the Clover Hill Estate, the property of the company, subject to the lease granted to the "Clover Hill Gold Mining Company, No Liability," for mining purposes, and to the royalty to be enjoyed by The Seven Hills Extended Freehold and Leasehold Company, No Liability, thereunder, and to affix the seal of the company to all documents necessary for transferring said land to the purchaser or purchasers thereof.

To confirm the minutes of said meeting.

7031 J. A. CHALK, Manager.

#### LONG POINT AND AUSTRALASIAN EXTENDED GOLD MINING COMPANY, NO LIABILITY, CRESWICK.

**A**N Extraordinary Meeting of the company will be held at the office of the company, Camp street, Ballarat, on Monday, 24th December 1883, at Three o'clock p.m.

Business:

1. To authorize the directors to wind-up the company, if necessary.  
2. To authorize the directors to sell and dispose of the company's property, and to divide the proceeds among the shareholders.  
3. To confirm the minutes of such meeting.

By order, J. W. GRAHAM, Manager.

Camp street, Ballarat, 5th December 1883. 703

#### GRANYA MINING COMPANY NO LIABILITY.

**N**OTICE.—An Extraordinary Meeting of the company will be held at the office, 99 Collins st. w., on Thursday, December 27/83, 4.30 p.m. Business: To take into consideration and decide on a resolution for increasing the capital of the company by the issue of such additional number of shares and on such terms as may be resolved on at the said meeting; to confirm the minutes of the meeting.

J. H. WYMOND, Manager. 7143



# ACADIA CATHERINE GOLD MINING COMPY. NO LIABILITY.

NOTICE.—A Call (the 16th) of Sixpence per share has been made on the capital stock of the above company, due and payable at the company's office, 16 Victoria Chambers, Sandhurst, on Wednesday, December 12th 1883.

G. W. FROGGATT, Manager.  
Sandhurst, Decr. 5th 1883. 7258

I THE undersigned, hereby make application to register the McClure 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 McClure Gold Mining Company Limited."  
2. The place of operations is in the parish of Bourke, county of Talbot.

3. The registered office of the company will be situated at Piper street, Kyneton.

4. The nominal capital of the company is Thirteen thousand five hundred pounds, in twenty-seven thousand shares of Ten shillings each, paid up to One shilling per share.

5. The number of shares subscribed for is twenty-seven 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 £1350.

8. The name of the manager is Frederick Thesiger Lavender.

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.
David McClure, Burke, farmer ...	2777
David McClure, jun., Burke, farmer ...	2777
Thomas McClure, Burke, farmer ...	2777
Connell McClure, Burke, farmer ...	2777
James McClure, Burke, farmer ...	2777
John McClure, Burke, farmer ...	2777
Gregor Cattanaach, Burke, farmer ...	2777
Richard Redrop, Mooroonpa, farmer ...	2777
Alexander Gillespie, Melbourne, miller ...	2777
James Henry Kestle Buscombe, Kyneton, auctioneer ...	2007
<b>Total</b> ...	<b>27,000</b>

Dated this tenth day of December 1883.

FREDERICK T. LAVENDER, Manager.

Witness to signature—H. J. ARMSTRONG, solicitor, Kyneton.

I, FREDERICK THESIGER LAVENDER, of Kyneton, in the colony of Victoria, accountant, 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 the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

FREDERICK T. LAVENDER.

Declared at Kyneton, in the colony of Victoria, this tenth day of December A.D. 1883, before me—NATHL. BLENCOWE, J.P., one of Her Majesty's Justices of the Peace in and for the Midland Bailiwick of the Colony of Victoria. 7219

## Sixth Schedule.

I THE undersigned, hereby make application to register the Young Australian Extended Company as a no-liability company under the provisions of "The Mining Companies Act 1871."

1. The name of the company is to be the Young Australian Extended Company No Liability.

2. The place of operations (or intended operations) is at Dark River, Mitta Mitta.

3. The registered office of the company will be situated at Chancery lane, Melbourne.

4. The value of the company's property, including claim, is £1800.

5. The number of shares in the company is thirty thousand, of Ten shillings each.

6. The number of shares subscribed for is thirty thousand.

7. The name of the manager is Hugh William Sinclair.

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.
Longden, D., Melbourne, gentleman ...	850
Marks, H., Melbourne, gentleman ...	400
Niven, W., Melbourne, gentleman ...	550
Burrows, J. G., Melbourne, gentleman ...	400
Greenberg, S., Melbourne, hotelkeeper ...	850
Sinclair, H. W., Melbourne, accountant (in trust) ...	26,950

Dated this thirteenth day of December 1883.

HUGH WM. SINCLAIR, Manager.

Witness to signature—JOHN FALCONER.

I, HUGH WILLIAM SINCLAIR, 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.

HUGH WM. SINCLAIR.

Taken before me, at Melbourne, this 13th day of December 1883—JOHN BELLIN, J.P. 7257

I THE undersigned, hereby make application to register The Pioneer Gold Mining Company as a limited company under "The Mining Companies Act 1871."

1. The name of the company is to be "The Pioneer Gold Mining Company Limited."

2. The place of operations is at Mitta Mitta.

3. The registered office of the company will be situated at 132 Queen street, Melbourne.

4. The nominal capital of the company is £11,000, in 22,000 shares of Ten shillings each.

5. The number of shares subscribed for is 22,000, being the entire number of shares in the company.

6. The number of paid-up shares is 11,000.

7. The amount already paid up is nil.

8. The name of the manager is John Leslie Newbury.

9. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as follows:—

No. of Shares.
Edward Rigby, Melbourne, hotelkeeper ... 4000
William Henry Dalton, Melbourne, gentleman ... 2000
Frederick Julian Manton, Melbourne, speculator ... 2000
Charles Henry Manton, Melbourne, speculator ... 2000
Henry E. Kittson, Prahran, hotelkeeper ... 2000
The Hon. L. L. Smith, Melbourne, surgeon ... 2000
William Bennet, Melbourne, speculator ... 2000
William O'Shea, Emerald Hill, speculator ... 2000
John McDowall, Melbourne, accountant ... 2000
Richard Nicholls, Melbourne, speculator ... 2000

22,000

Dated this sixth day of December A.D. 1883.

J. L. NEWBURY, Manager.

Witness to signature—JAMES LINDSAY, Jr.

I, JOHN LESLIE NEWBURY, of 132 Queen street, Melbourne, gentleman, 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 the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

J. L. NEWBURY.

Taken before me, at Melbourne, in the colony of Victoria, this sixth day of December A.D. 1883—R. BALDERSON, J.P. 7265

## IRONSTONE HILL LEAD GOLD MINING COMPANY, NO LIABILITY.

ALL shares in the above company on which the eighth call of Three pence per share remains unpaid are forfeited, and will be sold by public auction, at Alexander's Hotel, Piper street, on Friday the 21st day of December 1883, at 3 p.m., unless the amount due be previously paid:—

Nos. 1 to 24000, exclusive of those upon which the said call has been paid.

FREDERICK T. LAVENDER, Manager.

Kyneton, 12th December 1883. 7218

## Nos. 14, 15, AND 16 SOUTH CROSS REEF QUARTZ MINING COMPANY (LIMITED).

NOTICE.—The undermentioned shares, forfeited for non-payment of the 46th call of 2d., will be sold by public auction, at Grieve's Auction Mart, Main street, Stawell, at 4 o'clock p.m. on Saturday the 22nd December 1883:—

Nos. 1 to 14000, exclusive of those shares on which the said call has been paid.

WILLIAM CAHILL, Manager. 7224

## RUTLAND QUARTZ MINING COMPANY (LIMITED), STAWELL.

R. W. C. GRIEVE will sell by public auction, at his rooms, Main street, Stawell, at 4 p.m. on Saturday, 22nd December 1883, all shares in the above company forfeited for non-payment of the 23rd call of One penny per share, due 14th November 1883:—

Nos. 1 to 15000, exclusive of those shares on which said call has been paid.

