

VICTORIA GOVERNMENT GAZETTE.

Published by Authority.

No. 39.1

FRIDAY, APRIL

[1885.

BANK HOLIDAYS AT DIVERS PLACES.

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.

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

WEDNESDAY AND THURSDAY THE 15TH AND 16TH DAYS OF APRIL INSTANT

to be observed as Bank Half-Holidays at Coleraine, from the hour of Twelve o'clock noon each day;

WEDNESDAY THE 15TH DAY OF APRIL INSTANT a special day to be observed as a Bank Holiday at Newstead;

THURSDAY THE 16TH DAY OF APRIL INSTANT a special day to be observed as a Bank Holiday at Numurkah and Wunghnu;

WEDNESDAY THE 22ND DAY OF APRIL INSTANT a special day to be observed as a Bank Holiday at Ararat.

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

(L.S.)

HENRY B. LOCH. By His Excellency's Command,

GRAHAM BERRY, Chief Secretary.

GOD SAVE THE QUEEN !

PUBLIC HOLIDAY.

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.

N pursuance of the provisions contained in the eighty-eighth section of *The Public Service Act 1833*, I, the Governor of Victoria, with the advice of the Executive Council, do by this my Proclamation appoint

TUESDAY THE 21ST DAY OF APRIL INSTANT to be observed as a Public Holiday.

Given under my Hand and the Scal of the Colony, at Melbourne, this eighth day of April, in the year of our Lord One thousand eight hundred and eightyfive, and in the forty-eighth year of Her Majesty's reign.

(L.S.)

HENRY B. LOCH.

By His Excellency's Command, GRAHAM BERRY, Chief Secretary.

GOD SAVE THE QUEEN! No. 39.—April 10, 1885.—1.

PUBLIC HOLIDAYS AT DIVERS PLACES.

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.

IN pursuance of the provisions contained in the eighty-eighth section of The Pullic Service Act 1833, I, the Governor of Victoria, with the advice of the Executive Council, do by this my Proclamation appoint

THURSDAY THE 16TH DAY OF APRIL INSTANT

to be observed as a Public Holiday at Numurkah and Wunghnu; WEDNESDAY THE 22ND DAY OF APRIL INSTANT

to be observed as a Public Holiday at Ararat.

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

(L.S.)

HENRY B. LOCH.

By His Excellency's Command, GRAHAM BERRY, Chief Secretary.

GOD SAVE THE QUEEN!

CLERK OF COURTS.

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

J. K. Mein, Clork of Courts, Chiltern,
to be also Registrar of the Courty Court, Clerk of the Court of Mines, and Clerk of Petty Sessions at Wodonga, acting temporarily, vice II. Harkin relieved.

Crown Law Offices, Melbourne, 8th April 1885.

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

WARDEN'S CLERK.

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

T. K. MEIN

to be Clerk, for the purposes and under the provisions of section 14 of the Act No. 446, for the Warden who sits at Wodonga, acting temporarily, vice II. Harkin relieved.

Crown Law Offices, Melbourne, 8th April 1885.

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

SHERIFF'S SUBSTITUTE.

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

T. K. Mein (as Registrar of the County Court at Wodonga) to do and perform, with respect to the Courts at Wodonga, 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, acting temporarily, rice H. Harkin relieved.

Crown Law Offices, Melbourne, 8th April 1885.

GEO. B. KERFERD. Attorney-General.

VICTORIAN NAVAL FORCES -- COURT FOR HEARING AND DETERMINING OFFENGES.

THE Governor, with the advice of the Executive Council, has, in accordance with *The Discipline Let 1870* (No. 389 Sec. 12), been pleased to appoint the following officers to be a Court to hear and determine all offences committed against the said said Act, or the regulations made in pursuance thereof, viz.:—

CAPTAIN ROBERT FULLARTON, President,

COMMANDER ROBERT MUIRHEAD COLLINS | Members. IJEUTENANT JOHN SCOTT

F. T. SARGOOD, Minister of Defence.

Defence Department, Melbourne, 8th April 1885.

SECRETARY TO THE DEFENCE DEPARTMENT.

THE Governor, with the advice of the Executive Council, has been pleased to approve of the appointment of Major-General Major Francis Downes

as Secretary to the Defence Department. To date from 7th April 1885.

F. T. SARGOOD, Minister of Defence.

Defence Department, Melbourne, 17th 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.

... THOMAS ELMES, M.R.C.S.
WILLIAM HENRY BROWN,
M.R.C.S. Shire of Berwick Rosedale...

A nalysts.

... ALFRED MICA SMITH, B.A., ... B.Sc., F.I.A. Borough of Clunes Shire of Ararat ... Borough of Sale ... Shire of Tambo ...

Bairnsdalo ...
Avon ...
Bannockburn ...
Flinders and Kan- John Kruse.

Kilmore ... Kilmore ... Lillydale... Meredith... Maffra ...

P. S. FEARON, Acting Secretary.

Central Board of Health, Melbourne, 27th 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.:—

Clifton Hill ...

... E. C. Ball.

... CATHERINE HARRIS, vice W. Harris resigned. Yarroweyah North

GRAHAM BERRY, Chief Secretary.

Chief Secretary's Office, Melbourne, 8th April 1885.

ELECTORAL REGISTRARS.

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

JAMES D. LANDELLS, Coburg, to be Electoral Registrar for the Coburg division of the Electoral District of East Bourke Boroughs, and for the Coburg division of the Southern Province, rice W. Philpott resigned;

JOHN GOLLER, Leigh road,

to be Deputy Electoral Registrar for the Leigh division of the Electoral District of Grant, and for the Bannockburn division of the South-Western Province, vice J. Kelly resigned.

THE Governor in Council has accepted the resignation of

JAMES H. McColl

as Electoral Registrar for the Sandhurst (A), Sandhurst (B), and Spring Greek divisions of the Electoral District of Sandhurst, and for the Sandhurst Central and Sandhurst South divisions of the Northern Province.

GRAHAM BERRY,

Chief Secretary's Office, Melbourne, 8th April 1885.

TRUSTEE.

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

SAMUEL SMITH, M.R.C.S., E.,

A. L. TUCKER,

Commissioner of Crown Lands and Survey.

Lands and Survey Office,
Melbourne, 8th April 1885. to be a Trustee of the Cemetery site at Kyneton, in the room of J. Rogors deceased.

MANAGERS OF A COMMON.

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

JAMES JONES,

MICHAEL RALEIGH,
JOSHUA ROSEVEAR,

to be Managers of the Corop Common, the first two named gentlemen in the room of E. Catkin resigned, and T. Carter left the colony, the last as an additional Manager. A. L. TUCKER,

Commissioner of Crown Lands and Survey.

Lands and Survey Office,

Melbourne, 8th April 1885.

ADMINISTRATION SECURITY.

THE Governor, with the advice of the Executive Council, has approved of the security of

THE AUSTRALIAN EXECUTORS AND TRUSTEES ASSOCIATION under the provisions of *The Administration Act 1872* (No. 427, sec. 27) and the Rules of the Supreme Court, dated the 23rd day of June 1873.

JAMES SERVICE,

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Treasury, Melbourne, 31st March 1885.

"THE COMPANIES STATUTE 1864."

HEIGEBY certify that the "Tarnagulla, Murphys Creek, and Irishtown Cheese Factory Company Limited" has been this day registered by me, and notify that the said company is incorporated, and is limited by shares.

Dated this first day of April 1885.

R. G1BBS, Registrar-General.

Registrar-General's Office, Melbourne.

"THE COMPANIES STATUTE 1864."

HEREBY certify that the "Union Trustees, Executors, and Administrators Company Limited" has been this day registered by me, and notify that the said company is incorporated, and is limited by shares.

Dated this second day of April 1885.

HENRY KRONE, Deputy Registrar-General.

Registrar-General's Office, Melbourne.

NOTICE TO MARINERS.—SOUTH AUSTRALIA.

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

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

Department of Trade and Customs, Melbourne, 31st March 1885.

[No. 4 of 1885.]

Alteration of Name.

Notice is hereby given that the river now marked on the Admiralty chart "Hog Bay River" will in future be known as Willson's River.

By direction,

Thos. N. Stephens, Secretary Marine Board.

Marine Board Offices, Port Adelaide, 26th February 1885.

CUSTOM-HOUSE SALE. .

THE sale of 3 cases Knife Polish in Alison's Bond has been postponed from the 8th instant until the 30th instant.

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

Department of Trade and Customs, Melbourne, 2nd April 1885.

IMPORTATION DUTY ON PORTIONS OF CARRIAGES.

Order No. 85/5.

T 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. 1
Under-gear, including axles and arms ... 80s.

GENERAL RULES UNDER "THE TRADE MARKS REGISTRATION ACT 1576."

At the Executive Council Chamber, Melbourne, the thirty-first day of March 1885.

PRESENT:

TT:- T!---11---

TEIS TANCOLICII	cy and Grovernor,
Mr. Service Mr. Berry	Mr. Tucker Mr. Levien
Mr. Kerferd Mr. Gillies	Mr. Sargood
Mr. Langridge	Mr. Campb

Mr. Langridge

WHEREAS by an Act of the Parliament of the Colony of Victoria, passed in the fortieth year of the reign of Herpresent Majesty Queen Victoria, intituded The Trade Marks Registration Act 1870, it was amongst other things enacted, that the Governor-in-Council might from time to time make, and when made, after, annul, or vary such general rules as to the registry of trade-marks and as to notices to be given by advertisement before the registration of trade-marks, and as to the registration of goods for the purposes of the said Act, and as to the registration of first and subsequent proprietors of trade-marks, and also for the continuance of a trade-mark on the register or otherwise, and as to the removal from the registrar of any trade-mark as to notices, and as to the persons entitled to inspect the register, and as to any proceedings to be taken to obtain the judgment or leave of the court is required to be obtained under the said Act, and as to the fees to be charged, and generally for the purpose of carrying into effect the said Act as he might deem expedient.

Now therefore His Excellency the Governor, by and with

Now therefore His Excellency the Governor, by and with the advice and consent of the Excentive Council, doth hereby, in exercise of the powers conferred by the above recited Act, make the following general rules (that is to say):—

- 1. Fees.—The fees specified in the first schedule hereto shall be payable to the registrar-general.

 2. Classification of yoods.—For the purposes of these rules goods are classified in the manner appearing in the second schedule
- 3. Determination of doubt as to classes.—If any question arise as to the class to which any particular description of goods belongs, the matter shall be determined by the Registrar-General.
- 4. Registration of different trade-marks, or trade-marks in dif-ferent classes.—A trade-mark may be registered in pursuance of the same application by the same person in respect of all or any goods, subject to the payment of the aditional fees specified in the first schedule in respect of the registration of different trade-marks, or the extension of the same trade-marks to goods in different classes.
- 5. Application for registration.—Any person desiring to register a trade-mark shall make application to the Registrar-General in the form of the third or fourth schedule hereto. The application to be on foolscap paper having a margin on the left hand of not less than one inch and a half.
- 6. Nature and size of representation of trade-mark.—A description of a trade-mark shall be given, and shall be accompanied when practicable by a drawing or other representation, in duplicate, not more than three inches square, on foolscap paper, by trade-mark.

trade-mark.

When a drawing or other representation or specimen cannot be given in manner aforesaid, a specimen or copy of the trade-mark may he sent either of full size or on a reduced scale. The Registrar-General may, if dissatisfied with the drawing or other representation of a trade-mark, require a fresh drawing or other representation, either before he proceeds with the application or before he registers the trade-mark.

The Registrar-Genoral may also in exceptional cases receive and keep in his office a specimen or copy of any trade-mark which cannot conveniently be placed on his register.

7. Advertisement of trade-mark amilication.—As soon as may

- 7. Advertisement of trade-mark application.—As soon as may be after the roceipt of an application, the Registrar-General shall require the applicant to advertise such application in the Government Uazette, and in such other newspaper as the Registrar-General may, if he think necessary, direct, during such time, in such form, and generally in such manner as the Registrar-General may determine.

 8. Means of advertising trade parts when the such form, and constitution to the such form the such forms and generally in such manner as the Registrar-General may determine.
- 8. Means of advertising trade-mark to be supplied.—For the purposes of such advertisement the applicant may be required to furnish the Government Printer, and the printer of such other newspaper, with a wood block or electrotype of the trade-mark, of such dimensions or with such information or means of advertising the trade-mark as may be determined by the Registrar-General.
- General.

 9. Notice and proceedings for objection.—Notice of objection to any application may be given within three months of the publication of such advertisement to the Registrar-General by sending the same in duplicate on foolscap paper, stating the grounds of the objection. The Registrar-General shall send one copy of such notice to the applicant.

 Within three weeks after receipt of such notice, or such further time as the Registrar-General may allow, the applicant may send to the Registrar-General a counter statement on foolscap paper, and if he fails to do so his application shall be deemed to be withdrawn.

withdrawn.

The Registrar-General, after hearing the applicant and objector, may order costs to be paid by either of them as he may think fit.

10. Time of registration of trade-mark.—On the expiration of three months from the date of the first appearance of the advertisement in the Government Gazette, the Registrar-General may,

if he is satisfied that the applicant is entitled to registration, register the trade-mark in respect of the description of goods for which he may be entitled to be registered, and the applicant: $\bf s$ the proprietor thereof.

- 11. Date of registration.—When a trade-mark shall be registered, the date on which the application for registration was acceived by the Registrar-General shall be deemed to be the date of registration.
- 12. Assignment.—When a trade-mark has been assigned, any person claiming to be registered as assignee shall send to the Registrar-General an application in the form of the fifth schedule hereto, and shall forward therewith an assignment by deed duly executed.
- 13. Transmissions.—When a trade-mark is transmitted by operation of law, the person applying to be registered as the transmittee shall send to the Registrar-General an application in the form of the fifth schedule hereto, and shall produce to the Registrar-General such evidence as he may desire in support of such application.
- 14. Removal of trade-mark after seven years, unless fees paid.—
 At the expiration of seven years from the date of registration, or
 within six months thereafter, unless the fees prescribed for continuance be paid, the trade-mark may be removed from the
 register.
- 15. Payment of additional fee after expiration of seren years.—
 If before the expiration of the said six months the registered proprietor pays the said fee together with the additional prescribed fee, the Registrar-General may, without removing such trade-mark from the register, accept the said fee as if it had been paid before the expiration of the said seven years.
- 16. Power of Registrar-General to restore trade-mark.—When a trade-mark has been so removed from the register, the Registrar-General may, if he is satisfied that it is just so to do, restore such trade-mark to the register on payment of the additional fee prescribed and compliance with such conditions as he may think fit.
- 17. Trude-mark like one removed not to be registered for five years.—When a trade-mark has been removed from the register for non-payment of the fee or otherwise, such trade-mark shall nevertheless for five years after the date of such removal he deemed, for the purpose of section 8 of the Act No. 539, to be a trade-mark which is already registered.
- 18. Publication of rectification or alteration of register.—Whenever the register is rectified or altered in any particular, the Registrar-Goneral shall, if he consider that such rectification or alteration should be made public, publish at the expense of any person interested, by advertisement or otherwise, the circumstances attending such rectification or alteration.
- 19. Notice to Registrar-General of opposition in any matter.—
 When any person objects to the registration of any assignee or transmittee, or to any rectification or alteration of the register, the Registrar-General shall give to the applicant or his agent for such registrar-General in such case may, if he think fit, require the parties interested to submit their claims to the Supreme Court.
- 20. Submission to court of conflicting claims.—Where the Registrar-General refuses to comply with the claims of any persons until their rights have been determined by the Supreme Court, the manner in which the rights of such claimants may be submitted to the Supreme Court by the Registrar-General, or by the claimants, if the Registrar-General so require, shall, unless the Court otherwise order, be by a special case or statement of questions of fact without pleadings, and the same shall be filed and proceeded with in like manner as in the case of any other special case or statement of questions of fact without pleadings submitted to the Supreme Court.
- 21. The special case or statement of questions of fact may be agreed to by the parties, and, if they differ, may be settled by the Registrar-General.
- 22. Applications, statements, notices, and documents, required by the Act No. 539, or by these rules, to be served or sent, shall be in writing or print, or partly in writing and partly in print, and may be delivered personally or sent by post, and if sent by post shall be deemed to have been served and received respectively at the time when the letter containing the same would be delivered in the ordinary course of post; and in proving such service or sending it shall be sufficient to prove that the letter containing the notice was prepaid, duly stamped, and put into the post properly stamped.

 23. In these rules words importing the masculing gender shall
- 23. In these rules words importing the masculine gender shall be deemed and taken to include females, and the singular to include the plural and the plural the singular.

GENERAL RULES UNDER "THE TRADE MARKS REGISTRATION ACT 1876."

FIRST SCHEDULE.

Fees.

The following fees shall be payable to the Registrar-General on or for the following occasions or purposes:—

0 5 0

first
3. On application to register a trade-mark in respect
of goods in different classes, for every class after
the first to which such trade-mark is extended,
an additional fee of
4. For registration of one trade-mark

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•		•	
5. Where the same person is regi	stered at the same £ s. d.	1	ILLUSTRATION. NOTE.—Goods are mentioned in this
time for more than one trade-	mark, for registra- nark after the first 0 10 0	eol	umn by way of illustration, and t as an exhaustive list of the con-
6. For entering notice of objecti	on, for each trade	ter	ats of a class.
7. For registering subsequent p	roprietor, for each	CLASS 8. Philosophical instruments, scien-	
trade-mark	0 10 0	tific instruments and appa-	
8. For altering address on the re 9. For every entry in the registe	er of a rectification	ratus for useful purposes, in- truments and apparatus for	
thereof, or an alteration ther	ein not otherwise	teaching.	
For continuance of trade-ma	rk on or before day	CLASS 9.	
of expiration of seven years 11. Additional fee where fee i	is paid within six	Musical instruments. CLASS 10.	
months after expiration of seve	en years 1 U U	Horological instruments.	
12. Additional fee for restorate when removed for non-paymen	toffee 200	CLASS 11.	
For certificate for each trade	-mark 0 5 0	Instruments, apparatus, and contrivances, not medicated	
14. For inspecting register 15. For office copy of documents,	for folio of seventy-	for surgical or curative pur- poses, or in relation to the	
two (72) words		health of man or animals.	
17. For a sketch or copy of a tr	ade-mark, such fee	CLASS 12.	Such as-
as may be determined in Registrar-General.	еаси саво пу спе	Cutlery and edge-tools.	Knives.
-	-		Forks. Scissors.
Second Sche	DULE.		Shears.
Classification of	Goods.		Files. Saws.
NZ	ILLUSTRATION.		Corkscrews.
colu	nn by way of illustration, and		Tweezers. Buttonhooks.
tent	as an exhaustive list of the con- s of a class.	CLASS 13.	
Chemical substances used in S	uch as—	Metal goods not included in other classes.	
manufactures, photography, or philosophical research, and	Acids, including vegetable	CLASS 14.	n 1
or philosophical research, and anti-corrosives.	acids. Alkalies.	Goods of precious metals (in-	Such as— Plate.
	Artists' colors. Pigments.	cluding aluminium, nickel, brittania metal, &c.) and	Clock-cases.
	Mineral dycs.	jewellery, and imitations of such goods and jewellery.	Pencil-cases. Sheffield and other plated
CLASS 2. Chamical substances used for agri-S	uch as		goods. Gilt and ormolu work.
cultural, horticultural, veteri-	Artificial manure.	Class 15.	
nary and sanatary purposes. CLASS 3.	Sheep washes.	Glass.	Such as— Window and plate glass.
Chemical substances prepared S	uch as—		Window and plate glass. Painted glass.
for use in medicine and phar- macy.	Tinetures. Extracts.		Glass mosaic. Glass for optical purposes.
y -	Barks. Patent medicines.	CLASS 16.	
	Cod-liver oil.	Porcelain earthenware.	Such as— China,
CLASS 4. Raw or partly prepared vege: S	luch as—		Stoneware. Terra-cotta.
table, animal, and mineral	Resins.		Statuary porcelain.
substances used in manufac- tures not included in other	Oils. Dyes.) .	Tiles. Bricks.
classes.	Tanning substances. Fibrous substances (e.g. cot-	CLASS 17.	
	ton, hemp, flax, jute).	Manufactures from mineral and other substances for building	Cement.
	Wool, Silk.	or decoration.	l'laster. Imitation marble.
	Cork. Seeds.	Class 18.	
	Glue.	Engineering, architectural, and	Such as— Diving apparatus.
	Bone, Sponge.	building contrivances.	Warming apparatus.
CLASS 5.		ļ.	Ventilating apparatus. Filtering apparatus.
Unwrought and partly wrought S metals used in manufacture.	Such as— Iron and Steel.		Lighting contrivances.
	Pig or cast. Rough.	}	Drainage contrivances. Electric bells.
	Bar and rail, including	CLASS 19. Arms, ammunition, and stores	Such as—
•	rails for railways, Bolt and rod.	not included in Class 20.	Cannon.
•	Sheets and boiler and		Small arms. Fowling pieces.
	armour plates. Hoops.		Swords. Shot and other projectiles.
	Wire. Lead, pig.	1	Camp equipage.
	" rolled.		Military equipments. Military accoutrements.
•	,, sheet. Copper.	CLASS 20.	
Cr. co. c	Zinc.	Explosive substances.	Such as— Gupowder.
CLASS 6. Machinery of all kinds and parts	Such as—		Guncotton.
of machinery, except agricul- tural and horticultural ma-	Steam-engines. Boilers.		Dynamite. Fog signals.
chinery included in Class 7.	Pneumatic machines.		Percussion caps. Fireworks.
,	Hydraulic machines. Locomotives.		Cartridges.
	Sewing machines.	CLASS 21. Naval architectural contrivances	Such as—
•	Weighing machines. Machine tools.	and naval equipments not in-	Boats.
	Mining machinery. Fire engines.	cluded in Classes 19 and 20.	Anchors. Chain cables.
CLASS 7.	•		Windlasses, Rigging.
Agricultural and horticultural amachinery and parts of such	Such as— Ploughs.		Logs.
machinery.	Drilling machines. Reaping machines.	CLASS 22. Carriages.	Such as-
•	Thrashing machines.		Railway carriages. Waggons.
	Drainage implements. Dairy implements.		Railway trucks.
	Garden implements.	Class 23.	Velocipedes.
•	Cider presses.	Catton room and throad	

ILLUSTRATION.
Note.—Goods are mentioned in this column by way of illustration, and not as an exhaustive list of the contents of a class.

Crass 24. Cotton piece goods of all kinds.

Class 25. Cotton goods not included in Classes 23, 24, or 38.

CLASS 26, inen and hemp yarn and thread.

CLASS 27. Linen and hemp piece goods.

CLASS 28. Linen and hemp goods not included in Classes 26, 27, and 50.

CLASS 29.

Jute yarns and tissues and other articles made of jute not included in Class 50.

CLASS 30. Silk-spun, thrown, or sewing.

CLASS 31, Silk piece goods.

CLASS 32.
Other silk goods not included in Classes 30 and 31.

CLASS 33. Yarns of wool, worsted, or hair.

CLASS 34. Cloths and stuffs of wool, worsted or hair.

Class 35. Voollen, worsted, and hair goods not included in Classes 33 and 34. Woollen,

CLASS 36. Carpets, floorcloth, and oilcloth.

Carpets, floorcloth, and oilcloth.

Drugget.

Mats and matting.

CLASS 37. Leather, skins unwrought and wrought and articles made of leather not included in other Harm

Saddlery. Harness. Portmanteaus. Furs. Bristles. Haircloth. Wigs. Hair mattresses.

CLASS 38, Articles of clothing.

Such as—
Hats of all kinds.
Caps and bonnets.
Hosiery.
Gloves.
Boats and shoes. oots and shoes. Other ready-made clothing.

Class 39. Paper (excepting paperhangings), stationery, and bookings), st binding.

Such as-Envelopes. Sealing-wax. Pens (including steel pens). Inks.
Playing cards.
Blotting cases.

CLASS 40. Goods manufactured from indiarubber and guttapercha not included in other classes.

CLASS 41. Furniture and upholstery.

Such as—
Paperhangings.
Papier-mache.
Mirrors. Japan goods,

Class 42. Substances used as food, or as ingredients in food.

Such as— Cereals, Pulses, Pulses.
Oils.
Hops.
Malt.
Dried fruits.
Tes.
Spices.
Sago.
Salt.
Starch. Sugar. Preserved meats. Honey. Confectionery. Biscuits. Oilcakes, &c. Pickles. Vinegar.

ILLUSTRATION.
Note.—Goods are mentioned in this column by way of illustration, and not as an exhaustive list of the contents of a class.

CLASS 43. Fermented liquors and spirits.

Such as-Beer. Cider. Wine. Whisky. Liqueurs.

CLASS 44.

Mineral and aërated waters, natural and artificial, including gingerbeer.

CLASS 45.
Tobacco, whether manufactured or unmanufactured.

CLASS 46. Seeds for agricultural and horti-

cultural purposes. CLASS 47. Candles, common soap, detergents, illuminating, heating, or lubricating oils, matches, and starch, blue and other preparations for laundry purposes

CLASS 48.
Perfumery (including toilet articles, preparations for the teeth and hair, and perfumed

CLASS 49.
Games of all kinds, and sporting articles not included in other classes.

CLASS 50. Miscellaneous, including—
(1.) Goods manufactured from ivory, bone, or wood, not included in other classes.
(2.) Goods manufactured from straw or grass not included in other classes.
(3.) Goods manufactured from codes manufactured from other classes.

(3.) Goods manufactured from

animal and vegetable sub-stances not included in other

(4.) Tobacco pipes.
(5.) Umbrellas, walking sticks, brushes and combs.
(6.) Furniture cream, plate nowder

(o.) Furniture cream, plate powder.

(7.) Tarpaulins, tents, rick cloths, rope, twine.

(8.) Buttons of all kinds other than of precious metal or imitations thereof.

(9.) Paching and have of all

(9.) Facking and hose of all kinds.(10.) Goods not included in the foregoing classes.

GENERAL NOTE.

Any wares made of mixed materials (for example of both cotton and silk) shall be included in such one of the classes appropriated to those materials as the Registrar-General may decide.

THIRD SCHEDULE,

Application for Registration of one Trade-mark.

I, [here insert name, address, and calling of the applicant] apply to be registered as proprietor of a trade-mark [here insert in writing description of trade-mark] and which is represented in the paper annexed hereto.

paper annexed hereto.

I desire that the said trade-mark may be registered in respect of the description of goods following, contained in class that is to say:—[here insert description of the goods, and the particular class under which the applicant desires to register].

(Signature)

Witness-

FOURTH SCHEDULE.

Application for Registration of more than one Trade-mark. I, [here insert name, address, and calling of the applicant] apply to be registered as proprietor of the following trade-marks, numbered from 1 to

The trade-marks are described as follow, that is to say:-No. 1 is [here insert in writing description of trade-mark], and is represented on paper 1 annexed hereto.

No. 2 is [here insert description as above], and is represented on paper 2 annexed hereto.

I desire that the said trade-marks may be registered in respect of the descriptions of goods following, that is to say:—

As to No. 1, in respect of the following goods contained in class [here insert description of the goods, and the class or classes under which the applicant desires to have them registered].

As to No. 2, in respect of the following goods contained in class [here insert description, &c., as above]. (Signature)

Witness-

FIFTH SCHEDULE.

Application by [assignee or transmittee] to be Registered as Proprietor. No.

Trade-mark class Name of owner

Firm

Place of business

1. I, [here insert name, address, and calling of person making this application] of hereby apply to be registered as proprietor of the above-described trade-mark as [here state representative or other capacity of applicant] of [hame of owner] the above-named registered owner; and I produce herewith the [state nature of document or instrument produced in proof of capacity of applicant] in support of this application.

And I state that I am lawfully entitled to the good-will of the business concerned in the goods with respect to which the trade-mark so transmitted to me is registered.

Dated this

day of 18

(Signature)

Witness-

And the Honorable George Briscoe Kerferd, Her Majesty's Attorney-General for Victoria, shall give the necessary directions herein accordingly.

ROB. WADSWORTH, Clerk of the Executive Council.

REGISTRATION 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.

and Commander-in-Chief in and over the Golony of Victoria and its Dependencies, &c., &c., &c.

WHEREAS by The Registration of Births, Deaths, and Marriages Statute 1865 (28 Vict. No. 246, sec. 5) it was amongst other things enacted that the Governor in Council night, by Proclamation in the Government Gazatte, divide the colony of Victoria into districts and assign the said colony and districts to the Registrar-General and Deputy-Registrars respectively, or to so many of them as he might think fit, and might define the limits of such districts, and from time to time revoke, vary, and alter such division and the limits of such districts. And whereas by a Proclamation under the hand of the Governor and the Seal of the Golony, bearing date the eighteenth day of November One thousand eight hundred and seventy-eight, the limits of the Collingwood District were newly defined. And whereas by another Proclamation under the hand of the Governor and the Seal of the Colony, bearing date the twenty-eighth day of January One thousand eight hundred and seventy-nine, the boundaries of the Fitzroy North Registration District were redefined. And whereas it is expedient to alter the boundaries of the said districts and to divide the same into three districts. Now therefore 1, the Governor of Victoria, with the advice of the Executive Council, in pursuance of the provisions and for the purposes of the said Act, do hereby revoke by this Proclamation the said Districts of Collingwood and North Fitzroy, and do divide the limits thereof into three districts, the designations and boundaries of which said districts are hereunder set forth, that is to say: set forth, that is to say :-

COLLINGWOOD REGISTRATION DISTRICT.

Commencing at the junction of Clifton street and the River Yarra; thence along Clifton street and Victoria parade to Nicholson street; thence along Nicholson street to its intersection with Reilly street; thence along Reilly street to the River Yarra; thence following the course of the River Yarra to the commencing point.

NORTH FITZEOY REGISTRATION DISTRICT.

Commencing at the intersection of Johnston and Nicholson streets; thence along Nicholson street to its intersection with Park street east; thence along Park street east to Bennie street; thence by Bennie, Falconer, and Dolbridge streets to the Heidelberg road; thence by the Heidelberg road to Smith street; thence along Smith street to its intersection with Johnston street; thence along Johnston street to the commencing point.

CLIFTON HILL REGISTRATION DISTRICT.

CLIFTON HILL REGISTRATION DISTRICT.

Commencing at the intersection of Reilly street and Smith street; thence along Smith street to its intersection with Heidelberg road; thence along that road to Delbridge street; thence along Delbridge, Falconer, and Bennie streets to Park street east; thence along Park street east; thence along Park street east to Morri Creek; thence following the course of the Merri Creek to its intersection with Heidelberg road; thence along Heidelberg road to Westgarth street, Northcote; thence due south to the River Yarra; thence following the course of the River Yarra to Reilly street; thence along Reilly street to the commencing point.

Given under my hand and the seal of the colony, at Melbourne, this eighth day of April 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,
GRAHAM BERRY,
Chief Secretary.

GOD SAVE THE QUEEN!

SPECIAL LICENSING DISTRICTS.

