

VICTORIA GOVERNMENT GAZETTE.

Published by Authority.

No. 30.]

FRIDAY, MARCH 20.

[1885.

PUBLIC AND BANK HOLIDAYS.

IN order to prevent delay in dealing with applications for Public or Bank Holidays, it is hereby notified, for public information, that all such applications should be made through the Municipal Council of the place or district concerned.

Where it is desired that a *Bank* as well as a *Public* Holiday be appointed, the fact should be stated in the application, which should also mention the purpose or object for which the holiday is desired.

Applications should be forwarded to this office at least ten days before the date of the holiday asked for.

GRAHAM BERRY,
Chief Secretary.

Chief Secretary's Office,
Melbourne, 13th March 1885.

"THE PUBLIC SERVICE ACT 1883," NO. 773, SEC. 3.

THE Governor, with the advice of the Executive Council, upon the recommendation of the Public Service Board, has been pleased, in the exercise of the powers conferred by section three of *The Public Service Act 1883*, to declare that the provisions of the said Act shall not apply to persons engaged by the Post and Telegraph Department as Supernumerary Letter-carriers or Supernumerary Telegraph Messengers to do the duty of officers on yearly leave or absent from illness, or as Supernumerary Line Repairers or Laborers to meet any sudden emergency; provided that no such person shall be employed for more than twenty-one days in any one calendar month.

JAMES SERVICE,
Premier.

Premier's Office,
17th March 1885.

THE AGRICULTURAL COLLEGES ACT 1884.— MEMBERS OF COUNCIL.

THE Governor, with the advice of the Executive Council, has, in pursuance of *The Agricultural Colleges Act 1884*, No. 825, sec. 10, been pleased to appoint

The Honorable JAMES BUCHANAN, M.L.C., and
JOHN LAMONT DOW, Esq., M.P.

to be Members of the Council of Agricultural Education.

J. F. LEVIEN,
Minister of Agriculture.

Department of Agriculture,
Melbourne, 17th March 1885.

AGRICULTURAL SOCIETIES.—GOVERNING BODIES. ROLL.

THE Governor, with the advice of the Executive Council, in pursuance of *The Agricultural Colleges Act 1884*, No. 825, sec. 11, has been pleased to appoint

DAVID MARTIN, Esq.,

to make out a Roll for the year 1885 of the persons forming the Governing Bodies of Agricultural Societies.

J. F. LEVIEN,
Minister of Agriculture.

Department of Agriculture,
Melbourne, 17th March 1885.

No. 30.—MARCH 20, 1885.—1.

VICE-CONSUL FOR SWEDEN AND NORWAY.

THE Governor has directed it to be notified that

CHARLES JOHN DENNYS, Esquire,

has been appointed to act in the capacity of Vice-Consul for Sweden and Norway at Geelong, during the absence, on leave, of the Honorable George F. Belcher, M.L.C.; and that His Excellency has been pleased to recognise Mr. Dennys in that capacity.

JAMES SERVICE,
Premier.

Premier's Office,
Melbourne, 18th March 1885.

COLLECTOR OF IMPOSTS.

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

PATRICK CUNNINGHAM

to be Collector of Imposts for the Post and Telegraph Department during the absence on leave of J. Longcroft.

JAMES SERVICE,
Treasurer.

Treasury,
Melbourne, 10th March 1885.

PUBLIC VACCINATOR.

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

C. F. LETHBRIDGE, Esq., M.R.C.S.E.,

to be Public Vaccinator at Alexandra, vice J. Fergusson, Esq., M.D., who has left the district.

GRAHAM BERRY,
Chief Secretary.

Chief Secretary's Office,
Melbourne, 17th March 1885.

DEPUTY REGISTRARS OF BIRTHS AND DEATHS.

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

Cohuna ... ELIZABETH KIRWAN, vice A. Kirwan resigned.
Korong Vale ... Constable ALONZO MORRIS, during the absence, on leave, of W. Thomas.

GRAHAM BERRY,
Chief Secretary.

Chief Secretary's Office,
Melbourne, 17th March 1885.

MINES AND WATER SUPPLY DEPARTMENT.— CHIEF CLERK.

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

GEORGE LANE, Secretary to Tender Board,

transferred, to be, temporarily, Chief Clerk of the Departments of Mines and Water Supply.

J. F. LEVIEN,
Minister of Mines.

Office of Mines,
Melbourne, 17th March 1885.

March 20, 1885.

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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.
	1885.			
1198	6th March ...	William Henry Brown ...	Stawell ...	M.R.C.S. Eng. 1883; L.S.A., Lond. 1883
1199	6th March ...	James Davison ...	Tatura ...	L.R.C.S. Irel. 1879; L. et L. Mid., K.Q.C.P. Irel. 1880
1200	6th March ...	Frank William Albion Godfrey ...	St. Kilda ...	M.B. et Ch. M. Edin. 1883
1201	6th March ...	Alfred Teevan ...	Melbourne ...	M.R.C.S. Eng. 1877; L.R.C.P. Edin. 1879; L.S.A. Lond. 1879
1202	12th March ...	John William Dunbar Hooper ...	Harrow ...	Lic. R.C.S. et R.C.P. Edin. 1883.

(By Order)

P. S. FEARON,
Secretary.

Medical Board of Victoria,
Melbourne, 12th March 1885.

OFFICERS OF HEALTH AND ANALYSTS.

THE Central Board of Health, by virtue of the powers conferred on it by *The Public Health Amendment Statute 1883*, has approved of the undermentioned appointments by the Local Boards of Health concerned:—

Officers of Health.

Borough of Carisbrook ...	WILLIAM FRANCIS MILLER, M.R.C.S., &c.
" Hamilton ...	ARTHUR BENNETT, M.D., to act during the absence on twelve months' leave of WILLIAM EDWARD LE FANU HEARN, M.B., &c.
" Stawell ...	ROBERT NELSON JACK, M.B., &c.
Shire of Alberton ...	LEWIS JOHN BIRCH, M.B.
" Coburg ...	EDWARD DOUGLAS STEWART, M.B., &c.
" Wimmera ...	GEORGE BLEECK FASKALLY, F.R.C.S., &c., to act during the absence on twelve months' leave, dating from 1st April 1885, of WILLIAM JOSEPH CROSS, M.B., &c.

Analysts.

Borough of Brighton ...	CUTHBERT R. BLACKETT.
" Brunswick ...	FREDERIC DUNN.
" Ararat ...	ALFRED MICA SMITH, B.A., B.Sc.
" Talbot ...	
Shire of Buninyong ...	
" Bungaree... ..	
" Talbot ...	JOHN KRUSE.
Borough of Daylesford ...	
" Flemington and Kensington ...	
" Williamstown ...	
Shire of Braybrook ...	
" Broadmeadows ...	
" Dandenong ...	
" Hampden ...	
" Malvern ...	
" Oakleigh ...	
" Nunawading ...	
" Seymour ...	
" Stawell ...	

P. S. FEARON,
Acting Secretary.

Central Board of Health,
Melbourne, 13th March 1885.

TRUSTEES.

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

JAMES YARDLEY,

to be a Trustee of the Colac Cemetery site, in the room of J. Chapman deceased;

WILLIAM BOATMAN,
WILLIAM NONMUS,
GEORGE STEVENS,
RICHARD JAMES,
EDWIN WILKINSON,
EDWARD NOONAN,
ARTHUR BOATMAN,

to be Trustees of the land temporarily reserved on 25th November 1884 as a site for a Cemetery at Crowlands.

THE Governor in Council has accepted the resignation of

GEORGE MOSCROP

as a Trustee of the Wagra Cemetery.

A. L. TUCKER,
Commissioner of Crown Lands and Survey.

Lands and Survey Office,
Melbourne, 17th March 1885.

CROWN LANDS BAILIFF.

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

MICHAEL MAHON

to be a Crown Lands Bailiff in and for the colony of Victoria.

A. L. TUCKER,

Commissioner of Crown Lands and Survey.

Lands and Survey Office,
Melbourne, 17th March 1885.

SHERIFFS' SUBSTITUTES.

THE Governor, with the advice of the Executive Council, has, by virtue of the provisions of section 85 of the Act No. 560, been pleased to appoint the undermentioned gentlemen (as Registrars of County Courts, &c.) to do and perform, with respect to the courts at the places mentioned in conjunction with their respective names, in the place and stead of the Sheriff, all such acts and things as the Sheriff is by the said Act authorized or required to do or perform:—

Nhill ... M. MINOGUE, during the absence of A. H. Rutherford on leave.

Jamieson and Wood's Point H. M. MURPHY, vice G. R. Murphy transferred.

GEO. B. KERFERD,
Attorney-General.

Crown Law Offices,
Melbourne, 17th March 1885.

CLERKS OF COURTS.

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

M. MINOGUE

to be Registrar of the County Court and Clerk of Petty Sessions at Nhill, and Clerk of Petty Sessions at Lillimur North, during the absence of A. H. Rutherford on leave;

G. R. MURPHY, Clerk of Courts, Jamieson, &c., transferred, to be Clerk of the Court of Mines and Clerk of Petty Sessions at Heidelberg, and Clerk of Petty Sessions at Anderson's Creek, Eltham, Lilydale, Healesville, and Queenstown, vice T. Smallman transferred;

H. M. MURPHY, Assistant Clerk, Bairnsdale, to be Registrar of the County Court, Clerk of the Court of Mines and Clerk of Petty Sessions at Jamieson and Wood's Point respectively, and Clerk of Petty Sessions at Jericho, vice G. R. Murphy transferred.

GEO. B. KERFERD,
For the Solicitor-General.

Crown Law Offices,
Melbourne, 17th March 1885.

WARDENS' CLERKS.

THE Governor, with the advice of the Executive Council, has been pleased to appoint the undermentioned gentlemen to be Clerks for the purposes and under the provisions of section 14 of the Act No. 446, viz:—

G. R. MURPHY,

for the Warden who sits at Heidelberg, vice T. Smallman transferred.

H. M. MURPHY,

for the Warden who sits at Jamieson and Wood's Point, vice G. R. Murphy transferred.

GEO. B. KERFERD,
For the Solicitor-General.

Crown Law Offices,
Melbourne, 17th March 1885.

PETTY SESSIONS.

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

MOYSTON

to be a place at which Courts of Petty Sessions shall be holden.

GEO. B. KERFERD,
For the Solicitor-General.

Crown Law Offices,
Melbourne, 17th March 1885.

RETURNING OFFICERS FOR SCHOOL DISTRICTS.

THE Governor, with the advice of the Executive Council, has been pleased to appoint the undermentioned gentlemen to be Returning Officers for the School Districts referred to in conjunction with their respective names, viz. :—

The Cape Otway Riding of the Shire of Winchelsea, No. 264.

WILLIAM EDMUNDSON,

vice E. Hayes resigned.

The Borough of Flemington and Kensington, No. 343.

FRANCIS JOLLY MELVILLE.

The Bylands and Glenburnie Riding of the Shire of Kilmore, No. 350.

BERNARD McMANUS.

The East Riding of the Shire of Flinders and Kangerong, No. 352.

EDWARD CALLANAN.

The Shire of Shepparton, No. 359.

GEORGE REYNOLDS.

D. GILLIES,
Minister of Public Instruction.

Education Department,
Melbourne, 17th March 1885.

VICTORIAN MILITARY FORCES.—DISMISSAL.

GENERAL Order, No. 62/85. — Serjeant-Major David Reddish, 3rd Class Drill Instructor, is dismissed the service for misconduct, from the 21st March 1885, in accordance with section III., para. 23, Victorian Military Regulations as amended and published in the *Government Gazette*, No. 133, of 21st November 1884.

By Order,

H. S. BROWNRIGG, Lt.-Col.,
Assistant Adjutant-General.

Head Quarters,
Melbourne, 2nd March 1885.

VICTORIAN NAVAL FORCES.—DISMISSAL.

HENRY DOWNES, A.B.,

is dismissed from the Naval Forces, for refusing to go to duty when ordered by the Commandant.

A. BROWNING THOMAS,
Naval Commandant.

H.M.V.S. *Nelson*,
Melbourne, 16th March 1885.

"TRANSFER OF LAND STATUTE."—NOTICE.

IT is hereby notified that

THOMAS MURRAY, Esq., of Rochester, and
JAMES CHAPMAN, Esq., of St. Kilda,
are specially licensed by me to practice as Surveyors under the
Transfer of Land Statute.

A. J. SKENE,
Surveyor-General.

Department of Lands and Survey,
Melbourne, 16th March 1885.

"THE COMPANIES STATUTE 1864."

I HEREBY certify that "The Day Dream Silver Mining Company Limited" has been this day registered by me, and notify that the said company is incorporated, and is limited by shares.

Dated this thirteenth day of March 1885.

R. GIBBS,
Registrar-General.

Registrar-General's Office,
Melbourne.

"THE COMPANIES STATUTE 1864."

I HEREBY certify that "The Williamstown Brick Company Limited" has been this day registered by me, and notify that the said company is incorporated, and is limited by shares.

Dated this thirteenth day of March 1885.

R. GIBBS,
Registrar-General.

Registrar-General's Office,
Melbourne.

"THE COMPANIES STATUTE 1864."

I HEREBY certify that "The Victorian Land Company Limited" has been this day registered by me, and notify that the said company is incorporated, and is limited by shares.

Dated this twelfth day of March 1885.

R. GIBBS,
Registrar-General.

Registrar-General's Office,
Melbourne.

"THE COMPANIES STATUTE 1864."

I HEREBY certify that "The Victorian Telephone Exchange Company Limited" has been this day registered by me, and notify that the said company is incorporated, and is limited by shares.

Dated this fourteenth day of March 1885.

R. GIBBS,
Registrar-General.

Registrar-General's Office,
Melbourne.

"THE COMPANIES STATUTE 1864."

I HEREBY certify that "The West Melbourne Land Company Limited" has been this day registered by me, and notify that the said company is incorporated, and is limited by shares.

Dated this seventeenth day of March 1885.

R. GIBBS,
Registrar-General.

Registrar-General's Office,
Melbourne.

"THE BUILDING SOCIETIES ACT 1874."

NOTICE is hereby given that a Building Society, called "The Austral Building Society," is duly registered under the provisions of the above Act.

Dated this 16th day of March 1885.

JOHN BURSLEM GREGORY,
Registrar.

"THE BUILDING SOCIETIES ACT 1874."

NOTICE is hereby given that a Building Society, called "The Coalition Permanent Building Society," is duly registered under the provisions of the above Act.

Dated this 17th day of March 1885.

JOHN BURSLEM GREGORY,
Registrar.

"THE BUILDING SOCIETIES ACT 1874."

NOTICE is hereby given that a Building Society, called "The Brighton Mutual Building Society," is duly registered under the provisions of the above Act.

Dated this 18th day of March 1885.

JOHN BURSLEM GREGORY,
Registrar.

"THE BUILDING SOCIETIES ACT 1874."

NOTICE is hereby given that a Building Society, called "The Northern Permanent Building Society," is duly registered under the provisions of the above Act.

Dated this 19th day of March 1885.

JOHN BURSLEM GREGORY,
Registrar.

CHURCH OF ENGLAND PROPERTY TRUSTEES
ACT, No. 797.

IT is hereby notified that a certified copy of a resolution which was passed by the Ballarat Church Assembly on the fifth day of March instant, nominating the Bishop of the Diocese, the Chancellor of the Diocese, the Archdeacon of Ballarat, Rivett Henry Bland, of Clunes, Henry Brind and Edward Joseph Webb, both of Ballarat, trustees, for the purpose of holding property in trust for the benefit of the Church within the Diocese of Ballarat, has been this day registered by me, and such trustees are therefore incorporated, under the name of "The Ballarat Diocesan Trustees."

R. GIBBS,
Registrar-General.

Registrar-General's Office,
Melbourne, 12th March 1885.

SPECIAL LICENSING DISTRICTS.

PROCLAMATION

By His Excellency Sir HENRY BROUGHAM LOCH, Knight Commander of the Most Honorable Order of the Bath, Governor and Commander-in-Chief in and over the Colony of Victoria and its Dependencies, &c., &c., &c.

WHEREAS by *The Licensing Act 1876* (No. 566, section 44) it was amongst other things enacted that, notwithstanding the provisions thereinbefore contained, it should be lawful for the Governor in Council from time to time to proclaim any place or district a place or district where, owing to a sudden increase of population or otherwise, the necessity for the immediate grant of publicans' licenses exists to be a place or district wherein publicans' licenses might be specially granted; and from time to time to revoke any such proclamation: Now therefore I, the Governor of Victoria, with the advice of the Executive Council, do hereby revoke the undermentioned Proclamation, that is to say :—

The Proclamation bearing date the thirtieth day of January One thousand eight hundred and eighty-five, so far as it relates to the following District, viz.:—An area of half a mile radius around the Mologa Railway Station on the Eaglehawk and Swan Hill Railway.

And, with the advice aforesaid, do proclaim—

1. THE TOWNSHIP OF CRESSY,
2. THE MITTA-MITTA VILLAGE,

to be Districts wherein publicans' licenses may be specially granted under the provisions of the 44th section of the said Act.

Given under my Hand and the Seal of the Colony, at Melbourne, this seventeenth day of March, in the year of our Lord One thousand eight hundred and eighty-five, and in the forty-eighth year of Her Majesty's reign.

(L.S.)

HENRY B. LOCH.

By His Excellency's Command,
GEO. B. KERFERD,
For the Solicitor-General.

GOD SAVE THE QUEEN!

March 20, 1885.

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VICTORIA.—ARRIVALS BY SEA.

RETURN showing the Number of Persons who Arrived in the Colony of Victoria by Sea during the Month of February 1885.

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	1,458	...	805	5	1,109	295	...	3,672	446	114	4,232		
		{ Females	604	...	355	6	438	148	...	1,551	216	26	1,793		
" Children, 12 to 1 year		{ Males	117	...	56	1	42	25	...	241	52	10	303		
		{ Females	109	...	41	3	25	22	...	200	36	11	247		
" Infants	...	{ Males	13	...	11	...	1	3	...	28	14	1	43		
		{ Females	8	1	9	5	...	14		
Geelong.—Adults	...	{ Males		
		{ Females	1	1	1		
" Children, 12 to 1 year		{ Males		
		{ Females		
" Infants	...	{ Males		
		{ Females		
Warrnambool.—Adults	...	{ Males		
		{ Females		
" Children, 12 to 1 year	...	{ Males		
		{ Females		
" Infants	...	{ Males		
		{ Females		
Totals	...		2,309	...	1,268	15	1,617	493	...	5,702	769	162	6,633		
Total	{	Adults	...	{ Males	1,458	...	805	5	1,109	295	...	3,672	446	114	4,232
			{ Females	604	...	355	6	438	148	...	1,551	216	26	1,794	
		Children, 12 to 1 year	...	{ Males	117	...	56	1	42	25	...	241	52	10	303
			{ Females	109	...	41	3	25	22	...	200	36	11	247	
		Infants	...	{ Males	13	...	11	...	1	3	...	28	14	1	43
		{ Females	8	1	9	5	...	14		
Totals	...		2,309	...	1,268	15	1,617	493	...	5,702	769	162	6,633		

Immigration Office, Melbourne, 17th March 1885.

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 February 1885.

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	1,617	...	395	23	796	266	...	3,097	423	171	3,691		
		{ Females	746	...	226	7	287	149	...	1,415	207	38	1,660		
" Children, 12 to 1 year	...	{ Males	61	...	28	2	21	21	...	133	41	11	185		
		{ Females	81	...	19	...	22	12	...	134	48	13	195		
" Infants	...	{ Males	8	...	13	5	...	26	9	2	37		
		{ Females	3	...	12	1	...	16	10	1	27		
Geelong.—Adults	...	{ Males		
		{ Females		
" Children, 12 to 1 year...	...	{ Males		
		{ Females		
" Infants	...	{ Males		
		{ Females		
Warrnambool.—Adults	...	{ Males		
		{ Females		
" Children, 12 to 1 year...	...	{ Males		
		{ Females		
" Infants	...	{ Males		
		{ Females		
Totals	...		2,516	...	693	32	1,126	454	...	4,821	738	236	5,795		
Total	{	Adults	...	{ Males	1,617	...	395	23	796	266	...	3,097	423	171	3,691
			{ Females	746	...	226	7	287	149	...	1,415	207	38	1,660	
		Children, 12 to 1 year	...	{ Males	61	...	28	2	21	21	...	133	41	11	185
			{ Females	81	...	19	...	22	12	...	134	48	13	195	
		Infants	...	{ Males	8	...	13	5	...	26	9	2	37
		{ Females	3	...	12	1	...	16	10	1	27		
Totals	...		2,516	...	693	32	1,126	454	...	4,821	738	236	5,795		

Immigration Office, Melbourne, 17th March 1885.

ALEXR. WILSON, Immigration Agent.

THE PUBLIC SERVICE ACT 1883, SECTION 47.

REGULATIONS.

WHEREAS by *The Public Service Act 1883*, section 47, it is enacted that:—
 “The Classifiers may from time to time make and repeal, alter, and amend Regulations which shall have full force and effect as soon as approved by the Governor in Council for all or any of the following purposes:—

- “(i.) For determining the conditions to be fulfilled by candidates for the position of student in training, pupil-teacher, or sewing-mistress, and for determining by competitive examination the persons to be appointed to any such position when there are more candidates than vacancies to be filled: and for holding any such competitive examination:
- “(ii.) For determining which schools shall be district training schools and for allotting the studentships therein:”

We the undersigned, being the Members constituting the Committee of Classifiers, in pursuance of the said powers, do make and declare the Regulations following, and declare that the same shall have full force and effect as soon as approved by the Governor in Council.

STUDENTS IN TRAINING.

Act 773, Fourth Schedule, Part II.:—“The order for appointment to Studentships in Training shall be as follows:—

- “(i) Pupil-teachers who have completed their course. If at any time there are more pupil-teachers candidates than there are studentships to be allotted, the order of precedence shall be determined by competitive examination.
- “(ii) Other qualified candidates in order of precedence determined by competitive examination.”

1. Qualified candidates in (ii) must be not less than seventeen years of age; they must have passed the Matriculation examination of the University of Melbourne, or the examination for first class pupil-teachers, and in addition must produce satisfactory certificates as to character, health, and aptitude to teach—the last from an inspector of schools.

2. The competitive examinations in (i) and (ii) shall be in the subjects contained in the programme of instruction for first class pupil-teachers, as provided for by the Regulations for the time being of the Education Department, and shall be held at such times and places, and by such officers, as may be determined by the Education Department.

PUPIL-TEACHERS.

1. Candidates for employment as pupil-teachers must be not less than fourteen nor more than eighteen years of age, except that in the case of candidates who made application prior to the passing of these Regulations the maximum age shall be twenty years. All candidates must furnish certificates of good character, of sound constitution, and of freedom from any physical defect likely to impair their usefulness as teachers; and must have passed fully the examination for the fifth or sixth class in State schools, or the Matriculation examination of the University of Melbourne, or must, prior to the passing of these Regulations, have passed the examination for fourth class pupil-teachers.

2. Such candidates shall have their names entered in a book, to be called the Application Book, kept for the purpose by the Committee of Classifiers, and shall be eligible for registration in the Employment Register.

3. Where there is only one qualified candidate for any vacancy, or only one qualified candidate from the school in which the vacancy exists, the name of such candidate shall be entered on the Employment Register for that vacancy.

4. Where there are more qualified candidates than one from the school in which the vacancy exists, or where there is no qualified candidate from the school, but more than one other qualified candidate, a competitive examination shall be held, the subjects of which shall be those specified in the programme of instruction for the sixth class of State schools as provided for by the Regulations for the time being of the Education Department. In determining the order of merit of the candidates, consideration shall be given to the aptitude of the respective candidates for teaching as reported on by the district inspector. The examiner shall place in order of merit first the names of candidates from the school in which the vacancy exists, and after them in the same order the names of other candidates, and shall report to the Secretary

of the Education Department for the information of the Committee of Classifiers the names of the first three candidates in their order. The names of such three candidates shall be entered in the Employment Register in the same order.

5. Candidates for any present or immediately prospective vacancy may be presented to the district inspector of schools for examination at any ordinary visit for inspection.

SEWING-MISTRESSES.

1. Candidates shall be not less than seventeen years of age, and shall furnish satisfactory evidence as to good character and sound health.

2. The names of candidates shall be entered in a book, to be called the Application Book, kept for the purpose by the Committee of Classifiers.

3. Where there is only one candidate for any vacancy, the Secretary of the Education Department shall, when satisfied that the candidate is competent to perform the duties of the position, inform the Committee of Classifiers thereof, who shall then enter the name of the candidate on the Employment Register for that vacancy.

4. Where there are more candidates than one for any vacancy, a competitive examination shall be held in the subjects of the programme of instruction for the third class of State schools, as provided for by the Regulations for the time being of the Education Department, in ability to perform all the kinds of needlework required from girls in State schools, to teach the same, and to instruct the first and second classes in any of the programme subjects. The examiner shall arrange the names of the candidates in their order of merit as determined by the examination, and report to the Secretary for the information of the Committee of Classifiers, who shall enter in the Employment Register in such order the names of the first two.

Act No. 773, Fourth Schedule, Part II.—Note.

"Names of candidates for any of the above-named positions will be struck off the Register after one year, unless they signify their desire to be kept on the Register, and in the case of candidates for appointment as pupil-teachers, produce a certificate that they are still attending school. In the case of candidates for the position of pupil-teacher, the names of not more than three shall be entered for each school, and qualified candidates from the school in which there is a vacancy shall have precedence over others."

TRAINING SCHOOLS.

1. Any school which, at the coming into force of *The Public Service Act 1883*, was recognised by the Education Department as a district training school shall continue to be so recognised whenever and so long as a sufficient number of students can be allotted to it.

2. Before any new district training school shall be established, a report shall be furnished to the Secretary of the Education Department by the Inspector-General, the Superintendent of the Training Institution, and the Senior Inspector of Schools, or any two of them, recommending the same; and on such recommendation the Minister of Public Instruction may direct that any school so recommended shall be made a district training school whenever and so long as a sufficient number of students can be allotted to it.

3. Studentships shall be allotted amongst the district training schools in such manner as may best provide for the training of students near their homes.

J. MAIN.

W. H. NICHOLLS.

W. MURRAY ROSS.

Submitted for approval of His Excellency the Governor in Council in accordance with Section 47, Act 773.

Premier's Office,
Melbourne.

JAMES SERVICE,
Premier.

Approved by the Governor in Council,
the 17th March 1885.

N. THORNLEY,
For the Clerk of the Executive Council.

REGULATIONS UNDER "THE AGRICULTURAL COLLEGES ACT 1884" FOR
REGULATING THE ELECTION BY THE GOVERNING BODIES OF AGRICULTURAL
SOCIETIES OF MEMBERS OF THE COUNCIL OF AGRICULTURAL EDUCATION.

At the Executive Council Chamber, Melbourne, the seventeenth day of March 1885.

PRESENT :

His Excellency the Governor.

Mr. Service
Mr. Berry
Mr. Kerferd

Mr. Gillies
Mr. Langridge
Mr. Levien

Mr. Sargood
Mr. Campbell
Mr. Thornley.

WHEREAS by section 24 of *The Agricultural Colleges Act 1884* it is enacted that the Governor in Council may from time to time make, alter, and repeal regulations for regulating the election by the governing bodies of Agricultural Societies of Members of the Council of Agricultural Education: Now therefore His Excellency the Governor, by and with the advice of the Executive Council, doth hereby, in exercise of the powers conferred by the above-recited Act, make the following Regulations (that is to say):—

1. The Governor in Council may from time to time appoint some fit and proper person to be the returning officer for each and every one of the five Parts into which Victoria has been divided to conduct the election of Members of the Council of Agricultural Education in each of such Parts respectively in accordance with the provisions hereinafter made in that behalf, and may from time to time remove such returning officer. Returning officer.

2. The expenses incurred by any returning officer for the purpose of holding and conducting any such election shall be repaid to him by the Council of Agricultural Education out of the Agricultural College Fund. Expenses of election.

3. The first election of Members of the Council of Agricultural Education shall take place on some day in the month of June in the year One thousand eight hundred and eighty-five, to be hereafter fixed by the Governor in Council, and in every succeeding year the election of Members of the Council of Agricultural Education shall take place on the first Wednesday in the month of June. Time of elections.

4. As soon as the day for election in the year One thousand eight hundred and eighty-five has been fixed, the returning officer for each of such Parts shall give notice of his intention to proceed on that day to hold an election of Members of the Council of Agricultural Education, and in every subsequent year he shall give twenty-eight days' notice of his intention to proceed on the first Wednesday in June to hold such election; and such notices shall be given by advertisement in the *Government Gazette*, and the returning officer shall also in such advertisement name the day appointed by him as the day of nomination, being not less than twelve days nor more than fifteen days prior to the day named for holding such election, before which all candidates must be nominated as hereinafter provided, and he shall also in such advertisement name the time and place when and where such nominations will be received, and shall sign such notice and affix thereto the date on which it is given. Notices concerning nomination and election to be given.

5. Any member of the governing body of any Agricultural Society resident within any of the Parts into which Victoria is divided for the purposes of *The Agricultural Colleges Act 1884* whose name is on the Roll of persons forming the governing bodies for such Part, and being desirous of nominating any person as a candidate for election by such Part as a Member of the Council of Agricultural Education, shall fill up a nomination paper in the form in the First Schedule hereto, stating therein the Christian name and surname of such candidate, together with the other particulars required by the said Schedule; and such nomination paper shall be signed by not less than five other persons whose names are on such Roll as aforesaid, and also by the person named therein as a candidate accepting such nomination. Such nomination paper must be lodged or delivered by post at the place appointed before Four o'clock in the afternoon of the day fixed as the day of nomination. Nomination.

6. The Roll of all members of the governing bodies of Agricultural Societies resident within each Part, arranged in alphabetical order under the name of the respective Parts in which they reside shall be furnished for each and every year by the Secretary of Agriculture to the returning officer of each of such Parts at least one clear month before the day of each and every annual election.

7. The returning officer shall, in the event of there not being more than one person duly nominated for any Part, make a return to the Council of Agricultural Education, and declare such person to have been duly elected a Member thereof; but if more than one person be duly nominated for any one Part, the returning officer thereof shall forthwith publish in the *Government Gazette* a list of the names of such candidates, and a poll shall be taken, and such returning officer shall forthwith cause voting papers to be printed in the form in the Second Schedule hereto, and shall initial each of such papers and shall enclose it in an unfastened envelope, having his own name and address printed thereon, and shall register and send by post under a fastened cover one of such voting papers and addressed envelopes to each and every person whose name appears on the Roll as aforesaid. The returning officer shall endorse on every voting paper so sent a number corresponding to that placed opposite the name of such person on such Roll, which Roll the returning officer shall retain in his own custody until after the election as hereinafter provided. Return and poll.

8. The voter having recorded his vote on the voting paper and signed it, shall enclose such voting paper in the envelope furnished to him with the printed address of the returning officer thereon, and shall post the same, so that it shall be received by the returning officer in course of post before noon of the day fixed for holding such election. If there remain upon any voting paper so received more names than that of one candidate, the vote given on and by such paper shall be void and of no effect, and shall not be counted by the returning officer. Voting paper to be posted.
Voting paper may become invalid.

9. Each candidate shall be entitled to appoint in writing one scrutineer to be present when the returning officer opens the envelopes containing the voting papers on the day of holding the election. Appointment of scrutineers.

March 20, 1885.

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Number of votes
to be counted.

10. The returning officer shall at noon of the day named in such advertisement for holding any election proceed in the presence of any scrutineers appointed by any candidate to open the envelopes with his printed address thereon which have been returned to him, and to take out the voting papers therein contained, and compare the number and signature thereon with the number and signature on the Roll, and shall count the votes for each and every candidate; and as soon as conveniently may be after the day of holding such election the returning officer shall give public notice by advertisement of the number of votes given to each and every candidate, and shall declare the candidate who has received the greatest number of votes to be duly elected as a Member of the Council of Agricultural Education; and if two or more candidates have received an equal number of votes and a larger number than any other candidate, the returning officer shall record his casting vote in favour of one of them. The returning officer shall, within seven days from and after the holding of any election, return to the Council of Agricultural Education the names of the candidates who have been duly elected Members thereof.

Casting vote.

Voting papers
to be sent by
returning
officer after
election to
Public Service
Board.

11. The Roll and all voting papers so counted as aforesaid shall be at once enclosed in a packet, which shall be sealed up and endorsed by the returning officer. All voting papers not counted as aforesaid shall be similarly enclosed and endorsed. All voting papers received by post after noon of the day of election shall be endorsed by the returning officer with the time of their receipt, and shall be enclosed in separate packets. Such packets shall be kept for a period of fifteen months, when the same may be destroyed.

SCHEDULES.

FIRST SCHEDULE.

We, the undersigned members of the governing bodies of Agricultural Societies, being resident within the [] Part
proclaimed under *The Agricultural Colleges Act 1884*, do hereby nominate

[stating Christian name and surname]

as a candidate for the office of Member of the Council of Agricultural Education at the election to be held on the
day of

(Signature)

Member of the governing body of

Society.

"

"

"

"

"

"

"

"

"

"

"

"

And I, the above-named

do hereby consent to such nomination.

(Signed)

SECOND SCHEDULE.

VOTING PAPER.

Election of a Member of the Council of Agricultural Education for the [] Part proclaimed under *The Agricultural
Colleges Act 1884*.

Candidates' names, arranged in alphabetical order of surnames.

A. B.
C. D.
E. F.
G. H.
I. J.
K. L.

Signature of Voter

Directions.

The voter is to strike out the name of the candidate or candidates for whom he does not intend to vote by drawing a line through the same with a pen or pencil. He must be careful not to leave uncanceled the name of more than one candidate, otherwise this voting paper will be invalid.

He must enclose this voting paper in the printed envelope, and post it to the address of the returning officer in time to reach such officer before noon of the
day of

And the Honorable Jonas Felix Levien, Her Majesty's Minister of Agriculture for Victoria, shall give the necessary directions herein accordingly.

N. THORNLEY,

For the Clerk of the Executive Council.

REGULATIONS UNDER "THE LAND ACT 1884."

At the Executive Council Chamber, Melbourne, the seventeenth day of March 1885.

PRESENT :

His Excellency the Governor.

Mr. Service	Mr. Leven
Mr. Berry	Mr. Sargood
Mr. Kerferd	Mr. Campbell
Mr. Gillies	Mr. Thornley.
Mr. Langridge	

WHEREAS by *The Land Act 1884* power is given to the Governor in Council from time to time to make, alter, and rescind rules, regulations, and orders for the various purposes therein specified : Now, therefore, His Excellency the Governor, acting by and with the advice of the Executive Council, doth hereby make the Regulations following :—

REGULATIONS.

Chapter I.—Preliminary.

1. The Schedules hereto shall be taken to form part of these Regulations, and may be modified by the Governor in Council.

2. For the purposes of these Regulations, unless the context be inconsistent therewith, the words "agricultural allotment," "country lands," "Board," "cattle," "cultivation," "fence," "Minister," "occupy," "selector under any previous Land Act or Acts," "substantial and permanent improvements," "traveller," and "vermin" shall have the respective meanings assigned to them in section 4 of Part I. of *The Land Act 1884*. The words "large cattle" shall mean cows, heifers, oxen, steers, horses, mares, geldings, colts, fillies, asses, and mules; and the words "small cattle" shall mean sheep and goats.

The words "Secretary for Lands," "Surveyor-General," "Assistant Surveyor-General," "District Surveyor," and "Land Officer" shall mean the persons for the time being holding such offices respectively, or performing the duties of such offices respectively.

Chapter II.—Of Survey.

1. The boundaries of every survey district shall be defined by the Surveyor-General. Every surveyor, when making surveys, shall comply with the following requirements, that is to say :—

2. He shall use a theodolite in correct adjustment, the readings of both verniers of which must be entered in field book on taking an observation or laying out an angle; and a chain maintained at the true standard length of sixty-six feet by daily comparison, when in use, with a standard chain or steel tape kept exclusively for such purpose, the standard itself to be compared, at intervals, with a standard recognised by the Department.

3. He shall conspicuously mark on the ground by stakes (split from sound timber and sawn on top), and trenches, all the boundary lines of each allotment surveyed by him, and shall distinctly blaze all trees within three feet of such lines, and at not less than two angles of such allotment, if a tree is available within two chains radius, remove a square of bark from it fifteen inches by fifteen inches, and grave with a chisel in the solid wood a broad arrow four inches long, in width and depth of arms one-third inch, the bearing and distance of such mark from the angle peg being carefully entered in the field book. Such stakes shall be not less than three inches square and twelve inches long when placed at the corners of the allotment, and when placed as intermediate stakes shall be of similar length, and not less than two inches square. Intermediate stakes and trenches shall be placed at regular intervals of ten chains along the lines on plains or flat country, but where hilly and undulating, in such position that from each peg one other peg, at least, on either side may be visible, the average distance apart in no case being more than ten chains. In hilly and undulating country the surveyor shall also, at each theodolite or transit station, drive a small peg four inches by one inch, and enter chained position in field book. When the slope of ground exceeds five degrees from the level, the angle shall be measured on the vertical arc of instrument, and used for correction of chainage.

When practicable, these observations shall be made at even chains, thus avoiding the trouble of log. calculations in reduction. In all cases the measurements are to be reduced to the horizontal plane. All stakes shall be driven into the ground so that one inch only shall appear above the surface. Corner trenches shall be fifteen links long from the corner stake, cut exactly in the direction of the several boundary lines, and the trenches at the intermediate stakes shall be five links in length, cut in the direction of the line on each side of the peg, leaving a spit twelve inches long between the trenches, thus =. =. All such trenches shall be not less than ten inches wide and six inches deep. In places where, on account of rock, such trenches cannot be cut, the corner stakes and intermediate stakes shall be protected by piles of stones placed around them.

4. Every allotment shall, where it is practicable, contain at least two right angles, and be quadrilateral. If a narrow strip of land be left between any allotment and a water frontage, the shortest side of the allotment shall front such strip of land, and where such strip is required for a roadway, it is to be not less than $1\frac{1}{2}$ chains in width. If an allotment abuts on a main road, the shortest side should face such road. The boundary lines of allotments within a defined parish shall conform to the locally established meridian of that parish, or as nearly thereto as circumstances will permit. Any departure from these instructions will necessitate a special report to be sent in with the plan.

5. The surveyor shall in all cases chain the actual boundaries of allotments unless there be insuperable difficulties in the way, such as a wide river, lake, &c. In such cases the method observed in measuring the distance and prolonging the line should be clearly shown in the field book.

6. When a creek is the boundary of an allotment, the traverse of the creek is to form part of the geometrical figure used in calculating the area, and the areas of the portions lying between the traverse lines and the creek are to be computed from the offsets and insets.

7. In establishing a connexion with a previous survey, the most reliable line of that survey shall be adopted as a datum for bearings, and the surveyor will be careful to ascertain before adopting any line that its bearing on the ground is relatively correct with reference to adjacent lines of the survey. If no Government survey has been made in the immediate neighbourhood of the site, the surveyor shall establish a datum for his bearings, and shall connect his survey by traverse with some durably constructed signal station, erected on or near the most remarkable topographical feature in the vicinity.

8. The subject of the selection of roads being one of vital importance, the attention of surveyors is specially directed to the following instructions in reference thereto:—As soon as a surveyor has been assigned a district, he shall put himself in communication with the shire council or councils exercising control within his district, and request the co-operation of their engineer in selecting the best routes for leading lines of road through the unappropriated portions of the district. In the event of any shire council neglecting or refusing to comply with his request, after receiving twenty days' notice in writing, the surveyor shall proceed to select the best lines, according to his own judgment; but the failure of the shire authorities to co-operate shall not relieve him from the responsibility of making proper provision for all necessary roads; and in no case shall he survey a detached selection so as to block an existing track, or in a position likely to interfere with the public convenience, or block access to back country, until he has satisfied himself as to the road requirements of the locality in these respects, and made proper provision therefor. In cases where a difference of opinion may arise between himself and the shire engineers, or where the surveyor has doubts in his own mind as to the proper course to pursue, he shall consult the District Surveyor, and be guided by his directions. As soon as he has determined the approximate position of the leading lines of road for any locality, he shall forthwith furnish the District Surveyor or Land Officer with a rough diagram, showing the routes determined upon, in order that they may be noted on the locality plans for the information of intending selectors, and the main lines especially should be approximately selected as far ahead of selection as possible, and when once marked on the ground are not to be deviated from.

9. In addition to the necessary main roads, accommodation roads leading thereto are to be provided for at intervals of from a mile to a mile and a half in each direction.

10. Surveyors shall be held responsible for any inconvenience that may arise either to the public or individuals through the improper blocking of existing tracks, the omission of necessary roads, or the selection of impracticable roads where practicable lines are possible.

11. In making the permanent survey of a road, both sides are to be marked by pegs and trenches and blazed trees as specified for boundary lines.

12. Any previous surveyed blocks or allotments that may adjoin or be contiguous to the area or allotment under survey shall be connected by tie lines with such survey, and be shown on the plan.

13. In all cases where his measurements differ from those of any previous surveys, the surveyor shall furnish a special report with reference thereto.

FIELD NOTES, ETC.

14. Proper field notes of all surveys are to be recorded in the form of a diagram in books of a convenient size to be approved by the Assistant-Surveyor-General, and any correction in the entries made for practical errors are to be shown in red, with an explanatory note on the page in which it occurs; such books to be the property of the Department, and to be given up when asked for. The date on which survey was completed must also be entered in the field book. On the completion of the survey the surveyor shall, on the next page of the field book, make a sketch of the position of the various lines of the survey, showing the chained lengths and observed bearings of each separate line. He must also certify on the field book that his notes as recorded are the actual results of his observations and measurements on the ground. With the plan must be sent in a certified copy of the field notes, together with copy of the computations of the figure and its area in the usual form adopted for computation by reduction of traverse and double areas. The aforesaid instructions will be most stringently enforced, affording, as they do, the only assurance of probable accuracy to the Certifying Surveyor, in cases where he may not have an opportunity of making a personal inspection.

PLANS.

15. The surveyor shall supply a plan of the allotment, showing the course within its boundaries of any stream, race, road, track, and the position of any waterhole, dam, hut, fence, garden, old gold-workings, and any other topographical information that may be deemed necessary to be known in connexion with the application to select. He shall also state on the plan whether the bearings of the boundary lines have reference to the true or to the magnetic meridian, and how determined; or if taken from an adjacent survey, the datum line adopted must be shown on the face of the plan. The scale of the plan, where the area of the allotment is 100 acres or less, shall be eight chains to one inch; where the area is over 100 acres, twenty chains to one inch, unless a larger scale be required to show distinctly the matters hereinbefore directed to be shown. All plans shall be dated, below signature, as of the day when the survey was completed, and be certified as follows:—"I certify that this survey has been effected on the ground in accordance with regulations, and that this plan is correct."

16. Plans are to be drawn in accordance with the specimen plans prepared by the Department for the guidance of surveyors, and are to be forwarded to the Land Officer for the district on completion.

SURVEY FEES.

1. Whenever it shall become necessary to survey and define on the ground the boundaries of any allotment under the provisions of this Act, at the expense of an applicant, lessee, or licensee, the fee payable for the survey by such applicant, lessee, or licensee shall be in accordance with the following Schedule of Fees and Scale applicable to the class of country in which such allotment is situated; and the Surveyor-General shall determine the scale which shall apply to each district or locality of the colony.

2. Schedule of Survey Fees:—

Areas.	Graduated Scales for Areas specified.						
	1st Scale.	2nd Scale.	3rd Scale.	4th Scale.	5th Scale.	6th Scale.	7th Scale.
When the area does not exceed—	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.
20 acres (minimum)	3 0 0	3 13 0	3 19 0	4 5 0	4 10 0	5 8 0	6 13 0
40 " "	3 10 0	4 8 0	4 16 0	5 5 0	5 12 0	7 8 0	9 3 0
60 " "	3 18 0	5 0 0	5 10 0	6 2 0	6 16 0	8 19 0	11 2 0
80 " "	4 5 0	5 10 0	6 2 0	6 15 0	7 14 0	10 5 0	12 15 0
100 " "	4 11 0	6 19 0	6 13 0	7 7 0	8 12 0	11 8 0	14 4 0
120 " "	4 16 0	6 7 0	7 2 0	7 17 0	9 7 0	12 9 0	15 10 0
140 " "	5 1 0	6 14 0	7 10 0	8 7 0	10 1 0	13 8 0	16 14 0
160 " "	5 5 0	7 2 0	7 19 0	8 17 0	10 13 0	14 8 0	17 17 0
240 " "	6 1 0	8 5 0	9 7 0	10 9 0	13 1 0	17 8 0	21 14 0
320 " "	6 15 0	9 5 0	10 10 0	11 15 0	15 0 0	20 0 0	25 0 0
480 " "	7 17 0	10 19 0	12 9 0	14 0 0	18 0 0	24 2 0	30 5 0
640 " "	8 16 0	12 7 0	14 2 0	16 18 0	20 10 0	27 11 0	34 13 0
800 " "	9 13 0	13 12 0	16 12 0	17 11 0	22 14 0	30 12 0	38 10 0
1000 " (maximum)	10 12 0	15 0 0	17 4 0	19 8 0	25 3 0	34 0 0	42 17 0

3. For the survey of an allotment the area of which exceeds 1,000 acres, the survey fee payable shall be calculated at per mile of external boundaries, and the rate per mile shall be one-fifth the maximum, or fee for the survey of a 1,000-acre allotment, according to the scale applicable

to the district or locality in which such allotment is situated. And, for the purpose of estimating the total amount of the fee payable for the survey of any given area, the following rule shall be adopted in computing the length of the boundaries, viz.:—The total length of the boundaries of any allotment shall be taken at four times the square root of its area in links.

4. Whenever it shall appear to the Surveyor-General that the survey of any allotment is exceptionally difficult or expensive from its isolated position or any other cause, such extra charge as the Minister may deem fit may be imposed for the survey.

5. No survey shall be held to be a survey under the direction of the Board within the meaning of the 54th section of *The Land Act 1884* until the Board shall be satisfied of its accuracy, and the applicant shall be responsible for the payment of any further sum that may be required for the survey of the allotment, or for any modification of the plan thereof, where such modification is not caused by the neglect of the authorized surveyor.

6. When the right of selection is exercised in any detached portions, a separate survey fee, according to scale, will be required for each portion.

7. Notwithstanding anything herein, it shall be optional for the lessee of any grazing area or pastoral allotment, in conjunction with the lessees of similar areas or allotments adjoining, to employ, at his or their expense, any surveyor holding a certificate of qualification as a surveyor for the colony of Victoria to define and mark on the ground, in such manner as may be agreed upon by such adjoining lessees, the projected boundaries of such grazing area or pastoral allotment; and the lessee, so soon as the boundaries have been so defined and marked, shall furnish the Surveyor-General with a plan or diagram of such area or allotment, certified by the surveyor making the survey; and on such plan or diagram shall be shown the area and dimensions of the allotment, and the position and nature of the bound marks established on the ground. And, in any case where a lessee shall avail himself of such option, the collection of the prescribed survey fee may be dispensed with, or, if lodged, shall be refunded, on the receipt by the Surveyor-General of such plan or diagram. But such option shall be permitted with regard to the survey of grazing areas or pastoral allotments only, and not to any survey for the permanent alienation or appropriation of any agricultural allotment.

8. For all other surveys, the fee for which is not provided for in the preceding Schedule of Fees, the rates payable shall be in accordance with a schedule of prices, to be approved by the Minister, to be called the "Departmental Scale," in which the rates shall be expressed in some ratio of the maximum or minimum rates fixed by the graduated scale in the said preceding Schedule of Fees applicable to the district or locality in which the surveys are required.

9. Immediately on receiving an application for a lease or license under *The Land Act 1884*, the Land Officer shall, if a survey be required, notify to the applicant that, on his depositing with a Receiver of Revenue the amount chargeable to him for survey, and producing or forwarding the receipt therefor to the Land Officer, an authorized surveyor will be instructed to survey the land for and on account of the applicant; and should the said charge not be paid within twenty-eight days from the date of such notification, the application shall be deemed to be abandoned, and the land shall be made available for other applicants.

10. All moneys payable on the orders of the Land Officers towards the expense of surveys shall be deposited by the applicant for the land at the Treasury, and credited to an account called the "Survey Fees Account."

11. Accounts passed against deposits placed to the credit of the "Survey Fees Account" shall be signed by the Land Officer ordering the collection of the money, or his successor in office, and shall be countersigned by the Inspecting District Surveyor.

12. In any case where the whole of the fee collected shall not have been expended on the survey, the Land Officer shall report the fact to the Assistant Surveyor-General immediately on certifying the surveyor's account, and such balance as may remain shall be carried to revenue or otherwise disposed of as the Secretary for Lands may direct.

Chapter III.—Of Local Land Boards and Appeals.

(Section 125.)

1. For the purposes hereinafter specified there shall be Local Land Boards, and every such Board shall consist of such person or persons as the Minister shall from time to time appoint.

2. It shall be the duty of every Local Land Board to investigate publicly all applications that are remitted for its consideration, as herein provided, and all matters referred to it by the Minister, and to report to the Minister its opinion thereon.

3. At least seven days before the sitting of any Local Land Board the Land Officer shall insert in a newspaper circulating in the district where such Board will be held a list of the applications and matters to be heard at such sitting by such Local Land Board. The notice to be given herein is to be in addition to the *Gazette* notice required by section 125 of *The Land Act* 1884.

4. No Local Land Board shall, unless by the authority of the Minister, adjourn, except from day to day, until it has disposed of all matters that are remitted for its consideration.

5. Within five days after the sitting of any Local Land Board the Land Officer shall send to the Minister the report of such Board upon all such applications, and upon the objections (if any) to such applications, and shall also send the minutes of evidence (if any) taken before it, and any objections that may have been lodged with him too late for consideration by such Board.

APPEALS.

6. Any person who may be dissatisfied with the recommendation of a Local Land Board may appeal against the same to the Minister, provided that the ground of appeal be set forth in writing and forwarded to the Minister not later than seven days after the sitting of the Local Land Board, with a request that such appeal may be heard. No appeal will be entertained after the expiration of the said seven days, unless the applicant show by a statutory declaration that he received no notice to attend, and was not aware of the sitting of and did not attend the Local Land Board, and further that he has a claim on the merits for re-hearing. No verbal application will be entertained. The form of appeal prescribed in Schedule I. hereto is given as a guide.

7. If the Minister be of opinion that the grounds of objection set forth in such before-mentioned statement or statutory declaration are sufficient, he may order the appeal to be set down for hearing by himself, or by persons whom he may appoint to hear the same and report thereon in writing to him, and due notice will be given to all persons interested in such appeal.

8. In order to afford time for the collection and examination of papers relating to the subject of appeal, and for the transmission of notices as hereinbefore provided, no appeal, unless otherwise expressly directed by the Minister, will be set down for hearing before the expiration of fourteen days from the date of sitting of the Local Land Board.

9. Unless otherwise expressly directed by the Minister, an appeal will only be allowed when based on the following or similar grounds, viz. :—

- 1st. That the appellant had not received due notice to attend at, or that a fair opportunity was not afforded by the Local Land Board for statement of his case; or,
- 2nd. That the Local Land Board refused to hear material evidence; or,
- 3rd. That any member or members of the Local Land Board were interested in the case.

Chapter IV.

(Section 3, Land Act 1884.)

1. Applications by pastoral or grazing licensees under *The Land Act* 1869 to retain possession of their holdings, for grazing purposes only, and licenses therefor, shall be in the forms prescribed in Schedules II. and III. respectively hereto.

2. The fee for the preparation of such grazing license shall be One pound.

PASTORAL LANDS.

(Part II., Section 21.)

3. Every intending applicant for a right to a lease for a pastoral allotment shall lodge an application in the form prescribed in Schedule IV. hereto, at a place and hour to be named in a public notice: and in the event of two or more applications being lodged on any one day before the hour of two o'clock in the afternoon in respect of the same pastoral allotment, the same shall be offered for sale by public auction, of which due notice shall be given, and subject to the conditions prescribed in Schedule V. hereto.

4. Leases for pastoral allotments shall be in the form and subject to the conditions prescribed in Schedule VI. hereto.

5. Lessees of pastoral allotments who have complied with the covenants and conditions of their leases, and desire to exercise their right, under section 29 of *The Land Act* 1884, of selecting a portion of their pastoral allotments, not exceeding 320 acres in extent, as a homestead, must make application in the form prescribed in Schedule VII. hereto.

6. The fee for the preparation of a lease for a pastoral allotment shall be Two pounds.

Chapter V.—Grazing Areas.

(Part III., Section 32.)

1. Every intending applicant for a lease of a grazing area shall, during office hours, deliver or cause to be delivered an application describing the land applied for, in the form and accompanied by the declaration prescribed in Schedule VIII. hereto, to the Land Officer for the district in which the land is situated. The applicant shall, before lodging his application for a grazing area lease, pay to the nearest Receiver of Revenue the sum of One pound for a certificate of registration, which the said Receiver shall thereupon hand to him, and such sum shall not in any case be refunded.

2. The applicant shall post or deliver to the Land Officer with his application the said certificate of registration, and no application shall be deemed to be an application for a grazing area lease under Part III. of *The Land Act* 1884 unless the said certificate be forwarded therewith. The Land Officer shall enter the applications as received in the book kept for the purpose. Applications received by the Land Officer upon one and the same day shall be deemed to be equal so far as regards priority of lodging application.

3. The Land Officer shall notify by post to every applicant and to every person who in his opinion is interested for or against the application the time and the place of the meeting of the Local Land Board at which such application and the objections (if any) thereto will be heard; but no person shall be deemed to have any right to receive any such notice, and any objection to any such application may be taken by any person, and shall be considered at the hearing although no notice thereof shall have been given. Except when specially ordered otherwise by the Minister, all applications for land shall be brought before the Local Land Board sitting at the locality nearest which the land referred to is situated.

4. After the consideration of the report of the Local Land Board and approval of the issue of any grazing area lease, the applicant shall pay the rent for one half-year's occupation of the land described therein, and a fee of One pound for the preparation of the lease, also, if necessary, the charge for survey, together with such other sums as may be required in special cases for value of improvements. The applicant shall be advised to pay the said sums within one month from the date of notification of the approval of the issue of the lease. Every such lease shall bear date as of the first of January or the first of July, as the case may be, next after the date on which the issue of such lease shall have been approved and shall be in the form prescribed in Schedule IX. hereto; but the diagram of boundaries and statement of area shall be deemed as approximate and temporary only. Provided always that the Governor in Council may, if he think fit, order that a lease be subject to such special conditions as shall meet the circumstances of any particular case.

5. If any person whose application for a lease shall have been approved fail to pay the rent, sums, and fees as hereinbefore directed within one month of the date of the notice of approval, his application shall be liable to be deemed abandoned, and the area applied for shall be liable to be made available for selection.

6. Unless by the express direction of the Minister, all subsequent payments of rent shall be made to the Receiver in whose district the land is situated; and no Receiver shall receive any moneys on account of leases unless advised from the Department of Lands and Survey so to do.

Chapter VI.—Agricultural Allotments.

RESIDENCE LICENSES.—PART III., SECTION 42.

1. Every application to select an agricultural allotment shall be in the form and accompanied by the declaration prescribed in Schedule X. hereto, and the same shall be posted or delivered to the Land Officer of the district in which such allotment is situated.

2. Licenses for agricultural allotments shall be in the form and subject to the conditions prescribed in Schedule XI. hereto, and shall

also be subject to such other special conditions as the Governor in Council may in any particular case direct.

3. Any licensee under section 42 of *The Land Act* 1884 who may wish to absent himself from his allotment for a period in all not exceeding three months in any one year of the currency of his license shall apply to the Land Officer for the district in which the land is situated, and fill up and sign a notice in the form prescribed in Schedule XII. hereto.

4. The Land Officer shall register in a book, in the form prescribed in Schedule XIII. hereto, to be kept in his office for that purpose, each notice of intended absence, and shall transmit such notice to the Secretary for Lands.

Chapter VII.—Agricultural Allotments.

NON-RESIDENCE LICENSES.—SECTION 49, "LAND ACT 1884."

1. Applications for non-residence licenses shall be in the form and shall be accompanied by the declaration prescribed in Schedule XIV. hereto, and the same shall be posted or delivered to the Land Officer of the district in which the land is situated.

2. Non-residence licenses shall be in the form prescribed in Schedule XV. hereto, and shall also be subject to such other special conditions as the Governor in Council may in any particular case direct.

Chapter VIII.

RESIDENCE AND NON-RESIDENCE LICENSES.

1. Applications for agricultural allotments shall not be heard by a Local Land Board, unless when so directed by the Minister.

2. After the approval of the issue of any license for an agricultural allotment, the applicant shall pay to the proper officer the fee for one half-year's occupation of the land described therein, and a fee of Five shillings for the preparation of the license, also, if necessary, the charge for survey, together with such other sums as may be required in special cases for value of improvements. The applicant shall be advised to pay the said sums within one month from the date of the notification of approval. Every such license shall bear date as of the first of January or the first of July, as the case may be, next after the date on which the issue of such license shall have been approved.

3. The fee for the preparation of a license for an agricultural allotment shall be Five shillings.

Chapter IX.—Section 55.

VINEYARD, HOP GARDEN, AND ORCHARD.

1. Any selector under any previous Land Act or Acts, or any licensee or lessee of any agricultural allotment under *The Land Act* 1884, having established and cultivated a vineyard, hop garden, or orchard, and desiring to obtain under the provisions of section 55 of *The Land Act* 1884 a Crown grant for the area so cultivated, not exceeding 20 acres, shall make application on the form prescribed in Schedule XVI. hereto.

Chapter X.—License Liens.

(Section 57.)

1. The licensee of an agricultural allotment under Part III. of *The Land Act* 1884, or the licensee of any allotment under Part II. of *The Land Act* 1869 or any Act amending the same, desiring to register a lien on his improvements must make an application in the form prescribed in Schedule XVII. hereto.

2. A license lien will be registered in the Crown Lands Office, Melbourne, upon the following conditions, viz. :—

1. That all rents or fees due to date have been paid.
2. That substantial and permanent improvements have been made upon the land equal to twice the amount of the lien, which shall be verified by a Crown Lands Bailiff, or other person whom the Minister may appoint.

3. The license lien shall be endorsed upon the license in the form prescribed in Schedule XVIII. hereto.

4. The memorandum of the charge upon the land by reason of such license lien, when required to be endorsed on a Crown grant or lease, before issue, shall be in the form prescribed in Schedule XIX. hereto.

5. The removal or discharge of any license lien shall be notified to the Minister of Lands, in the form prescribed in Schedule XX. hereto, and the license shall be forwarded therewith. Upon receipt of such notice (and license), the endorsement on the license shall be cancelled and the lien noted as discharged in the register.

6. The fee for the registration of a license lien shall be One pound.

Chapter XI.—Licenses may be changed.

(Sections 50 and 64.)

1. Holders of ordinary and non-residence licenses under Part III. of *The Land Act* 1884 desiring to avail themselves of the provisions of section 50 of the said Act to convert their ordinary licenses into non-residence licenses, or *vice versa*, shall make application in the form prescribed in Schedules XXI. and XXII. respectively hereto.

2. Licensees under *The Land Act* 1869 who have had the terms and conditions of their licenses altered so as to accord with the provisions of *The Land Act* 1878, and who desire that the terms and conditions imposed by the license as originally granted may be reverted to, as provided for by section 64 of *The Land Act* 1884, shall make application in the form prescribed in Schedule XXIII. hereto.

3. The fee for the preparation of any duplicate, modified, or consolidated license under Part III. of *The Land Act* 1884 shall be Five shillings.

Chapter XII.—Leases and Crown Grants.

(Sections 44 and 49.)

1. Every application by a residence licensee for a lease or for a Crown grant of the agricultural allotment held by him under license shall be in the form, and shall be accompanied by a declaration in the form prescribed in Schedule XXIV. hereto.

2. The certificate for improvements issued by the Board of Land and Works, with respect to applications under section 44 of *The Land Act* 1884, shall be in the form prescribed in Schedule XXV. hereto.

3. Applications by non-residence licensees for a certificate of improvements, at the end of the third and sixth years of the currency of the license held by him, shall be in the form and accompanied by the declaration prescribed in Schedule XXVI. hereto, and the certificate of improvements issued by the Board of Land and Works with respect to such application shall be in the form prescribed in Schedule XXVII. hereto; and every application for a lease or Crown grant shall be accompanied by the first of such certificates.

4. Should an arbitration be required under the provisions of the 46th section of *The Land Act* 1884, the appointment of arbitrators shall be in the forms prescribed in Schedules XXVIII., XXIX., and XXX. hereto respectively.

5. Leases issued under section 44 of *The Land Act* 1884 shall be in the form prescribed in Schedule XXXI. hereto, and shall be subject to such other exceptions, reservations, covenants, and conditions as the Governor in Council may in any particular case direct.

6. The fee for the preparation of a lease or certificate issued herein shall be One pound.

Chapter XIII.—Orders for the delivery of Crown Grants.

(Section 56.)

1. Every order by a lessee of an agricultural allotment under *The Land Act* 1884, or of an allotment under Part II. of *The Land Act* 1869, authorizing any other person to obtain from the Governor in Council his Crown grant, shall be given on the form prescribed in Schedule XXXII. hereto.

2. Approved orders to obtain Crown grants shall be registered in a book in the form prescribed in Schedule XXXIII. hereto.

3. The Secretary for Lands shall forward to the Registrar of Titles, once in each week, a copy of the register of approved orders, showing the transactions for the week preceding.

4. The fee payable for the registration of an order authorizing any other person to obtain a Crown grant shall be Ten shillings.

Chapter XIV.—Auriferous Lands.

(Section 65.)

1. Every intending applicant for a license under section 65 of *The Land Act 1884* shall, between the hours of Nine a.m. and Four p.m., place a conspicuous post, or a cairn of stones, at each corner of the allotment, or, if such allotment consist of more than one parcel of land, at each corner of each parcel, and shall affix to each of such posts or cairns a notice in writing setting forth that he is an applicant for such allotment, the approximate area thereof, and his name and address, and from such post or cairn dig a trench at least two feet long, six inches wide, and four inches deep, in the direction of the containing sides. The applicant shall, before lodging his application for a license, pay to the nearest Receiver of Revenue the sum of One pound for a certificate of registration, which the said Receiver shall thereupon hand to him, and such sum shall not in any case be refunded. All applicants who mark out the same allotment upon one and the same day shall be deemed to be equal so far as regards priority of marking out.

2. After defining the boundaries as aforesaid, the applicant shall, within one week, post or deliver to the District Land Officer his application, together with the certificate of registration, and such application shall be in the form prescribed in Schedule XXXIV. hereto; and no application shall be accepted unless the said certificate be forwarded therewith; but at the hearing of such application the failure to comply with the provisions hereof respecting the time of delivering the application shall not be deemed to be a fatal objection where the applicant can prove the existence of some reasonable ground of excuse, which shall be recorded by the Land Officer upon the application.

3. All the provisions of sections 3 to 6, both inclusive, of Chapter V. of these Regulations shall apply to applications for licenses under this section of *The Land Act 1884*, so far as the same are applicable to an application under the said section, but the declaration on oath and the form of application shall not apply.

4. Except as hereinafter provided, licenses shall not be granted for occupation of—

Lands comprised within proclaimed reserves, cities, or towns, or within a distance of twenty chains from sold building lots in boroughs, townships, or villages, or within a distance of twelve miles from the Post Office, Melbourne.

Lands so situated that the occupation thereof would obstruct the holders of miners' rights, sawmill licenses, wood or other licenses, in their access to timber or water.

Lands situated on both banks of a river or creek containing permanent water.

Lands required for mining purposes, or if included in any mining claim, unless with the consent in writing of the mining manager of such claim and of the Minister of Mines first had and obtained.

5. Licenses shall be in the form and subject to the conditions specified in Schedule XXXV. hereto. Provided always that the Governor in Council may, if he think fit, order that a license may bear such date and be subject to such special conditions as shall meet the circumstances of any particular case.

6. Every such license shall bear date as of the first of the month next after that in which the issue of such license shall have been approved, but the diagram of boundaries and statement of area shall be deemed as approximate and temporary only.

7. The fees to be paid for a license to occupy land under this section for residence or cultivation shall be as follows:—

For occupation of an allotment situated at a greater distance from the Post Office, Melbourne, than twelve miles, Two shillings per acre or fractional part of an acre per annum; unless the area of such allotment be less than ten acres, in which case the fee shall be One pound per annum.

For occupation of an allotment situated within a borough, township, or village, Four shillings per acre or fractional part of an acre per annum, but no license shall be issued for a less fee than One pound per annum.

8. Upon the expiration of any license under this section, the Governor may, if he think fit, issue a new license for the same land to the holder of the expired license upon the same or such other terms and conditions as may be deemed necessary, and may authorize the District Receiver of Revenue to endorse by stamp on the back of the expired license a notification in the form of Schedule XXXVI. hereto, and such endorsement shall have to all intents and purposes the effect of a license under this section.