P. GALBRAITH, Manager. 7225

## Nos. 1 AND 2 NORTH SCOTCHMANS QUARTZ MINING COMPANY (LIMITED).

NOTICE.—The undermentioned shares, forfeited for the non-payment of the undermentioned calls, will be sold by public auction, at Grieve's Auction Mart, Main street, Stawell, at 4 o'clock p.m. on Saturday the 22nd of December 1883:—

Forfeited for non-payment of 35th call of 3d.—Nos. 1598 to 2490, Nos. 8958 to 8959, Nos. 6367 to 6406. Forfeited for non-payment of 36th call of 6d.—Nos. 2831 to 2869, No. 8960, Nos. 1147 to 1176; Nos. 2955 to 2959, Nos. 6407 to 6439. Forfeited for non-payment of 37th call of 3d.—Nos. 2591 to 2724, Nos. 5537 to 5546, Nos. 5547 to 5556, Nos. 5557 to 5561, Nos. 5562 to 5566. Forfeited for non-payment of 38th call of 1d.—Nos. 1177 to 1196, Nos. 1 to 186, Nos. 511 to 572, Nos. 2816 to 2820, Nos. 2826 to 2830, Nos. 2791 to 2810, Nos. 2950 to 2954, Nos. 2940 to 2949, Nos. 3470 to 3489, Nos. 2821 to 2825, Nos. 2811 to 2815, Nos. 3140 to 3149, Nos. 3150 to 3159, Nos. 3400 to 3409, Nos. 3410 to 3419, Nos. 3430 to 3439, Nos. 3400 to 3449, Nos. 3450 to 3459, Nos. 2491 to 2590, Nos. 7987 to 8953, Nos. 8954 to 8957, Nos. 1101 to 1116, Nos. 1081 to 1100, Nos. 1031 to 1080, Nos. 981 to 1030, Nos. 931 to 980, Nos. 2930 to 2939, Nos. 3540 to 3549, Nos. 3550 to 3559, Nos. 3487 to 3506. Forfeited for the non-payment of 39th call of 1d.—Nos. 187 to 372, Nos. 3270 to 3369, Nos. 3330 to 3371, Nos. 2900 to 2919, Nos. 2970 to 3119, Nos. 3506 to 3509, Nos. 3490 to 3539, Nos. 3390 to 3399, Nos. 1197 to 1216.

WILLIAM CAHILL, Manager. 7227

# ULSTER QUARTZ MINING COMPANY (LIMITED), STAWELL.

**R**W. C. GRIEVE will sell by public auction, at his rooms, Main street, Stawell, at 4 p.m. on Saturday, 22nd December 1883, all shares in the above company forfeited for the non-payment of the 76th call of a Halfpenny per share, due 12th September 1883:—

Nos. 1 to 20,640, exclusive of those on which said call has been paid.  
7226

P. GALBRAITH, Manager.

# THE CROWN CROSS REEF UNITED MINING COMPANY (LIMITED).

**T**HE following forfeited shares in the above company will be sold by public auction, by Mr. R. W. C. Grieve, at his rooms, Main street, Stawell, on Saturday, 22nd December 1883, at 4 p.m., viz:—

Forfeited for non-payment of 26th call—10 shares, Nos. 7531 to 7540. Forfeited for non-payment of 32nd call—5 shares, Nos. 9532 to 9536; 3 shares, Nos. 14,948 to 14,950; 5 shares, Nos. 15,428 to 15,432; 3 shares, Nos. 14,792 to 14,794; 2 shares, Nos. 13,804 to 13,805; 5 shares, Nos. 14,808 to 14,810; 7 shares, Nos. 14,799 to 14,805; 1 share, No. 14,941. Forfeited for non-payment of the 33rd call—20 shares, Nos. 13,017 to 13,036; 5 shares, Nos. 6710 to 6714; 70 shares, Nos. 18,442 to 18,511; 50 shares, Nos. 17,389 to 17,438; 4 shares, Nos. 3385 to 3388; 25 shares, Nos. 15,073 to 15,097; 30 shares, Nos. 11,677 to 11,706; 30 shares, Nos. 18,302 to 18,421; 25 shares, Nos. 18,542 to 18,567; 50 shares, Nos. 17,539 to 17,588; 30 shares, Nos. 17,439 to 17,468; 5 shares, Nos. 7870 to 7874; 5 shares, Nos. 2613 to 2617. Forfeited for non-payment of 34th call—10 shares, Nos. 4597 to 4606; 5 shares, Nos. 4692 to 4696; 25 shares, Nos. 4617 to 4641; 20 shares, Nos. 12,677 to 12,696; 10 shares, Nos. 2373 to 2382; 20 shares, Nos. 9367 to 9386; 20 shares, Nos. 2016 to 2035; 4 shares, Nos. 8089 to 8092; 50 shares, Nos. 12,077 to 12,126; 25 shares, Nos. 2036 to 2110; 4 shares, Nos. 3701 to 3704; 4 shares, Nos. 7711 to 7714; 50 shares, Nos. 4642 to 4691; 50 shares, Nos. 12,797 to 12,846; 50 shares, Nos. 10,727 to 10,776; 50 shares, Nos. 4497 to 4546; 25 shares, Nos. 10,702 to 10,726; 20 shares, Nos. 7441 to 7460; 10 shares, Nos. 14,657 to 14,666; 20 shares, Nos. 9347 to 9366; 50 shares, Nos. 13,977 to 14,026; 20 shares, Nos. 13,477 to 13,496; 10 shares, Nos. 14,687 to 14,696.  
7228

E. J. BENNETT, JUNR., Manager.

# DIXON'S TRIBUTE COMPANY (NO LIABILITY).

**N**OTICE.—All shares in the above company, from 1 to 24,000, upon which the 15th call of 3d. per share remains unpaid are forfeited, and will be sold by public auction, at the Victoria Hotel, Sandhurst, by Holmes, White, & Co., on Saturday the 22nd December 1883, at 4 o'clock p.m.  
7229

JOHN NEESON, Manager.

# SOUTH SYDNEY FLAT GOLD MINING COMPANY NO LIABILITY.

**N**OTICE.—All shares forfeited, from 1 to 30,000, on which the 2nd call of 1d. per share remains unpaid, will be sold by public auction, by Holmes, White, & Co., at the Victoria Hotel, on 22nd instant, at 4 p.m.

R. B. FLETCHER, Manager.  
Sandhurst, December 6th 1883. 7230

# NORTH G. G. CONSOLIDATED COMPANY, NO LIABILITY.

**N**OTICE.—All shares, from 1 to 24,000, forfeited, on which the 8th call of One penny per share remains unpaid, will be sold by public auction, by Holmes, White, & Co., at the Victoria Hotel, on 22nd instant, at 4 p.m.

R. B. FLETCHER, Manager.  
Sandhurst, December 10th 1883. 7231

# SOUTH UNITED HUSTLER'S AND REDAN GOLD MINING COMPANY NO LIABILITY.

**J**H. TEAGUE & CO. have received instructions to sell by auction all shares forfeited for the 22nd call, numbers from 1 to 24,000, on Saturday the 22nd instant, at the Beehive Chambers, Sandhurst.

JOHN H. SAVILLE, Manager.  
Victoria Chambers, Sandhurst, December 11th 1883. 7232

# GREAT NORTHERN COMPANY NO LIABILITY.

**H**OLMES, WHITE, & CO. will sell by auction, at the Victoria Hotel, Sandhurst, on Saturday, 22nd Decr., at Four o'clock p.m., all shares in the above-named company forfeited for non-payment of the 19th call, unless the call is previously paid.  
7233

G. N. CRAIG, Manager.

# CONFIDENCE EXTENDED COMPANY NO LIABILITY.

**H**OLMES, WHITE, & CO. will sell by public auction, at the Victoria Hotel, Sandhurst, on Saturday, 22nd December 1883, at Four o'clock p.m., all shares, numbered from 1 to 30,000, upon which the sixth call of Sixpence per share shall then remain unpaid.

W. W. BARKER, Manager.  
7234

# PRINCESS DAGMAR GOLD MINING COMPANY (REGISTERED).

**H**OLMES, WHITE, & CO. will sell by auction, at the Victoria Hotel, Sandhurst, on Saturday, 22nd December 1883, at Four o'clock p.m., all shares in the company, from Nos. 1 to 24,000 inclusive, which are forfeited for non-payment of the 26th call of Sixpence per share, unless such shares are sooner redeemed and expenses paid.  
7235

SYDNEY GEO. COLE, Manager.

# PRESIDENT GARFIELD GOLD MINING CO. NO LIABILITY, MALDON.

**N**OTICE.—All shares, numbered from one to ten thousand, forfeited for non-payment of the 13th & 14th calls of 3d. each, will be sold by Mr. Alfred Cooper, at his rooms, Queen street, Melbourne, at 12 o'clock noon on Saturday, 22nd December 1883.

W. F. DIXON, Manager.  
87 Elizabeth st., Melbourne. 7236

# EAST NEUK QUARTZ MINING COMPANY NO LIABILITY, ST. ARNAUD.

**A**LL shares upon which the second call of One penny per share has not been paid will be sold by auction, on Saturday, 22nd December, at the company's office, Napier street north, St. Arnaud.