PROCLAMATION

By His Excellency Sir HENRY BROUGHAM LOCH, Knight Com-mander of the Most Honorable Order of the Bath, Governor and Commander-in-Chief in and over the Colony of Victoria

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 twenty-fourth day of

The Proclamation bearing date the twenty-fourth day of Pebruary One thousand eight hundred and eighty-five, proclaining the Township of Merton, on the Main Road from Euroa to Mansfield:

And, with the advice aforesaid, do proclaim-

THE TOWNSHIP OF MIRBOO, on the Tarwin River. to be a District 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 eighth day of April, 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.

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

GOD SAVE THE QUEEN!

RAILWAYS. TICTORIAN

Tourists' Tickets.

Tourists' tickets, not available for breaking journey between starting and first terminating station, but available for so doing at certain stations on the return journey, are still issued daily at Melbourne; Ballarat, Geelong, Sandhurst, Castlemaine, and Maryborough stations, available for return for 30 days. They will continue to be issued till the 30th April, and full particulars and fares may be obtained from the book time-table and posters at stations.

OPENING OF FLEMINGTON STATION.

Flemington station, on the Coburg Line, will be open for passengers on and after 10th April. All the Coburg trains will pick up and set down passengers there.

LAKE MODEWARRE.

On and after 7th April, Lake Modewarre Station, on the Camperdown Line, will be named "Modewarre."

OPENING TO BOOLARA.

OPENING TO BOOLARA.

On and after Friday, 10th April, Yinnar and Boolara Stations, on the Mirboo Line, will be open for passengers. Boolara will also be open for light goods not requiring crane power or shed accommodation. No package must exceed 5 ewt., and consignees must take delivery immediately on arrival of trucks. All goods will be received and despatched at owners' risk. Trains will run as follow:—

Princes Bridge, dep. 6.50 a.m.; Morwell, arr. 11.25 a.m., dep. 11.45 a.m.; Yinnar, dep. 12.10 p.m.; Boolara, arr. 12.25 p.m.
Boolara, dep. 7.20 a.m.; Yinnar, dep. 7.35 a.m.; Morwell, arr. 8 a.m., dep. 8.31 a.m.; Princes Bridge, arr. 1.11 p.m.

By Order of the Commissioners, P. P. LABERTOUCHE, Secretary for Railways.

OBSTRUCTION ACROSS THE TRACK AT JUNCTION OF CAPE PATTERSON AND BRIDGE CREEK OF CAPE ROADS.

TEN POUNDS REWARD.

TEN POUNDS REWARD.

WHEREAS on Friday the 20th of February last it was found that some evil-disposed person or persons had stretched a piece of fencing-wire across the track at the junction of the Cape Patterson and Bridge Creek reads, the said wire being fastened to a fence on the one and to a log on the other side of the read: Notice is hereby given that a Reward of Ten pounds will be paid by the Government for such information as will lead to the conviction of the person or persons who caused the obstruction above described.

GRAHAM BERRY, Chief Secretary's Office.

Chief Secretary's Office, Melbourne, 2nd April 1885.

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—

... Township of Runnymede, The State School ... to be a Polling-place for the Western Riding of the Shire of Waranga, in lieu of Barrow's Inn, Runnymede. A. L. TUCKER,

For the Commissioner of Public Works,

Public Works Office,
Melbourne, 8th April 1885.

SHIRES OF KYNETON AND NEWHAM.

PROPOSED SEVERANCE OF AREA.

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

The petitioners purport to constitute a majority of the rate-payers in the portion of the Shire of Kyneton which is described in their petition, and they desire that the area so described may be severed from the said Shire of Kyneton and annexed to the Shire of Newham as a separate riding, to be called the Campaspe

Area described in the petition :-

Area described in the petition:—
Commencing on the Campaspe River, at the north-east angle of allotment 113, parish of Tylden; thence westerly along the three-chain Tylden main road to the north-west angle of the same allotment; thence southerly by a Government surveyed road as far as the road has been surveyed; thence by a line due south to the Great Dividing Range; thence easterly and northerly along the Great Dividing Range to the south-west angle of the Shire of Newham; thence by the south-west boundary of the Shire of Newham to the north-east angle of allotment 108 r of the parish of Woodend; thence westerly along a surveyed road forming the south boundary of the Shire of Newham to the Campaspe River, terminating at the north-west angle of allotment 111 A', parish of Woodend.

Petitioners state that the area proposed to be severed adjoins

ment 111 A1, parish of Woodend.

Petitioners state that the area proposed to be severed adjoins the Shire of Newham on two sides, and that all their interests are identical with that shire, as the Woodend station is the nearest railway station to the most of them, and nearly all their business transactions are with Woodend; that the greater part of their rates has been spent on the Blue Mountain and other roads in the Tylden and Trentham Riding, from which they do not receive any benefit, while the roads from which they would derive benefit have been almost wholly neglected, to their great loss and injury, and the depreciation in value of their property; that they are directly opposed to the proposal of the Council of the Kyneton Shire to raise a loan, or to increase the rate per £, as they are certain they would derive no benefit from the expenditure of the money, whilst they would be taxed to repay the loan.

Petitions therefore pray:—

Petitions therefore pray:—
"That Your Excellency in Council will sever the area described from the Shire of Kymeton, and annex it to the Shire of Newham as a separate riding, to be called 'The Campaspe Riding.'"

Notices for the petitioners may be served upon Mr. J. C. Roger, C.E., Woodend.

A. L. TUCKER,
For the Commissioner of Public Works.
Department of Public Works
(Roads and Bridger Real.)

(Roads and Bridges Branch), Melbourne, 8th April 1885.

BRIGHT SHIRE.

Proposed Severance of Area and Constitution of New Shire.

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

puonsned, viz.:—
The petitioners purport to constitute a majority of the rate-payers in the portion of the Shire of Bright which is described in their petition, and they desire that the area so described may be severed from the shire of Bright and constituted a new shire, under the name or title of "The Shire of Myrtleford."

Area described in the petition :-

Area described in the petition:—
Commencing at the junction of the Barwidgee Creek (or Myrtle Creek) with the Ovens River; thence by the said Barwidgee Creek to its source; thence by the ranges forming the watershed of the Ovens and Kiewa rivers to the source of the One-mile Creek thence by the said One-mile Creek to its junction with the Ovens River; thence by a line west to the Buffalo Ranges; thence by the said range, forming the watershed of the Buffalo and Buckland rivers southerly to the dividing range forming the southern boundary of the Shire of Bright: thence by the said dividing range to the source of the Buffalo River to its junction with the Ovens River; and thence by the said Ovens River to the commencing point.

Petitioners state that the post-town of Myrtleford, within the

Tetitioners state that the post-town of Myntleford, within the proposed new shire, is distant about 22 miles from the township of Bright, where the offices of the Bright Shire are situated and the municipal business transacted to the inconvenience of the councillors of the north riding and inhabitants of Myrtleford and its vicinity; that the agricultural interests of Myntleford are not adequately represented in the present council; that the terminus of the railway from Everton is now situated in Myrtleford, tending to increase and concentrate its business.

They therefore pray :-

They therefore pray:—
"That the area above described may be severed from the Shire of Bright and constituted a separate numicipality, to be called the Shire of Myrtleford; and that the number of the councillors be six (6); and that it be subdivided into two riding, to be called 'The North Riding and South Riding.'"
Notices for the petitioners may be served upon Mr. Joseph Edwards, contractor, Clyde street, Myrtleford.

A. L. TUCKER, For the Commissioner of Public Works.

Department of Public Works (Roads and Bridges Branch), Melbourne, 1st April 1885.

MOORABBIN SHIRE.

Proposed Severance of Area and Constitution of New Shire.

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

The petitioners purport to constitute a majority of the rate-payers in the portion of the Shire of Moorabbin which is described in their petition, and they desire that the area so described may be severed from the Shire of Moorabbin and constituted a new shire, under the name or title of "The Shire of Sandringham."

Sandringham."

Area described in the petition:—
Commencing on the shore of Port Phillip Bay opposite the north boundary of allotment one, parish of Moorabbin, county of Bourke; thence east to and by said boundary and to the Molbourne and Point Nepean road at the north-east angle of allotment thirty-eight, parish aforesaid; thence south-easterly along Point Nepean road to the Mordialloc Creek; thence to the shore of the bay and northward by the shore to the starting point.

shore of the bay and northward by the shore to the starting point.

Petitioners state that the area proposed to be severed has more revenue than the other two ridings; that latterly it has been much built upon, and is now advancing by greater strides than formerly; that the interests of the ratepayers in the area described and the other portion of the shire are not in harmony, and it is believed are antagonistic; that miles of strocts have recently been made in the area described, and such area is fully ample and of sufficient importance to justify its being made a shire; that the ratepayers of such part have endeavored and will endeavor to make the same a suburb of Melbourne by expending large sums of money in improvements, and that unless the petition is granted their efforts in the future will be greatly impeded.

They therefore play:—

"That the area above described may be constituted a separate municipality, to be called 'The Shire of Sandringham.'"

Notices for the petitioners may be served upon Mr. Edward Dixon, Phenix Chambers, Market street, Melbourne.

A. L. TUCKER,

For the Commissioner of Public Works.
(Roads and Bridges Branch),
Melbourne, 8th April 1885.

PROPOSED SEVERANCE OF AREA AND CONSTITUTION OF NEW SHIRE.

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

The petitioners purport to constitute a majority of the rate-payers in the portion of the Shire of Swan Hill which is described in their petition, and they desire that the area so described may be severed from the Shire of Swan Hill and constituted a new shire, under the name or title of "The Shire of Gordon."

scribed in their petition, and they desire that the area so described may be severed from the Shire of Swan Hill and constituted a new shire, under the name or title of "The Shire of Gordon."

Commencing at the junction of the northern boundary of the parish of Jeruk with the Avoca River; thence by the said northern boundary of the parish of Jeruk and the northern boundary of the parish of Jeruk and the northern boundary of the parish of Jeruk and the northern boundary of the parish of which is south-east corner of the parish of Gredgwin to the south-east corner of said parish of Gredgwin; thence by the couth-east corner of said parish of Gredgwin to the north-west corner of the parish of Leaghur; thence by the northern boundary of the parish of Leaghur to the Loddon River; thence by the Loddon River to the north-west corner of the parish of Loddon; thence by the northern bouncies of the parishes of Loddon and Mincha West to Pyramid Creek; thence by Pyramid Creek to Box Creek to Kow Swamp; thence by the northern and castern sides of Kow Swamp to Mount Hope Creek; thence by Mount Hope Creek to its intersection with the southern boundary of the county of Gunbower; thence west by the said southern boundary to the Loddon, at the north-west angle of the parish of Jarklin; thence further west in a direct line to the Avoca River; and thence by the Avoca River to the commencing point.

Petitioners state that the Shire of Swam Hill is in extent the largest shire in the colony, its area being upwards of, eleven thousand square miles; that since the constitution of said shire the population has increased to an enormous extent; that the revenue of the shire in creased to an enormous extent; that the revenue of the shire und the rapid increase of its municipal business has necessitated the employment of a larger staff of highly salaried ofticers; that by reason of the distance of the shire offices and the consequent expense of attending to the delicers are, in many instances, neglected or performed in a perfunctory manner b

They therefore pray:—
"That the area above described may be constituted a separate municipality, and that the number of the councillors be nine (9)."

Notices for the petitioners may be served upon Mr. William F. Sheridan, of Durham Ox. A. L. TUCKER

For the Commissioner of Public Works, Public Works Department (Roads and Bridges Branch), Melbourne, 1st April 1885.

APPLICATIONS FOR PATENTS FOR INVENTIONS. S PECIFICATIONS have been deposited at this office by the undermentioned persons, upon the dates stated, under the provisions of *The Patents Statute 1805*, No. 240, and under the Act to amend the same, No. 432:—

No. 3982. Friedrich Hermann l'oetsch, of Ascherslebey, in the German Empire, for "Improvements in the means and apparatus or appliances for facilitating the sinking of shafts, pits, or borings in aqueous strata or under water"; dated 4th March 1885

No. 3983. PACL JOSKE, of Suva, in the colony of Fiji, gentleman, for "Improvements in the extraction and use of the active principles of the kava or yagonor plant"; dated 5th March 1885.

1885.

No. 3984. George Burnell, of Hindmarsh, in South Australia, woolstapler, for "Improvements in machinery for pulling and burring sheepskins, &c."; dated 6th March 1885.

No. 3985. John Jones (trading as T. Robinson and Co.), of 247 Elizabeth street, in the city of Melbourne, agricultural implement manufacturers"; dated 6th March 1885.

No. 3986. John Price, of Yanghar, near Gerangamete, in Victoria, farmer, for "An improved apparatus for uprooting trees and stamps, and for other haulage purposes"; dated 7th March 1885.

1885.
No. 3987. Edward Thomas Aprs, of Pitzroy, undertaker, for "An improved disinfecting coffin for preventing contagion"; dated 7th March 1885.
No. 3988. JOHN OSCAR WILITSHIRE, of Avoca, in Victoria, produce merchant, for "An improvement in machines for filling bags with chaff or bark"; dated 10th March 1885.
No. 3989. JOHN COCKRELL, of Yan Yean, in Victoria, blacksmith, for an "Invention for the pressing of hay and straw, to be called 'Cockerell's improved patent hay and straw press'"; dated 12th March 1885.
No. 3990. SAMUEL LYTHOGE CHAPMAN, of 20 Chapel street, Prahran, bechive manufacturer, for "Improvements in bechives"; dated 13th March 1885.
No. 3991. JOHN DANKS, of 42 Bourke street west, in the city of Melbourne, for "An improved exhaust ventilator"; dated 13th March 1885.
No. 3992. DANIB IENBY, of 41 Collins street west, in Mel-

1.5th March 1885.

o. 3992. DAVID HENRY, of 41 Collins street west, in Melboune, financier, for "An invention for tanning and curing hides and skins of all descriptions, to be designated "Henry's process for tanning and curing hides and skins"; dated 14th March 1885.

March 1885.

No. 3993. Michael Perry, of Broxmouth, Liverpool road, Ashfield, near Sydney, New South Wales, medical practitioner, for "An improved tobacco"; dated 17th March 1885.

No. 3994. Robert Marshall, of 2 Maidstone villas, Earlham grove, London, engineer, and George Herbert Adalt Thunder, of 1 Catheart road, South Kensington, London, for "An improved packing for the stuffing boves of pistonrods and other rods requiring packing"; dated 18th March 1885.

No. 3995. Leopold Hesse, of Argyle street, St. Kilda, in Victoria, manufacturing chomist, for "Improvements in cesspans and in vehicles for carrying them to and fro, and in the treatment of their content"; dated 18th March 1885.

No. 3996. PHILLIE STUART and ARTHUR VIVIAN, of Melbourne, theatrical managers, for "A life-saving portable fire-escape"; dated 18th March 1885.

No. 3997. WILLIAM EVANS, of 44 Little Bourke street, Melbourne, importor and manufacturer, for "An invention for washing clothes, wool, linen, leather, and mixing liquids"; dated 18th March 1885.

No. 3998. James Attreen, of 95 Swanston street, Geelong, engineer and agricultural implement maker, for "A machine or instrument for filling bags or bales with hops, bran, or claff, and to be called the 'Excelsior automatic bag or bale filler'"; dated 18th March 1885.

No. 3999. Samuel England Jeans, of High street, St. Kilda, plumber and gasfitter, for "A closet pan, with close-fitting lid, especially adapted for carrying solids or liquids"; dated 18th March 1885.

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especially admited for carrying solids or liquids"; dated 18th March 1885.

No. 4000. John F. Houlhan, of No. 8 Nimmo street, South Melbourne, grocer's salesman, for "Improvements in strippers"; dated 19th March 1885.

No. 4001. Thomas William Watson, of St. Arnaud, engineer, and Thomas Densy, of Generiew, Leichardt, Sydney, New South Wales, mining engineer, for "An improved concentrator for metalliferous material"; dated 19th March 1885.

No. 4002. Henry Corrick, of Christchurch, in New Zealand, bootmaker, for "An invention for preventing the backs of boots from cracking, to be called Corrick's boot back protector"; dated 20th March 1885.

No. 4003. William Richardson Tarver, of 103 Nott street, Port Melbourne, ironfounder, and Augustus Bryan, of 23 Station street, Port Melbourne, labourer, for "Improvements in railway goods trucks"; dated 20th March 1885.

No. 4004. John William Brown, of Madeline street, Carlton, monumental mason, for "An improved air or gas valve for allowing or preventing the escape of gas or impure air from the interior of coffins, or for other purposes, and an improved apparatus for the consumption of such gas"; dated 20th March 1885.

No. 4005. Edward Highes, James Pre: and Edward Joseph

1885.
Vo. 4005. EDWARD HUGHES, JAMES PYE, and EDWARD JOSEPH RIGBY, trading as "Hughes, Pye, and Rigby," at Moray street north, in South Melbourne, engineers, for "An improvement in rope driving gear", dated 23rd March 1885.
Vo. 4006. JOHN McKAY, of Pyramid Hill, in the colony of Victoria, storekeeper, and Hugh Vicrom McKAY, of Drummartin, Elmore, in Victoria, farmer, for "Improvements in and connected with harvesting machines": dated 24th March 1885.
Vo. 4007. WILLIAM MARKHAM, of Tarcombe, near Longwood, builder, for "Improvements in the process of and apparatus for drying hops and suchlike substances"; dated 24th March 1885.

1000. PETER KIRK, of Bankfield, Workington, Cumberland, iron and steel manufacturer, for "Improvements in and in the manufacture of combined chairs and sleepers"; dated 24th March 1885

No. 4009. WILLIAM HENRY MURCH, of Burwood road, Hawthorn, near Melbourne, for "A triple action rotatory engine, which may be used as a locomotive, marine, or stationary engine"; dated 24th March 1885.

may be used as a locomotive, marine, or stationary engine"; dated 24th March 1885.

No. 4010. Edward Henry Adams, 224 Drummond street, Carlton, near Melbourne, gentleman, for "An improved electric railway brake"; dated 25th March 1885.

No. 4011. William MacGruyhar, of Melbourne, brewer, and Martin White, also of Melbourne, brewer, for "An invention for the extraction of organic matter, animal and vegetable, from and the purification and clarification of water, and for the hardening of same when required, to be designated 'MacGruthar, White, and Co.'s patent crystal, water filter and purifier'"; dated as of the 25th March 1885.

No. 4012. Albert Paulding Brayton, of San Francisco, California, U.S., foundryman, for "Improvements in water jacket smelting furnaces"; dated 26th March 1885.

No. 4013. Edwin John Dark, of 19 Little Bourke street west, machinist, and Frank Thomas Bury, of Claremont street, South Yarra, clerk, for "An improved wire strainer"; dated as of the 30th March 1885.

No. 4014. Samuel England Jeans, of High street, St. Kilda, near Melbourne, plumber and gashtter, for "An improved gas cooking stove"; dated as of the 31st day of March 1885.

JOHNSON HICKS,

JOHNSON HICKS

JOHNSON HICKS, Deputy Registrar-General. Patent, Trade-marks, and Copyright Offices, Registrar-General's Department, Lonsdale street, Melbourne, 1st April 1885.

ESTATES OF DECEASED PERSONS.

PARTICULARS of the Estates of Deceased Persons which have been placed under the charge of the Curator of the Estates of Deceased Persons for management during the past Month.

No.	Name of Deceased.	Colonial Residence.	Supposed British or Foreign Residence.	Date of Order.	Value or Esti- mated Value of Estate.	Time of Deceased's Death.
1	Attwood, Richard	Ardgarton estate, Branx-		1885, 24th March	£ s. d. 196 0 0	24th September 1884
2	Dow, David Colquboun Baird	Lygon street, Carlton	Scotland	2nd March	348 9 9	30th January 1885
3	Kummerle, Jans Willam	Black Dog Creek, Wah-	Germany	24th March	370 10 0	23rd February 1885
4	Lampe, Rudolph	Esplanade Hotel, St. Kilda	Germany	2nd March	476 7 10	23rd January 1885
-6	Millson, George Murray, Archibald Gib- son	Ballarat None	England Ninth Regi- ment, Madras Native In- fantry, India	24th March 2nd March	2051 10 11 63 19 3	21st February 1885 28th September 1883
7 8 9	McMorrin, William Nicolas, William Keigwin Rumpff, Louis	Havelock street, St. Kilda Albert street, Windsor Melbourne. Steamship Leura	Unknown England	24th March 2nd March 24th March	240 0 0 3418 4 9 24 8 8	17th January 1885 25th January 1885 10th February 1885
10 11	Varrelmann, John Henry Whittall, William E	Berlin None	Germany Brockley, Lon- don, S. E.	24th March 24th March	119 2 5 21 11 6	18th February 1885 6th February 1885
12	Wilmot, Isaac	Loyola, county of Delatite	Unknown	24th March	59 16 1	On or about 18th Feb- ruary 1885
13	Wilson, John Bryan	Tungamah	England	2nd March	143 0 0	19th January 1885

APPLICATIONS FOR GOLD MINING LEASES.

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pursuance of the Act of Parliament 29 Victoria No. 291, section 41, it is hereby notified that, after the expiration of one month from the date hereof, it is intended to grant Leases of the portions of ground undermentioned, such excisions, modifications, and reservations as may be necessary.

Department of Mines and Water Supply, Melbourne, 10th April 1885.

Mining District.	No. of Appli- cation.	Mining District. Applicants, and style under which No. of Applicants. Applicants and style under which No. of Carried on. carried on.	No. of Lease.	Approximate Area of Ground intended to be leased.		Amount of Money proposed to be Minimum number of mon to be emirorested, and in what manner ployed when commencing operations, the land is to be worked.	Precise locality and time of com- mencing optrations.	Term of Lesse, and General Remarks, showing excisions to be used from area applied for, &c.
Ballarat	1/85	Ballarat 1/85 W. Bell. "The Bells Freehold and Leasehold G. M. Co. No Liability"	1613	A. B. P. 40 2 15	£1000. Manual labor and machinery	£1000. Manual labor and First six months two men, sub- nachinery of lease	Long Point, Creswick. On grant of lease	15 years.
Maryborough	285	Maryborough 285 H. Watkinson and another. "Wat- 2746 kinson's New Year Reef Co."	2746	28 0 25	00023	First six months two men, subsequently twelve men	First six months two men, sub- Puzzle Flat, Bealiba. On grant 15 years, sequently twelve men	15 years.
Sandburst	210	210 H. von der Heyde. "Virginia G. M. Co. No Liability	5346	21 3 30	Manual labor and machinery	First six months two men, subscquently eleven men	Eaglehawk. Now at work	First six months two men, sub- Eaglehawk. Now at work 15 years. Excising the overlap on sold sequently eleven men

WEEKLY ABSTRACT OF BIRTHS AND DEATHS.

A BSTRACT of Births and Deaths registered in the Metropolitan and Suburban Registration Districts during the week ending 4th April 1885.

District.		Deputy Registrar.	Births.	Deaths.
Ascot Vale		E. Shattock	1	
Box Hill		S. Padgham	3	
Brighton	•••	Henry Addis	Ιĭ	ï
		_(acting)		İ
Brighton East	***	W. Ward	·- <u>-</u>	
Brunswick	***	Joseph George	2	3
Burwood	•••	W. Brookes	1	1
Carlton		J. Glennon	15	81 2 2
Caulfield	•••	H. Pennington	2	2
Cheltenham		W. Meeres	2	2
Coburg		T. Talbot		<i></i>
Collingwood City		W. Davies	16	11
Doncaster		M. Schramm	1	1 ī
Essendon	•••	Ellen M. Hinkins	Nor	eturn
Fitzroy City (North)	•••	Emma Langan	12	3
(South)		A. Anderson	10	ĕ
Flemington and Kensir		J. Walker	3	2
Footscray		J. C. C. Schild	3	3
Hawthorn	•••	T. E. Serpell		eturn
Heidelberg		C 377:11:		33
Hotham (East)		Theresa Reynolds	ii	2
(West)	•••	R. C. Barrett	1 8	33
FZ 11		R. G. Ely	1 -	
17	•••	F. Barnard	4	
	•••	TTT 33 11	i -	
3.5.3	•••	777 T 77773	4	• • • •
Malvern Melbourne (East),	•••	Ellen Prendergast	2	194
	•••	Andrew Plummer	26	13.
" (South)	•••		6	1
(West)	•••	E. A. Morphy	1 0	
Northcote	•••	S. Angior	37	١,
Oakleigh	***	W. H. Wastell		cturn
Port Melbourne	• • • •	Andrew Plummer	9	5.
Prahran	•••	Isabella White	11	105
Richmond	***	E. J. Croker	18	10
South Yarra		J. Turner	11	4
	•••	Blanche E. Manley	5	3
St. Kilda				1
Templestowe		T. O'Brien	1	
	•••	Jane A. Burke	7	i

- $^{\scriptscriptstyle 1}$ Including 1 death in Lying-in Hospital,
- ² Including 2 deaths at Austin Hospital.
- 3 Including 1 death at Benevolent Asylum.
- 4 Including 12 deaths in Melbourne Hospital and 1 death in Gaol.
- 5 Including 1 death in Alfred Hospital.

Note.—Of the total deaths, 44, or 38'9 per cent., were of children under three years of age; 33, or 29'2 per cent., being under one year.

R. GIBBS, Registrar-General.

Registrar-General's Office, Melbourne, 9th April 1885.

MOE POUND.

TABLES of Rates to be charged for the Trespass of Cattle and their sustenance while impounded. Fixed by the Council of the Shire of Narracan.

Description of Cattle trespassing.	Upon land other than tilinge land enclosed by a substan- tial fence.	Upon tillage land enclosed by a substantial fence.	Amount to be charged daily for sustenance while im- pounded.
For every sheep For every goat For every pig For every head of other cattle	£ s. d. 0 0 0½ 0 0 1 0 0 1	£ s. d. 0 0 6 0 10 0 0 10 0	£ s. d. 0 0 6 0 0 6 0 1 6 0 1 6

By Order of the Council,

T. W. Fowler, Shire Secretary.

The foregoing Pound Rates were submitted for the approval of the Governor in Council, in accordance with section 11 of The Pounds Act 1874.

GRAHAM BERRY, Chief Secretary.

Approved by the Governor in Council the 8th April 1885.

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.			o. of
Ballarat—			Sandhurst—	(//	********
Tuesday, 14 April		28	Tuesday, 14 April .		28
Beechworth-			1_		
Friday, 15 May		37	Seymour— Friday, 1 May		
Colac			Friday, 1 May	*33,	37
Tuesday, 28 April		33	Shepparton-		
Nhill—			Friday, 8 May .		37
Tuesday, 28 April		33			٠.
Sale—			Traralgon—		
Wednesday, 22 Apr	il	30	Thursday, 23 April .		30
* Detoiled particul		a maldle	had in this number of C		

Detailed particulars published in this number of Gazette. 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 Evecutive 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 and righ

Pursuant to Orders of 8 April 1885.

Pursuant to Orders of 8 April 1885.

Dereel (Illearoor)—Site for a Mechanics' Institute, also excepted from occupation for mining purposes, or for residence or business under any miner's right or business license.—One acre, county of Grenville, parish of Dereel. Commencing at the south angle of allotment 16; bounded thence by that allotment and a line bearing N. 64° 43° E. three chains thirty-nine links; thence by lines bearing respectively S. 25° 24° E. two chains ninety-four links and a-half and S. 64° 36° W. three chains thirty-nine links; and thence by the road from Rokewood bearing N. 25° 24° W. two chains ninety-five links to the point of commencement.—(D.172(*) (84.1.14827.)

Daysdale—Site for a Free Library, also excepted from occupation for mining purposes, or for residence or business under any miner's right or business license.—Two roads, county of Grant, town of Drysdale, being allotment 6 of section 1: Commencing at the casterminest angle of allotment 5; bounded thence by that allotment bearing N. 53° 7′ W. five chains; thence by Palmerston street bearing N. 36° 53° E. one chain; thence by allotment 7 bearing S. 53° 7′ E. five chains; and thence by High street hearing S. 30° 53′ W. one chain to the point of commencement.—(D.99) (\$1.1.14502.)

(D.99) (81.I.14302.)

DUERAN—Site for the growth and preservation of Timber, also excepted from occupation for residence or business under any miner's right or business license.—Two thousand nine hundred acres, more or less, county of Delatite, parish of Dueran: Commencing at the north-east angle of allotment 27, parish of Nillahecotic; bounded thence by that allotment and allotments 28, 29, 30, 31, and 32, bearing south one hundred and twenty-one chains: thence by a line bearing south from the south-west angle of W. Mahony's licensed block, in the parish of Moorngag; thence by a line bearing morth to the road forming the south boundary of the said block; and thence by a direct line bearing westerly to the north-east angle of allotment 27, parish of Nillahecotic aforesaid, being the point of commencement.—(83.84/374) (85.B.38317.)

Howqua—Site for a State-school (No. of application 2729).

(83.84/374) (85.B.38317.)

HOWQUA—Site for a State-school (No. of application 2720), also excepted from occupation for mining purposes, or for residence or business under any miner's right or business license.—Two acres, county of Wonnangatta, parish of Howqua: Commencing at the west angle of the site, being a point bearing N. 642-37' E. six chains thirty-nine links from the north angle of the southern boundary of allotment 51; bounded thence by a road bearing N. 640 37' E. ten chains sixty-seven links; thence by the road from Mansfield to Jamieson bearing S. 420 17' W. nine chains eighty-seven links; and thence by a road bearing N. 47*43' W. four chains five links and a half to the point of commencement.—(H.111(7) (84.E.7304.)

ment.—(H.111(*) (84.E.7304.)

RUPANYUP—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business license.—Three acres one rood eight perches, county of Borung, parish of Rupanyup, being part of allotment 96: Commencing at the north-west angle of the site, being a point bearing S. 0° 21′ W. eightene chains fortv-two links and S. 89° 30′ E. one chain from the north-east angle of allotment 95; bounded thence by lines bearing respectively S. 89° 30′ E. five chains fifty links; S. 0° 21′ W. six chains and N. 89° 39′ W. five chains fifty links; and thence by a road bearing N. 0° 21′ E. six chains to the point of commencement. The bearings are from the true meridian.—(R.760′) (84.C.33413.)

WARBURTON.—Site for a 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 Evelyn, parish of Warburton: Commencing at the south-west angle of the site, being a point bearing S. 25 '27' W. six chains thirty-two links and a half and S. 85 '48' E. one chain seven links and a half from the north-east angle of allotment 12; bounded thence by the road to Reetton bearing N. 25 '27' E. five chains ninety-nine links and a half; thence by a line bearing S. 85° 48'

E. three chains fifty-eight links; and thence by roads bearing respectively S. 25° 27′ W. five chains ninety-nine links and a half and N. 85° 48′ W. three chains fifty-eight links to the point of-commencement.—(W.348) (84.E.7263.)