9. Assignment of the licensee's interest, either by operation of law or by consent of the Minister, must be registered in the Office of Lands and Survey, Melbourne.

10. The following fees shall also be payable under section 65 of *The Land Act 1884* :—

	£	s.	d.
For a license issued under section 65 of Part IV. of <i>The Land Act 1884</i>	0	2	6
For a transfer of a license issued under section 65 of <i>The Land Act 1884</i>	0	10	0

(Section 67.)

11. Applications for licenses and licenses to occupy for grazing purposes the surface of auriferous lands shall be in the forms prescribed in Schedules XXXVII. and XXXVIII. respectively hereto.

12. The fee for the preparation of a license under section 67 shall be One pound, and for every renewal Five shillings.

Chapter XV.—Of Sales by Auction and Crown Grants.

1. All sales of Crown lands by public auction shall be subject to the conditions specified in Schedule XXXIX. hereto, and to such other conditions as the Governor in Council may in any particular case direct.

2. Land sale reports, prepared for the Lands Department, shall be certified by the officer appointed to conduct the sale, as well as by the Treasury officer who attended to receive the money. They shall be forwarded to the Secretary for Lands within forty-eight hours of the termination of the sale. All moneys derived from auction shall be included in the "Red-faced Reports."

3. Every purchaser of an allotment of Crown lands sold by public auction shall, at the time of such auction, pay to the officer appointed to receive the same a charge for survey of such allotment in accordance with the following scale :—

For an allotment containing 20 acres, or a less area, One pound.

For an allotment containing an area in excess of 20 acres, One shilling per acre, or fraction thereof.

Provided that in the event of a purchaser of any such allotment having previously paid a charge or fee for the survey of such allotment, the payment at the time of auction of the whole or any portion of the charge for survey herein prescribed may be dispensed with.

4. Crown grants under *The Land Act 1884* shall be in the form prescribed in Schedule XL. hereto, and shall be subject to such other exceptions, reservations, covenants, and conditions as the Governor in Council may in any particular case direct.

5. The fees payable for preparation of any Crown grant, either on parchment or paper, shall be as follow :—

	£	s.	d.
For any Crown grant of purchased land not exceeding in extent 50 acres	1	1	0
For any Crown grant of purchased land exceeding 50 acres and not exceeding in extent 300 acres... ..	1	6	0
For any Crown grant of purchased land exceeding in extent 300 acres	1	11	6

6. The fee for an authority for the issue of a Treasurer's receipt shall be One pound sterling.

For a certificate of search in connexion with a release of mortgage and issue of a Treasurer's receipt, the fee shall be Ten shillings.

7. The Governor in Council may, if he think fit, register the transfer of the interest of any purchaser of an allotment sold by public auction, prior to the final payment of the purchase money being made. The fee for such registration shall be One pound eleven shillings and sixpence.

Chapter XVI.—Licenses.—State Forests and Timber Reserves.—Sections 87, 89, 93.

SAWMILL LICENSES.

1. There may be issued yearly licenses to occupy sites for sawmills at an annual fee of not less than Ten pounds. The area of any such site shall not exceed three acres, and the boundaries thereof shall be described in the license. Every such license shall be subject to the conditions specified in Schedule XLI. hereto.

2. Applications for sawmill licenses shall be made in the form prescribed in Schedule LVIII. hereto, and shall be accompanied in each case by a deposit of Three pounds, to be applied as part fees for occupation in the event of the application being approved; if not approved, the deposit, or such portion thereof as the Minister may direct, to be returned to the applicant. The payment of the deposit does not entitle

the applicant to take possession of the land. Every such license shall be in the form and subject to the conditions prescribed in Schedule LIX. hereto.

LICENSES TO FELL EUCALYPTUS TIMBER FOR SUPPLY OF A SAWMILL.

3. There may be issued licenses to fell eucalyptus timber for sawmill purposes on such State forest or timber reserve as shall be specified therein, and subject to the conditions provided in Schedule XLII. hereto.

JINKER LICENSES.

4. There may be issued licenses to transport by jinkers or log-carriages, to sawmills on public or private lands, timber cut within the boundaries of State forests and timber reserves.

5. The annual fee for each such jinker or log-carriage, if it be engaged in transport of timber to a licensed sawmill on Crown lands, shall be Twelve pounds; and if it be engaged in transport of timber to a sawmill on private land beyond a distance of two miles from any licensed sawmill erected on Crown lands, Sixteen pounds; but the Minister, if he thinks fit, may dispense with the above condition with regard to distance.

SPLITTERS' LICENSES.

6. There may be issued to wood-splitters licenses to cut, split, and take away when split, stringybark, box, messmate, ironbark, gum, or other kinds of eucalyptus. The annual fee for every such license for ironbark and red gum shall be Four pounds per annum, and for other kinds of eucalyptus Two pounds per annum; and the licenses shall be subject to the conditions specified in Schedules XLIII. and XLIV. hereto respectively.

LICENSES TO CUT TIMBER FOR PURPOSES OTHER THAN SAWMILL OR SPLITTING.

7. There may be issued licenses to cut and take away eucalyptus timber for purposes other than sawmill or splitting from such State forest or any part thereof as shall be described in such license. Every such license shall be subject to the conditions specified in Schedule XLV. hereto, and to payment of the following fees:—Red gum and ironbark logs not exceeding twenty feet in length, Four shillings each; every additional foot, lineal measurement, Twopence; other kinds of eucalyptus, one-half the above-mentioned rates.

LICENSES FOR FELLING UNDERGROWTH.

8. Licenses, available for three months, may be issued to fell and remove undergrowth and timber, other than eucalyptus timber, at the undermentioned rates, viz. :—

	£	s.	d.
For undergrowths commonly known as hazel and dogwood	...	1	10 0
For other descriptions of undergrowth and timber other than eucalyptus	...	5	0 0

9. Every such license shall be subject to the conditions specified in Schedule XLVI. hereto.

FORMS OF, AND APPLICATIONS FOR, LICENSES.

10. Applications must be addressed to "The Secretary for Agriculture, Melbourne," and must specify the kind of undergrowth or timber required to be felled, and the forest or timber reserve in which it is desired to obtain the same.

Licenses hereinbefore in this Chapter provided, except licenses for sawmills and felling undergrowth, shall be in the form specified in Schedule XLVII. hereto.

LICENSES FOR EXCLUSIVE RIGHT TO CUT TIMBER.

11. There may be issued, subject to the conditions specified in Schedule XLVIII. hereto, licenses conferring the exclusive right to cut timber in specified portions of State forests or timber reserves not exceeding in any instance 1,000 acres.

12. All licenses issued conferring the exclusive right to cut timber shall be for a term not exceeding one year.

13. The amount of license fee shall be fixed in each case by the Minister, and shall be paid in advance in respect of the whole period for which the license is issued.

14. It shall not be necessary for the licensee, or any person employed by him in or about such land, to hold any other license mentioned in this Chapter.

15. The non-compliance with, or the non-performance of any of the obligations specified in the license, shall render such license null and void.

GENERAL PROVISIONS.

16. Every license fee mentioned in this Chapter shall, except where it is otherwise expressly provided, be payable quarterly in advance.

17. Every license mentioned in this Chapter shall be personal.

18. The interest of the Crown in any timber cut under a license shall not cease until such timber has been transported to the nearest main road, and if any timber cut by the licensee is transported by any other person, except as provided in clause 11, such other person shall hold a license.

19. Every licensed jinker or log-carriage shall have painted thereon the number of the license and the name of the owner of the mill to which the timber is being transported.

20. No license for felling undergrowth or the exclusive right of cutting timber, or for a jinker to transport timber to a sawmill on private land, or to occupy a site for a sawmill, shall be issued unless and until the application for it has been approved by the Minister.

GRAZING LICENSES.

21. Every grazing license shall be in the form and subject to the conditions contained in Schedule LXX. hereto, and shall be subject to such exceptions, reservations, covenants, and conditions as the Governor may in any particular case direct.

RESIDENCE LICENSES.

22. There may be issued licenses to occupy sites for residence purposes at an annual fee of Five shillings. The area of each site shall not exceed one-quarter of an acre.

23. Every such application shall be in the form prescribed in Schedule XLIX. hereto, and shall be accompanied by a plan.

24. No person shall occupy more than two residence areas.

25. Residence licenses shall be in the form prescribed in Schedule L. hereto.

26. Upon the expiration of any license for a residence area, the Governor may, if he think fit, issue a new license for the same land to the holder of the expired license, upon the same or such other terms and conditions as may be deemed necessary, and may authorize the District Receiver of Revenue to endorse on the back of the expired license a notification in the form of Schedule LI. hereto, and such endorsement shall have to all intents and purposes the effects of a license.

27. The charge for survey of every residence area shall be One pound.

Chapter XVII.—Of Leases under Part VIII. of "The Land Act 1884."

1. Every application for a lease under Part VIII. of *The Land Act 1884* shall be transmitted to the Minister in the form prescribed in Schedule LII. hereto.

2. Every application for a lease under section 91 of *The Land Act 1884* shall be accompanied by a plan, showing the lengths and bearings of the boundary lines of the site applied for and their connexion with some fixed point of a survey made under the direction of the Board.

3. Every application for a lease under section 94 of *The Land Act 1884* shall be accompanied by plans and sections. The plans shall show the land proposed to be leased, and every proposed diversion of existing roads.

4. Where a line of tramway proposed to be formed under section 94 would cross an existing surveyed road, transverse and longitudinal sections drawn to scale shall be given, whether such crossing be level or otherwise, showing the manner in which it is proposed to obviate obstruction or interruption of traffic on the said road, and the provision for the prevention of accident at such crossing.

5. Notice of every such last-mentioned application shall, at the cost of the applicant, be published in a newspaper circulating in the district where the land for which application is made is situated, and in the *Government Gazette*.

6. Every plan and every section accompanying any application under this Chapter shall be drawn on a scale of eight chains to one inch by an authorized surveyor, and shall be signed by him.

7. Every lease under Part VIII. of *The Land Act 1884* shall, subject to the provisions of the said part, be in such form and shall be subject to such covenants and conditions and to the payment of such rent or royalty as the Governor in Council may prescribe, not being less than the amounts provided in the said Act.

8. The fee for the preparation of a lease of Crown lands issued under Part VIII. of *The Land Act 1884* shall be Two pounds.

Chapter XVIII.—Timber Licenses.—(See also State Forests,
Chapter XVI.)

**LICENSES ON CROWN LANDS (NOT BEING STATE FORESTS OR
TIMBER RESERVES).—SECTION 93.**

1. There may be issued licenses to cut and take away from such Crown lands as are specified therein, gum (excepting the kinds known as red gum and ironbark), stringybark, box, messmate, and other kinds of eucalyptus. Every such license shall be subject to the conditions specified in Schedule LIII. hereto, and to a yearly fee of One pound.

2. There may be issued licenses to cut and take away eucalyptus timber, including red gum and ironbark, from such Crown lands as are specified therein. Every such license shall be subject to the conditions specified in Schedule LIV. hereto, and to the payment of a yearly fee of Four pounds.

3. There may be issued licenses to cut and take away from such Crown lands, not being State forests or timber reserves, as are specified therein, blackwood, pine, sassafras, beech, oak, or other valuable timber; and every such license shall be subject to the payment of such annual fee as the Minister thinks fit, but not less than Ten pounds.

4. Any person duly authorized by the Governor in Council in that behalf may from time to time grant to any applicant a license to strip and remove bark from any wattle trees on any Crown lands, not within a State forest or timber reserve, specified in such license.

5. Every such license shall be available for the season commencing on the fifteenth day of September in any year and ending on the fifteenth day of January next following thereafter and no longer, and shall be in the form and subject to the conditions contained in Schedule LV. hereto.

6. The fee for every such license shall be One pound ten shillings, and shall be payable in advance.

7. The cutting of wattle trees on Crown lands within one mile from the shores of Port Phillip Bay and its arms is prohibited.

8. There may be issued licenses to cut and take away live or dead wood from Crown lands in cities, towns, or boroughs; and every such license shall be subject to such conditions and such fee as the Minister in each case thinks fit.

9. There may be issued licenses to occupy sites not exceeding three acres for sawmills on Crown lands, not being State forests, at such annual fee as the Minister thinks fit; but not less than Ten pounds.

10. Applications for sawmill licenses shall be made in the form prescribed in Schedule LVIII. hereto, and shall be accompanied in each case by a deposit of Three pounds, to be applied as part fees for occupation in the event of the application being approved; if not approved, the deposit, or such portion thereof as the Minister may direct, to be returned to the applicant. The payment of the deposit does not entitle the applicant to take possession of the land.

11. There may be issued licenses to transport to sawmills on public or private lands, in jinkers or log-carriages, eucalyptus timber, cut as hereinbefore mentioned upon Crown lands.

12. The annual fee for each such jinker or log-carriage, if it be engaged in the transport of timber to a licensed sawmill on Crown lands, shall be Ten pounds; and if it be engaged in the transport of timber from Crown lands to a sawmill on private land, Fourteen pounds.

13. All licenses mentioned in this chapter of these Regulations may be issued by any person authorized by the Governor in Council in that behalf, but no license to cut and take away any valuable timber or live or dead wood in towns, boroughs, or townships, or to occupy a site for a sawmill, shall be issued unless and until the application for it has been approved by the Minister.

GENERAL PROVISIONS.

14. Every license fee mentioned in this Chapter shall, except where it is otherwise expressly provided, be payable quarterly in advance.

15. Every license mentioned in this Chapter shall be personal, and, unless where otherwise provided, may be in the form prescribed in Schedule LX. hereto, or as near thereto as circumstances will permit.

16. The interest of the Crown in any timber cut under a license to cut eucalyptus timber, or to cut valuable timber upon Crown lands as hereinbefore provided, shall not cease until such timber has been transported to the nearest main road, and if any timber cut by a licensee be transported by any other person, such other person also shall hold a license.

17. Every licensed jinker or log-carriage shall have painted thereon the number of the license and the name of the owner of the mill to which the timber is being transported.

18. A license under this Chapter is not operative in any area over which an exclusive right to cut timber shall have been granted.

Chapter XIX.—Miscellaneous Licenses.

(Section 93.)

1. Licenses under this Chapter, unless otherwise provided, shall be classed in two divisions:—

The first division shall comprise those licenses which confer the exclusive right to enter upon any Crown lands not under lease or licensed under Part III. of *The Land Act* 1884, and shall be for the purposes and subject to the payment of the fees and the conditions specified in Schedule LVI. hereto.

The second division shall comprise those licenses which do not confer any exclusive right, and shall be for the purposes and subject to the payment of the fees and the conditions specified in Schedule LVII. hereto.

2. The provisions of Chapter II., and sections 1 and 2 of Chapter XIV. of these Regulations, except as is hereinafter provided, shall apply to applications under the First Division.

3. License fees shall be payable quarterly in advance, except where otherwise specially directed.

The registration fee specified in section 1 of Chapter XIV. of these Regulations is not payable under this section.

Applications shall not, unless specially ordered, be remitted to Local Land Boards.

Application shall be made in the form of Schedule LVIII. hereto.

The Minister may, if he think fit, dispense with a plan, either temporarily or wholly.

Licenses under Schedule LVII. hereto shall be issued by the officers appointed by the Treasurer for that purpose.

4. Licenses under the First Division shall be in the form and subject to the conditions specified in Schedule LIX. hereto, and, if deemed expedient, to all or any of the special conditions specified therein, and to such other special condition as may be necessary in any particular case. Licenses under the Second Division shall be in the form prescribed in Schedule LX. hereto.

5. Licenses for lime sites north of and adjoining the Botanical Gardens at Geelong shall be issued subject to the conditions prescribed in Schedule LXI. hereto, and shall only be renewable annually on the said conditions being fulfilled.

6. Applications for garden licenses shall be in the form prescribed in Schedule LVIII. hereto.

7. The interest in a license issued for any of the purposes specified in Schedule LVI. hereto may be transferred, with the consent of the Minister, upon payment of a fee of One pound, and a new license shall thereupon issue to the transferee.

Chapter XX.—Of Water Easements on Private Land.

(Section 96.)

1. Every application for a license to enter under the provisions of the 96th section of *The Land Act* 1884 upon lands other than Crown lands shall be addressed to the Minister, and shall be in the form prescribed in Schedule LXII. hereto.

2. The applicant shall at the time of making such application send a copy thereof to the proprietor of the land concerning which the application is made, and to every person in occupation thereof.

3. The applicant shall send to the Minister together with every such application a plan, description, and report relating thereto by an authorized surveyor, and the sum of Fifteen pounds as a deposit to defray the costs (if any) of an enquiry.

4. The report of the authorized surveyor shall contain definite information as to the direction, dimensions, or capacity of the proposed race, drain, dam, or reservoir, or as to the nature and extent of the proposed improvements therein, and as to the discharge or the contents at different seasons of the source of supply whenever it is proposed to divert the water, and the maximum quantity of water which it is proposed to divert at a given time.

5. If the Minister think that such an application ought to be entertained he shall send it to the Land Officer for consideration by a Local Land Board.

6. The Land Officer shall publish a notice of such application, and the cost of such publication shall be taken to be part of the costs of the enquiry.

7. The Land Officer shall notify to the applicant, proprietor, and person in occupation, the time and place of the meeting of the Local Land Board at which the application will be heard.

8. The applicant shall notify to every proprietor and occupier as aforesaid that his application will be heard at the time and place as aforesaid by the Local Land Board, and shall require him or them, if they object to such application, to be then and there present in support of their objections.

9. The Local Land Board shall not consider any such application unless the parties to whom such notice ought to be given are the proper parties, nor unless they are satisfied that such notice has been given, and if they are so satisfied they may proceed with the case, notwithstanding the absence of all or any such parties.

10. The Local Land Board shall state in its report the amount of money (if any) that the objectors to the application ought to receive by way of costs, and the Minister may direct such amount, or such other amount as he thinks reasonable, to be paid to such objectors out of the deposit before mentioned.

11. The balance (if any) of such deposit, after defraying all costs of the enquiry as the Minister may direct, shall be returned to the applicant.

12. If upon considering the report of the Local Land Board the Minister be of opinion that the license ought to issue, he shall direct the amount or amounts of compensation to be ascertained by arbitration; and such amount or amounts shall be determined by two arbitrators and an umpire under and in accordance with the *Common Law Procedure Statute* 1865, one arbitrator to be appointed by the applicant and one to be appointed by the proprietor or occupier (if any), and the umpire to be appointed by the said arbitrators.

13. When the money awarded has been so paid or tendered by the applicant to the proprietor and occupier (if any), the Board may grant a license in the form prescribed in Schedule LXIII. hereto, in accordance with the provisions of the section before mentioned.

14. The provisions of this Chapter of these Regulations, or any portion thereof, may be dispensed with in any special case, if the Governor in Council so direct.

Chapter XXI.—Of Race and Mill Licenses.

(Section 97.)

1. Every applicant for a license to cut a race and to take and divert water for mill purposes under section 97 of *The Land Act* 1884 upon any Crown lands that are not under demise or license shall mark out the proposed line of race by posts not less than three inches square, at intervals of not less than five chains, and standing at least three feet out of the ground.

2. Every applicant shall affix a notice, in the form prescribed in Schedule LXIV. hereto, on the post at the commencing point of the proposed race, and a similar notice on the post at the end thereof, and shall also publish such notice in three consecutive issues of a newspaper circulating in the locality wherein the line of the proposed race is situated.

3. Within five days from the time of such marking out as aforesaid the applicant shall give instructions to some authorized surveyor to survey the proposed line of race and to prepare a plan, description, and report thereon.

4. The report of the authorized surveyor shall contain definite information relative to the discharge, at different seasons of the year, of the stream or other source of supply whence water is proposed to be diverted, and the maximum quantity of water proposed to be so diverted in a given time.

5. Within twenty-one days from the time of such marking out as aforesaid the applicant shall send to the Land Officer his application, in the form prescribed in Schedule LXII. hereto, and the plan, description, and report of the authorized surveyor.

6. The Land Officer shall deal with all such applications as if they were applications within the meaning of the Fifth Chapter of these Regulations, and shall submit them to the consideration of a Local Land Board.

7. In cases where compensation may be payable under section 97 of *The Land Act* 1884, the amount of compensation shall be determined by arbitration, and such amount shall be determined by two arbitrators and an umpire under and in accordance with *The Common Law Procedure Statute* 1865, one arbitrator to be appointed by the applicant and one to be appointed by the person injured, and the umpire to be appointed by the said arbitrators.

8. Licenses under section 97 of *The Land Act* 1884 shall be in the form prescribed in Schedule LXV. hereto, and shall be subject to the payment of such rent or fee, and to such exceptions, reservations, covenants, and conditions as the Governor in Council may in each particular case direct.

Chapter XXII.—Of Commons.

(Part IX., Land Act 1884.)

1. Every farmers' common and every town common proclaimed previously to the passing of *The Land Act 1884*, or hereafter to be proclaimed under the said Act, and every temporary and farmers' common proclaimed under the 66th section of *The Land Act 1862*, shall be managed by the members for the time being of the council of the shire within the boundaries of which any such common is included.

2. The council of the shire within the boundaries of which any common heretofore proclaimed or hereafter to be proclaimed under the provisions of *The Land Act 1884* is wholly included shall be the managers of such common.

3. In all cases in which a common proclaimed as hereinbefore provided shall be situate partly within any shire, or partly within two or more shires, the council of the shire within the boundaries of which the largest extent of such common shall be included shall be the managers of such common.

4. Every goldfield common proclaimed as above shall be managed by the members for the time being of the mining board of the mining district within the boundaries of which such common is included, unless, owing to the distance of any goldfield common from the office or place of meeting of any mining board, such common can be more conveniently or efficiently managed by other persons whom the Minister may appoint.

5. Every borough common proclaimed previously to *The Land Act 1884*, or hereafter to be proclaimed under the said Act, shall be managed by the members for the time being of the council of the borough in connexion with which such common was proclaimed.

6. All commons amalgamated previously to the passing of *The Land Act 1884*, or to be hereafter amalgamated, may be managed by the members for the time being of two or more of the before-mentioned councils or boards. The Governor in Council may, however, place an amalgamated common under the management of one only of the before-mentioned councils or boards, or under management of delegates from each council or board.

7. The managers of commons wholly or partially comprised within cities, towns, boroughs, or townships, and of goldfields commons proclaimed under the Act No. 117 or No. 145, may grant to butchers or to slaughtermen special licenses to depasture, for such periods of time as may be agreed on, cattle intended for slaughter, subject to the condition that the fees shall not be at a proportionately less rate than Two shillings per head per annum for large cattle, and One shilling per head per annum for small cattle.

8. The Minister shall nominate, for appointment by the Governor in Council, the persons who shall be managers of all farmers' commons, temporary commons, and town commons proclaimed previously to the passing of *The Land Act 1884*, or to be hereafter proclaimed, outside the boundaries of any shire, road district, city, or borough.

9. Applications for the proclamation of a common under *The Land Act 1884* shall be made in the form prescribed in Schedule LXVI. hereto.

10. Application for an increase to the area of any existing common shall be made in the form prescribed in Schedule LXVII. hereto, and shall contain full particulars relative to the area of the common proposed to be increased, the number of cattle depastured thereon during the year preceding the date of the application, the number of persons whose cattle have been depastured on the common during such year, the amount of commonage fees received during that year, and the mode in which such fees have been disposed of.

11. Ratepayers in shires and boroughs, holders of miners' rights, business licenses, or carriers' licenses, and farmers, may respectively depasture on a common proclaimed under *The Land Act 1884*, within a distance of five miles from their places of residence, four head of large cattle, or the equivalent of the whole or a portion thereof in small cattle, on the basis that one head of large cattle be deemed equivalent to three head of small cattle. A farmer having under cultivation not less than one-tenth portion of the land occupied by him may depasture on such common one additional head of large cattle, or the equivalent in small cattle, for every ten acres of such land cultivated by him.

12. The fees for depasturing cattle on a common shall be paid in advance, and shall not be less than at the rate of Two shillings per annum for every head of large cattle, and One shilling per annum for every head of small cattle. The managers of any common may, from time to time and at any time, make alterations in the scale of fees, but not below the prescribed limits, which alteration shall be subject to the approval of the Board, and be published in the *Government Gazette*, and in a newspaper circulating in the district wherein the common is situated.

13. The managers of a common shall have power to appoint a herdsman to take charge of the cattle depastured on such common, and be

responsible for the efficient carrying out of the regulations framed for the management of that common. The herdsman shall also conform to any special instructions issued to him by the managers of the common relative to the registration, custody, and delivery to owners of the cattle depastured thereon, and to the prevention of trespass thereon of cattle other than travelling cattle for which no commonage fees have been paid. Such herdsman shall be remunerated for his services out of the fund derived from the commonage fees, and he shall provide security for the honest and faithful discharge of his duties in such amount as the managers of the common may deem adequate.

14. The money derived from the fees received for the agistment of cattle on a common may, after paying for the services of the herdsman, be expended by the managers of such common on the publication of the regulations for its management, including the cost of publication in the *Government Gazette*, the purchase of account books, stationery, branding-irons and tar, and on the eradication of thistles on the common. The surplus remaining over after such expenditure may be applied, with the concurrence of the Board, under its seal, to the formation of dams for storage of water on the common, the improvement of natural water-holes, the construction and repair of stockyards, and the improvement of such approaches to the common as are not proclaimed roads or streets.

15. The managers of commons shall keep books in the forms prescribed in Schedule LXVIII. hereto, in which books shall be recorded the description and brands of the cattle depastured on the commons, the money received as commonage fees, the payments made from the funds derived therefrom, the dates of such payments, and the authority for making them; and the managers shall give, in the form prescribed in said schedule, printed receipts consecutively numbered, the butts of which receipts shall be retained for inspection.

16. The managers of every common shall, within one month after the termination of each year, publish in a newspaper circulating in the district wherein the common is situated a certified account of their receipts and expenditure for the year, in the form prescribed in Schedule LXIX. hereto, and forward copy thereof to the Board.

17. No animal affected with any contagious disease shall be allowed to depasture on any common.

18. Every person offending against any regulation for the management of a common shall, on conviction before any justice, forfeit and pay a penalty not exceeding Twenty pounds for each offence.

19. The managers of every common may sue for and recover any fees overdue for depasturing stock on such common, or for any penalty for breach of any regulation for management of such common.

20. The managers of any common may submit to the Board draft regulations for the management of such common, provided that they be not inconsistent with the provisions of the foregoing general regulations for the management of commons, and such draft regulations, after revision by the Board and approval by the Governor in Council, shall be published in the *Government Gazette*, and by such managers in the newspapers circulating in the district wherein the common is situated.

21. The Board may at any time direct a special audit of the accounts of the managers of any common to be made by such persons as it thinks fit.

Chapter XXIII.—Miscellaneous.

APPLICATIONS FOR FORFEITURE.

1. Any applicant for the forfeiture of any lease or license issued under *The Land Act 1884* shall support his application by a statutory declaration setting forth the grounds and particulars on which such application is made, under the following heads, viz.:—

- (a.) The time when the lease or license was issued, the situation and area of the land, and the name of the lessee or licensee.
- (b.) The nature of improvements (if any) on the land.
- (c.) The name of the person or persons (if any) resident on the land.
- (d.) The use to which the land has been applied.
- (e.) Particulars of the conditions of the lease or license which are alleged to have been broken or not fulfilled, or of the acts of fraud, illegality, or violation of the Act on the part of the licensee.
- (f.) The occupation of the applicant for forfeiture, and the extent of land (if any) held by him in fee-simple or under lease or license, and the use to which such land is applied.

2. The application for forfeiture with the declaration shall be forwarded to the Land Officer in whose district the land is situated, who shall report thereon to the Minister.

3. The Minister may, if he think fit, call upon the lessee or licensee to show cause before a Local Land Board against the forfeiture of his lease or license.

4. The Local Land Board may, if it recommend forfeiture of the lease or license, at the same time recommend that the application of the applicant for forfeiture to select the land be granted, or that it be heard at the next succeeding Board, without the land being thrown open for general application. If, however, any valid objections are raised to the applicant for forfeiture, the Board may recommend that the land be made again available for selection or be sold by public auction. In this case, the applicant for forfeiture shall not be deemed to have any claim or prior right to the issue of a lease or license for the land referred to.

5. The improvements upon any forfeited land shall be valued and disposed of in such manner as the Minister may deem fit.

SECTION 119.—GRAZING LICENSES.

6. Tenders for the right to graze on any park lands, reserves, or other Crown lands not forming part of any common or held under lease or license may be invited from time to time, and licenses shall be issued by any person duly authorized by the Governor in Council to the successful tenderers on the form and subject to the conditions prescribed in Schedule LXX. hereto, and to such other special conditions as the Minister may in any particular case direct.

7. The fee for the preparation of a grazing license under this section of *The Land Act 1884* shall be Five shillings.

FEEs.

8. The following fees not otherwise provided for shall be payable under these Regulations :—

	£	s.	d.
For any lease or license or transfer of any lease or license issued under <i>The Land Act 1884</i> other than those specified
For a certificate issued by the Board
For any special deed	not exceeding
	1	0	0
	1	0	0
	5	0	0

SCHEDULES.

SCHEDULE I.—(CHAP. III. s. 6.)

FORM OF APPEAL AGAINST THE RECOMMENDATION OF LOCAL LAND BOARD.

I, _____ of _____ object to the recommendation of the Local Land Board held at _____ on the _____ day of _____ A.D. 188 ____ . Place where and time when Local Land Board was held.

2. That at such Local Land Board I was (an applicant under section _____ of *The Land Act 1884* for _____ and the said Local Land Board recommended that _____ should receive a license for the said land); or Here state the recommendation objected to.

3. That the grounds of my objection to such recommendation are :—

(a.) That I have not received any notice whatever to attend the said Local Land Board; or

(b.) That a fair opportunity was not afforded by the Local Land Board to state my case; or

(c.) The said Board refused to receive the evidence of _____ who could prove I was the first person to { apply for } { mark out } the said land; or Describe the reason why a fair opportunity was not afforded. Describe the material evidence rejected.

(d.) That _____ one of the members of the said Board, is interested in the decision of the said Board by reason that he is _____

4. That I claim to have a { lease } { license } granted to me for the said land, inasmuch as I was the first applicant.

Given under my hand at _____ this _____ day of _____ A.D. 188 ____

To the Honorable the Minister of Lands.

NOTE.—If the appeal be lodged after the expiration of seven days from date of the holding of the Local Land Board, a declaration in the following form should also be forwarded :—

FORM OF STATUTORY DECLARATION IN SUPPORT OF APPLICATION FOR APPEAL AFTER THE EXPIRATION OF SEVEN DAYS.

I, _____ of _____ in the colony of Victoria, do solemnly Name, address, and occupation.

and sincerely declare as follows :—

1. That at a sitting of a Local Land Board held at _____ on the _____ day of _____ 188 ____ I was not present. Place where sitting held and date.

2. That I did not receive any notice to attend, nor was any notice left at my address as furnished to the Lands Department, nor was it left at my usual place of abode, nor was I aware that at the sitting of the said Board the subject-matter stated in my application to appeal would have been considered by the Land Board on the said _____ day of _____ A.D. 188 ____

3. That I have appealed against the recommendation made by the said Local Land Board, and the grounds of my objections to such recommendation above as stated in the appeal which is signed by me are true and correct.

4. That I have good grounds for the re-hearing of this case on its merits.

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

Declared before me at _____ in the said colony of Victoria, this _____ day of _____ A.D. 188 ____

SCHEDULE II.—(CHAP. IV. s. 1.)

APPLICATION BY A *PASTORAL
GRAZING LICENSEE FOR A GRAZING LICENSE UNDER
SECTION 3, "THE LAND ACT 1884."

Run.
No.
License described as
* Pastoral
Grazing

Address—
Date—

SIR,
Referring to the land licensed to me under Section† of *The Land Act 1869*, and more particularly described in the margin, I hereby apply, under the provisions of Section 3 of *The Land Act 1884*, to occupy the same for grazing purposes only.
Herewith I return my license for the year 1884, and I hereby undertake to pay the fees for the use of the said land for grazing purposes only for the period above mentioned when demanded.

I have the honour to be,
Sir,

Your most obedient servant,

To the President of the
Board of Land and Works.

* Strike out and insert such words as the case may require.

† Insert the figures 47 if a Grazing License, or 75 if a Pastoral License.

SCHEDULE III.—(CHAP. IV. s. 1.)

V.  R.

Fee per annum—
£ s. d.

Receiver and Paymaster at

GRAZING LICENSE UNDER 3RD SECTION, "THE LAND ACT 1884."

KNOW ALL MEN that I, _____ being the person duly authorized in that behalf in pursuance of *The Land Act 1884*, and in consideration of the sum of _____ duly paid by the person _____ hereinafter mentioned, being the holder of a *
* Insert pastoral or hereinafter mentioned, being the holder of a *
grazing, as the case license for one year next preceding the commencement of *The Land Act 1884*, and who was in occupation of the Crown lands specified in the schedule hereto under such license, and who has remained on such land after the expiration of the term for which he held the same, do hereby give to _____ of _____ license and liberty to enter with cattle, sheep, or _____ upon the Crown lands specified in the Schedule hereto, and therewith to depasture the same. This license continues in force until _____ next and no longer, and is issued subject to the conditions on the back hereof.

Dated _____ day of _____ 188 .

Schedule.

All these Crown lands
containing _____ acres or thereabouts.

CONDITIONS.

1. The issue of this license shall not prevent the land comprised therein or any part or parts thereof being sold, leased, licensed, alienated, or dealt with under any of the provisions of *The Land Act 1884* except under the 119th section thereof, or being resumed by order of the Governor or Administrator of the Government of Victoria, with the advice of the Executive Council, for any of the purposes for which land may be reserved under section 10 of *The Land Act 1884* or for mining purposes.
2. No licensee shall, in case of any resumption, be entitled to any compensation other than the return of such portion of the fee paid by him as the responsible Minister of the Crown for the time being administering *The Land Act 1884* may think fit. This license is also subject to the rights of the holders of miners' rights or of mining leases now issued or hereafter to be issued to enter upon the allotment hereby licensed, and to search for gold and to mine thereon, and to erect and occupy mining plant and machinery, without making any compensation to the licensee, his executors, administrators, or assigns, for surface or other damage.
3. No land comprised in roads from time to time surveyed and marked out within the boundaries of the land comprised in this license shall be deemed within its operation.
4. This license entitles the holder thereof, during the period for which it is granted, to use the land therein comprised for depasturing purposes only, but does not confer any right to build thereon, or to cultivate, or to fence any portion thereof.
5. If the licensee desire a renewal of this license, notice to that effect must be given to the Minister aforesaid one month prior to the expiration thereof, but nothing herein contained shall be deemed to confer a right to any renewal.
6. The interest in this license may not be transferred without the consent of the Minister aforesaid and the payment of a fee of £1.
7. No claim whatever shall be made or entertained by reason of this license not being renewed or transferred.
8. This license is to be used under and in accordance with the regulations made or to be made under the provisions of the said Act and for the time being in force.
9. The license may be forfeited if the licensee commit a breach of or neglect to comply with these conditions.
10. The publication of a notice in the *Government Gazette* purporting to declare that the Governor or Administrator, with the advice aforesaid, has forfeited this license shall be conclusive evidence that the license is forfeited.

March 20, 1885.

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SCHEDULE IV.—(CHAP. IV. s. 3.)

FORM OF APPLICATION FOR A RIGHT TO A LEASE FOR A PASTORAL ALLOTMENT
SECTION 21, LAND ACT 1884.

Date—

In pursuance of the 21st Section of *The Land Act 1884*, I,
of _____ do hereby make application for a Lease of Pastoral
Allotment No. _____ situated in the parish of _____ county of _____
and containing about _____ acres.

I, _____ of _____, do hereby declare that I am of the full
age of eighteen years; that I am not the lessee of a Pastoral Allotment; and that
should I be granted the Pastoral Lease for which I now make application I will
accept such lease upon the terms, covenants, and conditions which may be lawfully
imposed.

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.

Signature—
Occupation—
Address—

Declared at _____ in the colony of Victoria,
this _____ day of _____ 188 _____,
before me—

Justice of the Peace in and for the
of the colony of Victoria.

Bailiwick

SCHEDULE V.—(CHAP. IV. s. 3.)

CONDITIONS OF SALE OF THE RIGHT TO LEASE FOR PASTORAL ALLOTMENTS.

1. The occupation of the pastoral allotments will be offered for sale at the
annual rents respectively stated and annexed to the description thereof, and the
bidder of the highest sum by way of premium will be declared the purchaser, pro-
vided he shall immediately pay down such sum and sign the description hereunto
annexed, of the pastoral allotment of the occupation of which he shall have become
the purchaser, thereby binding himself to the observance of the above and follow-
ing conditions; and, in default of such payment being immediately made, the
pastoral allotment shall again be forthwith put up to auction.

2. The annual rents determined by the Board of Land and Works to be paid in
respect of these pastoral allotments will be due and payable by the purchasers, in
advance, in two half-yearly moities, on the 1st January and 1st July in every year,
till the termination of the period of occupation so purchased.

3. Immediately after the biddings on each pastoral allotment are concluded, and
before another allotment is put up, the name of the purchaser will be entered, by
the officer conducting the sale, in the list of the descriptions of the pastoral allot-
ments annexed to these presents. If, previous to such entry, any question or
dispute shall arise between the seller and bidder, or amongst the bidders them-
selves, the allotment in question shall be put up for sale again. Subsequent to
such entry no dispute whatever can be admitted, nor can any alteration of names
or transfer from the actual purchaser be allowed.

4. The purchasers of the occupation of these pastoral allotments shall be
entitled to receive leases in the prescribed form to occupy the same during the
period assigned in each particular case, subject to the conditions contained in
The Land Act 1884 and such other conditions as may be lawfully imposed.

5. If the officer acting on behalf of the Government shall find reason to believe
that any pastoral allotment will not obtain its just value, or if he shall otherwise
think fit to withdraw the same from sale, he shall have full power to do so at any
time previous to its being actually sold.

6. Persons having affixed their signatures to the list of descriptions of the
pastoral allotments annexed to these presents, in token of their having become
purchasers or agents of purchasers of the occupation of the allotments to the
descriptions of which their signatures are so attached or affixed, will be held to
have previously obtained all necessary information, and shall not be entitled to
allege ignorance or any other cause for their not fulfilling all and every
obligation incumbent upon them by these articles and conditions.

NOTE.—All offers and leases relative to these pastoral allotments will be held to
refer to the boundaries of same as projected on the public charts, and will accord-
ingly be described as containing an area more or less. Any future claim for com-
pensation as to any alleged difference in the area cannot therefore be entertained.

DECLARATION OF PURCHASERS.

We, the undersigned, do hereby acknowledge that we are the purchasers, or
agents of the purchasers, of the pastoral allotments to which our names are respec-
tively signed; and we do each of us severally for ourselves, or on behalf of our
constituents, undertake to make regular payments of the annual rent determined
by the Board of Land and Works to be paid in respect of the same and to pay the
charge for survey, and to fulfil each and all of the foregoing conditions, and
to execute the lease referred to in such conditions; and, failing our doing so, we
do hereby acknowledge that we have forfeited every claim to the occupation of
the said pastoral allotment or allotments and to the premium we have paid.

In witness whereof we have, on the day and year hereafter written, severally
signed our names at the foot hereof and at the foot of the description of each
pastoral allotment, the occupation of which has been so purchased by us.

Dated this _____ day of _____ 188 _____.

SCHEDULE VI.—(CHAP. IV. s. 4.)

LEASE UNDER SECTION 21 OF "THE LAND ACT 1884."

THIS Indenture made the first day of _____ in the year of our Lord One
thousand eight hundred and eighty- _____ between Her Most Gracious Majesty
Queen Victoria of the one part and _____ of
in the colony of Victoria hereinafter called "the lessee" of the other part.

Whereas the Governor with the advice of the Executive Council has agreed to grant this lease for pastoral purposes of the pastoral allotment hereinafter demised for the term of years and calendar months at the annual rent of being the rent computed according to the provisions of *The Land Act 1884* to the lessee who has acquired the right or become entitled thereto under the provisions of the same Act and the lessee has paid half a year's rent in advance : And whereas the Governor with the advice aforesaid has approved of and directed the conditions and provisions hereinafter contained to be inserted in this lease framed in accordance with the regulations made in pursuance of the provisions of the said Act : Now this Indenture witnesseth that in consideration of the payment aforesaid and of the rent hereby reserved and of the covenants of the lessee hereinafter contained Her Majesty doth by these presents grant and demise unto the lessee his executors administrators and assigns all that pastoral allotment situate in the parish of county of in the colony of Victoria containing more or less and delineated on the plan prepared in accordance with the provisions of the 19th section of the said Act and thereon numbered in the said parish and also delineated on the plan drawn in the margin of these presents and therein coloured yellow together with the appurtenances : Excepting and reserving unto Her Majesty her heirs and successors all gold and auriferous earth or stone and all mines containing gold in and under the said demised premises together with liberty for Her Majesty her heirs and successors and her and their agents and servants at any time or times during the said term to enter upon the said land and to search and mine therein for gold and to remove therefrom any gold and any auriferous earth or stone and for the purposes aforesaid to sink shafts and do any other things which may be necessary or usual in mining : And also excepting and reserving unto Her Majesty her heirs and successors by the Governor with the advice aforesaid to grant in manner and on the conditions prescribed in Part VIII. of the said Act licenses to any person to enter upon any of the land comprised in this lease and search for cut dig and take away live or dead timber coal and other mineral gravel salt guano sand resin stone or limestone loam brick or other earth : And also excepting and reserving to Her Majesty her heirs and successors and assigns and every other lessee of any pastoral allotment and her heirs and their agents and servants tenants and workmen liberty and right of ingress egress and regress at all times through over and across the premises hereby demised with or without horses cattle and other animals carts waggons and carriages to and from such allotment or part thereof respectively from and to any public road or track subject to the regulations to be made by the Governor with the advice aforesaid : To have and to hold the premises hereinbefore expressed to be hereby demised unto the lessee his executors administrators and assigns for the term of years and calendar months from the day of the date of this lease : Yielding and paying therefor during the said term the yearly rent of by two equal half-yearly payments in advance on the first day of and the first day of in every year clear of all deductions the first of the said half-yearly payments having been made as aforesaid the next of the said half-yearly payments to be made on the first day of next and the last of the said half-yearly payments to be made on the first day of next preceding the expiration of the said term : And the lessee doth hereby for himself his heirs executors administrators and assigns covenant with Her Majesty her heirs and successors that he the lessee his executors administrators or assigns will during the said term pay the said rent hereinbefore reserved at the times and in manner hereinbefore appointed for payment thereof clear of all deductions : And also will during the said term pay all existing and future rates assessments and taxes for the time being payable either by landlord or tenant in respect of the said premises : And also will not assign sublet or subdivide or part with the possession of the land hereby demised or any portion thereof without the previous consent of The Board of Land and Works signified in writing : And also will at once after the granting of this lease commence and continue to destroy and will within three years after the granting of this lease have destroyed to the satisfaction of The Board of Land and Works the animals and birds by the said Act included in the term "vermin" or which the Governor with the advice aforesaid may by proclamation in the *Government Gazette* declare to be vermin for the purposes of the said Act upon such land and will keep the same free of such animals and birds Bathurst burr wild briar and gorse to the satisfaction of The Board of Land and Works during the currency of the term hereby granted : And also will repair and keep in good condition and repair during the continuance of the term hereby granted all houses fences wells reservoirs tanks dams and all substantial and permanent improvements situated on the land hereby demised whether made erected or constructed by the lessee his executors administrators or assigns or not reasonable wear and tear and damage by fire storm and tempest alone excepted and that the lessee his executors administrators or assigns will not remove fill up or render useless or cause to be removed filled up or rendered useless any of the same without first obtaining the permission of The Board of Land and Works signified in writing : And also will at the expiration or sooner determination of the said term hereby granted peaceably deliver up to Her Majesty or her successors the premises hereby demised together with all houses fences wells reservoirs tanks dams and all improvements that now are or may be made erected or constructed thereon in such good and sufficient repair and order as aforesaid and in all respects in such state and condition as shall be consistent with the due performance of the several covenants hereinbefore contained : And also will permit any person appointed in that behalf by The Board of Land and Works at any time to enter upon the premises hereby demised to ascertain if the conditions and covenants of this lease are being performed by the lessee : And also will not during the currency of this lease ring or destroy or except for the purpose of fencing or building on the land hereby demised cut down any timber in or upon such demised land unless with the previous sanction of The Board of Land and Works signified in writing and only then under the supervision of an officer appointed in that behalf by the said Board : And also that every holder of a miner's right or of a mining lease shall have the right and shall be allowed by the lessee his executors administrators and assigns to enter upon the allotment hereby demised and search for gold and to mine thereon and to erect and occupy mining plant and machinery without making any compensation to the lessee his executors administrators or assigns for surface or other damage : And also that these presents shall become absolutely void on any assignment thereof save under the provisions of *The Land Act 1884* : Provided always and it is hereby agreed and declared that Her Majesty her heirs and successors may at any time and from time

to time during the said term resume possession of any part or parts of the land hereby demised which may in the opinion of the Governor with the advice aforesaid be required for the purposes of water supply irrigation works races dams and ditches forest or timber reserves or for public railways roads canals or for tramways or other internal communication through such lands or for mining purposes or for the purpose of obtaining or removing therefrom guano or other manure stone or earth or for sites of inns stores smithies bakeries or similar buildings or of bathing-houses bathing-places fishermen's residences drying grounds fellmongering establishments slaughter-houses lime-kilns bridges ferries toll or punt houses tanneries factories saw or paper mills stores warehouses or dwellings quays docks landing places or the deposit of materials ship-building and repairing boat-building and repairing or for the working of mineral springs or for the manufacture of salt or for the purpose of erecting pumps or for the purpose of cutting digging and taking away any live or dead timber gravel stone ballast limestone salt shell seaweed and loam brick or other earth: Provided always and it is hereby also agreed and declared that Her Majesty her heirs and successors may at any time and from time to time during the term hereby granted in accordance with the regulations aforesaid resume as sites for townships or villages or for mining purposes and re-enter upon any lands forming part of the land hereby demised upon payment to the lessee his executors administrators or assigns of the full value of all houses fences (being fences within the meaning assigned to the word "fence" by *The Land Act 1884*) wells reservoirs tanks dams and of all substantial and permanent improvements made erected or constructed by such lessee his executors administrators or assigns on the lands so resumed but nothing herein or in the said Act contained shall be construed to give a better tenure to the lessee his executors administrators or assigns in regard to the right of miners to enter upon the land hereby demised in search of gold than was possessed by pastoral tenants under *The Land Act 1869*: Provided always and it is hereby expressly agreed and declared that neither of the preceding provisions shall prejudice or be construed as restricting the generality of the covenant on the part of the lessee hereinbefore contained conferring on the holder of a miner's right or of a mining lease the right to enter upon the demised land and exercise the rights in such covenant mentioned: And in case of any land being required to be resumed for mining purposes the Governor with the advice aforesaid shall determine and have the election whether it shall be resumed under the provisions of the 68th section of the said Act or under the provisions hereinbefore contained and if so under which of such provisions it shall be so resumed or taken: And it is hereby declared that in case possession of any part or parts of the said land shall be resumed under either of the preceding provisions the covenants provisions and agreements herein contained with reference to the whole of the premises shall continue in force and apply to such parts of the same as shall be left in the possession of the lessee his executors administrators or assigns: Provided always and it is hereby also agreed and declared that the term hereby granted may be determined by Her Majesty her heirs or successors at any time by not less than three years' previous notice in writing of such intention addressed to the lessee his executors administrators or assigns being served upon him or them or left upon any part of the lands comprised in this lease and published in three consecutive ordinary numbers of the *Government Gazette* and upon payment to the lessee his executors administrators or assigns for his interest in this lease together with the value of houses fences (being fences within the meaning aforesaid) wells reservoirs tanks dams and of all substantial and permanent improvements made erected or constructed by the lessee prior to the date of such notice and during the currency of this lease on the lands so resumed provided that the sum paid in respect of such improvements by The Board of Land and Works shall not exceed the sum expended thereon by the lessee his executors administrators or assigns and that such sum shall be determined in accordance with the regulations aforesaid and every such determination shall be binding and conclusive and the compensation to be paid to the lessee in respect of his interest in this lease shall be determined in manner provided by *The Lands Compensation Statute 1869* or any Act amending the same: Provided always and it is hereby agreed and declared and these presents are upon this condition that if and whenever there shall be a breach of or non-compliance with any of the covenants by the lessee herein contained and the Governor with the advice aforesaid shall determine that this lease shall in consequence be avoided (and the production of the minute of the proceedings of the Executive Council whereat such determination was arrived at shall be conclusive evidence thereof) or if the land hereby demised or any part thereof is assigned whether by operation of law or otherwise except as hereinbefore mentioned or as in *The Land Act 1884* otherwise expressly provided then these presents and the term hereby created shall be void and of no effect and immediately thereupon it shall be lawful for any bailiffs of Crown lands or for any other agents or officers authorized in that behalf by Her Majesty or by the Governor with the advice aforesaid without any demand whatsoever to enter upon the land hereby demised and the lessee his executors administrators and assigns and all persons claiming under him or them for ever to expel and remove therefrom without any legal process whatsoever and as effectually as any sheriff might do in case Her Majesty had obtained judgment in ejectment for recovery of possession of the said land or in an action for the recovery of land and a writ of *habere facias possessionem* or writ of possession or other process had issued on such judgment directed to such sheriff in due form of law: And that in case of such entry and any action being brought or other proceeding taken for or on account of the same by any person whomsoever the defendants or defendant to such action may plead leave or license in bar thereof and these presents shall be conclusive evidence of the leave or license of the lessee his executors or administrators and all persons claiming under him or them to any bailiffs of Crown lands and all persons acting in the matters complained of in such action or other proceedings: And it is hereby lastly agreed and declared that the term "Governor" in these presents shall mean the Governor or the Administrator of the Government of the Colony of Victoria for the time being unless such meaning shall be inconsistent with the context.

In witness whereof His Excellency Governor and Commander-in-Chief in and over the Colony of Victoria and its Dependencies hath on behalf of Her Majesty the Queen caused this demise to be sealed with the seal of the said colony and the lessee hath hereunto set his hand and seal the day and year first above written.

Signed sealed and delivered by the above-named }
 presence of } in the } (L.S.)

SCHEDULE VII.—(CHAP. IV. s. 5.)

APPLICATION BY PASTORAL LESSEE TO SELECT A HOMESTEAD UNDER SECTION 29
OF "THE LAND ACT 1884."

Address—

Date—

Sir,

Being the lessee of pastoral allotment No _____, county of _____, and having complied with all the conditions and covenants of my lease, I hereby make application to select a portion of the said pastoral allotment, not exceeding _____ acres in extent, and described hereunder as a homestead, and undertake to pay the sum of One pound per acre for every acre or fractional part of an acre comprised in such homestead so soon as this my application shall have been approved.

I have the honour to be, Sir,
Your most obedient servant,

Th President of the Board of Land and Works.

Description of Land applied for :

SCHEDULE VIII.—(CHAP. V. s. 1.)

APPLICATION FOR A LEASE FOR A GRAZING AREA UNDER PART III. OF
"THE LAND ACT 1884."

* Here state fully the place of abode and the occupation of the applicant.

I, _____ of _____ hereby make application, under Part III. of *The Land Act 1884*, for a lease for a grazing area described hereunder; and I hereby request that (if necessary) an authorized surveyor be instructed to make a survey for me and on my account of the said grazing area, and to supply plan of same; and I undertake to pay all duly authorized fees for the making of the said survey and plan, or for any modification thereof, and to accept a lease subject to the terms, covenants, and conditions which may lawfully be imposed.

† If applicant has not selected, he may strike out the words in italics.

I, _____ of _____ hereby declare that I have not at any time held a lease for a grazing area under this Act; *† that I have selected under this and previous Land Acts _____ acres*; and that the area I now desire to obtain would not, if added to the area already selected by me under this or any previous Land Act or Acts, exceed 1000 acres; that I am not under eighteen years of age. And that with respect to this application I am not an agent, or a servant of, or a trustee, for any other person; that I have not entered into or promised to enter into any agreement to permit any other person to acquire by purchase or otherwise the grazing area in respect of which this application is made, or any part thereof, or my interest therein, or the usufruct thereof; that I intend to occupy the said grazing area for my own use and benefit solely; that if my application be granted it is my intention to comply with the provisions of the 38th section of *The Land Act 1884*; and that the statements made by me in reply to the questions hereto subjoined are true and correct in every particular.

(N.B.—State here at what Money Order Office or Receipt and Pay Office you wish to pay the survey charge for the allotment herein applied for.)

Questions and Statements referred to in the Declaration.

Questions.	Statements in reply.
1. What is your occupation, and where have you resided during the last twelve months?	
2. Do you own any land in fee-simple? If so, state the number of acres, situation, and purpose to which it has been applied.	
3. Have you at any time obtained any land under lease or license from the Crown? If so, Under what section and Act? Where situated? What area? What use did you make of it?	
4. Have you obtained a lease under Section 32, Part III., of <i>The Land Act 1884</i> ? When? In what parish is the holding situated? Area?	

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 person making a false declaration punishable for wilful and corrupt perjury.

Signature—

Occupation—

Address—

Declared at _____
188 , before me,

in the colony of Victoria, this

day of

Justice of the Peace in and for the
of the colony of Victoria.

Balliwiek

Situation and Area of Allotment applied for, if previously surveyed.	Description of the Land applied for, if previously unsurveyed, or forming part only of a surveyed allotment.	Report by Land Officer.
County— Parish— Allotment— Section— Extent— A. R. P.		Date and hour of receipt of application } Report— Date of transmission of order to survey to authorized surveyor } at Land Officer

* The magistrate's signature is only required herein cases where the applicant is a marksman, and can neither read nor write.

* I hereby certify that this declaration was read to the declarant in my presence this 188 day of

Justice of the Peace in and for the Bailiwick of the colony of Victoria.

NOTE.—This application will *not* be received by the Land Officer unless accompanied by a "Certificate of Registration," which can be obtained of any Receiver of Revenue on payment of a fee of One pound.

SCHEDULE IX.—(CHAP. V. s. 4.)

LEASE UNDER SECTION 32 OF "THE LAND ACT 1884."

THIS Indenture made the first day of in the year of our Lord One thousand eight hundred and eighty- between Her Most Gracious Majesty Queen Victoria of the one part and in the colony of Victoria hereinafter called "the lessee" of the other part.

Whereas the Governor with the advice of the Executive Council has agreed to grant this lease of the grazing area hereinafter described for the term of years and calendar months at the annual rent of being the rent fixed and reserved in accordance with the provisions of the 37th section of *The Land Act 1884* to the lessee who is entitled thereto under the provisions of the said Act and the lessee has paid half a year's rent in advance : And whereas the Governor with the advice aforesaid has approved of and directed the conditions and provisions hereinafter contained to be inserted in this lease framed in accordance with the regulations made in pursuance of the provisions of the said Act : Now this Indenture witnesseth that in consideration of such payment aforesaid and of the rent hereby reserved and of the covenants by the lessee hereinafter contained Her Majesty doth by these presents grant and demise unto the lessee his executors administrators and assigns all that grazing area situate in the parish of county of in the colony of Victoria containing acres more or less and delineated on the plan prepared in accordance with the provisions of the 30th section of the said Act and thereon numbered

in the said parish and also delineated on the plan drawn in the margin of these presents and therein coloured yellow together with the appurtenances : Excepting and reserving unto Her Majesty her heirs and successors all gold and auriferous earth or stone and all mines containing gold in and under the said demised premises together with liberty for Her Majesty her heirs and successors and her and their agents and servants at any time or times during the said term to enter upon the said land and to search and mine therein for gold or to remove therefrom any gold and any auriferous earth or stone and for the purposes aforesaid to sink shafts and do any other things which may be necessary or usual in mining : And also excepting and reserving to Her Majesty her heirs and successors and each and every other lessee of any grazing area and her his and their agents and servants tenants and workmen liberty and right of ingress egress and regress at all times through over and across the premises hereby demised with or without horses cattle and other animals carts waggons and carriages to or from such grazing area or part thereof from and to any public road or track subject to such regulation to be made by the Governor with the advice of the Executive Council as may for the time being be in force : To have and to hold the premises hereinbefore expressed to be hereby demised unto the lessee his executors administrators and assigns for the term of years and calendar months from the day of the date hereof : Yielding and paying therefor during the said term the yearly rent of by two equal half-yearly payments in advance on the first day of and the first day of in every year clear of all deductions the first of the said half-yearly payments having been made as aforesaid the next of the said half-yearly payments to be made on the first day of next and the last of the said half-yearly payments to be made on the first day of next preceding the expiration of the said term : And the lessee doth hereby for himself his heirs executors administrators and assigns covenant with Her Majesty her heirs and successors that he the lessee his executors administrators and assigns will during the said term pay the said rent hereinbefore reserved in advance at the times and in manner hereinbefore appointed for payment thereof clear of all deductions : And also will during the said term pay all existing and future rates assessments and taxes for the time being payable either by landlord or tenant in respect of the said premises : And also will not assign sublet subdivide or part with the possession of the land hereby demised or any portion thereof without the previous consent of The Board of Land and Works signified in writing : And also will at once after the granting of this lease to the satisfaction of The Board of Land and Works commence and continue to destroy and will within three years after the granting of this lease have destroyed to the satisfaction of The Board of Land and Works the animals and birds by the said Act included in the term "vermin" or which the Governor with the advice of the Executive Council may by proclamation in the *Government Gazette* declare to be

vermin for the purposes of the said Act upon such land and will keep the same free of such animals and birds Bathurst burr wild briar and gorse to the satisfaction of The Board of Land and Works during the currency of this lease: And also will repair and keep in good condition and repair during the continuance of the term hereby granted all houses fences wells reservoirs tanks dams and all substantial and permanent improvements situated on the premises hereby demised whether made erected or constructed by the said lessee his executors administrators or assigns or not reasonable wear and tear and damage by fire storm and tempest alone excepted and that the lessee his executors administrators or assigns will not remove fill up or render useless or cause to be removed filled up or rendered useless any of the same without first obtaining the permission of The Board of Land and Works signified in writing: And also will not during the continuance of the term hereby granted ring or destroy or except for the purpose of fencing or building or domestic use on the land hereby demised cut down any timber in or upon the land hereby demised unless with the sanction of The Board of Land and Works signified in writing and then only under the supervision of an officer appointed in that behalf by the said Board: And also will if not sooner called upon under the provisions of *The Fences Statute 1874* within three years from the date of these presents enclose the land hereby demised with a fence of such kind as shall come within the meaning aforesaid and keep the same in repair during the continuance of the term hereby granted: And also will at the expiration or sooner determination of the said term hereby granted peaceably deliver up to Her Majesty her heirs or successors the premises hereby demised together with all houses fences wells reservoirs tanks dams and all improvements that now are or may be made erected or constructed thereon in such good or sufficient repair and condition as aforesaid and in all respects in such state and condition as shall be consistent with the due performance of the several covenants hereinbefore contained: And also will permit any person appointed in that behalf by The Board of Land and Works at any time to enter upon the premises hereby demised to ascertain if the conditions and covenants of this lease are being performed by the lessee: And also that every holder of a miner's right or of a mining lease shall have the right and be allowed by the lessee his executors administrators and assigns to enter upon the area hereby demised and search for gold and to mine thereon and to erect and occupy mining plant and machinery without making any compensation to the lessee his executors administrators or assigns for surface or other damage: And also that these presents shall become absolutely void on any assignment thereof save under the provisions of *The Land Act 1884*: Provided always and it is hereby agreed and declared that Her Majesty her heirs and successors may at any time and from time to time during the said term resume possession of any part or parts of the land hereby demised which may in the opinion of the Governor with the advice aforesaid be required for the purposes of water supply irrigation works races dams and ditches or for public railways roads canals or for tramways or other internal communication through such lands or for mining purposes or for the purpose of obtaining or removing therefrom guano or other manure stone or earth or for sites of inns stores smithies bakeries or similar buildings or of bathing houses bathing places fishermen's residences drying grounds fellmongering establishments slaughter-houses lime-kilns bridges ferries toll or punt houses tanneries factories saw or paper mills quays docks landing places or the deposit of materials ship-building and repairing boat-building and repairing or for the working of mineral springs or for the manufacture of salt or for the purpose of erecting pumps or for the purpose of cutting digging and taking away any live or dead timber gravel stone ballast limestone coal salt shell seaweed and loam brick or other earth upon payment to the lessee his executors administrators or assigns for his interest in such lease together with the value of houses fences (within the meaning aforesaid) wells reservoirs tanks dams and of all substantial and permanent improvements made erected or constructed by the lessee his executors administrators or assigns during the currency of this lease on the land resumed: Provided always that the sum paid in respect of such improvements by The Board of Land and Works shall not exceed the sum expended thereon by the lessee his executors administrators or assigns: And that such sum shall be determined in accordance with regulations in that behalf made by the Governor with the advice aforesaid: And that the compensation to be paid to the lessee his executors administrators or assigns in respect of his interest in this lease shall be determined in manner provided by *The Lands Compensation Statute 1869* or any Act amending the same: Provided always and it is hereby also agreed and declared that Her Majesty her heirs and successors may at any time and from time to time during the term hereby granted in accordance with the regulations to be made by the Governor with the advice aforesaid in that behalf resume as sites for townships or villages or for mining purposes and re-enter upon any lands forming part of the land hereby demised upon payment to the lessee his executors administrators or assigns of the full value of all houses fences (within the meaning aforesaid) wells reservoirs tanks dams and of all substantial and permanent improvements made erected or constructed by the lessee his executors administrators or assigns on the lands so resumed but nothing in this lease contained shall be construed to give a better tenure to the lessee his executors administrators or assigns in regard to the right of miners authorized by the responsible Minister of the Crown for the time being administering *The Land Act 1884* or Part III. thereof subject to any conditions he may think fit to impose to enter upon any portion specified by the said Minister of the land hereby demised in search of gold than was possessed by pastoral tenants under *The Land Act 1869* with regard to the right of miners to enter upon the lands occupied by such pastoral tenants: Provided always and it is hereby expressly agreed and declared that neither of the preceding provisions shall prejudice or be construed as restricting the generality of the covenant on the part of the lessee hereinbefore contained conferring on the holder of a miner's right or of a mining lease the right to enter upon the demised land and exercise the other rights in such covenant mentioned: And in case of any land being required to be resumed for mining purposes the Governor with the advice aforesaid shall determine and have the election whether it shall be resumed under the provisions of the 68th section of the said Act or under the provisions hereinbefore contained and if so under which of the provisions hereinbefore contained it shall be so resumed or taken: And it is hereby declared that in case possession of any part or parts of the said land shall be resumed as aforesaid the covenants provisions and agreements herein contained with reference to the whole of the premises shall continue in force and apply to such part of the same as shall be left in the possession of the lessee his executors administrators or assigns aforesaid: Provided always and it is hereby also agreed and declared that the term hereby granted may be determined by Her Majesty her heirs or successors at any time by not less than three years' previous notice in writing of such intention addressed to the lessee his executors administrators or assigns being served upon him or them or

left upon any part of the lands comprised in this lease and published in three consecutive ordinary numbers of the *Government Gazette* and upon payment to the lessee his executors administrators or assigns for his interest in this lease together with the value of houses fences (within the meaning aforesaid) wells reservoirs tanks dams and of all substantial and permanent improvements made erected or constructed by the lessee his executors administrators or assigns prior to the date of such notice and during the currency of this lease on the land so resumed provided that the sum paid in respect of such improvements by The Board of Land and Works shall not exceed the sum expended thereon by the lessee his executors administrators or assigns and that such sum shall be determined in accordance with the regulations aforesaid and that the compensation to be paid to the lessee his executors administrators or assigns in respect of his or their interest in the lease shall be determined in manner provided by *The Land Compensation Statute 1869* or any Act amending the same: Provided always and it is hereby agreed and declared and these presents are upon this condition that in the event of the lessee his executors administrators or assigns becoming the licensee or licensees of any portion of the land hereby demised as an agricultural allotment and his or their license thereafter being annulled for any breach of the provisions of *The Land Act 1884* or of the condition of such license or if and whenever there shall be a breach of or non-compliance with any of the covenants by the lessee herein contained and the Governor with the advice aforesaid shall determine that this lease shall in consequence be avoided (and the production of the minute of the proceedings of the Executive Council whereat such determination was arrived at shall be conclusive evidence thereof) or if the land hereby demised or any part thereof is assigned whether by operation of law or otherwise except as hereinbefore mentioned or as in *The Land Act 1884* otherwise expressly provided then these presents and the term hereby created shall be void and of no effect: And immediately thereupon it shall be lawful for any bailiffs of Crown lands or for any other agents or officers authorized in that behalf by Her Majesty or by the Governor with the advice aforesaid without any demand whatsoever to enter upon the land hereby demised and the lessee his executors administrators and assigns and all persons claiming under him or them for ever to expel and remove therefrom without any legal process whatsoever and as effectually as any sheriff might do in case Her Majesty had obtained judgment in ejectment for recovery of possession of the said land or in an action for the recovery of land and a writ of *habere facias possessionem* or writ of possession or other process had issued on such judgment directed to such sheriff in due form of law: And that in case of such entry and any action being brought or other proceeding taken for or on account of the same by any person whatsoever the defendants or defendant to such action may plead leave and license thereto and these presents shall be conclusive evidence of the leave and license of the lessee his executors or administrators and all persons claiming under him or them to any bailiff of Crown lands and all persons acting in the matters complained of in such action or other proceedings: And it is hereby lastly agreed and declared that the term "Governor" in these presents shall mean the Governor or the Administrator of the Government of the Colony of Victoria for the time being unless such meaning shall be inconsistent with the context.