P. A. MASON, Manager.  
7240

# CROWN LAND GOLD MINING COMPANY NO LIABILITY, TALBOT.

**A**LL shares forfeited for the non-payment of calls Nos. 4 and 5 will be sold by public auction, at the Union Hotel, Ballarat street, Talbot, at 12 o'clock noon on Saturday, December the 22nd 1883, unless said calls are paid previous to such date.

O. J. HARKEN, Manager.  
7259

# No. 1 SOUTH NEW BENDIGO QUARTZ MINING COMPANY NO LIABILITY, ST. ARNAUD.

**A**LL shares forfeited for non-payment of 23rd call of One penny per share will be sold by public auction, at Bilton's Hotel, Napier street, St. Arnaud, on Saturday, 22nd December 1883, at 2 o'clock p.m.:

Nos. 1 to 20,000, except those on which the call has been paid.  
7260

H. W. OSBORNE, Manager.

# MOUNTER'S GOLD MINING COMPANY NO LIABILITY, BARRY'S REEF.

**N**OTICE.—All shares forfeited for non-payment of 14th call, including Nos. 1 to 25,000, will be sold by public auction, by J. Bellin, 111 Elizabeth street south, Melbourne, on Saturday the 22nd December 1883, at 12 noon, unless calls and expenses are previously paid.

CHAS. J. LEWIS, Manager.  
Melbourne, 11th Decr. 1883. 7261

# "GREAT NORTHERN QUARTZ MINING COMPANY" NO LIABILITY, WALHALLA.

**N**OTICE.—All shares forfeited for non-payment of 11th call, including Nos. 4001 to 24,000, will be sold by public auction, by Beauchamp & Sons, 14 Collins st. west, Melbourne, on Saturday the 22nd December 1883, at 11 a.m., unless calls and expenses are previously paid.

CHAS. J. LEWIS, Manager.  
Melbourne, December 11th 1883. 7262

# GOLDEN REEF COMPANY NO LIABILITY.

**N**OTICE.—All shares in the above company forfeited for non-payment of the first call of 1d. per share will be sold by public auction, by Messrs. Gemmell, Tuckett, and Co., at their rooms, Collins street west, on Saturday the 22nd December 1883, at 11 a.m., unless said call and expenses are previously paid:—

Nos. 2001 to 24,000, except those already paid upon.  
7263

JAMES B. McQUIE, Manager.

# PHOENIX GOLD MINING COY. NO LIABILITY, PANTON HILL.

**N**OTICE.—All shares upon which the 16th call of 2d. per share remains unpaid, being forfeited, will be sold by Messrs. Gemmell, Tuckett, & Co., at their rooms, Collins st. W., Melbourne, on Saturday, 15 December 1883, at 11 a.m., unless the call and expenses are previously paid:—

Nos. 1 to 24,000, excepting those upon which the said call has been paid.  
7264

HUGH WM. SINCLAIR, Manager.

# THE PYRENEES REEF COMPANY (NO LIABILITY), REDBANK.

**A**LL shares in the above-named company, numbered from 1 to 20,000, on which the 3rd call of 2d. per share remains unpaid, will be sold by public auction, at the Bull and Mouth Hotel, Maryborough, at 3 o'clock p.m. on Saturday, 22nd December 1883.  
7266

A. LOWENSTEIN, Manager.

# CLEAVER'S QUARTZ MINING COMPANY NO LIABILITY, SANDY CREEK, MALDON.

**N**OTICE.—The registered office of the above company is situated at No. 7, Mining Exchange, Ballarat.  
As witness our hands and under the common seal of the company.

(SEAL) J. H. WILLIAMS, {  
THOS. C. COATES, {  
Directors of Cleaver's  
Quartz Mining  
Company No. Li-  
ability, Sandy Creek,  
Maldon.

JOHN LETCHER, Manager.  
Ballarat, December 12, 1883. 7222

### Insolvency Notices.

The Insolvency Statute 1871.—In the Court of Insolvency.—In the matter of THOMAS RIGBY, of Sale, chemist.

**NOTICE** is hereby given that, by a resolution of creditors in this estate, I, the undersigned George Cain, of Sale, assignee, was appointed to fill the office of trustee of the property of the said insolvent, and such appointment has been duly confirmed.

GEO. CAIN, Trustee.  
Dated this 10th day of December 1883. 7215

In the Insolvency Statute 1871.—In the Court of Insolvency.—In the estate of SAMUEL RAND TAYLOR, of Alma, miner.

**A** THIRD and final Dividend in this estate will be payable at my office, High street, Maryborough, on and after Saturday, 15th instant, to those creditors who have proved.

P. VIRTUE, Assignee. 7223  
Maryborough, December 12th 1883.

The Insolvency Statute 1871.—In the Court of Insolvency.—In the matter of WILLIAM CLACK, of Parkville, in the colony of Victoria, butcher.

**NOTICE** is hereby given that, by resolution of the creditors assembled at the general meeting of creditors in this estate, held at Melbourne on the tenth day of December instant, I, the undersigned Thomas James Davey, of Elizabeth street, in the city of Melbourne, accountant and trade assignee, was appointed to fill the office of trustee of the property and estate of the said insolvent, and such appointment has been duly confirmed. All persons having in their possession any of the effects of the said insolvent must deliver them up to me, and all debts due to the said insolvent must be paid to me. Creditors who have not proved their debts must forward their proofs to me, at the offices of Messieurs Davey, Cole, and Flack, No. 10 Elizabeth street, Melbourne, accountants and trade assignees.

Dated this eleventh day of December One thousand eight hundred and eighty-three. 7237

THOS. J. DAVEY.

### NOTICE OF APPLICATION FOR A CERTIFICATE OF CONFORMITY.

In the Supreme Court of New South Wales, in Insolvency, No. 17,003.—In the insolvent estate of JOHN CONRAD SOMMER, of Woolloomooloo, now of Pyrmont, in the colony of New South Wales, painter, late of Melbourne, in the colony of Victoria. To Samuel Lyons, Elizabeth street, Sydney (the official assignee), and creditors:

**TAKE** notice that I, John Conrad Sommer, intend to apply to His Honor the Chief Commissioner of Insolvent Estates, at the Court Room, King street, Sydney, on Tuesday the twelfth day of February 1884, at 11 a.m. or as soon afterwards as the course of business will admit, that a certificate be granted to me, under and according to the provisions of the Acts 5th Victoria No. 17, 7th Victoria No. 19, and 25th Victoria No. 8.

Dated this eighth day of December 1883. 7239  
J. C. SOMMER, insolvent in person.

Insolvency Statute 1871.—In the Court of Insolvency.—In the matter of JOHN HENRY GAMEL, of Beechworth, in the colony of Victoria, contractor.

**A** FIRST and Final Dividend will be payable at my office, Ford street, Beechworth, on and after Wednesday, December 19th 1883. 7241

JOHN FLETCHER, Assignee.

The Insolvency Statute 1871.—In the Court of Insolvency.—In the estates of EMANUEL ANTONIO, of Melbourne, restaurant-keeper, and GEORGE JACKSON, of Hawthorn, butcher.

**F**IRST and final dividends will be payable in these estates, at my office, Eldon Chambers, Bank place, Collins st. west, on and after Monday the 17th inst., to those creditors who have proved their debts.

R. E. JACOMB, Assignee. 7242  
Melbourne, 14 December 1883.

The Insolvency Statute 1871.—In the Court of Insolvency.—In the matter of LOUIS CHARLES LEFEBVRE, of Numurkah, in the colony of Victoria, storekeeper.

**A** SECOND and final dividend will be payable at my office, 38 Elizabeth street, Melbourne, on and after Monday, 17th December 1883. 7243

A. GILMOUR, Trustee.

The Insolvency Statute 1871.—In the Court of Insolvency.—In the matter of ALFRED ROBERT UNDERWOOD and RICHARD SORRELL, of Lillimur, in the colony of Victoria, storekeepers.

**A** FIRST dividend will be payable at my office, 46 Elizabeth street, Melbourne, on and after Saturday, 22nd December 1883. 7244

December 11th, 1883.

GEORGE HORNE.

### Impoundings.

**B**ALLAN.—Impounded at Ballan, by A. Schiller.

- 1 red steer, top off near ear, like CJ off rump
- 1 white heifer, same
- 1 red and white steer, same
- 1 red and white steer, same
- 1 red heifer, same brand near rump

If not claimed and expenses paid, to be sold on 9th January 1884.

5/ SY. COOPER, Poundkeeper.