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

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Lands and Survey Office, Melbourne

PROPOSED REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

IN pursuance of the provisions of The Land Act ISS4 (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 heremafter referred to, viz.:—

The following Notices were gazetted 1* on 27 March, pursuant to Orders of 24 March 1885.

BEECHWORTH. -The temporary reservation, by Order of the 1st May 1871, of forty-nine acres three roods twenty-eight perches of land in the parish of Beechworth, as a site for Police purposes, is about to be revoked.—(B.349(*) (85.P.19888.)

Geelong.—The temporary reservation, by Orders dated respectively the 27th May 1861 and the 21st December 1868, of two roods four perches of land in the town of Geelong, being allotments 4 and 5 of section 57, as a site for Police purposes, is about to be revoked.—(G.29(*) (85.J.14209.)

Movston. — The temporary reservation, by Order of 20th January 1868, of one acre of land in the parish of Moyston, at Moyston, as a site for a Court House, is about to be revoked. — (M.299n) (85.P.20259.)

NHILL.—The temporary reservation, by Order of the 31st October 1881, of one rood twenty-five perches of land in the town of Nbill, as a site for Mechanics Institute, is about to be revoked.—(N.102c) (84.S.28622.)

STRUN.—The temporary reservation, by Order of the 18th November 1872, of sixty-three acres, more or less, of land in the parish of Struan, situate in section 37, as a site for Watering and Camping purposes, revoked in part by Order of the 3rd March 1885, is about to be revoked.—(S.338(2) (85.G.17777.)

WAGRA.—The temporary reservation, by Order of the 14th May 1884, of one hundred and forty acres, more or less, of land in the parish of Wagra, as a site for Camping, and for Raccourse and other purposes of Public Recreation, is about to be revoked.—(W.292(**) (85. N.9289.)

WAGRA.—The temporary reservation, by Order of the 9th February 1874, of one hundred and forty acres, more or less, of land in the parish of Wagra, as a site for Camping purposes, is about to be revoked.—(W.292(*) (85.N.9289.)

The following Notices were gazetted 1° on 2 April, pursuant to Orders of 31 March 1885.

Orders of 31 March 1889.

COONOORN WEST.—The temporary reservation, by Order of the 7th June 1875, of two thousand seven hundred acres, more or less, of land in the parish of Coonoor West as a site for the supply of Timber, is about to be revoked so far as regards the portion thereof, comprising an area of about fifty acres, situate immediately west of allotment A and south of allotment 65, which has been denuded of timber.—(C.404(2) 885.1.11856.)

Jung Jung.—The temporary reservation, by Order of the 24th September 1877, of one hundred and seventy acres, more or less, of land in the parish of Jung Jung, being allotment 23, as a site for Camping and for affording access to Water, is about to be revoked.—(J.32(*) (85.C.41504.)

PANMERE.—The temporary reservation, by Order of the 24th August 1880, of one rood twenty-four perches of land in the parish of Garvoc, at Panmure, being allotments 22 and 23 of section 61s, as a site for a Mechanics Institute, is about to be revoked.—(P.24°) (85.I.14922.)

The following Notices were Gazetted P on 10 April, pursuant to Orders of 8 April 1885.

DONALD.—The temporary reservation, by Order of the 14th February 1883, of nine acres two roods eighteen perches of land in the town of Donald, as a site for Show Yards, is about to be revoked.—(D.168a) (85.S.30461.)

JERUE.—The temporary reservation, by Orders of the 7th August 1882, of eleven acres three roods twelve perches of land in the parish of Jeruk, being part of allotment 68, as a site for a Road, is about to be revoked, so far as regards the portions thereof hereinafter described, viz.:—

Two acres one rood twenty-nine perches: Commencing at a point bearing S. 89° 59′ E. one chain forty-nine links from the south-west angle of allotment 65; bounded thence by that allotment bearing S. 89° 59′ E. nine chains fifty-four links; thence by lines bearing respectively S. 0′ 1′ E. six chains seventy-four links, N. 81′ 44′ W. two chains forty-five links, N. 60′ 1′ W. three chains thirty-three links, N. 89° 59′ W. four chains seventy-one links, n. 89° 50′ W. three chains forty-seven links to the point of commencement. And,

One road five perches: Commencing at a point bearing N. 89° 59′ W. three chains forty-seven links from the north-west angle of the above-described portion; bounded thence by lines bearing respectively S. 0° I′ W. two chains, S. 89° 59′ E. two chains eighty-three links, and N. 54° 44′ W. three chains forty-seven links to the point of commencement. The bearings are from the true meridian.—(J.35(*) (84.S.32624.)

WINDHAM.—The temporary reservation, by Order of the 17th September 1877, of thirty-three acres two roods twenty-five perches of land in the parish of Windham, being part of allotment 119, as a site for Camping and for affording access to Water, is about to be revoked.—(82,I.10876.)

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

Lands and Survey Office, Melbourne.

REVOCATION OF THE TEMPORARY RESERVATION OF LAND.

IN pursuance of the provisions of *The Land Act 1884* (48 Vict. No. 812, secs. 10 and 13), the Governor in Council has revoked the temporary reservation of the land hercinafter referred to, viz.:—

Revoked by Order of 8 April 1885.

MARNOO.—Site for Watering purposes and for Supply of Timber (partly). See Gazette of 13 March 1885.

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 Notice was ya:ctted 1° on 20 March, pursuant to Order of 17 March 1885.

Order of 17 March 1885.

ECHUCA NORTH,—Site for a Racecourse about to be permanently reserved, being portion of the site temporarily reserved therefor by Order of the 23rd October 1805.—One hundred and forty-one acres two roods seven perches, county of Rodney, parish of Echuca North, being allotment 54 A: Commencing at the north-east angle of allotment 62 B; 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) (83.C.43213.)

The following Notice was gazetted 1° on 27 March, pursuant to Order of 24 March 1885.

to Order of 24 March 1885.

Colongulac.—Site for Watering purposes about to be permanently reserved, being the site temporarily reserved for Camping purposes by Order of the 28th October 1872.—Sixteen acres twenty perches, county of Hampden, parish of Colongulac; Commencing a point on the southern margin of Lake Bullen-Merri pre-emptive section abuts thereon; bounded thence by the said section bearing south six chains thirty links; thence by the road from Camperdown to Warrnambool bearing S. 78' W. eighteen chains seventeen links; thence by a road bearing north eleven chains eighty links; and thence by the aforesaid lake easterly to the point of commencement.—(C.294(2) (85.H.26959.)

The following Notice was gazetted I on 2 April, pursuant to Order of 31 March 1885.

Order of 31 March 1885.

MULGRAVE.—Site for watering purposes about to be permanently reserved, being portion of the land temporarily reserved therefor by Order of the 26th August 1872:—Forty-two acres one rood thirty-seven perches, county of Bourke, parish of Mulgrave, being part of allotment 91: Commencing at a point on the right bank of Dandenong Creek where the south boundary of the allotment abuts thereon; bounded thence by roads bearing respectively west eighte chains eighty-six links, north eight chains fifteen links, west eight chains, and north fourteen chains thirty links; thence by allotment 92 bearing east fourteen chains eighty-six links; and thence by Dandenong Creek, aforesaid, downwards to the point of commencement.—(M.263(*) (85.K.10036.)

The following Notices were gazetted 1° on 10 April, pursuant to Orders of 8 April 1885.

Orders of 8 April 1885.

Ballaarat.—Site for Show yards for the use of the Ballaarat Agricultural and Pastoral Society about to be temporarily reserved to a depth of 100 feet from the surface, being portion of the site temporarily reserved therefor by Order of the 18th August 1868, viz.:—Eight acres twenty-five perches, county of Grenville, city of Ballaarat: Commencing at the north-east angle of allotment 1 of section A, parish of Ballaarat; bounded thence by Gregory street bearing east nine chains ninety-seven links; thence by Burnbank street, bearing S. 30° 20° E. two chains fifty-three links; thence by a line bearing south five chains thirty-two links; thence by a line bearing west eleven chains twenty-five links; and thence by allotment 1, aforesaid, bearing north seven chains fifty links to the point of commencement.—(B.120(*) (85.S.30464.))

MOOLAP.—Site for Defence purposes about to be permanently

(80.S.30404.)

MOOLAP.—Site for Defence purposes about to be permanently reserved:—Sixty-three acres six perches, county of Grant, parish of Moolap: Commencing at a point on the shore of Corio Bay bearing N. 30° 46° E. fity-one chains twenty-seven links from the intersection of the northern side of the road forming the northern

boundary of allotment 1 of section 5 and the east side of the road forming the west boundary of the parish; bounded thence by a line bearing S. 36° 46′ W. fifty-one chains twenty-seven links; thence by the last-mentioned road bearing north thirty chains; thence by a line bearing N. 36° 46′ E. sixteen chains twenty-seven links; and thence by the shore of Corio Bay, aforesaid, easterly to the point of commencement.--(M.226(²) (84.D.20717.)

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 1' on 27 March, pursuant to Order of 24 March 1885.

The Conewarre Farmers' Common, proclaimed by Order of the 4th March 1861, and increased by Order of the 13th October 1862, is about to be diminished by deducting therefrom one thousand two hundred and twenty acres, more or less, of land, being the portion permanently reserved for Public purposes by Order of the 25th October 1880.—(85.S.32853.)

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 1° on 27 March, pursuant to Orders of 24 March 1885.

THE A'BECKETT PLAINS AGRICULTURAL AREA FARMERS' COMMON.—Proclaimed by Order of the 11th February, 1867.

THE BELVOIR TOWN COMMON.—Proclaimed by Order of the 2nd September 1861, and increased by Order of the 4th December

THE BELVOIR COMMON.—Proclaimed by Order of the 5th August 1872.

THE BRIDGEWATER AGRICULTURAL AREA FARMERS' COMMON.— Proclaimed by Order of the 27th January 1868, extended by Order of the 11th November 1868, and altered by Order of the 15th February 1869.

THE LAANECOORIE COMMON.—Proclaimed by Order of the 8th April 1875.

THE NORTH WANGARATTA FARMERS' COMMON.—Proclaimed by Order of the 4th March 1861.

THE PASLEY AGRICULTURAL AREA FARMERS' COMMON.—Pro-claimed by Order of the 2nd July 1867, and extended by Order of the 1st February 1870.

THE RAVENSWOOD TOWN COMMON.—Proclaimed by Order of the 22nd October 1866.

THE SLIEVE SCLIIVAN AGRICULTURAL AREA FARMERS' COMMON.—Proclaimed by Order of the 27th January 1868, and extended by Order of the 6th September 1869.

—(34.C.44625) and (84.N.14843).

—(55.M.38687) and (84.K.14678).

The following Notice was gazetted 1° on 10 April, pursuant to Order of 8 April 1885.

THE BENDOCK COMMON.—Proclaimed by Order of the 13th January 1873.

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

Lands and Survey Office, Melbourne.

MANAGEMENT AND CONTROL OF WATER RESERVES.

IN pursuance of the provisions of The Victorian Water Conservation Act ISSI (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 1° 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.

WARANGA WATERWORKS TRUST.

CARAO CARAO,—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 Guzette of the 19th December 1884, page 3564.—(85.W.26482.)

PUBLIC WATER RESERVE ABOUT TO BE PLACED UNDER THE TEMPORARY MANAGEMENT AND CONTROL OF THE LOWAN SHIRE WATERWORKS TRUST.

DAHWEDARRE.—Sixty acres three roods thirty-three perches, county of Lowan, parish of Dahwedarre, 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.)

The following Notices were gazetted 1° on 2 April, pursuant to Orders of 31 March 1885.

Public Water Reserve about to be placed under the Temporary Management and Control of the St. Arnaud Shire Waterworks Trust.

MARLEED.—Twenty acres, county of Karkarooc, parish of Marlbed, being the land temporarily reserved, by Order of the 10th February 1885, as a site for Conservation of Water, and described in the Givernment Guzette of the 13th February 1885, page 592.—(85.M.38171.)

Public Water Reserves about to be placed under the Temporary Management and Control of the Wimmera United Waterworks Trust.

Parish.		Ares		Date of Order in Council.	Gazette.
Areegra Areegra Dunmunkle Rupanyup Rupanyup Watchem	 A. 1 2 2 10 4 200	R. 0 1 3 2 0	P. 31½ 9 37½ 17 34 0	27.1.1885 " " 10.2.1885	1885, p. 335

--(84.C.43414 & 84.S.29578.)

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

Lands and Survey Office, Melbourne.

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 21st March 1885.

Department of Lands and Survey, Melbourne, 8th April 1885.

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

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Corr.	Name of Transferror.	Nama and Address of Thomason	Particulars	of Land Tra	nnsfer:	red.	Receiver of
No.	Name of Transferror,	Name and Address of Transferree.	Parish.	Allotment.	Sec-	Extent.	Revenue at-
219	Catherine Cooney	Charles Swan, merchant, Bairnsdale	Buchan	14	D	A. R. P	Bairnsdale
2560	Thomas Love	Richard Arthur Davis, farmer, Devenish	Devenish	85*		99 3 38	
1906*	Theyre Weigall	William Woodside, grazier, Happy Valley	Barwidgee	3	21	228 0 8	} "
4164 7096 467	William Burke Mary Burke John Dunn	John Haimes, settler, Colac John Haimes, settler, Colac Donald Blair, farmer, Buckraban- vule	Woosang Woosang Terrappee	5, 8 84	C 	319 3 27 319 3 21 320 0 0	Charlton
2754	Isabella McAdam	William Holmes, jun., farmer, Barrakee	East Charlton	Pt. 8	D	247 2 29	11
$\boldsymbol{2754}$	Isabella McAdam	William Holmes, sen., farmer, Barrakee	East Charlton	Pt. 8	D	48 2 31	. 0
2338	John Henry Cleaver	Elizabeth Caspian and Annie McCaffery, farmers, Buckraban- yule	Narrewillock	9		320 0 0	II .
4699 4692	Edward Glowrey	Michael Bolger, farmer, Corack	Banyenong {	6ª 3ª	ì	111 0 18 208 0 22	1.7
39886	Henry Wm. Howell John Geake	John Warne, jun., farmer, Corack William Nicholas L. Pearse, farmer,	Narraport Donald	16ª 9		159 3 2 320 0 0	11
4416	John Caldow	Donald William Gardiner, gentleman, Gee- long	Witchipool	9	6.	320 0 0	n
1767	John August Meyer	Michael McInerny, farmer, Witchi- pool	Witchipool	3	5	145 3 13	11
1777 5084 5540 3471 464 3999 21691	William Swan Charles Mancer Page Clarke Perry James Neilson Angus Kelly Alfred Watts Charles Warren	John Nere, farmer, Taripta John Nere, farmer, Wanurp George Humbert, farmer, Talambe Patrick Gurran, farmer, Pine Grove James Gillies, laborer, Dean's Marsh Henry Bull, farmer, Harrow George Douglas Ferguson, store-keeper, Heathcot	Taripta Wanurp Talambe Pannoobamawm Bambra Toolongrook Langwornor	48* 141° 30B 3°, 4* 51E 22° Y34		160 0 0 20 0 0 177 1 32 280 0 0 27 1 17 22 0 22 39 3 12	11
2607 2799	James Eastick Thomas Hardiman	Henry Dunn, farmer, Jung Jung Harry Leigh Atkinson, M.D., Sandhurst	Jung Jung Calivil	176 142,		88 3 11 32 3 0	Horsham Inglewood
5442 960 937 2071	John Nixon Thomas Stewart Thomas Woodbridge Edward Bentley	Georgo Nixon, merchant, Inglewood Jane McManus, Kilmore William Prowd, farmer, Doon Andrew Lynch, farmer, Baldwins- ville	Korong Glenaroua Brankeet Naringaninga- look	35 C20, C21 5"	A F	319 3 3 82 1 15 49 2 25 157 3 36	Kilmore Mansfield Numurkah
2341	Denis Caughlin	John Mulcahy, farmer, Baldwins- ville	Drumanure	16	C	300 0 0	tr.
11699	George John Lucas	William Burkitt, farmer, Dru-	Drumanure	14	В	111 3 35	
1572	Samuel Parkin	Michael Kearney, storekeeper, Moorilim	Molka	45*1	•	319 2 39	Rushworth
15792	Fredk. Wm. Burgoyne	Elizabeth Jackson, farmer, Mount Pleasant Creek	Runnymede	66в		37 1 17	н
6492 5882	Andrew Kinkaid William Vickers	John Dunstan, farmer, Pine Lodge William Kent, farmer, Gundowring	Pine Lodge Caniambo {	33 19, 19в		193 3 0 195 2 13	
5884 7148 3501 2304	Samuel B. Moss Thomas O'Donnell Neil Campbell	Thomas Kennedy, Caniambo Allen Wilson, farmer, Tallygaroopna Robert Cottrell, farmer, Tallyga-	Tamleugh	19 ⁴ 61, 63 23 13		153 0 19 320 0 0 120 0 22 99 3 34] , ,,
8882 23592 3081 2644 31129 47012 981	John Jones Hugh Dick Thomas Henry Bell John O'Shannessy Joseph Hudson Robson Michael Kelly	roopna William Irwin, farmer, Shepparton Frank Brumby, farmer, Mangalore Henry Tolmey Bennett, Murtoa. John Edwin James, schoolmaster, Banyena William Burke, farmer, Doboobetic Richard Joseph Whitty, farmer,	Shepparton Shepparton Marma Burrum Bur- { rum Coonooer West Boosey	137 34 106B 157 154, 158 50 141, 166	:: ::	142 3 39 317 3 19 263 0 38 82 2 1 319 0 0 300 0 0 200 0 0	Stawell St. Arnaud Yarrawonga
1029	Cyrus Burley, Charles Burley, and John Burley	Boosey Charles and John Burley, farmers, Yarrawonga	Yarrawonga	52D		240 0 0	11

"The Land Act 1884."—Section 2. APPLICATIONS FOR LICENSES APPROVED.

THE following Applications for Licenses 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 9th April 1885

		Area,				Amount to be	Collected.	·	
umber of icense.	Name of Licensee,	subject to modification of boundaries and area.	Parish or Situation.	Date of License.	Payment,		Fee for License.	Total Amount of first Payment.	Payable to Receiver of Revenue at—
		Acres.			£ s. d.	£ s. d. '	E s. d. †	£ s. d.	
	Unde	r Section 47	of "The Land Ac	t 1869."—I	Payment t	to be made ye	early.		
622 J	Ton Loot : garden 1	1	Swanwater	20.3.84	0 5 0			0 5 0 1	St. Arnaud
	Under	Section 49	of "The Land Ac	t 1869."—I	Payment t	o be made ye	early.		
96 G 58 Bt 98 Bt 59 Bt 59 Bt 90 Bt 102 Bt 16 Cn 53 Cn 99 S	Patrick Byrne Patrick Nester Annie Dent John Noonan John Collins, jun. 2 Margt. A. Howard 3 Thos. Cunningham 3 Georgina Till Mary Peter George E. Barton Under Ton Loot 4 Denis Bergin : garden 5 Denis Bergin : garden 5 Denis Bergin : garden 5	1 1 1 1	Durdidwarrah Warrambine Ballaarat Lynchfield Clarkesdale Clarkesdale La Trobe Toombon of "The Land Ac Swanwater Edgecombe Edgecombe Edgecombe Edgecombe	1.3.85 " " " " " t 1884."—1 20.3.85 28.11.84 "	-	1 1	0 2 6 0 2 6	2 2 6 1 2 6 1 1 15 10 1 2 2 6 6 2 2 6 6 2 2 6 6 2 2 6 6 2 2 6 6 2 2 6 6 2 2 6 6 2 6 6 7 6 7	Geelong Ballaarat Smythesdale " Camperdown Walhalla St. Arnaud Kyneton " "
	Under Section	119 of "Th	e Land Act 1884."-	Payment	to be ma	de to 30th Se	ptember	1885.	
3503	John Gardner 6	A. R. P. 319 3 39	Towninny	1,1.85	6 0 0		5 0	6 5 0	Charlton.

[&]quot;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.

	l i				Amount to	be Col	lected.		Payable to the Officer
Date of	Name of Lessee.	Parish.	Extent.	Rent pay-	Rent due		es.	Total	authorized by the Treasurer to collect Territorial Revenue
Lease.				able Half- yearly.	to dute.	Lease.	Certi- ficate.	to pay.	at—
			A. R. P.	£ 8.	£ s.	£	£	£ s.	
	Under Sect	ion 20 of "The Land	Act 1869" a	amended	by "The	Lanc	l Act	1878."	
1.1.84 1,10,84		Costerfield Bailieston	20 0 0		1 10 6 12	1	1 1	3 10 8 12	Heathcote Rushworth

^{1 30}s., portion paid, to be credited.

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

Department of Lands and Survey, Melbourne, 9th April 1885.

"The Land Act 1884," Section 2.

APPLICATION FOR A GRANT APPROVED.

THE following Application for a Grant having been approved, it is hereby notified that the balance to complete the Purchase and Fees specified may be received by the undermentioned Revenue Officer.

				Amo	ant to be	Collected.		Payable to
Name.	Parish.	Batent.	Balance	1	Feet	s		the Officer authorized by the Treasurer to collect
,			to complete Purchase.	Grant.	Certifi- cate.	Assurance.	Total to pay.	Territorial Revenue
		A. R. P.	£ s. d.	£ s.	£ s.	£ s. d.	£ s. d.	
	Under S	Section 4 of "T	he Land Acta	Amen	dment .	Act 1880."		
John C. Logan	Kooreh	. 17 2 26	9 16 0	1 1	1 0	0 0 9	11 17 9	St. Arnaud 502/49

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

"The Land Act 1884," Section 2. TRANSFERS APPROVED.

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

Number of License.	Name of Transferror.	Name of Transferree,	Area, ambject to modifica- tion of boundaries and areas.	Parish.	Held under section	Date of License.	Yearly Payment.	Transfer Fee and where Paid.	Rent payable to Revenue Officer at—
654 74 1771	David Williamson John Howard Daniel Hughes	Joseph Williamson G. W. L. Smith Wm. McKay	A. R. P. 20 0 0 19 3 32 7 0 27	Guildford Carlyle Chiltern West	49 49 49	28.2.71 1.8.84 1.1.85	£ s. d. 0 2 6 2 0 0 1 0 0	10s., at Kerang 10s., at Ruther- glen 10s., at Chil- tern	Kerang Rutherglen Chiltern

Department of Lands and Survey, Melbourne, 9th April 1885. A. L. TUCKER, Commissioner of Crown Lands and Survey.

"The Land Act 1884," Section 2. GRAZING PERMITS.

T 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.	
2284 2284	Wm. Cuthbert, date 1.12.84 Wm. Cuthbert 1	A. R. P. 75 2 9 75 2 9	Axedale Axedale	£ s.· d. 0 19 0 0 19 0	Nineteen Nineteen	Sandhurst	

¹ This is a renewal.

Department of Lands and Survey, Melbourne, 9th April 1885. A. L. TUCKER, Commissioner of Crown Lands and Survey.

"THE MALLEE PASTORAL LEASES ACT 1883."—MALLEE BLOCKS AVAILABLE FOR APPLICATION.

A PPLICATIONS, 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 Melbourne.

Department of Lands and Survey, Melbourne, 5th March 1885. A. L. TUCKER,
Commissioner of Crown Lands and Survey,
Being the Responsible Minister of the Crown administering the said Act.

Number of Block,	Area in square miles.	Situation, &c.
31 37 67 68 70 71	412 281 493 184 114 113	On the South Australian boundary (In the South West of Swan Hill, formerly allotments 10, 13, 14, 15, 16, 17, and 18, county of Tatchera (In the South West of Swan Hill, formerly allotment 20, county of Tatchera (In the South West of Swan Hill, formerly allotment 20, county of Tatchera (In the Swan Hill, formerly allotments 90, 100, 103, 105, 108, 100, 110, 111, 112, 114, 114, 114, 114, 114, 114
$\frac{72}{75}$	6 <u>1</u> 15	108, 109, 110, 111, 1128, 114, 115, 116, 117, 119A, 121, 122, 123, 126, and 131, county of Tatchera Six miles north of Boort, formerly allotments 142, 144, and 147, county of Tatchera Three and a half miles north of Yanac-a-Yanac Pre-emptive Right Section, formerly allotment 69, county of Lowan
76	$ \begin{array}{c} 23\frac{1}{4} \\ 15\frac{3}{4} \\ 121\frac{1}{2} \end{array} $	Five miles north of Nhill formarly elletments 45 E7 E9 E9
77	153	
79	1215	South of Winiam and Woraigworm, 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 Dahwedarre, formerly allotments 25, 26, 27, and 28, county of Lowan

SECTION 45, "LAND ACT 1869."

T 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.	
Helen McCallum Francis Lyne ¹ David Munro & Coy.		A. R. P. 0 1 0 0 0 21 0 0 0 34 0	Yarra Bank South Yarra Bank South Yarra Bank South	Ferry house Smithy Storage	£ s. d. 25 4 0 43 14 6 77 12 6	

¹ In lieu of the notice which appeared in Gazette of 20th March 1885, p. 888.

Crown Lands Office, Melbourne, 18th March 1885. A. L. TUCKER, Commissioner of Crown Lands and Survey.

BÜRRAMINE PÜBLİC CEMETERY.

THE subjoined Rules and Regulations have been submitted to the Governor in Council, in accordance with section 9 of The Cometeries Statute 1864 (27 Vict. No. 201).

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

Lands and Survey Office, Melbourne.

RULES AND REGULATIONS.

AT a meeting of the trustees of the above cemetery, held on the 29th Jan. 1885, the following Rules and Regulations were adopted :-

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

 2. By the 19th section of The Cometeries Statute 1864 any person making a vault, or erecting or placing a monument in the cemetery by and with the permission of the trustees, under these rules and upon payment of the charges therein mentioned, is entitled to have, maintain, and keep a vault, monument, or tombstone, according to the terms of such permission, to and for the sole and separate use of such person or persons and their representatives for ever.
- 3. Applications for such permission to be made at the office of the trustees. A certificate of permission will be granted to the party applying for such permission, on payment of the proper charges.

 4. The charges will be remitted on the burial of any person
- 4. The charges will be remitted on the ournal of any person in such cemetery upon an order signed by a justice under the Act of the Parliament of Victoria numbered 310, or on a certificate of a minister of religion, or other evidence proving to the satisfaction of the trustees that such person was a pauper, or that the relations and friends of the deceased are unable to pay the charges.
- 5. Orders for interments must be given at the office of the trustees during the day previous to that on which it is intended to take place.
- 6. The trustees will cause all common graves to be dug if requested, but parties wanting brick graves or vaults, or the friends of indigent or other persons who wish to dig the graves themselves, are required to construct them under the directions of the trustees; and, in case interment is to be made in any private grave or vault, the consent, in writing, of the party entitled thereto must be left with the order.
- 7. The name, age, late place of residence, and probable cause of the death of the deceased must be stated at the time of giving the orders.
- S. No graves will be allowed to be reopened for a further internent at a shorter interval than twelve years, unless the grave has been originally sunk to a depth sufficient to admit of such intervent.
- 9. The time fixed for the funeral to be the time when the procession is to be at the cemetery, and the same must be punctually observed.
- 10. Until otherwise ordered the hours fixed for the performance of funerals will be from 10 a.m. to 6 p.m. in the months of September to April inclusive, and from 10 a.m. to 4 p.m. in the other four months.
- 11. All monuments, vaults, graves, and gravestones, will be kept in proper condition and repairs, by the trustees, at the expense of the owners.
- 12. Every coffin in a vault or brick grave to be bricked in, cemented, and covered by a slab of stone, slate, iron, or redgum.
- cemented, and covered by a slab of stone, slate, iron, or redgim
 13. A drawing of every stone, tomb, pedestal, or tablet proposed to be erected, and a copy of every epitaph or inscription,
 must be submitted to the trustees for approval, who are required, by the 18th section of the Act, to determine and fix
 the position of any objectionable monument, according to the
 description, size, and character thereof, having reference to the
 general plan for ornamenting the cemetery. In the erection of
 tablets, copper cramps must be used.
- 14. No servant or other person employed by or engaged in any duty on behalf of the trustees will be permitted to receive any gratuity for the discharge thereof.
- 15. The cemetery will be open daily to the public from sunrise
- to sunset.

 16. The keeper has orders to turn out any person who shall behave indecorously or commit any trespass or injury to the trees, flowers, gravestones, or crections, or otherwise infringe the Act of Parliament relating to cemeteries, or regulation for protection of this cemetery; and such person shall be proceeded against and prosecuted according to law.

 17. No dogs, horses, or cattle will be allowed in the cemetery; nor will smoking, nor the lighting of fires be allowed therein without the permission of the trustees.

 18. The owners of any and all cattle, or any other animals which may be discovered or known to have been trespassing on or damaging the cemetery or fences, or any part thereof, or any erection whatsoever within the fence, will be prosecuted according to law.

- ing to law.

 19. A plan of the cemetery, showing the position of the purchased and other graves, is kept at the office, and may be inspected, and registers of all grants are kept by the secretary.
- 20. By The Cemeteries Statute 1864, any person who shall wantonly destroy or do or cause to be done any damage to any monument, vault, tombstone, building, ere-tion, fence, shrubbery, tree, or plant, in the said cemetery, is guilty of a misdemeanor, and, being convicted thereof, will be liable, for every such offence, to a penalty not exceeding Twenty pounds, or, at the discretion of the justices, to imprisonment for any

period not exceeding three months; and any person who shall do or cause to be done wilfully any injury to any such monument, vault, tombstone, building, erection, railing, tree, fence, shrubbery, or plant, whether the same shall have been done wilfully or wantonly or otherwise howsoever, shall be liable to pay damages and compensation, which shall be recoverable, in any court of competent jurisdiction in the colony, by the trustees of such cemetery or any person injured by such damage.

21. The trustees reserve the right to make any alterations, from time to time, in these charges and regulations.

Adopted this 29th day of January 1885.

ROBERT SHARP, Chairman.
GUSTAVUS ROBERT BRUCK,
MICHAEL M. DWYER,
THOWAS WILSON,
JAMES THOM, Secretary.

Confirmed by the Governor in Council, the 31st March 1885.

Rob. Wadsworth, Clerk of the Executive Council.

BURRAMINE PUBLIC CEMETERY.

THE subjoined Scale of Fees has been made and published in accordance with section 15 of The Concerner Statute 1864 (27 Vict. No. 201).

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

£ s. d.

Lands and Survey Office, Melbourne.

SCALE OF FRES AND CHARGES. Public Graves.

Single interment in the open ground		1 0	0
Ditto of children under twelve years		0 15	0
Ditto for still-born, or under one year			0
Private Graves.			
Adults—			
Land for graves, 8 feet by 4 feet, if selected	d by the		_

 $\begin{array}{c} 1 \ 10 \\ 2 \ 10 \\ 0 \ 15 \\ 0 \ 5 \\ 0 \ 7 \\ 0 \ 12 \end{array}$ Ditto if selected by applicant $\begin{array}{cccc} 1 & 0 & 0 \\ 2 & 10 & 0 \\ 0 & 10 & 0 \end{array}$... 0 15 ... 0 10 ... 0 5

For permission to creet headstone or other monument Miscellancous Charges.