In witness whereof His Excellency

Governor and Commander-in-Chief in and over the Colony of Victoria and its Dependencies and Vice-Admiral of the same hath on behalf of Her Majesty the Queen caused this demise to be sealed with the seal of the said colony and the lessee hath hereunto set his hand and seal the day and year first above written.

Signed sealed and delivered by the above-named }
presence of } in the } (L.S.)

SCHEDULE X.—(CHAP. VI. s. 1.)

APPLICATION FOR AN AGRICULTURAL ALLOTMENT UNDER PART III. OF "THE LAND ACT 1884."

* Here state fully the place of abode and the occupation of the applicant.

I, _____ of _____ hereby make application, under Part III. of *The Land Act 1884*, for the allotment described hereunder; and I hereby request that (if necessary) an authorized surveyor be instructed to make a survey for me and on my account of the said allotment, and to supply plan of same; and I undertake to pay all duly authorized fees for the making of the said survey and plan, or for any modification thereof, and to accept a license subject to the terms, covenants, and conditions which may lawfully be imposed.

I, _____ of _____ hereby declare that I have not taken up a pre-emptive right; [†] that I have selected under this and previous *Land Acts* _____ acres; that no selection made by me under this or any previous *Land Act* or *Acts* has been forfeited or cancelled for the evasion of the provisions of any such *Land Act* or *Acts*; and that the area I now desire to obtain would not, if added to the area already selected by me under this or any previous *Land Act* or *Acts*, exceed 320 acres; that I am not under

† If the applicant be a female, insert (as the case may be) the words "that I am not a married woman," or "that I am a married woman, but have obtained a decree of judicial separation."
eighteen years of age; ‡ And that with respect to this application I am not an agent or a servant of, or a trustee for any other person; that I have not entered into nor promised to enter into any agreement to permit any other person to acquire by purchase or otherwise the allotment in respect of which this application is made, or any part thereof, or my interest therein, or the usufruct thereof; that I intend to occupy the allotment for my own use and benefit solely; that, if my application be granted, it is my intention within twelve months after receipt of the license, and thenceforward during the currency of the same, to occupy the allotment by residing thereon in my own proper person, and to comply with the covenants and conditions of the 44th section of *The Land Act 1884*; and that the statements made by me in reply to the questions hereto subjoined are true and correct in every particular.

N.B.—State here at what Money Order Office or Receipt and Pay Office you wish to pay the survey charge for the allotment herein applied for.

Questions and Statements referred to in the Declaration.

Questions.	Statements in reply.
1. What is your occupation, and where have you resided during the last twelve months? ...	
2. Do you own any land in fee-simple? If so, state the number of acres, situation, and purpose to which it has been applied ...	
3. Have you at any time obtained any land under lease or license from the Crown? If so, Under what section and Act? ... Where situated? ... What area? ... What use did you make of it? ...	

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.

Signature—
Occupation—
Address—

Declared at
Victoria, this
before me,
in and for the
of Victoria.

in the colony of
day of 188
Justice of the Peace
Bailiwick of the colony

Situation and Area of Allotment applied for, if previously surveyed.	Description of the Land applied for, if previously unsurveyed, or forming part only of a surveyed allotment.	Report by Land Officer.
County— Parish— Allotment— Section— Extent— A. R. P.		Date and hour of receipt of application } Report— Date of transmission of order to survey to authorized surveyor } Land Officer at

* The magistrate's signature is only required here in cases where the applicant is a markman, and can neither read nor write.

* I hereby certify that this declaration was read to the declarant in my presence this day of 188

Justice of the Peace in and for the
Bailiwick of the colony of Victoria.

SCHEDULE XI.—(CHAP. VI. s. 2.)

LICENSE UNDER SECTION 42 OF "THE LAND ACT 1884."

This Indenture made this day of in the year of our Lord One thousand eight hundred and eighty- between His Excellency Governor and Commander-in-Chief in and over the Colony of Victoria of the one part and of in the said colony hereafter called "the licensee" of the other part.

Whereas the licensee having applied for this license and made the declaration required by the 44th section of *The Land Act 1884* the Governor with the advice of the Executive Council has agreed to grant the same on the faith that the applicant does not by becoming the licensee violate or fail to comply with any of the provisions of the said Act: And whereas the Governor with the advice aforesaid has approved of and directed the conditions and provisions hereinafter contained to be inserted in this license framed in accordance with the regulations made in pursuance of the provisions of the said Act: And whereas the licensee has paid half a year's fee for occupation in advance: Now this Indenture witnesseth that in consideration of the payment aforesaid of the fee for occupation hereby reserved and of the agreements by the licensee hereinafter contained the Governor with the advice aforesaid and in exercise of the power given by the said Act doth hereby demise and grant unto the licensee license and liberty to enter upon and personally to occupy in accordance with the provisions of the said Act All that agricultural allotment situate in the parish of county of in the colony of Victoria containing acres more or less and delineated on the plan prepared in accordance with the provisions of the 30th section of the said Act and thereon numbered in the said parish and also delineated on the plan drawn in the margin of these presents and thereon coloured yellow for the term of six years from the day of the date of this license: Yielding and paying therefor during the said term a yearly fee for occupation of being calculated at the rate of One shilling per annum for each and every acre or fractional part of an acre contained in the said allotment the said yearly fee to be paid in advance by equal half-yearly payments on the day of and the day of in every year clear of all deductions the first of the half-yearly payments having been made in conformity with the provisions of the said Act the next of the said half-yearly payments to be made on the day of next and the last of the half-yearly payments to be made on the day of next preceding the expiration of the term of this license The licensee for himself his heirs executors and administrators hereby agrees with the Governor as follows To pay the said license fee in

moieties in advance at the times and in manner hereinbefore appointed for payment thereof clear of all deductions and also all existing and future rates assessments and taxes for the time being payable by landlord or tenant in respect of the premises. Not during the currency of this license to assign the license nor to transfer his right title and interest therein or in the allotment hereinbefore described and herein comprised or any part thereof nor to sublet the said allotment or any part thereof. To at once and to the satisfaction of The Board of Land and Works commence and continue to destroy and within two years after the issue of this license to have destroyed to the satisfaction of The Board the animals and birds by the said Act included in the term "vermin" or which the Governor with the advice of the Executive Council may by proclamation in the *Government Gazette* declare to be vermin for the purposes of the said Act upon such land and to keep the same free from such animals and birds to the satisfaction of the said Board during the currency of this license. To enclose within six years from the issue of this license if not sooner called upon under the provisions of *The Fences Statute 1874* the land herein comprised with a fence of such kind as shall come within the meaning assigned to the word "fence" by *The Land Act 1884* and keep the same in repair during the continuance of this license. Within twelve months after the issue of this license to commence and thenceforward during the continuance of this license without intermission (except for any period specified in a notice registered in conformity with the provisions of the 44th section of the said Act) to occupy personally the said allotment. To make and erect on the said allotment before the end of the sixth year from the commencement of this license substantial and permanent improvements of the value of One pound for every acre and fractional part of an acre of the allotment. At all times during the continuance of this license *bona fide* to comply with all and not to violate any of the provisions of the said Act: The land comprised in this license is subject both during the currency of this license and after the licensee shall have acquired the fee-simple thereof to the right of any person being the holder of a miner's right or of a mining lease to enter therein and thereon and to mine for gold and silver and to erect and occupy mining plant or machinery thereon in the same manner and under the same conditions and provisions as those on which such person had at the time of the passing of the said Act the right to mine for gold and silver in and upon Crown lands provided that compensation shall be paid to the licensee by such persons for surface damage to be done to such lands by reason of mining thereon such compensation to be determined as provided by the 117th section of the said Act and the payment thereof to be a condition precedent to such right of entry and this license is subject to the conditions that the licensee shall at all times during the currency hereof permit every such person to exercise the right aforesaid: The Governor with the advice of the Executive Council or The Board of Land and Works for and on behalf of Her Majesty her heirs and successors may at any time during the currency of this license resume possession of all or any part or parts of the lands comprised in the said allotment which may be required for reserves for public purposes or for the purpose of water supply irrigation works races dams and ditches or for railways roads canals or for tramways or other internal communication or for mining purposes provided that any moneys which may have been paid by the licensee to the Crown in respect of the lands so resumed or expended by him thereupon shall be repaid to him together with such other moneys as compensation for such resumption as to the Governor with the advice of the Executive Council seems fit: The preceding provision shall be construed as independent of and concurrent with the powers conferred by the 68th section of the said Act: In case possession of any part or parts shall be resumed as aforesaid the agreements and conditions herein contained with reference to the whole shall continue in force and apply to such part as shall be left in the possession of the licensee: If and whenever any part of the said fees for occupation shall be in arrear whether the same shall have been demanded or not or if and whenever there shall be a breach of any of the agreements positive or negative by the licensee herein contained or if this license shall be assigned whether by operation of law or otherwise save as in the said Act is otherwise expressly provided or if the said allotment or any part thereof is sublet or in case the licensee do not within twelve months after the issue of this license and thenceforward during the continuance of this license without intermission (except as hereinbefore mentioned) personally occupy the said allotment or in case substantial and permanent improvements certified in writing under the seal of The Board of Land and Works or under the hands of arbitrators as provided by the said Act to be of the value of One pound for every acre and fractional part of an acre of the allotment shall not have been made on the said allotment by the licensee before the end of the sixth year from the commencement of this license or if it shall at any time be shown to the satisfaction of the Governor with the advice aforesaid (and that it has been so shown the production of a copy of the *Government Gazette* containing a notice purporting to be signed by the responsible Minister of the Crown for the time being administering the said Act or Part III. of the said Act so declaring or notifying or declaring or notifying that this license has become forfeited and void shall be conclusive evidence) that the licensee became such licensee or that he held or continued to hold this license in violation of or non-compliance with any of the provisions of the said Act or that the licensee has committed a breach of or not fulfilled any of the conditions of this license then and in any of such cases this license shall be void and of no effect: And as ancillary and without prejudice to the provisions of the 45th and 121st sections of the said Act it is hereby agreed that immediately upon this license so becoming void and of no effect it shall be lawful for any bailiffs of Crown lands or for any other agents or officers authorized in that behalf without any demand whatever to enter upon the said allotment and the licensee and all persons claiming under him for ever to expel and remove therefrom without any legal process whatsoever and as effectually as any sheriff might do in case Her Majesty had obtained judgment in ejectment or in an action for the recovery of land and a writ of *habere facias possessionem* or writ of possession or other process had issued on such judgment directed to such sheriff in due form of law and that in case of such entry and any action being brought or other proceedings taken for or on account of the same by any person whatsoever the defendants or defendant to such action may plead leave and license thereto and these presents shall be conclusive evidence of the leave and license of the licensee and all persons claiming under him to any bailiff of Crown lands and all persons acting in the matters complained of in such action or other proceeding: It is hereby declared that if the licensee during the said period of six years occupy the said allotment for not less than five years and fence and make the improvements of the nature and value hereinbefore mentioned on the said allotment during the said period of six years and prove to the satisfaction of The Board of Land and Works (to be certified under its seal) by such evidence as the said Board

may require that he has complied with the said conditions and with all other conditions hereof he shall be entitled at any time within twelve months after six years from the commencement of this license to demand and obtain from the Governor in Council a Crown grant upon payment of Fourteen shillings for each acre or fractional part of an acre or otherwise he may obtain a lease of the said allotment and such lease shall be for a term of fourteen years at a yearly rent of One shilling for each acre or fractional part of an acre so demised payable in equal parts half-yearly in advance and will contain the usual covenants for the payment of rent and a condition for re-entry on non-payment thereof: And upon payment of the last sum due on account of the rent so reserved or at any time during the term upon payment of the difference between the amount of rent actually paid and the entire sum of One pound for each acre or fractional part of an acre the lessee or his representatives shall be entitled to a grant in fee of the lands leased and every such grant shall be subject to such covenants conditions exceptions and reservations as the Governor in Council may direct: Provided also that if it be proved to the satisfaction of the responsible Minister of the Crown aforesaid by the licensee that owing to ill health he is unable to reside on the said allotment or that for any other reason it is expedient to do so the said Minister may cause the said allotment to be put up for sale by auction: Provided also that in the case of the insolvency or death of the licensee during the currency of this license it shall not be obligatory on the assignee or trustee in insolvency or on the executors or administrators of such licensee to comply with the said condition of occupation: Provided also that in the case of the insolvency or death of the licensee during the currency of this license it shall be lawful for the assignee or trustee in insolvency or for the executors or administrators of such licensee to assign such license to any person who is qualified for becoming a licensee under Part III. of the said Act and such person shall thereupon be with respect to such license in the same position as though he had been the original licensee: Except as herein otherwise expressly provided the word "licensee" shall include his executors and administrators and any person or persons in whom this license may under the provisions of the said Act become vested. And it is hereby lastly declared that the term "Governor" in these presents shall mean the Governor or the Administrator of the Government of the colony of Victoria for the time being unless such meaning shall be inconsistent with the context.

In witness whereof the Governor and the licensee have hereunto set their hands and seals the day and year first above written.

Signed sealed and delivered by the above-named }
in the } (L.S.)
presence of

SCHEDULE XII.—(CHAP. VI. s. 3.)

SECTION 44, "LAND ACT 1884."

FORM OF NOTICE OF INTENTION TO BE ABSENT FROM SELECTION.

Extent of land— Sir,—Being the holder of a license under section 42, *Land Act 1884*, to occupy the land specified in the margin hereof, I hereby notify that it is my intention to be absent from the allotment so licensed for a period not exceeding

Parish— commencing on and terminating

Allotment— on both inclusive, and that my address during

Section— such absence will be at

No. of license— And I request you to register such absence in accordance with the provisions of *The Land Act 1884*.

Date of license—

Signature—

Address—

Date—

Witness—

SCHEDULE XIII.—(CHAP. VI. s. 4.)

REGISTER OF NOTICES OF ABSENCE FROM SELECTIONS.

Parish and No. of License	Name and Address during Absence.	Date of Registration.	Particulars of Absence.	
			From	To

SCHEDULE XIV.—(CHAP. VII. s. 1.)

APPLICATION FOR NON-RESIDENCE LICENSE UNDER PART III. OF "THE LAND ACT."

* Here state fully the place of abode and the occupation of the applicant.

I, of hereby make application, under Part III. of *The Land Act 1884*, for the allotment described hereunder; and I hereby request that (if necessary) an authorized surveyor be instructed to make a survey, for me and on my account, of the said allotment, and to supply plan of same; and I undertake to pay all duly authorized fees for the making of the said survey and plan, or for any modification thereof, and to accept a license subject to the terms, covenants, and conditions which may lawfully be imposed.

I, of hereby declare that I have not taken up a pre-emptive right; that I have selected under this and previous *Land Acts* acres; that no selection made by me under this or any previous *Land Act* or *Acts* has been forfeited or cancelled for the evasion of the provisions of any such *Land Act* or *Acts*; and that the area I now desire to obtain would not, if added to the area already selected by me under this or any previous *Land Act*

† If applicant has not selected, he may strike out the words in italics.

† If the applicant be a female, insert (as the case may be) the words "that I am not a married woman," or "that I am a married woman, but have obtained a decree of judicial separation."

or Acts, exceed 320 acres; that I am not under eighteen years of age;†

And that with respect to this application I am not an agent, or a servant of, or a trustee for any other person; that I have not entered into nor promised to enter into any agreement to permit any other person to acquire by purchase or otherwise the allotment in respect of which this application is made, or any part thereof, or my interest therein, or the usufruct thereof; that I intend to improve the allotment for my own use and benefit solely; that, if my application be granted, it is my intention to comply with the provisions of the 49th section of *The Land Act 1884* respecting improvements to be effected upon land held under non-residence licenses; and that the statements made by me in reply to the questions hereto subjoined are true and correct in every particular.

N.B.—State here at what Money Order Office or Receipt and Pay Office you wish to pay the survey charge for the allotment herein applied for.

Questions and Statements referred to in the Declaration.

Questions.	Statements in reply.
1. What is your occupation, and where have you resided during the last twelve months? ...	
2. Do you own any land in fee-simple? If so, state the number of acres, situation, and purpose to which it has been applied ...	
3. Have you at any time obtained any land under lease or license from the Crown? If so, Under what section and Act? ... Where situated? ... What area? ... What use did you make of it? ...	

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.

Signature—

Occupation—

Address—

Declared at _____ in the colony of Victoria,
this _____ day of _____ 188 _____ before me,
one of Her Majesty's Justices of the Peace in and
for the colony of Victoria, bailiwick of _____

Situation and Area of Allotment applied for, if previously surveyed.	Description of the Land applied for, if previously unsurveyed, or forming part only of a surveyed allotment.	Report by Land Officer.
County— Parish— Allotment— Section— Extent— A. R. P.		Date and hour of receipt of application } Date of transmission of order to survey to authorized surveyor } Report— Land Officer at

I hereby certify that this declaration was read to the declarant in my presence
this _____ day _____ 188 _____

One of Her Majesty's Justices of the Peace in and for the colony of Victoria, bailiwick of _____

SCHEDULE XV.—(CHAP. VII. s. 2.)

NON-RESIDENCE LICENSE UNDER SECTIONS 49 AND 50 OF "THE LAND ACT 1884."

This Indenture made this _____ day of _____ in the year of our Lord One thousand eight hundred and eighty-_____ Between His Excellency _____ Governor and Commander-in-Chief in and over the colony of Victoria of the one part and _____ of _____ in the colony of Victoria

hereafter called "the licensee" of the other part.

Whereas the licensee being a person entitled to become a licensee of an agricultural allotment under the provisions of Part III. of *The Land Act 1884* has applied for this license and has paid a half-year's fee therefor in advance: And whereas the Governor with the advice of the Executive Council has approved of and directed the conditions and provisions hereinafter contained to be inserted in this license framed in accordance with the regulations made in pursuance of the provisions of the said Act: Now this Indenture witnesseth that in consideration of the payment aforesaid of the fee for this license hereby reserved and of the agreements by the licensee hereinafter contained the Governor with the advice aforesaid and in exercise of the power given by the said Act Doth hereby demise and grant unto the licensee license and liberty to enter upon improve and occupy all that agricultural allotment situate in the parish of _____ county of _____ in the colony of Victoria containing _____ acres

more or less and delineated on the plan prepared in accordance with the provisions of the 30th section of the said Act and thereon numbered _____ in the said parish and also delineated on the plan drawn in the margin of these presents and thereon coloured yellow for the term of six years from the day of the date of this license yielding and paying therefor during the said term a yearly fee for this license of Two shillings per annum for each and every acre or fractional part of an acre contained in the said allotment the said yearly fee to be paid in advance by equal half yearly payments on the _____ day of _____ and the _____

_____ day of _____ in every year clear of all deductions the first of the said half-yearly payments having been made in advance the next of the said half-yearly payments to be made on the _____ day of _____ next and the last of the said half-yearly payments to be made on the _____ day of _____ next preceding the expiration of the term of this license: The licensee for himself his heirs executors and administrators hereby agrees with the Governor as follows To pay the said license fee in moieties in advance at the times and in manner hereinbefore appointed for payment thereof clear of all deductions And also all existing and future rates assessments and taxes for the time being payable by landlord or tenant in respect of the premises Not during the currency of this license to assign the license nor to transfer his right title and interest therein or in the allotment hereinbefore described and herein comprised or any part thereof nor to sublet the said allotment or any part thereof To at once and to the satisfaction of The Board of Land and Works commence and continue to destroy and within two years after the issue of this license to have destroyed to the satisfaction of the said Board the animals and birds by the said Act included in the term "vermin" or which the Governor with the advice of the Executive Council may by proclamation in the *Government Gazette* declare to be vermin for the purposes of the said Act upon such land and to keep the same free from such animals and birds to the satisfaction of the said Board during the currency of this license To enclose within six years from the issue of this license if not sooner called upon under the provisions of *The Fences Statute 1874* the land herein comprised with a fence of such kind as shall come within the meaning assigned to the word "fence" by *The Land Act 1884* and keep the same in repair during the continuance of this license To make and erect on the said allotment before the end of the third year from the commencement of this license substantial and permanent improvements of the value of One pound for every acre and fractional part of an acre of the allotment and before the end of the sixth year from the said commencement of this license substantial and permanent improvement of the value of One additional pound for every acre or fractional part of an acre of the allotment At all times during the continuance of this license *bonâ fide* to comply with all and not to violate any of the provisions of the said Act: The land comprised in this license is subject both during the currency of this license and after the licensee shall have acquired the fee-simple thereof to the right of any person being the holder of a miner's right or of a mining lease to enter therein and thereon and to mine for gold and silver and to erect and occupy mining plant or machinery thereon in the same manner and under the same conditions and provisions as those on which such person had at the time of the passing of the said Act the right to mine for gold and silver in and upon Crown lands provided that compensation shall be paid to the licensee by such persons for surface damage to be done to such lands by reason of mining thereon such compensation to be determined as provided by the 117th section of the said Act and the payment thereof to be a condition precedent to such right of entry and this license is subject to the condition that the licensee shall at all times during the currency hereof permit every such person to exercise the right aforesaid: The Governor with the advice of the Executive Council or The Board of Land and Works for and on behalf of Her Majesty her heirs and successors may at any time during the currency of this license resume possession of all or any part or parts of the lands comprised in the said allotment which may be required for reserves for public purposes or for the purpose of water supply irrigation works races dams and ditches or for railways roads canals or for tramways or other internal communication or for mining purposes provided that any moneys which may have been paid by the licensee to the Crown in respect of the lands so resumed or expended by him thereupon shall be repaid to him together with such other moneys as compensation for such resumption as to the Governor with the advice of the Executive Council seems fit: The preceding provision shall be construed as independent of and concurrent with the powers conferred by the 68th section of the said Act: In case possession of any part or parts of the said lands shall be resumed as aforesaid the agreements and conditions herein contained with reference to the whole shall continue in force and apply to such part as shall be left in the possession of the licensee: If and whenever any part of the said fees for this license shall be in arrear whether the same shall have been demanded or not or if and whenever there shall be a breach of any of the agreements positive or negative by the licensee herein contained or if this license shall be assigned whether by operation of law or otherwise save as in the said Act is otherwise expressly provided or if the said allotment or any part thereof is sublet or in case substantial and permanent improvements certified in writing under the seal of The Board of Land and Works or under the hands of arbitrators as provided by the said Act to be of the value of One pound for every acre and fractional part of an acre of the allotment shall not have been made on the said allotment by the licensee before the end of the third year from the commencement of this license or in case substantial and permanent improvements certified as hereinbefore mentioned to be of the value of One additional pound for every acre and fractional part of an acre of the allotment shall not have been made on the said allotment by the licensee before the end of the sixth year from the commencement of this license or if it shall at any time be shown to the satisfaction of the Governor with the advice aforesaid (and that it has been so shown the production of a copy of the *Government Gazette* containing a notice purporting to be signed by the responsible Minister of the Crown for the time being administering the said Act or Part III. of the said Act so declaring or notifying or declaring or notifying that this license has become forfeited and void shall be conclusive evidence) that the licensee became such licensee or that he held or continued to hold this license in violation of or non-compliance with any of the provisions of the said Act or that the licensee has committed a breach of or not fulfilled any of the conditions of this license then and in any of such cases this license shall be void and of no effect: And as ancillary and without prejudice to the provisions of the 45th and 121st sections of the said Act it is hereby agreed that immediately upon this license so becoming void and of no effect

March 20, 1885.

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it shall be lawful for any bailiff of Crown lands or for any other agents of officers authorized in that behalf without any demand whatever to enter upon the said allotment and the licensee and all persons claiming under him for ever to expel and remove therefrom without any legal process whatsoever and so effectually as any sheriff might do in case Her Majesty had obtained judgment in ejectment or in an action for the recovery of land and a writ of *habere facias possessionem* or writ of possession or other process had issued on such judgment directed to such sheriff in due form of law and that in case of such entry and any action being brought or other proceedings taken for or on account of the same by any person whatsoever the defendants or defendant to such action may plead leave and license thereto and these presents shall be conclusive evidence of the leave and license of the licensee and all persons claiming under him to any bailiff of Crown lands and all persons acting in the matters complained of in such action or other proceeding: It is hereby declared that if the licensee fence and make the improvements of the nature and value hereinbefore mentioned on the said allotment during the said respective periods of three and six years and prove to the satisfaction of The Board of Land and Works (to be certified under its seal) by such evidence as the said Board may require that he has complied with the said conditions and with all other conditions hereof he shall be entitled at any time after the period of the currency of the license or during the term of the lease hereinafter mentioned to demand and obtain from the Governor in Council a Crown grant upon payment of Two pounds for each acre or fractional part of an acre or otherwise he may obtain a lease of the said allotment and such lease shall be for a term of fourteen years at a rent of Two shillings per annum for each acre or fractional part of an acre so demised payable in equal parts half-yearly in advance and will contain the usual covenants for the payment of rent and a condition for re-entry on non-payment thereof: And upon payment of the last sum due on account of the rent so reserved or at any time during the term upon payment of the difference between the amount of rent actually paid and the entire sum of Two pounds for each acre or fractional part of an acre the lessee or his representatives shall be entitled to a grant in fee of the lands leased and every such grant shall be subject to such covenants conditions exceptions and reservations as the Governor in Council may direct: Provided also that in the case of the insolvency or death of the licensee during the currency of this license it shall be lawful for the assignee or trustee in insolvency or for the executors or administrators of such licensee to assign such license to any person who is qualified for becoming a licensee under Part III. of the said Act and such person shall thereupon be with respect to such license in the same position as though he had been the original licensee: Except as herein otherwise expressly provided the word "licensee" shall include his executors and administrators and any person or persons in whom this license may under the provisions of the said Act become vested: And it is hereby declared that the term "Governor" in these presents shall mean the Governor or the Administrator of the Government of the Colony of Victoria for the time being unless such meaning shall be inconsistent with the context.

In witness whereof the said Governor and the said licensee have hereunto set their hands and seals the day and year first above written.

Signed sealed and delivered by the above-named }
in the } (L.S.)
presence of—

SCHEDULE XVI.—(CHAP. IX. s. 1.)
APPLICATION TO PURCHASE, SECTION 55, "LAND ACT 1884."
Address—
Date—

SIR,
Being the licensee of an allotment under *The Land Act* *1869, and
1884,
having established and cultivated a *vineyard, hop-garden, orchard, embracing
acres within the boundaries of the said allotment, I hereby apply for a
Crown grant for the land so cultivated as *vineyard, hop-garden, orchard, and not
exceeding 20 acres; and, upon approval of this application, I am prepared to pay
the difference between the amount of rent actually paid and the entire sum payable
in respect of the said 20 acres.

For particulars of cultivation, &c., see within.

I have the honour to be,
Sir,
Your most obedient servant,

The Honorable the President
of the Board of Land and Works.

Particulars of Cultivation.

	Number of Acres Cultivated.	Cost per Acre.	Nature of Crop.	Yield per Acre.	Cost.
Vineyard.					£ s. d.
Hop-garden.					
Orchard.					

* Here strike out the words or figures not required, as the circumstances of the case may demand.

*Particulars of Cultivation—continued.
All Other Improvements.*

Description.	Cost.
	£ s. d.
Total Cost	£

SCHEDULE XVII.—(CHAP. X. s. 1.)

APPLICATION TO REGISTER A LICENSE LIEN.

Parish— Address—
Date—

Extent of land— Sir,—Being the holder of a license No. , under
A. B. P. section { 19 of *The Land Act 1869*, } to occupy the land
: : { 42 or 49 of *The Land Act 1884*, } specified in the margin hereof, having held such license for the
: : period of two years, and having effected improvements to the
Date of license— value of £ , as per schedule hereto, I hereby
make application to register a "license lien" on the said
improvements in favor of of
for the sum of £

I have the honour to be, Sir,
Your most obedient servant,

The Honorable the President of the
Board of Land and Works.

DECLARATION BY LICENSEE.

I, of being the holder of a license to occupy the
above-mentioned allotment, declare as follows:—
1. That I have paid £ s. d., being all fees due on the said license to this date.
2. That I have not at any time assigned or sublet the said allotment or any part
thereof, or transferred my interest or any part of my interest therein.
3. That within twelve months from the issue of the said license I commenced to
reside and have continued so to reside in my own proper person upon the said
allotment.
4. That I have complied with all the other conditions of the said license.
5. That I make this application in conformity with the provisions of *The Land
Act 1884*, and not in violation of any of them.
6. That the statements made and the answers given by me in reply to the
questions in the "Further Particulars" hereto subjoined are true and correct in
every particular.

List of Improvements above referred to.

	Value.
Fencing	£
Cultivation	
Buildings attached to soil, farm, or other ...	
Water storage	
All other improvements	

FURTHER PARTICULARS TO BE FURNISHED BY LICENSEE WHEN MAKING APPLICATION FOR THE REGISTRATION OF A LICENSE LIEN UNDER SECTION 57 OF
"THE LAND ACT 1884."

Fencing.

Description thereof.	No. of Chains.	Cost per Chain.	Total Cost.
Is the land all enclosed? ...			£ s. d.
(See paragraph marked * on page 850.) ...			
Post and 3-rail, split stuff ...			
Post and 2-rail, ditto ...			
Post, rail, and wire ...			
Post and wire ...			
Stone wall ...			
Stub or picket ...			
Log ...			
Chock and log ...			
Have you arranged with occupiers of adjoining lands for payment of any portion of the above fences? ...			
Who are the occupiers of the adjoining lands? ...			

Cultivation.†

Number of Acres Ploughed and Cultivated.	Cost per Acre.	Nature of Crop.	Yield per Acre.
First year ...			
Second year only, not including the first ...			
Third year only, not including the first and second ...			
How many acres in all, without showing the same land over again? ...			

† In filling up the column headed "Cultivation" it should be understood that only the cost of cultivating new land for the first time will be allowed for; repeated cultivation of the same piece of ground should not be included. Ploughing alone, without cropping the land, is not deemed to be an improvement.

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Buildings.

How many rooms does your dwelling-house contain? ...
Is it permanently attached to the soil of this allotment? ...
Have you resided here continuously? ...
Have you any other place of abode? If so, where? ...
Where does your family reside? ...
Have you or do you follow any other, if so, what business or employment? ...
Do you own any land in fee simple? If so, state the number of acres, situation, and purpose to which it has been applied ...
Do you hold any land under another license or lease from the Crown? If so, state the number of acres, situation, and purpose to which it has been applied ...
If in either of the above two last-mentioned cases the land has been cultivated, state the particulars thereof as fully as hereinbefore required, and also the distance in each case from this allotment ...
If the condition of residence has not been complied with, state the reason why not ...
If the condition of cultivation has not been complied with, state the reason why not ...
* If the land is not enclosed as per licensed boundaries state the reason why not ...

Address—

Bailiwick

Justice of the Peace in and for the
of the colony of Victoria.

Date— 188 .

Secretary for Lands.

SCHEDULE XIX.—(CHAP. X. s. 4.)

ENCUMBRANCES.

Description.	Names of the Parties thereto.	Amount.
License lien—		

SCHEDULE XX.—(CHAP. X. s. 5.)

Date—

Place—

I, _____ of _____ being registered
as the holder of a license lien for the sum of _____ pounds on the
improvements made on the licensed holding of _____
being _____ acres _____ roods _____ perches in the parish
of _____ hereby notify that the said lien has been
discharged and desire that the registration may be cancelled.

Signature—

Address—

Witness to signature—

SCHEDULE XXI.—(CHAP. XI. s. 1.)

APPLICATION BY LICENSEE UNDER SECTION 42 OF "THE LAND ACT 1884"
FOR CONVERSION UNDER SECTION 50.

Address—

Date—

Extent of Land—

A. R. P.

Parish—

Allotment—

Section—

Date of License—

SIR,—Being the holder of a license under section 42 of *The Land Act 1884*, to occupy the land specified in the margin hereof, and desiring to avail myself of the provisions of section 50 of the said Act, I hereby apply that my present license may be converted into a non-residence license under section 49; and should such conversion be granted, I undertake to carry out all the conditions imposed on licensees under section 49 of *The Land Act 1884*.

I have the honour to be, Sir,

Your most obedient servant,

To the Honorable the President of the
Board of Land and Works, Melbourne.

DECLARATION BY LICENSEE.

I, _____ of _____ being the holder of a license to occupy the above-mentioned allotment, declare as follows:—

1. That I have paid £ _____ s. _____ d., being all fees due on the said license.
2. That I have not at any time assigned or sublet the said allotment or any part thereof, or transferred my interest or any part of my interest therein.
3. That I have complied with all the conditions of the said license.
4. That I make this application in conformity with the provisions of *The Land Act 1884*, and not in violation of any of them.
5. That the statements made and the answers given by me in reply to the questions in the "Further Particulars" hereto subjoined are true and correct in every particular.

List of Improvements above referred to.

	Value.
Fencing	£
Buildings attached to soil, farm, or other ...	
Water storage	
All other improvements	

NOTE.—District surveyors, land officers, and other officers connected with the Lands Department are directed to assist selectors in filling up this application and declaration. No fee is to be offered or accepted for such assistance.

The form of application, when filled up, to be handed to the nearest land officer or Crown lands balliff, who will forward it to the Secretary for Lands.

FURTHER PARTICULARS TO BE FURNISHED BY LICENSEE UNDER SECTION 42 OF
"THE LAND ACT 1869" WHEN MAKING APPLICATION FOR CONVERSION UNDER
SECTION 50.

Fencing.

Description thereof.	No. of Chains.	Cost per Chain.	Total Cost.
Is the land all enclosed as per licensed boundaries? ...			£ s. d.
(See paragraph marked * below.)			
Post and 3-rail, split stuff ...			
Post and 2-rail, ditto ...			
Post, rail, and wire ...			
Post and wire ...			
Stone wall ...			
Stub or picket ...			
Log ...			
Chock and log ...			
Have you arranged with occupiers of adjoining lands for payment of any portion of the above fences? ...			
Who are the occupiers of the adjoining lands? ...			
<i>Buildings.</i>			
Description.	Dimensions.	Materials.	
<i>Water Storage.</i>			
Description.	Dimensions, &c.		
Dam ...			
Reservoir ...			
Well ...			
<i>All other Improvements.</i>			
Particulars of Nature and Cost.			
Total Cost of Improvements... .. £			

How long have you resided on this land continuously during the currency of your license? ...
Where does your family reside? ...
Have you or do you follow any other, if so, what business or employment? ...
Do you own any land in fee simple? If so, state the number of acres, situation, and purpose to which it has been applied ...
(1.) Do you hold, or have you at any time held, any land under another license or lease from the Crown?
(2.) Do you still hold it? If not, state why you parted with it, and to whom. (3.) If still held, state the number of acres, situation, and purpose to which it has been applied ...
If in either of the above two last-mentioned cases the land still held by you has been cultivated, state the particulars thereof as fully as hereinbefore required, and also the distance in each case from this allotment
If the condition of residence has not been complied with, state the reason why ...
* If the land is not enclosed as per licensed boundaries, state the reason why ...

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.

Signature—
Occupation—
Address—

Declared at 188 in the colony of Victoria, this day of before me,

Justice of the Peace in and for the Bailiwick
of the colony of Victoria.

† The magistrate's signature is only required here in cases where the applicant is a marksman, and can neither read nor write.

† I hereby certify that this declaration was read to the declarant in my presence this day 188 .

Justice of the Peace in and for the Bailiwick
of the colony of Victoria.

SCHEDULE XXII.—(CHAP. XI. s. 1.)

APPLICATION BY HOLDER OF NON-RESIDENCE LICENSE FOR CONVERSION UNDER SECTION 50 OF "THE LAND ACT 1884."

Address—

Date—

Extent of Land—

A. R. P.

Parish—

Allotment—

Section—

Date of License—

SIR,—Being the holder of a non-residence license under section 49 of *The Land Act 1884*, for the land specified in the margin hereof, and desiring to avail myself of the provisions of section 50 of the said Act, I hereby apply that my present license may be converted into an ordinary license under section 42; and should such conversion be granted, I undertake to carry out all the conditions imposed on licensees under section 42 of *The Land Act 1884*.

I have the honour to be, Sir,
Your most obedient servant,

To the Honorable the President of the
Board of Land and Works, Melbourne.

DECLARATION BY LICENSEE.

I, of being the holder of a non-residence license for the above-mentioned allotment, declare as follows:—

1. That I have paid £ s. d., being all fees due on the said license.
2. That I have not at any time assigned or sublet the said allotment or any part thereof, or transferred my interest or any part of my interest therein.
7. That I have complied with all the conditions of the said license.
8. That I make this application in conformity with the provisions of *The Land Act 1884*, and not in violation of any of them.
9. That the statements made and the answers given by me in reply to the questions in the "Further Particulars" hereto subjoined are true and correct in every particular.

List of Improvements above referred to.

	Value.
Fencing ...	£
Buildings attached to soil, farm, or other ...	
Water storage ...	
All other improvements ...	

NOTE.—Districts surveyors, land officers, and other officers connected with the Lands Department are directed to assist selectors in filling up this application and declaration. No fee is to be offered or accepted for such assistance.
The form of application, when filled up, to be handed to the nearest land officer or Crown lands bailiff, who will forward it to the Secretary for Lands.

FURTHER PARTICULARS TO BE FURNISHED BY NON-RESIDENCE LICENSEE WHEN MAKING APPLICATION FOR CONVERSION UNDER SECTION 50 "LAND ACT 1884."

Fencing.

Description thereof.	No. of Chains.	Cost per Chain.	Total Cost.
Is the land all enclosed as per licensed boundaries? ...			£ s. d.
(See paragraph marked * on page 854.) ...			
Post and 3-rail, split stuff ...			
Post and 2-rail, ditto ...			
Post, rail, and wire ...			
Post and wire ...			
Stone wall ...			
Stub or picket ...			
Log ...			
Chock and log ...			

Have you arranged with occupiers of adjoining lands for payment of any portion of the above fences? ...

Who are the occupiers of the adjoining lands? ...

Buildings.

Description.	Dimensions.	Materials.

Water Storage.

Description.	Dimensions, &c.
Dam ...	
Reservoir ...	
Well ...	

All other Improvements.

Particulars of Nature and Cost.

Total Cost of Improvements ...	£
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FURTHER PARTICULARS—continued.

How many rooms does your dwelling-house contain? ...
 Is it permanently attached to the soil of this allotment? ...
 How long have you resided on this land continuously }
 during the currency of your license? ... }
 Have you any other place of abode? If so, where? ...
 What distance is it from the land the subject of this }
 application? ... }
 How long have you continuously resided thereon during }
 the time of your license for the land referred to in this }
 application for lease? ... }
 Where does your family reside? ...
 Have you or do you follow any other, if so, what business }
 or employment? ... }
 Do you own any land in fee simple? If so, state the }
 number of acres, situation, and purpose to which it has }
 been applied ... }
 (1.) Do you hold, or have you at any time held, any land }
 under another license or lease from the Crown? (2.) Do }
 you still hold it? If not, state why you parted with it, }
 and to whom. (3.) If still held, state the number of }
 acres, situation, and purpose to which it has been }
 applied ... }
 If in either of the above two last-mentioned cases the }
 land still held by you has been cultivated, state the }
 particulars thereof as fully as hereinbefore required, }
 and also the distance in each case from this allotment }
 * If the land is not enclosed as per licensed boundaries, }
 state the reason why ... }

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.

Signature—

Occupation—

Address—

Declared at
day ofin the colony of Victoria, this
188 before me,Justice of the Peace in and for the
of the colony of Victoria.

Bailiwick

† The magistrate's signature is only required here in cases where the applicant is a marksman, and can neither read nor write.

† I hereby certify that this declaration was read to the declarant in my presence this day of

Justice of the Peace in and for the
of the colony of Victoria.

Bailiwick

SCHEDULE XXIII.—(CHAP. XI. s. 2.)

APPLICATION BY A LICENSEE TO REVERT TO "THE LAND ACT 1869."

Address—

Date—

Extent of Land— SIR,—Being the holder of a license, No. originally
 A. R. P. granted under section 19 of *The Land Act* 1869, to occupy
 the land specified in the margin hereof and having had the
 Parish— terms and conditions of the said license altered so as to accord
 Allotment— with the provisions of *The Land Act* 1878, I hereby make
 Section— application that the terms and conditions imposed by the
 Date of License— license as originally granted may be reverted to.

I have the honour to be, Sir,
 Your most obedient servant,

To the Honorable the President of the
 Board of Land and Works, Melbourne.

DECLARATION BY LICENSEE.

NOTE.—If the licensee is not in a position to declare to clauses 3, 4, and 5, he is at liberty to strike them out, and to explain fully the causes of his non-compliance with the conditions therein specified.

- I, of being the holder of a license to occupy the above-mentioned allotment, declare as follows:—
1. That I have paid £ s. d., being all fees due on the said license.
 2. That I have not at any time assigned or sublet the said allotment or any part thereof, or transferred my interest or any part of my interest therein.
 3. That within years from the issue of the said license I enclosed the said allotment with a good and substantial fence.
 4. That during the currency of the said license I cultivated at least one acre out of every ten in the said allotment.
 5. That within months from the issue of the said license, and thenceforward during the continuance thereof, I resided in my own proper person for a period of not less than upon the said allotment.
 6. That before the end of the year from the commencement of the said license I made upon the said allotment permanent and substantial improvements of the value of One pound for every acre and fractional part of an acre contained therein.
 7. That I have complied with all the other conditions of the said license.
 8. That I make this application in conformity with the provisions of *The Land Act* 1884, and not in violation of any of them.

9. That the statements made and the answers given by me in reply to the questions in the "Further Particulars" hereto subjoined are true and correct in every particular.

List of Improvements above referred to.

	Value.
Fencing	£
Cultivation	
Buildings attached to soil, farm, or other ...	
Water storage	
All other improvements	

NOTE.—District surveyors, land officers, and other officers connected with the Lands Department are directed to assist selectors in filling up this application and declaration. No fee is to be offered or accepted for such assistance.

The form of application, when filled up, to be handed to the nearest land officer or Crown lands bailiff, who will forward it to the Secretary for Lands.

FURTHER PARTICULARS TO BE FURNISHED BY LICENSEE WHEN MAKING APPLICATION TO REVERT TO "THE LAND ACT 1869."

Fencing.

Description thereof.	No. of Chains.	Cost per Chain.	Total Cost.
Is the land all enclosed as per licensed boundaries? (See paragraph marked * on page 850.)			£ s. d.
Post and 3-rail, split stuff			
Post and 2-rail, ditto... ..			
Post, rail, and wire			
Post and wire			
Stone wall			
Stub or picket			
Log			
Chock and log			
Have you arranged with occupiers of adjoining lands for payment of any portion of the above fences? ...			
Who are the occupiers of the adjoining lands?			

Cultivation.†

Number of Acres Ploughed and Cultivated.	Cost per Acre.	Nature of Crop.	Yield per Acre.
First year			
Second year only, not including the first			
Third year only, not including the first and second			
Fourth year only, not including the previous years... ..			
Fifth year only, not including the previous years... ..			
Sixth year only, not including the previous years... ..			
How many acres in all, without showing the same land over again?			

Buildings.

Description.	Dimensions.	Materials.

Water Storage.

Description.	Dimensions, &c.
Dam	
Reservoir	
Well	

All other Improvements.

Particulars of Nature and Cost.

Total Cost of Improvements £

How many rooms does your dwelling-house contain?

Is it permanently attached to the soil of this allotment?

How long have you resided on this land continuously during the currency of your license?

† In filling up the column headed "Cultivation" it should be understood that only the cost of cultivating new land for the first time will be allowed for; repeated cultivation of the same piece of ground should not be included. Ploughing alone, without cropping the land, is not a compliance with the cultivation condition.

FURTHER PARTICULARS—continued.

Have you any other place of abode? If so, where?
 What distance is it from the land the subject of this application? ...
 How long have you continuously resided thereon during the time of your license for the land referred to in this application for lease? ...
 Where does your family reside? ...
 Have you or do you follow any other, if so, what business or employment? ...
 Do you own any land in fee simple? If so, state the number of acres, situation, and purpose to which it has been applied ...
 (1.) Do you hold, or have you at any time held, any land under another license or lease from the Crown? (2.) Do you still hold it? If not, state why you parted with it, and to whom. (3.) If still held, state the number of acres, situation, and purpose to which it has been applied ...
 If in either of the above two last-mentioned cases the land still held by you has been cultivated, state the particulars thereof as fully as hereinbefore required, and also the distance in each case from this allotment ...
 If the condition of residence has not been complied with, state the reason why ...
 If the condition of cultivation has not been complied with, state the reason why ...
 Have you assigned this selection for the benefit of your creditors, or have you become insolvent since the date of your license for the land referred to herein? ...
 * If the land is not enclosed as per licensed boundaries, state the reason why ...

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.

Signature—

Occupation—

Address—

Declared at 188 in the colony of Victoria, this day of before me,

Justice of the Peace in and for the Bailiwick
 of the colony of Victoria.

† The magistrate's signature is only required here in cases where the applicant is a marksman, and can neither read nor write. † I hereby certify that this declaration was read to the declarant in my presence this day of 188
 Justice of the Peace in and for the Bailiwick
 of the colony of Victoria.

SCHEDULE XXIV.—(CHAP. XII. s. 1.)

APPLICATION FOR LEASE OR CROWN GRANT BY LICENSEE OF AN AGRICULTURAL ALLOTMENT UNDER "THE LAND ACT 1884."

Address—

Post Town—

Date—

Extent of Land— Sir, Being the holder of a license, No. under section 42 of *The Land Act 1884*, to occupy the land specified in the margin hereof, and having occupied the said land for a period of at least years, and having complied with the conditions of such license, I hereby apply for a * Lease of the said land, and for the certificate of the Board of Land and Works for the improvements thereon; and I send herewith, in support of such application, my declaration that I now make the said application in conformity with and not in violation of any of the provisions of the said Act.

Date of License—
 * If a Lease be applied for, the word Grant should be struck out, and vice versa.

I have the honour to be, Sir,
 Your most obedient servant,

To the Honorable the President of the
 Board of Land and Works, Melbourne.

DECLARATION BY LICENSEE.

NOTE.—If the licensee is not in a position to declare to clauses 3, 4, and 5, he is at liberty to strike them out, and to explain fully the causes of his non-compliance with the conditions therein specified.

I, of being the holder of a license to occupy the above-mentioned allotment, declare as follows:—

1. That I have paid £ s. d., being all fees due on the said license.
2. That I have not at any time assigned or sublet the said allotment or any part thereof, or transferred my interest or any part of my interest therein.

- List of Improvements above referred to.*

The form of application, when filled up, to be handed to the nearest land officer or Crown lands bailiff, who will forward it to the Secretary for Lands.

Further particulars to be furnished by Licensee when making application for Crown Grant or Lease under Section 44 Land Act 1884.

How many rooms does your dwelling-house contain ?
Is it permanently attached to the soil of this allotment ?
How long have you resided on this land continuously during the currency of your license ?
Have you any other place of abode ? If so, where ?
What distance is it from the land the subject of this application ?

Further particulars—continued.

How long have you continuously resided thereon during the time of your license for the land referred to in this application for lease?...	
Where does your family reside? ... Have you or do you follow any other, if so, what business or employment?	
Do you own any land in fee-simple? If so, state the number of acres, situation, and purpose to which it has been applied	
(1.) Do you hold, or have you at any time held, any land under another license or lease from the Crown? (2.) Do you still hold it? If not, state why you parted with it, and to whom. (3.) If still held, state the number of acres, situation, and purpose to which it has been applied	
If in either of the above two last-mentioned cases the land still held by you has been cultivated, state the particulars thereof as fully as hereinbefore required, and also the distance in each case from this allotment	
Have you assigned this selection for the benefit of your creditors, or have you become insolvent since the date of your license for the land referred to herein	
If the land is not enclosed as per licensed boundaries, state the reason why	

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.

Signature—

Occupation—

Address—

Declared at _____ in the colony of Victoria, this _____ day of _____ 188 _____ before me,

Justice of the Peace in and for the
Bailiwick of the colony of Victoria.

* The magistrate's signature is only required here in cases where the applicant is a markman, and can neither read nor write.

* I hereby certify that this declaration was read to the declarant in my presence this _____ day of _____ 188 _____

Justice of the Peace in and for the
Bailiwick of the colony of Victoria.

SCHEDULE XXV.—(SCHEDULE XII. s. 2.)

CERTIFICATE OF IMPROVEMENTS. No. of Certificate _____

The Land Act 1884.—Section 44.

Office of the Board of Land and Works,
Melbourne.

This is to certify that substantial and permanent improvements to the value of One pound for every acre and fractional part of an acre contained in _____ allotment of section _____ in the parish of _____ containing _____ acres roads _____ perches, held under license by _____ since 188 _____ have been made on the said allotment, and that the said _____ has proved to the satisfaction of the Board that he has complied with all other conditions of the said license.

The Common Seal of the Board of Land and Works was hereto affixed this _____ day of _____ 188 _____ in the presence of the undersigned two members of the said Board.

President.

Member,

SCHEDULE XXVI.—(CHAP. XII. s. 3.)

APPLICATION FOR CERTIFICATE OF THE BOARD OF LAND AND WORKS BY NON-RESIDENCE LICENSEE UNDER SECTION 49 OF "THE LAND ACT 1884."

Address—

Post Town—

Date—

Extent of Land— Sir,—Being the holder of a license, No. under section 49 of *The Land Act* 1884, to occupy the land specified in the margin hereof, and having held the said land for a period of

A. R. P. : at least* three years, and having complied with the conditions

Parish— : six

Allotment— of such license, as far as required for the* first term of three

Section— years, I hereby apply for the certificate of the Board of Land and Works for the improvements thereon; and I send herewith, in support of such application, my declaration that I now make the said application in conformity with and not in violation of any of the provisions of the said Act.

Date of License—

I have the honour to be, Sir,
Your most obedient servant,

To the Honorable the President of the
Board of Land and Works, Melbourne.

DECLARATION BY LICENSEE.

I, of being the holder of a license to occupy the above-mentioned allotment, declare as follows:—

1. That I have paid £ s. d., being all fees due on the said license.
2. That I have not at any time assigned or sublet the said allotment or any part thereof, or transferred my interest or any part of my interest therein.
3. That before the end of the* third year from the commencement of the said license I made upon the said allotment permanent and substantial improvements of the value of* One pound for every acre and fractional part of an acre contained therein.
4. That I make this application in conformity with the provisions of *The Land Act* 1884, and not in violation of any of them.
5. That the statements made and the answers given by me in reply to the questions in the "Further Particulars" hereto subjoined are true and correct in every particular.

List of Improvements above referred to.

	Value.
Fencing	£
Cultivation	
Buildings attached to soil, farm, or other ...	
Water storage	
All other improvements	

NOTE.—District surveyors, land officers, and other officers connected with the Lands Department are directed to assist selectors in filling up this application and declaration. No fee is to be offered or accepted for such assistance.

The form of application, when filled up, to be handed to the nearest land officer or Crown lands bailiff, who will forward it to the Secretary for Lands.

FURTHER PARTICULARS TO BE FURNISHED BY NON-RESIDENCE LICENSEE WHEN MAKING APPLICATION, AT THE EXPIRATION OF* THREE YEARS OF THE TERM, FOR THE CERTIFICATE OF THE BOARD OF LAND AND WORKS.

Fencing.

Description thereof.	No. of Chains.	Cost per Chain.	Total Cost.
			£ s. d.
Is the land all enclosed?			
Post and 3-rail, split stuff			
Post and 2-rail, ditto... ..			
Post, rail, and wire			
Post and wire			
Stone wall			
Stub or picket			
Log			
Chock and log			
Have you arranged with occupiers of adjoining lands for payment of any portion of the above fences?			
Who are the occupiers of the adjoining lands?			

* The applicant is directed, when making an application for a certificate after the first three years' occupancy, to strike out the words "six," "second," and "Two pounds," and *vice versa* when applying at the end of the sixth year.

FURTHER PARTICULARS—continued.
Cultivation.*

Number of Acres Ploughed and Cultivated.	Cost per Acre.	Nature of Crop.	Yield per Acre.	Total Cost.
First year				£ s. d.
Second year only, not including the first				
Third year only, not including the first and second				
Fourth year only, not including the first, second, and third				
Fifth year only, not including the first, second, third, and fourth				
Sixth year only, not including the first, second, third, fourth and fifth				
How many acres in all, without showing the same land over again?				
Buildings.				
Description.	Dimensions.	Materials.		
Water Storage.				
Description.	Dimensions, &c.			
Dam				
Reservoir				
Well				
All other Improvements.				
Particulars of Nature and Cost.				
Total Cost of Improvements				£

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.

Signature—
Occupation—
Address—

Declared at _____ in the colony of Victoria, this
day of _____ 188__ before me,

Justice of the Peace in and for the _____ Bailiwick
of the colony of Victoria.

† The magistrate's signature is only required here in cases where the applicant is a marksman, and can neither read nor write. † I hereby certify that this declaration was read to the declarant in my presence this _____ day of _____ 188__

Justice of the Peace in and for the _____ Bailiwick
of the colony of Victoria.

SCHEDULE XXVII.—(CHAP. XII. s. 3.)

Non-Residence License.

No. of Certificate...

CERTIFICATE FOR IMPROVEMENTS.

The Land Act 1884.—Section 49.

Office of the Board of Land and Works,
Melbourne.

This is to certify that substantial and permanent improvements to the value of One pound for every acre and fractional part of an acre contained in _____ allotment
of section _____ in the parish of _____ containing _____

acres _____ roads _____ perches held under a non-residence
license by _____ since _____ 188__ have been made on the said
allotment, before the end of the third year of the currency
thereof [and before the end of the sixth year of such currency,
the certificate is for im- of the value of One additional pound] and that the said
provements after the _____ has proved to the satisfaction of the Board that
first three years. he has complied with the conditions of the said license.

The Common Seal of the Board of Land and Works was hereunto affixed this
day of _____ 188__ in the presence of the undersigned two
members of the said Board.

President.
Member.

* In filling up the column headed "Cultivation" it should be understood that only the cost of cultivating new land for the first time will be allowed for; repeated cultivation of the same piece of ground should not be included. Ploughing alone, without cropping the land, is not deemed to be an improvement.

SCHEDULE XXVIII.—(CHAP. XII. s. 4.)

FORM OF APPOINTMENT OF ARBITRATOR BY BOARD OF LAND AND WORKS UNDER SECTION 46 OF "THE LAND ACT 1884."

In the matter of *The Land Act 1884*, and of the improvements made on allotment by of in the colony of Victoria, the licensee of such allotment, under the 42nd section of *The Land Act 1884*, which license is dated on the day of 188

Whereas the Board of Land and Works is not satisfied that substantial and permanent improvements to the value of One pound for every acre and fractional part of an acre have been made on the above allotment before the end of the third year from the date of the said license: And whereas the said is desirous of having the said improvements valued by arbitration in the manner provided by the said Act: Now therefore the Board of Land and Works doth hereby appoint of in the said colony, as the arbitrator on its part and behalf, with all the powers conferred by the said Act, to value the said improvements.

The Common Seal of the Board of Land and Works was hereunto affixed this day of 188 in the presence of

(L.S.)

President.

Member.

SCHEDULE XXIX.—(CHAP. XII. s. 4.)

FORM OF APPOINTMENT OF ARBITRATOR BY LICENSEE UNDER SECTION 46 OF "THE LAND ACT 1884."

In the matter of *The Land Act 1884* and of the improvements made on allotment by of in the colony of Victoria, the licensee of such allotment under the section of the said Act, which license is dated the day of 188

Whereas the Board of Land and Works is not satisfied that substantial and permanent improvements of the value of One pound for every acre and fractional part of an acre have been made on the above allotment before the end of the third year from the date of the said license: And whereas the said is desirous of having the said improvements valued by arbitration in the manner provided by the said Act: Now therefore the said doth hereby appoint of in the said colony, as the arbitrator on his part and behalf, with all the powers conferred by the said Act, to value the said improvements.

As witness his hand this day of 188
Witness—

SCHEDULE XXX.—(CHAP. XII. s. 4.)

FORM OF APPOINTMENT UNDER SECTION 46 OF "THE LAND ACT 1884" OF A THIRD ARBITRATOR, WHEN BOARD AND LICENSEE CANNOT AGREE.

In the matter of *The Land Act 1884* and of the improvements made on allotment by of in the colony of Victoria, the licensee under the 42nd section of *The Land Act 1884*, and which license is dated the day of 188

We, of in the colony of Victoria, the arbitrator appointed by and on behalf of the Board of Land and Works, and of in the said colony, the arbitrator appointed by the above-named do by this writing under our hands, signed by us, nominate and appoint of in the said colony, to be the third arbitrator to value the improvements on the above allotment, pursuant to the above Act.

As witness our hands this day of 188
Witness—

SCHEDULE XXXI.—(CHAP. XII. s. 5.)

LEASE FOR AN AGRICULTURAL ALLOTMENT UNDER SECTIONS 44 AND 49 OF "THE LAND ACT 1884."

Entered in the Register Book, Vol. Fol.

Registrar of Titles.

This Indenture made between Her Most Gracious Majesty Queen Victoria of the one part and (hereinafter called the "lessee") of the other part: Witnesseth that in consideration of the rent hereby reserved and the covenants and conditions herein contained and on the part of the lessee his executors administrators and assigns to be observed and performed Her Majesty doth by these presents grant and demise unto the lessee all that piece of land in the colony of Victoria containing and shown with the measurements and abutments thereof in the map or diagram drawn in the margin of these presents and in such map or diagram coloured yellow to hold the said piece of land unto the lessee his executors administrators and approved assigns from the day of in the year of our Lord One thousand eight hundred and for the term of years yielding and paying for the same unto Her Majesty the Queen her heirs and successors during the said term the rent of shilling per annum for every acre and fractional part of an acre of the said land such rent to be always paid by equal half-yearly payments in advance on the first day of January and the first day of July in each year: And the next payment thereof to be made on the day of next Excepting however unto Her Majesty her heirs and successors all gold and auriferous earth or stone and all mines containing gold within the boundaries of the said land And also reserving to Her Majesty her heirs and successors full liberty and authority for her her heirs and successors and her and their agents and servants at any time or times hereafter during the said term to enter upon the said land and to search and mine therein for gold and to extract and remove therefrom any gold and any auriferous earth or stone

and for the purposes aforesaid to sink shafts erect machinery carry on any works and do any other things which may be necessary or usual in mining. Provided that the said land is and shall be subject to the right of any person being the holder of a miner's right or of a mining lease to enter thereon and to mine for gold and silver and to erect and to occupy mining plant or machinery thereon in the same manner and under the same conditions and provisions as those to which such person had at the time of the passing of *The Land Act 1884* the right to mine for gold and silver in and upon Crown lands provided that compensation shall be paid to the lessee his executors administrators assigns and transferees by such person for surface damage to be done to such lands by reason of mining thereon such compensation to be determined as provided by section 117 of the said Act and the payment thereof to be a condition precedent to such right of entry. And provided also that the said land may be resumed under section 68 of the said Act. And the lessee for himself his heirs executors administrators and assigns doth hereby covenant with Her said Majesty her heirs and successors that he the lessee his executors administrators or assigns will during the said term pay unto Her Majesty her heirs and successors the rent hereby reserved by equal half-yearly payments in advance on the days hereinafter appointed for the payment thereof. And also that the lessee his executors administrators and assigns will

Note.—The bearings and measurements are approximately given in this plan. The measurements are in links.

not at any time during the continuance of the term hereby granted without a license from the Governor search in the land hereby demised for or take therefrom any metal or mineral. Provided always and these presents are upon the condition that in case the rent hereby reserved or any part thereof shall not be paid in accordance with the covenant for payment hereinbefore contained although no demand for payment shall have been made or in case the lessee his executors administrators or permitted assigns shall not faithfully observe and perform all and every the covenants and conditions herein contained and on his or their part to be observed and performed it shall be lawful for Her Majesty to enter forthwith or at any time thereafter upon the land hereby demised and the same to repossess and enjoy and thenceforth the said term hereby granted shall absolutely cease and determine. And it is hereby agreed and declared that in any such case it shall be lawful for Her Majesty and for any bailiff of Crown lands or for any other agents or officers authorized in that behalf without any demand whatsoever to enter upon the land hereby demised and the lessee his executors or administrators and all persons claiming under him or them for ever to expel and remove therefrom without any legal process whatsoever and as effectually as any sheriff might do in case Her Majesty had obtained judgment in ejectment for recovery of possession of the said land and a writ of *habere facias possessionem* or other process had issued on such judgment directed to such sheriff in due form of law. And that in case of such entry and any action being brought or other proceedings taken for or on account of the same by any person whomsoever the defendants or defendant to such action may plead leave or license in bar thereof and these presents shall be conclusive evidence of the leave and license of the lessee his executors or administrators and all persons claiming under him or them to Her Majesty and any bailiff of Crown lands and all persons acting in the matters complained of or of any such bailiff for the entry or trespass or other matters complained of in such action or other proceedings.

NOTE.—This lease will also be subject to such special covenants and conditions as may be applicable to each case.

In witness whereof His Excellency SIR HENRY BROUGHAM LOCH Knight Commander of the Most Honorable Order of the Bath Governor and Commander-in-Chief in and over the Colony of Victoria and its Dependencies at Melbourne hath on behalf of Her Majesty the Queen caused this demise to be sealed with the seal of the said colony and the said lessee hath set hereto his hand and seal.

Signed sealed and delivered by the above-named }
in the } (L.S.)
presence of }

SCHEDULE XXXII.—(CHAP. XIII. s. 1.)

"THE LAND ACT 1884."—SECTION 56.

Order to Obtain a Crown Grant.

I, _____ of _____ having obtained from _____ of _____
(whose signature appears in the margin) an advance of _____ on the security of
my lease for allotment section of parish of _____ do hereby
authorize the said _____ to obtain from the Governor in Council the
Crown grant of the said allotment so soon as the last sum due on account of the rent
reserved in such lease is paid.

Given under my hand this _____ day of _____ 188 .
Witness to signature— _____ Signature—
Postal Address—
Date—

Justice of the Peace

Bailiwick.

SCHEDULE XXXIII.—(CHAP. XIII. s. 2.)

The Land Act 1884.—Section 56.

REGISTER OF APPROVED ORDERS FOR CROWN GRANTS.

Date of Order	Date of Approval	Lessee.	Land referred to.			Person authorized to obtain Crown grants.		Name of Mortgagee (if any) and Registration of Mortgage.
			County.	Parish.	Allotment.	Name.	Address.	

SCHEDULE XXXIV.—(CHAP. XIV. s. 2.)

FORM OF APPLICATION FOR A LICENSE TO OCCUPY LAND UNDER THE
65TH SECTION OF "THE LAND ACT 1884."

In pursuance of *The Land Act 1884*, I, the undersigned, being of the full age of eighteen years, do hereby make application for a license under the 65th section thereof to occupy the land marked out by me on this day of _____ and specified hereunder, and I request that (if necessary) an authorized surveyor be instructed to make a survey for me and on my account of the said allotment, and to supply a plan of same; and I undertake to pay all duly authorized fees for the making of the said survey and plan, or for any modification thereof, and to accept a license subject to a condition that should the said land or any part thereof be required for the use of any projected railway, or for mining purposes, I shall relinquish possession of the land in respect of which such license may be issued, or any part thereof that may be required for any such purpose, subject to such conditions regarding compensation as may be prescribed by Regulations.

Signature in full—

Occupation—

Address, post town—

If owner of land in fee-simple, state extent ...

If now or previously the holder of a license }

under *The Land Act 1884*, state particulars }

If a selector under previous Land Acts, state }

particulars ... }

Have you at any time selected or applied for }

land under section 65, *The Land Act 1884* ? }

Situation and Extent of Land applied for.	Description, containing the lengths and bearings of the boundary lines of the site applied for, and its connexion with a fixed point in a Government survey, as shown on plan herewith.	Land Officer's Report.
County of		
Parish of		
Allotment		
Section		
Area—		
A.	R.	P.
Land Officer.		

NOTE.—This application will not be received by the Land Officer unless accompanied by a "Certificate of Registration," which can be obtained of any Receiver of Revenue on payment of a fee of One pound (£1).

SCHEDULE XXXV.—(CHAP. XIV. s. 5.)

SECTION 65 OF "THE LAND ACT 1884."