**B**ALMORAL.—Impounded at Balmoral, 5th December 1883, by Mr. Robertson, Congbool.

- 1 chestnut horse, white streak down face, branded like CC near shoulder

If not claimed and expenses paid, to be sold on 5th January 1884.

5/ WM. ROGERS, Poundkeeper.

**B**ENALLA.—Impounded at Benalla Shire Pound, 1st December 1883, by Alexandra Waum.—Trespassing.

- 832. Bay mare, shod, saddle marked, K near shoulder, few grey hairs on forehead
- 834. Brown horse, white spots on body, like CH near shoulder

By Samuel Neville.

- 835. Bay or brown mare, long tail, black points, like U near shoulder

Also, bay colt foal, blaze down face, progeny of 835

If not claimed and expenses paid, to be sold on 9th January 1884.

6/6 WM. SKELTON, Poundkeeper.

**B**UNGANAIL.—Impounded at Bunganail, 9th December 1883, by John Morrissey.

- 1 roan bull, no visible brand, two splits in near ear, top off off ear

If not claimed and expenses paid, to be sold on 8th January 1884.

4/ TIMOTHY CALLAGHAN, Poundkeeper.

**C**UNES.—Impounded at Clunes, 6th December 1883, by W. Shirley.

- 1 dark-red cow, white back and belly, large star on forehead
- 1 red and white heifer calf, progeny of above cow
- 1 strawberry heifer yearling

All no visible brands

On 10th December, by Mr. Clarke.

- 1 brown pony mare, COX near shoulder, H near rump
- 1 dark-bay horse, blind near eye, hind feet little white, J with other indistinguishable brands near shoulder

If not claimed and expenses paid, to be sold on 9th January 1884.

7/ D. DAVIES, Poundkeeper.

**C**OBURG.—Impounded at Coburg, 11th December 1883, by Warr, Esq., "La Rose," Coburg.

- 1 light bay mare, shod, near hind fetlock white, running star and snip, like A near shoulder

If not claimed and expenses paid, to be sold on 5th January 1884.

4/6 F. W. BUZAGLO, Poundkeeper.

**C**OLERAINE.—Impounded at Coleraine, 10th December 1883, by F. H. Harrison, Esq., Mount Koroit.

- 6 sheep, different sexes and different earmarks

If not claimed and expenses paid, to be sold on 5th January 1884.

3/6 HUGH McILROY, Poundkeeper.

**D**AYLESFORD.—Impounded at Daylesford.

- 353. White bull, red ears, notch back off ear, like MA off rump

If not claimed and expenses paid, to be sold on 9th January 1884.

3/ N. S. HAILES, Poundkeeper.

**E**CHUCA.—Impounded at Echuca, 11th December 1883, by D. Kelly.—Trespass Id.

- 171. Red heifer, strawberry belly, head, and legs, off ear cropped, piece out between nostrils, no visible brand

If not claimed and expenses paid, to be sold on 9th January 1884.

4/ GEORGE JAMIESON, Poundkeeper.

**F**OOTSCRAY.—Impounded in the Footscray Borough Pound, 13th December 1883, by T. B. Derham.

- 1 white cow, like y off rump
- 1 strawberry heifer in milk, no visible brand

If not claimed and expenses paid, to be sold on 7th January 1884.

4/ FREDK. ANDERSON, Poundkeeper.

**G**LASS'S CREEK.—Impounded at Glass's Creek Pound, Kew, 12th December 1883, by Mr. J. McKnight.

- 1 light-bay mare, dark points, star, shod, switch tail, no visible brand
- 1 bay horse, hind feet white, star, flea-bitten, switch tail, shod, branded like V near shoulder; both medium draught and collar and saddle marked

If not claimed and expenses paid, to be sold on 9th January 1884.

5/6 EMMA OSWIN, Poundkeeper.

**KANIVA.**—Impounded at Kaniva Pound, 10th December 1883, by J. Head.  
1 spotted steer, FR near rump, split near ear  
1 red steer,  $\frac{C}{G}$  near rump

1 spotted calf, no brands  
1 spotted steer, like IL near ribs  
1 spotted heifer, like IL near ribs  
If not claimed and expenses paid, to be sold on 26th December 1883.

G. INGRAM,  
Poundkeeper.

6/

## NOTICE.

**KILMORE.**—Bay draught mare, blaze face, hind feet white, scar on near hip, IM near shoulder, advertised to be sold 15th December, now shows OM near shoulder, and will not be sold until 5th January 1884.

C. G. ANDERSON,  
Poundkeeper.

3/6

**LANCEFIELD.**—Impounded at Lancefield.

1 chestnut horse, branded R near rump  
If not claimed and expenses paid, to be sold on 28th December 1883.

D. A. LITTLE,  
Poundkeeper.

3/

**LANDSBOROUGH.**—Impounded at Landsborough, 4th December 1883, by the Herdsman of the Landsborough Goldfield Common.

1 roan mare, small snip on nostril, P near shoulder  
If not claimed and expenses paid, to be sold on 5th January 1884.

ROBERT MATHER,  
Poundkeeper.

4/

**LINTON.**—Impounded at Linton, 10th December 1883, by Mr. Wallace.

1 bay pony horse, star, switch, black points, U near shoulder, U near thigh  
If not claimed and expenses paid, to be sold on 2nd January 1884.

S. MATHEWS,  
Poundkeeper.

4/

**MAFFRA.**—Impounded at Maffra, 29th November 1883.

1 grey horse, JM near shoulder  
1 red heifer, EH off loin, D.C. off rump, bottom quarter off ear  
1 red and white heifer, EH off loin, D.C. off rump, bottom quarter off off ear  
On 1st December.

1 bay mare,  $\frac{D}{CS}$  near shoulder

1 bay mare, blotched brand near shoulder,  $\frac{C}{D}$  near rump  
If not claimed and expenses paid, to be sold on 28th December 1883.

F. McKINNEL,  
Poundkeeper.

9/

**MOORA.**—Impounded at Moora, 8th December 1883.

1 red and white steer, piece out under off ear, like O-CD or KD near ribs  
1 strawberry heifer, red spots on neck, split in near ear (cut under), like O-CD or KD near ribs  
If not claimed and expenses paid, to be sold on 9th January 1884.

JOHN MATHESON,  
Poundkeeper.

4/6

**MURCHISON.**—Impounded at Murchison, 12th December 1883.

1 red bull, S near rump and ribs  
1 roan bull, B near rump  
If not claimed and expenses paid, to be sold on 9th January 1884.

C. J. GIBBON,  
Poundkeeper.

4/

## NOTICE.

**RAYWOOD POUND.**—The bay mare advertised 30th November as SS below other brands near shoulder should be 33 instead thereof.

J. F. WILLOUGHBY,  
Poundkeeper.

3/

**ROCHESTER.**—Impounded at Rochester, 10th December 1883.—Damages 10s.

1 grey horse, collar marked, near fore leg lame, DM near shoulder  
G

If not claimed and expenses paid, to be sold on 10th January 1884.

CHARLES E. SUBLET,  
Poundkeeper.

4/

**ROSEDALE.**—Impounded at Rosedale, by J. Hickey.

265. Bay gelding, like JP or JF conjoined off shoulder, B near shoulder  
If not claimed and expenses paid, to be sold on 4th January 1884.

C. DU VE,  
Poundkeeper.

3/6

**SALE.**—Impounded at Sale, 8th December 1883.

1 red and white cow, TL near rump, C on back,  $\frac{A}{J}$  off rump  
1 white steer, piece out off ear, H8 off ribs  
1 red and white steer, hole in near ear  
1 white steer, strawberry neck, like MW near ribs  
On 11th December.  
2 red and white heifers, like writing M near rump and back  
If not claimed and expenses paid, to be sold on 9th January 1884.

GEORGE ROSS,  
Poundkeeper.

5/6

**SHELFORD.**—Impounded at Shelford, 20th November 1883.

1. Merino ewe, near ear front quartered, off ear notch in front, red on head and rump  
2. Long-woolled four-toothed ewe, near ear tipped, off ear front notch, slashed at back  
3. Long-woolled wether hogget, horned, long tail, raddled on head  
4. Long-woolled yearling ewe, red on head  
On 10th December.  
5. Ewe lamb, raddled on head, front notch near ear  
6 and 7. Two wether lambs, raddled on head, front notch off ear  
If not claimed and expenses paid, to be sold on 5th January 1884.

H. M. WILSON,  
Poundkeeper.

8/

**SHEPPARTON.**—Impounded at Shepparton Shire Pound, 4th December 1883.—Notice sent to owner, and not released.  
1 brown horse, white down face, off hip down, off hind foot white, branded like T off shoulder  
On 5th December.