1 1 0

an extra charge of
Adopted this 29th day of January 1885.

ROBERT SHARP, Chairman,
GUSTAVUS ROBERT BRUCE,
MICHAEL M. DWYER,
THOMAS WILSON,
JAMES THOM, Secretary.

Confirmed by the Governor in Council the 31st March 1885.

Rob. Wadsworth, Clerk of the Executive Council.

LONGWOOD PUBLIC CEMETERY.

THE subjoined Rules and Regulations have been submitted to the Governor in Council, in accordance with section 9 of The Cemeteries Statute 1864 (27 Vict. No. 201).

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

Jands and Survey Office,
Melbourne.

RULES AND REGULATIONS OF THE LONGWOOD PUBLIC CEMETERY.

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

 2. Any person or persons making a vault or private grave or erecting a monument or tombstone in the cemetery by and with the consent and formal permission of a quorum of the trustees under their rules, and upon payment of the proper charges, is or are entitled to have, maintain, and keep such vault, grave, monument or tombstone, according to the tenor of such permission, to and for the sole and separate use of such person or persons, and his or their sole representatives for ever, from the date of such permission being given, and such permission may be in the form given in Schedule B.

 3. Applications for burial, or for permission to make a vault, or grave, or erect a monument, or tombstone in the cemetery, must be made to the agent of the trustees, and subject to the rules hercinafter mentioned, a certificate of permission will be granted to the person applying on payment of the proper charges.

4. The charges for common graves will be remitted on the burial of any poor person in the cemetery, on receipt of a certificate of a minister of religion or other evidence, proving to the satisfaction of a quorum of the trustees that the relatives or friends of the deceased are unable to pay the charges.

5. The trustees will cause all common graves to be dug, if required, at a uniform rate (see scale of charges) parties causing private graves to be dug by their own assistants, or brick graves or vaults made ready, inust dig or construct under the directions or approval of the trustees, or the person appointed by them for that purpose.

6. Any person wishing to make an interpret in one private.

6. Any person wishing to make an interment in any private grave or vault, must obtain the consent in writing of the owner thereof, which document must be submitted to the trustees on making application for interment.

7. The plans of all monuments, raised tombs, and fences are to be submitted to the trustees previous to the placing of the same in the cemetery, and the approval of the same be obtained in writing, such as are erected, although not approved of, will be liable to be removed from the cemetery, with or without notice to the owners or supposed owners.

8. Every monument, raised vault, grave, or grave-stone, and fence, must be kept in repair and proper condition, by and at the expense of the owner or owners, otherwise such may be removed from the surface of the cemetery after reasonable notice.

9. Orders for interment, or notice of interment, must be given to the agent of the trustees at least eight working hours prior to the hour fixed for the funeral, otherwise an extra charge will be made (see scale of charges).

10. Until otherwise ordered, the usual hours fixed for interments will be from eight o'clock a.m. to six o'clock p.m. from the first of September to the thirtieth day of April, inclusive, and from eight o'clock a.m. to four o'clock p.m. in the other months.

11. A plan of the cemetery and a register will be kept, and may be inspected on application to the agent of the trustees.

12. The name, age, denomination, late place of residence, and probable cause of death, together with other information as required per Schedule A, must be stated at the time of giving the order for interment.

13. The trustees reserve to themselves the right to make any alterations from time to time in these charges and regulations; and at any summoned meeting of trustees three shall form a

Signed at Longwood on the day of in the year of our Lord One thousand eight hundred and eighty-five.

DON. MACDONALD,
ROBT. GARNSEY MEADE,
A. HAMILTON,
JAS. MAXFIELD,
EDWARD HILL, Trustees.

Schedule A.

Questions.

What denomination the deceased belonged to?
 Is the selection of the grave to be made by the trustees or

2. Is the selection of the grave of the applicant?
3. Name and age of the deceased?
4. Supposed cause of death?
5. Late residence?
6. Day of funeral and hour?
7. Description of vault or grave, and dimensions.
8. Whether a first or second or other interment in the vault or

Signature of Applicant, Representative, or Undertaker. day of 188 received l received by

Information and

Agent for Trustees,

Schedule B.

Form of Certificate of Right of Burial in private vault or grave in Longwood Public Cemetery.

Form of Certificate of Right of Burnal in private value or grace in Longwood Public Cenetery.

On the application of payment of the sum of which is hereby acknowned to have been received, the trustees of the Longwood Public Cemetery, in terms of and as authorized by the Acts of Council 14 Victoria No. 12, have agreed to grant and do hereby grant unto the said peet long feet broad, lying within the portion of the said cemetery appropriated for and marked No. compartment on map or plan of said cemetery kept by the trustees, with permission to creet or place on the said piece of ground a monument, raised tomb, tombstone or fence on payment of such charges as may from time to time be established: And it is hereby declared that the said and maintain and keep such vault or grave and erection according to the terms of this permission, to and for the sole and separate use of the said representatives for ever. Provided always, and it is hereby declared, that this grant is made subject to the terms and conditions following, viz.:—

1. That the piece of ground shall be kept and used by the said.

1. That the piece of ground shall be kept and used by the said and near relatives solely as a burying place, and that no other use shall be made thereof.

2. That no enclosing wall, fence, building, monument, or tombstone shall be created on the said piece of ground until a plan thereof shall have been exhibited to the trustees, and their authority given to the erection thereof.

3. That the said grave or vault, and the said wall, fence, building, monument, or tombstone, shall be kept by the said and heirs and near relatives in proper repair, to the satisfaction of the trustees of the said cemetery.

4. That the said and heirs and heirs and heirs and heirs and heirs and heirs and heirs and heirs.

4. That the said and heirs and near relatives shall, in the use of the said piece of ground and access thereto, be subject in every respect to such rules and regulations as the trustees of the said cemetery may from time to time make, and shall not be entitled to exercise the right to bury or enter therein except on payment of such charges as are now, or shall from time to time be established by the said trustees.

Given under our hands and seals at colony of Victoria, this day of A.D. 18 (L.S.) Trustees of Longwood Public Cemetery.

Approved by the Governor in Council, the 8th April, 1885.

Rob. Waddenth, Clerk of the Executive Council.

LONGWOOD PUBLIC CEMETERY.

THE subjoined Scale of Fees has been made and published in accordance with section 15 of The Cemeterics Statute 1864 (27 Vict. No. 201).

Ca d

A. L. TUCKER,

Commissioner of Crown Lands and Survey.

Lands and Survey Office,

Melbourne.

SCALE OF FEES AND CHARGES. Common Graves.

		£	s.	d.	
	Single interment of adult, depth six feet		15	Ö	
	Dinal in Chill 1 10				
	Single interment of child under 12 years	0	7	0	
	Private Graves.				
	Land for graves eight feet by four feet, when selected				
	by the trustees	1	^	Λ	
	by the trustees	1	0	v	
	Land for graves eight feet by four feet, when selected				
	by applicant	2	0	ı O	
	Cinician and amount doubt at fact	ĩ		ŏ	
	Ginking each grave, depth six feet				
	Sinking each grave for child under 12 years	Ų	15	0	
	Missellaneous Cl				
	Miscellaneous Charges.				
	For all interments made without the required notice,				
	and information being given according to rule 12	0	5	0	
	The state of the s	U	J	U	
	For all interments that take place not in the usual				
	hours, an extra charge	0	10	0	
	Re-opening a grave or vault	1	Ō	Ó	
	Land used for graves and enclosed previous to the	^	•	•	
	America disor for graves and enclosed previous to tile				
	trustees being appointed, if retained, at per square				
	yard	-0	3	6	
	Excavating for vault or grave, per cubic yard	0	G	0	
1	Land for family graves or vaults, per square foot	ŏ		Ğ	
	I all and in the land of the l	v		U	
-	In all cases in private lands where the sexton is not				
	employed to dig the grave, a fee shall be due on the				
	order or permission for interment being granted, viz.	0	2	6	
	For permission to erect head or foot-stone	ō		6	
		v	4	٠	
	For permission to erect monument pedestal, raised or			_	
	half-raised tomb	0	10	0	
	For permission to erect any fence to enclose a grave	0	- 5	0	
	For inspecting plan of cemetery		1	Ó	
	Was indicative landata	ŏ	i	ŏ	
	For copy of register	0	1	0	
	Signed at Longwood on the day of		in t	ha	
	year of our Lord One thousand eight hundred and eight				
		y-11	ve.		
	Don. Macdonald,				
	ROBT. GARNSRY MEADE,				
	A LI TETT MONTH OF THE PARTY OF				
	A. Hamilton, Tr	ist	ees.		
1	Jas. Maxfield,				
1	EDWARD HILL,				
-	Approved by the Governor in Council				
	the 8th April 1885.	•			
1	Rob. Wadsworth.				
1	Clerk of the Executive Council.				
	Clork of the Likewaye Council.				

Churta.

CLUNES.—Court or Petry Sessions.—Notice is hereby given that after this date, during the month of April now instant only, the weekly Court of Petry Sessions at Clunes will sit on Fridays, at Eleven o'clock a.m., instead of on Wednesdays, as herefore. Thereafter the said court will sit on Wednesdays, as usual, at the same hour. (By Order.)—CHARLES A. C. CRESSWELL, Clerk of Petry Sessions. The Court House, Clunes, 8th April 1885.

CENTRAL CRIMINAL COURT: pursuant to Order in Council of 12th December 1884. Melbourne Wednesday ... 15 April

COURTS OF ASSIZE: pursuant to Order in Council of 12th December 1884.

Ararat 12 October ... Monday Ballarat Monday ... 20 July ••• Beechworth ... Wednesday ... 6 May Belfast Thursday ... 8 October

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Benalla
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  Castlemaine
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  Echuca ...
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  Geelong ...
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  Horsham
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  Maryborough ...
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  Shepparton
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  St. Arnaud
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  Warrnambool ...
                                Thursday
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  GENERAL SESSIONS: pursuant to Orders in Council of 16th December 1884 and 24th February 1885.
                                                                     Portland
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                                                                     Romsey ...
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  Alexandra
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  Ararat
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 Daylesford
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 Dunolly ...
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 Heathcote
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 Horsham
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 Inglewood
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 Kyneton
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Judges.
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 Mansfield
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 Maryborough
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                                                                                        COURT OF CHIEF JUDGE.
 Melbourne
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 Palmerston
                            ... Friday
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                                                                                           ARARAT DISTRICT.
 Portland
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                                                                     Ararat ...
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 Sale
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 Sandhurst
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St. Arnaud
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 Stawell ...
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 Walhalla
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 Wangaratta
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                                                                     Mount Blackwood
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                            ... Wednesday
 Warrnambool
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                                                                     Smythe's Creek
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 Wood's Point ...
                            ... Monday
                                             ... 20 April
                                                                                         BEKCHWORTH DISTRICT.
 C OUNTY
Judges.
                      COURTS . - Dates fixed by the
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 Avoca
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Belfast ...
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                                                                                        CASTLEMAINE DISTRICT.
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Blackwood
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Camperdown
                                                                    Hepburn (Daylesford)
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                                                                                       MARYBOROUGH DISTRICT.
Davlesford
Donald ...
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Dunolly ..
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East Charlton
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Echuca ...
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Gisborne
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Hamilton
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                                                                                         SANDHURST DISTRICT.
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Heathcote
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                                                                    Heathcote
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Horsham
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Inglewood
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                                                                                                                ... 8 May
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No. 39--APRIL 10, 1885,-2.

CONTRACTS ACCEPTED.—(Series 1884-85.)

Serial No.	Purpose, No. of Tenders, and Particulars of Contract.	Amount.	Name for Approval.	Charge against Vote or Fund.	Authorized according to Regulations on the date stated.
	POLICE— (3)—Supply, at Healesville, of hay, oaten, at 4s. 9d. per cental, up to the 28th February 1886 (in lieu of contract No. 1908 cancelled) (3)—Supply of hay, at 4s. 8d. per cental, at Harrietville, up to the 25th February 1886	-	Patrick Lalor Patrick Monaghan ^t	Contingencies. Forage, 1884-85, 1885-86	James Service. 2.4.85.
2 385	of 1884-85. See note 2				

¹ Fulfilled previous contracts satisfactorily.

Melbourne, 10th April 1885.

Cenders.	
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 office named in each instance. The Board of Land and Works will not necessarily accept the state of t	ės
lowest or any tender. New Drainage, Repairing Tanks, and Asphialting 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	,
Wooden Building for State School No. 2531, Kaniva Township. Particulars at State Schools No. 2411, Nhill, No. 1372, Dim- bools No. 268, Horshow, and on anyling.	
tion to the Superintending Inspector of School Buildings, Ballarat. Preliminary deposit to accompany tender, £5. Final deposit, £5	
nary deposit to accompany tender, £5 16th April Forming, metalling, timber work, &c., Wandin to Beenak road, near McCrao's Creek. Contract 182A. Particulars also at Post Office, Launching-Place. Preliminary deposit to accompany tender, £5. Final denosit 5 per cent 16th April	
posit to accompany tender, £5. Final deposit, 5 per cent 16th April Iron twin-screw, Hopper Dredge. Preliminary deposit to accompany tender, £200. Final	•
deposit, £1000 16th April Fencing Police Reserve, Dederang. Particulars also at Police Station, Dederang. Pre- liminary deposit to accompany tender, £5. Final deposit, 10 per cent 16th April	•
Removal of 15,000 cubic yards material from Kensington Hill. Preliminary deposit to accompany tender, £10. Final deposit, 5 per cent 16th April	
Additions to Police Station, and repairs and painting to Post and Telegraph Office, Queenscliffe. Particulars also at Police Station, Queenscliffe. Preliminary deposit to accompany tender, 25. Final deposit, 10 per cent	
per cent. — 25rd April Wooden Buildings for State School No. 1174, Cobrico. Particulars at State Schools, No. 114, Camperdown, and No. 864, Cobden. Proliminary deposit to accompany tender, £5. Final deposit, 5 per cent. — 23rd April	
Removal of Wooden Building, Rac's Hill, to State School No. 633, Tylden South. Par- ticulars at State Schools No. 1609, Dayles- ford, and No. 343, Kyneton. Preliminary	•
deposit to accompany tender, £5. Final deposit, 5 per cent 23rd April Hardwood Building for State School No. 2525, Brim Springs. Particulars at State Schools, No. 298, Horsham, No. 592, Stawell, No. 2525, Brim Springs, and on application to the Superintending Inspector of School Buildings, Ballarat. Preliminary deposit to accompany tougher £5. Final deposit.	:
to the Superintending Inspector of School Buildings, Ballarat. Preliminary deposit to accompany tonder, £5. Final deposit, 5 per cent 23rd April	:

	New Police Station, Harrow. Particulars also at Police Station, Harrow. Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent 23rd April
	New Baths, Skylights, &c., Lunatic Asylum, Kew. Preliminary deposit to accompany tender, £5. Final deposit, 10 per cent 23rd April
	Extension of L head and erection of 2-ton crane, Cowes Jetty. Particulars also at Preliminary deposit to accompany tender, £10. Final deposit, 10 per cent
	Clearing, Forming, &c., Road from Healesville to Mount Mouds, 112 chains. Particulars also at Post Office, Healesville. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent 23rd April
	Alterations and Additions, &c., Lunatic Asylum, Ararat. Particulars also at Lunatic Asylum, Ararat. Preliminary deposit to accompany tender, £5. Final deposit, 5 per cent 23rd 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 23rd April
	Supplementary Reservoir and Water Main, &c., Lunatic Asylum, Sunbury. Particulars also at Lunatic Asylum, Sunbury. Preliminary deposit to accompany tender, £10. Final deposit, 10 per cent 23rd April
	Repairs to roofs, &c., and painting exterior of Lunatic 'Asylum, Kew. Preliminary deposit to accompany tender, £10. Final deposit, 10 per cent 30th April
	General Repairs, Painting, Fencing, &c., Lunatic Asylum, Beechworth. Particulars also at Lunatic Asylum, Beechworth. Pre- liminary deposit to accompany tender, £20. Final deposit, 10 per cent 30th April
	New Court House, Cheltenham. Preliminary deposit to accompany tender, £10. Final deposit, 10 per cent 30th April
	Repairs, Painting, &c., Jamatic Asylum, Yarra Bend. Preliminary deposit to ac- company tender, £5. Final deposit, 10 pcr cent 7th May
	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 ——."
1	A. L. TUCKER. Acting Commissioner of Public Works.

PRINTING PAPER.

TENDERS, endorsed "Tender for Paper," and addressed to the Chairman of the Tender Buard, Stores Tender Beard Offices, Treasury, will be received at the Pay Office until Ten o'clock a.m. on the 18th April for the supply of—

100 reams dble.-elephant printing paper, 27×40, 100 lbs., flat, to sample and specification; tenderers to state the earliest time for delivery.

For the Lands Department. Subject to approval.

Cash deposit of Ten per cent. to accompany tenders.
Further particulars and forms of tender at the offices of the Tender Board.

JAMES SERVICE, Treasurer.

Treasury, Melbourne, 21st March 1885.

² Contract 2385,-Name should be John McIlwraith, not John McIlwraith and Co.

VICTORIAN RAILWAYS.

EPARATE Tenders are invited for the undermentioned

Tenders, accompanied by the necessary preliminary deposit, and endorsed "Tender for " (as the case may be), must be deposited in the Tender-hox, Secretary's Office, Spencer street, Melbourne, at or before Twelve o'clock noon of the dates

Monday, 20th April. -Construction of Piers and Abutments for duplication of bridges between 27 and 37 miles on the North-Eastern railway. Particulars at the Engineer-in-Chief's Office, Spencer street. Preliminary deposit, £50.

Monday, 20th April.—Purchase and removal of (1) a Stable and Feed-house, built of hardwood and corrugated iron, at level-crossing, between Pyramid Hill and Mincha; (2) about 25 chains of Fencing-posts and 5 Wires on the east of Water Supply Tank at Mincha Station. Particulars at Pyramid Hill and Mincha

Monday, 27th April,—Construction of Piers and Abutments for duplication of bridges between 37 and 42 miles and between 58 and 59 miles on the North-eastern railway. Particulars at the Engineer-in-Chief's Office, Spencer street. Preliminary deposit, £50.

Monday, 27th April.—Construction of a line of railway from St. James's to Yarrawonga. Particulars at the Engineer-in-Chief's Office, Spencer street. Preliminary deposit, £250.

Monday, 18th May.—Construction of a line of railway from Dimboola to the South Australian border. Particulars at the Engineer-in-Chief's Office, Spencer street. Preliminary deposit, 2750.

No tender will necessarily be accepted.

By Order of the Commissioners, P. P. LABERTOUCHE, Secretary for Railways.

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 stations as per list, from 1st May 1885 to 28th February 1885.

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.

Tenders must be enclosed in an envelope, marked "Tender for Forage," and deposited in the Tender-Box, Pay Office, Treasury, Mellourne; or, if sont 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

The decision of the Government will be made known by Gazette notice, and by letter to accepted tenderers.

JAMES SERVICE,

Treasury, Melbourne, 20th March 1885.

Ensolvenen Notices.

In the Court of Insolvency at Ballarat, No. 793.—In the matter of Mary An Tan, executrix of the last will of Ah Tan, of Haddon, in the colony of Victoria, publican, deceased.

NoTICE is hereby given that the estato of the said Mary Ah Tan has been sequestrated; and I do hereby appoint a meeting of creditors herein to be held at the Court House, Lydiard street, Ballarat, on Monday the 13th day of April 1855, at the hour of Ten o'clock in the forenoon, for the purposes set forth in the 53rd section of the Insolvency Statute 1871.

Dated at Ballarat this 8th day of April, a.D. 1885.

J. A. MULLIGAN, Chief Clerk.

Mr. William D. McKee is the assignee named in the order and Charles Edward Stedman, solicitor acting in the insolvency.

In the Court of Insolvency, Melbourne.

In the Court of Insolvency, Melbourne.

NOTICE is hereby given that the estates of Richard Honry Godsmark, of Prahran, draper's assistant, 4687; Louise Lewis, of Carlton, boarding-housekeeper, 4690; Samuel Brady, of Fitzroy, clerk, 4691; William Parker, of South Yarra, general dealer, 4692; Loucy Cheong, of Melbourne, hawker, 4693; James Browne, of St. Kilda, carpenter, 4694; Martin Joseph McLaughlin (deceased), late of St. Kilda, contractor, 4695; David James Myhill Thompson, of Hotham, meat salesman, 4697; John Nutt Sayers Clarke, of Melbourne, commission agent, 4698, have been sequestrated; and that general meetings of creditors in the said estates will be holden at the Insolvency Court Offices, the Law Courts, William street, in the city of Melbourne, on Monday the 18th day of April 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 8th day of April A.D. 1885.

Dated at Melbourne this 8th day of April A.D. 1885.

CHAS. P. WILLIAMS, Chief Clerk.

In the Court of Insolvency, Maryborough.

In the Court of Insolvency, Maryborough.

NOTICE is hereby given that the estate of Herman Charles
Bock (No. 251), of Goldsborough, in the colony of Victoria,
miner, has been sequestrated, and that a general meeting of
creditors for election of trustees and of a committee of inspection,
and to give directions as to the management of the estate, and
the other purposes set forth in the 53rd section of the Insolvency
Statute will be held at the Court House, at Maryborouch, on
Thursday the 16th day of April 1885, at the hour of Eleven
o'clock in the forenoon.

Dated at Maryborough this 8th day of April, A.D. 1885.

W. R. Anderson.

W. R. ANDERSON

the Court of Insolvency, Midland Insolvency District, Sandhurst, No. 85/3.—In the matter of Emma Nash, of Sandhurst, licensed victualler.

Sandhurst, licensed victualler.

NoTICE is hereby given that the estate of the said Emma Nash 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 15th day of April A.D. 1885, at the hour of Half-past Eleven o'clock in the forencon, for the purposes set forth in the 53rd section of the Insolvency Statute 1871.

Cline pades with bend at Sandhurst, this 7th day of April

Given under my hand at Sandhurst, this 7th day of April A.D. 1885.

J. J. O'MERA, Chief Chief.

N.B.—Mr. John Hasker is the assignee named in the order, and Messrs. Brown and Ellison, are the solicitors acting in the insolvency.

In the Court of Insolvency at Geelong, in the Southern District.—
In the estate of EDWARD WALL, of Teesdale, in the colony of Victoria, laborer.

NOTICE is hereby given that a general meeting of creditors in the above estate will be held at the Supreme Court House at Geelong, on Tuesday the 21st day of April, 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 Geelong the 9th day of April 1885

R. E. JOHNS, Chief Clerk.

Police Sales.

BALLARAT.

THE undermentioned unclaimed Property will, if not previously claimed, be sold by public auction on Saturday the 11th April next, at Two o'clock p.m., at the Police Station, Ballarat :-

1 barrel (beer).

A number of pocket-knives, pipes, tools, purses, spectacles, and a miscellaneous collection of clothing and other articles.

H. M. CHOMLEY, Chief Commissioner of Police.

Police Department, Chief Commissioner's Office, Melbourne, 26th March 1885.

DANDENONG.

THE undermentioned unclaimed Horse will, if not previously claimed, be sold by public auction, at the Dandenoug Police Station, on Saturday the 11th April next, at Two o'clock p.m. :--

1 bay mare, branded S near shoulder.

H. M. CHOMLEY, Chief Commissioner of Police.

Police Department, Chief Commissioner's Office, Melbourne, 24th March 1885.

Private Advertisements.

BOROUGH OF ESSENDON.

WHEREAS under the provisions of section 414 of the "Local Government Act 1874" the owners in fee of so many of the houses and lands abutting upon the private street or road within the borough of Essendon, known as Grosvenor street, as are in rateable value the greater part of all the houses and lands abutting on the said street part of all the houses and lands abutting on the said street part of all the houses and lands abutting to have the said street declared a public street: And whereas the said street is of the width of 49 feet 6 inches, and is more particularly described in the schedule hereto: And whereas the said street has been made good to the satisfaction of the council: Now therefore the Council of the Borough of Essendon do hereby declare the said street to be a public street from and after the thirtieth day of March A.D. 1885.

SCHEDULE ABOVE REFERRED TO.

March a.D. 1885.

Grosvenor street commences at a point in allotment C of section VI., parish of Doutta Galla, in Holmes road, 815 feet 7 inches west of the western fence of North-Eastern Railway, at its intersection with Holmes road, and extends north 938 feet 2½ inches to Ardmillan road, being 45 feet wide throughout.

Given under the common seal of the Borough of Essendon this 30th day of March 1885.

(SEAL OF BORD)

JAMES TAYLOR, Mayor.

EDWARD D. PUCKLE, Counciller.

J. JENNINGS, Counciller.

BOROUGH OF ESSENDON.

A Ta meeting of the Council of the Borough of Essendon
the subjoined by-laws were duly passed and confirmed, and
ordered to be published in the Government Garette.

By order,

E. SHATTOCK, Town Clerk,

BOROUGH OF ESSENDON.

A bye-law of the Borough of Essendon, made under Section 213 of "The Local Government Act 1874," and numbered 12, for the adoption of the whole of the provisions of the thirteenth schedule of the said Act, except subdivisions 1 and 2 of part 10 of the said schedule, and for the repeal of bye-laws numbered 3, 4, 5, 7, and 10.

4, 6, 7, and 10. In pursuance of the powers conferred by "The Local Government Act 1874," the Mayor, Councillors, and Burgesses of the Borough of Essendon order as follows: That the provisions of the 13th Schedule of "The Local Government Act 1874," as hereunder stated, and the same are hereby adopted, viz.:—

THIRTEENTH SCHEDULE.

Sections 213 et seq., 228, 231, 244, 247.

PART I .- STREETS AND FOOTWAYS.

(1.) Porticoes, Projections, de.

(1.) Porticoes, Projections, de.

Interpretation.—1. The word "portico" shall mean and include every awning portico porch verantlah shed shade or covering upon or across any public footway for the purpose of shade or shelter, together with the supports, other than the building against which it shall be of such portico.

Exection of porticoes.—2. Subject to the provisions hereinafter contained it shall be lawful for the owner of any house or building abutting upon any public footway to erect or place against or in front of such building and upon or across such footway such portico as such owner shall see fit.

Height, de., of porticoes.—3. Every such portico shall be supported by upright pillars or supports fixed on the outer line or kerb of the footway, and shall be in every part thereof of such height from the ground not less than seven feet and with the pillars or supports thereof shall be of such shape figure dimensions and materials respectively as shall have been appointed as herein provided. herein provided.

herein provided.

Regulations relating to porticoes.—4. It shall be lawful for the council from time to time to make regulations for all or any of the purposes following (that is to say):—

For regulating the height from the ground of such porticoes

as aforesaid

as aforesaid.

For appointing the shape figure dimensions and materials of such porticoes.

And there shall be deposited at the office of the council a plan and specification of such portico as shall be appointed in any such regulation, and such plan and specification shall be referred to in such regulation, and shall be open for inspection by any rate-payer or person interested at all reasonable times without fee or roward.

regulation, and such plan and specification shall be referred to in such regulation, and shall be open for inspection by any rate-payer or person interested at all reasonable times without fee or roward.

5. Porticoes exected contrary to bye-laws or regulations: Projections and obstructions.—If before the coming into operation of this subdivision any portice shall have been erected or placed against or in front of any building and upon or across any public footway contrary to some bye-law lawfully in force in that behalf, or if after such coming into operation any portice shall have been erected or placed against or in front of any building, and upon or across any public footway, otherwise than as shall have been appointed by some regulation to be made hereunder, or if any projecting window balcony step cellar cellar-door or window or steps feading into any cellar or otherwise lamp lamp-post lampiron sign sign-post sign-iron show-board window-shutters wall gate fence or opening or any other projection or obstruction placed or made against or in front of any building after the coming into operation of this subdivision therein shall be an annoyance in consequence of the same projecting into or being made in or upon or endangering or rendering less commodious the passage along any footway or street, it shall be lawful for the council to give notice to the owner or occupier of such building to remove or to alter so as to conform to such regulation such portice, or to remove or in such manner as the council shall by such notice require to alter such projection or obstruction, and such owner or occupier shall within fourteen days after the service of such notice upon him remove or in manner aforesaid respectively alter such portico or such projection or obstruction as aforesaid respectively; and if the owner or occupier of any such building neglect or refuse for fourteen days after such notice so served to remove such portice or such projection or obstruction or to alter the same in manner aforesaid respectively here

days before such removal or alteration shall be commenced, and shall make reasonable compensation, to be ascertained and ordered if the parties differ by two justices, to every person who shall incur any loss or damage by such removal or alteration, except in cases where the portico projection or obstruction shall have been erected placed or made without lawful right, or may be removable under some other Act or law, in which case no compensation shall be made.

7. Repair, dc., of porticoss.—Every owner or occupier of any building against or in front of which there shall be any portico shall keep the same clean and in good repair; and it shall be lawful for the council to give notice to any such owner or occupier to clean or repair such portice, if and as the same shall require; and every owner or occupier who shall neglect or refuse within seven days after the service of such notice to effect such cleaning and repair shall forfeit a sum not exceeding forty shillings for every day during which he shall fail to effect the same.

(2.) Naming Streets and Numbering Houses.

same.

(2.) Naming streets and Numbering Houses.

8. Names of streets.—It shall be lawful for the council from time to time to cause to be painted or affixed on a conspicuous part of some house or building at or near each end corner or entrance of every street, and in the direction of the line of such street, the name of such street in legible characters not exceeding three inches in length, and proportionately broad and near to each other, and the council may, where more than one street or road in the municipal district is called by the same name, alter the name of any or all of such streets or roads save one (to be described in the order altering the same) to any other name which to the council may seem it, and before any name is given to any new street or road notice of the intended name shall be given to the council, and if there be any street or road in the municipal district called or about to be called by the same name, and describing the locality thereof, given to the person by whom notice of such intended name, and it shall not be lawful to set up any name to any street or road until the expiration of fourteen days after notice thereof has been given as aforesaid.

9. Numbering, de., of houses.—The lowners or occupiers of houses or buildings shall mark such houses or buildings with such numbers and names, for the purpose of distinguishing the same, as the council shall direct or approve, and shall renew the numbers or names of such houses or buildings with such numbers and names, for the purpose of distinguishing the same, as the council shall direct or approve, and shall renew the numbers or names of such house or building with such numbers on such house or building with such number or name as the council may direct or approve, and shall renew the number or name of such house or building with such number or name as the council may direct or approve, and shall renew the number or name whereof as aforesaid, he shall forfeit a sum not exceeding forty shillings; and the council may cause such name to be s

name of any street or road or the name or number of any house or building, or paints affixes or sets up any name to any street or road, or any name or number to any house or building, contrary to this subdivision, he shall for every such offence forfeit a sum not exceeding five pounds; and it shall be lawful for the council to cause such name or number so unlawfully painted affixed or set up to be obliterated or destroyed.