RESIDENCE AND CULTIVATION LICENSE ON AURIFEROUS LANDS.

KNOW ALL MEN that I, the Governor of Victoria, in pursuance of the provisions of *The Land Act 1884*, and in consideration of the sum of _____ pounds shillings paid by _____ of _____ or other officer to the Receiver and Paymaster at _____ authorized to receive the same, and subject to the terms and conditions specified on the back hereof, do hereby give to the said _____ full license and authority to reside on or to cultivate all that piece or parcel of auriferous Crown land more particularly described in the Schedule hereto, which land is within the areas described in the Second Schedule to the said Act, and is not comprised within any city or town, for one year from the date hereof, unless the same be forfeited in accordance with the said conditions.

Dated this _____ day of _____ A.D. 188 _____

Schedule.

About _____ acres.

Allotment _____ section _____ parish of _____ county of _____

CONDITIONS.

1. This license only gives to the licensee the right to use the land for the purposes for which the license has been granted, and for no other purpose whatsoever.
2. The licensee will not be permitted to assign or sublet the land or any part thereof, or to part with the possession thereof, or of his interest therein, without the consent of the Minister of the Crown for the time being administering Part IV. of *The Land Act 1884*, hereinafter called the Minister, first had and obtained.
3. The licensee is required to reside on the land during the continuance of this license or within a period of four months from the date hereof to enclose the same with a good and substantial fence, and cultivate at least one-fifth portion thereof.
4. Nothing contained in this license shall prevent the persons or persons seized of the right, title, and interest in any claim or claims which were taken up under miners' rights prior to the date of this license from entering upon any portion of the land the subject of this license and holding and occupying the same for mining purposes, without paying any compensation whatsoever; and all such claimholders and their workmen, with or without carts or vehicles, shall at all times have free ingress, egress, and regress to, out of, and upon the said land to and from such claim or claims.
5. It shall be lawful for the Governor or Administrator of the Government of Victoria, with the advice of the Executive Council, from time to time and at all times during the continuance of this license, to resume any portion of the land hereby licensed, to be set out by the said Governor or Administrator, with the advice aforesaid, if the same shall be required for any of the purposes for which land may be reserved under the 10th section of *The Land Act 1884*, or for mining purposes.

on paying to the licensee such compensation as the Minister may think fit in respect of such land so resumed, but the licensee shall not be entitled to receive or be paid any compensation for severance.

6. The license may be forfeited if the licensee commit a breach of or neglect to comply with any of these conditions.

7. The publication of a notice in the *Government Gazette* purporting to declare that the Governor or Administrator, with the advice aforesaid, has forfeited this license shall be conclusive evidence that the license is forfeited.

SCHEDULE XXXVI.—(CHAP. XIV. s. 8.)

FORM OF ENDORSEMENT ON ISSUE OF NEW LICENSE UNDER SECTION 65, LAND ACT 1884.

His Excellency the Governor has granted a new license to the person and for the land and subject to the conditions described in the document to which this is affixed for one year ending 188 and no longer (see *Government Gazette* dated 188 page), and the sum of pounds shillings and pence has been received as fees for the same.
A separate receipt for this amount has also been given.

Dated at this day of 188

Receiver of Revenue.

SCHEDULE XXXVII.—(CHAP. XIV. s. 11.)

APPLICATION UNDER SECTION 67 OF "THE LAND ACT 1884" FOR A GRAZING LICENSE TO OCCUPY AURIFEROUS LAND.

Address—

Date—

Sir, I hereby make application for a license to occupy, for grazing purposes, the surface of the undermentioned auriferous lands, viz. :—

County.	Parish.	Extent.

I have the honour to be, Sir,
Your most obedient servant,

To the Honorable
The President of the Board of Land and Works.

SCHEDULE XXXVIII.—(CHAP. XIV. s. 11.)

Rent per annum, £ s. d. No.

GRAZING LICENSE UNDER 67TH SECTION "LAND ACT 1884."

KNOW ALL MEN that I, the Governor of Victoria, in pursuance of *The Land Act 1884*, and in consideration of the annual rent of , fixed in accordance with *The Land Act 1884*, duly paid by the person hereinafter mentioned, do hereby give to of license and liberty to occupy for grazing purposes the surface of the auriferous Crown land specified in the schedule hereto, and which land forms part of the land described in the Second Schedule to the said Act, and is not at the date hereof required for mining purposes.

This license is to continue in force for one year from the date hereof, but may be renewed annually, at the option of the licensee, for a period of four years from the expiration hereof, and is issued subject to the conditions on the back hereto.

Dated the day of 188

Schedule.

All these Crown lands containing acre or thereabouts.

CONDITIONS.

1. Nothing in the foregoing license shall be deemed in any manner to affect the right of any person to enter upon the land specified in the said license for the purpose of searching for, digging, taking, and carrying away of gold, silver, and other minerals, or to dig, take, and carry away the same, and to erect and occupy mining plant and machinery thereon.

2. Such license shall not be deemed to prevent the said land from being licensed under Part IV. of *The Land Act 1884*, or of being proclaimed a common, or of being occupied by virtue of any miner's right or business license.

3. The issue of this license shall not prevent the land comprised therein, or any part or parts thereof, being dealt with under any of the provisions of *The Land Act 1884*, or being resumed by the Governor or Administrator of the Government of Victoria, with the advice of the Executive Council, for any of the purposes for which land may be reserved under the 10th section of *The Land Act 1884*, such land to be set out by the said Governor or Administrator with the advice aforesaid.

4. No licensee shall in case of any resumption be entitled to any compensation other than the return of such portion of the rent paid by him as the responsible Minister of the Crown for the time being administering *The Land Act 1884* may think fit. This license is also subject to the rights of the holders of miners' rights or of mining leases.

5. No land comprised in roads from time to time surveyed and marked out within the boundaries of the land comprised in this license shall be deemed within its operation.

6. This license entitles the holder thereof, during the period for which it is granted, to use the land therein comprised for grazing purposes only, but does not confer any right to build thereon or to cultivate any portion thereof.
7. If the licensee desire a renewal of this license, notice to that effect must be given to the said Minister one calendar month prior to the expiration thereof or of any renewal thereof.
8. The interest in this license, or any part thereof, shall not be transferred or parted with without the consent of the said Minister and the payment of a fee of £1.
9. This license is to be used under and in accordance with the regulations made or to be made under the provisions of the said Act.
10. The license may be forfeited if the licensee commit a breach of or neglect to comply with any of these conditions.
11. The publication of a notice in the *Government Gazette* purporting to declare that the Governor or Administrator, with the advice aforesaid, has forfeited this license shall be conclusive evidence that the license is forfeited.

SCHEDULE XXXIX.—(CHAP. XV. s. 1.)

ARTICLES AND CONDITIONS OF SALE.

Conditions of sale by the public auction at the _____ commencing at _____ o'clock, by _____ (being a person authorized by the Board of Land and Works), of the following portions of land advertised by the notification in the *Government Gazette* of _____ the _____ day of _____ 188 _____, in conformity with the provisions of *The Land Act 1884*, of which those more particularly necessary to be noticed are hereinafter mentioned, viz. :—

- (1.) The land hereinafter described will be put up for sale at the prices respectively stated and annexed to the descriptions thereof, and the bidder of that sum, or the highest bidder above it, will be declared the purchaser, provided he shall immediately pay down a deposit of twenty-five per cent. of the amount of the purchase-money, and pay also the charge for survey, and sign a description hereunto annexed of the lot of which he shall become the purchaser, thereby binding himself to the observance of the above and following articles and conditions.
- (2.) The residue of the purchase-money shall be paid in twelve equal instalments on the last day of each successive period of three months from this date, or be, if the purchaser choose, payable at any earlier time or times being one of such last days of any such period of three months as aforesaid, and such residue of the purchase-money shall bear interest at the rate of Six pounds per centum per annum, to be computed with respect to each instalment for the period which has elapsed between the time of sale and the time of the payment of such instalment; and on failure of the payment of any instalment with interest at the time at which the same becomes due, the deposit and instalment or instalments and interest already paid shall be forfeited, and the contract shall thereupon be void and the land may be again offered for sale.
- (3.) Immediately after the biddings on each lot are concluded, and before another lot is put up, the name of the purchaser will be entered in the list of the descriptions of the lots annexed to these presents, and the purchaser will be required to affix his signature to the description of the lot so purchased by him. If previous to such signature any question or dispute as to the last and best bidder shall arise between the sellers and bidders, or amongst the bidders themselves, the lot in question shall be put up again. Subsequent to such signature no dispute whatever can be admitted, nor can any alteration of name or transfer from the actual purchaser to another person be allowed. No bid made after the fall of the auctioneer's hammer shall be received. In cases of question or dispute the decision of the officer conducting the sale on behalf of the Government will be final and conclusive.
- (4.) Deeds of grant will be completed and issued in each case as soon as practicable after payment in full of the purchase-money, and will be delivered to the grantee by the Registrar of Titles on payment in full of the regulated fee. Each lot will be granted to the purchaser by deed poll, under the hand of His Excellency the Governor and the Great Seal of the colony, to be held in fee-simple.
- (5.) All offers, sales, and grants relative to these lands will be effected in reference to the public chart, each portion being described by length of lines run with a chain upon the bearing of a compass needle, which needle is variously affected by magnetic attraction in the neighborhood of the colony of Victoria, and the land will accordingly be sold as *more or less*. Any future claim for compensation as to any alleged difference in the area will not therefore be entertained.
- (6.) If the officer acting on behalf of the Government shall find reason to believe that any lot will not obtain its just value, or shall otherwise think fit to withdraw the same from the sale, he shall have full power to do so at any time previous to its being actually sold.
- (7.) Persons having affixed their signatures to the lists of the descriptions of the lots annexed to these presents, in token of their having become purchasers (or agents for purchasers) of the lots to which their signatures are respectively so affixed, will be held to have previously obtained all necessary information, and shall not be entitled to allege ignorance or any other cause for their not fulfilling all and every obligation incumbent upon them by these articles and conditions.
- (8.) It shall be lawful for the Governor in Council at any time within thirty days from the date of sale to annul the sale of any lot or lots, and to repay to the purchaser the amount of his purchase-money (or so much thereof as shall have been paid by him), without interest, cost, or damages of any description, in full satisfaction of all claims and demands whatsoever by such purchaser; and the publication of a notice in the *Government Gazette* to the effect that the Governor in Council has as aforesaid annulled any such sale shall be conclusive evidence that such sale has been completely and effectually annulled.

LIST OF THE DESCRIPTIONS OF THE LOTS AND DECLARATIONS RELATIVE THERETO.

We, the undersigned, do hereby acknowledge that we are the purchasers (or agents for purchasers) of the lots to which our names are respectively signed, and we do each of us severally for ourselves (or on behalf of our constituents) undertake to make payment to the of the residue of the purchase-money of the said lots respectively, in the manner prescribed in condition 2 above, and to fulfil all and each of the foregoing articles and conditions; and failing our doing so, we do hereby acknowledge that we have forfeited all and every claim to the said lot or lots, and to the deposit of twenty-five per cent. of the price thereof which we have paid. In witness whereof we have, on the day and year above written, severally signed our names at the foot of the description of each lot respectively purchased by us.

SCHEDULE XL.—(CHAP. XV. s. 3.)

FORM OF CROWN GRANT IN FEE UNDER "THE LAND ACT 1884."

Entered in the Register Book,
Vol. folio

Registrar of Titles.

VICTORIA, by the Grace of God of the United Kingdom of Great Britain and Ireland Queen, Defender of the Faith, to all to whom these presents shall come, greeting—

WHEREAS in conformity with the laws relating to the sale and occupation of Crown lands in our colony of Victoria the person hereinafter named ha in consideration of the sum of which sum has been duly paid to us, become entitled to a grant in fee-simple of the land hereinafter described: Now know ye that in consideration of the sum so paid and in pursuance of *The Land Act 1884* We do hereby grant unto h heirs and assigns, All that piece of land in the said colony containing

delimited with the measurements and abutments thereof in the map drawn in the margin of these presents and therein coloured yellow

Excepting however unto us, our heirs and successors, all gold and auriferous earth or stone and all mines containing gold within the boundaries of the said land: And also reserving to us, our heirs and successors, free liberty and authority for us, our heirs and successors, and our and their agents and servants, at any time or times hereafter to enter upon the said land and to search and mine therein for gold and to extract and remove therefrom any gold and any auriferous earth or stone, and for the purposes aforesaid to sink shafts, erect machinery, carry on any works, and do any other things which may be necessary or usual in mining. To hold unto the said h heirs and assigns for ever:

Provided always that the said land is and shall be subject to be resumed for mining purposes under section 68 of the said Act, and provided also that the said land is and shall be subject to the right of any person being the holder of a miner's right or of a mining lease to enter therein and to mine for gold and silver, and to erect and to occupy mining plant or machinery thereon in the same manner and under the same conditions and provisions as those to which such person had at the time of the passing of the said Act the right to mine for gold and silver in and upon Crown lands, provided that compensation shall be paid to the said his heirs, executors, administrators, assigns, and transferees by such person for surface damage to be done to such lands by reason of mining thereon, such compensation to be determined as provided by the 117th section of the said Act, and the payment thereof to be a condition precedent to such right of entry.

Note.—The bearings and measurements are approximately given in this plan. The measurements are in links.

Original Crown Grant.
Not to be dealt with outside the Titles Office.

In testimony whereof we have caused this our grant to be sealed with the seal of the said colony. Witness our trusty and well-beloved Governor and Commander-in-Chief in and over the said colony of Victoria and its dependencies, at Melbourne this day of in the year of our reign and in the year of our Lord One thousand eight hundred and eighty-

(L.S.)

Memorials of Instruments.

Nature of Instrument.	Time of its Production for Registration.	Names of the Parties to it.	Number or Symbol thereon.
	The day of 188 at o'clock in the noon.		

SCHEDULE XLI.—(CHAP. XVI. s. 1.)

CONDITIONS OF LICENSE FOR A SITE FOR A SAWMILL IN A STATE FOREST
OR TIMBER RESERVE.

1. No building shall be erected outside of the boundaries of the licensed site.
2. No goats shall be kept by licensee or by person or persons in his employment within the State forest or timber reserve wherein the mill is situated.
3. Licensee shall forward half-yearly to the Minister a statutory declaration of the number of men employed by him under licenses in felling and transporting timber for feeding his mill, and that no unlicensed men have been so employed by him.

SCHEDULE XLII.—(CHAP. XVI. s. 3.)

CONDITIONS OF LICENSE TO FELL EUCALYPTUS TIMBER IN A STATE FOREST
OR TIMBER RESERVE FOR SUPPLY OF SAWMILL.

1. The fee shall be £5 per annum, payable quarterly in advance.
2. No live trees of less diameter than eighteen inches shall be felled.
3. No tree shall be felled so as to obstruct any track in use for transport of timber or stores.
4. Within a period of one month from the felling of any tree, the portion thereof not required for use shall be so disposed of by the licensee as not to encumber the ground.
5. This license is personal, and must be produced by the holder thereof when asked so to do by any bailiff of Crown lands or police constable.
6. This license is not available for any area over which an exclusive right to cut timber shall have been granted.

SCHEDULE XLIII.—(CHAP. XVI. s. 6.)

CONDITIONS OF LICENSE TO CUT, SPLIT, AND TAKE AWAY EUCALYPTUS TIMBER
OTHER THAN RED GUM OR IRONBARK FROM STATE FORESTS AND TIMBER
RESERVES.

1. No live tree of less diameter than eighteen inches shall be cut down.
2. Not more than three trees shall be felled prior to the cutting and splitting up of such trees.
3. No logs shall be cut for supply of sawmills.
4. No live tree shall be used merely for the purpose of obtaining bark therefrom.
5. No tree shall be felled so as to obstruct any path in use for transport of timber or stores.
6. Within the period of one month from the felling of any tree, the portion thereof not required for slabs, palings, shingles, posts, rails, props, or manufacturing purposes shall be so disposed of by the licensee as not to encumber the ground.
7. This license is personal, and must be produced by the holder thereof when asked so to do by any bailiff of Crown lands or police constable.
8. This license is not available for any area over which an exclusive right to cut timber shall have been granted.

SCHEDULE XLIV.—(CHAP. XVI. s. 6.)

CONDITIONS OF LICENSE TO CUT, SPLIT, AND TAKE AWAY RED GUM TIMBER AND
IRONBARK FROM STATE FORESTS AND TIMBER RESERVES.

1. No live tree of less than eighteen inches diameter shall be cut down.
2. Not more than three trees shall be felled prior to the cutting and splitting up of such trees.
3. No logs shall be cut for supply of sawmills.
4. No live tree shall be used merely for the purpose of obtaining bark therefrom.
5. No tree shall be felled so as to obstruct any path in use for transport of timber or stores.
6. Within the period of one month from the felling of any tree, the portion thereof not required for slabs, palings, shingles, posts, rails, props, or manufacturing purposes shall be disposed of by the licensee as not to encumber the ground.
7. This license is personal, and must be produced by the holder thereof when asked so to do by any bailiff of Crown lands or police constable.
8. This license is not available for any area over which an exclusive right to cut timber shall have been granted.

SCHEDULE XLV.—(CHAP. XVI. s. 7.)

CONDITIONS OF LICENSE TO CUT EUCALYPTUS TIMBER IN A STATE FOREST OR
TIMBER RESERVE FOR PURPOSES OTHER THAN SAW-MILL OR SPLITTING.

1. Payment of fees shall be made by licensee in advance.
2. No tree of less than inches diameter at a height of two feet from the ground shall be felled.
3. No tree shall be felled so as to obstruct any track in use for transport of timber.
4. Trees shall only be felled in such forest or part thereof as described in license.
5. Every tree felled shall have the name or initials of the licensee legibly marked thereon.
6. No greater number of trees shall be felled than are necessary for supply of the quantity of timber specified in license.
7. The receipt for payment of fees shall be produced by the holder thereof when required by any bailiff of Crown lands.
8. No timber shall be removed from the forest until it has been examined and branded by the forester in charge.

SCHEDULE XLVI.—(CHAP. XVI. s. 9.)

CONDITIONS OF LICENSE FOR FELLING UNDERGROWTH IN STATE FORESTS AND
TIMBER RESERVES.

1. The license fee shall be payable in advance.
2. This license is available only for the locality specified therein.
3. No fern trees shall be taken up or removed.
4. No blackwood or beech that measures less than 4 feet circumference, no pine, sassafras, or wattle that measures less than 3 feet circumference, and no other tree that measures less than 2 feet circumference, shall be felled. The measurement in each of the foregoing cases shall be taken at 18 inches from the ground.
5. No tree shall be felled at a greater height than 18 inches above the ground, and no undergrowth at a greater height than 12 inches above the ground.
6. No tree or undergrowth shall be felled so as to obstruct any track in use for the transport of timber or stores.
7. No tree shall be felled merely for the purpose of obtaining bark or firewood therefrom.
8. Every log and every stack of timber or undergrowth shall have the name of the licensee or owner legibly marked thereon.
9. The interest of the Crown in any timber, undergrowth, or bark felled or procured under the provisions of this license shall not cease until such timber, undergrowth, or bark shall have been removed from the forest; and if any timber, undergrowth, or bark felled or procured by the licensee be transported or removed by any other person, such other person also shall hold a similar license.
10. Timber or undergrowth felled and not removed during the currency or within fourteen days of the expiry of this license shall be deemed to be the property of the Crown.
11. If the licensee do any act which, if it were done without license, would be punishable as trespass, if he fail to produce his license when asked so to do by any forester, bailiff of Crown lands, or police constable, he shall be conclusively deemed to be a person not licensed or otherwise authorized to do such act within the meaning of the 110th section of *The Land Act 1884*.
12. This license may be transferred on payment of Five shillings at the office where the license fee was paid.
13. This license shall be liable to revocation at any time without any liability to satisfy any claim by the licensee for compensation.
14. This license is not available for any area over which an exclusive right to cut timber has been granted.

SCHEDULE XLVII.—(CHAP. XVI. s. 10.)

Fee per quarter—£

V.  R.

No.

VICTORIA.

Sec. No. 93 of *The Land Act 1884*, No. 812.

STATE FORESTS.—TIMBER RESERVES.

KNOW ALL MEN that I, being in that behalf duly authorized by the Governor of the colony of Victoria, do hereby, in pursuance of *The Land Act 1884*, give and grant to _____ of _____ in consideration of the payment of the sum of _____, and subject to the fulfilment of the conditions printed or written on the back hereof, full license and authority to enter upon, on and after date hereof, and to occupy for three months and no longer, the Crown lands described, in the schedule hereto for the following purpose, that is to say:

Schedule.

All these Crown lands, situate within the State Forest of
Timber reserve.

Licensing Agent.

Countersigned—

Issuer authorized by the Treasury.

This license shall have no effect until countersigned by the Issuer authorized by the Treasury.

N.B.—Be careful to observe that this license expires on the
day of _____ 18 _____

SCHEDULE XLVIII.—(CHAP. XVI. s. 11.)

CONDITIONS OF LICENSE FOR EXCLUSIVE RIGHT TO CUT TIMBER IN
STATE FORESTS AND TIMBER RESERVES.

1. No tree of less diameter than eighteen inches shall be felled.
2. No greater number of trees shall be felled than is required for the current supply of the mill.
3. All trees felled and not delivered at the mill at the expiry of the license shall revert to the Crown.
4. No tree on the block under license shall be used merely for the purpose of obtaining bark therefrom.
5. The licensee shall protect saplings and young seedling indigenous trees, and neither he nor any other person shall depasture goats on the block under license to him, or cultivate any part of such block.

6. Within the period of one month from the felling of any tree, the portion thereof not required for use shall be disposed of by the licensee as not to encumber the ground.

7. The license fee, amounting to pounds shillings
and pence, shall be paid in advance on to the
Receiver and Paymaster at or to any other officer who may be
authorized by the Board to collect the same.

8. The license shall be produced by the holder thereof when asked so to do by any
bailiff of Crown lands or police constable.

9. Non-compliance with or non-performance of any of the foregoing conditions
shall render this license null and void.

10. This license shall be in force for from the date hereof, and
no longer, and shall be renewable by endorsement of the Secretary of Agriculture.

SCHEDULE XLIX.—(CHAP. XVI. s. 23.)

FORM OF APPLICATION FOR RESIDENCE LICENSE WITHIN A STATE FOREST.

In pursuance of *The Land Act 1884*, I, the undersigned, do hereby make application
for a license to occupy for residence purposes the land of which a plan, description,
and report are hereunder given. And I declare that such plan, description, and
report have been furnished to me, at my request, by an authorized surveyor.

Signature in full—

Occupation—

If owner of land in fee-simple, state extent—

Address, post town—

Date—

To the Secretary for Agriculture, Melbourne.

Situation and Extent of Land applied for.	Description.
County of	
Parish of	
State Forest	
Area a. r. p.	

SCHEDULE L.—(CHAP. XVI. s. 25.)

RESIDENCE LICENSE.

KNOW ALL MEN that I, the Governor of Victoria, in pursuance of the provisions of
The Land Act 1884, and in consideration of the sum of Five shillings to be paid by
at of or other officer authorized to receive the same, and
subject to the terms and conditions hereunder specified, do hereby give to the
said full license and authority to reside on or to cultivate all that
piece or parcel of Crown land situated in State forest more particularly
described in the schedule hereto, for one year from the date hereof, unless the same
be annulled or revoked, in accordance with the conditions hereunder specified.
Dated this day of A.D. 18

Allotment county	acres section	Schedule.	roods parish	perches

CONDITIONS OF RESIDENCE LICENSES.—STATE FORESTS.

1. This license only gives to the licensee the right to use the land for the purposes for which the license has been granted, and for no other purpose whatever.

2. The licensee may sublet any part of the land in respect of which this license is issued, but shall not, without the consent of the Minister first had and obtained, assign such land or any part thereof, or part with the possession thereof or his interest therein.

3. If in the opinion of the Minister the land in respect of which this license is issued, or any part thereof, be required for railways, roads, telegraph lines, dams, reservoirs, races, catchwater drains, pipe tracks, stone quarries, or any other public purpose, the Governor, upon payment to the licensee of such compensation (if any) as the Minister may think fit, may at any time during the currency of the license resume the whole or any part of such land, and thereupon the license shall cease as to such land or the part resumed.

4. Any person may at any time, with the written permission of the Minister, enter for the purpose of mining and mine for gold, silver, tin, copper, iron, or the ores thereof, or for auriferous earth, or for coal or lignite, upon the land in respect of which this license is issued, or such part thereof as the Minister may by such writing allow, making such compensation to the licensee for the improvements (if any) effected thereon and for the license and other fees paid in respect thereof as may be agreed upon between him and such licensee, or in the event of a disagreement as may be determined by the arbitration of three indifferent persons or any two of them, one arbitrator to be appointed by the licensee, one by the Minister, and one by the person to whom the permission to mine has been granted, the form of submission to arbitration to be determined by the Governor in Council in case of any differences; and if the licensee obstruct any such person so entering or mining as aforesaid, the Governor may revoke his license.

5. In case the licensee obstruct any holder of a miner's right so entering or mining as aforesaid, this license may be revoked.

6. The publication of a notice in the *Government Gazette* purporting to declare that the Governor has annulled or revoked this license shall be conclusive evidence that the license was annulled or revoked.

SCHEDULE LI.—(CHAP. XVI. s. 26.)*

FORM OF ENDORSEMENT ON ISSUE OF NEW LICENSE FOR RESIDENCE WITHIN
A STATE FOREST UNDER SECTION 87, "LAND ACT 1884."

His Excellency the Governor has granted a new license to the person and for the land, and subject to the conditions described in the document to which this is affixed, for one year ending 18 and no longer (see *Government Gazette* dated 18 page), and the sum of pounds shillings and pence has been received as fees for the same.
A separate receipt for this amount has also been given.
Dated at this day of 18

Receiver of Revenue.

SCHEDULE LII.—(CHAP. XVII. s. 1.)

APPLICATION FOR A LEASE OF LAND UNDER PART VIII. OF "THE
LAND ACT 1884."

In pursuance of *The Land Act 1884* the undersigned, do hereby make application for a lease of the undermentioned land for the purposes and period set forth herein.

Signature in full—
Address, post town—
Date—

The Honorable the President of the
Board of Land and Works, Melbourne.

Particulars of Land and period of Lease applied for.	Particulars of proposed Works, and estimated Cost of the same.	* Technical Description of the boundaries of Land applied for.
County of		
Parish of		
Area a. r. p.		
Period of lease— years.		Authorized Surveyor.

* This must be supplied and signed by an authorized surveyor. Names and addresses of authorized surveyors may be ascertained at the Crown Lands Office, Melbourne, or at any of the District Land or Survey Offices.

SCHEDULE LIII.—(CHAP. XVIII. s. 1.)

CONDITIONS OF LICENSE FOR FELLING EUCALYPTUS TIMBER EXCEPT RED GUM
AND IRONBARK.


1. That payment of the license fee be made by the licensee in advance at the commencement of each quarter.
2. No timber shall be cut or taken away with the exception of gum (not including red gum and ironbark), stringybark, box, messmate, or other kinds of eucalyptus.
3. Not more than three trees shall be felled before they are cut up.
4. One person only shall cut or take away timber under one license, and the interest of the State in such timber shall not cease until it has been transported from the place wherein it has been cut to the nearest main road.
5. Licenses shall be liable to revocation at any time by the Board of Land and Works without any liability to satisfy any claim by the said licensees for compensation.
6. This license is personal, and must be produced by the licensee upon the request of any bailiff of Crown lands or of any police constable.
7. This license is not available for any area over which an exclusive right to cut timber shall have been granted.
8. Timber cut under this license shall not be removed to a sawmill except on a licensed jinker or log carriage.
9. No tree shall be felled merely for the purpose of obtaining bark therefrom. (If license is issued for the cutting of timber on a Mallee block or allotment, the following condition shall apply):—
10. Within the period of one month from the felling of any tree, the portion thereof not required for slabs, palings, shingles, posts, rails, props, or manufacturing purposes, shall be so disposed of by the licensee as not to encumber the ground.

SCHEDULE LIV.—(CHAP. XVIII. s. 2.)

CONDITIONS OF LICENSE FOR FELLING RED GUM AND IRONBARK TIMBER.

1. That payment of fee shall be made by licensee in advance.
2. No timber shall be cut or taken away with the exception of red gum, ironbark, or other kinds of eucalyptus.
3. Not more than three trees shall be felled before they are cut up.
4. One person only shall cut or take away timber under this license, and the interest of the State in such timber shall not cease until it has been transported from the place wherein it has been cut to the nearest main road.
5. This license shall be liable to revocation at any time by the Board of Land and Works without any liability to satisfy any claims by the said licensee for compensation.
6. This license is personal, and must be produced by the licensee upon the request of any bailiff of Crown lands or any police constable.
7. This license is not available for any area over which an exclusive right to cut timber shall have been granted.
8. Timber cut under this license shall not be removed to a sawmill except on a licensed jinker or log carriage.
9. No tree shall be felled merely for the purpose of obtaining bark therefrom.

SCHEDULE LV.—(CHAP. XVIII. s. 5.)

<p>VICTORIA. Fee £1 10s. No..... Sec. No. 93, <i>Land Act</i> 1884, No. WATTLE-BARK LICENSE. Department of Lands and Survey,18..... Name of licensee Address <i>Schedule of Crown lands for which this license is not available.</i> Not available for State Forests or Timber Reserves, or within one mile of Port Phillip Bay or its arms. This license expires on the 15th day of January 18....</p>	<p>VICTORIA. V.  R. Sec. No. 93, <i>Land Act</i> 1884, No. WATTLE-BARK LICENSE. Department of Lands and Survey,18..... KNOW ALL MEN that I, being in that behalf duly authorized by the Governor of the Colony of Victoria, do hereby, in pursuance of the provisions of <i>The Land Act</i> 1884, give to of..... in consideration of the payment of the sum of One pound ten shillings, and subject to the fulfilment of the conditions printed or written on the back hereof,* full license and authority, for a term of four months commencing on the 15th day of September 18..... and ending on the 15th day of January next following, to fell Wattle trees for the purpose of obtaining bark therefrom, on the Crown lands within the..... Survey District, except the Crown lands mentioned in the schedule hereto. <i>Schedule of Crown Lands for which this license is not available.†</i> Not available for State Forests or Timber Reserves, or within one mile of Port Phillip Bay or its arms. † This schedule will vary with the district. Licensing Agent. Countersigned..... <i>Issuer authorized by the Treasury.</i> This license shall have no effect until countersigned by the Issuer authorized by the Treasury. N.B.—Be careful to observe that this license expires on the 15th day of January 18.....</p>	<p>VICTORIA. Fee £1 10s. No..... Section 93, <i>Land Act</i> 1884, No. WATTLE-BARK LICENSE. Department of Lands and Survey,18..... I, Issuer of Licenses at do hereby notify that a license to strip Wattle-bark on Crown lands within the..... Survey District, except on the lands mentioned in the schedule hereto, has been granted this day to of..... The license has been issued subject to the fulfilment of the conditions printed or written on the back hereof,* and will expire on the 15th day of January next. <i>Schedule of Crown lands for which the license is not available.</i> Not available for State Forests or Timber Reserves, or within one mile of Port Phillip Bay or its arms. Signature..... N.B.—This notification must be forwarded to the senior Crown lands bailiff of the district upon the date of the issue of the license.</p>
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* See following page.

* CONDITIONS.

1. The license fee shall be payable in advance.
2. This license is available only for the survey district specified therein.
3. No tree of less than five inches in diameter, when of the black or feather-leaf species, nor less than four inches when of the golden or broad-leaf species, shall be stripped of its bark. The measurement in each of the foregoing cases shall be taken at two feet from the ground.
4. No bark shall be stripped from a tree until after the same has been felled.
5. No tree shall be felled at a greater height than two feet from the ground.
6. The licensee will be required to thoroughly strip the bark from the trunk and branches of every tree felled, and to complete the stripping of one tree before commencing to fell another.
7. No tree shall be felled so as to obstruct any track.
8. The licensee only shall strip bark under the authority of this license, and if any bark stripped by him be transported from Crown lands by any other person, such other person also shall hold a similar license.
9. All bark stripped under the provisions of this license shall remain the property of the Crown until the same shall have been removed from Crown lands.
10. This license is personal, and must be produced by the holder thereof when asked so to do by any Crown lands bailiff or other officer appointed to enforce the regulations under which the same is issued.
11. If the licensee shall strip or remove bark from any tree on any Crown lands except in accordance with the conditions of this license, he shall be deemed to have stripped or removed bark without a license, and, on conviction thereof, under the provisions of *The Land Act* 1884, this license for the season during which such conviction may have been made, shall, from and after the date of such conviction, become void and of no effect, nor shall any fresh license be granted to him during such season.
12. This license shall have no force or effect except within the survey district and during the season for which the same has been granted, nor shall it be of any force or effect within any reserve specially made and proclaimed under the provisions of *The Land Act* 1884 for the preservation and growth of wattle trees.

SCHEDULE LVI.—(CHAP. XIX. s. 1.)

SECTION 93.—MISCELLANEOUS LICENSES.

Licenses which confer the exclusive right to enter on Crown lands.

Purpose of License.	Fee to be paid.	Right to be conferred by License.
For obtaining and removing guano	Not less than £10 per annum, payable quarterly in advance	To enter upon Crown lands not exceeding six acres in extent in a position approved by the Minister.
For obtaining and removing stone	Not less than £10 per annum, payable quarterly in advance, according to area and position of land and value of the stone Within Sandhurst Land Officer's district.— Not less than £4 per annum, payable quarterly in advance, according to the area and position of the land and the value of the stone.	To enter upon Crown lands not exceeding two acres in extent in a position approved by the Minister, and subject to the following conditions:— Enclosure of site by a substantial three-rail fence, not removable by the licensee at the termination of his tenure thereof, but to belong to the Crown. If the site abut on a public road, the slope of excavation from edge of the road to the bottom of the quarry must not be steeper than 1 to 1.
For obtaining lime-stone and erecting lime-kilns	Not less than £25 per annum, payable quarterly in advance; if kiln site is a separate site, £2 per annum extra for it	To enter upon Crown lands not exceeding three acres in extent in a position approved by the Minister. Wood for fuel for the kilns shall not be obtained on Crown lands unless a "Timber license" be taken out by each person employed by the licensee to procure the wood.
For obtaining brick-earth and erecting brick-kilns	Not less than £10 per annum, payable quarterly in advance	To enter upon Crown lands not exceeding three acres in extent in a position approved by the Minister, and subject to the condition that the site be enclosed by a substantial three-rail fence, not removable by the licensee at the termination of his tenure of the site. Trees on such site may be cut down and made use of for the kilns by the licensee; but no wood beyond the boundaries of the site shall be removed from Crown lands for use at the brick-kilns unless a "Timber license" be taken out by each person employed by the licensee in procuring wood.

MISCELLANEOUS LICENSES—continued.

Purpose of License.	Fee to be paid.	Right to be conferred by License.
For slaughter-houses	Not less than £10 per annum, payable quarterly in advance	To enter upon Crown lands not exceeding three acres in extent in a position approved by the Minister.
For building or repairing ships or boats	To be fixed by the Minister	To enter upon Crown lands not exceeding three acres in extent in a position approved by the Minister.
For landing-places, or for depositing materials	Ditto ditto	To enter upon Crown lands not exceeding three acres in extent in a position approved by the Minister.
For a factory ..	Ditto ditto	Wood for a factory, tannery, or for a saw-mill, or for a paper-mill, shall not be cut from Crown lands beyond the boundaries of the site specified in the license, unless a "Timber license" be taken out by each person employed by the licensee in cutting and taking away wood for such mill.
For a tannery ..	Ditto ditto	To enter upon Crown lands the position and area of which to be approved by the Minister.
For a paper-mill..	Ditto ditto	To enter upon Crown lands the position and extent of which to be determined by the Minister.
For erection of pumps	£5 to £10 per annum, payable quarterly in advance	To enter upon Crown lands the position and extent of which to be approved by the Minister.
For working mineral springs	Not less than £10 per annum, payable quarterly in advance	To enter upon Crown lands the position and extent of which to be approved by the Minister.
For bathing-places, or for boat-jetties	To be fixed in each case by the Minister. But when the bathing-place or boat-jetty is in front of the purchased land of the licensee, a fee of 1s. per annum	To enter upon Crown lands the position and extent of which to be approved by the Minister.
For the manufacture of salt	Not less than £5 per annum, payable quarterly in advance	To enter upon Crown lands the position and extent of which to be approved by the Minister.
For an inn, store, smithy, bakery, or similar building in a thinly-populated district	Not less than £5 per annum, ditto, ditto	To enter upon Crown lands in a position approved by the Minister. The Crown lands to be so entered upon, when comprised in surveyed allotments, must be situated on the road frontage of such allotments.
For sites for toll or punt houses	Not less than £10, ditto	To enter upon Crown lands not exceeding three acres in extent in a position approved by the Minister.
For fishermen's residences	£2 per annum if the site be within seven miles of the General Post Office, Melbourne; £1, ditto, ditto, if the site be beyond that distance and within a town, village, or borough; 10s. if the site be from seven miles to thirty miles from Melbourne and not in a town, village, or borough; and 5s. if the site be more than thirty miles from Melbourne and not in a town, village, or borough	To enter upon unreserved Crown lands not exceeding in extent twenty perches in a position approved by the Minister, with use of adjacent unappropriated Crown lands for drying nets. The licensee to have the use of adjacent unappropriated Crown lands for drying nets, and to take dead wood for fuel for domestic purposes.
For licenses to protect present reserves	To be fixed by the Minister	To protect the public reserve for the purposes for which it may be reserved, and consistently with the preservation of the public rights thereupon to make such use of it as may be described in the license.
For gardens ..	Ditto ditto ..	To occupy Crown lands not exceeding in area three acres, for residence and garden purposes only.
For collecting ballast	£12 per annum, payable quarterly in advance	To enter upon Crown lands not exceeding in extent one rood in a position approved by the Minister.
For any other purpose not included in above	To be fixed by the Minister	For such purposes and at such places as shall be approved by the Minister and inserted in such license.

SCHEDULE LVII.—(CHAP. XIX. s. 2)

LICENSES WHICH DO NOT CONFER ANY EXCLUSIVE RIGHT TO ENTER ON CROWN LANDS.

Purpose of License.	Fee to be paid.	Right to be conferred by License.
For removal of stone	5s. per week, payable in advance Within city of Sandhurst and borough of Eaglehawk, £1 per quarter, payable in advance	To enter upon such Crown lands as may be allowed by the Minister to be made use of for the purpose of taking away stone therefrom, which must not be excavated to a greater depth than twenty inches below the natural surface of the ground; and no blasting operations shall be permitted under this license, which is available for one person only using one cart.
For removal of sand from unappropriated Crown lands within Sandridge Bend	1s. per load ..	1. No sand shall be removed under any pretence for purposes of reclamation or filling up. 2. Sand for building purposes may be removed only from within the bounds of the ground specially set apart for that purpose. 3. The removal of sand is prohibited except between the hours of 7 a.m. and 4 p.m. 4. Every person removing sand for building purposes shall pay to the Crown lands bailiff in charge of the site set apart for obtaining such sand the sum of One shilling in respect of each load of sand to be removed by him, and shall receive from such bailiff a printed permit for the same, which, on leaving with his load, he shall deliver to the Crown lands bailiff for cancellation. 5. Any person found removing sand without a permit from the ground set apart for sand carters, and all persons found removing sand from the unappropriated Crown lands at Sandridge Bend beyond those bounds, with or without a permit, shall be summoned by any Crown lands bailiff or police constable to appear before justices of the peace to answer for such offence.
For digging and taking away—Sand	5s. per week, payable in advance	To enter upon such Crown lands as may be allowed by the Minister to be made use of for this purpose. Such license available for one person only using one cart.
Salt	Ditto, ditto	Ditto.
Loam ..	Ditto, ditto	Ditto.
Shells ..	Do., do.	But the license shall be null and void if the licensee traffic in any way with the shell or seaweed dug or taken away under the provisions of the license, or dispose of such shell or seaweed in any way other than as manure upon the licensee's own land only.
Seaweed ..	Do., do.	Ditto.
Gravel ..	Ditto, ditto	Ditto.
For any other purpose	To be fixed by the Minister	To be stated in license.

CONDITIONS OF ABOVE LICENSES.

The conditions of such licenses shall be as follows, so far as circumstances will permit:—

- a. That payment of the fee shall be made by the licensee in advance.
- b. The license shall be available for one person and one dray only, and shall be produced by the licensee upon the request of any bailiff of Crown lands or police constable.
- c. The license shall be liable to revocation at any time by the Minister, without any liability to satisfy any claim by the said licensee for compensation.
- d. If the license be for the purpose of obtaining shell or seaweed, then it is issued to the licensee subject to the provision that the license shall be null and void if the licensee traffic in any way with the shell or seaweed dug or taken away under the provisions of the license or dispose of such shell or seaweed in any way other than as manure upon the licensee's own land only.
- e. If the license be for the purpose of obtaining and removing surface stone, the land specified in the license shall not be excavated to a greater depth than twenty inches below the natural surface of the ground, and no blasting operations will be permitted.

SCHEDULE LVIII.—(CHAP. XIX. s. 3.)

I, the undersigned hereby make application for a license under *The Land Act 1884*, to occupy the land marked out by me, and hereunder described, for the purpose of
and I request that (if necessary) an authorized surveyor be instructed to make a survey for me and on my account of the said allotment, and to supply a plan of same; and I undertake to pay all duly authorized fees for the making of the said survey and plan, or for any modification thereof; and if the issue of such license be notified in the *Government Gazette* as approved, I hereby agree to accept such license from the date specified in such notification as the date thereof, and to pay all license fees due or that may become due with respect to such license or with respect to this my application therefor, and to accept a license subject to the terms, covenants, and conditions which may be lawfully imposed.

Signature of applicant—

Occupation—

Address—

Date of signature—

Situation and Extent of Land applied for.	Description of the Land, containing the lengths and bearings of the boundary lines and their connexion with a fixed point in a Government Survey, as shown on plan accompanying this application.

SCHEDULE LIX.—(CHAP. XIX. s. 4.)

Corr. No.

Number of license—

V.



R.

This number should be quoted in any correspondence relating to this license.

Fee per annum, £
payable as follows:—

Schedule of Payments.

£	s.	d.	Initials of Receiver.	Date of Receipt.
On delivery of this license				
On 1st April 188				
On 1st July 183				
On 1st October 183				

Department of Lands
and Survey
(Occupation Branch),
Melbourne, 183

When making the last payment the licensee must state whether he wishes the license renewed, and for what period.

SECTION 93 OF "THE LAND ACT 1881."

This license, together with the receipt for the current quarter's fee, must be produced at all times when demanded, and must be produced to the Receiver whenever money is being tendered on account hereof.

KNOW ALL MEN that I, the undersigned, being in that behalf duly authorized by the Governor of the Colony of Victoria, do hereby, in pursuance of *The Land Act 1884*, give and grant to of in consideration of the payment of the annual sum of pounds shillings pence, in instalments as specified in the schedule prefixed hereto in advance, to the Receiver of Revenue at subject to the fulfilment of the conditions printed or written on the back hereof, full license and authority to enter upon on and after date hereof, and to occupy until and no longer, the Crown lands more particularly described or delineated in the schedule hereto, for the following purpose, that is to say:—

Schedule.

Description.	Number of Office Plan—	Diagram.
All the Crown lands situate at in the parish of containing acres roods perches, or thereabouts, as per diagram annexed, subject to any modification of boundaries of the site that may be deemed necessary at any time during the currency of this license.		

Signature—

N.B.—Be careful to observe that this license expires on day of 188

If a renewal is desired, the licensee should signify the same when making the last payment hereon.

CONDITIONS UNDER WHICH THIS LICENSE IS ISSUED.

1. The land specified in this license shall be used solely for the purpose for which it is granted, and shall not be sublet.
2. This license shall be produced by the licensee upon the request of any bailiff of Crown lands or police constable.
3. When the holder of the license does any act which if it were done without license would be punishable as trespass, if he fail to produce his license when asked so to do by any bailiff of Crown lands or any police constable, he shall be conclusively deemed to be a person not licensed or otherwise authorized to do such act within the meaning of the 110th section of *The Land Act 1834*.
4. The non-compliance with, or the non-performance of, any of the obligations specified in this license shall render this license null and void, and the Minister may thereupon cause the land to be re-entered upon in respect to which this license has been granted, and deal therewith as unoccupied Crown land.
5. If, during the period for which this license is issued, the Governor shall deem the resumption of the whole or any part of the land described in this license necessary for public purposes, the Governor shall have power to resume possession of the land, or of part thereof, without giving compensation to the licensee for so doing, after the licensee shall have been served with a notice under the seal of the Board of Land and Works of the intention to resume possession of the land, or of part thereof, three months after date of such notice.
6. In all proceedings for any alleged breach of the conditions of this license, or of the regulations under which it is issued, the burthen of proof of compliance therewith shall rest with the licensee.
7. Subject also to the conditions in the several cases hereunder specified, and to the special conditions (if any) prescribed by the Minister and written at the foot hereof.

CONDITIONS IN CERTAIN CASES.

- | | |
|---|---|
| If the license be for obtaining and removing stone of any description, and brick or other earth | The site herein licensed must be enclosed by a substantial three-rail fence, not removable by the licensee at the termination of his tenure hereof, but to belong to the Crown.
If the site abut on a public road, the slope of excavation from edge of the road to the bottom of the quarry must not be steeper than 1 to 1. Ground must not be broken within 6 feet of road. |
| If the license be for fishermen's residences | The licensee herein mentioned is permitted the use of adjacent unappropriated Crown lands for drying nets and to take dead wood for fuel for domestic use. |
| If the license be for brick-kilns | The site to be enclosed by a substantial three-rail fence, not removable by the licensee at the termination of his tenure of the site. Trees on such site may be cut down and made use of for the kilns by the licensee, but no wood beyond the boundaries of the site shall be removed from Crown lands for use at the brick-kilns unless a "timber license" be taken out by each person employed by the licensee in procuring wood. |
| If the license be for lime-kilns | Wood for fuel for the kilns shall not be obtained on Crown lands unless a "timber license" be taken out by each person employed by the licensee to procure the wood. |
| If the license be for a tannery, factory, saw-mill, or paper-mill | Wood shall not be cut from Crown lands beyond the boundaries of the site specified in this license, unless a "timber license" be taken out by each person employed by the licensee in cutting and taking away wood for the use of the mill herein licensed. |
| If the license be for a site for a saw-mill in a State forest | No buildings shall be erected outside of the boundaries of the site. No goats shall be kept by licensee or by persons in his employment in the reserve wherein the mill-site is situated. Licensees shall forward, when called upon, to the Minister a statutory declaration of the number of men engaged under licenses in felling and transporting timber for feeding mill, and that no unlicensed men have been so employed. |
| If the license be for obtaining and removing surface stone, at the rate of £3 per quarter | The land specified in the license shall not be excavated to a greater depth than twenty inches below the natural surface of the ground, and no blasting operations will be permitted. |
| If the license be for a site for a rural inn | This license only confers the right to occupy the land as a site for a rural inn. Fermented or spirituous liquors can only be sold thereat under the usual publican's license authorized by the licensing bench of magistrates. |

SPECIAL CONDITION.

SCHEDULE LX.—(CHAP. XIX. s. 4.)

Fee per

V.



R.

No.

VICTORIA.

Sec. No. 93 of *The Land Act* 1884, No. 812.

Department of Lands and Survey,

KNOW ALL MEN, that I, being in that behalf duly authorized by the Governor of the colony of Victoria, do hereby, in pursuance of *The Land Act* 1884, give and grant to _____ of _____ in consideration of the payment of the sum of _____ and subject to the fulfilment of the conditions printed or written on the back hereof, full license and authority to enter upon, on and after the date hereof, for _____ and no longer, the Crown lands described in the schedule hereto for the following purpose, that is to say :
 To obtain and remove _____ therefrom.

Schedule.

All these Crown lands,

Countersigned,

Issuer authorized by the Treasury.

Licensing Agent.

This license shall have no effect until countersigned by the issuer authorized by the Treasury.

N.B.—Be careful to observe that this license expires on the _____ day of _____ 188 _____.

SCHEDULE LXI.—(CHAP. XIX. s. 5.)

CONDITIONS OF LICENSE FOR LIME SITES NORTH OF AND ADJOINING THE BOTANICAL GARDENS AT GEELONG.

1. The portion of surface soil required to be removed shall be carefully preserved and shall be placed apart by itself within the boundaries of the site, and all waste soil and debris shall be deposited in such places as may be directed by the Town Surveyor of Geelong.
2. The road may be diverted for the purpose of quarrying for limestone and relaid with the concurrence and under the direction of the Town Surveyor aforesaid.
3. Kiln sites can only be obtained east of those now under license.
4. Quarrying operations shall not be carried on within the boundaries of the land under license in such a manner as will in the opinion of the Town Surveyor endanger the public safety.
5. Quarrying or other operations by the licensee must not in any way interfere with or obstruct the public safety.
6. The licensee shall, within one month, commence to quarry the limestone on the site for which he shall hold a license, and convert the limestone so raised into good marketable lime, and shall, at the expiration of three months from the date of his license, and during each and every week thereafter, while his license or any renewal thereof is in force, make and produce from the stone so quarried 900 bags (if required) of good marketable roche lime per week from each site; provided that there shall always be on hand at the kiln ready for sale to the public, in the order in which applications may be made or lodged, not less than 500 bags of such lime to supply the demands of the public.
7. That each bag of lime shall contain not less than three bushels of well-burned, screened, marketable lime; and not more than two shillings and threepence per bag shall be charged if delivery be required at the kiln, or into boats as is now the practice in connexion with the Limeburners' Company at Geelong; and three shillings per bag if delivery be required at the wharf in Melbourne. The bags shall be the property of the licensee, who will be entitled to charge one shilling per bag, which amount will be refunded, provided the bags be returned in good order within ten days.
8. That if at any time during the currency of a license, or of any renewal thereof, the licensee has not worked and is not working the lime site fully and fairly according to his license, or has wilfully failed and neglected to have on hand at the kilns not less than 500 bags of lime to supply the requirements of the public as aforesaid, or that the lime prepared by the licensee is not good marketable roche lime, pure in quality, and that the bags do not contain three bushels of lime as aforesaid, due allowance being made for waste by transit to Melbourne, or that more has been demanded for each bag of lime than two shillings and threepence or three shillings at the respective places of delivery as aforesaid; then and in such case, after the licensee shall have had an opportunity of showing cause against such forfeiture, in the manner provided by the 125th section of *The Land Act* 1884, the license may be forfeited, and thereupon all moneys previously paid by the licensee, together with all erections, improvements, plant, and materials then on the lands mentioned in such license, shall become and be the property of the Board of Land and Works; and the production of a copy of the *Government Gazette* containing a notice, purporting to be signed by the Minister of Lands, of the forfeiture of the license shall be conclusive evidence that such license has been lawfully determined and annulled.

SCHEDULE LXII.—(CHAP. XX. s. 1.)

FORM OF APPLICATION FOR A LICENSE UNDER THE 96TH OR 97TH SECTION OF "THE LAND ACT 1884."

Name, Address, and Occupation of Applicant and every Proprietor and Occupier.	Position and Extent of Land applied for, and term (not exceeding 15 years).	Report by Authorized Surveyor on the discharge of the stream or other source whence it is proposed to divert water, and on the maximum quantity of water per diem proposed to be so diverted.	Report by Land Officer.
		Authorized Surveyor.	Land Officer.

To the Minister of Lands, Melbourne.

March 20, 1885.

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SCHEDULE LXIII.—(CHAP. XX. s. 13.)

FORM OF LICENSE FOR WATER EASEMENTS.

KNOW ALL MEN by these presents that, in pursuance of *The Land Act 1884*, the Board of Land and Works doth grant to _____ of _____ license to cut and construct [or to deepen, widen, clean, repair, and otherwise improve, or to take water from] a race, drain, dam, or reservoir in and upon the lands described in the schedule hereto, subject to the provisions of *The Land Act 1884*, it shall be lawful for the said _____ by the authority of this license, to enter for the purpose herein expressed, but for none other, upon the said land, compensation for any damage occasioned by such entry having, before the issue of this license, been determined by arbitration, in the manner determined by the Regulations made by the Governor in pursuance of *The Land Act 1884* and paid by the said _____ to or to the use of the parties entitled thereto, to hold the same for the term of _____ years.

Schedule.

The Common Seal of the Board of Land and Works was hereunto affixed on the _____ day of _____ 188____ in the presence of the undersigned two members of the said Board.

President.
Member.

SCHEDULE LXIV.—(CHAP. XXI. s. 2.)

FORM OF NOTICE OF APPLICATION FOR LICENSE UNDER SECTION 97 OF
"THE LAND ACT 1884."

I, the undersigned, hereby give notice that I intend to apply to the Board of Land and Works for a license, under the 97th section of *The Land Act 1884*, to cut a race on the Crown lands defined by this and the adjoining posts, containing more or less.

Length of proposed race—
Extent of land proposed to be used—
Quantity of water proposed to be diverted per diem—

Signature—
Occupation—
Address—

Date—

SCHEDULE LXV.—(CHAP. XXI. s. 8.)

FORM OF LICENSE FOR A WATER-RACE.

KNOW ALL MEN that I, the Governor of Victoria, by and with the advice of the Executive Council, and in exercise of the authority in this behalf given by the 97th section of *The Land Act 1884*, in consideration of the rent reserved in the conditions hereto and of such conditions, do hereby grant, for the term of _____ years from the day of the date hereof, to _____ of _____, full license and liberty (except as against Her Majesty, the Governor or Administrator of the Government of Victoria, or the Board of Land and Works) to enter upon the Crown lands specified in the schedule hereto, and through and upon the same to cut and construct and to use a race, and to take or divert water from the springs, lakes, pools, or streams situated or flowing upon or through or bounded by such lands for the purpose of _____ in manner prescribed hereby, and subject to the conditions hereto and to the regulation for the time being in force relating to licenses of the like kind; but it shall be lawful for the said _____ to take or divert water only to the same extent but no greater than he might do if he were owner of the aforesaid Crown lands.

CONDITIONS.

1. The rent shall be the sum of _____ yearly, payable in advance quarterly on the _____ day of _____, the _____ day of _____, the _____ day of _____, and the _____ day of _____ in each year, the first of such quarterly payments to be made on the day of the date hereof; and if and whenever any part of the said rent shall be in arrear for six days, whether the same shall have been demanded or not, it shall be lawful for the Governor or Administrator of the Government of Victoria by any person authorized in that behalf or for any Crown Lands Bailiff to seize and distrain all chattels and effects in or about the said land and its appurtenances, and every distress then made to sell and dispose of as landlards may do for rent in arrear, and out of such distress or the moneys produced by the sale thereof to retain the rent then due and all expenses incurred in or about the said distress or in consequence of the non-payment of the said rent.

2. The water which shall be taken or diverted under the foregoing license to be used for the purpose of _____, and for no other use or purpose whatsoever.

3. If and whenever any part of the said rents shall be in arrear for six days, whether the same shall have been demanded or not, or if and whenever there shall be a breach of any of the conditions hereby prescribed or hereinbefore contained, or of the regulations for the time being in force relating to licenses of the like kind, it shall be lawful for the Governor or Administrator of the Government of Victoria to forfeit this license, and thereupon any person authorized in this behalf or any Crown Lands Bailiff may re-enter upon any part of the lands in the schedule hereto, or of the works constructed under the liberties hereinbefore contained, in the name of the whole; and thereupon the said term of _____ years and the license and liberty hereinbefore contained shall absolutely determine.

Dated the _____ day of _____ 188____ (L.S.)

Schedule.

SCHEDULE LXIX.—(CHAP. XXII. s. 16.)

Abstract of the Accounts of the Managers of the above-named Common, for the year [or period] commencing on the day of 18 and ending on the day of both days inclusive.

Dr.				Cr.			
Receipts.				Expenditure.			
	£	s.	d.		£	s.	d.
To Balance ...				By Salary of herdsman ...			
Fees for depasturing—							
Number, head of large cattle							
small cattle							
Fees received for special licenses to—							
Slaughtermen ...				Balance ...			
Butchers ...							
£				£			

We certify the above extract to be true and correct in every particular.

Managers.

I, the undersigned, having examined the accounts of the managers of the common, being duly authorized in that behalf, hereby certify that I find the same to be correct, and that the foregoing abstract is a true statement of the accounts of the said common.

Date—

Signature—

Office—

Address—

SCHEDULE LXX.—(CHAP. XXIII. s. 9.)

Fee per Annum, £ s. d. No.

GRAZING LICENSE UNDER 119TH SECTION "LAND ACT 1884"

Department of Lands and Survey,
Melbourne, Victoria, 188 .

KNOW ALL MEN that I, [the Governor of Victoria] (being the person duly authorized in that behalf) in pursuance of *The Land Act 1884*, and in consideration of the sum of £
duly paid by the person hereinafter mentioned, do hereby give to
of license and liberty
to enter with* upon the park lands, reserves, or
other Crown lands specified in the schedule hereto, not being lands forming part
of any common, or held under lease or license, or taken up or required for the
purposes of the said Act, and therewith to depasture the same. This license will
continue in force until the day of and no
longer, and is issued subject to the conditions on the back hereof.

* Describe
kind of
stock.

Schedule.

All these Crown lands containing acre or thereabouts.

CONDITIONS.

1. The issue of this license shall not prevent the land comprised therein or any part or parts thereof being sold, leased, licensed, alienated, or dealt with under any of the provisions of *The Land Act 1884* except under the 119th section thereof, under which the license is issued, or being resumed by order of the Governor or Administrator of the Government of Victoria, with the advice of the Executive Council, for any of the purposes for which land may be reserved under section 10 of *The Land Act 1884*, or for mining purposes.
2. No licensee shall, in case of any resumption, be entitled to any compensation other than the return of such portion of the fee paid by him as the responsible Minister of the Crown for the time being administering Part XI, of *The Land Act 1884* may think fit. This license is also subject to the rights of the holders of miners' rights or of mining leases now issued or hereafter to be issued to enter upon the allotment hereby licensed, and to search for gold and to mine therein, and to erect and occupy mining plant and machinery, without making any compensation for surface or other damage.
3. No land comprised in roads from time to time surveyed and marked out within the boundaries of the land comprised in this license shall be deemed within its operation.
4. This license entitles the holder thereof, during the period for which it is granted, to use the land therein comprised for depasturing purposes only, but does not confer any right to build thereon, or to cultivate, or to fence any portion thereof.
5. If the licensee desire a renewal of this license, notice to that effect must be given to the responsible Minister aforesaid one month prior to the expiration thereof, but nothing herein contained shall be deemed to confer the right to any renewal.
6. The interest in this license may not be transferred without the consent of the Minister aforesaid and the payment of a fee of £1.
7. No claim whatever shall be made or entertained by reason of the license not being renewed or transferred.
8. This license is to be used under and in accordance with the regulations made or to be made under the provisions of the said Act and for the time being in force.
9. This license may be forfeited if the licensee commit a breach of or neglect to comply with any of these conditions.
10. The publication of a notice in the *Government Gazette* purporting to declare that the Governor or Administrator, with the advice aforesaid, has forfeited this license shall be conclusive evidence that the license is forfeited.

A. L. TUCKER,

Commissioner of Crown Lands and Survey.

And the Honorable Albert Lee Tucker, Her Majesty's Commissioner of Crown Lands and Survey for Victoria, shall give the necessary directions herein accordingly.

ROB. WADSWORTH,
Clerk of the Executive Council.

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.
Ballarat—		Melbourne—	
Tuesday, 24 March *17, 24		Friday, 27 March ... 22	
Tuesday, 14 April ... 23		Tuesday, 31 March ... 22	
Bairnsdale—		Tuesday, 7 April ... 24	
Tuesday, 7 April ... 24		Friday, 10 April ... 24	
Echuca—		Sale—	
Tuesday, 7 April ... 24		Wednesday, 22 April ... 30	
Geelong—		Sandhurst—	
Friday, 27 March ... 22		Tuesday, 14 April ... 28	
Tuesday, 31 March ... 22		Traralgon—	
		Thursday, 23 April ... 30	

* Detailed particulars published in this number of *Gazette*.

Lands and Survey Office, Melbourne.

SALES (Nos. 6213 AND 6214) 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-fourth 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 receiver and paymaster, and the residue of such price will be payable in twelve (12) equal instalments on the last day of each successive period of three (3) months from the time of sale, or if the purchaser choose at any earlier time or times, being one of such last days of any of the periods of three (3) months stated above; such residue of payment will bear interest at the rate of six (6) per centum per annum, to be computed from the time of sale to the time of payment of such residue or instalment of such residue.

A. L. TUCKER,

Commissioner of Crown Lands and Survey.

Office of Lands and Survey,
Melbourne, 19th March 1885.

SALE—Sale (No. 6213), at ELEVEN o'clock a.m. on WEDNESDAY the 22nd APRIL 1885, at the AUCTION ROOMS of Messrs. ENGLISH, LITTLE, AND CO., Sale. To be conducted by the LAND OFFICER.

TOWN LOTS.

SALE, PARISH OF SALE, COUNTY OF TANJIL.

At the intersection of Lansdowne and Macarthur streets.

Upset price 32l. 5s. per lot.—Charge for survey 1l.

Lot 1. Area 2r., allotment 9, section 22.

In Macarthur street.

Upset price 7l. 10s. per lot.—Charge for survey 1l.

Lot 2. Area 1r., allotment 20, section 88.

At the site of the improvements of Mr. John Simmons.

Upset price 10l. per lot.—Charge for survey 1l.

Lot 3. Area 1a., suburban allotment 13A. Valuation 60l.

At the site of the improvements of Miss Margaret Simmons.

Upset price 8l. 10s. per lot.—Charge for survey 1l.

Lot 4. Area 3r. 16p., suburban allotment 13B. Valuation 10l.

STRATFORD, PARISH OF STRATFORD, COUNTY OF TANJIL.

In the township.

Upset price 4l. per acre.—Charge for survey 1l.

Lot 5. Area 3a. 3r. 36p., suburban allotment 1A.

SPECIAL LOTS.

PARISH OF COOLUNGLOOLUN, COUNTY OF BULN BULN.

Formerly held by Mr. T. G. McKenzie under section 47 of "The Land Act 1869."

Upset price 1l. 10s. per lot.—Charge for survey 1l.

Lot 6. Area 3r. 18p., allotment 12A, section A. Valuation 55l.

PARISH OF GIFFARD, COUNTY OF BULN BULN.

On Merriman's Creek, the former holding of Mr. Walter J. Medling.

Upset price 1l. 4s. per acre.—Charge for survey 2l.

Lot 7. Area 39a. 3r. 20p., allotment 4, section A. Valuation 82l.

TRARALGON—Sale (No. 6214), at ELEVEN o'clock a.m. on THURSDAY the 23rd APRIL 1885, at the AUCTION ROOMS of Messrs. R. MACKAY AND CO., Traralgon. To be conducted by the LAND OFFICER.

TOWN LOTS.

TRARALGON, PARISH OF TRARALGON, COUNTY OF BULN BULN.

At the site of the improvements of Mr. Daniel C. Liddy.

Upset price 4l. per lot.—Charge for survey 1l.

Lot 1. Area 2r., allotment 9, section 11. Valuation 250l.

At the site of the improvements of Mr. Jas. Downie.

Upset price 8l. per lot.—Charge for survey 1l.

Lot 2. Area 1a., allotment 13, section 16. Valuation 130l.

At the site of the improvements of Mr. Donald Beaton.

Upset price 8l. per lot.—Charge for survey 1l.

Lot 3. Area 1a., allotment 14, section 16. Valuation 130l.

TOONGABBIE, PARISH OF TOONGABBIE NORTH, COUNTY OF TANJIL.

In the township.

Upset price 4l. 5s. per lot.—Charge for survey 1l.

Lot 4. Area 2r. 2 7-10p., allotment 1, section 8.

Upset price 2l. 7s. 6d. per lot.—Charge for survey 1l.

Lot 5. Area 1r. 7 3-10p., allotment 12, section 8.

SPECIAL LOTS.

PARISH OF YINNAR, COUNTY OF BULN BULN.

Formerly held by Mr. John Campbell as a rural store site.

Upset price 1l. 10s. per acre.—Charge for survey 1l.

Lot 6. Area 2a., allotment 22A.

PARISH OF DEVON, COUNTY OF BULN BULN.

On the Jack River, former holding of Mr. Michael O'Callaghan.

Upset price 1l. 2s. 6d. per acre.—Charge for survey 4l. 4s.

Lot 7. Area 83a. 2r. 20p., allotments 96 and 96A. Valuation 88l. 17s.

PARISH OF MARYVALE, COUNTY OF BULN BULN.

Adjoining Maryvale pre-emptive right, former holding of Miss Emily B. Berham.

Upset price 1l. 4s. per acre.—Charge for survey 6l. 13s.

Lot 8. Area 132a. 3r. 6p., allotment 31A. Valuation 118l.

MANAGEMENT AND CONTROL OF WATER RESERVES.