1 red and white heifer, off ear cropped, like JW near rump  
1 red and white bull, end of tail white, no ear marks or brands visible  
If not claimed and expenses paid, to be sold on 2nd January 1884.

EDWIN DUDLEY,  
Poundkeeper.

6/

**ST. ARNAUD.**—Impounded at St. Arnaud, 11th December 1883.

2 cross-bred ewes (shorn), tip off off ear; two notches front near ear  
If not claimed and expenses paid, to be sold on 7th January 1884.

S. S. ROTHWELL,  
Poundkeeper.

4/

**TRARALGON.**—Impounded at Traralgon, by Herdsman Loy Yang Common.

1 strawberry heifer, like M near rump and flank  
1 yellow heifer, like JP near ribs  
1 strawberry yearling steer, like SY near ribs, top off near ear and slit

By Mrs. Downing.  
1 red and white heifer, like S off rump, indescribable brand under the S (might be a figure 7)  
1 red steer, X near rump, like TD near loin, swallow out both ears, white tail  
If not claimed and expenses paid, to be sold on 5th January 1884.

JAS. DUNBAR,  
Poundkeeper.

7/6

**WARRNAMBOOL.**—Impounded at Warrnambool Town Pound, 1st December 1883, by J. Beattie.

1 white cow, red ears, split near ear  
1 red calf, white face  
If not claimed and expenses paid, to be sold on 5th January 1884.

JOHN BEGLEY,  
Poundkeeper.

4/

**WICKLIFFE.**—Impounded at Wickliffe, 8th December 1883, by Herdsman of Chatsworth Common.

101. Yellow steer, white about belly and face, slit in back of off ear, like JT near rump, A off loins  
If not claimed and expenses paid, to be sold on 9th January 1884.

ROBERT FORD,  
Poundkeeper.

4/

**WODONGA.**—Impounded at Wodonga, 7th December 1883, by Mr. Wm. Huon.

1 chesnut horse, saddle marked, like slightly collar marked, like AO (or may be A  $\infty$ ) joined together (the O or  $\infty$  put on twice) near shoulder

On 10th December, by Mr. M. Purnaby.  
1 bay horse, blaze, black points, dark mane and tail, white spots on back, T and blotch (may be meant for R) over (QH near shoulder, like L  $\frac{C}{U}$  (tail of f to left) off shoulder

If not claimed and expenses paid, to be sold on 10th January 1884.

HENRY HUON,  
Poundkeeper.

7/

**YARRAWONGA.**—Impounded at the Yarrowonga, Shire Pound, by W. Trotman, for trespass on grass land.  
1 bay horse, branded J (tail of J to right), near shoulder white, stripe and star on forehead, white spots on back.  
If not claimed and expenses paid, to be sold on 31st December 1883.

ANDREW IRVINE,  
Poundkeeper.

#### POUNDKEEPERS' REMITTANCES.

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

	£	s.	d.
December 10.—Murphy, Wm. ....	0	11	6
December 13.—Anderson, Fredk. ....	0	4	0
December 13.—Oswin, Emma ....	1	0	0

J. FERRES,  
Government Printer.

14th December 1883.

#### DEPARTMENT OF MINES AND WATER SUPPLY.

#### GEOLOGICAL AND OTHER LITHOGRAPHIC MAPS, REPORTS OF PROGRESS, ETC., ETC.

**COPIES** of the following plans, reports, &c., may be obtained at the Office of Mines, Melbourne, or will be forwarded post free to any address, on prepayment by Post Office Order or otherwise of the cost thereof:—

	£	s.	d.
Map of Victoria (Skene's, 8 sheets), Geologically colored ...	price	3	3
Geological Sketch Map of Australia including Tasmania ...	"	1	1
Map showing the distribution of Forest Trees in Victoria ...	"	1	1
Geological Sketch Map of South-west Gippsland ...	"	0	12
Geological Maps of Ballaarat (with sections), Sandhurst, Ararat (with section) and Stawell Goldfields, ... each	"	0	7
Geological Sketch Map of Cape Otway District (with section) ...	"	0	5
Geological Map of the Creswick Goldfield ...	"	0	5
Geological Maps of Beechworth and Mitchell River (with section) Goldfields, ... each	"	0	3
Plan of Ballaarat, Sebastopol, and Buninyong Goldfield (with section), showing mining areas to be drained by a proposed adit ...	"	0	5
Quarter-sheets published by the late Geological Survey Department, ... each	"	0	3
Geological Map of Russell's Creek Goldfield ...	"	0	2
Plan of the underground survey of the Hustler's line of Reef, Sandhurst ...	"	0	3
Plan of the underground survey of the Garden Gully line of Reef, Sandhurst, 7 sheets ...	"	0	7
Plan of the underground workings of the principal mines at Stawell, 6 sheets ...	"	0	6
Plan showing the longitudinal and transverse sections of mines on the northern portion of the New Chum line of Reef, Sandhurst, 9 sheets ...	"	0	9
Plan showing surface extensions of quartz reefs northward from Eaglehawk, Sandhurst (with notes) ...	"	0	2
Plan of the Sandhurst Goldfield, showing mining lease blocks, with reference table (3 sheets) ...	"	0	5
Outline Plan of the Reedy Creek Goldfield, topographically surveyed. Scale 16 chs. to 1 in. each	"	0	2
Pamphlet on the "Treatment of Ores in Upper Hungary." (Ulrich) ...	"	0	1
Notes on the Nuggety Reef, Maldon. (Ulrich)	"	0	0
Reports of Progress on the Geological Survey of Victoria, with maps and illustrations. Nos. II., IV., and V., ... each	"	0	3
Ditto, ditto, ditto. No. III. ...	"	0	5
Ditto, ditto, ditto. No. VI. ...	"	0	2
Prodromus of the Palaeontology of Victoria, or Figures and Descriptions of Victorian Organic Remains (McCoy). Decades II., III., IV., V., VI., and VII. ... each	"	0	2
Report on the Physical Character and Resources of Gippsland (Smyth and Skene) ...	"	0	0
Report of the Board appointed to report on the methods of treating pyrites and pyritous vein-stuffs, as practised on the Goldfields of Victoria, &c., &c., with plans and sections ...	"	0	4
Acts, Orders in Council, Notices, Mining Board Bye-laws relating to the Goldfields, 1874 ...	"	1	1
Observations on New Vegetable Fossils of the Auriferous Drifts of Victoria (Mueller) ...	"	0	2
Synopsis of a Report on Mining in California and Nevada, U.S.A. (Thureau) ...	"	0	2

T. COUCHMAN,  
Secretary for Mines and Water Supply.

Melbourne.

**PARISH AND TOWNSHIP PLANS.**—Lithographed plans of the undermentioned 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.

Also, same price, lithographed plans of Townships, drawn to a scale of four chains to the inch.

The above show areas, measurements, bearings, grantees', lessees', 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; others are in course of preparation. Second editions have been published of those to which asterisks are attached.