11. Register of alterations.—The council shall cause to be kept a register of all alterations made by them in the names of streets and roads, and such register shall be kept in such form as to show the date of every such alteration, and the name of every street or road previous to such alteration, and the name of every street or road previous to such alteration, and the new name thereof.

road previous to such alteration, and the new name thereof.

(3.) Spouts and Drains from Houses, de.

(3.) Spouts and Drains from Houses, &c.

12. Spouts, &c.: Drains.—The owner or occupier of every house or building in adjoining or near to any street-or road, within seven days next after service of a notice by the council for that purpose, shall put up a shoot or trough of the whole length of such house or building, and shall connect the same either with a similar shoot on the adjoining house or building or with a pipe or trunk to be fixed to the front or side of such first-mentioned house or building from the roof to the ground to carry the water from such house or the shoot or trunk fixed thereto, or from any portico or projection therefrom, shall not fall upon the persons passing along the street or road, or flow over the footway, but so that no such pipe or trunk shall be an obstruction to the safe and convenient passage along the footway, and shall construct or lay from and in continuation of such pipe or trunk to the water channel a gutter, herein called channel, at the outer edge of the footway, and through under and transversely to the footway, such covered drain or trunk for carrying such water to such channel as shall be authorised or directed by some regulation in that behalf, and shall thereafter keep in good condition every such shoot trough pipe drain and trunk, and every such drain or trunk shall be constructed laid and repaired subject to the inspection of such officer as the council shall have appointed in that behalf; and in default of compliance with any such notice within the period aforesaid or with the provisions of this section such owner or occupier shall forfeit a sum not exceeding forty shillings for every day that he shall so make default.

13. Drains for discharge of surface water from land.—Every

default.

13. Drains for discharge of surface water from land.—Every owner or occupier of land in adjoining to or near any street or road, if such land shall be so situated that surface of storm water from or upon the same overflows or tends naturally, if not otherwise discharged, to overflow any footway of such street or road, shall within seven days next after the service of notice by the council for that purpose construct and lay from such point upon such land being near to the footway as shall be specified in such notice by plan appended or otherwise, and higher in level than

the bottom of the channel at the outer edge of the footway, to the said channel and through under and transversely to the footway, and keep in good condition such covered drain or trunk as and subject to the like inspection as in the last proceding section mentioned respectively; and in default of compliance with any such notice within the period aforesaid or with the provisions of this section such owner or occupier shall forfeit a sum not exceeding forty shillings for every day during which he shall make default.

14. Regulations.—It shall be lawful for the council to make regulations for all or any of the purposes following (that is to

For regulating the materials and the size the level and the or regulating the materials and the size the level and the fall of any drain or trunk to be laid or constructed under any footway, either absolutely or with relation to the level or fall of the footway or channel or otherwise, in like manner and so if they please that such size be variable within limits prescribed in the regulation according to the discretion of such officer as the council shall thereby direct.

(4.) Crossings over Footways and Channels.

(4.) Crossing over Footways and Channels.

15. Crossing, &c., footway, &c., save by made crossing.—Every person who wilfully and without lawful excuse rides or drives any horse or other animal, or drives or wheels any carriage cart or other vehicle upon along or across any footway or any water channel or gutter, herein called channel, by the side of any street or road, save in each such case upon and by or at some crossing to be made as hereinafter mentioned, shall forfeit a sum not exceeding five pounds, and shall also pay to the council such sum not exceeding the pounds by way of compensation for any damage done by him to the footway or channel as the justice adjudicating upon the information shall on the hearing thereof order.

order.

16. Notice of making crossing.—If any land shall front to adjoin or abut upon the footway of any street or road, and if access with horses and vehicles from such street or road to such land or to a sufficient way amourtenant thereto cannot be had without or abut upon the footway of any street or road, and if access with horses and vehicles from such street or road, and if access with horses and vehicles from such street or road as uch land or to some sufficient way appurtenant thereto cannot be had without riding diving or wheeling the same respectively upon or across the said footway or the channel (if any) lying along the outer edge thereof, and if the owner of such land shall desire that a crossing for horses and other animals and for vehicles be made as herein provided over such footway and channel and shall give a notice describe the land in question and the proposed work by reference to the specification deposited as hereinafter mentioned, such specification being in accordance with the provisions hereof and with such regulation as may be in force in that behalf; it shall be lawful for such owner, after seven clear days from the giving such notice and not before (with no nunecessary delay or obstruction), at his own cost and under the inspection of such officer as the council shall have appointed for the purpose, to make such crossing according to the tenor of such notice and specification, and not otherwise, and the owner of such land shall afterwards in like manner maintain the same.

17. Specification—Every such owner who desires as aforesaid that any such crossing shall be made shall, before giving notice to the council as herein provided, deposit with the municipal clerk a specification describing the proposed work with respect to each of the several matters hereily or by any such regulation in force in that behalf required or provided.

18. Immunity of preson giving irregular notice in certain cases.—Unless within the period of, seven days after the receipt of any such notice as aforesaid the council shall give notice to the person giving the same that (if the fact be so) such notice or the specification referred to therein and deposited is not in accordance with the provisions of such regulation as aforesaid, such notice and specification shall the

and specification shall thereafter so far only as affects the liability of such person to any penalty be deemed to be in accordance therewith.

19. Nature of crossing where there is a street-curb.—In streets or roads in which, at the site of any such proposed crossing, there is a curb of stone or wood along the outer edge of the footway, the crossing so fur as the footway extends shall have on both sides a curb not higher in any part than the surface of the footway at that part and similar in all respects to such first-mentioned curb, and such curb shall approach to and join the street-curbing in gentle curves outwards, and such crossings shall be of such width, and the surface thereof so far as the footway extends shall have such inclination outwards, and be depressed so far below the footway as shall have been respectively appointed by some regulation in that behalf, and shall with respect to the channel be so laid or constructed as not to raise or obstruct the same or any part thereof.

20. Nature of crossing where there is no street-curb.—In streets or roads in which, at the site of any such proposed crossing, there is no such curbing as in the last preceding section mentioned, the crossing over the channel shall be such suitable bridge as shall leave a free passage for the water underneath the same, and shall be of such materials form length size strength and fall as shall have been respectively appointed by some regulation in that behalf, and the surface of such crossings of ar as the footway extends shall be so made good by paving macadamising gravelling or otherwise that the necessary traffic by animals or vehicles over the same shall not cause any damage thereto, but that such crossing shall be as sound and commodious for the passage of persons using the footway as the other portions of such footway adjoining anch crossing.

21. Departures from notice, de., not punishable in certain cases.

No person making any crossing shall be deemed guilty of an offence by reason only of some departure in making suc

22. Council may alter, improper crossing: Expenses.—If any crossing shall have been made in any respect contrary to this bye-law or any regulation in force hereunder, it shall be lawful for the council if they shall see fit to cause the same to be altered so as to conform hereto and to such regulation respectively, and to recover in manner in "The Local Government Act 1874," provided the expenses of such alteration from the owner of the land to which such crossing shall lead; but they shall not so recover in those cases of departure from the notice or specification which the council or their officer might respectively have given notice of or reported, but failed to give notice of or report respectively in manner and within the time provided in the preceding sections hereof. sections hereof.

of or reported, but land to give notice of or report respectively in manner and within the time provided in the preceding sections hereof.

23. Crossings for private streets: Expenses.—If any private street or road, shall meet at an angle the footway of any public street or road, and there shall be no crossing upon and across such footway, and the channel adjacent thereto from such private street or road, to such public street or road, it shall be hawful for the council if they shall see fit to make in accordance with any regulation in force in that behalf a crossing upon and over such footway and channel of the description hereinbefore provided with respect to other crossings, and to recover from the owner of each of the temenents abutting on such private street or road such portion of the expenses of such naking as shall bear to the whole of such expenses the same proportion as the rateable value of such tenement bears to the whole rateable value of such tenement bears to the whole rateable value of all the tenements so abutting.

24. Council may aller crossings made before subdivision in force.—If any crossing across or over any footway or channel to any land or way apurtenant thereto, or to any private street or road, shall have been made before the council may if they shall see fit cause the same to be altered so as to conform to such regulation; and if such crossing shall have been made contrary to any bye-law in force at the time of making the same, the council may recover the expenses of such alteration in manner in the last two preceding sections mentioned, according as one or the other may be applicable to the case.

25. Repair of crossings.—If any crossing shall be out of repair, and the person liable hereunder to maintain or repair the same shall, for seven days after notice from the council to that effect, neglect properly and completely to repair the same, he shall forfeit for every day that such crossing shall remain so unrepaired a sum of forty shillings, and the council may, if they shall see f

any Justice.
20. Regulations.—It shall be lawful for the council from time to time to make regulations for all or any of the purposes following,

For regulating the width depression and inclination of crossor regulating the width depression and inclination of cross-ings across or over footways and channels, and the materials for making and constructing the same, the mode of laying and bedding such materials, the length width size strength and fall of bridge crossings and the said inclina-tion and fall, either absolutely or with relation to the levels inclination or fall of the footway or channel or otherwise in like manner. in like manner.

tion and fall, either absolutely or with relation to the levels inclination or fall of the footway or channel or otherwise in like manner.

(5.) Deposit or Discharge of Rubbish, Liquid, &c., on Streets, &c. 27. Causing, &c., offensive liquid, &c., to flow on street, &c.—Every person who causes to run from any manufactory or any establishment for the boiling or preparing of any animal matter or any brewery slaughter-house butcher's shop or any dunghill or other receptacle, or from any inn into or upon any street or road public or private or any footway or channel, and every occupier of any land or premises who causes or permits to run from such land or premises into or upon any such street or road footway or channel, any offensive liquid or matter, shall for every day during which any such liquid or matter shall so run, forfeit a sum not exceeding five pounds.

28. Causing studge to flow on street, &c.—Every manager and director of any company established for mining purposes whether incorporated or not and every other person who, unless where authorised by or under some Statute now or hereafter to be in force, shall cause or shall allow any sludge made in the process for washing earth for gold or otherwise to flow or run into or upon any street, public or private or any footway or channel shall, for every day during which any sludge shall so flow or run, forfeit a sum not exceeding five pounds.

(6) Depositing Building Materials, Excavations, &c.

29. Unlawful depositing of biulding materials in street.—Every person who throws or lays any building or other materials or building mubbish, or puts up constructs or erects any stage scaffolding hoarding or fence in upon across or over any street road footway channel or public place, save in lawful execution of the powers given by this subdivision, shall forfeit a sum not exceedings for each day during which such matter or thing or any of it or part thereof is suffered to remain in or upon such street road footway channel or public place.

30. Notice of intention to b

April 10, 1885.

31. Penalty for emmencing de., work without notice.—No person shall execute or begin or continue to execute any such work as in the last preceding section mentioned without having given to the council such notice as therein provided or until the expiration of forty-eight hours after giving the same, and every person offending against the provisions of this section shall forfeit a sum not exceeding five pounds for every day upon which he shall so offend.

32. License for depositing materials, exaffelding, &c.—It shall be lawful for the council, having received any such notice as aforesaid, to grant if it shall seem to them fit to the person having given such notice, upon payment by him of the sum of five shillings, a license in the appointed form under the hand of the municipal clerk, authorising such person to construct such stage and scaffolding as the proper officer of the council to be appointed in that behalf shall require or permit, and to deposit building and other materials and building rubbish upon or across in each of the cases aforesaid so much of the footway and continue the said stage scaffolding and materials or rubbish as constructed or deposited respectively for such time respectively as shall seem fit to the said council and be specified in the said stage scaffolding and materials or rubbish so constructed or deposited respectively for such time respectively as shall seem fit to the said council may if it shall seem fit renew such license or grant a fresh license to such person from time to time, and such person may thereupon from time to time, and such person may thereupon from time to time, and such person may thereupon who shall intend to build or take down or cause to be built or taken down any building or other structure whether over or under ground, or to alter or repair or cause to be altered or repaired the outward part of any such structure within, in any of the cases aforesaid, ten feet of any street or read, shall, before beginning to execute such work or to do such a

forfeit a sum not exceeding five pounds, and a further penalty not exceeding forty shillings for every day while such default is continued.

35. Removal of scaffolding, dc.—Every person licensed as herein mentioned to construct any stage or scaffolding, or to deposit any materials or rubbish shall remove within a reasonable time after the time limited as aforesaid in such license or in the last renewal thereof all such stage scaffolding materials and rubbish, and shall make good the footway and the street or road; and if any such person shall fail in any such case to comply with this section he shall forfeit a sum not exceeding five pounds, and a further penalty not exceeding forty shillings for every day while such default is continued.

36. Streets, etc., not to be obstructed, dc.—Nothing herein contained shall render it lawful to construct any stage or scaffolding, or to deposit any materials or rubbish, or to put up any hearding or fence platform or handrail as aforesaid or all or any of them, so that the same shall extend or be across or over or upon any street or road further from the inner edge of the footways, impassable for carriages, or so as to obstruct the channel.

37. Council may remove, fc., in certain cases, and reconer expenses.—If any person who ought under this bye-law to remove any matter or thing or to make good any footway or street or road shall fail so to do, whether or not such person shall have been convicted or not of any offence under this subdivision, the council may remove such matter or thing or make good such street or footway, and may recover the expenses of so doing from the person so making default before any justice.

(7.) Lighting, &c., of Obstructions generally.

(7.) Lighting, &c., of Obstructions generally.

38. Person laying moterials or making hole, whether by authority or not, to light, etc., some.—When any building materials rubbish or other things are laid or any hole made in any street road or footway, whether the same be done by order or authority of the council or not, the person causing such materials or other things to be so laid or such a hole to be made shall at his own expense

cause a sufficient light to be fixed in a proper place upon or near the same, and continue such light every night from sunset to surrise while such materials or hole remain, and such person shall at his own expense cause such materials or other things and such hole to be sufficiently fenced and enclosed until such materials or other things are removed or the hole filled up or otherwise made secure; and every such person who fails so to light fence or enclose such materials or other things or such hole shall for every such offence forfeit a sum not exceeding ten pounds, and a further sum not exceeding forty shillings for every day while such default is continued.

39. Penalty in the case non-removal.—In no case shall any such

while such default is continued.

39. Penalty in like case non-remoral.—In no case shall any such building materials or other things or such hole as last-mentioned respectively be allowed to remain an unnecessary time, under a penalty not exceeding ten pounds, to be paid for every such offence by the person who, whether by order or authority of the council or not, causes such materials or other things to be laid or such hole to be made; and in any such case the proof that the time has not exceeded the necessary time shall be upon the person so causing such materials or other things to be laid or causing such hole to be made.

(8.) Houses, &c., encroaching on Street, &c.

40. Houses built so as to encroach on street.—If any person shall erect or place any house or other building or any part thereof upon over or across any public street or road footway or channel, he shall forfeit a sum not exceeding twenty pounds, and a further sum not exceeding five pounds for every day while the same shall so continue.

greet or pace arms any nonse or nour bounding or any pace beared, per pace of the continue.

(9) Obstructions, \$\phi_c\$, to Streets, \$\phi_c\$, by Cattle, \$\phi_c\$.

41. Cattle at large on unenclosed land.—If any cattle shall be found upon any land not being a common and such that there is no fence, whether upon the same land or any other dividing such first-mentioned land from any street or road, whether public or private, without any person having charge of such cattle, the owner of such cattle, shall lofted a sum not exceeding twenty shillings for every head of such cattle, and the proper officer of the council may seize such cattle and place the same at some neighbouring place of safe custody; and any justice, if such owner be not known, upon proof of the issue of a summons in the usual form addressed to such owner as "owner" only, without otherwise naming or describing binn, such cattle and the place of seizure being truly-described therein, and of the publication of such summons in some newspaper commonly circulating in the neighbourhood, may after the expiration of twenty-four hours from such publication proceed with respect to such owner not appearing as if personal service of a summons staing his name had been effected, or if such owner appear then as in other cases; and the justice play order the cattle to be sold, and the money arising from the sale, after deducting the said penalty and the costs awarded and the reasonable expenses, to be estimated and sessesed by the justice, of seizing keeping and selling the said cattle, shall be paid if demanded within one menth to the owner of the cattle, and if not so demanded then to the numerical fund; and if the said money shall not be sufficient for all the uprosess aforesaid to the whole of the said short, or if no such sale be ordered the wide the known with the manner as other penaltics and costs as a sum and sums affolded or ordered to be paid by justices are to be recovered.

42. Cattle at large in street.—If any cattle be at any time found in any stree

to make, or by locking the wheels of any cart or other vehicle or otherwise to test or try any horse or other animal so as to obstruct or injure any street or public place; and any person offending against this section shall forfeit a sum not exceeding five pounds.

(10.) Undermining Streets.

46. Court of Mines may restrain undermining of street.—Upon application of the council in that behalf and hearing of the parties it shall be lawful for the Judge of the Court of Mines having jurisdiction at the place (subject to and in accordance with the provisions of any law now or hereafter in ferce relating to the management of and the administration of justice in regard to mining interests) by order under his hand to enjoin any person named in such order from mining under any street or road whether public or private; and if any person shall disobey such order he shall be liable to be dealt with in like manner as persons disobeying other like orders of such judge are by law liable to be dealt with.

(11.) Miscellaneous.

(11.) Miscellaneous,

dealt with.

(II.) Miscellaneous.

47. Council may regulate driving near places of warship.—It shall be lawful for the council, on the application of the minister of any church chapel or other place of public worship, to make orders for regulating with respect to such place of public worship the route and conduct of persons who shall drive any cart or carriage or any cattle during the hours of divine service (to be named in every such order) on Sunday Christmas-day Good Priday or any day appointed for a public fast or thanksgiving, and any orders which shall be so made shall be printed or affixed on or near the church chapel or place of public worship to which the same shall refer and in some conspicuous places leading and contiguous thereto and elsewhere as the council shall direct; and every person who offends against such orders shall forfeit a sum not exceeding forty shillings.

48. Council may regulate driving loaded drays, etc., on Sandays.—It shall be lawful for the council to make regulations for prohibiting or restraining the travelling with or driving of loaded drays or carts on Sundays; and if any person travel with or drive any such loaded dray or cart contrary to such regulations, he shall forfeit for every such breach of such regulations, he shall forfeit for every such breach of such regulations prescribing the rate of speed and the manner of crossing over all bridges and crossings for horses carts and carriages; and if any person driving or having the charge of any horse cart or carriage shall violate any such regulation, he shall forfeit a sum not exceeding forty shillings.

PART II.—WATERWORKS, DRAINS, ETC.

PART II.-WATERWORKS, DRAINS, ETC.

any such regulation, he shall forfeit a sum not exceeding forty shillings.

PART II.—WATERWORKS, DRAINS, ETC.

1. Polluting water, reservoirs, &c.—Whosoever shall bathe in any stream reservoir conduit aqueduct or other waterworks belonging to or under the management or control of the council, or shall wash cleanse throw or cause to enter therein any animal whether alive or dead or any rubbish fifth stuff or thing of any kind whatsoever, or shall cause or permit or suffer to run or be brought therein the water of any sink sever drain engine or boiler or other fifthy unwholseame or impure water, or shall do anything whatsoever whereby any water or waterworks belonging to the council or under their management or control shall be fouled obstructed or damaged, shall for every such offence forfeit on conviction a sum not exceeding five pounds, and a further sum not exceeding twenty shillings for each day while such offence is continued after written notice in that behalf.

2. Wilful wate of water.—Whosoever being supplied with water by the council from any waterworks of or belonging to or under the control or management of the council, or having access to any such waterworks for the taking of water therefrom, shall wilfully or negligently suffer any water to run to waste from any pipe or conduit from or by which he shall be so supplied or to which he shall have such access, shall on conviction forfeit and pay for every such offence a sum not exceeding ten pounds.

3. Daniming up water without consent.—Whosoever shall without the consent in writing of the council construct or place any dam or embankment in or across any river creck or natural water-course or permanently obstruct the same in any way shall on conviction during which such dam or embankment or any part thereof shall continue.

4. Diverting water from reservoirs of council in certain cases.—In any case in which the council has the exclusive right of collecting for the supply of any reservoir or waterworks belonging to the council or under their management

pounds.
6. Obstructing, &c., culverts, &c.—Whosoover shall obstruct or damage any culvert sewer or drain belonging to or under the control of the council shall forfeit a sum not exceeding ten pounds, and shall pay to the council by way of compensation for any such damage such further sum not exceeding ten pounds as the convicting justice shall order.

PART III.-WHARFS, ETC.

1. Application of this Part.—This Part shall apply only to such wharf jetties and piers as belong solely to and are under the sole management or control of the council and as are not within the operations of any Act relating to ports or harbors.

2. Regulations: Tolts.—It shall be hawful for the council from time to time to make regulations for all or any of the purposes following (that is to say):—

For ilmiting the time during which goods shall be suffered to remain upon such wharf jetty or pier, according to the nature of such goods:

For appointing the rates and tolls to be paid in respect of goods landed shipped or deposited upon or from such wharf pier or jetty or which it shall be lawful to deposit goods:

And every person who shall place or keep any goods contrary to any such regulation shall on conviction forfeit a sum not exceeding five pounds for such offence, and a further sum not exceeding forty shillings for every day after such conviction during which such goods or any of them shall so remain.

3. Offences by masters, etc., of ships.—If any master or person in charge of any ship shall not on being thereto required by the proper officer of the council remove his ship from the wharf pier or jetty or from one part to another part thereof, or if any such master or person or the owner of any ship shall cause or suffer such wharf pier or jetty to be damaged by contact of such ship therewith or otherwise, every such master owner or person shall forfeit a sum not exceeding ten pounds, and such further sun by way of compensation to the council for any such damage as the convicting justice shall on the hearing order.

PART IV .- PLACES OF IMPROVEMENT AND REGREATION, ETC. (1.) Public Libraries and Museums.

(1.) Public Libraries and Museums.

1. Misconduct, etc., in library or museum.—Every person who shall, being intexicated, enter or remain in any public library or museum belonging to or under the control or management of the council, or who shall use therein any abusive improper or unbecoming language, or who shall by unnecessarily load talking or any unnecessary noise or otherwise disturb or annoy the persons using or recording to such library or museum, or who shall with out lawful excuse but without felony remove any property from such library or museum, shall forfeit a sum not exceeding ten pounds, and every such person may be forthwith removed by any officer of the council in charge of such library or museum.

2. Regulations.—It shall be lawful for the council from time to time to make regulations for the proper management and control of every such library and nuiseum, and every person offending against any such regulation shall forfeit a sum not exceeding five pounds.

(2.) Public Gardens.

3. Hours.—The gardens under the management or control of the council and ground appertaining thereto, herein called the gardens, shall be open from sunrise to sunset on each day of the

gardens, shall be open from sunrise to sunset on each day of the week.

4. Injury to things in gardens.—No person shall pluck any of the flowers, or walk on the beds or borders, or climb upon or get over the fences, or remove any of the tallies, or disturb damage or destroy any property or thing in the gardens.

5. Shooting, etc.—No person shall carry finearms through the gardens or in or on any water adjacent thereto, or bathe within such distance from such gardens as shall be fixed by any regulation of the council to be made in that behalf in such waters.

6. Drieing carts.—No cast or other vehicle used for the conveyance of goods shall without the authority of the proper officer of the council be driven through the gardens.

7. Supplying plants, etc.—Such plants seeds or cuttings as are commonly purchasable at nurseries in Victoria shall not be supplied from the gardens to any person unless in exchange or for public institutions or for benevolent purposes.

8. Interrupting vorkmen.—No visitor shall interrupt the gardenes or abovers by conversation or otherwise.

9. Children.—Children under the age of ten years, not being under the control of same competent person, shall be removed from the gardens.

under the control of same competent person, shall be removed from the gardens.

10. Dugs.—All dogs and goats and all poultry found within the gardens shall be destroyed, and the owner shall make compensation, to be recovered before any fustice, for any damage done.

11. Regulations.—In addition to the provisions herein contained, it shall be lawful for the council from time to time to make such regulations for the proper maintenance and management of the gardens as shall seem to them fit.

12. Penalties.—Any person offending against this bye-law or any such regulation shall forfeit a sum not exceeding ten pounds.

PART V. - REGULATION, ETC., OF BUILDINGS.

PART V.—REGULATION, ETC., OF BUILDINGS.

1. Regulations for buildings.—It shall be lawful for the council from time to time to make regulations for all or any of the purposes following (that is to say):—

For prohibiting or restraining the use of combustible materials in the construction alteration repair or renewal of buildings roofs or chimney flues smoke-vents or stove-pipes, hereinafter in this subdivision called in common "chimneys," or of parts thereof respectively to be specified in the regulation:

For regulating the distance from any other building at which it shall be lawful to construct any building:

For regulating the distance from any class of building for burning clay or other material:

For regulating the height thickness construction or materials of the party-walls of buildings adjoining each other, and of the external walls of buildings and of chimneys, and the materials for and mode of enclosing the same:

For regulating the construction materials and enclosing by building or otherwise of fireplaces or furnaces to be used in the working of engines by steam, or in any mill brewery bakehouse or gaswork, or in any manufactory whatsoever, although a steam engine be not used therein respectively: For regulating the erection of tents:

For limiting a time, not in any case less than seven years from the coming into force of the limiting regulation, after which it shall not be lawful without the consent of the council to use keep continue or suffer to remain any building roof fireplace furnace or chimney, or the enclosure of any fireplace furnace or chimney originally constructed or made without violation of law and existing at the time of such coming into force, being of any such construction height thickness materials or description or within any such distance of other buildings as respectively are contrary to any regulation existing at the time of such coming into force:

into force:

For appointing fees, not in any case exceeding the sum of two pounds, which may be charged and received on account of the municipal fund by the proper officer of the council for any inspection superintendence or other service made or performed by him under any such regulations as hereinbefore in this section provided for:

And every such regulation may be made to apply to the whole or separately to a part or parts of the municipal district described by boundaries in such regulation, and may provide with respect to the several matters of prohibition restraint and regulation hereinbefore in this section mentioned, either absolutely or with relation to classes rates situations distances or other like data to be laid down or referred to in general terms therein, and with or without relation to a right of approval disapproval or inspection to be vested in the council or some proper officer of the council.

tion to be vested in the council or some proper officer of the council.

2. Constructing, etc., buildings contrary hereto.—If any person, after coming into force of any such regulation in this subdivision aforesaid and whilst the same is in force, shall construct alter repair or renew within the limits prescribed in such regulation any building roof fireplace furnace or chimney, or put up any tent or enclose any fireplace furnace or chimney, contrary in any of the cases aforesaid to such regulation, or shall, after the expiration of the time (if any) limited in that behalf and notice from the council to remove or alter any building roof fireplace furnace chimney or enclosure to which the limiting regulation applies, use keep or continue the same, or suffer the same to remain, or (if the case be so) to remain unaftered for more than twenty-eight days after the time when such notice has been given him, he shall forfeit a sum not exceeding ten pounds for every day while such building roof chimney fire-place furnace or tent continues so constructed or standing or continues so as unlawfully altered repaired renewed or enclosed, or while (if the case be so) the same shall after the expiration of the said twenty-eight days be used kept continued or suffered to remain as aforesaid.

3. Buildings, etc., heretofore unlawfully constructed—If any

tent continues so constructed or standing or contanues so as unlawfully altered repaired renewed or enclosed, or while (if the case be so) the same shall after the expiration of the said twenty-eight days be used kept continued or suffered to remain as aforesaid.

3. Buildings, etc., heretofore unlawfully constructed.—If any building roof fireplace furnace or chimney shall before the coming into operation of this bye-law have been constructed, or any fireplace furnace or chimney enclosed or left unenclosed in violation of any law or bye-law theretofore in force, it shall be lawful for the council to give notice to the owner or occupier thereof respectively to remove or to alter or enclose, so as to conform to any regulation in force in that behalf under this subdivision, such building roof fireplace furnace chimney, and such owner or occupier shall remove or in manner aforesaid alter or enclose the same within twenty-eight days after the service of such notice upon him; and if such owner or occupier neglect or refuse within twenty-eight days after such notice so served to remove or in manner aforesaid to alter or enclose such building roof fireplace furnace or chimney he shall forfeit a sum not exceeding ten pounds, and a further sum not exceeding forty shillings for every day during which the same continues or if the case be so) continued so unaltered or unenclosed after the expiration of fourteen days from the time when he may first be convicted of any such offence under this section.

4. Buildings, etc. heretofore improperly constructed but without violation of hav.—If any chimney shall have been commenced or constructed before the coming into operation of this bye-law, and shall be of other height thickness constructed on materials or enclosed otherwise than respectively required by or left unenclosed without violation of law, and if the proper officer of the council upon inspection had (which inspection any ratepayer may upon payment of five shillings domand and require) shall deem that such chimney by rea

(2.) Ruinous or Dangerous Buildings, &c.

5. Notice to owner, etc. of ruinous building—If any building or wall or anything affixed thereon be deemed by the proper officer of the council to be in a ruinous state, and dangerous to passengers or to the occupiers thereof or of the neighbouring buildings, such officer shall immediately cause a proper board or fence and if he shall deem it necessary props to be put up for the protection of passengers and of such occupiers, and shall also if he shall

deem it necessary cause the neighbouring buildings to be properly shored up, and shall cause notice in writing to be given to the owner of such building or wall, if he be known and resident within the municipal district, and shall also cause such notice to be put on the door or other conspicuous part of the said premises or otherwise to be given to the occupier thereof (if any) requiring such owner or occupier forthwith to take down secure or repair such building wall or other thing as the case may require.

6. Justices may limit time for remoral, repair, etc.: And in default, etc., council may do act.—If such owner or occupier do not begin to take down repair or secure such building wall or other thing within the space of three days after such notice shall have been given or put up as aforesaid, and complete such taking down repairs or securing as speedily as the nature of the case will admit, such officer may make complaint thereof to two justices, and it shall be lawful for such justices to order the owner or in his default the occupier (if any) of such building wall or other thing to take down rebuild repair or otherwise secure to the satisfaction of such officer the same or such part thereof as appears to them to be in a dangerous state within a time to be fixed by such justices; and in case the same be not taken down rebuilt repaired or otherwise secured within the time so limited, or if no owner or occupier can be found on whom to serve such order, the council shall with all convenient speed cause all or so much of such building wall or other thing as shall be in a ruinous condition and dangerous as aforesaid to be taken down rebuilt repaired or otherwise secured in such manner as shall be requisite; and all the expenses of putting up every such hoard fence and props and of shoring up such buildings and of taking down rebuilding repairing or securing such buildings and of taking down rebuilding repairing or securing such buildings and of taking down rebuilded down, and apply the proceeds of such sale in

PART VI. -BUILDINGS, ETC., FOR PUBLIC MEETINGS, ETC.

or land for the purposes hereof.

PART VI.—BUILDINGS, ETC., FOR PUBLIC MEETINGS, ETC.