IN pursuance of the provisions of *The Victorian Water Conservation Act 1881* (No. 716, sec. 46), notice is hereby given that it is the intention of the Governor, with the advice of the Executive Council, by Proclamation, to place under the temporary management and control of the subjoined Waterworks Trusts the water reserves hereunder described, viz. :-

The following Notices were gazetted 1st on 13 March, pursuant to Orders of 10 March 1885.

PUBLIC RESERVE ABOUT TO BE PLACED UNDER THE TEMPORARY MANAGEMENT AND CONTROL OF THE UNITED ECHUCA AND WARANGA WATERWORKS TRUST.

CARAG CARAG.—Four hundred and seventy-two acres, county of Rodney, parish of Carag Carag, being the land temporarily reserved by Order of the 16th December 1884, as a site for Water Supply purposes and for affording a supply of Timber, and described in the *Government Gazette* of the 19th December 1884, page 3564.—(85.W.20482.)

PUBLIC WATER RESERVE ABOUT TO BE PLACED UNDER THE TEMPORARY MANAGEMENT AND CONTROL OF THE LOWAN SHIRE WATERWORKS TRUST.

DAHVEDARRE.—Sixty acres three roods thirty-three perches, county of Lowan, parish of Dahvedarre, being the land temporarily reserved by Order of the 20th January 1885, as a site for the conservation of water, and described in the *Government Gazette* of the 23rd January 1885, page 246.—(84.A.13969.)

A. L. TUCKER,

Commissioner of Crown Lands and Survey.

Lands and Survey Office,
Melbourne.

COMMON ABOUT TO BE DIMINISHED.

IN pursuance of the provisions of *The Land Act 1884*, § 103, notice is hereby given that the Governor in Council is about to diminish the Common hereinafter mentioned, viz. :-

The following Notice was gazetted 1st on 20 February, pursuant to Order of 17 February 1885.

THE SMYTHESDALE, SAGO HILL, AND CAMPBELL'S GULLY UNITED BOROUGH AND GOLDFIELD COMMON, proclaimed by Order of the 13th April 1880, is about to be diminished by deducting therefrom eighteen acres three roods fifteen perches of land, being the part of allotment 4 of section 15, parish of Cardigan, applied for by William Mansfield.—(84.2110/47.)

A. L. TUCKER,

Commissioner of Crown Lands and Survey.

Lands and Survey Office,
Melbourne.

COMMONS ABOUT TO BE ABOLISHED.

IN pursuance of the provisions of *The Land Act 1884*, § 103: Notice is hereby given that the Governor in Council is about to abolish the Commons hereinafter mentioned, viz. :-

The following Notices were gazetted 1st on 20 February, pursuant to Orders of 17 February 1885.

THE CHINTIN AND SPRINGFIELD FARMERS' COMMON.—Proclaimed by Order of the 18th February 1861.

THE SPRINGFIELD FARMERS' COMMON.—Proclaimed by Order of the 18th February 1861.

THE SPRINGFIELD EAST, No. 3 CREEK, FARMERS' COMMON.—Proclaimed by Order of the 18th March 1861.—(85.S.32335.)

A. L. TUCKER,

Commissioner of Crown Lands and Survey.

Lands and Survey Office,
Melbourne.

LANDS TEMPORARILY RESERVED FROM SALE,
ETC.

IN pursuance of the provisions of *The Land Act 1884* (48 Vict. No. 812, § 10 and 13) 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 temporarily from sale and leasing, and from having a license granted in respect thereof; 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, in pursuance of the 10th section of the said *Land Act 1884*, the lands hereinafter described, viz.:-

Pursuant to Orders of 17 March 1885.

ARGYLE, CARRIGHAM, ETC.—Reserve for the growth and preservation of Timber, also excepted from occupation for residence or business under any miner's right or business license.—Ten thousand five hundred acres, more or less, county of Grenville, parishes of Argyle, Carrigham, Chepstowe, Mortchup, Scarsdale, and Smythesdale, being the unappropriated Crown land comprised within the boundaries hereinafter described, viz.: Commencing at a point on the south side of the road from Chepstowe to Snake Valley bearing north from the north-west angle of allotment 8 of section 30, parish of Carrigham; thence south by a line to the road forming the north-western boundary of allotments 20, 21, and 22; thence south-westerly by that road and easterly by the road forming the south boundary of the last-mentioned allotment to the north-west angle of allotment 23; thence southerly and easterly by that allotment and allotment 25, southerly by allotment 27, and east by the last-mentioned allotment and a line to the road from Skipton to Snake Valley; thence north-easterly by that road to the road from Linton; thence southerly by the latter road to a point in line with the south boundary of allotment 26 of section 15; thence easterly by a line and the last-mentioned allotment, and southerly, easterly, and northerly by allotments 34 and 35 to a point bearing west from the south-west angle of allotment 1 of section 16; thence east by a line, the last-mentioned allotment, and a line to the road from Snake Valley to Scarsdale; thence south-easterly by that road to the west boundary of allotment 11 of section 15, parish of Smythesdale; thence southerly by that allotment to the south-west angle thereof, and further southerly by a direct line to the north-west angle of allotment 26, parish of Scarsdale; thence south by that allotment to the south-west angle thereof, south-easterly by a direct line to the south-west angle of allotment 2, and south by the last-mentioned allotment to the south-west angle thereof; thence south-westerly by a direct line about two hundred and fifty-two chains to a point bearing east forty chains from the north-east angle of allotment F, parish of Argyle; thence west by a line and the last-mentioned allotment, north, west, and south by Wm. Hodge's licensed block to a point bearing east from the north-east angle of allotment 3 of section A; thence west by a line, westerly and southerly by the last-mentioned allotment, west by allotment 1, and north and west by allotment B to the north-west angle of the last-mentioned allotment; thence westerly by a direct line to the east angle of allotment E; thence north-westerly and south-westerly by that allotment and allotment B to the west angle of the latter; thence north-westerly by a road to the east boundary of the parish of Mortchup; thence northerly by that boundary to the north-east angle of allotment 2 of section 16; thence west by that allotment, north by allotment 4b of section 18, east, north, and west by allotment 4, northerly by allotment 4b and N. Ferguson's block, and north by allotment 5 of section 14, parish of Chepstowe, and a line to the road from Chepstowe to Snake Valley aforesaid; and thence easterly and south-easterly by that road to the point of commencement.—(84.A.14607.)

BANGERANG—Site for State School, also excepted from occupation for mining purposes or for residence or business under any miner's right or business license.—Two acres, county of Borung, parish of Bangerang: Commencing at the north-west angle of the site, being a point bearing east one chain from the north-east angle of allotment 127; bounded thence by roads bearing respectively east four chains, south five chains, west four chains, and north five chains to the point of commencement. The bearings are from the true meridian.—(B.658^(*)) (84.E.7234.)

ECHUCA SOUTH—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—Seventy-five acres three rods one perch, county of Rodney, parish of Echuca South, being the land temporarily reserved by Orders dated respectively the 22nd July 1872, the 23rd November 1874, and the 17th February 1879, for Public purposes: Commencing at the north-east angle of allotment 141b; bounded thence by a road bearing north one chain forty-four links; thence by the State School reserve bearing east five chains, north four chains, and west five chains; thence by a road bearing north six chains; thence by allotment 141A bearing east five chains and north four chains; thence by allotments 141A and 142A bearing east thirty-five chains; thence by allotment 143 bearing south twenty-three chains; thence by allotment 146 bearing west twenty-three chains eighty-one links; and thence by allotment 141b aforesaid bearing north seven chains fifty six links and west sixteen chains nineteen links to the point of commencement. The bearings are from the true meridian.—(E.96^(*)) (85.M.38102.)

ENFIELD AND LYNCHFIELD—Reserve for the growth and preservation of Timber, also excepted from occupation for residence or business under any miner's right or business license.—Thirteen thousand acres, more or less, county of Grenville, parishes of Enfield and Lynchfield, being the unappropriated Crown land comprised within the boundaries hereinafter described, viz.: Commencing at a point bearing south one chain from the south-west angle of allotment B, parish of Yarrowee; thence easterly by a road to the north-west angle of allotment 3 of section A, parish of Lynchfield; thence southerly by that allotment, allotments 4, 5, and 6, and a line to the north boundary of allotment

2; thence westerly by that allotment and allotment 1, southerly by the latter allotment, and easterly by that allotment and allotment 2 aforesaid to the road from Rokewood to Ballarat; thence north-easterly by a line crossing that road to a point bearing west from the west angle of allotment 5 of section B, parish of Enfield; thence east by a line to the said angle; thence south-easterly, north-easterly; and north-westerly by the last-mentioned allotment, north-easterly and north-westerly by allotment 3, and north-easterly by allotment 2 to the east angle of the last-mentioned allotment; thence south-easterly and north-easterly by the parish boundary to a point bearing west from the south angle of allotment 15 of section S; thence east by a line to that angle, south by allotment 13 and a line to the north-west boundary of allotment 11; thence south-westerly and south-easterly by that allotment, westerly and south-westerly by allotment 10, S. 45° 52' E. forty-seven chains fifteen links by the latter allotment and a line, N. 44° 8' E. twenty-six chains by a line, and N. 45° 52' W. fifteen chains thirty-eight links by a line to the east angle of the last-mentioned allotment; thence north-easterly by a road to the west angle of allotment 6; thence south-easterly, north-easterly, and north-westerly by that allotment, north-easterly by allotment 7, south-easterly and north-easterly by allotment 8, east by allotment 23, and south by the last-mentioned allotment, allotment 22, and a line to the north boundary of allotment 75 of section C; thence westerly by that allotment, north, west, and south by allotment 73, west and south by allotment 74, west and south by allotment 73, west and south by allotment 77, west, north-westerly, and south-westerly by allotment 73, and north-westerly, south-westerly, and south-easterly by allotment A to the south angle of the last-mentioned allotment; thence north-easterly and southerly by a road to the north boundary of allotment A; thence westerly and southerly by that allotment to a point bearing east from the north-east angle of allotment A; thence west by a line, the last-mentioned allotment, and H. Haley's licensed block, and north, west, south, and west by the said block to the road from Rokewood to Ballarat aforesaid; thence northerly by that road about seventy-eight chains twelve links to an angle therein; thence west by a line about two hundred and twenty-two chains to a point bearing south from the south-west angle of allotment B, parish of Yarrowee aforesaid; and thence north by a line about three hundred and ten chains to the point of commencement.—(84.A.14607.)

FOOTSCRAY—Site for Supply of Stone, also excepted from occupation for residence or business under any miner's right or business license.—One acre six perches and six-tenths, county of Bourke, municipal district of Footscray, being allotments 1, 2, 3, and 4 of section 21: Commencing at the intersection of the western side of Hyde street and the northern side of Dove street; bounded thence by the latter street bearing N. 78° W. one chain twenty-nine links; thence by Nicholson street bearing N. 6° 20' W. five chains seventy-two links; thence by allotment 5 bearing S. 78° E. two chains forty-three links; and thence by Hyde street aforesaid bearing S. 12° W. five chains sixty links to the point of commencement.—(F.25^(*)) (84.F.14763.)

LAWLOIT—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—Five acres, county of Lowan, parish of Lawloit: Commencing at the north-west angle of E. Buckley's block; bounded thence by that block bearing S. 33° 36' E. seven chains; thence by lines bearing respectively S. 89° 5' W. ten chains fifty links, and N. 0° 5' W. five chains eighty-three links and a half; and thence by the road to Lawloit bearing N. 89° 55' E. six chains sixty-three links and a half to the point of commencement.—(L.T.83) (84.L.20701.)

MOYHU—Site for State School, also excepted from occupation for mining purposes, or for residence or business under any miner's right or business license.—Two acres, county of Delatite, parish of Moyhu: Commencing at the north-east angle of the site, being a point bearing S. 23° 32' E. seven chains eighty-seven links from the south-east angle of the western portion of J. W. Poulter's block; bounded thence by a road bearing S. 5° 9' E. four chains; and thence by T. W. Culp's block bearing west five chains twenty links, north three chains ninety-eight links, and east four chains eighty-four links to the point of commencement. The bearings are from the true meridian.—(M.218^(*)) (84.E.7234.)

RINGWOOD—Site for Police purposes, also excepted from occupation for residence or business under any miner's right or business license.—Seven acres one rod seven perches, county of Mornington, parish of Ringwood, being part of allotment 17: Commencing at the north-east angle of the site, being a point bearing S. 80° 40' W. one chain two links from the north-west angle of allotment 27; bounded thence by a road bearing respectively south fifteen chains twenty-six links and S. 69° 52' W. two chains ninety-three links; thence by lines bearing respectively north five chains fifty-three links, west four chains sixty-nine links, north five chains sixteen links, east three chains fifty links, and north four chains, ninety-three links; and thence by the road to Lillydale bearing N. 80° 40' E. four chains to the point of commencement. The bearings are from the true meridian.—(R.72^(*)) (85.P.19878.)

WUNGHNU—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—Forty-one acres one rod twenty-nine perches, county of Moira, town of Wunghnu, in the three separate portions hereinafter described, viz.:-

Eight acres one rod twenty-one perches: Commencing at the north angle of allotment 1 of section 12; bounded thence by that allotment bearing S. 61° 59' W. five chains sixty-six links; thence by Walters street bearing west one chain; thence by allotment 2 bearing N. 59° 1' W. five chains eighty-three links; thence by a line bearing N. 41° 49' E. four chains; thence by the Police reserve bearing east four chains sixty-one links, and by that reserve and a line bearing N. 0° 16' W. five chains thirty-four links; thence by allotment 1 of section 9 bearing N. 10° 2' E. three

chains eighty-seven links, and N. 55° 18' E. three chains seventy-three links; and thence by Carlisle street bearing south fourteen chains sixty links to the point of commencement.

Five acres one rood eight perches: Commencing at the north-west angle of allotment 1 of section 10; bounded thence by Carlisle street bearing north four chains eight links; thence by allotment 7 of section 11 bearing S. 58° 13' E. four chains forty-four links and N. 70° 16' E. one chain thirty-one links; thence by lines bearing respectively N. 54° 58' E. three chains and S. 84° 54' E. three chains seventy-five links; thence by the Numurkah Railway reserve bearing S. 18° 39' E. four chains four links and south fifty-two links; thence by lines bearing respectively west three chains ninety-nine links, S. 59° 53' W. two chains eighty-nine links, and N. 74° 53' W. one chain three links and a half; and thence by allotment 1 of section 10 aforesaid bearing N. 84° 38' W. two chains ninety-seven links and N. 50° 31' W. two chains sixty-five links to the point of commencement.

And twenty-seven acres three roods: Commencing at a point bearing S. 84° 54' E. two chains eighteen links from the north-east angle of the last-described portion; bounded thence by a line bearing north seven chains fifty links; thence by a road bearing east twenty-five chains fifty-one links; thence by allotment 28 of section A, parish of Drummaure, and a line bearing south eleven chains ninety-six links; thence by lines bearing respectively west fifteen chains thirty-eight links, north two chains eighty-eight links, N. 64° 8' W. three chains sixty-nine links, and S. 23° 58' W. two chains ninety-one links; thence by a line and the Railway Station reserve bearing N. 88° 42' W. four chains seventy-seven links; and thence by the Numurkah Railway reserve bearing N. 18° 39' W. two chains sixty-nine links to the point of commencement. The bearings are from the true meridian. —(W.305) (84.M.37407).

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 1884* (48 Vict. No. 812, § 10 and 13): 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 Notices were gazetted 1st on 27 February, pursuant to Orders of 24 February 1885.

BALLAARAT.—The temporary reservation, by Order of the 6th May 1861, of six acres and a half, more or less, of land in the city of Ballarat for Railway purposes is about to be revoked, so far as regards the portion thereof hereinafter described, viz.:—Thirty-six perches, being allotment 5 of section A.1.—(H.202) (84.M.33706.)

BARWO.—The temporary reservation, by Order of the 16th December 1884, of One hundred and ten acres, more or less, of land in the parish of Barwo and village of Nathalia for Water Supply purposes is about to be revoked, so far as regards the portion thereof hereinafter described, viz.:—Five acres two roods thirty perches, parish of Barwo: Commencing at the south-east angle of allotment 6 of section E; bounded thence by that allotment bearing N. 0° 2' W. eleven chains ninety links; thence by lines bearing respectively S. 33° 36' E. five chains ninety-seven links, S. 51° 18' E. five chains fifty links, and S. 29° 7' E. four chains; and thence by a road bearing west nine chains fifty-four links to the point of commencement. The bearings are from the true meridian. —(B.690A²) (84.M.37406.)

GUNDOWING.—The temporary reservation, by Order of the 20th October 1877, of two acres sixteen perches of land in the parish of Gundowing, being part of allotment 2A of section 10, as a site for Road purposes, is about to be revoked. —(K.36) (84.W.23556.)

MYRTLEFORD.—The temporary reservation, by Order of the 5th July 1869, of two roods thirty-seven perches of land in the town of Myrtleford as a site for Police purposes is about to be revoked, so far as regards the portion thereof hereinafter described, viz.:—Thirty-two perches and six-tenths: Commencing at the intersection of the south-western side of Clyde street and the north-eastern side of Myrtle street; bounded thence by the latter street bearing N. 65° 42' W. three chains sixty-one links; thence by a line bearing N. 43° 48' E. one chain twenty links; and thence by Clyde street aforesaid bearing S. 46° 12' E. three chains forty links to the point of commencement. —(M.295) (84.J.11434.)

NARIOKA.—The temporary reservation, by Order of the 24th August 1880, of four hundred and sixty-eight acres one rood thirty-three perches of land in the parish of Narioka, situate in sections 1 and 2, as a site for Watering and other public purposes is about to be revoked. —(N.130A¹) (85.Mc.26475.)

The following Notices were gazetted 1st on 6 March, pursuant to Orders of 3 March 1885.

DIMBOOLA.—The temporary reservation, by Order of the 17th July 1876, of two roods of land in the town of Dimboola, being allotment 2 of section 9, as a site for a Shire Hall, is about to be revoked. —(D.150) (82.L.20632.)

KYNETON.—The temporary reservation, by Order of the 25th January 1870, of five acres twenty-one perches of land in the town of Kyneton, being section 39, as a site for Show-yards for use of the Kyneton Agricultural Society, is about to be revoked. —(K.84) (85.A.13991.)

LALLAT.—The temporary reservation, by Order of the 27th January 1881, of four hundred and ninety acres of land in the parish of Lallat, as a site for Camping and for affording access to

Water, is about to be revoked so far as regards the eastern portion thereof, comprising an area of three hundred acres. —(L.151¹) (82.J.10969.)

LETHBRIDGE.—The temporary reservation, by Order of 15th April 1867, of two acres two roods of land in the town of Lethbridge, as a site for Police purposes, is about to be revoked. —(L.50B) (81.411/49.)

WANGARATTA.—The temporary reservation, by Order of the 18th December 1871, of sixty-five acres, more or less, of land in the municipal district of Wangaratta, as a site for a Public Park, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—Ten acres, more or less: Commencing at a point on the left bank of the Ovens River where the north boundary of the Ovens and Murray Agricultural and Pastoral Society's reserve abuts thereon; bounded thence by the said reserve bearing N. 86° W. about twelve chains to the north-west angle thereof; thence by lines bearing respectively N. 18° 21' W. nine chains, and S. 86° E. about twelve chains to the Ovens River aforesaid; and thence by that river upwards to the point of commencement. —(W.68) (83.S.31805.)

YANDOT.—The temporary reservation, by Order of 12th January 1872, of three acres of land in the parish of Yandoit, as a site for Watering purposes, is about to be revoked. —(Y.6.c) (80.P.13712.)

The following Notice was Gazetted 1st on 13 March, pursuant to Order of 10 March 1885.

MARNOO.—The temporary reservation, by Order of the 11th January 1875, of four hundred and fifty acres of land in the parish of Marnoo, being portions 138, 147, and 151, as a site for Watering purposes and for supply of Timber is about to be revoked, so far as regards the portion thereof hereinafter described, viz.:—Two hundred and forty-four acres, more or less, being portion 151 and part of portion 147: Commencing at a point bearing S. 10° E. twenty chains thirty-one links from the north-east angle of portion 147; bounded thence by a line bearing west to the Wallaloo Creek; thence by that creek upwards to the south boundary of portion 151; and thence by a road bearing east, and by the road from Navarre bearing north-westerly to the point of commencement. —(M.467¹) (85.S.32833.)

A. L. TUCKER,
Commissioner of Crown Lands and Survey.

Lands and Survey Office,
Melbourne.

REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

IN pursuance of the provisions of *The Land Act 1884* (48 Vict. No. 812, § 10 and 13), the Governor in Council has revoked the temporary reservation of the lands hereinafter referred to, viz.:—

Revoked by Orders of 17 March 1885.—See Gazette of 20 February 1885.

BALLARAT MINING DISTRICT.—Land for the drainage of the Sebastopol and Durham Leads at Ballarat.

BALROOTAN.—Site for the supply of Timber and Stone (partly).

CAMPERDOWN.—Site for Cricket Ground and other purposes of Public Recreation (partly).

COLERMAINE AND KONONG WOOTONG.—Site for Police purposes.

DRYSDALE.—Site for a Mechanics' Institute.

NHILL AND BALROOTAN.—Site for a Hospital.

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 1884* (48 Vict. No. 812, § 10 and 12): 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 Notices were gazetted 1st on 27 February, pursuant to Orders of 24 February 1885.

HORSHAM.—Site for Public Park, Racecourse, and other purposes of Public Recreation about to be permanently reserved, being the site temporarily reserved therefor by Order of the 18th August 1884:—Ninety-four acres two roods thirteen perches, county of Borung, parish of Horsham, municipal district of Horsham, being suburban allotments 2, 3, and 4, and parts of allotments 1, 15, 16, 17, and 18 of section 5: Commencing at the north-west angle of allotment 5; bounded thence by that allotment and allotments 6, 7, and 8 bearing south twenty-one chains eighty-six links; thence by allotment 15 bearing west seven chains fifty links and south four chains; thence by the road to Natimuk bearing west six chains twenty-eight links and S. 65° 14' W. twenty-two chains fifty-two links; and thence by roads bearing respectively N. 0° 30' E. thirty-five chains twenty-seven links and N. 89° 58' E. thirty-three chains ninety-two links to the point of commencement. The bearings are from the true meridian. —(H.91¹) (85.R.20932.)

PORT MELBOURNE.—Site for Defence purposes about to be permanently reserved:—One rood twenty-two and four-fifth perches, county of Bourke, municipal district of Port Melbourne, being allotments 5 and 6 of section 6: Commencing at the west angle of allotment 4A; bounded thence by that allotment and allotment F bearing S. 62° E. three chains seventy-three links; thence by the Esplanade bearing S. 41° 49' W. one chain forty-five links and a half; thence by allotment 7 bearing N. 48° 11'

W. one chain seventy-one links and a half; thence by allotment 14 bearing N. 62° W. one chain seventy-one links and a half; and thence by Dow street bearing N. 28° E. one chain to the point of commencement.—(S.221(1) (85.D.20735.)

WILLIAMSTOWN.—Site for Municipal buildings about to be permanently reserved:—One rood five perches and one-tenth, county of Bourke, municipal district of Williamstown, being parts of allotments 17 and 18 of section 3: Commencing at the north-east angle of the land reserved for Government and other Public buildings; bounded thence by that reserve bearing N. 75° W. two chains seventy-nine links; thence by a right-of-way bearing N. 15° E. one chain one link; thence by a line bearing S. 75° E. two chains seventy-nine links; and thence by Thompson street bearing S. 15° W. one chain one link to the point of commencement.—(W.163(2) (84.W.26291.)

The following Notice was gazetted 1st on 6 March, pursuant to Order of 5 March 1885.

MALMSBURY.—Site for Racecourse and other purposes of Public Recreation, about to be permanently reserved.—Eighty acres, county of Dalhousie, parish of Midgecombe, municipal district of Malmesbury:—Commencing at the intersection of the east side of Ross street and the south side of Baldry street; bounded thence by the latter street bearing east thirty-five chains sixteen links; thence by Milvain street bearing south sixteen chains ninety-seven links; thence by Racecourse street bearing S. 46° 30' W. fifteen chains forty-eight links; thence by parish boundary road bearing west nine chains; thence by Mollison street east bearing N. 65° 15' W. ten chains ninety-four links; thence by allotment 5 of section 43, a line, and a water reserve bearing north thirteen chains fifteen links, and by the water reserve bearing west five chains; and thence by Ross street aforesaid bearing north nine chains eighty-nine links to the point of commencement.—(M.65(7) (85.M.38453.)

The following Notice was gazetted 1st on 20 March, pursuant to Order of 17 March 1885.

ECHEUCA NORTH.—Site for a Racecourse about to be permanently reserved, being portion of the site temporarily reserved therefor by Order of the 23rd October 1865.—One hundred and forty-one acres two roods seven perches, county of Rodney, parish of Echuca North, being allotment 54A: Commencing at the north-east angle of allotment 62B; bounded thence by that allotment bearing west forty chains four links; thence by allotments 53 and 52 bearing north forty-two chains forty-seven links; thence by a road bearing east fourteen chains sixty links; thence by the road to Shepparton bearing S. 48° 37' E. thirty-three chains ninety-one links; and thence by a road bearing south twenty chains five links to the point of commencement. The bearings are from the true meridian.—(E.96(2) (85.C.43213.)

A. L. TUCKER,
Commissioner of Crown Lands and Survey.
Lands and Survey Office,
Melbourne.

LANDS PERMANENTLY RESERVED FROM SALE.

IN pursuance of the provisions of *The Land Act 1884* (48 Vict. No. 812, § 10 and 12), the Governor in Council has reserved from sale, *permanently*, the lands hereinafter referred to, viz:—

Reserved by Orders of 17 March 1885.

GEELONG.—Site for Cricket and other purposes of Public Recreation. See *Gazette* of 20 February 1885.

ST. KILDA.—Land for the convenience of the People. See *Gazette* of 20 February 1885.

A. L. TUCKER,
Commissioner of Crown Lands and Survey.
Lands and Survey Office,
Melbourne.

LAND EXCEPTED OR WITHHELD UNDER SECTIONS 10, 13, AND 127 OF "THE LAND ACT 1884."

THE Governor, acting by and with the advice of the Executive Council, has made the following Order under sections 10, 13, and 127 of *The Land Act 1884*:—

Pursuant to Order of 17 March 1885.

CHEWTON.—The Order in Council of the 14th October 1878, excepting from occupation for mining purposes or for residence or business under any miner's right or business license, and withholding from sale, leasing, and licensing thirty acres, more or less, of land in the municipal district of Chewton, temporarily reserved by the same Order as a site for Public purposes, has been revoked, so far as regards the exception of the said land from occupation for mining purposes.—(C.219(3 and 4) (82.M.32121.)

A. L. TUCKER,
Commissioner of Crown Lands and Survey.
Lands and Survey Office,
Melbourne.

COMMITTEE OF MANAGEMENT OF A RESERVE IN THE MUNICIPAL DISTRICT OF QUEENSLIFFE, FOR THE RECREATION AND CONVENIENCE OF THE PEOPLE.

WHEREAS by the 133rd section of *The Land Act 1884* power is given to the Board of Land and Works to make and alter or rescind rules and regulations, or to rescind any rules and regulations heretofore made for the care, protection, and management of all public parks and reserves not conveyed to and vested in trustees, and for the preservation of good order and

decency therein, and also for the collection and receipt of tolls, entrance-fees, or other charges for entering in or upon such public parks and reserves: 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 in the Municipal District of Queenscliffe, permanently reserved by Order of 2nd August 1880, for the recreation and convenience of the people.

REGULATION.

The undermentioned gentlemen shall constitute a Committee of Management to exercise control over the said reserve:—

Thomas Stoneman, J.P.,
Thomas Atkins, and
William Sampson Jamieson.

—(Corr.85/Q.412.—C.C.)

In witness whereof the Common Seal of the Board of Land and Works was hereto affixed this sixteenth day of March One thousand eight hundred and eighty-five, in presence of—

A. L. TUCKER,
President.
A. MORRAH,
Member.

PUBLIC HEARINGS BY PERSONS APPOINTED UNDER THE 125TH SECTION OF "THE LAND ACT 1884."

NOTICE is hereby given that, at the times and places mentioned in the schedule hereunder, applications for licenses under Parts II. and III. of *The Land Act 1869*, objections to such applications, objections to proposed proclamations, alterations, additions, diminutions, revocations, or unions of commons, objections to any proposed diminution or increase of the rents of runs, and reasons against forfeiture of any leases or licenses under *The Land Act 1869* or any of the Acts thereby repealed, deemed liable to forfeiture for any cause except non-payment of rent or fees, will be publicly heard by the persons whose names are set opposite such places respectively in such schedule, being persons appointed by me, the responsible Minister of the Crown administering *The Land Act 1884*, to hear the same and report thereon in writing to me.

A. L. TUCKER,
Commissioner of Crown Lands and Survey, and
President of the Board of Land and Works.

Department of Lands and Survey,
Melbourne, 17th March 1885.

Place of Meeting of Local Land Board.	Time of Meeting.	Members of Local Land Board.
1885.		
Alexandra ...	Wednesday, 15th April, 10 a.m.	J. Hardy, Esq. D. J. Lane, Esq.
Mansfield ...	Friday, 17th April, 10 a.m.	J. Hardy, Esq. D. J. Lane, Esq.
Omco ...	Monday, 13th April, 11 a.m.	Land Officer
Ensay ...	Wednesday, 15th April, 11 a.m.	Land Officer
Rushworth ...	Tuesday, 14th April, 1.30 p.m.	J. Thomas, Esq. Land Officer
Seymour ...	Wednesday, 15th April, 12 noon	J. Thomas, Esq. Land Officer
Kilmore ...	Thursday, 16th April, 2 p.m.	J. Thomas, Esq. Land Officer
Heathcote ...	Wednesday, 22nd April, 2 p.m.	E. W. Welch, Esq. M. H. Macoboy, Esq.
Charlton ...	Thursday, 23rd April, 11 a.m.	J. Hayes, Esq. Land Officer
Wycheproof ...	Friday, 24th April, 11 a.m.	J. Hayes, Esq. Land Officer
Geelong ...	Monday, 13th April, 10 a.m.	J. J. Blundell, Esq. G. R. Watson, Esq.
Rokewood ...	Tuesday, 14th April, 10 a.m.	J. J. Blundell, Esq. G. R. Watson, Esq.
Ballarat ...	Wednesday, 15th April, 11 a.m.	J. J. Blundell, Esq. G. R. Watson, Esq.
Beaufort ...	Thursday, 16th April, 12 noon	J. J. Blundell, Esq. G. R. Watson, Esq.
Smythesdale ...	Friday, 17th April, 2 p.m.	J. J. Blundell, Esq. G. R. Watson, Esq.
Talbot ...	Saturday, 18th April, 10 a.m.	J. J. Blundell, Esq. G. R. Watson, Esq.
Traralgon ...	Monday, 13th April, 11 a.m.	J. A. Levey, Esq. Land Officer
Rosedale ...	Tuesday, 14th April, 2 p.m.	J. A. Levey, Esq. Land Officer
Stratford ...	Wednesday, 15th April, 11 a.m.	J. A. Levey, Esq. Land Officer
Sale ...	Thursday, 16th April, 9.30 a.m.	J. A. Levey, Esq. Land Officer
Palmerston ...	Friday, 17th April, 11 a.m.	J. A. Levey, Esq. Land Officer
Bairnsdale ...	Monday, 20th April, 10 a.m.	J. A. Levey, Esq. Land Officer
Melbourne ...	Friday, 17th April, 11 a.m.	N. Wimble, Esq. J. Thomas, Esq.
Drouin ...	Thursday, 23rd April, 11 a.m.	N. Wimble, Esq. J. Thomas, Esq.
Craunbourne ...	Friday, 24th April, 10.30 a.m.	N. Wimble, Esq. J. Thomas, Esq.
Meredith ...	Tuesday, 31st March, 11 a.m.	J. J. Blundell, Esq. H. W. Meakin, Esq.

"The Land Act 1884," Section 2.

APPLICATIONS FOR LICENSES APPROVED.

THE following Applications for Licenses under *The Land Act 1869* and *The Land Act 1884* 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.

A. L. TUCKER,
Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
Melbourne, 18th March 1885.

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.									
8155 S ¹	Alice E. Blencowe ...	301	Whirily ...	1.3.85	7 10 6	...	0 5 0	7 15 6	Donald
6769 K	Chas. Hobson ...	320	Tyntynder ...	"	8 0 0	...	0 5 0	8 5 0	Kerang
7481 K	Timothy O'Sullivan ...	163	Bael Bael ...	"	4 1 6	...	0 5 0	4 5 6	"
9006 B ²	Nicholas Lafontaine ...	19	Mitta Mitta ...	"	0 9 6	...	0 5 0	0 14 6	Tallangatta
9092 B ³	James Maher ...	171	Whorouly ...	"	4 5 6	...	0 5 0	4 10 6	Beechworth
9881 B ⁴	James W. Wright ...	152	Bungamero ...	"	3 16 0	...	0 5 0	4 1 0	Wangaratta
3894 S ⁵	Fredk. Worcester ...	66	Knowsley East ...	"	1 13 0	5 7 6	0 5 0	7 5 6	Heathcote
5955 S ⁶	Arthur H. Webster ...	320	Dropmore ...	"	8 0 0	...	0 5 0	8 5 0	Seymour
5568 S ⁷	Matthias Poppie ...	118	Northwood ...	"	2 19 0	...	0 5 0	3 4 0	"
4146 S ⁸	Saml. Bellingham ...	70	Monea South ...	"	1 15 0	...	0 5 0	2 0 0	"
5505 S ⁹	John O'Dwyer ...	320	Monea South ...	"	8 0 0	10 10 0	0 5 0	18 15 0	"
5037 S ¹⁰	John Leahy ...	320	Avenel ...	"	8 0 0	...	0 5 0	8 5 0	"
5164 S ¹¹	Sara H. Mayger ...	320	Ruffy ...	"	8 0 0	...	0 5 0	8 5 0	"
4663 S ¹²	Josiah Grimshaw ...	297	Ruffy ...	"	7 8 6	...	0 5 0	7 13 6	"
4486 S ¹³	Henry Devanny ...	293	Warrowitue ...	"	7 6 6	...	0 5 0	7 11 6	Heathcote
4362 S ¹⁴	David Close ...	45	Panyulo ...	1.2.85	1 2 6	...	0 5 0	1 7 6	"
5495 S ¹⁵	Ellen O'Connor ...	317	Glenaroua ...	1.3.85	7 18 6	...	0 5 0	8 3 6	Kilmore
1029 B ¹⁶	Wm. Lobb ...	36	Yalong ...	1.2.85	0 18 0	...	0 5 0	1 3 0	Avoca
129 B ¹⁷	Thos. Bready ...	160	Yalong ...	"	4 0 0	...	0 5 0	4 5 0	"
2352 B	Geo. Sheldrick ...	125	Bumberrah ...	"	3 2 6	...	0 5 0	3 7 6	Bairnsdale
2351 B	Fredk. Smith, jun. ...	123	Bumberrah ...	"	3 1 6	...	0 5 0	3 6 6	"
2148 B	Chas. Moon ...	300	Murrindal ...	"	7 10 0	...	0 5 0	7 15 0	"
2022 B	Geo. A. Latham ...	172	Bumberrah ...	"	4 6 0	...	0 5 0	4 11 0	"
1868 B	Fredk. A. Jarrett ...	100	Maneroo ...	"	2 10 0	...	0 5 0	2 15 0	"
1131 B	Hy. Brenton ...	220	Bengworden ...	"	5 10 0	...	0 5 0	5 15 0	"
2356 B	Wm. Smith ...	100	Kiikenong ...	"	2 10 0	...	0 5 0	2 15 0	"
2305 B	Margt. McDougall ...	35	Yambulla ...	"	0 17 6	...	0 5 0	1 2 6	"
9263 S	Wm. McAndrew ...	119	Dulungalong ...	"	2 19 6	...	0 5 0	3 4 6	Sale
8010 S	Francis Amiet ...	11	Hazelwood ...	"	0 5 6	...	0 5 0	0 10 6	Traralgon
9719 S	John Silcock ...	56	Hazelwood ...	"	1 8 0	...	0 5 0	1 13 0	"
9710 S	John Shaw ...	120	Hazelwood ...	"	3 0 0	...	0 5 0	3 5 0	"
9116 S	Duncan W. Matches ...	79	Carrajung ...	"	1 19 6	...	0 5 0	2 4 6	Rosedale
9278 S	Jas. H. McAlpine ...	22	Carrajung ...	"	0 11 0	...	0 5 0	0 16 0	"
9947 S	Wm. J. Wight ...	66	Carrajung ...	"	1 13 0	...	0 5 0	1 18 0	"
9948 S	Arthur Widdon ...	82	Devon ...	"	2 1 0	...	0 5 0	2 6 0	Palmerston
9722 S	Patk. Sweeney ¹ ...	141	Woranga ...	"	3 10 6	6 3 0 ²	0 5 0	9 18 6	"
9634 S	Jas. Rennart ...	103	Balloong ...	"	2 11 6	...	0 5 0	2 16 6	"
9442 S	Wm. Hy. Newberry ...	135	Devon ...	"	3 7 6	...	0 5 0	3 12 6	"
9440 S	Emmanuel Newberry ...	93	Devon ...	"	2 6 6	...	0 5 0	2 11 6	"
9262 S	David J. W. McHaffie ...	320	Yanakie ...	"	8 0 0	...	0 5 0	8 5 0	"
9022 S	John Leeson ...	320	Yanakie ...	"	8 0 0	...	0 5 0	8 5 0	"
8945 S	Alexr. Keating ...	87	Devon ...	"	2 3 6	...	0 5 0	2 8 6	"
8763 S	Chas. Hy. Hawkins ...	173	Devon ...	"	4 6 6	...	0 5 0	4 11 6	"
8303 S	Jno. B. Davis ...	41	Devon ...	"	1 0 6	...	0 5 0	1 5 6	"
8333 S	Jno. Crimmins ...	206	Welshpool ...	"	5 3 0	...	0 5 0	5 8 0	"
8328 S	Joseph Costello ...	146	Darrinang ...	"	3 13 0	...	0 5 0	3 18 0	"
8107 S	Gregory Bird ...	320	Welshpool ...	"	8 0 0	...	0 5 0	8 5 0	"
1028 B	John P. Anderson ...	182	Buchan ...	1.3.85	4 11 0	...	0 5 0	4 16 0	Bairnsdale
2300 B	Janet E. McKie ...	300	Buchan ...	"	7 10 0	...	0 5 0	7 15 0	"
4001 B	Arthur Anderson ...	76	Bumberrah ...	"	1 18 0	...	0 5 0	2 3 0	"
4251 B	James Coleman ...	80	Bendock ...	"	2 0 0	...	0 5 0	2 5 0	"
13380 M	John Hy. White ...	320	Dumbalk ...	"	8 0 0	15 0 0 ²	0 5 0	23 5 0	Warragul
13654 M	John Regan ...	119	Narracan ...	"	2 19 0	...	0 5 0	3 4 6	"
13459 M	Fredk. North ...	100	Narracan South ...	"	2 10 0	...	0 5 0	2 15 0	"
13452 M	Jacob North ...	100	Narracan South ...	"	2 10 0	...	0 5 0	2 15 0	"
13253 M	Robert McIntosh ...	48	Narracan South ...	"	1 4 0	...	0 5 0	1 9 0	"
13896 M	Wm. Williams ³ ...	223	Mitboo ...	1.4.84	5 11 6	...	0 5 0	7 8 0	"
1316 B	Charles Carter ...	71	Buchan ...	1.2.85	3 11 0	...	0 5 0	3 16 0	Bairnsdale
13784 M	Peter Sutherland ...	249	Nerrim ...	1.3.85	12 9 0	...	0 5 0	12 14 0	Warragul
Under Section 49 of "The Land Act 1869."—Payment to be made yearly.									
2632 C	Edwd. Rands ...	20	Waanyarra ...	1.3.85	2 0 0	...	0 2 6	2 2 6	Dunolly
2028 C	Margaret Langley ⁴ ...	3	Langwornor ...	1.1.85	1 0 0	...	0 2 6	1 2 6	Heathcote
Under Section 3 of "The Land Act 1884."—Payment to be made to 30th September 1885 in advance.									
51	Salathiel Booth ⁵ ...	16,334	Grazing block No. 963	1.1.85	25 6 3	...	1 0 0	26 6 3	Kerang
Under Section 3 of "The Land Act 1884."—Payment to be made to 30th September 1885.									
64/47	Grice, Sumner, and Co. ⁶ ...	14,800	Grazing block No. 635	1.1.85	75 0 0	75 0 0	Harrow
Under Section 93 of "The Land Act 1884."—Payment to be made quarterly.									
2002	Arthur A. Malone: business site ...	3r. 11p.	Colquhoun ...	1.1.85	1 5 0	1 5 0	Bairnsdale
2001	Henry Dowel: store and bark-mill ...	3	Maranginyo ...	"	1 5 0	1 5 0	" 389/47 148/47
1114	John Baker: residence ⁷ ...	3	Elliminyt ...	"	1 5 0	1 5 0	Colac
1491	Wm. Donegan: residence ⁷ ...	3	Ondit ...	"	1 5 0	1 5 0	"

¹ Subject to special drainage condition.

² To be placed in Trust Fund.

³ This includes 13896/19, gazetted 23rd December 1883, p. 3130, and 13943/19, they having been amalgamated. Rent paid has been credited; total to pay includes arrears.

⁴ In lieu of notice gazetted 13th February 1885, p. 598.

⁵ In lieu of notice gazetted 23rd January 1885, p. 263.

⁶ In lieu of notice gazetted 23rd January 1885, p. 262.

⁷ This is a renewal.

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 119 of "The Land Act 1884."—Payment to be made to 30th September 1885 in advance.									
1123	Guy Bothwell ¹	7630	Hurdy Gurdy Run	1.1.85	12 15 0	...	0 5 0	13 0 0	Melbourne
1638	John M. Findlay ¹	8700	Grazing block No. 1066	"	9 0 0	...	0 5 0	9 5 0	Warragul
2733	Thomas Smith ¹	202	Tarrawarra	"	1 17 10	...	0 5 0	2 2 10	Melbourne
1120	Guy Bothwell ¹	24,000	Mount Lyell	"	3 15 0	...	0 5 0	4 0 0	"
2842	Turnbull and Rugg	2700	Monboik	"	1 17 6	...	0 5 0	2 2 6	"
1792	Joseph Haddock	20	Tyabb	"	0 7 6	...	0 5 0	0 12 6	"
Under Section 119 of "The Land Act 1884."—Payment to be made to 30th September 1885.									
296	W. B. Jones ¹	10,200	Grazing block No. 735	1.1.85	12 15 0	...	0 5 0	13 0 0	Alexandra
333	George Lamont ¹	6000	Grazing block No. 346	"	60 0 0	...	0 5 0	60 5 0	"
365	Owen Martin ¹	30	Grazing block No. 2025	"	3 0 0	...	0 5 0	3 5 0	"
415	Thomas McDonill ¹	33	Grazing block No. 1026	"	1 4 9	...	0 5 0	1 9 9	Mansfield
536	Thomas Riggall ¹	17,600	Grazing block No. 1020	"	5 5 0	...	0 5 0	5 10 0	Jamieson
9	G. F. Armytage ¹	1200	Grazing block No. 991	"	6 3 0	...	0 5 0	6 8 0	Benalla
56	A. P. Burness ¹	8000	Grazing block No. 1055	"	15 0 0	...	0 5 0	15 5 0	"
53	James Bell ¹	288	Grazing block No. 791	"	17 11 9	...	0 5 0	17 16 9	Shepparton
55	Charles Beggs ¹	17,000	Grazing block No. 549	"	14 2 9	...	0 5 0	14 7 9	Benalla
128	Isaac Crawford ¹	320	Grazing block No. 2043	"	9 7 6	...	0 5 0	9 12 6	Shepparton
123	Joseph Corker ¹	3500	Grazing block No. 653	"	20 10 3	...	0 5 0	20 15 3	Wangaratta
380	William Manly ¹	870	Grazing block No. 989	"	8 17 9	...	0 5 0	9 2 9	Benalla
429	Lewis McLean ¹	500	Grazing block No. 885	"	15 0 0	...	0 5 0	15 5 0	Shepparton
465	Bridget Neil ¹	180	Grazing block No. 992	"	1 17 2	...	0 5 0	2 2 2	"
639	James Tomkins ¹	20	Grazing block No. 1056	"	3 15 9	...	0 5 0	4 0 9	Benalla
681	John Walsh ¹	1500	Grazing block No. 158	"	2 11 0	...	0 5 0	2 16 0	"
680	George Wilks ¹	60	Grazing block No. 897	"	0 9 3	...	0 5 0	0 14 3	Shepparton
166	Henry O. Daniel ¹	22,000	Grazing block No. 255	"	3 15 0	...	0 5 0	4 0 0	Omeo
41	E. C. Body ¹	11,000	Grazing block No. 516	"	15 7 6	...	0 5 0	15 12 6	Bairnsdale
40	E. C. Body ¹	11,500	Grazing block No. 625	"	19 2 6	...	0 5 0	19 7 6	"
390	A. J. H. Meadows ¹	13,300	Grazing block No. 604	"	18 15 0	...	0 5 0	19 0 0	"
468	John Nichol ¹	5000	Grazing block No. 398	"	2 5 0	...	0 5 0	2 10 0	"
603	Charles Simpson ¹	15,000	Grazing block No. 1002	"	8 5 0	...	0 5 0	8 10 0	"
1933	William Kennedy ²	6	Moorarbool West	"	0 5 0	...	0 5 0	0 10 0	Ballarat
2631	Laurence Ryan ²	2r.	Moorpanyal	"	0 15 0	...	0 5 0	1 0 0	Geelong
172	M. A. Males ²	29	Darlington	"	3 5 3	...	0 5 0	3 10 3	Camperdown
571/47	F. W. Stephens ³	4100	Grazing block No. 1030	"	6 15 0	...	0 5 0	7 0 0	Kilmore
422/47	Duncan McLeish	6800	Grazing block No. 997	"	22 1 6	...	0 5 0	22 6 6	"
1035	G. H. Bishop ⁴	200	Grazing block No. 2034	"	1 17 6	...	0 5 0	2 2 6	Shepparton
1004	D. Alexander	120	Grazing block No. 2031	"	3 15 0	...	0 5 0	4 0 0	"
715	Martin Carey	880	Grazing block No. 1018	"	25 0 0	...	0 5 0	25 5 0	Echuca
716	Martin Carey	241	Grazing block No. 1017	"	5 0 0	...	0 5 0	5 5 0	"
1132	Alexr. Cormack	6550	Grazing block No. 530	"	112 10 0	...	0 5 0	112 15 0	"
1712	Peter Nolan	5	Grazing block No. 2049	"	0 5 8	...	0 5 0	0 10 8	"
55	Salathiel Booth	650	Grazing block No. 1043	"	7 10 9	...	0 5 0	7 15 9	Kerang
56	Thos. Beggs	320	Grazing block No. 1047	"	4 0 0	...	0 5 0	4 5 0	"
60	Blaine and Henderson	2600	Grazing block No. 1057	"	9 0 0	...	0 5 0	9 5 0	"
Renewal of Grazing Licenses under Section 119 of "The Land Act 1884."—Payment to be made to 30th September 1885.									
297	W. J. Jones	172	Grazing block No. 994	1.1.85	5 5 0	...	0 5 0	5 10 0	Kerang
425	J. T. McRavey	488	Grazing block No. 1039	"	13 14 6	...	0 5 0	13 19 6	"
424	J. T. McRavey	667	Grazing block No. 1038	"	12 10 2	...	0 5 0	12 15 2	"
423	J. T. McRavey	500	Grazing block No. 1037	"	9 7 6	...	0 5 0	9 12 6	"
704	George Walker, jun...	73	Grazing block No. 1050	"	1 16 0	...	0 5 0	2 1 0	"

¹ This is a renewal.² In lieu of notice gazetted 20th February 1885, p. 639.³ Rent to 30th September 1885 has been paid. ^{5s.} fee to be collected.⁴ Only to graze horses and cattle. Young timber within boundary to be protected by licensee.

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 as—
					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.	
Renewal of Grazing Licenses under Section 119 of "The Land Act 1884."—Payment to be made to 30th September 1885—continued.									
1270	Wm. Clemens	23	Grazing block No. 1005	1.1.85	2 5 0	...	0 5 0	2 10 0	Bright
1271	John Conna	65	Grazing block No. 1011	"	5 0 0	...	0 5 0	5 5 0	Rutherglen
1681	W. H. Green	23,000	Grazing block No. 121	"	3 12 0	...	0 5 0	3 17 0	Bright
1746	Arthur H. Hill	6	Tintaldra	"	0 6 9	...	0 5 0	0 11 9	Tallangatta
1926	John Kingston	1500	Grazing block No. 1035	"	3 9 0	...	0 5 0	3 14 0	"
2011	James Lord	9000	Grazing block No. 998	"	8 0 0	...	0 5 0	8 5 0	"
2320	Sarah Powell	30	Grazing block No. 2023	"	1 13 9	...	0 5 0	1 18 9	Wangaratta
2710	Walter Sullivan	5500	Grazing block No. 1041	"	27 0 0	...	0 5 0	27 5 0	Tallangatta
466	A. McNair	1170	Grazing block No. 982	"	3 15 0	...	0 5 0	4 0 0	Echuca
1543	Fredk. Murray	79	Grazing block No. 2003	"	1 16 0	...	0 5 0	2 1 0	"
1611	John McGill	50	Grazing block No. 2053	"	1 14 6	...	0 5 0	1 19 6	"
Under Section 119 of "The Land Act 1884."—Payment to be made yearly.									
2974	Rachel Watson	136	Tyabb	1.1.85	2 0 0	...	0 5 0	2 5 0	Melbourne
2973	Margaret Watson	50	Tyabb	"	0 15 0	...	0 5 0	1 10 0	"
2732	Moses Sloss	212a.3r.5p.	Tarrawarra	"	2 13 4	...	0 5 0	2 18 4	"
3701	Jas. Vincent : grazing	7a. 3r. 2Sp.	Winnindoo	"	1 0 0	...	0 5 0	1 5 0	Rosedale
3601	Edward Johnson : grazing	10	Arcadia	1.4.85	0 10 0	...	0 5 0	0 12 6	Shepparton

¹ Only to graze horses and cattle. Young timber within boundary to be protected by licensee.

"The Land Act 1884."—Section 2.

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, 18th March 1885.

District.	Corr. No.	Name of Licensee or Leasee.	Section of Land Act under which Licensed or Leased.	Parish.	Area.	Order in Council dated.	Reasons for Forfeiture, &c.	Pay Office.
					A. R. P.			
Licenses under "The Land Act 1869."								
Horsham	1731	Michl. O'Halloran	47	Tarranginnie	900 0 0	...	Abandoned	Nhill
Melbourne	1105	Jno. J. Buchan	49	Warrandyte	20 0 0	...	Land sold	Melbourne
"	2944	Jno. T. C. Whitehead	49	Warrandyte	20 0 0	...	Land sold	"
"	2898	Harry Vickers	49	Warrandyte	20 0 0	...	Land sold	"
"	2836	Samuel Turner	49	Warrandyte	20 0 0	...	Land sold	"
"	2750	Wm. G. Smith	49	Warrandyte	20 0 0	...	Land sold	"
"	2624	Geo. Reid	49	Warrandyte	20 0 0	...	Land sold	"
"	2525	Wm. Philp	49	Warrandyte	20 0 0	...	Land sold	"
"	2524	Jno. Philp	49	Warrandyte	20 0 0	...	Land sold	"
"	1326	Elizth. Coward	49	Warrandyte	20 0 0	...	Land sold	"
"	1325	Wm. Coward	49	Warrandyte	20 0 0	...	Land sold	"
"	1322	Frances M. Coward	49	Warrandyte	20 0 0	...	Land sold	"
"	1107	David T. Buchan	49	Warrandyte	20 0 0	...	Land sold	"
"	1106	Charlotte E. Buchan	49	Warrandyte	20 0 0	...	Land sold	"
"	1104	Charlotte Buchan	49	Warrandyte	20 0 0	...	Land sold	"
"	1130	G. B. Bignell	53	Allambee East	Abandoned	Warragul
Licenses under "The Land Act 1869" as amended by "The Land Act 1878."								
Melbourne	11769	John Scott	19	Allambee East	319 0 0	...	Non-compliance with conditions	Warragul
Geelong	2830	Henry Taylor	19	Barwon Downs	86 0 0	...	Abandoned	Colac
Seymour	5538	Mary Peck	19	Longwood	320 0 0	...	Land sold	Seymour
Benalla	16808	Jas. Holden	19	Ulupna	149 0 0	...	At licensee's request	Numurkah
Horsham	9873	Fredk. C. Thomas	19	Willenabrina	320 0 0	...	At licensee's request	Horsham
"	11195	Wm. H. Milton	19	Yeeringa	320 0 0	...	At licensee's request	Nhill
Hamilton	5046	Christopher Lamborn	19	Nagwarry	296 0 0	...	At licensee's request	Casterton
Lease under "The Land Act 1869."								
Geelong	1259	George Crabbe ¹	20	Bambra	82 2 32	...	Abandoned	Geelong

¹ Book 8, page 57.

NOTE.

GEELONG DISTRICT.—The notice gazetted 9th January 1885, revoking lease 31754/19/20, Francis O'Neill, 80a. 1r. 27p., parish of Moreep, is hereby cancelled.

March 20, 1885.

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"The Land Act 1884," Section 2.

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.				
3900	Johnson Jasmen ...	65 0 0	Lodge Park ...	Withdrawn.
3080	Chas. Gay ...	3 0 0	Yarck ...	Refused.
3764	Hy. Hammond ...	200 0 0	Tallangalook ...	Withdrawn.
3313	Chas. E. P. Coster ...	320 0 0	Maintongoon ...	Withdrawn.
9337	John McDonald ...	69 0 0	Terrapsee ...	Refused.
5877	Jas E. Thomson ...	180 0 0	Moormbool West ...	Refused.
19127	Wm. Mitchell ...	160 0 0	Boho ...	Refused.
3895	Mary Johnson ...	320 0 0	Gobur ...	Withdrawn.
8578	Adam Elliott ...	17 0 0	Yackandandah ...	Refused.
8038	Geo. Foster ...	20 0 0	Magorra ...	Refused.
9536	Thos. Plummer ...	100 0 0	Yackandandah ...	Refused.
8624	Wm. Fisher, jun. ...	40 0 0	Murmungee ...	Withdrawn.
8351	Phillip Chitty ...	200 0 0	Colac Colac ...	Refused.
9906	Geo. Wright ...	20 0 0	Tangambalanga ...	Refused.
8771	Jno. Hickey ...	132 0 0	Mudgegong ...	Abandoned.
9854	Elizth. J. Vine ...	320 0 0	Tatonga ...	Abandoned.
8116	Peter Burns	Boorhaman ...	Abandoned.
8701	Andrew Gilmour ...	76 0 0	Baranbogio ...	Refused.
11552	Wm. H. Pavey ...	320 0 0	Babatchio ...	Refused.
3381	Mary J. McLennan ...	40 0 0	Kirkella ...	Refused.
Under Section 47.				
36	C. H. Bowker ...	300 0 0	La Trobe ...	Refused.
Under Section 49.				
2292	Walter McAlpino ...	20 0 0	Chiltern West ...	Abandoned.
2741	John Smith ...	20 0 0	Eurandelong ...	Refused.
2775	Wm. J. Singleton ...	20 0 0	Granya ...	Refused.
557	John Morgan ...	20 0 0	Borodomanin ...	Refused.

A. L. TUCKER,
Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
Melbourne, 19th March 1885.

TRANSFER APPROVED.

THE following Application for Transfer of a License under the 49th section of *The Land Act 1869* having been approved, it is hereby notified that the Rent specified may be received by the under-mentioned Revenue Officer.

Number of License.	Name of Transferor.	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—
			A. R. P.				£ s. d.		
819	Richardson, C. R.	Robert Heard ...	20 0 0	Mandurang	49	1.10.77	2 0 0	10s., Sandhurst, 6.2.85	Sandhurst

A. L. TUCKER,
Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
Melbourne, 18th March 1885.

"The Land Act 1884,"—Section 2.

GRAZING PERMITS.

It is hereby notified that the following Permits to occupy land for Grazing purposes only have been granted under the provisions of the regulations dated 1st April 1879, and published in *Government Gazette* of 4th April 1879 :—

No.	Permit granted to.	Area.	Parish.	Fee.	Section under which original application was made.	Payable to Officer authorized by the Treasurer to collect Territorial Revenue.
		A. R. P.		£ s. d.		
307	William Keast ¹ ...	15 0 0	Buninyong ...	0 3 9	Forty-nine ...	Ballarat.
2631	Mary E. Roberts ¹ ...	15 2 6	Fryers ...	0 4 0	Forty-nine ...	Castlemaine.
	David Kane ...	20 0 0	Muckleford ...	0 5 0	Nineteen ...	"
2631/40	Mary E. Roberts ² ...	15 2 6	Fryers ...	0 4 0	Forty-nine ...	"

¹ This is a renewal.

² Date of permit, 1st December 1884. Fee from 1st December 1884 to 31st December 1884, 4s.

A. L. TUCKER,
Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
Melbourne, 18th March 1885.

"The Land Act 1884," Section 2.
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.	£ s.	£ s.	£ s.	
Under Section 20 of "The Land Act 1869" as amended by "The Land Act 1878."									
1.3.85	Antonio Debertolis ...	Drouin West ...	42 1 6	1 1/6	1 1/6	1	1	3 1/6	Warragul 6474
2.3.85	John Sinnott ...	Quagnumjic ...	40 0 23	1 0/6	1 0/6	1	1	3 0/6	Omcoo 839
2.2.85	Duncan Fraser ...	Angora ...	288 3 15	7 4/6	7 4/6	1	1	9 4/6	300
2.6.84	William P. Carter ...	Devenish ...	169 1 12	4 5	8 10	1	1	10 10	Benalla 10344
1.1.85	John Taylor ...	Strathbogie ...	197 3 14	4 19	4 19	1	1	6 19	" 9839
"	George R. Taylor ...	Strathbogie ...	199 2 39	5 0	5 0	1	1	7 0	" 9838
2.2.85	William D. Bradshaw ...	Gowangardie ...	200 0 0	5 0	5 0	1	1	7 0	" 10136
"	William D. Bradshaw ...	Gowangardie ...	119 3 39	3 0	3 0	1	1	5 0	" 10137
"	Thomas Jordan ...	Samarra ...	56 2 13	1 8/6	1 8/6	1	1	3 8/6	" 12882
"	Milton Cummins ...	Shadforth ...	319 3 36	8 0	8 0	1	1	10 0	" 10339
"	William P. Carter ...	Stewarton ...	69 3 37	1 10	1 10	1	1	3 10	" 10347
"	John Gamble ...	Mokoon ...	80 0 0	2 0	2 0	1	1	4 0	" 10688
"	Charles Wentworth ...	Warrenhayne ...	39 3 23	1 0	1 0	1	1	3 0	" 13884
"	Thomas Smith ...	Yabba Yabba ...	139 3 38	3 10	3 10	1	1	5 10	Cashel 11714
"	Josiah Goab ...	Youanmito ...	249 3 27	6 5	6 5	1	1	8 5	" 10700
1.1.85	Alexr. Pinkerton ...	Karramomus ...	319 1 32	8 0	8 0	1	1	10 0	Shepparton 11541
2.2.85	Henry Nunn ...	Youarang ...	99 3 31	2 10	2 10	1	1	4 10	Tungamah 9434
"	Sarah Henry ...	St. James ...	320 0 0	8 0	8 0	1	1	10 0	" 10802
"	William Carmody ...	Youarang ...	320 0 0	8 0	8 0	1	1	10 0	" 10337
"	Henry Beggs ...	St. James ...	320 0 0	8 0	8 0	1	1	10 0	" 12054
1.5.84	John Sheehy ...	Pelluebla ...	160 0 0	4 0	8 0	1	1	10 0	Yarrawonga 11740
2.2.85	William Tuck ...	Pelluebla ...	263 2 29	6 12	6 12	1	1	8 12	" 11865
"	Thomas Henry ...	Tharanbegga ...	159 3 34	4 0	4 0	1	1	6 0	" 10805
"	Patrick McGrath ...	Tharanbegga ...	259 3 32	6 10	6 10	1	1	8 10	" 11301
1.2.85	Wm. Pitcher ...	Raglan West ...	163 1 7	4 2	4 2	1	1	6 2	Ararat 1557
"	Thos. Lowe ...	Navarre ...	30 3 39	0 15/6	0 15/6	1	1	2 15/6	Stawell 3008
"	Hannah Treadwell, nee Cook	Nurrabiel ...	100 0 0	2 10	2 10	1	1	4 10	Horsham 4341
1.1.85	Jas. R. Ingram ...	Lalbert ...	318 2 15	7 19/6	7 19/6	1	1	9 19/6	Kerang 4883
1.10.84	John Micholson ...	Castle Donnington...	185 2 29	4 13	4 13	1	1	6 13	" 5431
1.1.85	James Hickey ...	Murrabit West ...	318 1 5	7 19/6	7 19/6	1	1	9 19/6	" 4775
"	Eliza Ingram ...	Lalbert ...	318 1 10	7 19/6	7 19/6	1	1	9 19/6	" 4882
"	Wm. J. Ingram ...	Lalbert ...	318 3 20	8 0	8 0	1	1	10 0	" 4881
"	Hugh Thompson, sen. ...	Tragowel ...	51 3 24	1 6	1 6	1	1	3 6	" 3868
1.5.82	James Wakeman ...	Mincha West ...	319 3 33	8 0	48 0	1	1	50 0	" 3964
1.2.85	Wm. Youl, executor of John Youl	Bontherambo ...	104 3 39	2 12/6	2 12/6	1	1	4 12/6	Wangaratta 3967
"	Thos. Withers ...	Bontherambo ...	81 0 34	2 1	2 1	1	1	4 1	" 5907
"	Annie Sinclair ...	Wyebooh ...	158 1 30	3 19/6	3 19/6	1	1	5 19/6	Tallangatta 3803
"	James Simpson ...	Kergunyah ...	97 2 26	2 9	2 9	1	1	4 9	Yackandandah 3799
"	James Bright ...	Moyreisk ...	174 0 0	4 7	4 7	1	1	6 7	Avoca 4215
1.1.85	Charles McKenzie ...	Yea ...	119 0 36	3 0	3 0	1	1	5 0	Seymour 3238
1.2.85	John Macleod ...	Monea North ...	218 3 3	5 9/6	5 9/6	1	1	7 9/6	" 3232
1.3.85	Owen Ellis ...	Heathcote ...	59 3 32	1 10	1 10	1	1	3 10	Heathcote 2553
1.2.85	Geo. McKenzie, sen. ...	Murrindindi ...	159 3 8	4 0	4 0	1	1	6 0	Seymour 3260
1.3.85	Maria Berg (administratrix of the late Chrstr. Berg deceased)	Broadford ...	68 1 16	1 14/6	1 14/6	1	1	3 14/6	Kilmore 2070

A. L. TUCKER,
Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
Melbourne, 18th March 1885.

"THE MALLEE PASTORAL LEASES ACT 1883."—MALLEE BLOCKS AVAILABLE FOR APPLICATION.

APPLICATIONS, addressed to the President of the Board of Land and Works, for rights to lease the undermentioned Mallee Blocks for the term of eighteen years and eleven months, from the first day of January 1885, are now receivable. Plans and forms of application, which must be accompanied by a receipt for registration fee of £1, can be obtained at the Crown Lands Office, Melbourne.

A. L. TUCKER,
Commissioner of Crown Lands and Survey,

Department of Lands and Survey,
Melbourne, 5th March 1885.

Being the Responsible Minister of the Crown administering the said Act.

Number of Block.	Area in square miles.	Situation, &c.
31	412	On the South Australian boundary
37	281	On the South Australian boundary
67	499	Four miles south-west of Swan Hill, formerly allotments 10, 13, 14, 15, 16, 17, and 18, county of Tatchera
68	184	On road from Lalbert to Swan Hill, formerly allotment 20, county of Tatchera
70	114	Four miles east of Tittybong Pre-emptive Right Section, formerly allotment 56, county of Tatchera
71	113	Five miles west of Kerang, on Avoca River, Lake Bael Bael, and Salt Lake, formerly allotments 99, 100, 103, 105, 108, 109, 110, 111, 112a, 114, 115, 116, 117, 119A, 121, 122, 123, 126, and 131, county of Tatchera
72	64	Six miles north of Boort, formerly allotments 142, 144, and 147, county of Tatchera
75	15	Three and a half miles north of Yanac-a-Yanac Pre-emptive Right Section, formerly allotment 69, county of Lowan
76	234	Five miles north of Nhill, formerly allotments 45, 57, 58, 59, and 67, county of Lowan
77	157	Two miles north of Nhill, formerly allotments 47, 48, 49, 54, and 55, county of Lowan
79	121 1/2	South of Winian and Wornagworm, and north of Nurcoung and Arapiles, formerly allotments 139, 140, 194, 195, 196, 208, and 211, county of Lowan
80	78	South of Lawloit township and Pre-emptive Right Section, formerly allotments 166, 167, 168, and 189, county of Lowan
81	15	Midway between Lillimur and Lawloit, south of and fronting main road, formerly allotment 170, county of Lowan
82	70	In the parish of Dahwedarro, formerly allotments 25, 26, 27, and 28, county of Lowan

March 20, 1885.