#### PARISH PLANS

Acheron	Bonn*	Carchap
Addington	Bontherambo	Cardigan
Adzar*	Boola Boloke	Cargerie
Alberton East	Boomahnoomoonah	Carisbrook*
Alberton West	Boonahwah	Carlsruhe
Alexandra *	Boorhaman	Carlyle
Amherst (10 chs.)	Boorpool	Caringham
Amphitheatre	Boort (40 chs.)*	Carpentait
Anakie	Boosey*	Carrah
Arapiles	Bootabpool	Carrah
Ararat (10 chs.)	Boram-boram	Carragarmungee
Arcadia	Borhoneyghurk	Carron
Ardno*	Boroka	Carrung-e-murnong
Ardonachie	Boroondara	Casterton
Argyle	Borriyalloak	Castle Donnington
Ascot	Borung	Castlemaine (10 chs.)
Ashens	Boweya	Cavendish
Audley	Bradford	Charlton East
Avenel	Bramburra	Charlton West*
Avoca	Branjee*	Chatsworth West
Awonga	Brankcet	Chepstowe
Axedale	Branxholme*	Chewton (4 chs.)
Baangal*	Brewster	Chiltern
Bael Bael	Briagolong	Chiltern West
Bagshot	Bridgewater	Chintin
Bahgallah	Bright	Clarendon
Bailleston	Brimboat*	Clarksdale
Bairnsdale	Brim Brim*	Clonleigh
Ballaarat (10 chs.)	Brimin	Clunes*
Ballan (4 chs.)	Bringalbart	Cobaw
Ballangeich	Brit Brit	Cobra-killuc*
Ballark	Broadford	Cobram
Ballendella	Broadwater	Coburg
Balliang	Brucknell	Cocoroc
Balloong	Bruck-ruk	Codrington
Ballyrogan	Bruthen	Cohuna
Balmattum*	Buangor	Colac (4 chs.)
Balnarring	Buehan	Colac-colac
Balrook	Buckeran Yarrack	Coleraine
Bamawm	Buckrabanyule	Coliban
Bambra	Budgerum West	Colongulac
Bamganie	Bulart	Colquhoun
Banangal	Bulban	Colvinsby
Bangerang	Bulgana	Commeralghip
Banyena	Bullanbul	Concongella
Baranduda	Bullarook	Concongella South
Barnawartha North	Bullarto	Condah
Barnawartha South	Bullengarook	Connewarre
Barnoolut	Bullioh	Connewarren
Barongarook	Bumberrah	Coolebarghurk
Barrakee	Bundalaguah	Coomboona
Barrarbool	Bundalong	Coonoor East
Barwidgee	Bungal	Coonoor West (40 chs.)
Barwite	Bungalally	Cooramook
Baynton	Bunganail	Cooriejong
Bealiba	Bungaree	Cooroopajerrup
Beaufort	Bung-bong	Corack (40 chs.)
Beckworth	Bungeeltap*	Corack East (40 chs.)
Beer	Bungeet*	Corangamite
Beechworth	Bunguluke	Corea
Beerik	Buninyong	Corindhap
Beethang	Bunnugal	Corio
Belfast	Burnewang	Cornella
Bellarina	Burraboote East	Costerfield
Bellaure	Burramine*	Craigie
Benalla	Burrumbeep	Cranbourne
Benayco	Burrumbeet	Cressy
Bengworden	Burrum Burrum	Creswick*
Bengworden South	Burtwarrah	Crosbie
Benjeroon	Byaduk	Crowlands
Beolite	Byambynee	Croxton East
Beremboke	Byjuke	Croxton West
Berrimal	Bylands	Cudgewa
Berringa	Calivil*	Cundare
Berwick	Callawadda	Currawa
Bessiebellie	Campaspe	Cut-paw-paw (10 chs.)*
Bet Bet	Campbelltown	Dalyenong
Bil-bil-wyt*	Caniambo*	Dandenong
Bilpah	Cannum	Dargalong
Birregurra	Carag-carag	Darkbonee
Bittern*	Caralulup	Darlingford
Bochara	Caramballuc North	Darlington
Boga	Caramballuc South	Darlington West
Bogalara	Caramut	Darragan
Boho*	Caramut South	Darriwil
Boikerbert	Carapooee	Dartagook
Bolwarra	Carapooee West	
Bonegilla	Carapook	

Dartmoor	Glenrowen	Killara	Mininera	Nirranda	Swanwater*
Dean*	Glynwylln	Killawarra	Minjah	Noorilim	Switzerland
Dederang	Guarkeet	Kilnoorat	Minjah North	Noorongong	Taarak
Delatite	Guarwarre	Kingower	Mirampiram	Norong	Taggerty
Denison	Gobarup	Kininakataka	Mirnee	Northwood	Tahara
Dereel	Gobur	Kinypanial*	Mirranatwa	Nullan	Talame
Derholm	Goldie	Kiora	Mitchell	Nullawarre	Talgarno
Derrimut	Gonzaga	Kirkella	Mitiamo	Nunawading	Tallangatta
Deutgam	Goomalibee*	Knowsley	Mitta Mitta	Nuntin	Tallangook
Devenish*	Goon Nure	Knowsley East	Moallack	Nurrabiel	Tallarook
Devon	Gooramadda*	Kolara	Mocamboro	Ondit	Tallygaroopna
Dewrang	Goorambat	Kongbool	Modewarre	Oxley	Tambo
Digby	Gooram-gooram-	Konong Wootong	Moglonemby	Paaratte	Taminick
Diggorra (40 chs.)	gong	Koolomert	Mokanger	Painswick	Tamlough*
Dimboola*	Goornong	Kooreh	Mokepilly	Pakenham*	Tandarook
Dingee	Gorac	Koort-koort-nong	Mokoan	Pannooanawm*	Tandarra
Dinyarrak	Gorong	Korkuperrimul	Molesworth	Pannoomilloo*	Tangambalanga
Djerriwarrh	Gorrinn	Kornong	Moliagul	Panyule	Tara
Doboobetic	Gowangardie	Korong	Molka	Paraparap	Taripta
Donald	Gowar	Kororot	Mologa (40 chs.)	Parrie Yalloak	Tarneit
Dookie	Grassdale	Kotupna	Monca South	Parupa	Tarragal
Doolam	Greenhills	Kont Narin	Monegetta*	Patho	Tarraginnie (40 chs.)
Dorchap	Greta	Koyuga	Monivac	Pawbybmyr	Tarrawarra
Doroq	Gringegalgona	Kurraea	Moolap	Paywit*	Tarrawingee
Doutta Galla	Gritjurk	Kurting	Moolerr	Peechelba*	Tarryoukyan
Dowling Forest	Gruyere	Kuruc-a-ruc	Moolort	Pelluebla*	Tatong
Dreeite	Guildford*	Kyabram	Moora	Pendyk-pendyk	Tatyeon
Drumborg	Gunbower	Kyabram East*	Moornbbin	Phillip Island	Teddywaddy
Drung Drung	Gunbower West	Laanecoerie	Mooradoranook	Picola	Telangutuk
Dunbulbalane	Haddon*	Laang	Mooralla	Pine Lodge*	Terang
Duned	Hamilton North	Laceby	Moorabool West	Pircarra	Terrick Terrick
Dunkeld	Hamilton South	Lacn	Mooree	Pirron Yaloak	East (40 chs.)
Dunmore	Harcourt	Lake Lake Wollard	Moornboole East	Pollah North	Terrick Terrick
Dunnunkle*	Havelock	Lakaldarno	Moornboole West	Pollah South	West (40 chs.)*
Dunnawalla	Hawkestone	Lal Lal	Mooringag	Pomborneit	Terrinallum
Dunneworthy	Hayanni	Lancefield	Moosoduc	Pompapiel	Thalia
Dunolly (10 chs.)	Hazelwood	Landsborough	Moosoolbark	Pom Pom	Tharanegga
Durdidwarrah	Helendote	Langhi-ghiran	Moosopna*	Poorneet	Thornton
Durong	Hesse	Langi-kal-kal	Moosopna West*	Portland	Timboon
Echuca North	Hexham East	Langi-logan	Moosopna	Powlett	Timmering*
Echuca South*	Hexham West	Langkoop	Moorwinstowe	Puckapunyal	Tinanuba
Ecklin	Heywood	Langulac	Moranding	Puebla	Tongala*
Eddington	Hilguy	Langwarrin	Morang	Purdeet	Tooon
Edenhope	Hingo-munjie	Lara	Moranghurk	Purdeet East	Tooborac
Edgcombe	Holey Plains	Lauriston	Mordialloc	Purnim	Toolamba*
Egerton	Horsham	Lawluk	Morcep	Purrumbete North	Toolamba West
Eglinton*	Hotspur*	Leaghur (40 chs.)	Mortchup	Purrumbete South	Toolang
Eildon	Howqua	Lecor	Mortlake	Pyalong	Toolorook
Eilyar	Howqua West	Leichardt	Mostyn	Pywhetjorkk	Toolka
Eltingamite	Huntly	Lexington*	Mount Cole	Quambatook (40 chs.)	Tooleen
Ellerslie	Ilawarra	Lexton	Moutajup	Quamby	Toolongrook
Ellesmere	Inglewood	Ligar	Mouyong	Quamby North	Toooly
Elhiminyt	Irrewarra	Lillimur	Mouzie	Quantong	Toongabbie North
Elmore	Irrewillipe	Lilliput	Moyhu*	Rathscar	Toorak
Elphinstone	Jallukar	Lillirie	Moyreisk	Ravenswood	Tottington (40 chs.)
Emberton	Jamieson	Lima	Moyston	Redbank	Tourello
Enfield	Jancourt	Linlithgow	Moyston West	Redcastle	Towananny (40 chs.)
Enuc	Janiember East	Lismore	Muckleford	Redesdale	Towanway
Eppalock	Jan Juc	Livingstone	Mulgrave	Redesdale	Towong
Erildoun	Jarklan	Lockwood	Mullindollongong	Redruth	Trawool
Ertrick	Jeffcott	Loddon (40 chs.)	Mumbannar	Riachella	Tragowel
Eumemmering	Jellalabad	Longwood	Mundoona	Rich Avon West*	Traralgon
Eumeralla	Jennawarra	Lorne	Muntham	Ringwood	Trawalla
Eurambeen	Jerrywarook	Lowan	Murchison North	Rochester	Trewalla
Euroa	Jeruk	Lowry	Murdeduke	Rochester West	Truganina
Eversley	Jika Jika	Loyola	Murghe-boluc	Rochford	Tullamarine
Everton	Jindivick*	Loy Yang	Murndal	Rodborough	Tullich
Faraday	Joel Joel	Lurg	Murrabit	Rosedale	Turkeeth
Fingal	Jung Jung*	Lynchfield	Murrabit West	Roseneath	Turumberry
Flinders	Kaarimba	Lynchfield	Murrumburong	Roseneath	Turumberry North
Flowerdale	Kadnook	Lyndhurst	Murrumbidgee	Runnymede	Utong
Forbes	Kaladbro*	Macarthur	Murrindindi	Rupanyup*	Tyabb
Framlingham East	Kalkce	Macedon (10 chs.)	Murroon	St. Arnaud	Tylden
Framlingham West	Kalymna	Maffra	Murtcain	St. Helens	Tyrendarra
Franklin (10 chs.)	Kamarooka	Mageppa	Murtyrtym	St. James*	Undera
Frankston	Kanawalla	Mahkwallok	Myamyn	Sale	Upotipotpon*
Fryers (10 chs.)*	Kanawinka (40 chs.)	Maindample	Myaring	Salisbury West	Urangara
Galla	Kangerong	Malakoff	Myrniong	Samaria	Vectis East*
Gampola	Kangertong	Maldon*	Myrrhee*	Sandford	Vite Vite
Gannawarra	Kaniva	Mambourin	Myrtleford	Sandon	Wa-de-lock
Ganoo-ganoo	Kanyapella*	Mannibadar	Mysia (40 chs.)	Sarsfield	Waggarrandall
Garvoc	Kapong	Marida-yallock	Nagwarry	Scarsdale (10 chs.)	Wagra
Gatum-gatum	Karabeal	Marma	Nalangil	Scoresby*	Wahring
Geelengla	Kariah	Marmal (40 chs.)	Nanapundah	Sedgwick	Wail*
Geerak	Karngun	Marnoo	Nangecla (40 chs.)	Seymour	Wallaloo
Gellibrand	Karrabumet*	Marong	Naninia	Shadforth	Walla Walla
Gerangamete	Karramomus	Maryvale	Nanneella	Shelford	Wallinduc
Gherang Gherang	Karup-karup	Meerai	Nareeb-nareeb	Shelford West	Wallup
Gherineghap	Katamatite	Meereck	Naringaningalook	Shepparton	Walmer
Ghin Ghin	Katandra	Meering	Naringhil North	Sherwood	Wanalta
Girgarre	Katylil	Mellier	Naringhil South	Shirley (10 chs.)	Wando
Girgarre East*	Kay	Mepunga*	Narioka	Skipton	Wangaratta North
Gisborne	Keelbundora (40 chs.)	Meran	Narmhool*	Smythesdale	Wangaratta South
Glenalbyn	Keilambete	Meredit	Nar-nar-goon	Springfield	Wangoom
Glenaroua	Kelfecra	Merino	Narrawaturk	Spring Hill	Wannaue
Glenburnie	Kellalac	Merrimu	Narrawong*	Spring Plains	Wanwandrya
Glencoe	Kentbruck	Merryubuela	Narree Worran	Stawell	Wappan
Glenelg	Kerang*	Merton	Natimuk*	Stewarton	Warraga
Glenegower	Kergunyah	Metcalfe	Natimuk	Stradbroke	Warrabook
Glenhope	Kergunyah North	Miepoll	Natimuk	Strangways (10 chs.)	Warrabarunah
Glenlogie	Kerrie*	Millewa	Navarre	Stratford	Warrangamba
Glenloth	Kerrisdale	Milloo	Neilborough*	Strathbogie	Warrak
Glenlyon	Kerrit Barcet	Mincha	Nekceya	Strathfieldsaye	Warranbine
Glenmaggie	Kewell East*	Mincha West	Nepean	Strathmerton	Warrandyte
Glenmona	Kewell West	Minchamite	Nerrin Nerrin	Streatham (4 chs.)	Warranook
Glenorchy	Kialla*	Minimay	Newham	Struan	Warra Warra
Glenormiston	Kiata		Ni Ni	Sutton	Warrayure
Glenpatrick			Ninyeunook (40 chs.)	Sutton Grange	Warrenbayne