1. Public buildings. Acc., to be registered.—Every occupier of any hall or other building used for public meetings, or of any such building or any ground in which public amusements are conducted, shall in each year register at the office of the council such building or ground, together with the situation and description thereof, and the purpose being such as aforesaid for which the same is to be kept, and the name of such occupier, and every person who causes and every occupier of any such premises who permits any public meeting to be held or any public annusement to be conducted in or on any such premises not being registered for the purpose or without such certificate of registration as hereinafter mentioned having been obtained for the same shall forfeit for every such offence a sum not exceding ten pounds.

2. Certificate of registration, dc.—The council upon the written application of any such occupier as aforesaid stating the particulars aforesaid, may if upon inspection by the proper officer the premises shall have been found to be secure and proper for the purpose stated, and if the council shall see fit cause the premises to be registered in a registry book to be kept for that purpose, and shall thereupon grant to the applicant a certificate of such registration of such premises in the appointed form, and the council may at any time suspend for a stated period the effect of or cancel any such registration, and shall forthwith give notice of such suspension or cancellation to the occupier of the registered premises, and during such suspension or after such cancellation such premises shall be deemed to be unregistered in respect of the purpose mentioned in the certificate of registration, and such certificate shall be of no force or virtue.

3. Inspection.—The proper officer of the council from time to the text of the registered of the purpose mentioned in the certificate of registration.

aforesaid.

4. Regulations.—It shall be lawful for the council from time to time to make regulations for appointing the times and hours during or at which respectively any such registered building or ground shall be used for the purpose for which it is registered or shall be closed; and every occupier of any such premises who permits the same to be used for such purpose during or at any other time or after any such hour respectively shall for every such offence forfeit a sum not exceeding ten pounds.

PART VII. - FIRE PREVENTION.

(1.) Foul Chimneys.

1. Wilfully setting fire to chimneys.—Every person who wilfully sets or causes to be set on fire any chimney flue smoke-vent or stove-pipe, herein called in common "chimney," shall forfeit a sum not exceeding five pounds: Provided always that nothing herein contained shall exempt the person so setting or causing to be set on fire any chimney from liability to be informed against or prosecuted before any court having criminal jurisdiction for such act as for an indictable offence.

2. Neyligently suffering chimney to be on fire.—If any chimney accidentally catch or be on fire, the person occupying or using the premises in which such chimney is situated shall forfeit a sum not exceeding forty shillings: Provided always that such forfeiture shall not be incurred if such person prove to the satisfaction of the justice before whom the case is heard that such fire was in nowise owing to the omission neglect or carelessness, whether with respect to cleansing such chimney or otherwise, of himself or his servant. himself or his servant.

(2.) Deposit, &c. of Inflammable Materials, &c.

Regulations.—It shall be lawful for the council from time to time to make regulations for all or any of the purposes following (that is to say):—

time to make regulations for all or any of the purposes following (that is to say):—

For prescribing the distance from any adjoining land or from any building within which it shall not be lawful to make or keep any stack of hay corn straw or other produce if not placed under roof or cover, and the like where placed under roof or cover, and for prohibiting or restraining the use for such covering of such inflammable materials as shall be described in such regulation:

For prescribing the distance from any adjoining land, or from any street or public place, or from any building, within which it shall not be lawful to deposit such combustible materials as shall be specified in the regulation, or save in some properly constructed fireplace within some building, to make or light any fire:

And every such regulation may be made to apply to the whole or separately to any part or parts of the municipal district described by boundaries in such regulation, and may provide as to the subject-matter thereof either absolutely or with relation to the consent of the council to be given or withheld in any case to be in question under such regulation.

4. Starks or coverings, etc.. in violation of or otherwise than re-

- subject-matter thereof either absolutely of what remains to the conscil of the council or of the proper officer of the council to be given or withheld in any case to be in question under such regulation.

 4. Stacks or corerings, etc., in violation of or otherwise than required by regulation.—Every person who shall make or place any stack of hay corn straw or other produce, or place as or for the covering of any such stack any inflammable material, or deposit any combustible material, or light any fire contrary in any such case to any regulation under this subdivision, and every occupier of any prumises whereon any stack or any such covering of a stack shall be or any combustible materials have been deposited, if the same, though lawfully made placed or deposited before the coming into force of any such regulation, shall be there contrary to the tenor of such regulation, who shall not within seven days after notice from the council so to do remove such stack covering or materials unlawfully made placed or deposited before the coming into force of such regulations, shall forfeit on conviction for such offence a sun not exceeding five pounds, and in every such case a further sum not exceeding forty shillings for every day after any such conviction during which such stack covering or materials shall so continue.

 5. Setting five to matter without notice.—Every person who wilfully sets fire to any inflammable matter whatsoever in the open air without having given notice in writing to the occupiers of the land adjoining to the land upon which such matter shall be, and also to the municipal clerk, of his intention so to do, or within twenty-four hours after giving the last given of such notices, or between the hours of four in the afternoon of any day and eight in the morning of the following day, shall forfeit a sum not exceeding five pounds.

 6. Fireworks.—Every person who shall light any bonfire tar barrel or firework upon or within sixty yards of any public or private street or any public place shall forfeit a sum

barrel or firework upon or whealth sold, private street or any public place shall forfeit a sum not exceeding five pounds.

7. Brush fences.—It shall not be lawful for any person to make or place or to keep or continue any fence of brushwood bushes or other like material, and every man who shall make or place any such fence, and every owner or occupier of any premises who for seven days after notice from the council to remove any such fence thereto appertaining if lawfully made or placed before the coming into operation of this subdivision, shall suffer any such fence or any part thereof to remain, or who shall suffer for remain any such fence unlawfully made before such coming into operation, shall forfeit on conviction for such offence a sum not exceeding five pounds, and in every such case a further sum not exceeding two pounds, and in every such case a further sum not exceeding forty shillings for every day after any such conviction during which such fence shall continue.

(3.) Water Tanks on Private Premises.

8. Occupier of house to keep water.—For the extinguishing of fires the occupier of every dwelling-house warehouse or shop or other building shall at all times keep therein or upon the land appertaining thereto in some fit butto or tank water in quantity not less than fifty gallons, and every such occupier who shall make default contrary to this section shall forfeit a sum not exceeding twenty shillings for every day of such default.

PART VIII. - NUISANCES ETC.

(1.) Nuisances of various kinds.

(1.) Nuisances of various kinds.

1. Keeper of goats to register name and address.—Every owner or keeper of any goat usually kept within the municipal district shall register with the municipal clerk his name and address as a keeper of goats and shall at the time of such registration pay to such clerk the sum of sixpence, and shall place and keep upon the neck of every goat so owned and kept a collar bearing the name and address so registered; and if any person shall without lawful excuse offend in any respect against this section he shall for every such offence be liable to a penalty not exceeding two pounds.

pounds.

2. Goats to be presumed to be kept by persons named on collar.

—If any goat shall be found having on its neck a collar purporting to bear the name and address of a person registered as aforesaid, such goat shall prima facic be presumed to be owned and kept by such person.

3. Place for custody of yoats scized hereunder.—The council from time to time shall provide one secure enclosure for the keeping and custody of goats for the purposes of this subdivision, and

forthwith when any such enclosure shall have been provided shall notify the same and the situation thereof in some newspaper generally circulating in the neighbourhood.

4. Goats at large may be seized.—Every goat found at large in any street road or public place may by the proper officer of the council be forthwith seized and confined in such enclosure as aforesaid until dealt with as hereinafter provided.

- 5. Notice of seizure to registered owner.—Whenever a goat having on the neck a collar purporting to bear the name and address of a person resident within the municipal district registered as aforesaid shall be seized hereunder, the proper officer of the council shall forthwith cause notice of such seizure to be given to such person or left at the place of such address.
- such person or let at the place of such address.

 6. Goats seized may be destroyed after certain time.—Subject to the provisions hereinafter in this bye-law contained, every goat so suized and confined as aforesaid which shall not have upon the neck a collar purporting to bear the name and address of some person registered as aforesaid, may by the proper officer of the council be destroyed at or after noon of the day following the day of such seizure, and every such goat which shall have on the neck such a collar as aforesaid may by the said officer be destroyed at or after noon of the day following next but one the day of such seizure.
- such scizure.

 7. Owner may apply to a justice to have goat restored, but the restoration shall be conclusive as to his liabilities as owner.—The owner of any goat which shall have been seized as aforesaid may apply ex parte to any justice that such goat be restored to such owner, and such goat shall, if a justice shall so order and not otherwise, be, unless the same has been destroyed, restored to such owner accordingly, and such order of a justice or any minute thereof under the hand of such justice shall for all purposes of this subdivision be conclusive evidence that the person so applying was the owner of such goat.

 8. Owners of all goats found at large to be liable to penalty.—The owner, whether registered hereunder or not, of every goat found at large in any street road or public place shall, whether such goat be destroyed or not or be restored or not, forfeit and pay a penalty of five shillings.

 9. Regulation as to keeping swine.—It shall be lawful for the

- penatty of nve shiftings.

 9. Regulation as to keeping swine.—It shall be lawful for the council front time to time to make regulations for appointing by limits to be set forth therein portions of the municipal district in which it shall not be lawful to keep any swine; and if any person shall keep any swine within any such prescribed limits he shall forfeit for every day during which he shall so offend a sum not exceeding five pounds.
- exceeding five pounds.

 10. Removing nightsoil, etc.—Every person who shall empty any privy or load carry remove or deposit any nightsoil, offal, or other offensive refuse or matter save between such hours of the night, or shall deposit the same save at such places as respectively shall have been appointed by some regulation of the council in that behalf, or who shall use for any such purpose any cart or carriage not having a covering proper for preventing the escape of the contents of such cart or of the stench thereof, shall forfeit for every such offence a sum not exceeding five pounds, and it shall be lawful for the council from time to time to make regulations for appointing such hours and places as aforesaid. tions for appointing such hours and places as aforesaid.

(2.) Private Slaughter-houses.

- (2.) Private Slaughter-houses.

 11. Licenses for private slaughter-houses where no public.—Except it be by some Act of Parliament otherwise expressly provided, it shall be lawful for the council (if the council shall not as yet have provided abattoris within the municipal district and duly notified the same as ready for public use) to license, upon payment of such sum not exceeding two pounds as shall be appointed by regulation in that behalf, such slaughter-houses (not being in any case within one mile from the corporate limits of the city of Melbourne or the town of Geeloug) as they from time to time may think proper for slaughtering cattle, and every such license shall be in force until the thirty-first day of Docember in the year for which such license shall be granted.

 12. Slaughtering in unlicensed place.—Every person who without
- 12. Slaughtering in unlicensed place.—Every person who without having such license as aforesaid in force uses as a slaughter-house any place within the municipal district other than a slaughter-house which was in use at the time of the coming into operation of the Act numbered one hundred and eighty-four, and has so continued to be used over since, shall for each such offence be liable to a penalty not exceeding five pounds, and a like penalty for every day after conviction upon which he shall so offend.
- 13. Registration of slaughter-houses preciously established.—Every place which at the time of the coming into operation of the last-neutioned Act was in use as a slaughter-house, and has so continued ever since, shall within three months after the coming into operation of this subdivision be registered by the owner or occupier thereof at the office of the council, and on application to the council for that purpose and on payment of such sum not exceeding twenty shillings as shall have been appointed by regulation in that behalf they shall from time to time cause every such slaughter-house to be registered in a book to be kept for that purpose, and such registration shall be of effect for one year after the expiration of such period of three months uses or suffers to be used any such place as a slaughter-house without its being so registered shall forfeit on conviction a sum not exceeding five pounds for such offence, and a further sum not exceeding five place is a slaughter-house without its being so registered. registered.
- registered.

 14. Regulations.—It shall be lawful for the council from time to time to make regulations for all or any of the purposes following (that is to say):—
 For the licensing (where the council are empowered to license) and for the registering and inspection of all private clausetter houses.
 - slaughter-houses:

snaughter-nouses:
For appointing, subject to the limits herein prescribed, the fees for licenses and registration:
For preventing cruelty in such slaughter-houses:

For keeping the same in a cleanly and proper state, and for removing the filth at least once in every twenty-four hours, and requiring them to be provided with a sufficient supply of water:

of water:

For confining the use of licensed slaughter-houses to the slaughter of any particular kinds of animals:

And every person offending contrary to any such regulation shall be liable to a penalty not exceeding five pounds, and in the case of a continuing offence a further sum not exceeding ten shillings for every day during which such offence shall continue after such conviction.

for every day during which such offence shall continue after such conviction.

15. Supension, rerocation, etc., of license, etc.—The justice before whom any person is convicted of any offence against this subdivision, in addition to any penalty, may suspend for a period not exceeding two months the license for any slaughter-house granted herounder to such person or the effect of the registration of any slaughter-house of which such person is the owner or occupier, and upon the conviction of any person for a second or subsequent like offence may, in addition to any penalty, declare the license granted hereunder to such person revoked, or the registration of any slaughter-house of which such person revoked, or the registration of any slaughter-house of which such person is the owner or occupier cancelled, and no license while so suspended or after such revocation, and no registration while the effect thereof is suspended or after the same is cancelled, shall exist or avail for any purpose whatsoever.

16. Serenth section of the "Abattoirs Statute" sared.—Nothing in this subdivision shall be deemed in anywise to effect any of the provisions of the "Abattoirs Statute," or to render lawful any act or thing therein prohibited.

or thing therein prohibited.

PART IX. - MISCELLANEOUS MATTERS.

or thing therein prohibited.

PART IX.—MISCELLANEOUS MATTERS.

1. Regulations as to batking.—Where any part of the sea-shore or strand of any river or creek used as a public bathing place is within the municipal district or within three hundred yards of the boundary thereof, and not within any borough, the council may make regulations for and with respect to the time and place of bathing at or within such part, and according to the set of the persons bathing or otherwise, and also as to persons resorting to or passing by such part whether by land or water, and for the stands of bathing machines, and otherwise for securing reasonable privacy for bathers and the observance of decency.

2. Immaging trees.—If any person shall wilfully, and without the authority of the council, cut, break, bark, root up, or otherwise destroy or damage the whole or any part of any tree, sapling, strab, or underwood growing in or upon any street, road, or 1 laze under the managoment of the council, although the injury done shall not be to the amount of one shilling, he shall be liable to a penalty not exceeding ten pounds.

3. Removing soil, tice, from public places.—If any person shall, without the authority of the council, break, displace, or remove the surface or soil of any land belonging to or under the control or management of the council, he shall be liable to a penalty not exceeding five pounds.

4. What shall be deemed a secure fence in case of goats.—For the purpose of those provisions of any Statute now or hereafter to be in force, whereby any person may be authorised to destroy goats, land shall be deemed or fenced with a substantial three-railed fence of the usual height, and the openings in which (if any) shall, at the time of trospass, be secured or barred with gates or other fastenings of like closeness and strength with the fence, or if such land be enclosed or fenced with any ione and gates or fastenings of equivalent closeness and strength with the fince, or if such land be enclosed or fenced with any ione and faces

fence.

5. Exclusion of rats from borough.—Whosever wilfully and knowingly, save by the authority hereinafter in this section contained, shall convey into or through the numicipal district or shall within the numicipal district have in his possession or on his premises or receive any rats, shall be liable to a penalty not exceeding forty shillings for every such rat, and any person may seize and forthwith destroy any rat found within the numicipal district whether confined or not.

6. The council may employ any person or persons to destroy sparrows and minabs, and may make regulations for the effectual destruction of such birds.

PART X .- CARRIAGE OF PERSONS AND GOODS.

(3.) Boats and Boatmen.

(3.) Boats and Boatmen.

(3.) Boats and Boatmen.

75. Licenses for boats.—The council may, from time to time, upon any navigable water being a public highway within the municipal district or adjoining to the boundaries thereof, and not within the boundaries of any other municipal district, and to or from any accustomed whatf jetty or other landing place for boats along or in any such water if it shall seem fit license to ply for hire such boats for the conveyance of passengers and luggage as after inspection had as herein provided shall have been found together with the tackle and gear thereof seaworthy and fit for such conveyance: and fit for public use; and for every such license there shall be paid to the council granting the same such sum not exceeding five pounds as shall have been directed by some bye-law in that behalf.

76. Application for license.—Before any such license is granted a written application for the same shall be made to the council, and every such application shall be in the appointed form and shall be signed with his name by an owner of the boat to which the same shall relate, and in every such application the name surname and place of abode of the applicants and all the owners of the boat to which the same shall relate and the name of the said boat shall be duly stated, and every such application shall have annexed thereto such certificate as next hereinafter mentioned; and every person so applying who in such application states untruly or wilfully onits any of the particulars hereby required to be stated, shall be liable to a penalty not exceeding ten pounds.

77. Inspector of boats: Certificate.—The council may and shall from time to time, appoint a fit person as and to be inspector of

ten pounds.

77. Inspector of boats: Certificate.—The council may and shall from time to time, appoint a fit person as and to be inspector of boats, and may from time to time remove such person from his office; and any person desirous of obtaining a license hereunder for any boat may, upon payment to such inspector of such sum

not exceeding five shillings as shall have been appointed by some bye-law in that behalf, require such inspector to inspect such boat and the tackle and gear thereof; and such inspector shall thereupon inspect the same respectively, and if he shall find the same respectively to be seaworthy and fit for the conveyance of passengers and luggage and for public use, he shall deliver to the person so requiring a certificate to that effect in the appointed form; and every such inspector who shall make default contrary to this section shall forfeit a sun not exceeding forty shillings, and every such inspector who shall knowingly and wilfully state any matter falsely in any such certificate shall be guilty of a misdemeanour.

78. Contexts of liverse.—In every such license shall be socilied.

such inspector who shall knowingly and willfully state any inatter falsely in any such certificate shall be guilty of a misdemeanour.

78. Contents of license.—In every such license shall be specified the name surname and place of abode of every owner of the boat thereby licensed, the name of the said boat, the name of the municipality by the council of which the same is granted, and also the number of such license but so that no two such licenses issued by such council shall bear the same number, and the number of passengers which such boat is licensed to carry; and every such license shall be signed by the town clerk, and be duly entered by him in a registry book to be kept for that purpose together with the particulars aforesaid contained in such license in proper columns of the said book; and every such license shall be in force for one year only from the date thereof, or until the next general licensing day (if any) which shall have been appointed by the council; and the owner named in every such license shall cause to be painted or marked and to be kept painted or marked, on some conspicuous part of such boat, the name of the license of the said boat, and the number of passengers which such boat is licensed to carry in form following that is to say "licensed to carry passengers," and the same respectively shall be so painted or marked in legible letters and figures at least one inch in length and of proportionate breadth; and every owner of any licensed boat upon which there shall not be so painted or marked the several matters aforesaid shall forfeit a sum not exceeding five pounds.

79. Plaing without license.—If any owner of any boat permits

79. Plaing without license.—If any owner of any boat permits

several matters aforesaid shall forfeit a sum not exceeding five pounds.

79. Plying without license.—If any owner of any boat permits the same to ply for hire for the conveyance of passengers or luggage as aforesaid on any water to from or alongside of any landing place as aforesaid, or on any water adjacent to such landing place such boat not being then in any of such last-mentioned cases within some other municipal district, without having a license in force for such boat from the council; or if any person be found plying for hire on any water, or so plying to from or alongside of any such landing place, or on any water adjacent thereto as aforesaid, with any boat for which no license granted by the council is in force, or without having the name of the licensing municipality, and the name of such boat, the number of the license for the same, and the number of passengers as aforesaid, painted or marked in legible letters and figures at least on inch in length and of proportionate breadth upon some conspicuous part of such boat, such boat in any of such last-mentioned cases not being within some other municipal district, every person so offending shall be liable to a penalty not exceeding five pounds.

80. Occasional inspection of boats: Suspension of license for unseaworthy boat.—The council who shall have licensed any boat under this subdivision may from time to time as they may see fit cause an inspection of such boat and of the tackle and gear thereof to be made by the inspector of boats aforesaid; and if upon such inspection or otherwise the council shall be satisfied that such boat or any such tackle or gear thereof is not in a seaworthy condition, or not fit for the conveyance of passengers or luggage or for public use, they shall cause notice in writing to that effect to be given to the owner or one of the owners named in the license for such boat, and if after such the tackle or gear thereof are so not seaworthy or not fit for such conveyance and use as aforesaid, which any boat which shall be, or th

any boat which shall be, or the tackie or gear whereof, shall be unseaworthy or unift for such conveyance and use as aforesaid, shall forfeit a sum not exceeding twenty pounds.

81. Transfer of license for boat lost or under repair.—If any boat licensed as aforesaid shall be lost or be under necessary repair, it shall be lawful for the council having granted the license by endorsement thereon under the hand of the municipal clerk to transfer such license to some other boat, if the council after inspection had of such boat shall be satisfied of the like matters concerning such boat and the tackle and gear thereof and in the like manner respectively as is herein required with respect to the grant of a license for a boat; and such license shall on such endorsement cease to be in force with respect to the boat previously licensed thereby, and shall be deemed for all purposes to be a license according to the tenor of such endorsement for the boat to which the transfer is made until the council shall, as they are herein emijowered to do if it shall seem fit on application of the owner of the boat previously licensed not being lost, and being satisfied of the matters and in the manner aforesaid touching such boat, cause the said endorsement to be crased or defaced, whereupon and not before the license shall be in force for such last-mentioned boat and cease to be in force for the boat to which such transfer is made shall be stated.

82. Boatman's license.—No person shall act as a boatman in any boat plying for hire in any such water or to or from or alongside any such landing place as aforesaid, such boat not being at the time within any other municipal district, whether or not he be the owner of such boat, without having a license so to act from the council; and if any person desiring to obtain such license shall make, written application for the same and produce to the council accrificate signed by five ratepayers of the borough that the applicant is a person of good character and of proper skill and fitness for bei

cate, and if it shall seem fit may grant such license upon payment by the applicant to the council of such sum not exceeding ten shillings as shall have been appointed by some regulation in that behalf, and every such license and certificate may be in the appointed forms respectively; and every such license shall be signed by the municipal clerk, and be registered together with the particulars therein contained by him in a registry book to be kept for that purpose.

signed by the municipal clerk, and be registered together with the particulars therein contained by him in a registry book to be kept for that purpose.

83. Omission to convey, etc., when required: Currying excessive number, etc: Exacting excessive hire.—Every owner or boatman in charge of a licensed boat who plies for hire in any such water or from or alongside any such landing place as aforesaid, and without reasonable excuse refuses or neglects when required by the person wishing to hire or having hired such boat to carry with reasonable expedition to any place or for any distance appointed as herein provided the full number of passengers and the full quantity of luggage appointed as herein provided in that behalf or any less number or quantity, or who if so plying for passengers at separate faces without reasonable excuse refuses or neglects to carry with reasonable expedition to any such place or for any such distance as aforesaid any passenger offering himself as such, or any luggage of any such passenger such passengers or luggage aready received to carry an excess of the number and quantity respectively appointed as herein provided, or who carries in such boat a greater number of persons or a greater quantity of luggage than the number and quantity so appointed as aforesaid, or who demands and takes for the hire of such boat or for the conveyance of any passenger or luggage agreater sum than that appointed as herein provided, shall forfeit a sum not exceeding ten pounds.

appointed as herein provided, shall forfeit a sum not exceeding ten pounds.

84. Boatman to produce license and table of fares: Abusive language, etc.—Every licensed boatman shall when required by any constable or by any person wishing to hire or having hired may boat in which such boatman shall be plying, or by any passenger or person intending to be a passenger or having immediately before been a passenger in or by such boat, produce for the inspection of such person the license of such boatman, and also a copy of the table of fares and charges appointed as herein provided; and overy such boatman who shall on being so required refuse or neglect so to produce such license or copy, and every boatman plying for hire with any boat who uses any abusive or insulting language to any person who wishes to hire or has hired such boat, or to any passenger or person intending to be a passenger or having immediately before been a passenger in or by such boat shall forfeit a sum not exceeding five pounds.

55. Suspension and reroration of license.—The council having granted any license under this subdivision may at any time if it shall be proved to their satisfaction that any owner of the boat thereby licensed or any person thereby licensed to act as a boatman (as the case may be) has been convicted of any offence against this bye-law, or in respect of any property entitused to him as such owner or boatman respectively, suspend for any stated time, or on the like proof of a second such conviction or of any two such convictions suspend for any stated time, or on the like proof of a second such conviction or of any two such convictions suspend for any stated time, or on the like proof of a second such conviction or of any two such convictions suspend for any when revoked shall be deemed to be of any force or virtue hereunder.

80. Regulations.—The council may from time to time make regulations for all or any of the purposes following (that is to say):—

Say):
For appointing the several sums to be paid for licenses for boats and for boatmen:

Say of licensed boats and

boats and for boatmen:

For regulating the conduct of owners of licensed boats and of licensed boatmen in the exercise of their several employments, and for determining whether they wear any and what badges:

For regulating upon what part of the boat the several particulars herein required to be painted or marked thereon shall be so marked:

For regulating by proportion to the beam and dimensions of boats, or in other like manner, the number of passengers and the amount of luggage to be carried by licensed boats: and

boats: and

boats: and
For fixing the rates or farcs both for time and distance to be
paid for the hire of any licensed boat or for the conveyance of passengers or luggage by any licensed boat, and
the places and the extreme distances to which licensed
boats shall be compelled to go.

the places and the extreme distances to which licensed boats shall be compelled to go.

(4.) Porters.

(3.) Porters.

(4.) Porters.

(4.) Porters.

(5.) Porters' licenses.—The municipal clerk shall from time to time issue to every person who shall desire to ply for hire as a porter and deliver to him a written application for a license so to do, together with a 'ecrtificate signed by two ratepayers that the applicant is of good repute and a fit person to receive such license, and who shall pay to such municipal clerk such sum not exceeding ten shillings as shall have been appointed by some regulation in that behalf, a license to be called a porter's beense, numbered so that no two such licenses shall bear the same number, and containing the name and address of the applicant; and the said municipal clerk shall forthwith enter in a registry book to be kept for that purpose the number of and other matters contained in such license, and shall deliver to the person thereby licensed a table of the rates and fares appointed for porters as herein provided, and a badge upon which shall be engraved the initial letter or letters of the words expressing the name of the municipality and the number of such license.

SS. Plying as porter without tiense: Production of license, cta.—No person shall ply for hire as a porter within the municipal district or shall wear any badge as a licensed porter unless he shall have a license in force under the provisions hereof licensing him as such porter; and every licensed porter, when required by any constable or any officer of the council or by any person wishing to hire or having hired such porter, shall produce for the inspection of the person so requiring the same his license and also the table of rates and fares aforesaid, and shall whilst plying for hire keep and wear upon his person so as to be plainly visible the badge aforesaid; and no licensed porter shall part with or

transfer his license or badge to any person whomsoever; and every person offending against any of the provisions of this section shall for every such offence forfeit a sum not exceeding

section shall for every such offence forfeit a sum not exceeding forty shillings.

89. Suspension and rerocation of license.—Every person plying for hire as a licensed porter within the municipal district who shall be required by any person who after sunrise or before sunset of any day, not being Sunday, wishos to hire or has hired such porter to do within the district any proper work as such porter and without reasonable excuse shall refuse or neglect so to do such work, and every person plying for hire as a porter who shall demand and take for hire as a porter any greater sum than that appointed as herein provided, or who shall use any abusive or insulting language to any person wishing to hire or having hired such porter, shall forfeit a sum not exceeding forty shillings.

shillings.

90. Omission to convey, etc., when required.—It shall be lawful for the council at any time, if it be proved to their satisfaction that any porter licensed for the municipality has been convicted of any offence hereunder, or in respect of any property intrusted to him as such porter, to suspend for a stated time, or on the like proof of a second such conviction or of any two such convictions to suspend for a stated time or revoke as seems to them fit, the license, of such porter; and no license while so suspended or when so revoked shall be deemed to be of any force or virtue hereunder; and any justice may order that the badge of any person whose license is so revoked be delivered up to the municipal clerk.

91. Regulations.—The council may from time to time make regulations for appointing the sum to be paid for a porter's license and the rates and fares to be taken by licensed porters.

PART XI.—REGULATION OF PROCEEDINGS OF COUNCIL OFFICERS ETC.

PART XI.—REGULATION OF PROCEEDINGS OF COUNCIL
OFFICIERS ITC.

1. General conduct of business.—In all cases not herein provided for resort shall be had to the rules forms and usages of parliament, which shall be followed so far as the same are applicable to the proceedings of the council.

2. Minutes of meeting to be read at next subsequent meeting.—At every meeting of the council the first business theroof shall be the reading and putting a question for the confirmation of the minutes of the proceedings at the preceding meeting, and the reading of the minutes of the proceedings of any committee presented at any such preceding meeting, and no discussion shall be permitted thereon except as to their accuracy as a record of the proceeding meeting shall then be signed as by this Act required; and the rough minutes of the proceedings of the council at any meeting shall be read at the close of such meeting.

3. Order of business at nectings.—After the signing of the minutes as aforesaid, the order of business of an ordinary meeting shall be as follow, or as near thereto as may be practicable, but for the greater convenience of the council at any particular meeting thereof it may be altered by resolution to that effect:—

(1.) Reading of copies of letters sent by the authority of the council.

(III.) Reading letters received, and considering and ordering thereof.

(III.) Repetition and reading of petitions and memorials.

(IV.) Presentation of reports of committees.

(V.) Ordinary business.

ing thereon.

(III.) Reception and reading of petitions and memorials.

(IV.) Presentation of reports of committees.

(V.) Payments.

(VI.) Ordinary business.

(VII.) Ordinary business and new rules and regulations.

(IV.) Orders of the day, including subjects continued from proceedings of former meetings.

(VIII.) Extraordinary business and new rules and regulations.

(IX.) Other motions of which previous notice has been given.

(X.) Notices of motion.

And the order of business at a special meeting shall be the order in which such business stands in the notice thereof.

4. Divisions—Whenever a division shall be demanded by any concellor, the councillors voting in the affirmative shall first hold up their hands, and then those voting in the negative shall hold up their hands, and the result be declared by the chairman.

5. Audiesses to Generour—All addresses to the Governor shall be presented by the chairman and the clerk of the municipality, unless otherwise ordered by the council.

6. Motions.—All notices of motion shall be dated and numbered and given by the intending mover to the municipal clerk at the close of the meeting of council, or if not required by law to be given at a meeting then three clear days prior to the next meeting of council; and such clerk shall enter the same in the notice of motion book, in the order in which they may be received.

7. Notice of motion to be given.—No member shall make any motion initiating a subject for discussion but in pursuance of notice given as prescribed in the last preceding clause.

8. Petitions.—No notion except that for receiving the same shall, unless under most urgent circumstances, be made on any petition memorial or other like application until the next ordinary meeting of council after that at which it has been presented.

9. Motions to be moved in order in motion book.—Except by leave of the council, motions shall be moved in the order in which they have been received and recorded by the municipal clerk in the notice of motion book, and if not so moved

struck out.

10. Motion to be proceeded with by councillor giving same except with consent.—No motion entered in the notice of motion book shall be proceeded with in the absence of the councillor who gave notice of the same, unless by some other councillor producing written authority from him to that effect.

11. Draft of address or petition to be submitted at previous meeting.—No motion for an address or petition shall be entertained unless the mover shall at some previous meeting have submitted a draft of the same.