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"THE MALLEE PASTORAL LEASES ACT 1883."—CANCELLATION OF LEASE FOR A MALLEE ALLOTMENT.
NOTICE is hereby given that the lease for the Mallee Allotment specified in the Schedule hereunder has been cancelled.

A. L. TUCKER,
Commissioner of Crown Lands and Survey,
Being the Responsible Minister of the Crown administering the said Act.
Department of Lands and Survey,
Melbourne, 19th March 1885.

Schedule.

Date of Lease.	Name.	Allotment.	Area.	County.
1.1.84	William McDonald	57	3½ square miles	Borung.

"THE MALLEE PASTORAL LEASES ACT 1883."—APPLICATIONS FOR MALLEE ALLOTMENTS
NOT GRANTED.

Name of Applicant.	No. of Allotment.	Area.	County.	Remarks.
Elinore Gildea	81	1½ square miles	Borung ...	Granted to another
Thomas McGarvey Guest ...	81	1½ "	" ...	Granted to another
Henry Butler	210	17½ "	Lowan ...	Granted to another

A. L. TUCKER,
Commissioner of Crown Lands and Survey,
Being the Responsible Minister of the Crown administering the said Act.
Department of Lands and Survey,
Melbourne, 17th March 1885.

"The Land Act 1884," Section 2.

SECTION 45, "LAND ACT 1869."

IT is hereby notified that it is proposed to issue leases for 21 years to the undermentioned persons, as per annexed schedule :—

Name.	Area.	Situation.	Purpose.	Rent per Annum.
	A. R. P.			£ s. d.
Helen McCallum	0 1 0	Yarra Bank South	Ferry house	25 4 0
Francis Lyne	0 0 21½	Yarra Bank South	Smithy	51 19 6
David Munro & Coy.	0 0 34½	Yarra Bank South	Storage	77 12 6

A. L. TUCKER,
Commissioner of Crown Lands and Survey.
Crown Lands Office,
Melbourne, 18th March 1885.

"The Land Act 1884," Section 2.

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."									
James Rogers ...	Bittern ...	12 0 0	8 8 0	1 1	1 0	0 0 6	10 9 6	Melbourne 2623	
Joseph R. Spooner ...	Bulla Bulla ...	10 0 0	12 10 0	1 1	1 0	0 1 8	14 12 8	" 6045	
Frederick W. Powell ...	Kerrie ...	19 1 23	32 0 0	1 1	1 0	0 1 8	34 2 8	" 2519	
John Fairbairn ...	Yinnar ...	18 3 33	14 5 0	1 1	1 0	0 1 0	16 7 0	Traralgon 308	
Charles Gordon ...	Tinamba ...	8 0 12	43 0 0	1 1	1 0	0 1 11	45 2 11	Maffra 347	
John Brophy ...	Argyle ...	17 0 6	1 0 0	1 1	1 0	0 0 9	3 1 9	Smythesdale 11143	
John McLeod ...	Ballarat ...	0 0 19½	23 15 0	1 1	1 0	0 1 1	25 17 1	Ballarat 2294	
James Blair ...	Irrewarra ...	7 0 7	3 0 0	1 1	1 0	0 0 4	5 1 4	Colac 65	
Isaac Stevenson ...	Irrewarra ...	6 0 13	2 0 0	1 1	1 0	0 0 4	4 1 4	" 861	
Maria Davis, widow of Charles Davis, sen., de- ceased ¹	Framlingham West	20 0 0	...	1 1	1 0	0 0 10	2 1 10	Warrnambool 9460	
Under Section 20 of "The Land Act 1869."									
Nash, John B. ...	Murrindindi ...	18 2 27	1 18 0	1 1	1 0	0 0 10	3 19 10	Seymour 706	
Young, Arthur ...	St. Arnaud ...	20 0 0	10 0 0	1 1	1 0	0 1 3	12 2 3	St. Arnaud 991	
Hansen, Asmus ...	Wedderburn ...	19 3 39	5 0 0	1 1	1 0	0 1 1	7 2 1	Ingleswood 12162	
Breen, Honora ...	Swanwater ...	20 0 0	8 0 0	1 1	1 0	0 0 10	10 1 10	St. Arnaud 49	
Evans, Cecelia W. ...	Mooler ...	20 0 0	11 0 0	1 1	1 0	0 1 1	13 2 1	" 278	
Arnold, George ...	Wombat ...	2 2 39	2 17 6	1 1	1 0	0 0 6	4 19 0	Daylesford 1011	
James Gilsenon ...	Kingower ...	19 3 39	2 0 0	1 1	1 0	0 0 10	4 1 10	Ingleswood 346	
Wm. M. Smith ...	Ingleswood ...	19 3 37	5 0 0	1 1	1 0	0 0 10	7 1 10	" 847	
Joseph Wanlace ...	Craigie ...	20 0 0	...	1 1	1 0	0 0 10	2 1 10	Talbot 5072	
Joseph Allen ² ...	Borong ...	9 3 3	...	1 1	1 0	0 0 5	2 1 5	Ingleswood 11006	
William Williams ³ ...	Fryers ...	18 0 0	4 10 0	1 1	1 0	0 1 0	6 12 0	Castlemaine 13964	
John Bryson ⁴ ...	Maldon ...	19 2 19	3 0 0	1 1	1 0	0 1 0	5 2 0	Maldon 1334	
Jane Sophia Baker ⁵ ...	Alexandra ...	19 3 25	17 0 0	1 1	1 0	0 1 1	19 2 1	Alexandra 66	

Donald McLennan ...	Narree Worran	127 0 2	89 12 0	1 6	1 0	0 5 4	92 3 4	Melbourne 7284
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¹ In lieu of notice gazetted 6th February 1885, p. 541.
² In lieu of notice gazetted 30th January 1885.
³ In lieu of notice gazetted 23rd January 1885.

⁴ In lieu of notice gazetted 12th September 1884.
⁵ In lieu of notice gazetted 13th February 1885, p. 603.

Department of Lands and Survey,
Melbourne, 18th March 1885.

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 Purchase-money 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—
			Purchase-money.	Fees.			Total to pay.		
				Grant.	Certificate.	Assurance.			
		A. R. P.	£ s. d.	£ s.	£ s.	£ s. d.	£ s. d.		
Under Section 76 of "The Land Act 1884."									
William Laird ...	Broadlands ...	3 2 26	10 19 9	1 1	...	0 0 6	12 1 3	Bairnsdale 15515 L	
Samuel McLean ...	Eglinton ...	7 2 16	22 16 0	1 1	...	0 1 0	23 18 0	Talbot 23134 M	

A. L. TUCKER,
Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
Melbourne, 18th March 1885.

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 7th March 1885.

A. L. TUCKER,
Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
Melbourne, 16th March 1885.

Corr. No.	Name of Transferor.	Name and Address of Transferee.	Particulars of Land Transferred.				Receiver of Revenue at—
			Parish.	Allotment.	Section.	Extent.	
						A. R. P.	
1758	James Hewlett ...	William Hewlett, farmer, Spring Creek	Alexandra ...	94E	39 3 35	Alexandra
32633	Janet Preston ...	Henry Spiers and James Wise, merchants, Elmhurst	Glenpatrick ...	1X	108 2 28	Avoca
290	Sarah Anne Cooney ...	Charles Swan, merchant, Bairnsdale	Buchan ...	10 ...	C	319 0 33	Bairnsdale
9451	Kieran Pelly ...	Patrick Pelly, farmer, Lake Rowan	Karrabumet ...	32B	99 3 39	Benalla
8732	William Hackett ...	William Hogg, farmer, Strathbogie	Strathbogie ...	22 ...	A	193 3 39	"
1755	John Gordon ...	John Reinslaw, farmer, Euroa	Euroa ...	Pt. 6a ...	G	9 0 3	"
24724	James Feeney ...	Catharine Monaghan, Porepunkah	Porepunkah ...	16, 17, 17 ^a ...	11	144 3 38	Bright
7	William Jno. Arnold ...	Wm. Irving Winter, M.L.C., Moorilla	Carpenters ...	58	214 0 17	Camperdown
45412	James Neilson ...	John Parish, farmer, Coonooer West	Doboobetic ...	1 ...	3	319 0 2	Charlton
4428	Niela Christensen ...	The President, Councilors, and Ratepayers of the Shire of Korong	Woosang ...	Pt. 24 ...	B	5 1 17	"
21314	Henry Taylor ...	Agnes Taylor, St. Arnaud	Rich Avon East	14 ^a ...	19	159 3 29	Donald
29202	William Gundry ...	Thomas Musgrove, farmer, Turrumberry	Turrumberry ...	7, pt. 6 ...	2	320 3 13	Echuca
45871	Matthew Monaghan ...	Eliza Tolhurst, storekeeper, Turrumberry North	Turrumberry North ...	10 ...	4	150 1 19	"
3438	Michael Gibbons ...	William Holland, farmer, Barmah	Narioka ...	2 ...	4	99 3 32	"
5592	Anastasia Ryan ...	Tom George Alliband, farmer, Echuca North	Echuca North ...	36	89 2 3	"
47603	William Robt. Thomas ...	Philip Mitchell, farmer, Milloo	Wanurp ...	226	110 0 32	"
250	Edward Dymott ...	Edward Spencer, butcher, North Carlton	Durdidwarrah ...	E8	133 0 3	Geelong
3903	Rebecca Wright ¹ ...	Hugh McCorkindale, farmer, Nareen	Mostyn ...	5, 6B	319 1 32	Hamilton
2204	Charles Ker Boswell ...	Charles Walliss, farmer, Minyip	Dunmunkle ...	67B	164 0 3	Horsham
111	Australian Deposit and Mortgage Bank Limited	Caleb Anderson, grazier, Loddon Vale	Mologa ...	25 ...	D	320 0 0	Kerang
2660	Trustees, Executors, & Agency Co. Limited	Henry Foster and Charles Rupert	Meering ...	15, 15 ^a ...	2	313 1 19	"
4610	Mary Jane Cunneen ...	Foster, farmers, Kerang	Meran ...	14 ...	2	319 1 30	"
5124	Margaret McKay ...	Patrick Murphy, storekeeper, Kerang	Macorna ...	6 ^a ...	D	319 3 13	"
3340	Elizabeth Rogers ...	John McKay, farmer, Cohuna	Tarranginnie ...	14 ...	F	319 3 20	"
5656	William Knight ...	Philip Wheaton, farmer, Tarranginnie	Waaia ...	6 ...	A	52 3 84	Numurkah
6937	David Holmes ...	Timothy McCarthy, farmer, Yalca	Waaia ...	Pt. 9 ...	D	160 0 0	"
34	John McClure ...	Robert Holmes, farmer, Waaia	Kaarimba ...	3 ...	D	319 3 30	"
1359	Fredk. Wm. Burgoyne ...	David McClure, farmer, Kaarimba	Campaspe ...	7 ^a ...	D	79 3 39	"
3276	Francis McCartney ...	Andrew Scott, storekeeper, Elmore	Karramomus ...	155 ^a	45 0 38	Sandhurst
123	Robert Hy. Thompson ...	Patrick Henneberry, farmer, Karramomus	Gowar ...	28 ...	C	67 0 31	Shepparton
5846	James Knox Champ ...	George Tipping, storeman, St. Arnaud	Yinnar ...	53 ...	C	120 1 31	St. Arnaud
821	Peter Augustus Bonhomme	Thomas Napier Champ, gentleman, Morwell	Traralgon ...	1	119 3 24	Traralgon
66	Charles Cobden Sandford and Joseph Henry Sandford	Frank George Hickox, publican, Traralgon	Boorhaman ...	10 ^a	27 3 15	"
40031	Roderick Urquhart ...	Joseph Henry Sandford, farmer, Boorhaman	Moe ...	116, 117, 118	120 0 0	Wangaratta
5588	Henry Holland Dumaresq	Michael Callanan, surveyor, Melbourne	Narracan South ...	142	286 2 32	Warragul
2465	James Gerald Walsh ...	Anne Mary Dumaresq, Cranbourne	Longwarry ...	6	319 1 22	"
5375	Arthur Edwin Stocks	John Joseph Walsh, barrister, Kew	Laang ...	41 ^a	60 0 0	"
851	John O'Neill Fitzpatrick	Ellis Creek Wright, laborer, Allansford	Tharabegga ...	54B	33 2 11	Warrnambool
12611		Patrick Quinane, farmer, Tharabegga		36 ^a ...	B	49 1 29	Yarrawonga

¹ In lieu of notice gazetted 6th March 1885, p. 728, so far as name of transferee is concerned.

DISPOSITION OF CHURCH LAND ALLOWED.

A STATEMENT of Trusts having been submitted by the head or authorized representative of the denomination of the Church of England, in the Diocese of Melbourne, in Victoria, under the provisions of the *Act to provide for the Abolition of State Aid to Religion*, for allowance by the Governor, the same was allowed by him on the seventeenth day of March 1885, and the following is the form in which such statement of trusts has been allowed:—

Description of land.—Firstly.—All that piece or parcel of land containing by admeasurement one acre one perch and one-tenth of a perch, be the same more or less, situate in the county of Bourke, parish of North Melbourne, and city of Melbourne: Bounded on the north by Albert street bearing east three hundred and fifty-two links; on the east by Gisborne street bearing south two hundred and eighty-six links; on the south by a line bearing west three hundred and fifty-two links and three-tenths of a link; and on the west by a line bearing N. 4° E. two hundred and eighty-six links.

Secondly.—All that piece or parcel of land containing by admeasurement two roods nine perches and nine-tenths of a perch, situate in the county, parish, and city aforesaid: Bounded on the east by Gisborne street bearing south one hundred and fifty-nine links and five-tenths of a link; on the south by a line bearing west three hundred and fifty-two links and five-tenths of a link; on the west by a line bearing N. 4° E. one hundred and fifty-nine links and five-tenths of a link; and on the north by a line bearing east three hundred and fifty-two links and three-tenths of a link.

Thirdly.—All that piece or parcel of land containing by admeasurement two roods nine perches and six-tenths of a perch situate in the county, parish, and city aforesaid: Bounded on the east by Gisborne street bearing north sixty-four links and two-tenths of a link; on the north by a line bearing west three hundred and fifty-two links and five-tenths of a link; on the west by a line bearing S. 4° W. two hundred and fifty-three links and four-tenths of a link; and on the south by a line bearing N. 61° 47' E., being the continuation of the north side of Bourke street four hundred links and three-tenths of a link.

Names of trustees.—The Right Reverend James Moorhouse, Doctor of Divinity, Bishop of Melbourne; The Honorable William Edward Hearn, Doctor of Laws, Chancellor of the Diocese of Melbourne; and the Honorable Thomas Turner a Beckett, Registrar of the Diocese of Melbourne.

Power of disposition.—Power to sell, lease, mortgage, or exchange, subject to the approval of the Bishop of Melbourne, or, during the absence of the Bishop from the diocese or the vacancy of the see, to the approval of the person for the time being administering the affairs thereof.

The exercise of such powers with reference to the pieces of land secondly and thirdly described to be subject to an obligation on the part of the trustees to transfer same in consideration of the payment of Ten thousand six hundred pounds to some person or persons to be named in an instrument to be prepared by the Crown Solicitor, if requested so to do by him, within a period of twelve months from the first of October One thousand eight hundred and eighty-four; permission being given to the incumbent or officiating minister of St. Peter's, Melbourne, to occupy the parsonage-house, garden, and appurtenances (other than the cottage appurtenant thereto) on the land secondly described for a period of twelve months from the completion of the sale, and the use of such cottage and of the land thirdly described and the buildings thereon for the purposes to which they are now applied being permitted for a period of two months from such completion.

The whole of the land, until otherwise disposed of, to be held for the purposes for which it was granted by the Crown.

The Bishop or the administrator aforesaid to have power to remove trustees, and to appoint new trustees, and to fill up all vacancies occurring in the trusteeship.

Purposes to which proceeds of disposition are to be applied.—To such purposes of the Church of England in Victoria as may be agreed upon by (1) the Bishop of Melbourne, or, during the absence of the Bishop from the diocese or the vacancy of the see, by the person for the time being administering the affairs thereof; (2) the trustees; and (3) the minister entitled to officiate in or occupy any building on the land: Provided always that in the event of the lands secondly and thirdly described being sold for the sum of Ten thousand six hundred pounds as aforesaid such sum shall be applied as follows:—

(1.) A portion thereof not exceeding in the whole Four thousand six hundred pounds to the erection on the land firstly described, according to plans to be approved by the above-named persons, or to the acquisition by purchase or otherwise, of a parsonage and school building or one or other of them in connection with St. Peter's parish, to be approved of in like manner.

(2.) The unexpended portion of the sum of Ten thousand six hundred pounds to be invested from time to time by the trustees on securities approved by them and the Bishop of the diocese of Melbourne for the time being, or, in his absence from his diocese or during the vacancy of the see, by the administrator of the affairs thereof; and the income arising from such investments, after deducting all expenses connected with the management of the trust fund, to be paid to the incumbent or officiating minister of St. Peter's, Melbourne, for the time, and to be regarded as an endowment of the parish of St. Peter's, Melbourne, in respect of the stipend of the minister thereof.

As witness the hand of the Governor of the Colony of Victoria, this seventeenth day of March 1885.

HENRY B. LOCH,
Governor of the Colony of Victoria.

MORTLAKE PUBLIC PARK AND GARDEN.—REGULATIONS.

THE Council of the Shire of Mortlake, the duly appointed Committee of Management of the Mortlake Public Park and Garden, 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 133 of *The Land Act 1884*.

Regulations.

1. The Mortlake Public Park and Garden shall be open to the public from sunrise to sunset.
2. No person shall enter or remain in the Mortlake Public Park and Garden 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 Mortlake Public Park and Garden, 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 Mortlake Public Park and Garden.
5. No person shall put in the Mortlake Public Park and Garden any cattle, goats, or pigs.
6. No person shall bring into the Mortlake Public Park and Garden 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 Mortlake Public Park and Garden, 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 Mortlake Public Park and Garden, shall enter any plots therein which may be enclosed for plantations of young trees or shrubs.
9. The committee of the Mortlake Tennis Club may be allowed to form, in the Mortlake Public Park and Garden, an asphalt court, the management of which shall be under the supervision of the committee of management.

Every person offending against these regulations shall, in accordance with section 133 of *The Land Act 1884*, on conviction before any justice, forfeit and pay a penalty not exceeding £5 for each offence; and every person who knowingly and wilfully offends against any such regulations, and who, after he has been warned by any bailiff of Crown lands or any constable, does not desist from so offending, may be forthwith apprehended by such bailiff or constable, and taken before some justice of the peace, and shall, on conviction, forfeit and pay a penalty not exceeding £10.

Dated at Mortlake this fourth day of March 1885.

THOMAS DOWLING,
President.
S. DESPARD,
Shire Secretary.

The Board of Land and Works, in pursuance of the powers conferred by *The Land Act 1884*, section 133, doth hereby make the foregoing Regulations in respect of the Mortlake Public Park and Garden.

The Common Seal of the Board of Land and Works was hereunto affixed this sixteenth day of March 1885, in presence of—

A. L. TUCKER,
President.
A. MORRAH,
Member.

(—Corr. 85/P.20693.—C.C.)

RESERVE FOR SHOW-YARDS IN THE PARISH OF YARRAWONGA.—REGULATIONS.

WE, Archibald Browning, Michael Macarthy Dwyer, John Cornelius Caffin, Joseph Henry Fitzgerald, Angus Francis Grant, Hugh Mackinnon, and Robert Sharp, the duly appointed Committee of Management of the Reserve for Show-yards in the parish of Yarrowonga, 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 133 of *The Land Act 1884*.

Regulations.

1. The reserve shall be open free of charge from sunrise till sunset, except on days set apart for agricultural shows, public sports, or other special purposes.
2. A fee not exceeding Three Shillings (3s.) may be charged and taken for admission of every adult person to the reserve on days set apart for agricultural shows, public sports, or other special purposes.
3. Every person paying for admission to the reserve or to any part thereof shall be supplied with a ticket of admission, which he shall, on demand, produce, and if required surrender, to any gatekeeper or other person having authority from the committee of management to demand the production or surrender of the same.
4. No person shall enter or remain in the reserve who may offend against decency as regards dress, language, or conduct.
5. No person shall damage in any way the trees, shrubs, flowers, fences, gates, or erections in the reserve, or put offensive matter in the lagoons or waterholes therein, nor shall fires be lighted in the reserve.
6. No person shall climb over the fences or gates, stick bills thereon, or cut names on the fences, trees, or seats, or in any

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way damage the same, nor roll nor throw stones in the reserve, nor discharge firearms therein.

7. No person shall put in the reserve any cattle, goats, or pigs, without the permission in writing of the committee of management.

8. No person shall bring any dog into the reserve unless led by a chain or cord.

9. No person shall engage in any game or sport in the reserve on Sunday.

10. No person shall erect any building 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.

11. Any person who may have obtained the consent, in writing, of the committee of management to the erection within the reserve of any building, booth, or other structure shall be bound by any order of the committee of management with regard thereto.

12. 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.

13. The committee of management may allow any part of the reserve to be depastured by quiet cattle or horses. The proceeds of agistment to be expended in the maintenance and improvement of the reserve.

14. Any person committing in the reserve, or in any of the buildings or erections for the time being thereon, any of the following offences shall be liable to be removed from the reserve, notwithstanding such person may have purchased or may or shall have been in possession of a ticket of admission to the reserve or any part thereof:—

- (1.) Assaulting any other person.
- (2.) Being drunk.
- (3.) Crossing or trespassing on the trying or convincing grounds or enclosure, or interfering with any of the judges in the execution of their duty.
- (4.) Using threatening, abusive, or insulting words.
- (5.) Using profane, indecent, or abusive language.
- (6.) Behaving improperly or riotously.
- (7.) Not surrendering (if required) to any gatekeeper or other person having authority from the committee of management to demand production of the same, any ticket authorizing admission to the part where such person shall be found.

15. Such entrance and other fees for the exhibition of stock and other property may from time to time be charged as may be approved by the committee of management.

16. Persons renting or hiring any stand, building, erection, or enclosure on the occasion of any show, public sports, or for other special purposes may be required to deposit any sum not exceeding Ten pounds which the committee of management may determine, by way of a guarantee that due care will be taken of such stand, erection, or enclosure; and the committee of management may make repairs to or make good any damage or loss sustained by such building, erection, or enclosure, or in anything contained therein, during such occupancy or hiring, and deduct the cost of making good such loss or damage from the sum of money deposited by way of guarantee as and for liquidated damages.

Every person offending against these regulations shall, in accordance with section 133 of *The Land Act 1884*, on conviction before any justice, forfeit and pay a penalty not exceeding Five pounds for each offence; and every person who knowingly and wilfully offends against any such regulations, and who, after he has been warned by any bailiff of Crown lands or any constable, does not desist from so offending, may be forthwith apprehended by such bailiff or constable and taken before some justice of the peace, and shall, on conviction, forfeit and pay a penalty not exceeding Ten pounds.

Dated at Yarrowonga this twentieth day of January 1885.

ARCHIBALD BROWNING,
MICHAEL M. DWYER,
JNO. C. CAFFIN,
J. H. FITZGERALD,
A. F. GRANT,
H. MACKINNON,
ROBERT SHARP.

The Board of Land and Works, in pursuance of the powers conferred by *The Land Act 1884*, section 133, doth hereby make the foregoing Regulations in respect of the Reserve for Show-yards in the parish of Yarrowonga.

The Common Seal of the Board of Land and Works was hereunto affixed this sixteenth day of March 1885, in the presence of—

(L.S.) A. L. TUCKER, President.
A. MORRAH, Member.

—(Corr. 85/A.13992.—C.C.)

CEMETERIES.

ACCOUNTS of Trustees, pursuant to *The Cemeteries Statute 1864* (27 Vict. No. 201, sec. 28).

ALBERTON PUBLIC CEMETERY.

1st January to 31st December 1884.

RECEIPTS.	
Balance	£165 10 6
Fees for graves, &c.	34 6 0
Other sources of income—interest	9 0 0
	£208 16 6

EXPENDITURE.

Salaries	£9 0 0
Grave-digging	8 13 6
Balance	191 3 0
	£208 16 6

WILLIAM HAIR,
THOMAS BURROWS,
JAMES NICOL,

Trustees.

Declared at Tarraville the 2nd day of March 1885, before WM. BUCKLEY, J.P.

DARGO PUBLIC CEMETERY.

1st January to 31st December 1883.

RECEIPTS.

Balance	£7 1 1
Fees for graves, &c.	2 5 0
	£9 6 1

EXPENDITURE.

Works	£2 0 0
Balance	7 6 1
	£9 6 1

J. B. KELLY,
DENIS CONNOLLY,
JOHN JENKINS,

Trustees.

Declared at Dargo the 2nd day of March 1885, before HENRY HARRISON, J.P.

DARGO PUBLIC CEMETERY.

1st January to 31st December 1884.

Balance	£7 6 1
	£7 6 1

EXPENDITURE.

Balance	£7 6 1
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J. B. KELLY,
DENIS CONNOLLY,
JOHN JENKINS,

Trustees.

Declared at Dargo the 2nd day of March 1885, before HENRY HARRISON, J.P.

EAST GEELONG PUBLIC CEMETERY.

1st January to 31st December 1884.

RECEIPTS.

Balance	£159 16 8
Fees for graves, &c.	451 7 0
Other sources of income	55 11 6
	£666 14 9

EXPENDITURE.

Salaries	£42 14 0
Office expenses	0 8 0
Works	152 19 2
Grave-digging	142 18 0
Balance	327 15 7
	£664 14 9

GEO. M. HITCHCOCK,
GEO. A. STEPHEN,
STEPHEN V. BUCKLAND,

Trustees.

Declared at Geelong the 17th day of February 1885, before WILLIAM HIGGINS, J.P.

LINTON PUBLIC CEMETERY.

1st January to 31st December 1884.

RECEIPTS.

Balance	£17 16 6
Fees for graves, &c.	7 10 0
	£25 6 6

EXPENDITURE.

Office expenses	£0 5 0
Works	22 10 0
Balance	2 11 6
	£25 6 6

STEWART KING,
DAVID CHERISTIAN,
NORMAN McPHEE,

Trustees.

Declared at Charnwood the 3rd day of March 1885, before CHARLES DRAPER, J.P.

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NEWSTEAD PUBLIC CEMETERY.

1st January to 31st December 1884.

RECEIPTS.			
Balance	...	£0 11 5	
Fees for graves, &c.	...	16 18 6	
		£17 9 11	
EXPENDITURE.			
Works	...	£1 16 0	
Grave-digging	...	6 0 2	
Contingencies	...	0 15 10	
Balance	...	8 17 11	
		£17 9 11	

WILLIAM IBBOTSON,
AUGUST NOMENS,
JNO. TREACY,

Trustees.

Declared at Newstead the 28th day of February 1885, before
J. C. HOUSE, J.P.

SMEATON PUBLIC CEMETERY.

1st January to 31st December 1884.

RECEIPTS.			
Fees for graves, &c.	...	£9 10 0	
EXPENDITURE.			
Works	...	£1 0 0	
Grave-digging	...	8 2 6	
Balance	...	0 7 6	
		£9 10 0	

DAVID MILLER,
WILLIAM J. TOOSE,
JAMES McALPINE,

Trustees.

R. J. SHEEHAN,
Secretary.

Declared at Smeaton the 26th day of February 1885, before
JOHN ANDERSON, J.P.

SUNBURY PUBLIC CEMETERY.

1st January to 31st December 1884.

RECEIPTS.			
Balance	...	£61 4 4	
Fees for graves, &c.	...	26 15 0	
		£87 19 4	
EXPENDITURE.			
Salaries	...	£10 0 0	
Works	...	13 7 0	
Contingencies	...	0 6 0	
Balance	...	64 6 4	
		£87 19 4	

JOHN EADIE,
JOHN HOGAN,
PETER EADIE,

Trustees.

Declared at Sunbury the 2nd day of March 1885, before
MAURICE McAULIFFE, J.P.

TEESDALE PUBLIC CEMETERY.

1st January to 31st December 1884.

RECEIPTS.			
Balance	...	£4 19 0	
Fees for graves, &c.	...	1 13 6	
		£6 13 0	
EXPENDITURE.			
Office expenses	...	£0 0 6	
Works	...	2 0 0	
Grave-digging	...	0 17 6	
Balance	...	3 15 0	
		£6 13 0	

CHARLES A. C. WILSON,
JOHN CLARK,
EDWARD EARL,

Trustees.

Declared at Golfhill the 26th day of February 1885, before
GEORGE RUSSELL, J.P.

TOWER HILL PUBLIC CEMETERY.

1st January to 31st December 1884.

RECEIPTS.			
Balance	...	£251 12 7	
Fees for graves, &c.	...	51 10 0	
Other sources of income	...	31 0 3	
		£334 2 10	

EXPENDITURE.

Salaries	...	£10 10 0
Works	...	32 3 0
Grave-digging	...	32 0 0
Insurance	...	1 2 6
Contingencies	...	0 6 6
Balance	...	258 0 10
		£334 2 10

C. NORMAN,
Trustee.

Declared at Koroit the 17th day of February 1885, before P.
McGRATH, J.P.

WILLIAM ANDERSON,
RICHD. SKILBECK,

Trustees.

Declared at Koroit the 16th day of February 1885, before C.
NORMAN, J.P.

WARRNAMBOOL PUBLIC CEMETERY.

1st January to 31st December 1884.

RECEIPTS.			
Balance	...	£245 1 0	
Fees for graves, &c.	...	152 13 6	
Fees (remitted) for burial of poor	...	15 0 0	
Other sources of income	...	0 10 0	
		£413 4 6	

EXPENDITURE.			
Salaries	...	£110 0 0	
Office expenses	...	3 6 0	
Works	...	3 1 4	
Grave-digging	...	0 17 0	
Insurance	...	0 18 0	
Fees remitted for burial of poor	...	15 0 0	
Balance	...	280 2 2	
		£413 4 6	

THOMAS KING,
WILLIAM AUDLIE,
A. STEPHENS,
WM. SIMPSON,
S. NETTLETON,

Trustees.

Declared at Warrnambool the 27th day of February 1885, before
E. J. DAVIS, J.P.

THE KYNETON SHIRE WATERWORKS TRUST
REGULATION.

THE Governor in Council has approved of the subjoined
Regulation, made by the Kyneton Shire Waterworks
Trust, in pursuance of the Victorian Water Conservation Act 1884,
No. 829, Sec. 20.

F. T. SARGOOD,
Minister of Water Supply.

Office of Mines and Water Supply,
Melbourne.

REGULATION No. 3.

The Chairman and Commissioners of the Kyneton Shire
Waterworks Trust, the Waterworks District of which has been
proclaimed an Urban District, for the purposes of the Victorian
Water Conservation Act 1883, do hereby, pursuant to and in
exercise of the powers and authorities conferred by the Victorian
Water Conservation Acts, 1881, 1883, make the Regulation
following:—

A rate of One shilling in the pound sterling shall be imposed
and levied on all the rateable property in the Waterworks Dis-
trict of the Kyneton Shire Waterworks Trust, liable in respect
of rates levied by the said Trust, according to the valuation for
the time being of such rateable property for the municipal rate
of the municipal district in which such rateable property is
situate, for one year commencing on the first day of January
One thousand eight hundred and eighty-five and ending on the
thirty-first day of December One thousand eight hundred and
eighty-five. Such rate shall be payable and be collected in two
equal portions or instalments, and the first instalment shall be
due and payable on the first day of January One thousand eight
hundred and eighty-five, and the second instalment on the first
day of July One thousand eight hundred and eighty-five.

Such person as the Commissioners of the Kyneton Shire Water-
works Trust may from time to time appoint for that purpose
shall be authorized to demand and receive, collect, and recover
the said rate.

Passed this thirteenth day of December One thousand eight
hundred and eighty-four.

The Seal of the said Trust was affixed hereto in the presence
of—

(L.S.) J. H. K. BUSCOMBE,
Chairman.
R. HARPER,
Secretary.

Approved by the Governor in Council
the 3rd March 1885.

ROB. WADSWORTH,
Clerk of the Executive Council.

THE STAWELL SHIRE WATERWORKS TRUST.— REGULATION.

THE Governor in Council has approved of the subjoined Regulation made by the Stawell Shire Waterworks Trust in pursuance of *The Victorian Water Conservation Act 1881* (No. 716, sec. 44).

F. T. SARGOOD,
Minister of Water Supply.

Office of Mines and Water Supply,
Melbourne.

THE Commissioners of the Shire of Stawell Waterworks Trust, in pursuance of the powers conferred by section 44 of *The Victorian Water Conservation Act 1881*, do make the following—

REGULATION No. 5.

Regulation for the making of a Rate on all the rateable property in the Shire of Stawell Waterworks District.

1. A rate of Twopence in the pound sterling on the annual value of all the rateable property in the Shire of Stawell Waterworks District, according to the valuation for the time being of all lands and tenements for the municipal rate of the Shire of Stawell, is hereby made for the year commencing on the 1st day of January 1885 and ending on the 31st day of December 1885.

2. Such rate is made payable in two equal instalments, the first of which instalments shall be due and payable on the 1st day of January 1885, and the second instalment shall be due and payable on the 1st day of July 1885.

3. Such person or persons as the Commissioners of the said Trust may from time to time appoint for that purpose shall be authorized to demand and receive the said rate.

The foregoing Regulation No. 5 was made by the Commissioners of the Shire of Stawell Waterworks Trust under and by virtue of section 44 of *The Victorian Water Conservation Act 1881*, this 2nd day of December 1884.

The Seal of the said Trust was affixed hereto in the presence of—

(L.S.) JEAN P. TROUETTE,
Chairman of the Meeting.
ALFRED B. CLEMES,
Secretary.

Approved by the Governor in Council
the 10th March 1885.

ROB. WADSWORTH,
Clerk of the Executive Council.

MELBOURNE WATER SUPPLY.

(29 Vict. No. 289, Sec. 222, Third Schedule.)

NOTICE to the owners of tenements in the undermentioned streets, and the private streets, lanes, courts, and alleys opening thereto. The main-pipes in the said streets being laid down, the owners of all tenements situated as under are hereby required, on or before the twenty-third day of March instant, to cause a proper pipe and stop-cocks to be laid, so as to supply water from the main-pipe within such premises.

CHARLES LE CREN,
Secretary.

Melbourne, 5th March 1885.

<i>Boroondara.</i>	
Avenue road	from Riversdale to Camberwell roads.
Camberwell road	" Avenue road, 4 chains N.
<i>Brighton.</i>	
Martin street	from New street to St. Kilda street.
Normanby road	" New street, 10½ chains W.
Centre road	" Hampton street, 18½ chains E.
<i>Brunswick.</i>	
Barkly street	from Looky's lane, 33 chains W.
Luscombe road	" Lygon street, 8 chains W.
Black street	" Barkly street, 4½ chains N.
Blair street	" Albert street to Glenlyon road.
<i>Caulfield.</i>	
Seymour road	from Orrong road to Kooyong road.
<i>Coburg.</i>	
Bell street	from Sydney road to Waterfield street.
Bell street	" Bruce street, 47 chains E.
Gordon street	" Bell street, 38 chains S.
Bruce street	" Bell street, 38 chains S.
<i>Collingwood.</i>	
Great Ryrie street	from Hoddle street, 10 chains W.
Mater street	" Emma street to Smith street.
Noone street	" Wellington street to Gold street.
Charlotte street	" Simpson street, 34 chains N.
Simpson street	" Wellington street to Gold street.
Spensley street	" Penwick street to Esplanade.
Berry street	" O'Grady street to Heidelberg road.
Dight street	" Vere street to Little Smith street.
<i>Essendon.</i>	
Pascoe Vale road	from Buckley street, 32 chains S.
Bayview terrace	" Maribyrnong road to St. Leonards road.
Leslie street	" Park street, 16 chains N.
North street	" West street, 12 chains E.
East street	" North street to Filson street.
West street	" North street to South street.
South street	" West street, 11 chains E.
Regent street	" Mount Alexander road, 11 chains W.
Mantell street	" Holmes road, 8 chains N.
Crawford street	" Mount Alexander road to Robinson's road.
Robinson's road	" Crawford street to Blair street.
St. Leonard's road	" Bayview terrace, 4 chains W.

<i>Fitzroy.</i>	
Greeves street	from Brunswick street to Young street.
Victoria street	" Fitzroy street to Young street.
Alexander parade	" Rae street to Nicholson street.
Rushall crescent	" Preston road to Falconer street.
McKean street	" Michael street to Rushall crescent.
Annand street	" Rae street, 6 chains W.
Brunswick street N.	" Holden street, 14 chains S.
Birkenhead street	" Park street, 7 chains S.
Rae street	" Scotchmere street to Holden street.
Delbridge street	" Heidelberg road to McKean street.
Rowe street	" Michael street to Ru-hall crescent.
Liverpool street	" Nicholson street to Rae street.
<i>Flemington.</i>	
Brighton street	from Finsbury street to Waltham street.
Eltham street	" Railway place to Wellington street.
Finsbury street	" Railway place, 8 chains E.
Waltham street	" Railway place to Brighton street.
Norwood street	" Railway place to Wellington street.
McCracken street	throughout.
Wellington street	from Mount Alexander road to Eltham street.
Bayswater road	" Epsom road, south-westwards 12 chains.
Bellair street	" Macauley road, 25 chains N.
McConnell street	throughout.
Westbourne road	from Epsom road, 9 chains S.W.
Shield street	" Wellington street to Hill street.
Bryant street	" Bignell street to High street.
Bignell street	" Shield street to Bryant street.
Pridham street	" Racecourse road to Parsons street.
Victoria street	" Racecourse road, 14 chains N.E.
Racecourse road	" Rankin's road to Victoria street.
Henry street	" Macauley road to Derby street.
<i>Footscray.</i>	
Albert street	from Buckley street to Railway.
Somerville road	" Birmingham street, 4 chains W.
Birmingham street	" Goulbourn street to Somerville road.
Lennox street	" Stephen street to Hyde street.
<i>Hawthorn.</i>	
Barker's road	from Auburn road to Burke road.
Berkley street	" Riversdale road, 18 chains S.
Elphin grove	" Liddiard street, 13 chains N.
Mary street	" Power street to Eric street.
Mary street	" Glenferrie road, 9 chains W.
Chrystobel crescent	" Glenferrie road, 7 chains W.
Chrystobel crescent	" Eric street, 8 chains E.
Moore street	" Mary street to Karl street.
Auburn grove	" Auburn road, 16 chains E.
<i>Kew.</i>	
Sackville street	from John street, 4 chains W.
Burke road	" Mont Albert road to Cotham road.
<i>Malvern.</i>	
Wattle Tree road	from Tooronga road to Burke road.
<i>Melbourne.</i>	
North wharf	from Gasworks, 40 chains W.
Swan street	" Punt road, 34 chains W.
<i>Carlton.</i>	
Mellwraith street	from Richardson street to Patterson street.
Amess street	" Macpherson street to Pigdon street.
Bowen crescent	" Park street, 12 chains S.E.
Station street	" Park street to Scotchmere street.
<i>Northcote.</i>	
High street	from Duff's lane to Darebin street.
Darebin street	" High street to Station street.
<i>Prahran.</i>	
Westbourne street	from Malvern road to Spring street.
Spring street	" Chatsworth road, 5 chains W.
Wright's terrace	" Chatsworth road, 5 chains W.
Highbury grove	" High street to Chomley street.
Newry street	" High street, 15 chains S.
Erica street	" Williams road to Newry street.
Normanby road	" High street to Newry street.
Athol street	" Punt road to Perth street.
Doon street	" Charles street to Perth street.
Great Davis street	" Punt road to Powell street.
Hyland street	" Commercial road to Argo street.
Mount street	" High street, 7 chains N.
Nottingham street	" Commercial road to Moss street.
Oxford street	" Chapel street to Clara street.
Wilson street	" Cromwell road, 11½ chains W.
Burns street	" Doon street, 2 chains S.
Henry street	" David street, 4 chains E.
Garden street	" Surrey road, 4 chains W.
Kensington road	throughout.
<i>Port Melbourne.</i>	
Lorimer street	from Inglis street, 50 chains W.
Alfred street	" Farrell street to Union street.
Albert street	" Farrell street, 9 chains S.
Farrell street	" Albert street to Ross street.
Ross street	" Farrell street to Raglan street.
Bridge street	" Station place to Ross street.
Stokes street	" Liardet street to Farrell street.
<i>St. Kilda.</i>	
Esplanade	from Victoria street to Acland street.
Blessington street	" Herbert street to Tennyson street.
<i>South Melbourne.</i>	
Bridport street	from Clarendon street to Ferrars street.
Bridport street	" Cowie street to Barrett street.
Normanby road	" Ferrars street, 26½ chains S.W.
South wharf	" Ferrars street to Johnston street.
<i>Williamstown.</i>	
Dolgarno street	from Dover road to Douglas parade.

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CUSTOM-HOUSE SALE.

NOTICE is hereby given that unless the goods bonded in the several warehouses mentioned in the Schedule hereto annexed are either duly cleared, exported, or re-warehoused, and the duties ascertained to be due on the deficiencies, as provided by the 124th clause of *The Customs Act* 1883, be paid on or before Wednesday the 22nd April next, they will be sold, pursuant to the 125th clause of the aforesaid Act, on Thursday the 30th April.

Owners of any of the goods specified are cautioned that the above arrangements will be strictly adhered to.

Department of Trade and Customs,
Melbourne, 14th March 1885.

G. D. L'ANGRIDGE,
Commissioner of Trade and Customs.

Bond.	Date of Bonding.	Ship.	Whence.	Merchant.	Marks.	Numbers.	Description of Goods.
Alison's	1881. January 21	Menmuir	Hong Kong	G. Hurry	LD 345	13	20 boxes tea
Alison's	February 14	Lucile	Liverpool	Stokes and Martin	LF 33	...	70 kegs nails
Alison's	February 17	Argomene	London	W. Andrews	LF 218	1	1 crite earthenware
Alison's	March 11	Loch Katrine	Glasgow	J. Henry and Co.	LF 929	29	1 quarter-cask whisky
Alison's	March 16	Hereford	London	C. Lister and Co.	LH 8	1	2 and 1 ullage cases beans
Alison's	May 9	Castle Holme	London	Bligh and Harbottle	LL 115	25-7	3 quarter-casks sherry
Alison's	May 16	City of Adelaide	Sydney	F. C. Klemm and Co.	LL 201	27	1 quarter-cask brandy
Alison's	May 16	Peter Godeffrey	Hamburg	K. Schombberger	LL 262	...	16 cases liquours
Alison's	May 18	Bolton Abbey	London	Levy Bros. and Co.	LL 301	7	1 case perfumery
Alison's	May 20	Atjeh	Batavia	Lange and Thoneman	LL 434	2, 4	2 cases cigars
Alison's	June 1	Sophie	Hamburg	J. Kronheimer and Co.	LL 707	87 4	2 packages manufactured tobacco
Alison's	June 4	Cheviot	Sydney	Victor Schombberger	LL 833	...	12 and 1 ullage cases liqueurs
Alison's	June 8	Thomas Stevens	London	Odling Bros.	LL 923	1	1 case wrought marble
Alison's	June 21	Macedon	Sydney	G. Beer	LN 235	...	6 cases cherry cordial
Alison's	July 7	Cuzco	London	C. Anderson	LN 618	1	1 case patent medicine
Alison's	July 12	Koonowarra	Sydney	G. Beer	LN 770	...	74 cases cherry cordial 16 cases cherry cordial 7 cases cherry cordial
Alison's	July 13	Loch Ness	London	G. Rolfe and Co.	LN 304	9	1 quarter-cask whisky
Alison's	July 13	Galley of Lorne	Foo Chow	G. Hurry	LN 304	258	2 half-chests tea
Alison's	July 26	Salanis	London	C. Lister and Co.	LN 150	1	1 package carrots
Alison's	September 14	Transferred from Exhibition by F. Schlaepfer	LN 407	1-2	2 cases agricultural implements
Alison's	September 14	Transferred from Exhibition by E. Wagenan	LN 408	4-8	5 cases machinery
Alison's	September 22	Transferred from Exhibition by Commissioners of M. Exhibition	LN 409	1	1 case machinery

Alison's	...	September	24	Transferred from Exhibition by Commissioners of M. Exhibition	1Q
Alison's	...	September	24	Transferred from Exhibition by Commissioners of M. Exhibition	728
Alison's	...	September	24	Transferred from Exhibition by F. Schlaepfer	729
Alison's	...	September	27	Cingalese	731
Alison's	...	October	11	Chimborazo	762
Alison's	...	October	12	Lord Warden	762
Alison's	...	October	14	Amalfi	111
Alison's	...	October	31	Oneida	111
Alison's	...	November	3	Oneida	111
Alison's	...	November	14	Sorato	111
Alison's	...	December	2	Louis	111
Alison's	...	December	5	Cotopaxi	111
Alison's	...	December	6	Barcelona	111
Alison's	...	December	8	Loch Sloy	111
Alison's	...	December	15	Marie Blau	111
Alison's	...	December	15	Marie Blau	111
Alison's	...	December	30	Arowata	111
Bell's	...	April	28	Allanahaw	111
Bell's	...	October	21	Loch Katrine	111
Cleve's	...	August	10	Catania	111
Cleve's	...	September	6	Loch Garry	111
Cleve's	...	September	7	Loch Garry	111
Cleve's	...	September	20	Polluce	111
Cleve's	...	September	22	Renown	111
Cole's	...	May	11	Castle Holme	111
Cole's	...	June	1	Samarkand	111
Cole's	...	June	1	Cheviot	111
Cole's	...	June	17	Old Kensington	111
Cole's	...	July	15	Apolline Emslie	111
Cole's	...	July	15	Apolline Emslie	111
Cole's	...	July	15	Cascopia	111

1Q	728	1-2	2 cases show-cases
729	729	1-22	22 plgs. cast-iron manufactures
731	731	1	1 case machinery
762	762	55	4 half-chests tea
111	111	...	1 ullage caso champagne
111	111	1-10	4 packages machinery
130	130	5	2 cases champagne
211	211	...	1 package clocks
558	558	2	1 package manufactured tobacco
558	558	10	3 packages hops
613	613	4	10 packages machinery
613	613	2	2 packages perfumery, &c.
765	765	1-10	51 packages machinery
765	765	2	1 quarter-cask whisky
765	765	2	44 cases champagne
765	765	2	12 cases champagne
765	765	11	1 quarter-cask rum
765	765	...	1 ullage case geneva
765	765	2	13 cases whisky
765	765	...	8 cases candles
765	765	...	3 cases whisky
765	765	4-10	7 quarter-casks whisky
765	765	...	4 cases liqueurs
765	765	...	10 cases geneva
765	765	...	1 cask ale
765	765	...	30 cases brandy
765	765	...	6 cases cheese
765	765	1-3	3 cases woodenware
765	765	3-7, 14	6 hogsheads brandy
765	765	22-3, 26, 28-9	5 quarter-casks brandy
765	765	8	6 cases wine, still

{ 1-8, 13-22, 25-32, 35-6, 40, 42-3, 45, 48-50, 55, 57-8, 61-6, 70-3, 75, 77-8 }

CUSTOM-HOUSE SALE—continued.

Bond.	Date of Bonding.	Ship.	Where.	Merchant.	Marks.	Numbers.	Description of Goods.
Cole's	1881. July 15	Cascopedia	London	Gibbs, Bright, and Co.	L.N. 902	9	17 cases wine, still
Cole's	July 15	Cascopedia	London	Gibbs, Bright, and Co.	L.N. 902	10	8 cases wine, still
Cole's	July 15	Cascopedia	London	Gibbs, Bright, and Co.	L.N. 902	11	17 cases wine, still
Cole's	July 22	Apolline Emslie	Charente	Francis and McPherson	85	1-2, 5-30	28 quarter-casks brandy
Cole's	July 22	Corolla	London	Gibbs, Bright, and Co.	L.P. 95	0	1 ullage case brandy
Cole's	August 2	Malwa	Galle	Gibbs, Bright, and Co.	L.P. 377	3-7	5 cases pongees
Cole's	August 23	Meath	Foo Chow	F. Tate	L.Q. 93	1	1 quarter-cask kummel
Cole's	August 23	Meath	Foo Chow	F. Tate	L.Q. 93	2	1 octave kummel
Cole's	August 23	Meath	Foo Chow	F. Tate	L.Q. 93	3	1 case kummel, containing 8 kegs
Cole's	August 23	Meath	Foo Chow	F. Tate	L.Q. 93	4	1 case manufactured tobacco
Cole's	September 1	Bokhara	Galle	F. Tate	L.Q. 93	5-7	3 cases pongees
Cole's	December 8	Barcelona	Hamburg	Gibbs, Bright, and Co.	L.P. 906	...	1 ullage case brandy
Cole's	December 16	Strathearn	Calcutta	Gibbs, Bright, and Co.	L.P. 911	...	101 bales cornsacks
Cole's	December 19	...	Warrenheip Distillery	F. W. Prell and Co.	L.P. 903	22-9	8 quarter-casks colonial spirits
Dalgety's	February 11	Zephyr	Hobart	Dalgety, Blackwood, and Co.	L.N. 471	1	1 package manufactured tobacco
Dalgety's	February 22	Ophelia	Liverpool	A. Webster	L.P. 391	1	1 3/4 box manufactured tobacco
Dalgety's	February 22	Hero	Auckland	A. Webster	L.P. 392	1	1 3/4 box manufactured tobacco
Dalgety's	February 22	Grandee	New York	A. Webster	L.P. 393	1-2	2 cases manufactured tobacco
Dalgety's	March 3	Aconcagua	London	D. Duffy	L.P. 394	1	2 packages cigars
Dalgety's	May 12	Titan	Boston	Dalgety, Blackwood, and Co.	L.L. 747	245	1 package manufactured tobacco
Dalgety's	June 23	Ly-ee-moon	Sydney	Dalgety, Blackwood, and Co.	L.N. 186	2	1 ullage case salmon
Dalgety's	August 10	Otway	Fremantle	Saunders and Co.	L.P. 493	1	1 case manufactured tobacco
Dalgety's	December 24	Wentworth	Sydney	Saunders and Co.	L.P. 494	7	1 package cigars
Degraves'	July 5	Holmsdale	London	Bell, Bruce, and Co.	L.N. 555	16	1 quarter-cask brandy
Degraves'	July 23	Glenburn	London	Bell, Bruce, and Co.	L.P. 96	22	1 quarter-cask whisky
Degraves'	August 3	Canton	Foo Chow	Peyton, Dowling, and Co.	L.P. 411	26	66 half-chests tea
Degraves'	September 2	Milliades	London	Allan and Co.	L.Q. 233	1-2	2 cases pianos

Degraves	...	September	7	Loch Garry	...	Glasgow	...	Dickins and Co.	...	IQ	338	3 quarter-casks whisky
Degraves	...	October	24	John Elder	...	London	...	Geo. Webster and Co.	...	LS	420	1 package dress-goods (wove)
Degraves	...	November	17	Loch Sloy	...	Glasgow	...	Donaldson	...	LS	850	3 pipes whisky
Degraves	...	November	18	Loch Sloy	...	Glasgow	...	Kirker, Grier, and Co.	...	LS	861	1 quarter-cask whisky
Degraves	...	December	16	Jerusalem	...	Foo Chow	...	Fanning, Nankivell, and Co.	...	LT	546	10 half-chests tea
Degraves	...	December	16	Jerusalem	...	Foo Chow	...	Fanning, Nankivell, and Co.	...	LT	546	20 half-chests tea
Degraves	...	December	16	Jerusalem	...	Foo Chow	...	Fanning, Nankivell, and Co.	...	LT	546	41 half-chests tea
Degraves	...	December	16	Jerusalem	...	Foo Chow	...	Fanning, Nankivell, and Co.	...	LT	546	25 half-chests tea
Degraves	...	December	16	Jerusalem	...	Foo Chow	...	Fanning, Nankivell, and Co.	...	LT	546	20 half-chests tea
Flinders	...	March	25	Melanope	...	Liverpool	...	Wm. Crosby and Co.	...	LN	202	1 quarter-cask brandy
Flinders	...	April	6	Loch Fyne	...	Glasgow	...	Wm. Vint	...	LN	476	1 quarter-cask whisky
Flinders	...	June	8	Aristomene	...	Liverpool	...	H. P. Welch and Co.	...	LT	920	1 quarter-cask whisky
Flinders	...	June	14	Loch Vennacher	...	Glasgow	...	Wm. Crosby and Co.	...	LN	53	1 quarter-cask whisky
Flinders	...	June	17	Loch Vennacher	...	Glasgow	...	Kirker, Grier, and Co.	...	LN	160	1 quarter-cask whisky
Flinders	...	June	22	Strathearn	...	Liverpool	...	Wm. Vint	...	LN	277	2 quarter-casks whisky
Flinders	...	July	14	Harvard	...	New York	...	P. Falk and Co.	...	LN	872	1 quarter-cask whisky
Flinders	...	July	15	Galley of Lorne	...	Foo Chow	...	Fanning, Nankivell, and Co.	...	LN	872	1 case medicated spirits
Flinders	...	August	25	Claud Hamilton	...	Adelaide	...	Wm. Dean and Co.	...	LN	878	1 case patent medicine
Flinders	...	September	19	Darra	...	London	...	Southern, Shier, and Co.	...	LN	80	2 half-chests tea
Flinders	...	September	30	Aldinga	...	Adelaide	...	A. J. Dawson	...	LN	80	1 drum oil
Flinders	...	October	19	Oneida	...	New York	...	P. Falk and Co.	...	LN	311	1 hoghead ale
Flinders	...	October	19	Oneida	...	New York	...	Lavy Brothers	...	LN	311	19 boxes soap (other)
Grice's	...	January	10	Claverhouse	...	Foo Chow	...	F. W. Prell and Co.	...	LN	311	6 cases medicated spirits
Grice's	...	January	21	Nelson	...	Foo Chow	...	F. W. Prell and Co.	...	LN	311	2 cases patent medicine
Grice's	...	March	24	Hampshire	...	London	...	Felton, Grimwade, and Co.	...	LN	311	2 half-chests tea
Grice's	...	July	5	Harvard	...	New York	...	F. W. Prell and Co.	...	LN	311	1 half-chest tea
Grice's	...	July	19	Esksdale	...	Liverpool	...	T. Tyson	...	LN	311	2 cases patent medicine
Grice's	...	July	22	Loch Maree	...	Glasgow	...	Wm. Vint	...	LN	311	1 package manufactured tobacco
Grice's	...	July	26	Loch Ness	...	Glasgow	...	Alford and Co.	...	LN	311	4 half-hogheads ale
Grice's	...	August	2	Canton	...	Foo Chow	...	F. W. Prell and Co.	...	LN	311	1 quarter-cask whisky
Grice's	...	August	23	Samar	...	New York	...	F. W. Prell and Co.	...	LN	311	2 casks bottled ale
Grice's	...	August	23	Samar	...	New York	...	F. W. Prell and Co.	...	LN	311	1 half-chest tea
Grice's	...	August	23	Samar	...	New York	...	F. W. Prell and Co.	...	LN	311	2 packages manufactured tobacco

CUSTOM-HOUSE SALE—continued.

Bond.	Date of Bonding.	Ship.	Whence.	Merchant.	Marks.	Numbers.	Description of Goods.
Grice's	1881. September 3	Europa	Foo Chow	F. W. Prell and Co. ...	1Q	571	1 box tea
Grice's	September 12	Renown...	London	Felton, Grimwade, and Co. ...	251 1Q 420 LD	18 1	2 packages spirits of wine
Jones'	January 18	Loch Ryan	Glasgow	A. Dalgleish ...	240 LF	1-2	2 cases machinery
Jones'	February 16	Carniga	New York	N. Levi and Co. ...	187 LF	1-135	135 boxes manufactured tobacco
Jones'	February 16	Strathapey	New York	N. Levi and Co. ...	188 LF	1-98	98 ½-boxes manufactured tobacco
Jones'	February 16	Strathapey	New York	N. Levi and Co. ...	189 LF	1-43	43 ½-boxes manufactured tobacco
Jones'	February 16	Strathapey	New York	N. Levi and Co. ...	190 LF	1-50	50 ½-boxes manufactured tobacco
Jones'	June 24	Leura	Sydney	Ibbotson Bros. ...	324 LN	4	1 show-case, &c.
Jones'	July 5	City of Adelaide	Sydney	W. B. Jones and Sons	565 LN	8	1 show-frame
Jones'	July 10	Barrabool	Sydney	W. B. Jones and Sons	640 LN	2-7, 9-12	10 packages machinery and show-case
Jones'	July 9	Cheviot	Sydney	Vickers and Sons	641 LN	1-5	5 packages machinery
Jones'	July 19	Cheviot	Sydney	Jas. McEwan and Co. ...	496 LN	...	1 case kerosene
Jones'	September 14	Europa	Hamburg	C. Wagemann	1Q 508	1-10	10 cases machinery
Jones'	November 30	Avenger	London	W. Davbarn...	114 LT	2, 4, 5	3 quarter-casks acetic acid
Jones'	December 15	Connaught Ranger	Calcutta	G. C. Baldoek	498 LT	...	1 condenser and fittings
Jones'	December 22	To Anau	Dunedin	Everingham, Greenfield, and Carter	640 LT	...	25 bags oats
Jones'	December 24	Strathearn	Calcutta	F. W. Prell and Co. ...	693 LT	...	5 cases castor oil
Jones'	December 22	Peterborough	Calcutta	J. Henry and Co. ...	648 LT	...	40 bales cornsacks
Jones'	December 30	Strathearn	Calcutta	F. W. Prell and Co. ...	774 LT	...	1 case castor oil
Brice's (machinery)	February 18	Keedire	Gallo	Brice and Co. ...	801 LF	1	1 casting
Munro's	February 22	Barrabool	Sydney	D. Munro and Co. ...	512 LF	1-9	9 packages machinery
Munro's	February 22	Cornwallis	Liverpool	D. Munro and Co. ...	516 LF	1-3	3 packages machinery
Munro's	May 10	Commonwealth	London	D. Munro and Co. ...	143 LF	1	1 case ploughs (2)
Brice's	May 10	British Seapire	Liverpool	Brice and Co. ...	164 LF	7, 10	2 packages agricultural imple-
Robinson's	May 18	Winifred...	London	Marshall, Son, and Co. ...	332 LF	1, 2	2 packages steam-engine
Robinson's	May 18	Winifred...	London	Marshall, Son, and Co. ...	338 LF	1	1 package machinery
McPherson's	May 25	Sir W. Raleigh	London	Garrett and Co. ...	516 LF	1	1 corn-dressing machine

CUSTOM-HOUSE SALE—continued.

Benl.	Date of Bonding.	Ship.	Where.	Merchant.	Marks.	Numbers.	Description of Goods.
Nicholson's	1881. July	26 Orient	London	E. Messenthal	LP 143	0	5 cases spirits, N.O.F.
Nicholson's	July	23 Loch Maree	Glasgow	Virgoe, Son, and Co.	LP 269	1	5 cases whisky
Nicholson's	August	8 Catania	London	Max Rowan	LP 624	61	1 trunk boots
Nicholson's	September	6 Liguria	London	J. L. Clarke	LQ 307	1-2	2 cases castings
Nicholson's	September	9 Loch Garry	London	Fanning, Nankivell, and Co.	LQ 398	5	1 quarter-cask whisky
Nicholson's	October	21 Loch Rannock	London	E. Samuel and Co.	LS 401	...	78 cases brandy
Nicholson's	October	21 Loch Rannock	London	E. Samuel and Co.	LS 402	26	1 quarter-cask whisky
Nicholson's	December	29 Carpathian	London	R. Dickins and Co.	LT 738	...	2 and 1 ullage cases brandy
Sandridge	June	15 Loch Vennacher	Glasgow	Stewart, White, and Co.	LN 121	...	2 drums oil
Sandridge	July	22 Salamis	London	Currier and Adet	LP 104	...	5 cases brandy
Southern	November	21 Houghton Tower	London	Peyton, Dowling, and Co.	LS 888	19-20	9 hogheads geneva
Towns'	January	5 Albert Russell	New York	W. W. Cougle and Co.	LD 36	19	1 package unmanufactured tobacco
Towns'	January	18 Strathearn	Charente	Whittingham Bros.	LN 246	33	1 quarter-cask brandy
Towns'	February	27 City of Adelaide	Sydney	Conche, Calder, and Co.	LN 32	...	3 cases wool in boxes
Towns'	October	11 Alexandre	Charente	Conche, Calder, and Co.	LS 117	1-2	2 hogheads wine
Towns'	October	11 Alexandre	Charente	Conche, Calder, and Co.	LS 117	1	23 and 1 ullage case wine, still
Towns'	November	29 Ganges	Glasgow	E. A. Clough and Co.	LT 84	1	14 cases wine, still
Towns'	December	8 Loch Sloy	Glasgow	Currier and Adet	LT 313	...	10 cases whisky
Towns'	December	16 Abiel Abbot	New York	Couche, Calder, and Co.	LT 513	1	1 package unmanufactured tobacco
Union	January 1880.	30 Griesdale	Liverpool	E. Marks	LV 40	1-1	5 packages manufactured tobacco
Union	January 1881.	23 Ambassador	New York	E. Marks	LP 414	1	1 case manufactured tobacco
Union	February	22 Locksley Hall	New York	J. O. Bradley	LP 517	1-2	2 cases manufactured tobacco
Union	February	22 Antiope	New York	J. O. Bradley	LP 518	1-2	2 cases manufactured tobacco
Union	April	13 Lightning	London	Currier and Adet	LV 669	1-6	6 quarter-casks wine
Union	July	7 Holmsdale	London	Currier and Adet	LV 621	...	10 casks stout
Union	August	9 Ben Vorlich	London	Currier and Adet	LV 542	...	16 casks ale
Union	November	25 Loch Sloy	Glasgow	Bell, Bruce, and Co.	LV 585	19	1 quarter-cask whisky
Victoria	January	12 Ocean	Hong Kong	Sam Kwong On	LV 101	1	3 half-chests tea

Victoria	January	12	Macedon	Sydney	Hogg, Robinson, and Co.	LD	10 cases champagne
Victoria	January	17	Albert Russell	New York	Phipps Turnbull and Co.	LD	1 case sarsaparilla
Victoria	January	24	Leura	Sydney	Phipps Turnbull and Co.	LD	8 quarter-casks wine
Victoria	February	16	Neckar	London	A. Joske and Co.	LD	29 and 1 ullage cases wine, still
Victoria	February	22	Miliades	London	E. J. Hart	LD	1 case schnapps
Victoria	February	22	Geo. Thompson	London	P. Turnbull and Co.	LD	4 quarter-casks wine, port
Victoria	February	24	Blythswood	London	A. Joske and Gosier	LD	5 cases champagne
Victoria	March	18	Bokhara	Galle	P. Turnbull and Co.	LD	1 package cigars
Victoria	March	24	Hampshire	London	P. Turnbull and Co.	LD	7 quarter-casks wine
Victoria	April	11	Ly-ee-moon	Sydney	P. Turnbull and Co.	LD	1 case cigars
Victoria	June	35	Ben Cruchan	London	W. Crosby and Co.	LD	7 cases geneva
Victoria	June	20	Loch Vennacher	Glasgow	P. Turnbull and Co.	LD	1 quarter-cask wine, port
Victoria	June	24	Killarney	Glasgow	Lawrence and Adam	LD	1 package whisky
Victoria	July	2	Killarney	Foo Chow	P. Turnbull and Co.	LD	19 half-chests tea
Victoria	July	2	Killarney	Foo Chow	P. Turnbull and Co.	LD	2 half-chests tea
Victoria	July	2	Killarney	Foo Chow	P. Turnbull and Co.	LD	1 half-chest tea
Victoria	July	2	Killarney	Foo Chow	P. Turnbull and Co.	LD	67 half-chests tea
Victoria	July	4	Black Adder	London	P. Turnbull and Co.	LD	10 quarter-casks wine, port
Victoria	July	19	Salamis	London	P. Turnbull and Co.	LD	16 quarter-casks wine, port
Victoria	July	26	Loch Maree	Glasgow	Peyton, Dowling, and Co.	LD	18 cases whisky
Victoria	August	18	Meath	Foo Chow	P. Turnbull and Co.	LD	9 half-chests tea
Victoria	September	27	North American	Liverpool	W. Crosby and Co.	LD	2 cases champagne
Walker's	January	13	Albert Russell	New York	Long and Co.	LD	1 case vegetable oil
Walker's	March	28	Rodney	London	Walker and Vial	LD	25 cases vestas
Walker's	March	28	Sabraon	London	Walker and Vial	LD	21 cases vestas
Walker's	March	28	Myrtle Holme	London	Walker and Vial	LD	18 cases vestas
Walker's	March	28	Seraphis	London	Walker and Vial	LD	4 cases vestas
Walker's	March	28	Pardragon	London	Walker and Vial	LD	7 cases vestas
Walker's	December	2	Rotomahana	Dunedin	Everingham	LD	6 bags oats
Walker's	December	24	Peterborough	Calcutta	Geo. Gillespie and Co.	LD	13 hales cornsacks
Western	January	21	Johannsen	Liverpool	H. Berry	LD	69 bags sal

CUSTOM-HOUSE SALE—continued.