Warrenheip	Winton*	Yalimba East
Warrenmang	Winyayung	Yalla-y-poor
Warrior	Wirchilleba	Yalook
Warrock	Witchipool (40 chs.)*	Yalong
Warrong	Wodonga	Yalong South
Warrowitue	Wondoomarook	Yambuk
Wataepoolan	Wongan	Yarck
Wategat	Wonwondah	Yangerahwill
Watania	Wonwron	Yan Yan Gurt
Watania West	Woodend	Yan Yean
Watta Wella	Woodnaggerak	Yarima
Wedderburne (10 chs.)	Woodstock	Yarpturk
Weecurra	Woohipoer	Yarraberb
Weerangourt	Wookurkook	Yarram Yarram
Weering	Woolsthorpe	Yarramyljup
Wehla	Woorak	Yarrowong
Wellsford	Wooriwyrite	Yarrowayne
Werribee	Woerndoo	Yarrowalla
Werrigar	Woorunyalook	Yarrowee
Weston	Wooronook	Yarroweyah
Whanregarwen	Wooragee North	Yatchaw East
Wharparilla	Woorang	Yatchaw West
Whorel	Wormangal	Yatmerone
Whorouly	Wormbete	Yea
Whroo	Worrugh	Yearinga
Wickliffe North	Wardi Young	Yeerung
Wickliffe South	Wurrook	Yehrip
Wilgul North	Wycheproof	Yeo
Wilgul South	Wyhitella	Yering
William	Wytwallan	Yeth-youang
Willatook	Wytwarrene	Yielma
Willaura	Wyuna	Younamite
Wills*	Wy Yung	Yourang*
Willung	Yabba	Youpayang
Will-will-rook	Yabba Yabba	Yowang
Widmermere	Yackandandah	Yulecart
Windham	Yalca	Yuppeckiar
Wingee	Yalinba	Yuroke
Winnindoo*		

## TOWNSHIP PLANS

Blackwood	Malmesbury	Taradale
Camperdown	Queenscliff	Walhalla (2 chs.)
Daylesford	St. Arnaud	
Geelong (2 chs.)	Talbot	

## SUBURBS OF MELBOURNE.

Carlton	Emerald Hill	Sandridge
Carlton North	Fitzroy North*	West Melbourne
East Melbourne (2 chs.)	Hotham	Williamstown (2 chs.)
	Prahran	

A. L. TUCKER,

Commissioner of Crown Lands and Survey.  
Lands and Survey Department,  
Melbourne, 30th June 1883.

## ACTS OF PARLIAMENT.

THE undermentioned Acts of Parliament, passed during the Second Session of the Eleventh Parliament, 1881, and published with the *Government Gazette*, may be obtained at the prices affixed to each, viz. :-

No.		s.	d.
697.	Consolidated Revenue (1) ...	1	0
698.	Tobacco Act 1880 Continuation and Amendment ...	1	0
699.	Beer Duty Act 1880 Continuation and Amendment ...	1	0
700.	Consolidated Revenue (2) ...	1	0
701.	Railway and other Works Temporary Loan Account Application ...	1	0
702.	Constitution Reform ...	5	0
703.	Victorian Exhibitions Act 1878 Amendment ...	1	0
704.	Tobacco Act 1880 Further Continuation and Amendment ...	1	0
705.	Beer Duty Act 1880 Further Continuation and Amendment ...	1	0
706.	Victoria Racing Club Annuity ...	1	0
707.	Railway Loan Account Application (Water Supply in Country Districts) ...	1	0
708.	Electoral Act 1865 Amendment ...	1	0
709.	Mining Districts Residence Areas ...	1	0
710.	Pensions Abolition ...	1	0
711.	Local Government Act 1874 Amendment ...	1	0
712.	Animals Protection ...	1	0
713.	Land Acts Continuation and Amendment ...	1	0
714.	Expiring Laws Continuation ...	1	0
715.	Tea Importation and Examination ...	1	0
716.	Water Conservation and Distribution ...	1	6
717.	Railway Loan ...	1	0
718.	Phylloxera Vine Disease Act 1880 Amendment ...	1	0
719.	Regulation of Mines Statute 1877 Amendment ...	1	0
720.	Legislative Council Elections 1882 ...	1	0
721.	Rabbit Suppression Act 1880 Amendment ...	1	0
722.	Companies Statute 1864 Amendment ...	1	0
723.	Chinese Influx Restriction ...	1	0
724.	Appropriation ...	4	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,  
January 1882.