12. Order, etc., of debate.—Any councillor desirous of making a motion or amendment or taking part in discussion thereon shall rise and address the chairman, and shall not be interrupted unless called to order, when he shall sit down until the councillor (if any)

calling to order shall have been heard thereon and the question of order disposed of, when the councillor in possession of the chair may proceed with the subject.

13. Nature of motion to be stated.—Any councillor desirous of proposing an original motion or amendment must state the nature of the same before he addresses the council thereon.

14. Motion nat to be withdrawn without leave.—No motion or amendment shall be withdrawn without the leave of the council.

amendment shall be withdrawn without the leave of the council.

15. Motion to be seconded.—No motion or amendment shall be discussed or put to the vote of the council unless it be seconded, but a councillor may however require the enforcement of any standing order of the council by directing the mayor's or chairman's attention to the infraction thereof.

16. Mover of motion.—A councillor moving a motion shall be held to have spoken theroon, but a councillor merely seconding a motion shall not be held to have spoken upon it.

17. Designation of councillors.—The councillors in meeting of council shall designate each other by their official titles, namely that of mayor, president, chairman, or councillor as the case may require.

18. Priority of councillors.—If two or more councillors rise to speak at the same time the chairman shall decide which is entitled

speak at the same time the chairman shall decide which is entitled to priority.

19. Chairman to rise in addressing council.—The chairman shall rise in addressing the council to discuss any question, and shall not leave the chair on such occasions.

20. Councillor not to speak second time on same question.—No councillor shall speak a second time on the same question, unless entitled to reply or in explanation when he has been misrepresented or misunderstood.

21. Points of order.—The chairman when called upon to decide on points of order or practice shall state the provision rule or practice which he deems applicable to the case without discussing or commenting on the same, and his decision as to order or explanation in each case shall be final.

22. Councillors not to digress, etc.—No councillor shall digress from the subject-matter of the question under discussion, or comment upon the words used by any other councillor in a previous debate; and all imputations of improper motives, and all personal reflections on councillors shall be deemed highly disorderly.

previous debate; and an impression of shall be deemed highly disorderly.

23. Councillors to apologise for disorderly, etc., expression.—
Whenever any councillor shall make use of any expression disorderly or capable of being applied offensively to any other councillor, the councillor so offending shall be required by the chairman to withdraw the expression and to make a satisfactory apology to the council.

24. Councillor vice offending guilty of an offence.—Any councillor using offensive or disorderly language, and having been twice called to order or to withdraw and to apologise for such conduct and refusing so to do, shall be guilty of an offence.

26. Strangers.—Any person not being a councillor who shall, having been admitted to any meeting of the council, be guilty thereat of any improper or disorderly conduct, or who shall not leave when lawfully requested by the chairman so to do, may be forthwith removed by him, and shall be deemed guilty of an offence.

forthwith removed by him, and shall be deemed guilty of an offence.

27. Councillor not attending order for call.—Any councillor not attending in compliance with an order for a call of the whole council, without reasonable excuse to the satisfaction of the majority thereof, shall be guilty of an offence.

28. Councillor may domand downents.—Any councillor may of right demand the production of any of the documents of the council applying to the question under discussion.

29. Voting.—The council shall vote by show of hands, and any councillor present and not voting not being disabled by law from so doing shall be guilty of an offence.

30. Question how declared.—The chairman shall in taking the sense of the council put the question first in the affirmative then in the negative, and the result thereof shall be recorded in the minutes.

sense of the council put the question rist in the amirmative then in the negative, and the result thereof shall be recorded in the minutes.

31. Motions, etc., to be in writing.—At every meeting of the council all motions whether original motions or amendments shall be reduced into writing signed by the mover, and delivered to the chairman immediately on their being moved and seconded.

32. No second menument until previous one disposed of.—No second on an amendment whether upon an original proposition or on an amendment shall be taken into consideration until the previous amendment is disposed of.

33. Effect of rejection of mords in original motion.—If any words of an original question be rejected, the insertion of other proposed words shall form the next question, whereupon any further amendment to insert other words may be moved.

34. If amendment be negatived a second one may be moved.—If an amendment be negatived, then a second may be moved, but only one amendment shall be submitted to the council for discussion at a time.

question to which the distributioned additional to was more, but only one amendment shall be submitted to the council for discussion at a time.

35. Mover of motion to have right of reply.—The mover of every original proposition, but not of any amendment, shall have a right to reply, immediately after which the question shall be put from the chair; but no councillor shall be allowed to speak more than once on the same question unless permission be given to explain or the attention of the chair be called to a point of order.

36. Motion for adjournment—No discussion shall be allowed on any motion for adjournment of the council; but if on the question being put the motion be negatived, the subject then under consideration or the next on the notice paper shall be discussed, or any other that may be allowed precedence, before any subsequent motion for adjournment be made.

37. Protests.—Any councillor may protest against any resolution of the council, and notice of intention to protest shall in every case be given forthwith on the adoption of the resolutions protested against; and the protest shall specify the reasons for protesting, and shall be entered three days at least before the next ordinary meeting of the council by the protesting councillor in a book to'

be kept for that purpose in the office of the municipal clerk, and signed by such councillor, and shall be also entered in the minutes of the meeting at which notice of the intention to protest shall have been given previously to the confirmation thereof; but such protest may be expunged from the minutes if declared by a majority of the council to be not in accordance with truth or in its terms disrespectful to the council.

38. Lapsed questions.—If a debate on any motion moved and seconded be interrupted by the number of the councillors present becoming insufficient for the transaction of business, such debate may be resumed at the point where it was so interrupted on motion upon notice.

may be resumed as motion upon notice.

motion upon notice.

39. Lapsed order of the day may be restored.—If a debate on any order of the day be interrupted by such insufficiency of number as aforesaid happening, such order may be restored to the notice book for a future day on motion upon notice, and then such debato shall be resumed at the point where it was so interrupted.

40. Committees—Minutes of all proceedings of committees as well as of their reports numbered in consecutive order shall be entered in the committees immute book, and being signed by the chairman of the committee shall be presented to the council; and the municipal clerk when practicable shall attend all meetings of committees.

committees.

41. Meetings of the committee.—The municipal clerk shall conmittee of its first appointment or

41. Meetings of the committee.—The municipal clerk shall convene every committee within ten days of its first appointment or at any other time thereafter by order of the council, or on the written order of the chairman of the committee or of any two members of the committee.

42. Petitions.—No petition shall be presented after the council shall have proceeded to the orders of the day.

43. Petition to be respectful.—It shall be incumbent on every councillor presenting a petition to acquaint himself with the contents thereof, and to ascertain that it does not contain language disrespectful to the council, and that the contents do not violate any bye-law or any provision hereof.

44. Councillors to affix their names.—Every councillor presenting a petition to the council shall write his name at the beginning thereof.

thereof.

45. Pelitions to be in writing.—Every petition shall be in writing and not printed or lithographed, and shall contain the prayer of the petitioners at the end thereof, and be signed by at least on person on every skin or sheet on which it is written.

46. To be signed by petitioners.—Every petition shall be signed by the persons whose names are appended thereto by their names or marks, and by no one else except in cases of incapacity by sickness.

or marks, and by no one else except in cases of incapacity by sickness.

47. No letters, etc., to be attached.—No letters, affidavits, or other documents shall be attached to any petition.

48. Councillors confined to statement of certain facts.—Every councillor presenting a petition to the council shall confine himself to a statement of the persons from whom it comes, of the number of signatures attached to it, of the material allegations centained in it, and to the reading of the prayer thereof.

49. Appointments, etc., of officers.—No appointment to any permanent office at the disposal of the council shall take place until seven clear days public notice shall have been given by advertisement in one or more newspapers circulating in the borough, inviting applications from qualified candidates for the same.

50. Saluries of officers, etc.—The salary or allowance attached

tisement in one or more newspapers circulating in the borough, inviting applications from qualified candidates for the same.

50. Sahries of officer, etc.—The salary or allowance attached to all offices and places at the disposal of the council shall in all cases be fixed before they proceed to appoint any person to fill the same before the advertisement inviting applications as aforesaid, and shall be specified in such advertisement.

51. No councillor, etc., to be surety for affeer.—No councillor or officer of the council and no assessor or auditor of the municipality shall be received as a surety for any officer appointed by the council or for any work to be done for the council.

52. Expense of preparing security.—In all cases of security being given for the faithful performance of any duty or contract, the expense of preparing such security shall be borne by the person providing the same.

53. Miscelluneous.—All the plans and specifications for any public work shall be laid before the council at least six days prior to the same being considered and ordered upon, and be open for inspection by any ratepayer during that time.

54. Treasurer to disburse moneys in certain cases.—It shall be lawful for the treasurer of the municipality from time to time on the written order of the numicipal clerk, to disburse such unneys as shall have been appropriated by the council for the purposes of this clause, and as shall be required for any necessary occasion, not exceeding in the whole in any interval between two ordinary meetings of the council the sum of five pounds.

55. Common seal.—The common seal of the municipality shall be kept by the municipal clerk, and the corporate seal shall not be affixed to any document unless the chairman of the municipality and one other member of the council or in the absence of such chairman unless two councillors shall have a key, and of the other of which locks the key shall be kept by the municipal clerk; and the corporate seal shall not be affixed to any document unless the chairm

absence of such chairman unless two councillors be present.

56. Suspension of rules.—Any one or more of the rules or regulations contained in this subdivision may be suspended for a special purpose on motion upon notice duly given, and shall not otherwise be suspended except by a unanimous vote of the council.

57. Penalty.—If any person shall be guilty of any wilful offence or misfeasance or wilful or negligent act of commission or omission contrary to any provision contained in this subdivision, he shall forfeit a sum not exceeding five pounds.

That Bye-law numbered three, intituled a bye-law to prevent nuisances arising from cattle being permitted to be at large in the streets and unenclosed places within the municipality of Essendon and Flemington, is hereby repealed.

That Bye-law numbered four, intituled a bye-law to compel the drivers of public conveyances to carry lights, is hereby repealed.

That Bye-law numbered five, intituled a bye-law for prohibiting damage to the footpaths and watercourses, and regulating the formation of crossings and watercourses, is hereby repealed.

That Bye-law No. 7, intituled a bye-law for regulating the driving of unbroken horses and cattle through the municipal district of Essendon and Flemington, is hereby repealed.

That Bye-law No. 10, intituled a bye-law to regulate, by means of standing orders, the proceedings of the Municipal Council of Essendon and Flemington, is hereby appealed.

Passed this 23rd day of February, A.D. 1885.
The common seal of the Borough of Essendon was hereunto affixed by order of the Council of the said borough, in the presence of—

Jas. Taylor, Mayor.

JAS. TAYLOR, Mayor.
ANDREW SWAN, Councillor.
T. H. JENNINGS, Councillor.

E. Shattock, Town Clerk. Confirmed this 25th day of March 1885.

JAS. TAYLOR, Chairman.

BOROUGH OF ESSENDON.

A Byc-law of the Borough of Essendon, made under section 213 of "The Local Government Act 1814," and numbered 13, for regulating the distance from any class of building at which it shall be lawful to creet or construct a building for burning clay or other material.

or other material.

In pursuance of the powers conferred by "The Local Government Act 1874," the Mayor, Councillors, and Burgesses of the Borough of Essendon order as follows:—
It shall be lawful to erect or construct a building for burning clay or other material within the said borough at a distance of not less than 440 yards from any dwelling house within the said borough (not being dwelling houses occupied by persons employed at such buildings for burning of clay or other material) but not elsewhere.

Passed this 23rd day of February, A.D. 1885.

The common seal of the Borough of Essendon was hereunto affixed by order of the Council of the said borough in the presence of—

Jas. Taylor. Mayor.

JAS. TAYLOR, Mayor. Andrew Swan, Councillor. T. H. Jennings, Councillor.

E. Shattock, Town Clerk.

Confirmed this 25th day of March 1885.

Jas. Taylor, Chairman.

Jas. Taylor, Chairman.

Borough of Essendon.

A Bye-law of the Borough of Essendon, made under section 213 of "The Local Government Act 1874," and numbered 14, for appointing the hours at which it shall not be larged to drive into or through the said borough any cattle intended for sale, slaughter, or shipment, or travelling from one part of Victoria to any other part.

In pursance of the powers conferred by "The Local Government Act 1874," the Mayor, Councillors, and Burgesses of the Borough of Essendon order as follows:—

That it shall not be lawful to drive into or through the said borough any cattle intended for sale, slaughter, or shipment, or travelling from one part of Victoria to any other part, on any Sunday between the hours of Eight o'clock in the morning and Nine o'clock in the evening, nor on the other days of the week between the hours of Eight o'clock in the morning and Five o'clock in the evening between the Stat day of March and the 1st day of October, and between the hours of Seven o'clock in the morning and Seven o'clock in the evening between the thirtieth day of September and the 1st day of April.

Nothing herein contained shall apply to horses driven in harness, or oxen in the yoke.

Passed this 23rd day of February, A.D. 1885.

The common seal of the Borough of Essendon was hereunto affixed by order of the Council of the said borough in the presence of—

Jas. Taylor, Mayor.

Andrew Swan.

T. H. Jennings.

Andrew Swan. T. H. Jennings.

E. Shattock, Town Clerk. Confirmed this 25th March 1885.

JAS. TAYLOR, Chairman.

SHIRE OF HAMPDEN.

Re LOAN OF £2500.

NOTICE is hereby given that the Council of the Shire of Hampden proposes to borrow the sum of Two thousand five hundred pounds (£2500), to be raised by the sale of twenty-five debentures, issued under the provisions of the "Local Government Act 1874," for the sum of £100 each, secured by the general revenue of the shire and by a sinking fund of £20 per cent. upon the amount of such loan, yearly invested under the provisions of the before-cited Act. The principal to be payable in five years after date of debentures, at the Shire Office, Camperdown. The interest payable on said debentures will be six per cent. per annum, payable half-yearly, at the Shire Office aforesaid.

The said loan to be applied to the purpose of building a shire hall. It is further notified that plans, specifications, estimate of cost, and statement of such work may be inspected at the Shire Office, Camperdown, for a period of one month from the date of publication hereof by all persons interested therein.

By order of the Council.

DAVID HAMILTON, Secretary.

Shire Office, Camperdown, 2nd April 1885.

SHIRE OF SEYMOUR.

SHIRE Office, Changerdown, 2nd April 1885.

SHIRE OF SEYMOUR.

APPLICATION FOR THE CONSTITUTION OF A WATER WORKS TRUST FOR THE TOWN OF AVENEL, UNDER THE ACT 716, 45 VIGTORIA.

NOTICE is hereby given that an application as above and general plans and description have been forwarded to the Honorable the Minister of Water Supply, also that copies of such general plans and description are deposited for inspection at the Shire Hall, Seymour, Mr. W. B. Gadd's, Avenel, and at the office of the Minister of Water Supply, Melbourne.

(By order)

T. HOWARD, Secretary.

Shire Hall, Seymour, 8th April 1885.

Total ... £3000 0 0

Notice is further given that copies of the above-named application and plans of the proposed works are open for inspection at this office during business hours.

C. E. PASCOF,

Secretary to the Borough Echuca Water Trust.

Office of the Borough Echuca Water Trust, Town Hall, Echuca, 4th April 1885.

In Parliament.—Session 1885.

A BILL TO CONFER POWERS UPON THE UNION TRUSTEES, EXECUTORS, AND ADMINISTRATORS COMPANY 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

for leave to bring in a Bill for the following objects, that is to say:

1. To enable the Union Trustees, Executors, and Administrators Company Limited, a company incorporated under the Companies Statute 1844, hereinafter referred to as "the company," to undertake the offices of trustee, executor, administrator, and administrator with the will annexed.

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 Twenty thousand pounds no administration bond shall be required when administration is granted to the company.

small amount of Twenty thousand points in 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, or 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 Five pounds for every One hundred pounds 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.

sive.
9. To provide for removing the company from office, and for

sive.

9. To provide for removing the company from office, and for proceeding 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.

13. And generally to make such provisions as may be necessary or desirable towards effecting any of the objects herein stated.

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, and the Australian Executors and Trustees Association, 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 intitude "A Bill to confer powers upon The Union Trustees, Executors, and Administrators Company Limited."

Dated the eighth day of April One thousand eight hundred and eight-vive.

W. RIGGALL, parliamentary agent for the promoters, the Directors of the Union Trustees, Executors, and Administrators Company Limited. "1951

NOTICE is hereby given that the partnership hitherto existing between the undersigned William Macdermott and Thomas Carr Machin, carrying on business 'together as grocers at Fryers street, Sheiparton, under the firm of "Macdermott and Machin." has been this day dissolved by mutual consent as from the first day of April instant. All debts due to or from the late firm will be respectively received and paid by the said William Macdermott, who will continue the business on his own account, and on the same premises, under the style of "W. Macdermott and Coy."

Dated this eighth day of April 1885.

WM. MACDERMOTT.

THOS. CARR MACHIN.

Witness to both signatures—Jas. Furness, clerk to W. J. Wall, Shepparton.

April 10, 1885.

TAKE notice that from the 1st day of January 1885 I admitted my son, John Felix Robertson, as my partner in my business as grazier and farmer, carried on in the Beveridge district. The business, as usual, will be carried on under the district. The business, as usual, w style of John Robertson.
Dated this 2nd day of April 1885.

J. ROBERTSON. Witness—M. J. S. Gair, clerk to Macgregor and Bruhe, solicitors, Melbourne.

NOTICE is hereby given that the partnership heretofore existing between the undersigned James McElroy and Maurice Blancy Murphy, in the business of drapers, at Pall Mall, Sandhurst, in the colony of Victoria, under the firm or style of "James McElroy & Co.," has been dissolved by mutual consent as from the 26th day of March instant. The said James McElroy will continue the business on his own account, and all debts owing by or to the said partnership are to be paid by or to

Dated this 27th day of March 1885.

JAMES McELROY.
Witness-H. J. Farmer, solr., Melbourne. 1969

NOTICE is hereby given that the partnership heretofore existing between us, George William Catanach and Hayman Feldheim, under the firm of "G. W. Catanach & Co.," of Melbourne, manufacturing jewellers and importers, has been dissolved as from the first day of April One thousand eight hun-

dred and eighty-five.

Mr. Catanach will receive and pay all debts owing to or by the

G. W. CATANACH, H. FELDHEIM,

Witness-N. Levinson, solicitor, Melbourne.

THE partnership hitherto existing between the undersigned George Henry Mott and George Reynolds Rippon, under the name or style of "Mott and Rippon," carrying on business at Hamilton, in the colony of Victoria, as newspaper proprietors, printers, &c., has been this day dissolved by mutual consent. The business will in future be carried on by Mr. Rippon, who will receive all debts due to and discharge all liabilities of the said firm

Dated the 1st day of April 1885.

Witness to signature of George Henry Mott-George Hill, solicitor, Melbourne.

GEO. R. RIPPON.
Witness to signature of George Reynolds Rippon—John James
Rippon, articled law clerk, Hamilton.

General Rules under "The Trade-marks Registration Act

General Rules under "The Trade-marks Registration Act
1876."
Third Schedule.
APPLICATION FOR REGISTRATION OF ONE
TRADE-MARK.—(No. 1022.)
ABRAHAM HOLLANDER, of Lydiard street, in the city
of Ballarat, in the colony of Victoria, accountant, apply to
be registered as proprietor of a trade-mark consisting of the words
"Monk's New Zealand Herbal Extract Trade Mark" over a
print from a woodcut or engraving representing the head and
shoulders of a Maori chief, under which print are the words
"King Tawhiao," and which is represented below:—



I desire that the said trade-mark may be registered in respect of the description of goods following, contained in class three, that is to say in respect to a Chemical substance used in-medi-

Dated this 26th day of March 1885.

A. HOLLANDER Witness-W. J. Bibby, law clerk, Ballarat.

Witness—W. J. Bibin, inv. cien, Datasan.

The Companies Act 1864.

THE UNION TRUSTEES, EXECUTORS, AND ADMINISTRATORS COY. LD.

OTICE is hereby given that the registered office of the Union Trustees, Executors, and Administrators Coy. Ld. is situate at 55 Chancery lane, in city of Melbourne.

Dated this 2 April 1885.

JOHN MACKIEHAN, Manager.

Blake and Riggall, 21 William street, Melbourne, solicitors for the company.

DOOKIE VINEYARD COMPANY LIMITED.—NOTICE TO WIND UP VOLUNTARILY.

THE following resolution was unanimously passed at an Extraordinary Meeting of the company on December the 17th 1884, and confirmed at an Extraordinary Meeting January 13th 1885, viz.

1884, and confirmed at an Extraordinary become sensing.

1885, viz:—

That Messrs. G. S. Coppin and Louis L. Smith, [Directors of the Dookie-Vineyard Company Limited, be hereby authorized to sell any part or the whole of the land and property of the company, if and as they think fit, and to do all acts necessary to complete such sale, and also all such acts as may become consequent thereupon, and in the event of the whole property being sold that the company be wound up, and Messrs. Coppin and Smith be the liquidators.

The whole property having been sold, it is our intention to voluntarily wind up the company.

(Signed)

GEO. COPPIN.

LOUIS L. SMITH.

Melbourne, March 26th 1885.

Patent for invention entitled "A method for ascertaining and correcting the errors of the compasses of ships frequenting the wharves and docks of Melbourne by observations taken while the vessels are on their way up or down the River Yarra, which may be called Perry's Economised method of adjusting the Compasses of Ships at the pert of Melbourne."

[MIIS is to notify that Charles James Clowes Perry, of Williamstown, gentleman, has applied for letters patent for the said invention, and that I have appointed Wednesday the sixth day of May 1885, at Eleven a.m., 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 2nd of May 1885, or they will not be heard.

Dated this 2nd day of April 1885.

[Signed]

GEO. B. KERFERD,

(Signed)

GEO. B. KERFERD, Attornoy-General.

Patent for invention entitled "An improved compound and its use for resisting the action of water and weather, acids and alkalies, and as a preserving and insulating medium."

THIS is to notify that Truman Junius Pearce, of No. 1455

Broadway street, Oakland, California, United States of America, inventor, and Mevim Warren Beardsley, of No. 1320
Telegraph avenue, in the same city, oil refiner, have applied for letters patent for the said invention, and that I have appointed Wednesday the sixth day of May 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 2nd day of May 1885, or they will not be heard.

Dated this 8th day of April 1885.

(Signed) GEO. B. KERFERD,
Attornoy-General.

Attorney-General.

Patent for an invention entitled "Improvements in means for preventing nuts and bolts or other screwed parts from working

preventing nuts and botts or other screwed pages from websiloose."

I MHS is to notify that William Bayliss, of the firm of Bayliss,
Jones, and Bayliss, of Victoria Works, Wolverhampton,
England, bolt, nut, and fencing manufacturers, has applied for
letters patent for the said invention, and that I have appointed
Wodnesday the sixth day of May 1885, at Eleven o'clock in the
forenoon, at the Fatent 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 2nd day of May
1885, or they will not be heard.
Dated this 9th day of April 1885.

(Signed)

GEO. B. KERFERD,
Attorney-General.

Patent for invention entitled "Improvements in the process

Patent for invention entitled "Improvements in the process of obtaining an extract of tannin from wattle or other trees and in apparatus for the same or similar purposes."

THIS is to netrify that John Mitchell Borrow and Joseph Henry Hayeraft, both of Adelaide, in South Australia, agents, have applied for letters patent for the said invention, and that I have appointed Wednesday the sixth day of May 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 2nd day of May 1885, or they will not be heard.

Dated this 9th day of April 1885.

(Signed)

GEO. B. KERFERD,

Attorney-General.

GEO. B. KERFERD, Attorney-General.

Patent for invention entitled "An improved pencil-holder" (being a communication from L. and C. Hardtmuth, of 2 Long lane, Smithfield, London, in England).

THHS is to notify that Edward Waters, of 87 Bourko street L. west, Melbourne, patent agent, has applied for letters patent for the said invention, and that I have appointed Wednesday the sixth day of May 1885, at Eleven o clock in the forencon, 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 2nd day of May 1885, or they will not be heard.

Dated this 9th day of April 1885.

(Signed) GEO. B. KERFERD,
Attorney-General.

Attorney-General.

Patent for invention entitled "A closet-pan with close-fitting

Patent for invention entitled "A closet-nan with close-fitting lid, especially adapted for carrying solids or liquids."

"HHS is to notify that Samuel England Jeans, of High street, St. Kilda, plumber and gasfitter, has applied for letters patent for the said invention, and that I have appointed Wednesday the 6th day of May 1885, at Eleven a.m., 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 2nd of May, or they will not be heard.

Dated this 2nd day of April 1885.

(Signed)

GEO. B. KERFERD,

Attorney-General.

Attorney-General.

CHARLES STUART, Deceased.

DURSUANT to the Statute of Trusts 1864, notice is hereby given that all creditors and other persons having any claims against the estate of Charles Stuart, late of Selborne Chambers, Chancery lane, Melbourne, in the colony of Victoria, bookseller and importer, deceased (probate of whose will and codicil has been granted by the Supreme Court of the Colony of Victoria in its Probate Jurisdiction to The Trustees, Executors, and Agency Company Limited, the executor named in and appointed by the said will, are hereby required to send in particulars of such claims to the said Trustees, Executors, and Agency Company Limited, at 28 Queen street, Melbourne, on or before the ninth day of May next. And notice is hereby given that after such date the said Trustees, Executors, and Agency Company Limited will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims of which the said company shall then have had notice.

Dated this ninth day of April 1885.

BLAKE AND RIGGALL, 24 William street, Melbourne, solicitors for the said Trustees, Executors, and Agency Company Limited.

ESTATE of William Britton, late of Coburg, laborer, deceased.—"Statute of Trusts 1864."—All persons having claims against this estate are required to send particulars of the same to John Britton, the administrator, care of the undersigned, before the 18th April next, after which the assets will be distributed among such only of the parties entitled notice of whose claims he shall then have received.

Dated this 14th day of March 1885.

BRIGGS AND SNOWBALL, 21 Queen street, Melbourne, solicitors for John Britton.

In the Supreme Court of the Colony of Victoria.—Northern Bailiwick.

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 Northern Bailiwick, requiring him to levy certain moneys of the real and personal estate of Thomas William Frost, of Melbourne, the said Sheriff will, on Saturday the 16th day of May 1885, at the hour of 12 o'clock noon, cause to be sold, at the Aipine Hotel, Bright (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):—
All the right, title, and interest (if any) of the said Thomas William Frost in and to Crown allotment 16 A, section B, in the parish of Bright, county of Delatite, and all improvements thereon.

ereon.
Terms—Cash on the fall of the hammer.
Dated at Beechworth this 2nd day of April 1885.
82 ALFRED DARVALL, Sheriff's Officer. 1982

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 Western Bailiwick, requiring him to levy certain unoneys of the real and personal estate of William Cruikshank, the said Sheriff will, on Monday the eleventh day of May 1853, at the hour of Eleven o'clock in the forencon, cause to be sold at the White Hart Hotel, Horsham (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):—

All the right, title, and interest (if any) of the said William Cruikshank in and to that piece and parcel of land being Crown allotment 3 (three) parish of Rupanyup, containing 312 acrex, 2roods 38 perches, doscribed in Crown allotment, together with all erections thereou.

N.B.—Terms—Cash on the fall of the hammer.

Dated at Horsham this eighth day of April 1885.

PATRICK ANDERSON,

1985

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 Western Bailivick, requiring him to levy certain moneys of the real and personal estate of Christian Starick, the said Sheriff will, on Monday the eleventh day of May 1885, at the hour of Eleven o'clock in the afternoon, cause to be sold, at the White Hart Hotel, Horsham (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 Christian Starick in and to that piece and parcel of land being Crown allotment (19) nineteen, parish of Jung Jung, containing 319 acres, 2 roots, 31 percluse, more or less, described in Crown allotment, together with all erections thereon.

N.B.—Terms—Cash on the fall of the hammer.

Dated at Horsham this eighth day of April 1885.

PATRICK ANDERSON, Sheriff's Officer.

Mining Notices.

CHAPEL HILL GOLD MINING COMPANY LIMITED, FRYER'S CREEK.

A N Extraordinary Meeting of this company will be held at the office of the company, 60 Chancery lane, Melbourne on Monday the twentieth day of April 1885, at Four o'clock in the afternoon.

Business :

Iss. To increase the capital of the company in such way and manner that the majority of the shareholders shall deem best.

2nd. To reorganize the company, and incorporate same-under the provisions of the No Liability Act 1871, and deal with all natters appertaining thereto, including the disposal of trust

shares.

3rd. To alter and amend any of the rules of the company.

4th. To confirm the minutes of the meeting. ALEXR. MILLS, Manager. 1920

THE NEW RISING SUN QUARTZ MINING COMPANY NO LIABILITY, MALMSBURY.

A N Extraordinary Meeting of the Shareholders of the above company will be held at the Court House Hotel, Malmsbury, on Friday the 17th day of April 1885, at Four o'clock p.in. Business:

1. To pass a resolution requiring the company to be voluntarily wound up without resort to the court.

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 of the company's property which may remain after the completion of such winding up.

3. To confirm the minutes of such meeting.

F. E. ADAMSON, Manager.

F. E. ADAMSON, Manager.

JINGELLIC TIN LODES MINING COMPANY LIMITED.

NOTICE is hereby given that at an Extraordinary General Meeting of the company, held at the office, 21 Temple court, on Wednesday, April 1st, 1885, the following extraordinary resolution was passed unanimously:—

"That it has been proved to the satisfaction of the company that it cannot by reason of its liabilities continue its business, and that it is advisable to wind up the same, and that the company be wound up voluntarily." That Mr. John Herbert Wymond be and is hereby appointed liquidator.

1953 J. H. WYMOND, Liquidator.

JERSEY REEF QUARTZ MINING COMPANY
LIMITED, INGLEWOOD.

OTICE.—The usual Quarterly General Meeting of the
above company will be held on Monday, 13th April 1885,
at half-past 2 p.m., at the company's office, Brooke street, Inglewood, SAMUEL DEEBLE, Manager.

THE WELSHMAN'S GOLD MINING COMPANY
NO LIABILITY, SANDY CREEK, MALDON.

NOTICE is hereby given that an Extraordinary Meeting of
the above-named company will be held at Stutt's Excelsior
Hotel, Bourke street east, McIbourne, on Tuesday the twentyeighth day of April 1885, at half-past Bight o'clock in the evening,
for the purpose of considering, and if thought fit passing, a resolution for increasing the capital of the said company, whether by
increasing the amounts payable in respect of each share or by the
issue of new shares or by both of those means, and to alter the
rules of the said company accordingly; and to confirm the minutes
of the meeting.

Dated the eighth day of April 1885.

By order of the Board of Directors,
ANTHONY VRENDENBERG,
Manager of above company.

Registered office of company, 76 Collins street west, Melbourne.

THE HANS GOLD MINING COMPANY
NO LIABILITY.