Bond.	Date of Bonding.	Ship.	Whence.	Merchant.	Mark.	Numbers.	Description of Goods.
Western	1881. January 27	Zuleika	London	W. McCulloch and Co.	LD 545	1	1 case hops
Western	February 16	St. George	London	J. Meissner	LF 194	1	1 case manufactured tobacco
Western	February 23	Brindisi	Galle	J. Meissner	LF 546	6-8, 10	4 cases manufactured tobacco
Western	February 23	Melanope	Liverpool	W. McCulloch and Co.	LD 180	2	1 bhd. whisky
Western	May	Titan	Boston	Wallach Bros.	LD 314	10	1 case chairs
Western	May	Carlisle Castle	London	Peyton, Dowling, and Co.	LD 547	$\frac{23}{2}$	1 case sherry
Western	September 15	Macduff	London	Wallach Bros.	LD 190	...	1 case chairs
Western	September 21	Aristides	London	Peyton, Dowling, and Co.	LD 548	6	1 quarter-cask whisky
Western	September 29	Alexandre	Charente	R. Morrison and Co.	LD 549	1	5 cases brandy
Western	October 30	Amalfi	Hamburg	J. Meissner	LD 550	6, 20, 21	3 bales unmanufactured tobacco
Western	October	Loch Rannoch	Glasgow	Gibbs, Bright, and Co.	LD 354	70	1 quarter-cask whisky
Western	November 3	Indus	Galle	Jas. Henty and Co.	LD 181	87	1 half-chest tea
Zander's	February 10	Zuleika	London	Dudgen and Arnell	LD 924	$\frac{1}{2}$	1 package snuff
Zander's	February 22	Jerusalem	London	Kronheimer and Co.	LD 444	1	1 package cigars
Zander's	February 28	Argonaut	Calcutta	Jas. Henty and Co.	LD 621	14	14 half-chests tea
Zander's	February 28	Argonaut	Calcutta	Jas. Henty and Co.	LD 621	32	23 half-chests tea
Zander's	May 13	Cedric the Saxon	London	J. Kronheimer and Co.	LD 218	$\frac{1}{1}$	1 package snuff
Zander's	May 19	Te Anau	Lyttleton	J. Kronheimer and Co.	LD 400	$\frac{1}{1}$	1 package cigarettes
Zander's	June 24	Ringarooma	Lyttleton	J. Kronheimer and Co.	LD 350	1	1 case cigarettes
Zander's	July 12	Malwa	London	J. Kronheimer and Co.	LD 174	$\frac{4}{1}$	1 package cigars
Zander's	July 28	Loch Maree	Glasgow	R. S. Haig and Co.	LD 248	2	1 quarter-cask whisky
Zander's	August 2	Loch Maree	Glasgow	D. Masterton and Co.	LD 374	...	10 cases limejuice
Zander's	September 5	Argus	London	F. C. Klemm and Co.	LD 272	15	1 quarter-cask brandy
Zander's	September 5	Aristides	London	Bligh and Harbottle	LD 586	7	1 quarter-cask whisky
Zander's	October 18	Onaida	New York	Irvine and Binney	LD 284	1	1 case manufactured tobacco
Zander's	November 2	Egmont	Sydney	J. Kronheimer and Co.	LD 582	1	1 case cigars
Zander's	December 5	Shannon	London	Bligh and Harbottle	LD 203	...	30 cases geneva
Zander's	December 13	Orient	London	J. Kronheimer and Co.	LD 401	1-2	2 cases manufactured tobacco
						1514	

CERTIFICATES OF COMPETENCY.

THE following list of Certificates of Competency, which have been issued by the Victoria Steam Navigation Board from the 1st day of January to the 28th day of February 1885, is published for general information.

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

Department of Trade and Customs,
Melbourne, 14th March 1885.

Name.	No.	Date.	Grade.	Particulars of Identification.	
				Born.	At—
IMPERIAL.					
Montgomery, Richd. Tichborne	439	23rd January 1885	Master	1857	Dublin, Ireland
Hughes, Terence	440	20th February 1885	Master	1849	Killowen, Ireland
Crampton, George	441	26th February 1885	Only Mate	1856	Bristol, Gloucester
COLONIAL.					
Campbell, John	61	16th February 1885	Second Engineer	1832	Rothsay, Bute
Yorston, James	70	13th February 1885	Marine Engine-driver (river and bay)	1844	Lerwick, Shetland
Addis, Robert	71	13th February 1885	Marine Engine-driver (river and bay)	1858	Ayr, Ayrshire
Patterson, Oscar Scott	72	13th February 1885	Marine Engine-driver (river and bay)	1852	Perth, West Australia
Hobson, John	73	27th February 1885	Marine Engine-driver (river and bay)	1847	Liverpool, Lancashire

¹ Exchanged for Colonial No. 231.

² Duplicate of No. 47.

Victoria Steam Navigation Board,
Melbourne, 9th March 1885.

(By Order) J. GEO. McKIE,
Secretary.

IMPORTATION DUTY ON PORTIONS OF CARRIAGES.

Order No. 85/5.

IT is hereby notified for general information that, under the powers conferred by section 5 of *The Duties of Customs Act 1883*, I have directed that, on and after the 20th day of May 1885, the undermentioned portions of carriages (as usually imported, viz. —dressed in the white) shall be chargeable with duty on importation into this colony at the rate specified against each item.

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

Department of Trade and Customs,
Melbourne, 2nd March 1885.

PORTIONS OF CARRIAGES REFERRED TO.

Sets of wheels (unbored and untired)	40s. per set.
Poles	5s. each.
Shafts and bars	1s.
Under-gear, including axles and arms	80s.

VICTORIAN RAILWAYS.

ASSISTANT LOCOMOTIVE SUPERINTENDENT.

Applications, addressed to the Secretary, and endorsed "Application for office of Assistant Locomotive Superintendent," will be received till Wednesday the 25th March 1885, at Four p.m., from persons qualified to fill the office of Assistant Locomotive Superintendent on the Victorian Railways. Applicants must have been trained as locomotive and mechanical engineers, be capable of designing all descriptions of railway rolling-stock, and be experienced in all matters relating to the working of the locomotive branch of a railway service. Applicants to state age, salary required, and to enclose copies of testimonials, with full particulars of past experience.

CHEAP FARES.—SEASIDE EXCURSIONS AND TOURISTS TICKETS.

Seaside Excursion tickets are issued daily at all the principal stations to Queenscliffe, Birregurra (for Lorne), Portland, Frankston, and Sale, available for one month. Tourists tickets are also issued daily. For full particulars and fares, see posters at all stations.

By Order of the Commissioners,
P. P. LABERTOUCHE,
Secretary for Railways.

INSOLVENCIES.

RETURN of Melbourne Insolencies during the week ending the 14th day of March 1885.

Date, name, trade, address, assignee.

9th March.

Joseph Holmes, contractor, West Melbourne, Jacomb.
Charles John Motherwell Anderson, mercantile clerk, Malvern, Cohen.

10th March.

John Robertson, contractor, Hawthorn, Jacomb.

11th March.

Thomas Maxwell, laborer, Whittlesea, Anderson.

14th March.

Charles Mitchell, gasfitter, Fitzroy, Jacomb.
Joachim Frederick Hagen and Samuel Dobbin McCullagh, grocers, Collingwood, Cohen (by order absolute dated 12th March 1885).

Court of Insolvency,
Melbourne, 18th March 1885.

CHAS. P. WILLIAMS,
Chief Clerk.

WEEKLY ABSTRACT OF BIRTHS AND DEATHS.

ABSTRACT of Births and Deaths registered in the Metropolitan and Suburban Registration Districts during the week ending 14th March 1885.

District.	Deputy Registrar.	Births.	Deaths.
Ascot Vale	E. Shattock	2	...
Box Hill	S. Padgham	1	...
Brighton	Henry Addis (act.)	3	2
Brighton East	W. Ward	...	2
Brunswick	Joseph George	4	4 ^a
Burwood	W. Brooks	1	1
Carlton	J. Glennon	17	16 ^b
Caulfield	H. Pennington	4	2
Cheltenham	W. Meeres	1	...
Colburg	T. Talbot	3	3
Collingwood City	W. Davies	16	9
Doncaster	M. Schramm
Essendon	Ellen M. Hinkins	3	3
Fitzroy City (North)	Emma Langan	10	2
Fitzroy City (South)	A. Anderson	7	4
Flemington and Kensington	J. Walker	4	2
Footscray	J. C. C. Schild	7	1
Hawthorn	T. E. Serpell	4	4
Heidelberg	G. Williams
Hotham (East)	Theresa Reynolds	...	1
Hotham (West)	R. C. Barrett	9	3 ^c
Keilor	R. G. Ely
Kew	F. Barnard	3	5 ^d
Maidstone	W. Puller
Malvern	W. J. Wilson	1	1
Melbourne (East)	Ellen Prendergast	5	22 ^e
" (South)	Andrew Plummer	28	11
" (West)	E. A. Morphy	7	10
Northcote	S. Angior	3	1
Oakleigh	W. H. Wastell
Port Melbourne	Andrew Plummer	9	3
Prahran	Isabella White	10	11 ^f
Richmond	E. J. Croker	21	5
South Yarra	J. Turner	4	2
St. Kilda	Blanche E. Manley	9	7
Templestowo	T. O'Brien
Williamstown	Jane A. Burke	3	2
		189	139

^a Including 2 at Immigrants' Home.

^b Including 1 at Children's Hospital, and 1 at Protestant Refuge.

^c Including 1 at Benevolent Asylum.

^d Including 2 at Lunatic Asylum.

^e Including 10 at Melbourne Hospital.

^f Including 4 at Alfred Hospital.

NOTE.—Of the total deaths, 51, or 36.6 per cent., died under three years of age, of whom 41, or 29.4 per cent., died under one year.

The general state of health in the district is good, no epidemics being reported as prevalent.

R. GIBBS,
Registrar-General.

Registrar-General's Office,
Melbourne, 18th March 1885.

APPLICATIONS FOR GOLD MINING LEASES AND A MINERAL LEASE.

IN pursuance of the Act of Parliament 20 Victoria No. 291, section 41, it is hereby notified that, after the expiration of one month from the date hereof, it is intended to grant Leases of the portions of ground undermentioned, subject to such excisions, modifications, and reservations as may be necessary.

J. F. LEVIEN,
Minister of Mines.

Department of Mines and Water Supply,
Melbourne, 20th March 1885.

Mining District.	No. of Application.	Names of Applicants, and style under which it is intended that the business shall be carried on.	No. of Lease.	Approximate Area of Ground intended to be leased.	Amount of Money proposed to be invested, and in what manner the land is to be worked.	Minimum number of men to be employed when commencing operations, also subsequently when in full work.	Precise locality and time of commencing operations.	Term of Lease, and General Remarks, showing excisions to be made from area applied for, &c.
Castlemaine	392	E. Holloway and another. "Yarra Tunnel G. M. Co."	2392	A. B. P. 3 3 27	£500. Manual labor and machinery	Two men	Near Anderson's Creek. On grant of lease	15 years.
Maryborough	393	J. H. McGowan and another. "The No. 1 South Bing Bong Co."	2742	16 1 15	£12,000. Manual labor and machinery	First six months two men, subsequently eight men	Valo's Reef, Avoca. On grant of lease	15 years.
"	397	W. J. Moore. "The Cambrian G. M. Co."	2743	11 2 38	£8000. Manual labor and machinery	First six months two men, subsequently six men	Redbank. On grant of lease	15 years.
Castlemaine	394	A. J. E. Moroy. "The Service Coal Mining Co."	735	375 1 10	£3000. Manual labor and machinery	First six months two men, subsequently fifteen men	Powlett River. On grant of lease	15 years. Excising the sold land and the land held under section 19 of <i>The Land Act</i> . Coal is the mineral to be worked.

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.

ARARAT DISTRICT—PLEASANT CREEK DIVISION.

No. 1083, dated 10th March 1885; 15 years; W. Cahill; 14a. Or. 36p.; £7 2s. 4d.

BALLARAT DISTRICT—CRESWICK DIVISION.

No. 1581, dated 10th March 1885; 15 years; T. J. Dibdin; 43a. 1r. 20p.; £21 13s. 10d.

BEECHWORTH DISTRICT—GOULBURN (JAMIESON) DIVISION.

No. 2336, dated 10th March 1885; 15 years; The Howqua United Gold Mining Company No Liability; 8a. 3r. 34p.; £4 9s. 8d.

No. 2337, dated 10th March 1885; 15 years; G. Hanney, A. Coats, and W. Hordern; 30a. 3r. 16p.; £15 8s. 6d.

No. 2338, dated 10th March 1885; 15 years; W. J. Rowe; 18a. 3r. 7p.; £9 8s.

CASTLEMAINE DISTRICT—CASTLEMAINE DIVISION.

No. 2460, dated 10th March 1885; 15 years; G. Benson; 15a. Or. 33p.; £7 12s. 2d.

GIPPSLAND DISTRICT—OMEO DIVISION.

No. 769, dated 10th March 1885; 15 years; M. McNamara; 24a. Or. 8p.; £12 0s. 6d.

No. 770, dated 10th March 1885; 15 years; The Cobungra Junction Gold Mining Company No Liability; 25a. Or. 6p.; £12 10s. 6d.

MARYBOROUGH DISTRICT—ST. ARNAUD DIVISION.

No. 2711, dated 10th March 1885; 15 years; The Lord Nelson Gold Mining Company No Liability; 42a. Or. 21p.; £21 1s. 4d. Issued in lieu of leases Nos. 2270, 2464, 2683, and 2684, Maryborough, surrendered. Fine, £4.

INGLEWOOD DIVISION.

No. 2724, dated 10th March 1885; 15 years; M. Fallahy; 14a. 3r. 25p.; £7 9s. 2d.

AMHERST DIVISION.

No. 2728, dated 10th March 1885; 15 years; G. J. Carroll; 32a. 1r. 26p.; £16 4s. 2d.

AVOCA DIVISION.

No. 2729, dated 10th March 1885; 15 years; J. H. McGowan and T. Jones; 11a. Or. 13p.; £5 10s. 10d.

SANDHURST DISTRICT—SANDHURST DIVISION.

No. 5313, dated 10th March 1885; 15 years; M. McAdzean and R. Kershaw; 4a. 3r. 20p.; £2 8s. 10d.

EAGLEHAWK DIVISION.

No. 5310, dated 10th March 1885; 15 years; J. Hasker; 1 acre; 10s.

No. 5315, dated 10th March 1885; 15 years; J. Lafrenz; 3a. 2r. 1p.; £1 15s. 2d.

Mineral Lease.

MARYBOROUGH DISTRICT—AVOCA DIVISION.

No. 727, dated 10th March 1885; 15 years; J. Lusby and T. Wilson; 77a. 1r. 25p.; £3 17s. 6d.

J. F. LEVIEN,
Minister of Mines.

Office of Mines,
Melbourne, 17th March 1885.

APPLICATIONS FOR GOLD MINING LEASES.

PUBLIC NOTICE.

ON and after the fourteenth day from the date of this notice applications will be received for Gold Mining Leases, subject to the conditions specified hereunder, for portions of auriferous lands situated at Welsman's Flat, and on the continuation of the Deep Lead, near Stawell, within the boundaries of those areas in the parishes of Bellaura and Ilawarra which were proclaimed as having been reserved from occupation for gold mining purposes in the *Government Gazette* of the 31st October 1884 and the 13th February 1885, and in which the existence of auriferous alluvial ground has been proved by means of the boring operations carried out at State expense by the Department of Mines.

Conditions.

(1.) The area of each lease block shall not exceed twenty acres, and the length thereof shall not exceed three times the breadth.
(2.) Payment of the cost of the various Government bores shall be made by the successful applicants for those lease blocks which contain or are in immediate proximity to the said bores, in such proportions as the Honorable the Minister of Mines may direct. Full particulars with regard to the cost of bores may be obtained from the undersigned.

By Order,

C. W. LANGTREN,
Acting Secretary for Mines and Water Supply.
Department of Mines and Water Supply,
Melbourne, 13th March 1885.

GOLD MINING LEASES AND A PUMPING LEASE DECLARED VOID.

IT is hereby notified, in accordance with the Orders in Council relating to Gold Mining Leases and Pumping Leases, that the undermentioned Leases of Auriferous Crown Lands and a Pumping Lease have been declared void.

BALLARAT DISTRICT—BLACKWOOD DIVISION.

No. 1568, dated 8th December 1884; E. J. Aston; 26a. 2r. 36p.; Yankee Reef.

BEECHWORTH DISTRICT—MITTA MITTA DIVISION.

No. 2129, dated 30th November 1883; P. O'Neill; 19a. 3r. 35p.; Little Dart Creek.

No. 2141, dated 21st December 1883; R. Evans and another; 15a. 0r. 19p.; Dart River Reefs.

No. 2206, dated 23rd June 1884; J. O'Brien and others; 26a. 2r. 30p.; Dart River.

No. 2221, dated 23rd June 1884; W. H. Green and others; 17a. 3r. 32p.; Ducks' Point.

No. 2223, dated 4th June 1884; W. G. Robinson and others; 15a. 3r. 21p.; Dart River.

No. 2240, dated 23rd June 1884; W. J. Spargo; 7a. 2r. 34p.; Dart River Reefs.

No. 2241, dated 23rd June 1884; G. H. Burns and others; 15a. 2r. 15p.; McKay's Creek.

No. 2246, dated 23rd June 1884; E. W. Thomas; 9a. 2r.; Dart River.

No. 2247, dated 23rd June 1884; W. Lambert and others; 13a. 0r. 22p.; Dart River.

INDIGO (CHILTERN) DIVISION.

No. 2320, dated 8th December 1884; W. Marshall; 20a. 2r. 29p.; Surprise Reef.

GOULBURN (ALEXANDRA) DIVISION.

No. 1945, dated 5th June 1882; W. Knowles; 11a. 1r. 25p.; near Alexandra.

GOULBURN (WOOD'S POINT) DIVISION.

No. 2258, dated 23rd June 1884; R. Campbell; 8a. 0r. 5p.; Spring Hill, Yarra Track.

CASTLEMAINE DISTRICT—CASTLEMAINE DIVISION.

No. 1916, dated 23rd December 1873; J. C. Goldsmith; 6a. 0r. 17p.; Nuggety Reef.

TARADALE DIVISION.

No. 2323, dated 5th November 1883; Z. Lane and another; 16a. 0r. 24p.; Gambetta Reef.

No. 2437, dated 25th November 1884; W. Luplau; 23a. 0r. 4p.; Old Frenchman's Reef.

TARADALE (BLUE MOUNTAIN) DIVISION.

No. 2068, dated 7th June 1881; W. H. Heyme and others; 24a. 3r. 12p.; near Garlick's.

DAYLESFORD DIVISION.

No. 2008, dated 29th November 1880; J. Sampson and another; 19a. 2r. 31p.; Blind Creek.

TARRANGOWER DIVISION.

No. 2304, dated 16th July 1883; C. Riviere; 11a. 1r. 8p.; Thornhill's Reef.

No. 2350, dated 26th March 1884; J. R. Roberts and others; 9a. 0r. 27p.; Ram's-horn Gully.

GIFFSBLAND DISTRICT—STRINGER'S CREEK DIVISION.

No. 662, dated 21st December 1883; E. M. Thomas and another; 19a. 1r. 5p.; Walhalla.

OMEQ DIVISION.

No. 636, dated 2nd July 1883; W. J. Hall and another; 18a. 2r. 18p.; Dry Gully.

No. 713, dated 16th June 1884; J. Martin; 45a. 2r. 33p.; Brandy Creek.

No. 719, dated 4th June 1884; H. Sutton and another; 29a. 0r. 37p.; Zulu Creek.

No. 720, dated 28th May 1881; J. Martin; 30a. 0r. 28p.; Brandy Creek.

MARYBOROUGH DISTRICT—MARYBOROUGH DIVISION.

No. 1991, dated 4th June 1877; J. I. Stern; 56a. 0r. 30p.; parish of Carisbrook.

No. 2120, dated 8th December 1879; E. Morey; 74a. 1r.; Carisbrook.

INGLEWOOD DIVISION.

No. 2609, dated 21st December 1883; T. Jude; 30a.; Inglewood.

No. 2612, dated 21st December 1883; J. Green and another; 18a. 3r. 36p.; Thompson's Gully.

DUNOLLY DIVISION.

No. 1993, dated 14th June 1877; J. H. Yates; 18a. 3r. 13p.; Goldsborough.

No. 2536, dated 30th October 1882; The King's Birthday Q. G. M. Co. Limited; 21a. 3r. 20p.; Goldsborough.

No. 2543, dated 4th December 1882; J. W. Elliott; 8a. 2r. 32p.; Inkerman.

ST. ARNAUD DIVISION.

No. 2185, dated 14th June 1880; A. Bradshaw; 30a.; Jere Jaw Reef.

No. 2504, dated 5th June 1882; T. Fisher; 20a. 2r. 15p.; Queen Mary Reef.

AVOCA DIVISION.

No. 2191, dated 29th November 1880; T. Clausen; 160a. 0r. 22p.; Homebush.

No. 2254, dated 29th November 1880; E. W. Spain; 51a. 2r. 11p.; Homebush.

SANDHURST DISTRICT—SANDHURST DIVISION.

No. 4116, dated 22nd December 1879; J. Neeson; 8a. 1r. 27p.; Diamond Hill.

No. 5279, dated 1st December 1884; T. O'Donnell; 19a. 3r. 7p.; Myrtle Creek.

EAGLEHAWK DIVISION.

No. 3739, dated 24th July 1876; R. Pascoe and another; 2a. 3r. 15p.; Lightning Hill.

HEATHCOTE DIVISION.

No. 4830, dated 5th June 1882; H. Johnstone and others; 16a. 2r.; Garfield Reef.

Pumping Lease.

BEECHWORTH DISTRICT—BEECHWORTH DIVISION.

No. 1, dated 28th May 1884; H. A. Crawford and another; 1a.; parish of Oxley.

C. W. LANGTREE,
Acting Secretary for Mines.

Office of Mines,
Melbourne, 20th March 1885.

GOLD MINING LEASE SURRENDERED.

MARYBOROUGH DISTRICT—ST. ARNAUD DIVISION.

No. 2270, dated 17th February 1881; C. Schlemm; 18a. 3r. 2p.; St. Arnaud.

No. 2464, dated 14th March 1882; J. G. Weddell; 3a. 0r. 34p.; Chrysolite Hill.

No. 2683, dated 14th July 1884; The Lord Nelson G. M. Co. No Liability; 19a. 0r. 14p.; St. Arnaud.

No. 2684, dated 7th July 1884; The Lord Nelson G. M. Co. No Liability; 3r. 33p.; Chrysolite Hill.

A new lease, No. 2711, has been issued in lieu of the above leases.

C. W. LANGTREE,
Acting Secretary for Mines.

Office of Mines,
Melbourne, 20th March 1885.

GOLD MINING LEASE EXPIRED.

CASTLEMAINE DISTRICT—FRYER'S CREEK DIVISION.

No. 504, dated 14th March 1870; 15 years; A. Mills and others.

C. W. LANGTREE,
Acting Secretary for Mines.

Office of Mines,
Melbourne, 18th March 1885.

"Mining on Private Property Act 1884."

APPLICATIONS FOR MINING LEASES.

IN pursuance of the Act of Parliament 48 Victoria No. 796, section 29, it is hereby notified that, after the expiration of one month from the date hereof, it is intended to grant leases of the portions of ground hereunder mentioned and described.

District.	No. of Lease.	Names of Applicants.	Area.	Locality.	Term of Lease.	General Remarks.
Sandhurst	5	W. W. Barker. "New Chum and Victoria G. M. Co. Registered."	A. R. P. 0 1 8	Parish of Sandhurst	15 years ...	These applications are made under the provisions of sec. 3 of the Act.
Maryborough	7	W. T. Hansford. "The North Birthday Freehold Quartz Co. Limited."	18 1 10	Dunolly	15 years ...	

J. F. LEVIEN,
Minister of Mines.

Office of Mines,
Melbourne, 20th March 1885.
No. 30.—MARCH 20, 1885.—8.

POLLING-PLACE FOR MUNICIPAL ELECTIONS.

IN pursuance of the provisions of *The Local Government Act Amendment Act 1883* (No. 786, sec. 12), the Governor in Council has appointed—

The State School ... Clear Lake
to be a Polling-place for the Western Riding of the Shire of Wimmera, in lieu of Edmond's Store, Carchap.

A. L. TUCKER,

For the Commissioner of Public Works.

Public Works Office,
Melbourne, 17th March 1885.

PETITIONS UNDER "THE LOCAL GOVERNMENT ACT" REFUSED.

THE Petitions under the provisions of *The Local Government Act 1874* (38 Vict. No. 506) from the subjoined Ratepayers, having been severally taken into consideration, the Governor in Council, in exercise of the discretionary power given by the 38th section of the said Act, has made Orders refusing the prayers of the said petitions, that is to say:—

From certain Ratepayers of the Shire of Korong, praying that a certain area, as described in petition, be severed from the said Shire and constituted a separate Municipality, under the name of the Shire of Charlton. See *Gazette* of 26th September 1884.

From certain Ratepayers of the Shire of Waranga, praying that a certain area, described in petition, be severed from that Shire and constituted a separate Municipality, under the name of the Shire of Rodney. See *Gazette* of 9th January 1885.

A. L. TUCKER,

For the Commissioner of Public Works.

Public Works Office,
Melbourne, 17th March 1885.

THE SHIRE OF PORTLAND.—BOUNDARIES OF SUBDIVISIONS ADJUSTED AND RE-DEFINED.

At the Executive Council Chamber, Melbourne, the seventeenth day of March 1885.

PRESENT:

His Excellency the Governor.

Mr. Service	Mr. Levien
Mr. Berry	Mr. Sargood
Mr. Kerferd	Mr. Campbell
Mr. Gillies	Mr. Thornley.
Mr. Langridge	

WHEREAS by *The Local Government Act 1874* (38 Vict. No. 506) it was amongst other things enacted that, subject to the provisions of the said Act, the Governor in Council might, from time to time, make Orders, amongst other things, to alter the boundaries of or abolish the subdivisions existing in any municipal district; and every such Order should be published in the *Government Gazette*, and should take effect as from the day of such publication: And whereas a petition purporting to be signed by one-fourth of the persons whose names are for the time being inscribed on the municipal roll of the Shire of Portland has been presented to the Governor in Council, the substance and prayer of which petition have been published in the manner prescribed in the forty-sixth section of the said Act: Now therefore His Excellency the Governor, with the advice of the Executive Council, doth by this present Order abolish all previous subdivisions of the Shire of Portland, and in compliance with the prayer of the petition hereinbefore mentioned, doth hereby alter and adjust the boundaries of the three subdivisions of the said Shire of Portland in manner following, that is to say:—

EAST RIDING.—Commencing at the south-west angle of allotment 18, section 10, parish of Grassdale; thence north to and by the shire boundary to the River Wannon; thence still following the shire boundary easterly and southerly to a point due east of the centre of a road forming the boundary between the parishes of Greenhills and Condah; thence west to and by the said road to the road between the parishes of Condah and Myamyn; thence south by the said road to the south-east angle of the last-named parish; thence following the south boundary of said parish west to the south-west angle; thence north-easterly to and by the road from Heywood to Braxholme to the south boundary of section 17, same parish; thence north-westerly by the south boundary of said section and of the parish of Annya to the road from Heywood to Hotspur; thence northerly by that road to the south boundary of the parish of Winyayung; thence east by the south boundary and north by the east boundary of the last-named parish to the north-east angle of same; thence west to the road running north through the Ardgarton P. R., parish of Grassdale, north by that road to the north-east angle of allotment 11, section 9, said parish; and thence west by a road forming the north boundary of that allotment to the commencing point.

WEST RIDING.—Commencing at a point where the northern boundary of the shire intersects the South Australian boundary at the south-west angle of the parish of Ardno; thence easterly by the shire boundary to the western boundary of the parish of Grassdale; thence south to the south-west angle of allotment 13, section 10; thence east by a road to the north-east angle of allotment 11, section 9; thence south by a road to the south boundary of said parish; thence east to the road forming the boundary between the parishes of Winyayung and Braxholme; thence south by said road to the north-east angle of the parish of Annya; thence west to its north-west angle; thence south by the west boundary (being the road from Hotspur to Heywood) to the south-west angle; and thence easterly by the southern boundary of the parish aforesaid and part of the parish of Myamyn to the road from Braxholme to Heywood, at the north-west angle of the parish of Drumborg; thence southerly, easterly, and northerly by the eastern, southern, and western boundaries of said parish

to the south-east angle of the parish of Glenaulin; thence west by the south boundary of that parish and of the parish of Balrook to the Glenelg River; thence west by the Glenelg River to the shire boundary at the South Australian boundary line; and thence north by that line to the commencing point.

SOUTH RIDING.—Commencing at a point on the shire boundary where the South Australian boundary line intersects the coast line (south-west angle of the county of Normanby); thence north by the shire boundary to the river Glenelg; thence easterly by that river and the south boundaries of the parishes of Balrook and Glenaulin to the west boundary of the parish of Drumborg; thence south, east, and north by the boundaries of the last-named parish to the north-west angle of the parish of Homerton; thence east to the south-east angle of the parish of Myamyn; thence north by the west boundary, and east by the north boundary of the parish of Condah to the shire boundary, and thence following the shire boundary southerly to the sea coast; and thence by said shire boundary westerly, southerly, and westerly again to the point of commencement.

The shire boundary referred to is that published in the *Government Gazette* of the 23rd May 1884.

And the Honorable Albert Lee Tucker, for Her Majesty's Commissioner of Public Works for Victoria, shall give the necessary directions herein accordingly.

N. THORNLEY,

For the Clerk of the Executive Council.

THE SHIRE OF WYNDHAM.—BOUNDARIES OF SUBDIVISIONS ADJUSTED AND RE-DEFINED.

At the Executive Council Chamber, Melbourne, the seventeenth day of March 1885.

PRESENT:

His Excellency the Governor.

Mr. Service	Mr. Levien
Mr. Berry	Mr. Sargood
Mr. Kerferd	Mr. Campbell
Mr. Gillies	Mr. Thornley.
Mr. Langridge	

WHEREAS by *The Local Government Act 1874* (38 Vict. No. 506) it was amongst other things enacted that, subject to the provisions of the said Act, the Governor in Council might, from time to time, make Orders, amongst other things, to alter the boundaries of or abolish the subdivisions existing in any municipal district; and every such Order should be published in the *Government Gazette*, and should take effect as from the day of such publication: And whereas a petition purporting to be signed by more than one-fourth of the persons whose names are for the time being inscribed on the municipal roll of the Shire of Wyndham has been presented to the Governor, the substance and prayer of which petition have been published in the manner prescribed in the forty-sixth section of the said Act, and no counter petition received: Now therefore His Excellency the Governor, with the advice of the Executive Council, doth by this present Order abolish all previous subdivisions of the Shire of Wyndham, and in compliance with the prayer of the petition hereinbefore mentioned doth hereby alter and adjust the boundaries of the three subdivisions of the said Shire of Wyndham in manner following, that is to say:—

NORTH RIDING.

Commencing at the intersection of the south boundary of the parish of Mouyong with the west boundary of the shire; thence east by the south boundary of that parish and of the parish of Werribee to the Werribee River; thence further east by the south boundary of the parish of Tarneit to the Geelong and Melbourne railway, north-easterly by said railway to the road forming the east boundary of allotment H, section 2; thence north by that road to the north-east angle of allotment B, section 23, same parish; thence west by the northern boundary of said parish, being the shire boundary, to the Werribee River; thence north-westerly by that river to the north-east angle of the parish of Parwan; thence south by the east boundary and west by the south boundary of that parish to the Balliang Creek; and thence southerly by that creek to the commencing point.

EAST RIDING.

Commencing at the north-east angle of allotment B, section 22, parish of Tarneit; thence east, north east, south, and south-west by the shire boundary to the mouth of the Werribee River; thence north-westerly by said river to the north-west angle of section N, parish of Deutgam; thence east to the Geelong and Melbourne railway; thence north-easterly by that railway to the road forming the east boundary of allotment H, section 2, parish of Tarneit; and thence north by that road to the commencing point.

SOUTH RIDING.

Commencing at the intersection of the south boundary of the parish of Mouyong with the west boundary of the shire; thence east by that boundary and the boundary of the parish of Werribee to the Werribee River; thence by that river south-easterly to the sea coast; thence southerly, westerly, and northerly by the shire boundary to the commencing point.

Wherever the line described as aforesaid runs beside or along a river creek or road, whether specifically described or not, the centre of such river creek or road shall be taken to be the boundary-line.

The shire boundary referred to in the above description is that published in the *Government Gazette* of 20th January, 1882, page 96.

And the Honorable Albert Lee Tucker, for Her Majesty's Commissioner of Public Works for Victoria, shall give the necessary directions herein accordingly.

N. THORNLEY,

For the Clerk of the Executive Council.

March 20, 1885.

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CONTRACTS ACCEPTED.—(Series 1884-85.)

Serial No.	Purpose, No. of Tenders, and Particulars of Contract.	Amount.	Name for Approval.	Charge against Vote or Fund.	Authority.
2345	MELBOURNE WATER SUPPLY—(1)—Supplying 26 tons 0 hundredweights 2 quarters 9 lbs. 4-inch cast-iron pipes, at per ton, 177s.	£ s. d. 230 7 2	John Slater and Co. ¹	1884-5. Melbourne Water Supply, 64/1. Extension of Works. £19,000	A. L. Tucker. 19.3.85
2346	POLICE—(2)—Supply of 54 overcoats to sample, at 19s. 10d. each	53 11 0	B. Glass ...	8-3. Stores, &c. ...	James Service. 16.3.85.
2347	PRISONERS—(1)—Supply, at Mortlake, of rations— No. 7, at 8d. " 8, " 10d. from 9th March to the 30th June 1885 (in lieu of Contract No. 360, terminated)	Rates ...	George Hyde ...	Contingencies, 1884-5	
2348	RAILWAYS—Supply of 3000 cubic yards of machine-broken metal	£ s. d. 990 0 0	S. Willis Bros. ¹ ...	Loan 760, Item 1. Act 821	P. P. Laber-touche, by order of the Commissioners of Railways. 19.3.85.
2349	Supply of sleepers ...	4033 6 8	J. Nicholas ...	Ditto ...	
2350	Erection of goods-shed and platform at Seymour Station	524 14 0	W. Blackwood ¹ ...	Ditto ...	
2351	Supply of wooden gates for level crossings between Essendon and Seymour	222 14 7	R. Arnold and Co. ...	Ditto ...	
2352	Supply of lime during the year ending 31st December 1885, at 1s. 5d. per bag	Rates ...	Melbourne Builders Lime and Cement Co. ¹	Votes and Loans as required	
2353	Construction of telegraph line from Caulfield to Sale	£ s. d. 461 11 10	A. Chitts ¹ ...	Vote 31A. Railways Construction ...	A. L. Tucker. 19.3.85.
2354	Supply of telegraph poles ...	460 13 0	J. W. Harris ...	Ditto ...	
2355	WORKS, Etc.—(3)—Additions to teacher's residence, fencing gates, &c., State School No. 1057, Rushworth	180 0 0	H. H. Farrall ¹ ...	Loan Act £100. Vote 66/15/1 £80. State Schools	
2356	(4)—Removal and re-erection of building, repairs, &c., State School No. 1885, Woolshed Lake	107 10 0	John Morgan ¹ ...	Vote 66/15/1. State Schools	

2018 of 1884-5. See note ²

¹ Fulfilled previous contracts satisfactorily.

² Contract 2018, for oats and bran at Mirboo, not taken up.

Corrigendum.—Contract 845/2330, Hugh Gracie, £4185 12s. 6d., should be Rates. { Portable school and quarters, each £126 13s. 9d.
" " without quarters, each £77.
Melbourne, 20th March 1885.

ORDER IN COUNCIL.—(Series 1884-85.)

Serial No.	Purpose and Particulars.	Amount.	Name for Approval.	Charged against Vote or Fund.	Authority.
2357	WORKS, Etc.—Approved by the Governor in Council that the undermentioned service be performed without tenders being advertised for same, viz.:— Furnishing rooms occupied by the Minister and Secretary of Defences	£ s. d. 189 0 0	Div. 66/11/4.A. Painting and cleansing rooms, &c.	Approved by the Governor in Council, the 10th March 1885.—Hobt. Wadsworth, Clerk of the Executive Council.

Melbourne, 20th March 1885.

Courts.

MORNINGTON. — REVISION OF JURY LIST. — Notice is hereby given that a Special Court of Petty Sessions will be holden at the Court House, Mornington, on Thursday the 2nd day of April next, at Ten o'clock in the forenoon, for the purpose of revising the Jury List for the Mornington Jury District.—WM. ARMSTRONG, Clerk of Petty Sessions. Court House, Mornington, 14th March 1885.

CENTRAL CRIMINAL COURT: pursuant to Order in Council of 12th December 1884.
Melbourne Monday ... 16 March

COURTS OF ASSIZE: pursuant to Order in Council of 12th December 1884.

Ararat Monday ... 12 October
Ballarat Monday ... 20 July
Beechworth Wednesday ... 6 May
Belfast Thursday ... 8 October
Benalla Monday ... 4 May
Castlemaine Tuesday ... 14 July
Echuca Tuesday ... 12 May
Geelong Friday ... 17 July
Hamilton Saturday ... 25 July
Horsham Thursday ... 14 May
Maryborough Monday ... 13 July

Sale Monday ... 26 October
Sandhurst Wednesday ... 15 July
Shepparton Friday ... 1 May
St. Arnaud Friday ... 10 July
Stawell Tuesday ... 12 May
Warrnambool Thursday ... 7 May

GENERAL SESSIONS: pursuant to Orders in Council of 16th December 1884 and 24th February 1885.

Alexandra Thursday ... 23 April
Ararat Friday ... 12 June
Bairnsdale Thursday ... 14 May
Ballarat Wednesday ... 15 April
Beechworth Friday ... 14 August
Belfast Thursday ... 21 May
Benalla Thursday ... 13 August
Castlemaine Tuesday ... 5 May
Clunes Monday ... 13 April
Daylesford Friday ... 17 July
Dunolly Tuesday ... 14 April
Echuca Thursday ... 20 August
Geelong Thursday ... 28 May
Hamilton Tuesday ... 26 May
Heathcote Monday ... 30 March
Horsham Tuesday ... 8 September
Inglewood Thursday ... 17 December

Jamieson	...	Tuesday	21 April
Kilmore	...	Saturday	28 March
Kyneton	...	Monday	4 May
Mansfield	...	Wednesday	22 April
Maryborough	...	Friday	17 April
Melbourne	...	Wednesday	1 April
Palmerston	...	Friday	8 May
Portland	...	Saturday	23 May
Sale	...	Monday	11 May
Sandhurst	...	Thursday	7 May
Shepparton	...	Tuesday	11 August
St. Arnaud	...	Thursday	9 April
Stawell	...	Thursday	3 September
Walhalla	...	Tuesday	19 May
Wangaratta	...	Tuesday	21 July
Warrnambool	...	Wednesday	19 August
Wood's Point	...	Monday	20 April

COUNTY COURTS.—Dates fixed by the Judges.

Alexandra	...	Thursday	23 April
Ararat	...	Wednesday	10 June
Avoca	...	Wednesday	15 April
Bacchus Marsh	...	Friday	11 September
Bairnsdale	...	Thursday	14 May
Ballan	...	Friday	9 September
Ballarat	...	Monday	20 April
Beaufort	...	Monday	8 June
Beechworth	...	Thursday	14 May
Belfast	...	Thursday	21 May
Benalla	...	Saturday	9 May
Blackwood	...	Friday	28 August
Bright	...	Monday	18 May
Camperdown	...	Monday	18 May
Casterton	...	Monday	24 August
Castlemaine	...	Tuesday	5 May
Chiltern	...	Wednesday	13 May
Clunes	...	Monday	13 April
Colac	...	Saturday	16 May
Coleraine	...	Monday	25 May
Creswick	...	Tuesday	14 April
Dandenong	...	Friday	19 June
Daylesford	...	Friday	17 July
Donald	...	Friday	10 April
Dunolly	...	Tuesday	14 April
East Charlton	...	Wednesday	15 July
Echuca	...	Saturday	9 May
Geelong	...	Tuesday	14 April
Gisborne	...	Wednesday	22 April
Hamilton	...	Tuesday	26 May
Heathcote	...	Monday	30 March
Horsham	...	Monday	15 June
Inglewood	...	Tuesday	14 July
Jamieson	...	Tuesday	21 April
Kerang	...	Friday	9 October
Kilmore	...	Saturday	28 March
Kyneton	...	Monday	4 May
Maldon	...	Wednesday	6 May
Mansfield	...	Wednesday	22 April
Maryborough	...	Friday	17 April
Melbourne	...	Wednesday	1 April
Mornington	...	Thursday	9 July
Nagambie	...	Thursday	30 April
Nhill	...	Wednesday	9 September
Omeo	...	Wednesday	22 April
Palmerston	...	Friday	8 May
Portland	...	Saturday	23 May
Romsey	...	Tuesday	21 April
Rushworth	...	Wednesday	29 April
Rutherglen	...	Tuesday	12 May
Sale	...	Monday	11 May
Sandhurst	...	Friday	8 May
Seymour	...	Tuesday	28 April
Shepparton	...	Wednesday	6 May
Smythesdale	...	Tuesday	30 June
St. Arnaud	...	Thursday	9 April
Stawell	...	Friday	12 June
Talbot	...	Thursday	16 April
Walhalla	...	Tuesday	19 May
Wangaratta	...	Wednesday	22 July
Warragul	...	Friday	12 June
Warrnambool	...	Tuesday	19 May
Wodonga	...	Thursday	26 March
Wood's Point	...	Monday	20 April

Yackandandah	...	Saturday	16 May
Yarrowonga	...	Monday	11 May
Yea	...	Friday	24 April

COURTS OF MINES.—Dates fixed by the Judges.

COURT OF CHIEF JUDGE.			
Melbourne
ARARAT DISTRICT.			
Ararat	...	Wednesday	10 June
Beaufort	...	Monday	8 June
Stawell	...	Friday	12 June
BALLARAT DISTRICT.			
Ballarat	...	Monday	20 April
Clunes	...	Monday	13 April
Creswick	...	Tuesday	14 April
Mount Blackwood	...	Friday	28 August
Smythe's Creek	...	Tuesday	30 June
BEECHWORTH DISTRICT.			
Alexandra	...	Thursday	23 April
Beechworth	...	Thursday	14 May
Bright	...	Monday	18 May
Chiltern	...	Wednesday	13 May
Jamieson	...	Tuesday	21 April
Kilmore	...	Saturday	28 March
Mansfield	...	Wednesday	22 April
Rutherglen	...	Tuesday	12 May
Wodonga	...	Thursday	26 March
Wood's Point	...	Monday	20 April
Yackandandah	...	Saturday	16 May
CASTLEMAINE DISTRICT.			
Castlemaine	...	Tuesday	5 May
Heidelberg
Hepburn (Daylesford)	...	Friday	17 July
Kyneton	...	Monday	4 May
Maldon
GIPPSLAND DISTRICT.			
Bairnsdale	...	Thursday	14 May
Omeo	...	Wednesday	22 April
Palmerston	...	Friday	8 May
Sale	...	Monday	11 May
Walhalla	...	Tuesday	19 May
MARYBOROUGH DISTRICT.			
Avoca	...	Tuesday	14 April
Dunolly	...	Tuesday	14 July
Inglewood	...	Friday	17 April
Maryborough	...	Thursday	9 April
St. Arnaud	...	Thursday	16 April
Talbot	...	Thursday	16 April
SANDHURST DISTRICT.			
Heathcote	...	Monday	30 March
Rushworth	...	Wednesday	29 April
Sandhurst	...	Friday	8 May

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, &c., to the Post and Telegraph Office, Heathcote. Particulars also at Sub-Treasury, Heathcote. Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent. ... 26th March

Repairs, Painting, &c., Court House, Al-berton. Particulars also at Police Station, Palmerston. Preliminary deposit to accompany tender, £5. Final deposit, £5 ... 26th March

Alterations and Repairs, &c., Boys' Reformatory, Ballarat. Particulars also at Reformatory, Ballarat. Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent. ... 26th March

Alterations, &c., for Military purposes, old Government Printing Office, Melbourne. Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent. ... 26th March

Addition, in Wood, to State School No. 1588, Trentham. Particulars at State Schools No. 1609, Daylesford; 1588, Trentham, and 343, Kyneton. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent. ... 26th March

Wooden Building for State School No. 2440, Strathmerton. Particulars at State Schools No. 1469, Shepparton; No. 2134, Numurkah, and No. 2440, Strathmerton. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent. ... 26th March

Addition, in Brick, to State School No. 1108, Heyfield. Particulars at State Schools No. 515, Sale, and No. 1108, Heyfield. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent. ... 26th March

Addition, in Wood, to State School No. 1839, Narringal. Particulars at State Schools No. 1743, Warrnambool, and No. 1839, Narringal. Preliminary deposit to accompany tender, £5. Final deposit 5 per cent. ... 26th March

Wooden Building for State School No. 937, Happy Valley, Dean. Particulars at State School No. 122, Creswick, and on application to the Superintending Inspector of School Buildings, Ballarat. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent. ... 26th March

Alterations to Fittings, &c., Post and Telegraph Office, Ballarat. Particulars also at Police Station, Ballarat. Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent. ... 26th March

Alterations and Additions, &c., Lunatic Asylum, Ararat. Particulars also at Police Station, Ararat. Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent. ... 2nd April

Repairs, Painting, &c., Observatory, Melbourne. Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent. ... 2nd April

Repairs, Painting, Fencing, &c., Court House, Omeo. Particulars also at Police Station, Omeo. Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent. ... 2nd April

Additions to Steward's Quarters, Lunatic Asylum, Kew. Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent. ... 2nd April

New Police Station, Harrow. Particulars also at Police Station, Harrow. Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent. ... 9th April

Weatherboarding and Repairing State School No. 1631, Lower Tambo. Particulars at State Schools No. 515, Sale, No. 751, Bainsdale, and No. 1631, Lower Tambo. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent. ... 9th April

Clearing Hoddle's Creek road, Contract 179a. Particulars also at Hoddle's Creek and Launching-place Post Offices. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent. ... 9th April

Repairs, &c., to Police Buildings, Castlemaine. Particulars also at Sub-Treasury, Castlemaine. Preliminary deposit to accompany tender, £5. Final deposit, £5 ... 9th April

Additions to Court-keeper's Quarters, Castlemaine. Particulars also at Sub-Treasury, Castlemaine. Preliminary deposit to accompany tender, £5. Final deposit, £5 ... 9th April

New Stable, and Repairs to Police Buildings, Lancefield. Particulars also at Police Station, Lancefield. Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent. ... 9th April

Fencing and Gates at the Gaol, Sandhurst. Particulars also at Warden's Office, Sandhurst. Preliminary deposit to accompany tender, £5. Final deposit, £5 ... 9th April

New Medical Diet Coppers, and Repairs to Cooking Appliances, &c., Lunatic Asylum, Kew. Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent. ... 9th April

208 chains clearing and cutting sidelong roadway from Talbotville down the Crooked River. Particulars also at Post Offices, Dargo, Grant, and Talbotville. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent. ... 9th April

New Baths, Skylights, &c., Lunatic Asylum, Kew. Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent. ... 9th April

Office of Superintendent, and other works, Lunatic Asylum, Sunbury. Particulars also at Lunatic Asylum, Sunbury. Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent. ... 9th April

Supplementary Reservoir and Water Main, &c., Lunatic Asylum, Sunbury. Particulars also at Lunatic Asylum, Sunbury. Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent. ... 9th April

Two Copper Boilers, Sheds, &c., for new Baths, Yarra Bend Lunatic Asylum. Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent. ... 9th April

Fencing and Outbuildings, New Court House, Dunolly. Particulars also at Sub-Treasury, Dunolly. Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent. ... 9th April

Wooden Building for Teacher's Residence, Upper Emu Creek State School No. 935. Particulars at State School No. 119, Castlemaine, and on application to the Superintending Inspector of School Buildings, Sandhurst. Preliminary deposit to accompany tender, £5. Final deposit, £5 ... 9th April

New Drainage, Repairing Tanks, and Asphalting Yards, Lunatic Asylum, Sunbury. Preliminary deposit to accompany tender, £20. Final deposit, 10 per cent. ... 16th April

Painting at Court House and Police Station, Daylesford. Particulars also at Sub-Treasury, Daylesford. Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent. ... 16th April

New Police Quarters and other works at Trentham. Particulars also at Police Station, Trentham. Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent. ... 16th April

Wooden Building for State School No. 2531, Kaniva Township. Particulars at State Schools No. 2411, Nhill, No. 1372, Dimboola, No. 298, Horsham, and on application to the Superintending Inspector of School Buildings, Ballarat. Preliminary deposit to accompany tender, £5. Final deposit, £5 ... 16th April

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 —."

A. L. TUCKER,

Acting Commissioner of Public Works.

Melbourne, 20th March 1885.

VICTORIAN RAILWAYS.

SEPARATE Tenders are invited for the undermentioned works, &c.

Tenders, accompanied by the necessary preliminary deposit, and endorsed "Tender for —" (as the case may be), must be deposited in the Tender-box, Secretary's Office, Spencer street, Melbourne, at or before Twelve o'clock noon of the dates as specified.

Monday, 23rd March.—Supply of 4000 cubic yards of 2½-inch stone for ballast, delivered at Pakenham or Berwick. Particulars at the Engineer-in-Chief's Office, Spencer street, and at Pakenham station. Preliminary deposit, £10.

Monday, 30th March.—Erection of 31 openings, each 15 feet, of pile structure to carry roads for firewood siding at Doveton street, Ballarat. Particulars at the Engineer-in-Chief's Office, Spencer street, and at Geelong and Ballarat stations. Preliminary deposit, £25.

Monday, 30th March.—The time for receiving tenders for the erection of 31 openings of pile structure at Doveton street firewood siding has been extended to the above date.

Monday, 30th March.—Manufacture and supply of dogspikes and pins. Particulars at the Engineer-in-Chief's Office, Spencer street. Preliminary deposit, £200.

No tender will necessarily be accepted.

By Order of the Commissioners,

P. P. LABERTOUCHE,
Secretary for Railways.

LETTER BOXES.

TENDERS will be received until Twelve o'clock on Tuesday, 24th instant, for supplying Eighty (80) Letter Boxes to pattern sample.

Models and specifications may be seen at the Stores branch, General Post Office.

Tenders to be endorsed "Tender for Letter-Boxes, 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 £5.

The lowest or any tender will not necessarily be accepted.

JAMES CAMPBELL,
Postmaster-General.

Post Office and Telegraph Department,
Melbourne, 12th March 1885.

FORAGE.

TENDERS will be received until Ten o'clock a.m. on Monday, 20th April next, for the supply of Forage, in such quantities as may be required for the service of the Government at the undermentioned stations, from the 1st May 1885 to the 28th February 1886.

DISTRICT.	STATION.	ESTIMATED QUARTERLY CONSUMPTION FOR POLICE STATIONS.				STORAGE CAPACITY.			
		Oats.	Bran.	Hay.	Straw.	Oats.	Bran.	Hay.	Straw.
		Centals.	Centals.	Centals.	Centals.	Centals.	Centals.	Centals.	Centals.
Bourke ...	Caulfield ...	8	1	12	3	11	2	22	11
	Queenstown ...	8	1	11	5
Gippsland ...	Buln Buln	12	3	20	6
	Mirboo ...	8	1	10	2
	Warrigal	12	3	19	5
North-Eastern ...	Harrietville	1	12	3	...	2	5	5
	Jamieson	12	3	40	5
	Katamatite ...	8	1	12	3	10	2	14	5
	Mooroopna ...	8	1	12	3	33	5	22	5
	Nathalia ...	8	1	12	3	11	4	11	5
	Numurkah ...	8	1	12	3	16	2	24	6
	Shepparton ...	24	3	36	9	33	5	22	5
	Tatnra ...	16	2	24	6	12	4	22	11
	Wahgunyah	12	22	...
	Wood's Point ...	1	...	2	4
	Wunghnu ...	8	1	12	3	11	5	15	5
North-Western ...	Berlia	12	3	33	11
	Corop ...	8	22
	Pyramid ...	8	1	12	3	15	5	12	8
	Rudesdale	12	3	22	11
	St. Arnaud	25	7	45	11
	Serpentine ...	8	1	22	5
	Yelta ...	8	1	12	3	30	2	25	5
Southern ...	Rokewood ...	8	1	...	3	15	2	...	8
	Steiglitz ...	8	1	12	3	15	2	20	8
Western ...	Portland	1	12	3	...	5	56	56
Wimmera ...	Natimuk ...	8	1	11	2
(FOR ELECTRIC TELEGRAPH HORSES.)									
	Bruthen ...	9	1	12½	3½	5½	5½	11	11

Printed forms of tender and conditions of contract may be obtained from the Secretary, Tender Board, Treasury, Melbourne, or from the officer in charge of police at any station, by whom also information or explanation will be afforded to persons tendering.

The price, which must be expressed in words as well as in figures, and without alterations, erasures, or discrepancies, must be per cental of 100 lbs. (net weight), including delivery at the stations, and all charges except the bags, which will remain the property of the contractor. At stations where the bags can be at once emptied the contractor will be required to remove them when delivery is taken. At other stations, notice will be sent to the contractor when the bags are empty. Bags to be removed at contractor's expense.

Tenders, which should be upon the printed form, will be received for either oats, bran, hay, or straw (the particular kind of hay or straw offered to be stated); but if all be included in one tender it may be accepted for one article only, if advisable. Telegrams will not be entertained.

Tenders not complying with the terms of advertisement will not be entertained.

The successful tenderer will be required to enter into a bond for one-third of the estimated amount of the contract within ten days after the acceptance is notified. Two approved sureties are required for contracts amounting to £150 and upwards, and one surety for contracts under £150.

Tenders failing to take up their accepted tenders, or failing to carry out their contract satisfactorily, will be ineligible to again hold contracts for Government supplies.

Tenders must be enclosed in an envelope, marked "Tender for Forage," and deposited in the Tender-Box, Pay Office, Treasury, Melbourne; or, if sent by post, they must be addressed to the Chairman of the Tender Board, Treasury, Melbourne.

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

The decision of the Government will be made known by *Gazette* notice, and by letter to accepted tenderers.

JAMES SERVICE,
Treasurer.

Treasury,
Melbourne, 20th March 1885.

AERIAL WIRE CABLES.

TENDERS will be received until Twelve o'clock on Tuesday the 31st March 1885, for the supply of 37 and 25 Wire Aerial Telegraph Cables.

Samples may be seen at the Chief Instrument Fitters' Shop, General Post Office.

Tenders to be endorsed "Tender for Aerial Wire Cables," 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 £10.

The lowest or any tender will not necessarily be accepted.

JAMES CAMPBELL,
Postmaster-General.

Post Office and Telegraph Department,
Melbourne, 17th March 1885.

MACEDON STATE FOREST.—FENCING.

TENDERS will be received until Noon on Monday, 23rd instant, for enclosing with post, two-rail, and picket fence about 50 acres of Macedon State Forest.

Particulars on application to the Secretary for Agriculture, Melbourne, or the Superintendent, State Nursery, Macedon.

Tenders to specify price per rod, to be marked "Tender for Fencing," and addressed to the Secretary for Agriculture, Melbourne.

Preliminary deposit, £2. Final deposit, 10 per cent.

J. F. LEVIEN,
Minister of Agriculture.

Department of Agriculture,
Melbourne, 11th March 1885.

MACEDON STATE FOREST.—CLEARING FERNS, ETC.

TENDERS will be received until Noon on Monday, 23rd instant, for clearing ferns, scrub, and dead timber on 50 acres of Macedon State Forest.

Particulars on application to the Secretary for Agriculture, Melbourne, or the Superintendent, State Nursery, Macedon.

Tenders to be marked "Tender for Clearing," and addressed to the Secretary for Agriculture, Melbourne.

Preliminary deposit, £2. Final deposit, 10 per cent.

J. F. LEVIEN,
Minister of Agriculture.

Department of Agriculture,
Melbourne, 11th March 1885.

TENDERS FOR GRAZING LANDS.

NOTE.—The fee for the period from 1st April 1885 to 31st December 1885 must accompany each tender.

TENDERS will be received by the Board of Land and Works up to Noon of Monday, 30th March 1885, for the occupation for Grazing purposes only of the following unappropriated portions of land, subject to the Regulations approved by the Governor in Council and also the subjoined special conditions.

Every license granted under section 119 of *The Land Act 1884* shall be subject to the conditions set forth in the schedule hereto, and to such special conditions and payment in advance of such fee as the Minister may determine, and shall be issued by an officer of the Department of Lands and Survey duly authorized in that behalf.

Conditions.

1. The issue of this license shall not prevent the land comprised therein or any part or parts thereof being sold, leased, licensed, alienated, or dealt with under any of the provisions

of *The Land Act 1884*, except under the 119th section thereof, under which the license is issued, or being resumed by order of the Governor or Administrator of the Government of Victoria, with the advice of the Executive Council, for any of the purposes for which land may be reserved under section 10 of *The Land Act 1884*, or for mining purposes.

2. No licensee shall, in case of any resumption, be entitled to any compensation other than the return of such portion of the fee paid by him as the responsible Minister of the Crown for the time being administering Part XI. of *The Land Act 1884* may think fit. This license is also subject to the rights of the holders of miners' rights or of mining leases now issued or hereafter to be issued to enter upon the allotment hereby licensed, and to search for gold and to mine therein, and to erect and occupy mining plant and machinery, without making any compensation for surface or other damage.

3. No land comprised in roads from time to time surveyed and marked out within the boundaries of the land comprised in this license shall be deemed within its operation.

4. This license entitles the holder thereof, during the period for which it is granted, to use the land therein comprised for depasturing purposes only, but does not confer any right to build thereon, or to cultivate, or to fence any portion thereof.

5. If the licensee desire a renewal of this license, notice to that effect must be given to the responsible Minister aforesaid one month prior to the expiration thereof, but nothing herein contained shall be deemed to confer the right to any renewal.

6. The interest in this license may not be transferred without the consent of the Minister aforesaid and the payment of a fee of £1.

7. No claim whatever shall be made or entertained by reason of the license not being renewed or transferred.

8. This license is to be used under and in accordance with the regulations made or to be made under the provisions of the said Act and for the time being in force.

9. This license may be forfeited if the licensee commit a breach of or neglect to comply with any of these conditions.

10. The publication of a notice in the *Government Gazette* purporting to declare that the Governor or Administrator, with the advice aforesaid, has forfeited this license shall be conclusive evidence that the license is forfeited.

Special Conditions.

1. The period of occupation will be from 1st April 1885 to 31st December 1885.

2. The license fee must be paid in advance. The fee for the period from 1st January 1885 to 31st December 1885—for which the license will be issued—must accompany the tender, or be paid by the successful tenderer or his agent immediately on the declaration of the acceptance of the tender, otherwise the offer of the next highest tenderer who may be prepared to comply with this condition may be accepted.

3. Tenders to be for so much per block per annum.

4. Tenders to be endorsed "Tender for Block" "869," or "982," as the case may be.

5. The highest or any tender not necessarily accepted.

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

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

8. The licensee shall keep the land free from vermin. Plans can be seen and information may be obtained in this office.

A. L. TUCKER,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
Melbourne, 4th March 1885.

Grazing Block (No. 869)—7,580 acres, being portion of the land withheld under section 102, situated in the south-western portion of the Upper Regions run: Horsham district. (163/47.)

Grazing Block (No. 982)—1,170 acres, parish of Moira, adjoining the selections of R. Simpson and J. McNair (allotments 21, 25, 26, and 27), and the Goulburn River: Echuca district.—(M.35192.)

Grazing Block (No. 1,098)—34,000 acres, being the available Crown lands in the south and west portions of the St. Mary's Lake forfeited run: Horsham district. (1751/47.)

Grazing Block (No. 2022)—7,060 acres, parishes of Lexton and Langi-kal-kal, being a portion of the area temporarily reserved for the preservation and growth of timber (see *Government Gazette* of 26th May 1882, page 1172): Ballarat district. *Note*.—The portions held under grazing license by the Bank of Victoria and that portion within the boundaries of the Maiden Hills Run are not included in this area.—(S.31996.)

Grazing Block (No. 2032)—720 acres, being the Terrick Terrick township reserve; excepting the sold land, pound, and State school reserve: Echuca district.—(1231/47.)

Grazing Block (No. 2046)—320 acres, being the village reserve on the Avoca River, in the parish of Budgerum West: Kerang district.—(116/47.)

Grazing Block (No. 2051)—100 acres, being the 102nd section reserve fronting allotment 5a, section A, parish of Murrabit West: Kerang district.—(272/47.)

Grazing Block (No. 2063)—1,252 acres, being the Hexham timber reserve, parish of Colbra Killuc, county of Hampden, allotments 95, 96, 97, 98, 99, 100, 101, and 102: Camperdown district.—(197/47.)

Grazing Block (No. 2064)—120 acres, fronting allotment 4, section A, parish of Cohuna (the reserved road between allot-

ments 4 and 5 is continued to the river): Echuca district.—(P.15296.)

Grazing Block (No. 2065)—100 acres, fronting allotments 5 and 6, section A, parish of Cohuna (the reserved road between allotments 4 and 5 is continued to the river): Echuca district.—(P.15296.)

Grazing Block (No. 2066)—22 acres, being allotments 19a, 20a, 21a, 23a, 24a, 25a, and 26a, section 1, parish of Terang, county of Hampden: Camperdown district.—(652/47.)

Grazing Block (No. 2067)—28 acres, parish of Morthlake, county of Hampden, being the land temporarily reserved for public purposes, allotment 4, section 25: Camperdown district.—(617/47.)

Grazing Block (No. 2068)—345 acres, being the islands on the east boundary of the parish of Echuca North, and adjoining the selections of J. F. Christy and C. Schmidt: Echuca district.—(C.40533.) Licensee must protect all young timber growing on the land.

Grazing Block (No. 2069)—116 acres, being the remaining portion of allotment 78, parish of Wharparilla, after excising 40 acres at the south-west corner for watering purposes: Echuca district.—(M.33813.)

Grazing Block (No. 2070)—5 acres, parish of Kerit Barect, being an island in the western Moorabool River, opposite allotment 1, section 8: Ballarat district.—(C.41416.)

Grazing Block (No. 2071)—104 acres, being the land recently held by Angus McGillivray under grazing license, parish of Mincha: Echuca district.—(1612/47.) Licensee must not prevent the removal of stone by licensed persons.

Grazing Block (No. 2072)—1,100 acres, parish of Nerring; being the land set apart as a timber reserve, lying between the selections of Fitzpatrick, Gonardini, Morrow, and Mulvihill, Veale, and Howart. Licensee shall not in any way destroy, or allow to be destroyed, the timber on the land: Sandhurst district.—(M.34552.)

Grazing Block (No. 2073)—97 acres, township of East Murchison, parishes of Murchison and Arcadia; lying between allotments 20 and 21, Murchison; allotment 109, Arcadia, and the Goulburn river: Seymour district.—(H.20181.)

Grazing Block (No. 2074)—70 acres, parish of Norong, between W. Nott's holding (5443/19) and the River Murray, being the land recently refused to J. Goldsworthy under 19th section: Beechworth district.—(6686/19.)

Grazing Block (No. 2075)—220 acres. All the Crown lands north of and adjoining allotments 156, 157, 158, and west of allotment 168, not including a reservation of two chains wide along the course of the Dunnunkle Creek: Horsham district.—(A.13230.)

Grazing Block (No. 2076)—290 acres. All the Crown lands west of and adjoining the selection of Thomas Raggatt, parish of Turandurey: Horsham district.—(1791/47.)

Grazing Block (No. 2077)—240 acres, being a reserve for recreation and water supply in the parish of Mokepilly: Stawell district.—(F.12339.)

Grazing Block (No. 2078)—10 acres, township of Casterton, being the portion of the old Police reserve, lying south-west of a line parallel with and two chains distant from the railway line: Hamilton district.—(672/47.)

Grazing Block (No. 2079)—231 acres, allotment 43, being a reserve for public purposes in the parish of Nullan: Horsham district.—(B.34736.)