## ACTS OF PARLIAMENT.

THE undermentioned Acts of Parliament, passed during the Session of 1882, and published with the *Government Gazette*, may be obtained at the price affixed to each, viz. :-

No.		s.	d.
725.	Sandhurst Public Buildings ...	1	0
726.	Consolidated Revenue ...	1	0
727.	Tobacco Act 1880 Continuation and Amendment ...	1	0
728.	Building Societies Act 1874 Amendment ...	1	0
729.	Railways Temporary Advances 1882 ...	1	0
730.	Old Colonists' Association ...	1	0
731.	Legislative Council Act 1881 Amendment ...	1	0
732.	Consolidated Revenue ...	1	0
733.	Boundaries of Bailiwicks Act Amendment ...	1	0
734.	Legislative Council Supplementary Rolls 1882 ...	1	0
735.	Railway Loan 1881 Application ...	1	0
736.	Married Women's Property Act Amendment ...	1	0
737.	Railways Temporary Advances (No. 2) ...	1	0
738.	Consolidated Revenue ...	1	0
739.	Victorian Debentures Redemption ...	1	0
740.	Victorian Government Inscribed Stock ...	1	0
741.	Hobson's Bay Railway and Bendigo Waterworks Debentures Redemption ...	1	0
742.	Forfeiture of Mining Shares Validating ...	1	0
743.	Consolidated Revenue ...	1	0
744.	Expiring Laws Continuance ...	1	0
745.	Legislative Council Elections for 1882 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,  
February 1883.

## ACTS OF PARLIAMENT.

THE undermentioned Acts of Parliament, passed during the First Session of 1883, and published with the *Government Gazette*, may be obtained at the price affixed to each, viz. :-

No.		s.	d.
746.	Consolidated Revenue ...	1	0
747.	Public Works Temporary Advances ...	1	0
748.	Railway Loan Account application ...	1	0
749.	Melbourne Harbor Trust Act 1876 Amendment ...	1	0
750.	Fisheries Act Amendment Act 1878 Continuance ...	1	0
751.	Expiring Laws Continuance ...	1	0
752.	Railways Additional Works ...	1	0
753.	Water Supply Loans ...	1	0
754.	Payment of Members ...	1	0
755.	Appropriation of Revenue 1882-3 ...	4	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 1883.

## ACTS OF PARLIAMENT.

THE undermentioned Acts of Parliament, passed during the Second Session of 1883, and published with the *Government Gazette*, may be obtained at the price affixed to each, viz. :-

No.		s.	d.
756.	Consolidated Revenue ...	1	0
757.	Railway Loan Account Application ...	1	0
758.	Consolidated Revenue ...	1	0
759.	Swanston Street (Temporary Bridge) ...	1	0
760.	Railway Loan and Debentures Redemption ...	1	0
761.	Judicature (Supreme Court) ...	7	6
762.	Power of Governor to change names of Shires, Boroughs, Towns, or Cities ...	1	0
763.	Melbourne Harbor Trust Act Further Amendment ...	1	0
764.	Literary Associations Incorporation ...	1	0
765.	Melbourne Tramway and Omnibus Company ...	2	0
766.	Mallee Pastoral Leases ...	1	6
767.	Victorian Railways Commissioners (Railway Management) ...	1	6
768.	Customs Laws Consolidation ...	4	6
769.	Duties of Customs Consolidation ...	1	6
770.	Betting and Gaming Houses Suppression ...	1	0
771.	Dunolly Public Gardens ...	1	0
772.	Bills of Exchange ...	2	0
773.	Public Service ...	2	6
774.	Expiring Laws Further Continuance ...	1	0
775.	Appropriation of Revenue 1883-4 ...	4	6
776.	Railway Loan Accounts Application ...	1	0
777.	Discipline Act 1870 Further Amendment ...	1	0
778.	Water Conservation Act 1881 Amendment ...	2	0
779.	Forfeiture of Mining Shares ...	1	0
780.	Officials in Parliament ...	1	0
781.	Post Office ...	2	0
782.	Public Health Amendment ...	3	0
783.	Regulation of Mines and Mining Machinery ...	1	6
784.	Melbourne Tramway and Omnibus Company's Branches ...	1	0
785.	Brighton Court House Site ...	1	0
786.	Local Government Act 1874 Amendment ...	1	6

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,  
November, 1883.

## 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 unless ONE SHILLING EXTRA IN THE POUND IS ADDED, as commission, without which the Post Office will not cash them.

Single copies of the GOVERNMENT GAZETTE will be Sixpence each (if paid in stamps, Sevenpence).

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

\*\* 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."

## NOTICE.

MESSRS. GORDON AND GOTCH, News Agents, of Great Collins street west, Melbourne, and at 281 George street, Sydney;

MR. HENRY FRANKS, Bookseller and Stationer, Market square, Geelong;

MR. HENRY BADE, Tobacconist, Sturt street, Ballarat;

MR. WALTER A. J. WENBORN, Bookseller and Stationer, Pall Mall, Sandhurst;

MR. JOHN ARMSTRONG, 56 Elizabeth street, Melbourne;

MR. HENRY THOMAS, 82 Chancery lane, Melbourne;

MESSRS. J. H. GEARING AND SON, Maryborough;

MR. H. BYRON MOORE, Exchange, 48 Collins street west, Melbourne;

MR. M. K. ARMSTRONG, Kyneton;

MR. JOHN ROYCRAFT, Creswick;

MR. H. L. JONES, Clunes;

MR. WILLIAM BICKERTON, Wangaratta;

MR. THOMAS HANNAY, Maldon;

MR. JOHN MAYES, Stawell;

MR. W. J. PARKER, Dunolly; and

MR. J. A. JAMES, Castlemaine,

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.

## CONTENTS.

APPOINTMENTS :	PAGE
Acting receiver and paymaster	3017
Acting superintendent of lunatic asylum	3017
Auditor for municipal accounts	3017
Clerks of courts	3018
Commissioner of supreme court	3018
Deputy mining registrar	3018
Deputy registrars of births and deaths	3018
Licensed surveyors	3018
Magistrates—resignation	3018
Managers of a common	3018
Medical practitioners	3019
Officer of health	3017
Persons authorized to arrest trespassers on railways	3018
Poundkeeper	3069
Public vaccinator	3017
Trustees	3018
Warden's clerk	3018

LANDS :	PAGE
Application for permit	3065
Certificate applied for	3058
Committee of management	3057
Commons	3060
Extent of holdings amended	3064
Grants approved	3056
Lands excepted or withheld from sale	3058
" open for selection	3065
Leases approved	3065
" —transfer registered	3062
Licenses approved	3061
" and leases—alteration of terms and conditions	3059
" —hearing of reasons against forfeiture of—	3059
" not granted	3060
" revoked, cancelled, or declared void	3058
" transferred	3060
Proposed rents of runs	3057
Rents of runs determined	3056
Reservations about to be revoked	3056
" : proposed to be permanent	3055
" (temporary	3058
Reserves—regulations	3054
Sales	3057
Water reserves	3057

## LAND TAX ACT :

Register	2799*
----------	-------

## LEGAL :

Courts	2799, 3019, 3067
Insolvencies	3020, 3069, 3075
Judicial notices	3072
Notice to creditors of deceased persons	3072

## MINING :

Companies' notices :	
Calls	3073
Meetings	3072
Miscellaneous	3074
Registrations	3073
Sales	3073
Land excepted from occupation for mining, &c.	3023
Leases abandoned	3023
" declared void	3023
" expired	3023
" issued	3022
" surrendered	3023
Water supply	3023

## MISCELLANEOUS :

Arrivals and departures by sea	3024
Births and deaths	3020
Boroondara shire—bye-law	3069
Building society—balance-sheet	3071
Cattle impounded	3075
Certificates of competency	3050
Certification of customs accounts	3017
Companies registered, &c.	3071
Contracts	3021
Eltham shire—road increased in width	3070
Holidays	2799, 3017
Kyneton shire—bye-law	3070
Mariners' notices	3020
Partnerships	3070
Patents	3072
Polling places	3020
Publicans' licensing district	3066
Railways—notice	3072
Rewards	3070
Sale borough—proposed loan	3070
Swan Hill shire—water supply	3068
Tenders	3071
Trade-marks	3071
Vice-admiralty court—new rules and tables of fees	3025

By Authority: JOHN FRANKS, Government Printer, Melbourne.