Insolvency Notices.

In the Court of Insolvency at Hamilton.—In the estate of SARAH ALLEN, of East Strathdownie, in the colony of Victoria, lodginghouse-keeper.

NOTICE is hereby given that a general meeting of creditors in the above estate will be held at the Court House, Hamilton, on Thursday the 26th day of March A.D. 1885, at the hour of Twelve o'clock noon, for proof of debts and for the election of a trustee in the said estate.

Dated at Hamilton the 14th day of March 1885.

HAROLD MORRISON,
Chief Clerk.

Mr. Silvester, of Coleraine, is the solicitor acting in the insolvency; and Mr. Giles, of Hamilton, is the assignee named in the order.

In the Court of Insolvency, Melbourne.

NOTICE is hereby given that the estates of Charles Mitchell, of Fitzroy, gasfitter, 4681; George Blair Fiskien, of Fitzroy, box manufacturer, 4682; John Rosman, of Fitzroy, publican, 4683; Mary Sinclair, of Carlton, draper, 4684; Anne Marshall, of South Yarra, grocer, 4685; Joachim Frederick Hagen and Samuel Dobbin McCullagh, of Collingwood, grocers, trading together as "Hagen & McCullagh," 4669, have been sequestrated; and that general meetings of creditors in the said estates will be held at the Insolvency Court Office, William street, in the city of Melbourne, on Monday the 23rd day of March A.D. 1885, 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 18th day of March A.D. 1885.

CHAS. P. WILLIAMS,
Chief Clerk.

In the Court of Insolvency, Midland Insolvency District, Sandhurst.—No. 85/2.—In the matter of RICHARD EDDY, of Sparrowhawk Gully, near Sandhurst, miner.

NOTICE is hereby given that the estate of the said Richard Eddy has been sequestrated; and I do hereby appoint a general meeting of creditors herein to be holden at the Insolvency Court Offices, Sandhurst, on Wednesday the 25th day of March A.D. 1885, at the hour of Half-past Eleven o'clock in the forenoon, for the purposes set forth in the 53rd section of the Insolvency Statute 1871.

Given under my hand, at Sandhurst, this 18th day of March A.D. 1885.

J. J. O'MEARA,
Chief Clerk.

N.B.—Mr. John Hasker is the assignee named in the order; and Messrs. Bennett, Attenborough, Wilks, and Connelly, are the solicitors acting in the insolvency.

The Insolvency Statute 1871.—In the Court of Insolvency, Wangaratta, Northern District.—In the matter of THOMAS PLACE, of Indigo Creek, near Chiltern, in the colony of Victoria, miner.

NOTICE is hereby given that the estate of the said Thomas Place has been sequestrated, and that a meeting of creditors has been appointed to be held in the Court House, Wangaratta, on Wednesday the 1st day of April 1885, at Eleven o'clock in the forenoon, for the purposes set forth in the 53rd section of the said Insolvency Statute 1871.

Dated, at Wangaratta, this 18th day of March 1885.

FRED. J. M. MARSDEN,
Chief Clerk.

Private Advertisements.

NAGAMBIE WATERWORKS.

NOTICE is hereby given of an application for the establishment of a Waterworks Trust for the township of Nagambie, under Act 778.

Plans and descriptions have been deposited for inspection as follows:—

Two copies with the Honorable the Minister in charge of the Act.

One copy at the *Times* office, Nagambie.

J. GORDON,
Hon. Sec. Waterworks Committee.
Nagambie, Feby. 26th 1885. 1039

CITY OF FITZROY.

NOTICE is hereby given that the following Bye-law, No. 47, was agreed to and adopted by special order, at an ordinary meeting of the Council of the city of Fitzroy, held on Tuesday, 17th February 1885, and that the confirmation thereof was made an order of the day on Tuesday, 17th March 1885:—

CITY OF FITZROY.

Bye-law No. 47.

A Bye-law, numbered 47, of the city of Fitzroy, made under sub-section 17 of section 213 of the Local Government Act 1874. In pursuance of the powers conferred by the Local Government Act 1874, for regulating traffic and processions, the mayor, councillors, and citizens of the city of Fitzroy do hereby order as follows, viz:—

"No processions of persons, or of vehicles, or both, for other than funeral purposes, shall parade or pass through any of the streets of the city of Fitzroy, unless with the previous consent, in writing, of the mayor, or, in his absence, the town clerk of the said city, and only by the route and between the hours specified in such consent, nor unless and until the recipient of such consent shall have given at least twenty-four hours' notice, with particulars of such consent and route, to the officer in charge of the police of the said city."

By order,

JOHN B. JONES,
Town Clerk.
Town Hall,
Fitzroy, 18th March 1885. 1456

CITY OF PRAHRAN.

NOTICE is hereby given that the Council of the Municipality of the City of Prahran has resolved to increase the width of York street in the said city, and to that end deems it expedient to execute the following works, namely, the construction of a new footway and channel according to a plan section and specification showing the nature and extent of such works, and the exact site and admeasurements thereof, and in and through what lands the same is proposed to be placed and extended, and the names of the owners and reputed owners, lessees or reputed lessees, and occupiers of such lands, so far as known, approved and adopted by the said Council upon the second day of March instant; and for that purpose will take certain lands abutting upon the west side of York street aforesaid: And that the said plan section and specification are deposited for inspection by all persons interested therein at the office of the City Surveyor, at the Town Hall, Prahran: And that all persons affected by the proposed work or undertaking are required to set forth in writing, addressed to the said Council, or to me, the Municipal Clerk, within forty days from the publication of this notice in the *Government Gazette*, all objections which they may have to the said work or undertaking.

Dated this thirteenth day of March 1885.

By order,

ALBERT L. ELY,
Town Clerk of the City of Prahran.
1506

CITY OF PRAHRAN.

A Regulation of the Municipality of the City of Prahran, made under Section 216 of "The Local Government Act 1874," and numbered 16, for appointing places for the standing of licensed carriages within the Municipality of the City of Prahran, and regulating the same.

IN pursuance of the powers conferred by "The Local Government Act 1874," the Mayor, Councillors, and Citizens of the City of Prahran make the Regulation following:—

That the following places and situations shall be and the same are hereby appointed stands within the Municipality of the City of Prahran for licensed carriages, and for the special description or class of such carriages as are hereunder specified, namely:—

For Waggonettes and Cabs.

1. In Chapel street (for one vehicle only), at the west side, immediately south of Chatham street.
2. In Chatham street, on south side, from Chapel street westward, 5 chains.
3. In Porter street, on the west side, immediately north of Groville street, 5 chains.
4. In Hoddle street, west side, southward of Toorak road, 5 chains.
5. In Yarra street, west side, northerly from Toorak road, 5 chains.
6. In Toorak road, north side, from Wallace street to Toorak Hotel.
7. In Toorak road, for one waggonette at each entrance to the railway station.
8. In Peel street, south side, south of the railway, 3 chains.
9. In Peel street, north side, north of the railway, 2 chains; and for one vehicle on south side, 10 feet from the entrance to the station.
10. In Commercial road, south side, from Chapel street eastward to Clarence street.
11. In Williams road, west side, south of the railway gates.
12. In Orrong road, east side, south of the railway gates.
13. In High street, south side, west of Sutherland road.

For Omnibuses.

14. In Toorak road, east of the railway.
15. In Groville street, east of the railway.
16. In Toorak road, at Irving road.

That the number of such carriages to be allowed at the stands hereinafter specified shall be as follows:—

At stand Number 1 in Chapel street, one vehicle only.

At stand Number 7, in Toorak road, at each entrance to the railway station, one vehicle only.

At stand Number 9, in Peel street, on the south side, 10 feet from the entrance to the railway station, one vehicle only.

That every regulation or ordinance in force heretofore appointing or purporting to appoint stands for hackney carriages plying for hire within the Municipality of the City of Prahran, shall be and the same are hereby respectively abrogated and repealed.

Passed the second day of February A.D. 1885.
Confirmed upon the 16th day of March 1885.

1507 (L.S.) GEO. W. TAYLOR, Mayor.
ALBERT L. ELY, Town Clerk.

BOROUGH OF HAWTHORN.

NOTICE is hereby given that the Council of the Borough of Hawthorn did, in pursuance of the powers conferred upon it by section 5 of "The Pounds Act 1874," by a resolution adopted at the meeting of the council held on the eleventh day of March 1885, abolish the pound hitherto existing in the said Borough of Hawthorn.

JAMES WARREN,

Town Hall,
Hawthorn, 17th March 1885. 1508

SHIRE OF BALLARAT.

BYE-LAW No. IX.

A Bye-law of the Shire of Ballarat, made under Sec. 213 of the "Local Government Act 1874," and numbered IX., for the care and protection of the Public Parks and Gardens within the above Shire.

IN pursuance of the powers conferred by the "Local Government Act 1874," the President, Councillors, and Ratepayers of the Shire of Ballarat order as follows:—

1. No person shall disturb, damage, or destroy any trees, shrubs, flowers, or property within the reserves.
2. No person shall be permitted to light any fire within the reserves.
3. No person shall be allowed to shoot, snare, or destroy any game within the reserves without the written permission of the council.
4. All goats or poultry found within the reserves may be destroyed.
5. All cattle, including horses, mares, geldings, colts, fillies, oxen, heifers, bulls, steers, calves, or sheep, being in any of the reserves without the council's consent may be impounded, and the owner shall make compensation for any damage done.
6. No person shall climb on the fences, gates, or trees, stick bills thereon, or cut names on the fences, gates, seats, or trees, or throw stones or missiles in the reserves, or deposit any rubbish or other objectionable substance or article therein.
7. No person shall interrupt the gardeners or laborers by conversation or otherwise.
8. Children under the age of ten years, not being under the control of some competent person, shall be removed from the reserves.
9. No person shall enter or remain in the reserves who may offend against decency as regards his dress, language, or conduct.
10. Any person offending against this bye-law shall forfeit a sum not exceeding Ten pounds sterling.

Passed this second day of February 1885.
The Common Seal of the Corporation of the Shire of Ballarat was affixed hereto, in the presence of—

1509 (L.S.) JOHN DALGLEISH, J.P., President.
HENRY BREGENZER, Secretary.

BOROUGH OF STAWELL.

ROBERT LAMBERT PEIRCE is appointed Poundkeeper.

By order, JNO. T. SINCLAIR,
Town Clerk.

Town Hall, 13/3/85. 1437

SHIRE OF TAMBO.

THE Council of the Shire of Tambo have appointed John William Brook to be Acting Poundkeeper of the Tambo Pound, during the absence, on leave, of H. W. Seehusen.

THO. T. STIRLING, Secretary.
Shire Office, Bruthen, 16th March 1885. 1457

SHIRE OF TAMBO.

THE Council of the Shire of Tambo have appointed Constable Thos. Coffey to be Inspector of Slaughter Yards and Nuisances for the Buchan and Snowy River Ridings of the Shire.

THO. T. STIRLING, Secretary.
Shire Office, Bruthen, 16th March 1885. 1458

SHIRE OF TAMBO.

THE Council of the Shire of Tambo have appointed Constable W. J. Murcutt to be Inspector of Slaughter Yards and Nuisances for the Bruthen and Bumberrah Ridings of the Shire.

THO. T. STIRLING, Secretary.
Shire Office, Bruthen, 16th March 1885. 1459

SHIRE OF SHEPPARTON.

NOTICE.—Constable OLIVER has this day been appointed Inspector of Nuisances for the East Riding of the Shire of Shepparton.

By order, THOS. C. HODGSON,
Shire Secretary.
Shire Hall, Shepparton, 12th March 1885. 1500

NOTICE.

EDWARD GEORGE HAMMOND has been appointed Herdsman for the Waranga Farmers' Common by the managers.

J. H. ROBERTS,
Hon. Secretary.
1512

THE partnership hitherto existing between the undersigned, Francis Longmore and William Neilson, carrying on business together as chemists and druggists, at Rankin's road, Newmarket, under the style of "Longmore and Neilson," has been this day dissolved by mutual consent, as from the eleventh day of February last. All debts due to or from the late firm will be respectively received and paid by the said William Neilson, who will continue the business on his own account, and on the same premises, under the style of "Neilson & Co."

Dated the thirteenth day of March 1885.

F. LONGMORE.

WILLIAM NEILSON.

Witness to the signatures of Francis Longmore and William Neilson—T. J. WYBURN, solicitor and notary public, Melbourne, Victoria. 1513

Patent for invention entitled "An improved packing for the stuffing-boxes of piston rods and other rods requiring packing."

THIS is to notify that Robert Marshall, of No. 2 Maidstone Villas, Eastham Grove, Middlesex, England, engineer, and George Herbert Adair Thunders, of No. 1 Cathcart road, South Kensington, Middlesex aforesaid, have applied for letters patent for the said invention, and that I have appointed Wednesday the twenty-second day of April 1885, at Eleven o'clock in the forenoon, at the Patent Office, Melbourne, to hear the said application and all objections thereto. All persons objecting to the grant of such application must leave notice thereof, in writing, at the said office on or before the 18th day of April 1885, or they will not be heard.

Dated this 19th day of March 1885.

(Signed) GEO. B. KERFERD,
Attorney-General.
1490

Patent for invention entitled "Improvements in cesspans and in vehicles for carrying them to and fro, and in the treatment of their contents."

THIS is to notify that Leopold Hesse, of Argyle street, St. Kilda, manufacturing chemist, has applied for letters patent for the said invention, and that I have appointed Wednesday the twenty-second day of April 1885, at Eleven o'clock in the forenoon, at the Patent Office, Melbourne, to hear the said application and all objections thereto. All persons objecting to the grant of such application must leave notice thereof, in writing, at the said office on or before the 18th day of April 1885, or they will not be heard.

Dated this 19th day of March 1885.

(Signed) GEO. B. KERFERD,
Attorney-General.
1491

Patent for invention entitled "Improvements in machinery for taking up slack chains, or ropes of cranes, or other machinery working a grab bucket, skip, grab forks, or similar contrivances."

THIS is to notify that James William Styles, of the Strand, Williamstown, pattern maker, has applied for letters patent for the said invention, and that I have appointed Wednesday the twenty-second day of April 1885, at Eleven o'clock in the forenoon, at the Patent Office, Melbourne, to hear the said application and all objections thereto. All persons objecting to the grant of such application must leave notice thereof, in writing, at the said office on or before the 18th day of April 1885, or they will not be heard.

Dated this 19th day of March 1885.

(Signed) GEO. B. KERFERD,
Attorney-General.
1492

In Parliament.—Session 1885.

A BILL TO CONFER POWERS UPON THE AUSTRALIAN EXECUTORS AND TRUSTEES ASSOCIATION LIMITED.

NOTICE is hereby given that application is intended to be made in the ensuing session of the Parliament of Victoria for leave to bring in a Bill for the following objects, that is to say:—

1. To enable the Australian Executors and Trustees Association Limited, a company incorporated under the Companies Statute 1864, hereinafter referred to as "the company," to act as executor or administrator whether upon an intestacy or with the will annexed or as a trustee.

2. To enable executors or persons entitled to obtain administration of estates to appoint the company to obtain probate or letters of administration as their nominee.

3. To enable the company to be appointed and to act as a temporary executor, administrator, or trustee during the temporary absence of an executor, administrator, or trustee.

4. To provide that, when the paid-up capital of the company shall amount to £20,000, no administration bond shall be required when administration is granted to the company.

5. To enable any court having power to appoint a trustee or receiver or committee of the estate of a lunatic to appoint the company to be a trustee, receiver, or committee.

6. To enable any executor or administrator, trustee, or receiver, howsoever appointed, or any committee in lunacy, to appoint the company to act as executor, administrator, trustee, receiver, or committee in his stead.

7. To make the manager of the company personally responsible to the court for the acts and defaults of the company.

8. To enable the company to receive commission, to be fixed from time to time by the board of directors of the company, but not to exceed £5 for every £100 received or disbursed by the company in respect of estates under its management, with power to the Supreme Court or a judge thereof to review and reduce the rate of such commission in any case where such court or judge may be of opinion that it is excessive.

9. To provide for removing the company from office and for proceedings against it.

10. To prohibit the voluntary winding-up of the company without the leave of the court, and to restrain the disposal of shares in the company under certain circumstances.

11. To provide for the disposal of unclaimed moneys in the company's control.

12. To provide for the making of certain returns and declarations as to the affairs of the company, and generally to make such provisions as may be necessary or desirable towards effecting any of the objects herein stated.

13. To enable the company to alter its name to "The Perpetual Executors and Trustees Association of Australia Limited."

14. And to provide that the powers intended to be conferred upon the company by the Bill now sought to be introduced shall also be possessed by the Trustees, Executors, and Agency Company Limited, referred to in Act No. 64, and that nothing in the said Bill shall be deemed to preclude any other company or association from applying for similar powers.

And notice is hereby given that printed copies of the said Bill will be deposited with the Clerk of the Legislative Assembly not later than seven days after the meeting of the Parliament of Victoria, and that the Bill will be intitled "A Bill to confer powers upon The Australian Executors and Trustees Association Limited."

Dated the eleventh day of March 1885.

W. ATTENBOROUGH, Parliamentary Agent for the promoters, the directors of the Australian Executors and Trustees Association Limited. 1403

THE HOUSEHOLD CO-OPERATIVE SUPPLY COMPANY LIMITED.

AN extraordinary general meeting of the members of the Household Co-operative Supply Company Limited, duly convened, was held at the office of the said company, Flinders street east, Melbourne, on the second day of March One thousand eight hundred and eighty-five, and was adjourned till the sixteenth day of March 1885 at the same place. And on the said sixteenth day of March 1885 such adjourned meeting was duly held at the said office of the company, and was thence adjourned to Bartlett's Railway Hotel, situate at the corner of Little Flinders street and Elizabeth street, Melbourne, and held on the said sixteenth day of March 1885. And at such meeting the following extraordinary resolutions were duly passed:—

"That it has been proved to the satisfaction of this meeting that the company cannot, by reason of its liabilities and the unsatisfactory state of its affairs, continue its business, and it is advisable to wind up the same forthwith voluntarily"; and "that the company be and is hereby placed in liquidation in the hands of James Patrick Madden and William Good, and that they be paid for their services as liquidators a commission of Ten pounds per centum on the gross assets."

Dated this 17th day of March 1885.

J. G. BARCLAY,

Chairman of the Meeting.

Witness—WILLIAM ALEXANDER LINDELL, 85 Franklin street, West Melbourne. 1487

THE WILLIAMSTOWN BRICK COMPANY LIMITED.

TAKE notice that the office of the above-mentioned company, to which all communications and notices may be addressed, is at the company's works, Kororoit Creek road, Williamstown, in the parish of Cut-Paw-Paw, county of Bourke, and colony of Victoria.

Dated this sixteenth day of March 1885.

WM. H. ROBERTS,

Solicitor for above company. 1488

THE COMPANIES STATUTE 1864.

NOTICE is hereby given that the registered office of the West Melbourne Land Company Limited is No. 21 Temple Court, Melbourne.

Dated this fourteenth day of March 1885.

R. McKAIGE,

Secretary.

Theodore Fink, 45 Collins street west, Melbourne, solicitor to the said company. 1460

THE KIMBERLEY INVESTMENT ASSOCIATION, LIMITED.

NOTICE is hereby given that at an Extraordinary General Meeting of the Kimberley Investment Association, Limited, held at No. 4 room in the Exchange, on Tuesday the 6th day of January 1885, at four o'clock in the afternoon, the subjoined resolutions which were passed at the extraordinary general meeting of the company, held on 11th December 1884 were unanimously confirmed.

1. That the company be wound up voluntarily, and that Mr. John Lorimer be and he is hereby appointed liquidator for the purpose of such winding-up without remuneration.

2. That the said liquidator be and he is hereby authorized to consent to the registration of a new company, to be named "The Kimberley Investment and Squatting Company Limited," with a memorandum and articles of association which have already been prepared with the privity and approval of the directors of this company.

3. That the draft agreement submitted to this meeting and expressed to be made between this company and its liquidator of the one part, and the Kimberley Investment and Squatting Company, Limited, of the other part, be and the same is hereby approved; and that the said liquidator be and he is hereby authorized to enter into an agreement with such new company (when incorporated) in the terms of said draft, and to carry same into effect.

4. That the liquidator be authorized to consent to any variation in the terms of the agreement which he may think fit; such variation to be confirmed by the directors.

5. That failing the carrying out of the said agreement, the liquidator be and he is hereby authorized to make or enter into any such sale or arrangement as is contemplated by section 143 of the Companies Statute 1864.

Dated this 19th March 1885.

By order of the directors,

Sr. JOHN A. BIGGS, Secretary.

1461

THE JARRAHDALE TIMBER COMPANY LIMITED.

NOTICE is hereby given that at an Extraordinary General Meeting of the Jarrahdale Timber Company Limited, held at the registered office of the company, No. 31 Queen street, Melbourne, on this day, the subjoined resolutions were passed as extraordinary resolutions, namely:—

"1. That it has been proved to the satisfaction of this meeting that the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same."

"2. That the company be wound up voluntarily, and that Mr. James Knight Bickerton, of Melbourne, accountant, be and he is hereby appointed liquidator for the purposes of such winding up."

Dated this 18th day of March 1885.

J. K. BICKERTON, Liquidator.

31 Queen street, Melbourne. 1489

The Companies Statute 1864.

THE VICTORIAN LAND COMPANY LIMITED.

NOTICE is hereby given that the registered office of the Victorian Land Company Limited is situate at No. 98 Elizabeth street, in the city of Melbourne.

Dated this sixteenth day of March 1885.

DAYLES, PRICE, AND WIGHTON, Normanby Buildings, Chancery lane, Melbourne, solicitors to the company. 1496

THE ALBION QUARRYING COMPANY LIMITED.

THE registered office of this company is at 62 Collins street east.

GEO. A. GARDNER,

Secretary.

1497

IN THE MATTER OF THE VICTORIAN PATENT FERTILIZATION COY. LIMITED.

THE creditors of the above-named company are required, on or before the 4th day of April 1885, to send particulars of their debts or claims to the undersigned, or they will be excluded from the benefit of any distribution that may be made.

JNO. MACDONALD, Liquidator.

30 Collins street east, Melbourne, 18th March 1885. 1499

APPLICATION FOR REGISTRATION OF ONE TRADE-MARK.—(No. 1043.)

To the Registrar-General, Melbourne.

WE, the Chesebrough Manufacturing Company Consolidated, of the city, county, and state of New York, in the United States of America, manufacturers of emollient, remedial, and other preparations of Petroleum, apply to be registered as proprietors of a trade-mark consisting of the word "Vaseline," thus:

VASELINE

We desire that the said trade-mark may be registered in respect of the descriptions of goods following, contained in Classes 1, 2, 3, 4, 47, 48, and 50, that is to say, in respect of—(1) Anticorrosives and Antiseptics; (2) Veterinary and Sanitary purposes, and Insecticide; (3) Medicine for internal and external use, and Pharmacy as a base for Ointments and Pharmaceutical preparations; (4) Vegetable products used in manufacture and the arts; (47) Common Soap, Lubricants, and Axle Paste; (48)

Perfumery, Toilet Articles (Hair Pomades, Creams, Cosmetics, Preparations for the Teeth), Toilet Soap; and (50) Mineral Products used in manufacture and the arts. Leather preservative, Harness Paste, and Waterproof Boot Paste.

THE CHESEBROUGH MANUFACTURING COMPANY CONSOLIDATED.

By their agent, EDWD. WATERS.

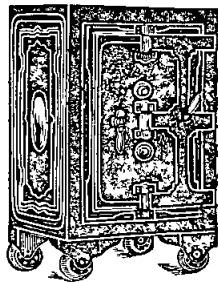
Witness—W. S. BAYSTON.

1494

APPLICATION FOR REGISTRATION OF ONE TRADE-MARK.—(No. 1042.)

To the Registrar-General, Melbourne.

SAFE



SAFE-CURE.

Dated this 14th day of January 1885.

I HULBERT HARRINGTON WARNER, of the city of Rochester, in the county of Monroe, and state of New York, one of the United States of America, pharmaceutical chemist, hereby apply under the provisions of "The Trade Marks Registration Act 1876" to be registered as the proprietor of a trade-mark, which consists of the distinctive device, picture, or representation of a "Safe," having the words "Safe" above and "Safe-Cure" below, as shown in the margin.

I desire that the said trade-mark may be registered in respect of the description of goods following, contained in Class 3, that is to say—Medicines. Rochester, N.Y., U.S.A.

H. H. WARNER.

Witnesses—

G. G. MACPHERSON.

H. R. STOCKBRIDGE.

EDWARD WATERS, agent for applicant.

1493

RECEIPTS and Expenditure of the Ballarat Gas Company for the Half-year ending 31st January 1885.

Dr.	£	s.	d.
To Gas rates	13,093	4	5
Coke sold	477	17	6
Tar sold	328	11	7
Sundry accounts outstanding 31st July last ...	522	0	0
Transfer fees	0	5	0
Interest received	130	17	6
Gas stoves	31	6	11
Cash in hand 31st July 1884	1,467	0	3
	£16,031	3	2

Cr.	£	s.	d.
By Land and buildings	34	0	1
Plant and apparatus	295	8	3
Coal purchased	4,676	6	6
Materials used in purifying	133	10	1
Meters purchased	175	17	10
Gas stoves purchased	128	13	8
Advertising, printing, and stationery ...	61	6	3
Dividends paid shareholders	3,333	9	0
General charges	2,610	7	6
General repairs	929	6	0
Discounts, &c., to consumers	304	14	11
Sundry accounts payable 31st July last ...	814	5	11
Cash placed at interest	464	7	7
Cash in hand 31st January 1885	2,089	9	7
	£16,051	3	2

E. & O. F.

Signed,

JOSEPH FORSHAW, Chairman.

W. H. FIGGIS, Secretary.

Ballarat, 19th February 1885.

Audited and found correct—

CHAS. EYRES,

FREDK. C. DOWNES, } Auditors.

Ballarat, 20th February 1885.

Declared before me, one of Her Majesty's Justices of the Peace for the Southern Bailiwick, this 18th March 1885.

1502 J. FITZGERALD, J.P.

JOSEPH SMITHIES, DECEASED.

PURSUANT to "The Statute of Trusts 1864," notice is hereby given that all creditors and others having any claims against the estate of Joseph Smithies, late of Collingwood, in the colony of Victoria, soft goods packer, deceased (probate of whose will was, on the twenty-third day of October 1884, granted by the Supreme Court of the colony of Victoria in its probate jurisdiction to William Clark, of Collingwood aforesaid, Customs employé, and George Mackrell, of Richmond, in the said colony, soft goods packer, the executors named in and appointed by the said will), are hereby required to send in particulars of such claims to the said executors, to the care of the undersigned, on or before the thirty-first day of March 1885, after which last-mentioned date the said executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims of such as they shall then have had notice.

Dated this twenty-seventh day of February 1885.

HART AND BENJAMIN, Pacific Chambers, 60 Collins street west, Melbourne, proctors for the said executors. 1265

PURSUANT to a judgment of the Supreme Court made in an action Senior v. Kingston and others, the creditors of Amelia Sarah Senior, late of Giffard street, Williamstown, in the colony of Victoria, who died in or about the month of November 1883, are, on or before the 20th day of April 1885, to send by post prepaid, to William Henry Roberts, of No. 90 Chancery lane, Melbourne, in the said colony, the solicitor of the plaintiff, John Senior, the executor of the deceased, their christian and surnames, addresses, and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said judgment. Every creditor holding any security is to produce the same before the Chief Clerk at his chambers, situated at the Law Courts, Melbourne, in the said colony, on the 4th day of May 1885, at Ten o'clock in the forenoon, being the time appointed for adjudicating on the claims.

Dated this 17th day of March 1885.
1482 (L.S.) HOPSON P. WALKER, Chief Clerk.

JOHN PARDY, DECEASED.

STATUTORY notice to creditors and others.—Pursuant to the provisions of "The Statute of Trusts 1864," notice is hereby given that all persons having any claims or demands upon or against the estate of John Pardy, late of Coburg, in the colony of Victoria, farmer, deceased, who died on the 6th day of November 1884, intestate (and letters of administration of whose estate were duly granted by the Supreme Court of the said colony, on the 18th day of December 1884, to Letitia Pardy, of Coburg, aforesaid, widow, the mother and one of the next of kin of the said deceased), are hereby required to send in particulars of such claims and demands in writing to her, in care of the undersigned, on or before the 10th day of April 1885; and notice is hereby also given that after the expiration of the last-mentioned day the said administratrix, Letitia Pardy, will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of such creditors and other persons of which she shall then have had notice, and the said administratrix will not be liable for the assets so distributed to any person of whose claim she shall not have had notice at the time of distribution.

Dated this 6th day of February 1885.
BRIGGS and SNOWBALL, 21 Queen street, Melbourne,
proctors for the said administratrix. 1483

PURSUANT to a decree of the Supreme Court, made in a suit of Scott against Murray and Others, the creditors of DANIEL SCOTT, late of the borough of Hotham, in the said colony, ironmonger, who died on the 15th day of November 1876, are, on or before the 17th day of April 1885, to send by post prepaid to Mr. Alexander Grant, of 59 Temple Court, in the city of Melbourne, the solicitor of the executrix and executor of the said deceased, their christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts and the nature of the securities, if any, held by them, or, in default thereof, they will be peremptorily excluded from the benefit of the said decree.

Every creditor holding any security is to produce the same before the Chief Clerk, at his chambers, situated at the Law Courts, William street, Melbourne, on the 23rd day of April 1885, at Eleven o'clock in the forenoon, being the time appointed for adjudicating on the claims.

Dated this 16th day of March 1885.
1484 HOPSON P. WALKER,
Chief Clerk.

MALCOLM McNEE, DECEASED.

PURSUANT to the "Statute of Trusts 1864," notice is hereby given that all persons having any claims against the estate of Malcolm McNece, formerly of Ballarat, draper, but late of Killermont, St. Germain's, farmer, deceased, are hereby required on or before the 17th day of April next, to send particulars in writing of such claims to the undersigned, the solicitors of Mrs. Margaret McNece, of Killermont, aforesaid, the executrix of the will of the said deceased, and to whom probate has been granted by the Supreme Court of the Colony of Victoria. And notice is hereby further given that, after the said 17th day of April, the said Margaret McNece will proceed to distribute the assets of the said deceased and will not be responsible for the assets so distributed to any person of whose claim she shall not then have received notice.

Dated this 16th day of March 1885.
CRISP, LEWIS, AND HEDDERWICK, 51 and 53 Little Collins street west, Melbourne, solicitors for the said Margaret McNece. 1498

In the Supreme Court of the Colony of Victoria.—Warrant of *Fi. Fa.*

NOTICE is hereby given that under and by virtue of certain process issued out of the Supreme Court of the Colony of Victoria, and directed to the Sheriff of the Midland Bailiwick, requiring him to levy certain moneys of the real and personal estate of James Condon, the said Sheriff will, on Wednesday the 22nd day of April 1885, at the hour of Twelve o'clock noon, cause to be sold at the Metropolitan Hotel, Bull street, Sandhurst, unless the said process shall have been previously satisfied, or the said Sheriff be otherwise stayed—

All the right, title, and interest of the said James Condon of and in allotment 12, section 20 c, and allotment 13, section 20 c, each containing one rood, situate in the city and parish of Sandhurst, county of Bendigo.

Terms—Cash. No cheques taken.

JAMES ALLAN,
Sheriff's Officer.
Sheriff's Office, Sandhurst, March 18th 1885. 1499

In the Supreme Court of the Colony of Victoria.—*Fi. Fa.*
NOTICE is hereby given that under and by virtue of certain process issued out of the Supreme Court of the Colony of Victoria, and directed to the Sheriff of the Central Bailiwick, requiring him to levy certain moneys of the real and personal estate of Mary Ann O'Connor, the said Sheriff will, on Thursday the 23rd day of April 1885, at the hour of Eleven o'clock in the forenoon, cause to be sold, at the Four Courts Hotel, William street, Melbourne (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):—

All the right, title, and interest (if any) of the said Mary Ann O'Connor in and to all that piece of land being part of Crown allotment 1 Q, section 8, parish of Cut-Paw-Paw, county of Bourke, particularly described in a certificate of title entered in the Register Book, vol. 1251, folio 250111, together with a right of carriage way over the road colored blue on the said certificate.

And all that piece of land being part of Crown allotments 1 H and 1 G, section 8, parish of Cut-Paw-Paw, county of Bourke, particularly described in a certificate of title entered in the Register Book, volume 1,491, folio 298197, together with a right of carriage way over the road colored blue on the said certificate of title.

And all that piece of land being part of Crown allotment 1 V, section 8, parish of Cut-Paw-Paw, county of Bourke, particularly described in a certificate of title entered in the Register Book, volume 1492, folio 298400, together with a right of carriage way over Gray street, shown on the said certificate of title.

And all that piece of land being part of Crown allotment 23, section 87, at Hotham, parish of Jika Jika, county of Bourke, particularly described in a certificate of title entered in the Register Book, volume 1613, folio 322598, together with a right of carriage way over the road colored blue on the said certificate of title.

N.B.—Terms—Cash on the fall of the hammer. No cheques taken.

Dated at Melbourne this 20th day of March 1885.
1495 RICHARD McMILLAN,
Sheriff's Officer.

TUESDAY, APRIL 21.

In the Supreme Court of the Colony of Victoria.
NOTICE is hereby given, that under and by virtue of certain process issued out of the Supreme Court of the Colony of Victoria, and directed to the Sheriff of the Central Bailiwick, requiring him to levy certain moneys of the real and personal estate of W. R. Gamble, the said Sheriff will, on Tuesday the 21st day of April 1885, at the hour of Two o'clock in the afternoon, cause to be sold, at the Four Courts Hotel, William street, Melbourne, near New Law Courts (unless the said process shall have been previously satisfied, or the said Sheriff be otherwise stayed), all the right, title, and interest, if any, of the aforesaid in and to—

Firstly—All that piece or parcel of land situate, lying, and being in the parish of Jika Jika, in the county of Bourke and colony of Victoria, being part suburban allotment No. 70, commencing on northern side of a certain reserved street at a point formed by the intersection of the west side of Fitzroy street with the northern side of King William street aforesaid, and bounded on the south by King William street aforesaid, bearing west 58 feet 3 1/2 inches, bounded on the west by part of the land secondly hereinafter described, being a line bearing northerly about 39 feet 2 inches; on the north by another part of the land secondly hereafter described, being a line bearing east 4 feet 7 inches or thereabouts, thence again on the east by a line bearing south 9 feet 9 inches, and thence again on the north by said allotment 70, being a line bearing easterly 54 feet or thereabouts, and again on the east by Fitzroy street aforesaid, being a line bearing south to the commencing point 29 feet.

Secondly—All that part of said allotment commencing at a point on the northern side of King William street aforesaid, 58 feet 3 1/2 inches from its intersection with the west side of Fitzroy street aforesaid, and bounded on the south by King William street aforesaid, being a line bearing west 32 feet 3 inches, on the west by a right-of-way, being a line bearing north 62 feet 7 1/2 inches, on the north part by said allotment seventy, being a line bearing east 35 feet 9 inches, on the east by part of said allotment, being a line bearing southerly 24 feet 9 inches, on the south by part of the land firstly described, being a line bearing west 4 feet 7 inches, and again on the east by part of the said firstly-described land, being a line bearing southerly to point of commencement 39 feet 2 inches or thereabouts, together with all building erected on the said land.

N.B.—Terms cash.
Dated this eighteenth day of March 1885.
1501 ANTHONY BRADY, Sheriff's Officer.

TEN SHILLINGS REWARD.

LOST, on the 27th February, bay filly, branded J.P. off shoulder and star on forehead, off hind fetlock white.
J. DWYER,
1503 Navigators.

Mining Notices.

DIAMOND CREEK GOLD MINING COMPANY NO LIABILITY, MILLUMBIK.

THE notice inserted in the *Government Gazette* of 13th instant, calling an Extraordinary Meeting of Shareholders for 30th March 1885, is hereby cancelled.
WILLIAM TAYLOR, Manager.
Melbourne, March 17, 1885. 1490

BÖBBIE BURNS AMALGAMATED GOLD MINING COMPANY, NO LIABILITY.

NOTICE.—An Extraordinary Meeting of the shareholders of the above company will be held at the company's office, 78 Collins st. west, Melbourne, on Monday, 30th March 1885, at 3.30 o'clock p.m.

Business:

1. To authorize and direct the mode of disposal of trust shares in the hands of the company.
2. To alter and amend clause 17 of the rules and regulations of the company by reducing the number of shareholders and shares necessary to form a quorum.
3. To fix remuneration of directors.
4. To confirm the minutes of the meeting.

D. BRIGHAM, Manager.

March 12th 1885.

1404

THE FULTON'S CREEK GOLD MINING COMPANY LIMITED.

NOTICE.—An Extraordinary Meeting of the above-named company is hereby convened to be held at the registered office of the company, at Walhalla, on Tuesday the 31st day of March 1885, at 7.30 o'clock p.m.

Business:

1. To consider the future working of the mine, and ordering thereon.
2. To consider the advisability or otherwise of winding up the company voluntarily, and ordering thereon.
3. To confirm the minutes of the said meeting.

FRED. C. TRICKS, Manager.

Walhalla, 11/3/85.

1415

NORTH FEDERAL GOLD MINING COMPANY NO LIABILITY, MALMSBURY.

NOTICE.—An Extraordinary Meeting of the Shareholders in the above company will be held at the Victoria Chambers, Sandhurst, on Friday the 27th day of March 1885, at 5 o'clock p.m.

Business:

1. To pass a resolution requiring the company to be wound up, without resort to the court, under the provisions of the Mining Companies Act 1871.
2. To determine the course to be pursued by the directors for the purpose of such winding up, and the mode of disposal of any surplus of the company's property which may remain after the completion of such winding up.
3. To confirm the minutes of such meeting.

CHARLES QUIN, Manager.

Sandhurst, 2/3/85.

1191

FRANCIS ORMOND G. M. COY. NO LIABILITY.

NOTICE.—An Extraordinary Meeting of Shareholders will be held at the office of the company, Bank Chambers, Sandhurst, on Monday, April 13th 1885, at 3 p.m.

Business:

1. To confirm or otherwise the action of the directors in purchasing the mine of the Commercial M. Coy.
2. To confirm the minutes of the meeting.

T. F. JAMES, Manager.

1438

CLUNES QUARTZ MINING COMPANY REGISTERED.

NOTICE is hereby given that an Extraordinary Meeting of the Shareholders of the above company will be held at the company's office, on Thursday the 9th day of April next, at 2 o'clock p.m., for the purpose of resolving upon the winding up of the affairs of the said company in connection with the Port Phillip and Colonial Gold Mining Company at Clunes, or otherwise.

1448

FRED. P. HICKOX, Manager.

DIAMOND CREEK GOLD MINING COMPANY (NO LIABILITY), NILLUMBIK.

NOTICE.—An Extraordinary Meeting of Shareholders will be held at the office of the company, 81 Collins street west, Melbourne, on Monday, 6th April 1885, at 8 o'clock p.m.

Business: To take the necessary steps for increasing the capital of the company.

WILLIAM TAYLOR, Manager.

Melbourne, March 20, 1885.

1481

NEW KING OF PRUSSIA GOLD MINING CO. LIMITED.

NOTICE.—Call, the 2nd, of 3d. per share, due and payable at the company's office, Eaglehawk, on Wednesday, April 8th 1885.

1445

H. KIRKWOOD, Manager.

DIAMOND CREEK GOLD MINING CO. (NO LIABILITY), NILLUMBIK.

CALL (10th) of Sixpence has been made on all shares, numbered 20126 to 24000, payable to the manager, at the office of the company, 81 Collins street west, on Wednesday, 8th April 1885.

WILLIAM TAYLOR, Manager.

Melbourne, March 11th 1885.

1465

DIAMOND CREEK GOLD MINING CO. (NO LIABILITY), NILLUMBIK.

CALL (11th) of Sixpence has been made on all shares, numbered 20126 to 24000, payable to the manager, at the office of the company, 81 Collins street west, on Wednesday, 13th May 1885.

WILLIAM TAYLOR, Manager.

Melbourne, March 16th 1885.

1466

DIAMOND CREEK GOLD MINING CO. (NO LIABILITY), NILLUMBIK.

CALL (12th) of Three shillings and sixpence per share has been made on all shares, numbered 20126 to 24000, such call being payable to the manager, at the office of the company, 81 Collins street west, in the following instalments, and at the undermentioned dates, viz.:

- One-seventh on Wednesday, 10th June;
- One-seventh on Wednesday, 8th July;
- One-seventh on Wednesday, 12th August;
- One-seventh on Wednesday, 9th September;
- One-seventh on Wednesday, 14th October;
- One-seventh on Wednesday, 11th November; and
- One-seventh on Wednesday, 9th December.

WILLIAM TAYLOR, Manager.

Melbourne, March 17th 1885.

1467

BENEDETTO COY. NO LIABILITY, BLACKWOOD.

NOTICE.—A Call, the 5th, of 1d. per share has been made on the capital of the company, due and payable to the manager, at the office, Chancery lane, Melbourne, on Wednesday, 11 March.

HUGH WM. SINCLAIR, Manager.

1468

MORNING STAR COMPANY NO LIABILITY, MITTA MITTA.

NOTICE.—A Call (the 14th) of 3d. per share has been made on the capital of the company, due and payable to the manager, at the office, Chancery lane, Melbourne, on Wednesday, 11th March.

1469

HUGH WM. SINCLAIR, Manager.

ABO COY. NO LIABILITY, WOOD'S POINT.

NOTICE.—A Call (the 3rd) of 1d. per share has been made on the capital of the company, due and payable to the manager, at the office, Chancery lane, Melbourne, on Wednesday, 11th March.

1470

HUGH WM. SINCLAIR, Manager.

COUNTESS G. M. COY. NO LIABILITY, BLACKWOOD.

NOTICE.—A Call (the 35th) of 2d. per share has been made on the capital of the company, due and payable to the manager, at the office, Chancery lane, Melbourne, on Wednesday, 11th March.

1471

HUGH WM. SINCLAIR, Manager.

AMHERST UNITED G. M. COY. NO LIABILITY.

NOTICE.—A Call (the 19th) of 2 per share has been made on the capital of the company, due and payable to the manager, at the office, Chancery lane, Melbourne, on Wednesday, 11th March.

1472

HUGH WM. SINCLAIR, Manager.

HIDDEN TREASURE G. M. COMPANY, DEPTFORD.

NOTICE.—A Call (the 8th) of One penny per share on the capital of the company has been made, due and payable at the office of the company, Toongabbie, on Wednesday the 8th of April 1885.

1473

JAMES SHEPHERD, Legal Manager.

VICTORIA PORCELAIN CLAY COMPANY NO LIABILITY.

NOTICE.—A Call (the 2nd) of Two shillings per share on the contributing shares, and of Threepence per share on the paid-up shares, has been made on the capital of the company, due and payable to the manager, at the office, Chancery lane, Melbourne, on Wednesday, 11th March.

1478

HUGH W. SINCLAIR, Manager.

THE WEST SCOTCHMANS QUARTZ MINING COMPANY (LIMITED), STAWELL.

JAMES FARLEY will sell by public auction, at the Commercial Hotel, Main street, Stawell, at 4 p.m., on Saturday, 24th March 1885, all shares in the above company forfeited for non-payment of the 105th call of One penny per share, due 10th September 1884.

Nos. 1 to 20,000, exclusive of those shares on which the said call has been paid.

1433

P. GALBRAITH, Manager.

THE SLOANES AND SCOTCHMANS QUARTZ MINING COMPANY (NO LIABILITY), STAWELL.

NOTICE.—All shares forfeited for non-payment of the 20th or February call of Threepence per share will be positively sold by public auction, by James Farley, at Simpson's Commercial Hotel, Main street, Stawell, on Saturday, 28th March 1885, at four p.m.

Nos. 1 to 15,120, exclusive of those shares on which the said call has been paid.

1434

P. GALBRAITH, Manager.

THE ULSTER QUARTZ MINING COMPANY (LIMITED), STAWELL.

JAMES FARLEY will sell by public auction, at the Commercial Hotel, Main street, Stawell, at 4 p.m., on Saturday, 28th March 1885, all shares in the above company forfeited for non-payment of the 78th call of One penny per share, due 11th February 1885.

Nos. 1 to 20,640, exclusive of those shares on which the said call has been paid.

1435

P. GALBRAITH, Manager.

YORK AND DURHAM COMPANY (NO LIABILITY).—POSITIVE SALE.

NOTICE.—All shares, from 1 to 30,000, on which the 7th call of Sixpence remains unpaid will be sold by public auction, at the Victoria Hotel, Sandhurst, on Saturday, March 28, 1885, at four p.m., unless the call with expenses be previously paid to me.

1440

HENRY VON DER HEYDE, Manager.

THE WONGA AND BIRMINGHAM JUNCTION QUARTZ MINING COMPANY (LIMITED), STAWELL.

THE undermentioned shares in the above company, forfeited for non-payment of the 5th call of Three pence per share, due 11th February 1885, will be sold by James Farley, at Simpson's Commercial Hotel, Main street, Stawell, at 4 p.m., on Saturday the 28th day of March 1885, unless said call and expenses are paid on the said shares prior to such sale:—

10 shares, Nos. 13,099 to 13,108; 30 shares, Nos. 177,044 to 17,073; 3 shares, Nos. 9924 to 9926; 7 shares, Nos. 18,786 to 18,792; 40 shares, Nos. 2,661 to 2,700; 80 shares, Nos. 8,241 to 8,320; 14 shares, Nos. 6,076 to 6,089; 13 shares, Nos. 15,388 to 15,400.
1436

P. GALBRAITH, Manager.

KOCH'S PIONEER QUARTZ MINING AND CRUSHING COMPANY (NO LIABILITY).

NOTICE.—J. H. Teague and Co. will sell by public auction on Saturday, 28th March 1885, at 4.30 o'clock p.m., at the Beehive Mining Exchange, Sandhurst, all shares forfeited on which the 7th call of Sixpence per share remains unpaid, unless the said call and expenses be previously paid to me.
1441

W. W. BARKER, Manager.

**Saturday, March 28th.
SOUTH STAR QUARTZ MINING COMPANY
NO LIABILITY, DAYLESFORD.**

NOTICE.—All shares in the above company forfeited for non-payment of 23rd call of 3d. per share will be sold by public auction, by Messrs. Holmes, White, & Co., at the Victoria Hotel, Sandhurst, on Saturday, March 28th 1885, at 4 o'clock p.m., unless previously paid.

S. H. MCGOWAN, Manager.

Victoria Chambers, Sandhurst.

1442

PEARL COMPANY LIMITED.

NOTICE.—H. M. Marks and Co. have received instructions to sell by auction all shares forfeited for non-payment of the 31st call (Nos. from 1 to 24,000), on Saturday, March 28th 1885, at the Victoria Hotel, Sandhurst, at 4 o'clock p.m.

JOHN H. SAVILLE, Manager.

Victoria Chambers, Sandhurst, March 16th 1885.

1443

PHENIX GOLD MINING COMPANY REGISTERED.

NOTICE.—All shares forfeited for non-payment of 9th call will be sold, on Saturday, 28th of March 1885, at Sandhurst.
1444

H. KIRKWOOD, Manager.

NEW NELSON MINING COMPANY NO LIABILITY, MALDON.

NOTICE.—T. B. Davison will sell by public auction, at his office, High street, Maldon, on Saturday, March 28th, at 3 p.m., 200 shares in the above company, numbered 16,601 to 16,800, forfeited for non-payment of the second and third call of Three pence per share.
1446

THOS. HANNAY, Manager.

**JOHN MCINTYRE QUARTZ MINING COMPANY
NO LIABILITY, MALDON.**

POSTPONEMENT of sale this day is postponed till Saturday the 28th day of March, 1885, at 2 o'clock p.m., at the office of Mr. Davison, High street, Maldon.
1447

T. B. WEBSTER, Manager.

**IRONSTONE HILL LEAD GOLD MINING COMPANY
NO LIABILITY.**

ALL forfeited shares in the above company will be sold by auction, at the Exchange, Kyneton, on Friday the 27th inst., at 4 p.m.

Nos. 1 to 24,000, exclusive of those paid upon.

F. T. LAVENDER, Manager.

Kyneton, 11th March 1885.

1453

**NORTH QUEEN'S BIRTHDAY GOLD MINING
COMPANY NO LIABILITY.**

ALL forfeited shares in the above company will be sold by auction, at the Exchange, Kyneton, on Friday the 27th inst., at 4 p.m.

Nos. 1 to 24,000, exclusive of those paid upon.

F. T. LAVENDER, Manager.

Kyneton, 11th March 1885.

1451

**MCCRACKEN'S FREEHOLD GOLD MINING
COMPANY NO LIABILITY, LAURISTON.**

ALL shares, Nos. 1 to 24,000, upon which the ninth call of One penny halfpenny remains unpaid are forfeited, and will be sold by public auction, at the Mining Exchange, Mollison street, Kyneton, on Saturday, 28th March 1885, at 12 o'clock noon.
1455

H. L. BUSCOMBE, Manager.

**ROYAL STANDARD GOLD MINING COMPANY
NO LIABILITY, INGLEWOOD.**

ALL shares forfeited for non-payment of 8th call or any previous call will be sold at public auction, at 81 Collins street west, on Saturday, 21st March 1885, at 12 o'clock noon.

Nos. 4,001 to 24,000, except those on which the call has been paid.

J. N. S. CLARKE, Manager.

5 Collins street east, Melbourne, 13th March 1885.

1462

**OPHIR AND LEICESTER GOLD MINING COMPANY
NO LIABILITY, INGLEWOOD.**

ALL shares forfeited for non-payment of 11th call or any previous call will be sold at public auction, at 81 Collins street west, on Saturday, 21st March 1885, at 12 o'clock noon.

Nos. 4,001 to 24,000, except those on which the call has been paid.

J. N. S. CLARKE, Manager.

5 Collins street east, Melbourne, 13th March 1885.

1463

**ROYAL VICTORIA GOLD, SILVER, COPPER, AND
LEAD MINING COMPANY NO LIABILITY, UPPER
GIPPSLAND.**

NOTICE.—Shares forfeited for non-payment of 15th call of 2d. per share will be sold by public auction, on Monday, 30th March 1885, at 12 o'clock noon, at Messrs. Gemmell, Tuckett, and Co.'s rooms, Collins street west, Melbourne, unless previously redeemed.

JNO. DITCHBURN, Jun., Manager.

Imperial Chambers, Bank place, Melbourne.

1464

HIDDEN TREASURE G. M. CO., DEPTFORD.

ALL shares forfeited, from 1 to 24,000 inclusive, upon which the 5, 6, 7 calls remain unpaid, will be sold by public auction, at Messrs. Mackay & Co.'s room, Traralgon, on Monday the 6th day of April, at 12 o'clock.

1474 JAMES SHEPHERD, Legal Manager.

**MORNING STAR COMPANY NO LIABILITY,
MITTA MITTA.**

NOTICE.—All shares upon which the 13th call of 3d. per share remains unpaid, being forfeited, will be sold by auction, by Gemmell, Tuckett, & Co., at their rooms, Collins street, on Saturday, 28 March, at 11 a.m., unless the call and expenses are previously paid.

Nos. 1 to 24,000 inclusive, excepting those upon which the said call has been paid.

1475 HUGH WM. SINCLAIR, Manager.

**MELBOURNE QUARTZ AND ALLUVIAL GOLD
MINING COMPANY NO LIABILITY.**

ALL shares in the above company upon which the twenty ninth call of Three pence is unpaid will be sold by public auction, by Gemmell, Tuckett, & Co., at their rooms, Collins street west, Melbourne, on Saturday the 28th day of March 1885, at twelve o'clock noon, unless previously redeemed.
1476

JAMES FOWLER, Manager.

**NORTH COHEN'S GOLD MINING COMPANY
NO LIABILITY, WALHALLA.**

NOTICE is hereby given that all shares forfeited for non-payment of calls will be sold by public auction, by Messrs. Gemmell, Tuckett, & Co., at their rooms, Collins street west, Melbourne, on Wednesday, 1st April 1885, at 11.30 a.m.

Nos. 5,001 to 28,000, exclusive of those upon which the calls have already been paid.

1477 J. K. BICKERTON, Manager.

**THE DAY DREAM SILVER MINING COMPANY
LIMITED.**

NOTICE is hereby given that the registered office of the Day Dream Silver Mining Company Limited is situated at Imperial Buildings, Bank place, Collins street W., Melbourne.

P. W. LE QUESNE, Secretary.

March 14th 1885.

1479

**SIR HENRY LOCH QUARTZ MINING COMPANY
NO LIABILITY, BALLARAT.**

NOTICE is hereby given that William Morris Acheson has been appointed manager of the above-named company, in the place of George Frederick Smith resigned.

The common seal of the Sir Henry Loch Quartz Mining Company No Liability was affixed hereto in our presence, we being two of the directors of the said company—

JAMES COGHILAN. (SEAL.)

ALEX. McVITTY.

Dated at Ballarat this 18th day March 1885.

1504

**SIR HENRY LOCH QUARTZ MINING COMPANY
NO LIABILITY, BALLARAT.**

NOTICE is hereby given that the office of the above-named company has been removed from No. 48 Lydiard street to Furnival's Chambers, Lydiard street, Ballarat.

The common seal of the Sir Henry Loch Quartz Mining Company No Liability was affixed hereto in our presence, we being two of the directors of the said company.

JAMES COGHILAN. (SEAL.)

ALEX. McVITTY.

Dated at Ballarat this 18th day of March 1885.

1505

**CENTRAL WATTLE GULLY MINING COMPANY
"NO LIABILITY," WATTLE GULLY, CHEWTON.**

THE office of this company is changed to Forest street, Castlemaine.

(SEAL) JOSEPH DOLPHIN, } Directors.

JOHN KEAST, }
Castlemaine, March 13th 1885.

1510

**CENTRAL WATTLE GULLY MINING COMPANY
"NO LIABILITY," WATTLE GULLY, CHEWTON.**

NOTICE.—John Cooper, of Forest street, Castlemaine, is now the legal manager of the above-named company.

(SEAL) JOSEPH DOLPHIN, } Directors.

JOHN KEAST, }
Castlemaine, March 13th 1885.

1511

Insolvency Notice.

The Insolvency Statute 1871.—In the Court of Insolvency at Benalla (North-Eastern District).—In the matter of JAMES MACARTNEY, of Lake Rowan, in the colony of Victoria, farmer. NOTICE is hereby given that, by resolution of the creditors assembled at the general meeting of creditors in this estate, held at Benalla, in the said colony, on the twelfth day of March 1885, I, the undersigned George Merz, of Charing Cross, Sandhurst, in the said colony, accountant, was appointed to fill the office of trustee of the 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 to me, and all debts due to the insolvent must be paid to me. Creditors who have not proved their debts must forward their proofs to me, at Charing Cross, Sandhurst, aforesaid.

Dated this eighteenth day of March 1885.
1432 GEORGE MERZ, Trustee.

The Insolvency Statute 1871.—In the Court of Insolvency.—In the matter of JOHN HENRY JONES, of Leigh road, in the colony of Victoria, hotelkeeper and storekeeper, an insolvent.

THE above-named John Henry Jones intends to apply to the Court of Insolvency at Geelong, on the fourteenth day of April 1885, at Ten o'clock in the forenoon, for a certificate of discharge, pursuant to the provisions of the Insolvency Statute 1871, such certificate to dispense with the conditions mentioned in section 136 of the said Statute.

Dated this eighteenth day of March 1885.
W. & J. HIGGINS, solicitors for the above-named insolvent.
1449

The Insolvency Statute 1871.—In the Court of Insolvency.—In the matter of SAMUEL DRAXS and JOSIAH ROBERT BARTON, trading as "S. Draxs and Co.," of Geelong, in the colony of Victoria, grocers, insolvents.

THE above-named Josiah Robert Barton intends to apply to the Court of Insolvency at Geelong, on the fourteenth day of April 1885, at Ten o'clock in the forenoon, for a certificate of discharge, pursuant to the provisions of "The Insolvency Statute 1871."

Dated this eighteenth day of March 1885.
W. & J. HIGGINS, solicitors for the above-named Josiah Robert Barton.
1450

The Insolvency Statute 1871.—In the Court of Insolvency.—In the matter of WILLIAM SIEVERS, of St. Leonards, in the colony of Victoria, dealer, an insolvent.

THE above-named insolvent intends to apply to the Court of Insolvency, Myers street, Geelong, on the fourteenth day of April next, at Ten o'clock a.m., for a certificate of discharge, pursuant to the provisions of the Insolvency Statute 1871, such certificate to dispense with the condition mentioned in section 136 of the said Statute.

Dated this nineteenth day of March 1885.
J. LONGVILLE PRICE, Yarra street, Geelong, insolvent's solicitor.
1451

The Insolvency Statute 1871.—In the Court of Insolvency.—In the matter of ROBERT KEEGAN, of Geelong, in the colony of Victoria, police constable, an insolvent.

THE above-named insolvent intends to apply to the Court of Insolvency, Myers street, Geelong, on the fourteenth day of April next, at 10 o'clock a.m., for a certificate of discharge, pursuant to the provisions of the Insolvency Statute 1871, such certificate to dispense with the condition mentioned in section 136 of the said Statute.

Dated this 19th day of March 1885.
J. LONGVILLE PRICE, Yarra street, Geelong, insolvent's solicitor.
1452

The Insolvency Statute 1871.—In the Court of Insolvency at Sale.—In the matter of IGNATIUS KEOGH, of Warragul Creek, near Sale, in the colony of Victoria, grazier.

NOTICE is hereby given that, by a resolution of the creditors assembled at the general meeting of the creditors in this estate, held at the Court of Insolvency at Sale, on the eleventh day of March 1885, the undersigned William Greenlaw, of 92 Elizabeth street, Melbourne, bank manager, was appointed to fill the office of trustee of the property of the said insolvent, and such appointment has been duly confirmed. All persons having in their possession any of the effects of the insolvent must deliver them to the said trustee, and all debts due to the insolvent must be paid to him. Creditors who have not proved their debts must forward their proofs to him, at the Colonial Bank of Australasia, Elizabeth street, Melbourne.

Dated this 18th day of March 1885.
W. GREENLAW, Trustee.
Frederick George Moule, 24 Market street, Melbourne, solicitor to the estate.
1455

In the Court of Insolvency.—The Insolvency Statute 1871.—In the matter of FREDERICK STEPHEN RALPH MATHEWS and GEORGE SYDNEY MATHEWS, trading as Mathews Brothers, of Port Melbourne, in the colony of Victoria, grocers.

NOTICE is hereby given that, by a resolution of the creditors assembled at the general meeting of creditors in this estate, held in Melbourne on the twenty-fourth day of February, 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 insolvents, and such appointment has been duly confirmed. All persons having in their possession any of the effects of the said insolvents must deliver them up to me, and all debts due to the

said insolvents must be paid to me. Creditors who have not proved their debts must forward their proofs to me, at the office of Messrs. Davey, Flack, and Co., No. 10 Elizabeth street, Melbourne, accountants and trade assignees.

Dated this thirteenth day March One thousand eight hundred and eighty-five.
1486 THOS. J. DAVEY, Trustee.

Impoundings.

BERWICK.—Impounded at Berwick Shire Pound.

1 light-strawberry cow, branded like D S near rump, O off rump, near ear slit.

1 red and white cow, branded like O off rump

2 red and white heifers, branded like O off rump

1 chesnut horse, branded JR near shoulder

1 brindle and white bull, branded I off rump

If not claimed and expenses paid, to be sold on 9th April 1885.

THOMAS WHITE,
Poundkeeper.

BET BET.—Impounded at Bet Bet Shire Pound, 12th March 1885, by J. Clifford.

93. Strawberry bull, no visible brands, mark like / off shoulder

94. Strawberry heifer, no visible brands

By Pat. Doyle, herdsman.

95. Brindle and white cow, tip off both ears, no visible brands

96. Strawberry bull calf, progeny

97. Strawberry heifer, W off rump

98. Red and white spotted steer, no visible brands

If not claimed and expenses paid, to be sold on 11th April 1885.

THOMAS LAWSON,
Poundkeeper.

6/6

EUROA.—Impounded at Euroa Shire Pound, by James Morgan, Mispoll.

1 red bull, white face, white spots on back and belly, branded like No. 6 off rump

By Chas. Williams, Balmattum.

1 white bull, red spots on neck, no visible brand

If not claimed and expenses paid, to be sold on 4th April 1885.

J. CLUSKEY,
Poundkeeper.

5/

FOOTSCRAY.—Impounded in the Footscray Borough Pound, 13th March 1885, by the Stationmaster.

1 red and white heifer, F off hind leg

If not claimed and expenses paid, to be sold on 15th April 1885.

FREDK. ANDERSON,
Poundkeeper.

3/6

HAWTHORN.—Impounded at Hawthorn, 16th March 1885, by George Carlton.—Damages 7s. 6d.

1 chesnut pony mare, blaze, all feet and near hind leg white, GJ over W near shoulder, has a brand on near neck like 3

If not claimed and expenses paid, to be sold on 15th April 1885.

THOS. R. KENNEDY,
Poundkeeper.

4/

HORSHAM.—Impounded at Horsham, 13th March 1885, by Mr. W. Penker, Green Lake.

135. Bay filly, medium draught, switch tail, near hind foot white, no visible brand

If not claimed and expenses paid, to be sold on 8th April 1885.

ALEX. SMITH,
Poundkeeper.

4/

MALMSBURY.—Impounded at Malmsbury, 10th March 1885, by John McKay.—Damages 5s.

1 bay saddle mare, branded AR over GS near shoulder, also S off shoulder

If not claimed and expenses paid, to be sold on 4th April 1885.

GEORGE PLASANTS,
Poundkeeper.

4/

MANSFIELD.—Impounded at Mansfield, 12th March 1885, by E. H. Macartney, Esq., off Mount Battery estate.

1 sheep, branded like P or T on the back with red raddle, forked ear

If not claimed and expenses paid, to be sold on 12th April 1885.

WILLIAM COLLOPY,
Poundkeeper.

4/

MELTON.—Impounded at Melton, by R. Manning, Esq., Melton.

10. Bay colt, cob, medium draught, blaze down face, both hind feet white, branded like M near shoulder

If not claimed and expenses paid, to be sold on 13th April 1885.

JAS. MINNS,
Poundkeeper.

4/

NEWSTEAD.—Impounded at Newstead, 10th March 1885.

1 red and white bull, bald face, no brands
On 14th March 1885.
1 red and white bull, no brands
If not claimed and expenses paid, to be sold on 4th April 1885.

4/ W. McNABB,
Poundkeeper.

OAKLEIGH.—Impounded at the Oakleigh Shire Pound.

1 bay-roan cob horse, white face and white hind legs, branded
W over like 2 and a blotch near shoulder
If not claimed and expenses paid, to be sold on 15th April 1885.

3/6 ADAM HOPE,
Poundkeeper.

ROCHESTER.—Impounded at Rochester, 14th March 1885,
by the Herdsman of the Rochester Commion.

9-11. 3 red and white heifer calves, all with blotched brand off
rump, and back quarter out near ear
If not claimed and expenses paid, to be sold on 15th April 1885.

4/ C. E. SUBLET,
Poundkeeper.

STAWELL.—Impounded at Stawell Borough Pound, 12th
March 1885, by Alfred Buckley, Hall's Gap.

1 brindle bull, no visible brand
1 red and white cow, N.M. off shoulder
1 red and white heifer, like W near rump
1 black and white cow, like P off rump
1 red steer, white face, no visible brand
1 brindle heifer, like W near rump
1 red calf, like W near rump
If not claimed and expenses paid, to be sold on 11th April 1885.

6/6 ROBT. L. PEIRCE,
Poundkeeper.

WINCHELSEA.—Impounded at Winchelsea.

1 brindle and white spotted steer, no visible brands
If not claimed and expenses paid, to be sold on 8th April 1885.

3/ H. SCHROETER,
Poundkeeper.

YACKANDANDAH.—Impounded at Yackandandah, 15th
March 1885, by Mr. P. Murphy.

1 bay horse, over U near shoulder, faint star, both hind fet-
locks white, saddle marked
If not claimed and expenses paid, to be sold on 9th April 1885.

4/ DAVID FLYNN,
Poundkeeper.

YARRAWONGA.—Impounded at Yarrowonga Shire Pound,
by James Clark.

1 red and white bull, piece out of near ear, no visible brands
1 red and white bull, no visible brands
If not claimed and expenses paid, to be sold on 23rd March 1885.

4/ ANDREW IRVIN,
Poundkeeper.

POUNDKEEPERS' REMITTANCES.

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

1885.			£	s.	d.
March 14.—McKay, James	0	7 0
March 19.—Anderson, F.	0	4 6
March 19.—Minns, Jas.	0	10 0
March 19.—Flynn, D.	0	2 10
March 19.—Schroeter, H.	0	2 10
March 19.—Hackett, W. A. B.	0	2 4

J. FERRES,
Government Printer.

[20th March 1885.

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