THE Half-yearly Meeting of shareholders will be held on
Tuesday, 14th April, at the office of the company, Raymond street, Sale, at 8 p.m.
1974

ROBERT STELLWAG, Mgr.

POLAR STAR QUARTZ MINING COMPANY NO LIABILITY, OMEO.

NOTICE.—An Extraordinary Meeting of shareholders will be held at the office of the company, Day street, Omeo, on Saturday, 25th April 1883, at 2 o'clock p.m., "To take into consideration the future working of the mine."

1984

G. H. FRANCE, Manager.

GO-AHEAD G. M. COMPANY NO LIABILITY, DERWENT JACK'S.

THE Half-yearly General Meeting of the shareholders of the above company will be held at the company's office, on the claim, on Thursday the 23rd April 1885, at Four o'clock p.m. 1989

JOHN SHEW, Manager.

DONALD DISTRICT FARMERS CO-OPERATIVE MILLING AND GRAIN COMPANY LIMITED.

NOTICE.—A Call (the 1st) of Two Shillings and sixpence per share is made, due and payable to the manager at the company's office, McCulloch street, Donald, on Thursday, 30th April 1885.

E. W. C. TOWERS, Manager. Donald, Victoria, April 1, 1885.

JOHN BULL QUARTZ MINING COMPANY
NO LIABILITY, GREEN GULLY.

NOTICE—A Call (the 5th) of One penny per share has been
made on the capital of the above company, payable at the
office of the company, Forest street, Castlemaine, on Wednesday, April 8th, 1885. 1976 JOHN COOPER, Manager.

HERCULES QUARTZ MINING COMPANY
NO LIABILITY, CASTLEMAINE.
OTICE.—A Call (the 4th) of One penny per share has been
made on the capital of the above company, payable at the
office of the company, Forest street, Castlemaine, on Wednesday,
Awil 8th 1885 April 8th, 1885. 1977 JOHN COOPER, Manager.

WHITTLESEA TRIBUTE GOLD MINING COMPANY NO LIABILITY.

NOTICE.—Call No. One of One penny per share has been made, and payable at the company's office, Whittlesea, on Wednesday, 8th April 1885.

A. J. LORDING, Manager.

THE undersigned, hereby make application to register The South Clunes United Company as a no-liability company under the provisions of "The Mining Companies Act 1871."

1. The name of the company is to be The South Clunes United Company No Liability.

2. The place of operations is at Clunes.

3. The registered office of the company will be situated at number 41, Queen street, Melbourne.

4. The value of the company's property, including claim and machinery, is Eighteen thousand pounds.

5. The number of shares in the company is twenty-four thousand.

The number of shares subscribed for is twenty-four thou

sand.
7. The name of the manager is Charles Joseph Lewis.
8. The names and addresses and occupations of the share-holders, and the number of shares held by each at this date, are shalow.

Name, Address, and Occupation.	No.	of Share
Reginald Bright, Melbourne, merchant		3000
Arthur Rankin Blackwood, Melbourne, mercha	nt	3000
Rivett Henry Bland, Clunes, gentleman		3000
William Blackband, Clunes, mining investor		3000
John Brittain, Melbourne, mining speculator		3000
David Clifton, Melbourne, mining speculator		3000
John Langdon, Ballarat, mining speculator		3000
Frank Madden, Melbourne, solicitor		3000
		24,000

Dated this 9th day of April 1885.

CHARLES JOSEPH LEWIS, Manager. Witness to signature—HAROLD B, KERR.

I, CHARLES JOSEPH LEWIS, of number 41 Queen street, Melbeurne, in the colony of Victoria, do solemnly and sincerely declare that—

CHARLES JOSEPH LEWIS.

Taken before me, at Melbourne, this 9th day of April 1885.
ARTHUR WALSTAB, J.P.

STATUTORY DECLARATION.

I, CHARLES JOSEPH LEWIS, of number 41 Queen street, Melbourne, in the colony of Victoria, do solemnly and sincerely

declare—
That I am the manager of the South Clunes United Company.
That the subscribed capital of the said South Clunes United Company is Twenty-four thousand pounds, and more than five per cent. of such subscribed capital has already been paid up.
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 at Melbourne, in the colony of Victoria, this 9th day of April One thousand eight hundred and eighty-five before me
— Автник Walstab, J.P.

1966

CENTRAL WINDMILL COMPANY NO LIABILITY.

TOLMES, WHITE, & CO. will sell by auction, at the
Victoria Hotel, Sandhurst, on Saturday the 18th day of
April 1885, at 4 p.m., all shares in the above-named company
which have become forfeited through non-payment of the sixth
call of Threepence per share, due since the 12th November last,
unless they are previously redeemed.

1939

H. RIDCH. V.

WINDMILL HILL GOLD MINING COMPANY
(NO LIABILITY).

C. WHITE and CO. will sell by auction, at the Victoria
1885, at 4 p.m., all shares on which the 18th call of Threepence
per share remains unpaid.

C. N. CR.

GREAT EXTENDED HUSTLER'S REEF QUARTZ COMPANY (NO LIABILITY).

M. MARKS and CO. will sell by auction, at the Victoria the Victoria the Victoria the Victoria state of the Victoria state of the Victoria that the Victoria state of the Victoria that the Victoria state of the Victoria state G. N. CRAIG, Manager.

CONSTELLATION GOLD MINING COMPANY,
LIMITED.

OLMES, WHITE, & CO. will sell by auction, at the
Victoria Hotel, Sandhurst, on Saturday, 18th April 1885,
at Four o'clock p.m., all shares in this company, from Nos. 1 to
32,000 inclusive, which are forfeited for non-payment of the 18th
call of Threepence per share, unless such shares are sooner
redeemed and expenses paid.

SYDNEY GEO. COLE, Manager.

FRANCIS ORMOND GOLD MINING COMPANY
NO LIABILITY.

A LL shares on which the fourth call of Threepence per share
remains unpaid will be sold by public auction, by Messrs.
Holmes, White, & Co., on Saturday, April 18th 1885, at 4 p.m.,
unless the call and expenses be previously paid.

1943

T. F. JAMES, Manager.

GERMAN REEF TRIBUTE COMPANY NO LIABILITY, MALDON.

A LL shares, numbered from 1 to 24,000, forfeited for non-payment of the 31st call will be sold by public auction, at the office of the company, High street, Maldon, on Saturday, April 18th 1885, at 2 o'clock p.m.

1944 WM. BROUGHALL, Manager.

RAILWAY WATTLE GULLY GOLD MINING COMPANY NO LIABILITY, CHEWTON.

A LL shares in the above-named company forfeited for non-payment of the first and second calls of Twopence and One penny per share respectively, will be sold by public auction, at the office of the company, Lyttleton street, Castlemaine, on Saturday, April 18th 1885, at half-past Three o'clock p.m. 1945

GEO. THOMAS, Manager.

THE PREMIER QUARTZ MINING COMPANY
NO LIABILITY, MALMSBURY.

A LL shares in the above company forfeited for non-payment
of the first call of One penny per share will be sold by
public auction, at Boundy's Hotel, Georgetown, near Malmsbury,
on Saturday the 18th April 1885, at 4 o clock p.m.
1946

F. E. ADAMSON, Manager.

THE CATHERINE REEF UNITED CLAIMHOLDERS'
GOLD MINING CO., NO LIABILITY.

NOTICE.—All the shares, from 1 to 67,600, on which any calls remain unpaid are forfeited, and they will be sold at auction, on Saturday the 18th April 1885, unless the calls are previously paid. C. DAVIDSON, Manager. 1947

10th April 1885.

DUKE OF EDINBURGH G. M. CO. NO LIABILITY.

NOTICE.—All shares, from 1 to 24,000, on which the 4th call of Sixpence per share remains unpaid will be sold by public auction on Saturday, 18th April 1885.

HAY KIRKWOOD, Manager.

Eaglehawk, Apl. 8, 1885.

THE QUEENSTOWN GOLD MINING COMPANY NO LIABILITY, CALEDONIA.

A LL shares in the above company upon which any calls remain unpaid are forfeited, and will be sold by auction, by Messrs. Bliss & Peryman, at their rooms, Gullins street west, Melbourne, on Saturday the 18th day of April 1885, at Twelve o'clock noon, unless the said call shall be previously paid.

EBENH. COX, Manager.

Inner Chambers, 34 Collins st. west, Melbourne.

1952

VICTORIA PORCELAIN CLAY COY. NO LIABILITY.

OTICE.—All shares upon which the 2nd call remains unpaid, being forfeited, will be sold by anction, by Mr. J. Bellin, at his rooms, Elizabeth st., on Saturday, 11 April, at 12 noon, unless the call and expenses are previously paid:—

Nos. 1 to 10,000 inclusive, excepting those upon which the said call has been paid.

call has been paid. HUGH WM. SINCLAIR, Manager.

WILD BOAR MINING COMPANY NO LIABILITY.

A LL shares forfeited for non-payment of the third call of One penny per share, due Wednesday, March 11, 1885, will be sold by William Taylor, at his rooms, 81 Collins street west, on Saturday, April 18, 1885, at 12 noon, unless previously redeemed, 1978

J. H. WYMOND, Manager.

POLAR STAR QUARTZ MINING COMPANY NO LIABILITY, OMEO.

NOTICE.—All shares upon which the 3rd call of 1d. per share remains unpaid, being forfeited, will be sold by auction by Messrs. Gresson and Co., Day streat, Omeo, on Saturday, 25th April, at One p.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.

nos. 1 to 24,000 inc said call has been paid. 1994 G. H. FRANCE, Manager. 1988

STAR OF THE EAST COMPANY NO LIABILITY. REDAN.

NOTICE.—The registered office of the above-named company has been removed from No. 5 Lydiard street south, Ballarat, to 62 Little Flinders street west, Melbourne; and Edmund William Spain has been appointed manager of the company, in lieu of William Hicks resigned.

The common seal of the Star of the East Company No Liability was hereunto affixed in our presence, we being two of the directors of said company—

tors of said company-

G. J. CARROLL, Directors. B. DEAN, By its manager, (Seal)

E. W. SPAIN.

1961

The Companies Statute 1864.

THE NEW PROVIDENCE GOLD MINING COMPANY LIMITED.

NOTICE is hereby given that at an Extraordinary Meeting of the shareholders of the above-named company, duly convened and held at number 46 Elizabeth street, Melbourne, on the thirtieth day of March 1885, the following extraordinary resolutions were duly passed (that is to say)—

"That it has been proved to the satisfaction of the company that it cannot by reason of its liabilities continue its business, and that it is advisable to wind up the same.

"That Mr. Ebenezer Hunt be and is hereby appointed Liquidator.

dator. "That the remuneration of Liquidator be ten pounds per centum on the amount of the receipts.

1975 E. HUNT, Liquidator.

Ensolvency Notices.

The Insolvency Statute 1871.—In the Court of Insolvency, Melbourne.—In the matter of Annie Wilson, of 175 Lonsdale street east, Melbourne, in the colony of Victoria, late barmaid, now boardinghouse-keeper.

THE above-named Annie Wilson intends to apply to the Court of Insolvency at Melbourne, on the first day of April 1885, at Eleven o'clock, for a certificate of discharge, pursuant to the provisions of the Insolvency Statute 1871.

ANNIE WILSON.

John Donahoo, No. 90 Chancery lane, Melbourne, solicitor for

The Insolvency Statute 1871.—In the Court of Insolvency at Shepparton (Northern District).—In the matter of Grorge Little, of Shepparton, in the colony of Victoria, storekeeper.

Notice is hereby given that by resolution of the creditors assembled at the general meeting of creditors in this estate, held at Shepparton, in the said colony, on the second day of April One thousand eight hundred and eighty-five, I, the undersigned, Henry William Danby, of number 38 Elizabeth street, Melbourne, 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 prevod their debts must forward their proofs to me at number 38 Elizabeth street, Melbourne aforesaid.

Dated this 8th day of April 1885.

Dated this 8th day of April 1885.

H. W. DANBY, Trustee.
P. D. Phillips and Cohen, 12 Collins street west, Melbourne solicitors for the said estate.

197

The Insolvency Statute 1871.—In the Court of Insolvency.—In the matter of James Richard Ford, of King street, Melbourne, in the colony of Victoria, grain broker, now of Toorak road, South Yarra, an insolvent, out of business.

THE above-named James Richard Ford intends to apply to the Court of Insolvency, at the Insolvent Court, situate at the New Law Courts, William street, Melbourne, on Friday the lat day of May 1885, at Eleven o'clock in the forenoon, for a certificate of discharge, pursuant to the provisions of the Insolvency Statute 1871, and to dispense with the condition contained in the 136th section of the said Statute as to the payment of Seven shillings in the £.

Dated this minth day of April 1885.

JAMES RICHARD FORD, the above-named insolvent. Robert A. Demaine, 21 Collins street east, Melbourne, insolvent's solicitor.

The Insolvency Statute 1871.—In the Court of Insolvency.—In the matter of George Rickers, of Shepparton, in the colony of Victoria, saddler, an insolvent.

NOTICE is hereby given that by resolution of the creditors assembled at the general meeting of creditors in this estate, held at Shepparton, on the thirtieth day of March last, Samuel McDonald, of Shepparton aforesaid, auctioneer, 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 Samuel McDonald, and all debts due to the insolvent must be paid to the said Samuel McDonald. Creditors who have not proved their debts must forward their proofs to the said Samuel McDonald.

Dated this ninth day of April 1885.

FARMER, DARVALL, AND ROBERTS, 38 Elizabeth street, Melbourne, solicitors to the estate.

1991

No. 39.—April 10, 1885.—3.

No. 39.-APRIL 10, 1885,-3.

The Insolvency Statute 1871.—In the Court of Insolvency.—In the matter of FREDERICK DREGER, of Beechworth, in the colony of Victoria, publican.

A FIRST dividend will be payable in this estate, at the offices of the undersigned, Ford street, Beechworth, and No. 10 Elizabeth street, Melbourne, on Wednesday, 15th April 1885.

JOHN FLETCHER, THOMAS J. DAVEY, Trustees.

Empoundings.

PACCHUS MARSH.—Impounded at the Macchus Marsh Shire Pound, 30th March 1885, by John Rogers, sergeant. 1 red and white cow, most red, branded like D near rump

If not claimed and expenses paid, to be sold on 25th April THOMAS HANSON, Poundkeeper.

BALMORAL.—Impounded at Balmoral, 7th April 1885.

bay horse, near hind foot white, branded V near shoulder, B off cheek

If not claimed and expenses paid, to be sold on 2nd May

WM. ROGERS, Poundkeeper.

BEAUFORT.—Impounded at Beaufort.

1 yellow steer, EH on back, A near rump 1 red and white cow, no visible brands

If not claimed and expenses paid, to be sold on 25th April 1855.

W. G. STEVENS, Poundkeeper.

BERWICK.—Impounded at Berwick Shire Pound.

1 red steer, spotted face, branded like R near rump 1 red roan helfer, black muzzle, cocked horns, no brands visible 1 white cow, black muzzle, shell off horn, branded GH near ribs, near loin, F off rump, near ear marked

If not claimed and expenses paid, to be sold on 30th April

4/6

THOMAS WHITE, Poundkeeper.

PET BET.—Impounded at Bet Bet Shire Pound, by John Mullins.—Damages £1.

100. Black horse, few white hairs in forehead, like Of off-shoulder. shoulder

not claimed and expenses paid, to be sold on 2nd May 1885

THOMAS LAWSON, Poundkeeper.

BOORT.—Impounded at Boort, by Mr. A. McGlashon.— Trespass and damages 5s.

13. Red and white spotted heifer, hoop horns, no visible brands

By Mr. W. L. Douglass.

14. White bullock, cocked horns, piece out of off ear, no visible brands

If not claimed and expenses paid, to be sold on 28th April 1885.

THOMAS D. CRABTREE, Poundkeeper.

UNINYONG.—Impounded at Buninyong Shire Pound, 2nd April 1885, by M. Slattery.
72. Red and white spotted bull, like W near rump
73. Light-red or yellow bull, white on top of rump belly tail and hind legs, like indescribable brand in front of SS off

If not claimed and expenses paid, to be sold on 4th May 1885.

JAMES S. DOWNEY, Poundkeeper.

CRANBOURNE.—Impounded at Cranbourne Shire Pound,
1 flea-bitten grey golding, short docked tail, saddle and collar
marked, branded P near neck
If not claimed and expenses paid, to be sold on 6th May
1885

1885

H. WILSON, Poundkeeper.

AMILTON. — Impounded at Dundas Shire Pound, 3rd April 1885, by Mr. Alex. Stuart, Bocharn Station.

1 red cow, top off off ear, back quarter near ear, like L near rump, red bull calf at foot

If not claimed and expenses paid, to be sold on 6th May RICHD. BLOOMFIELD, Poundkeeper.

5/

```
RAMLINGHAM WEST. — Impounded at Framlingham West, 31st March 1885, by D. Scullion, for J. Scullion. 1 small bay colt, star on forehead, few white hairs down face, white spot on nose, white on off fore foot and off hind foot, no visible brands
                                                                                                                                                                      OSEDALE.—Impounded at Rosedale, by John Rowley.
                                                                                                                                                                     1 strawberry and white steer, D or O near loin, blotch near side,
                                                                                                                                                                    1 strawberry and white steer, D or O near loin, blotch near side top off near ear, off ear split
1 red and white heifer, DM near ribs
1 brindle and white steer, like MA near side
1 white heifer, DM near ribs, off ear split
1 white and roan steer, DM near ribs
1 red and white steer, like K on hip and off rump, off ear split
1 yellow heifer, like R off rump
1 red and white steer, notch off ear, no visible brand
 visible brained in the first property in the first property mare or filly, medium draught, long tail, hind feet white, branded like A near shoulder

If not claimed and expenses paid, to be sold on 29th April
 1885
                                                                                    EDWARD MURPHY,
Poundkeeper.
                                                                                                                                                                         If not claimed and expenses paid, to be sold on 5th May
                                                                                                                                                                     1885.
  GLASS'S CREEK.—Impounded at Glass's Creek Pound,
Kew, by Mrs. Connors.—Damage 5s.
                                                                                                                                                                                                                                                                        S. R. DAWSON,
Poundkeeper.
 1 flea-bitten grey horse, lump under collar, no visible brand
 By Borough Inspector.

1 bay horse, black points, switch tail, like C 2 off shoulder, like crown over M 25 near shoulder
                                                                                                                                                                    OUTH BARWON.—Impounded at South Barwon Shire
Pound, by Mr. Wm. Mann, Ceres.
I dark-hay or brown colt, star on forehead, off hind foot white,
like TW near shoulder
       If not claimed and expenses paid, to be sold on 6th May
                                                                                                EMMA OSWIN,
Poundkeeper.
                                                                                                                                                                         If not claimed and expenses paid, to be sold on 4th May
                                                                                                                                                                                                                                           WILLIAM J. MORRISON,
   EATHCOTE.—Impounded at Heathcote.
                                                                                                                                                                     4/
                                                                                                                                                                                                                                                                                        Poundkeeper.
                                                                                                                                                                     SWAN HILL.—Impounded at Swan Hill, 1st April 1885.
  I white and red spotted steer, slit off car, like T near rump,
       blotch off rump
                                                                                                                                                                     1 strawberry bullock, branded \Diamond near rump, like g near shoulder
       If not claimed and expenses paid, to be sold on 4th May
                                                                                                                                                                         If not claimed and expenses paid, to be sold on 29th April
 1885
                                                                                         JOHN HAMILTON,
Poundkeeper.
                                                                                                                                                                    1885.
                                                                                                                                                                                                                                                                          THOMAS PYE.
  3/6
                                                                                                                                                                                                                                                                                        Poundkeeper.
 CROIT.—Impounded in Koroit Borough Pound, 7th April 1885, by Daniel Hogan.

1 bay horse, short switch tail, few grey hairs on forehead, black points, saddle marked, P near shoulder
                                                                                                                                                                       WARRANDYTE.—Impounded at Warrandyte.
                                                                                                                                                                    1 brown horse, collar marked, hind feet white, switch tail, like 

→ with blotch brand off shoulder
 1 bay mare, light draught, little white on near fore fetlock, two hind fetlocks white, collar marked, switch tail, narrow blaze, W near shoulder
                                                                                                                                                                         If not claimed and expenses paid, to be sold on 6th May
                                                                                                                                                                    1885.
W near shoulder

1 mouse-coloured or roan bay horse foal, off hind leg white, progeny, no visible brands

1 black mare, saddle marked, switch tail, L near shoulder

1 dark bay filly foal, black points, progeny, no visible brands

1 bay mare, saddle breed, black points, switch tail, saddle marked, indescribable brands off shoulder, might have been intended for the figures 3 or 8 or other marks or brands

1 bay horse foal, star, black points, progeny, no visible brands

1 chesnut mare, well bred, star, switch tail, M near shoulder

1 bay colt, small star, long tail, black points, M A near shoulder, the A rounded on top

1 black filly, rising two years, long tail, light breed, no visible brands

1 art claimed and expenses paid to be sald on 6th Mar
                                                                                                                                                                                                                                                         A. J. HUTCHINSON,
Poundkeeper.
                                                                                                                                                                       INCHELSEA.—Impounded at Winchelsea.
                                                                                                                                                                     1 black mare, branded like F near shoulder
                                                                                                                                                                    1 brown filly, progeny of above
                                                                                                                                                                         If not claimed and expenses paid, to be sold on 29th April
                                                                                                                                                                                                                                                                     H. SCHROETER,
                                                                                                                                                                    WODONGA.—Impounded at Wodonga, 31st March 1885, by Mrs. E. T. Powell.

1 bay horse, saddle and collar marked, grey hairs on forehead, SI near shoulder
        If not claimed and expenses paid, to be sold on 6th May
 1885
                                                                                                         J. SHEEHAN,
Poundkeeper.
                                                                                                                                                                    Also, on 2nd April, by Mr. S. Carrol.

1 red and white heifer calf, like OV conjoined off rump

1 red and white heifer calf, no visible brand
 12/6
 MALDON.—Impounded at Maldon, by Thos. McKnight, Herdsman.

1 bay colt, branded P near shoulder
1 bay filly, JH conjoined near shoulder.
1 iron-grey filly, near hind fetlock white, star, no visible brand
If not claimed and expenses paid, to be sold on 2nd May
1885.
                                                                                                                                                                         If not claimed and expenses paid, to be sold on 30th April
                                                                                                                                                                                                                                                                       HENRY HUON,
Poundkeeper.
 1885
                                                                                                                                                                       YAN YEAN.—Impounded at Yan Yean, 4th April 1885, by
Norman McPhee.
                                                                                                              J. WATSON,
Poundkeeper.
                                                                                                                                                                     15 sheep, branded H in circle, off ear split
                                                                                                                                                                    If not claimed and expenses paid, to be sold on 2nd May 1885.
   MOORA.—Impounded at Moora, 2nd April 1885.
                                                                                                                                                                                                                                                                    FRED. MORRIS,
Poundkeeper.
 1 small bay horse, shoes on hind feet, saddle and collar marked, broken knees, WH near shoulder.
                                                                                                                                                                     3/6
 On 5th April.

1 red steer, white on face and belly, top off off ear, split in off ear, no visible brand

If not all the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the steer of the s
                                                                                                                                                                                               POUNDKEEPERS' REMITTANCES.
 If not claimed and expenses paid, to be sold on 6th May 1885.
                                                                                                                                                                     THE GOVERNMENT PRINTER acknowledges the receipt of the undermentioned sums:—
                                                                                         JOHN MATHESON,
                                                                                                                                                                              1885.
                                                                                                                                                                                                                                                                                                        C a
                                                                                                                                                                         1885.
April 2.—Hanson, Thos.
April 8.—Pye, Thos. ...
April 8.—Yanieson, Geo.
April 8.—Watson, J. ...
April 8.—Stevens, W. G.
April 9.—Huon, Hy. ...
April 9.—Howney, James
April 9.—Downey, James
April 9.—Lawson, Thos.
April 9.—Schroeter, H.
April 9.—Schroeter, H.
April 9.—Sheshan, J. ...
                                                                                                                                                                                                                                                                                                      0 10
1 0
1 0
0 7
0 4
0 10
                                                                                                                     Poundkeeper.
                                                                                                                                                                                                                                                                                              •••
   MOUNT ROUSE.—Impounded at Mount Rouse Shire
Pound, 2nd April 1885, from Warrayure Estate, by Mr.
Samuel Eales.
                                                                                                                                                                                                                                                                                              ...
                                                                                                                                                                                                                                                                                             ...
                                                                                                                                                                                                                                                                               ...
 Samuel Eales.

8. White steer, strawberry neck, W off rump

90. Red and white spotted steer, back bit both ears, W off rump

91. Red and white steer, back bit both ears, W off rump

92. White cow, no visible brand

93. Red roan or strawberry heifer calf, progeny of above, no

visible brand

94. White steer, tip and swallow off ear, PO off rump

95. Red heifer, slit off ear, AM off rump; has calved a heifer

calf since impounded
                                                                                                                                                                                                                                                                               ...
                                                                                                                                                                                                                                                                                                       0
0
1
0
                                                                                                                                                                           April 9.—Sneenan, 6
April 9.—Oswin, E.
                                                                                                                                                                                                                                                 • • •
                                                                                                                                                                                                                                                                               J. FERRES,
  If not claimed and expenses paid, to be sold on 6th May 1885.
                                                                                                                                                                                                                                                                        Government Printer.
                                                                                                                                                                         10th April 1885.
                                                                                                     ALEX. BLACK,
Poundkeeper.
   NUMURKAH.—Impounded at Numurkah, 3rd April 1885.
                                                                                                                                                                                                                                   Now ready.
```

1 red and white young bull, slit under side near ear, no visible brands

If not claimed and expenses paid, to be sold on 6th May

G. M. WOODHOUSE, Poundkeeper.

THE LAND ACT WITH REGULATIONS THEREUNDER.

8vo. pamphlet.

Price 2s. 6d. Posted free on receipt of Postal Note for 2s. 6d.; or 2s. 8d. Stamps where postal notes cannot be obtained. Government Printer, Melbourne, and all Booksellers.

THE VICTORIA GOVERNMENT GAZETTE.

SUBSCRIPTIONS.—The Subscription, including Postage, is £1 6s. per annum, or 6s. 6d. per quarter, payable in advance.

Subscribers do not receive the Acts of Parliament with the Gazette. Subscriptions are required to commence and terminate with a

A less period than three months cannot be subscribed for.

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The Title (£5 Reward, Dissolution of Partnership, &c.) forms one or more lines, as a heading.

On an average, ten words make a line, but for the description of a brand consisting of more than one letter, i.e., placed perpendicularly, thus, B, each additional letter under the first is charged B

as a line.

Every Signature must likewise be counted as a line.

The final words of a paragraph, though only a portion of a line, must be counted as one line.

Signatures (in particular) and Proper names must be written very plainly in the text; ONE SIDE ONLY of each slip of paper should be WRITTEN UPON.

ALL DOUMENTS illegibly written will be returned unpublished, and where brands occur unprovided for by the ordinary letters of the alphabet, a worded explanatory description must be furnished.

POSTAGE STAMES cannot in any case be received in payment unless ONE SHILLING EXTRA IN THE POUND IS ADDED, as commission, without which the Post Office will not cash them.

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

Single conies of the GOVERNMENT GAZETTE AND COMMENT OF THE PROPERTY OF THE PROPER

the day of publication.

Single copies of the Government Gazette are Sixpence each (if paid in stamps, Sixpence half-penny).

N.B.—All Gazettes prior to 1st January 1872 are One shilling and sixpence each (if paid in stamps One shilling and seren pence).

*ALL PAYMENTS ARE REQUIRED IN ADVANCE. Advertisements unaccompanied by a remittance sufficient to cover the cost of insertion will be returned unpublished.

All communications should be addressed to "The Government Printer, Melbourne."

November 1884.

ACTS OF PARLIAMENT.

THE undermentioned Acts of Parliament, passed during the Session of 1884, and published with the Government Gazette, may be obtained at the price affixed to each, viz.:— Session of 1884, and published with the Government Gazette, may be obtained at the price affixed to each, viz.:—

No.

787. Marriage and Matrimonial Causes 10.

788. Melbourne Tramways Trust 10.

789. Consolidated Revenue (1) 10.

790. Railway Loan Account 1881 Application 10.

791. Duties of Customs 10.

792. Excise Duties 10.

793. Consolidated Revenue (2) 10.

794. Zoological and Acclimatisation 10.

795. Mallee Pastoral Leases Act 1883 Amendment 10.

796. Mining on Private Property Trustees 10.

797. Church of England Property Trustees 10.

798. Authorizing Payment out of Assurance Fund 10.

799. Removal of Doubts 10.

800. Passengers Harbors and Navigation Statute 1865

Further Amendment 10.

801. Residence Areas Act 1881 Amendment 10.

802. Attorneys and Solcitors Remuneration 10.

803. Licensing Act 1876 Amendment 10.

804. Companies Statute 1864 Further Amendment 10.

805. Victorian Debentures Redemption and Loan 10.

806. Waterworks Act 1880 Anendment 10.

807. Agent-General 10.

808. Patents Laws Amendment 10.

809. Dogs 10.

810. Amendment of Informalities 10.

811. Statute of Trusts 1864 Amendment 10.

812. Crown Lands Sale and Occupation Laws Amendment and Continuation 10.

814. Volunteer Statute 1865 Amendment 10.

815. Melbourne Tramway and Omnibus Company's Additional Branches and Act Amendment 10.

816. Hospitals and Charitable Institutions Act Amendment 10.

817. Expiring Laws Continuance 10.

818. Prostown Junction Railway Act Amendment 10.

821. Railways Construction 10.

822. Trades Unions 10.

823. Appropriation of Revenue 1884-5 46.

824. Pounds Act 1874 Amendment 10.

825. Agrieutural Colleges 10.

826. Mining Accidents Relief Fund 10.

827. County Court Judges Tenure of Office 10.

828. Married Women's Property 10.

829. Water Conservation Acts Amendment 10.

820. Game Protection Act Amendment 10.

821. Railways Construction 40.

822. Trades Unions 10.

823. Appropriation of Revenue 1884-5 46.

824. Pounds Act 1874 Amendment 10.

825. Agrieutural Colleges 10.

826. Mining Accidents Reli

stamps.
Government Printing Office,
December 1884.

DEPARTMENT OF MINES AND WATER SUPPLY.

GEOLOGICAL AND OTHER LITHOGRAPHIC MAPS, REPORTS OF PROGRESS, ETC., ETC.

COPIES of the following plans, reports, &c., may be obtained at the Office of Mines, Melbourne, or will be forwarded post free to any address, on prepayment by Post Office Order or otherwise of the cost thereof:

		£	в.	d,
Map of Victoria (Skene's, 8 sheets), Geologically colored	price	3	3	0
Geological Sketch Map of Australia including Tasmania	"	1	1	0
Map showing the distribution of Forest Trees in Victoria	**	1	1	0
Geological Sketch Map of South-west Gippsland	11	0	12	6
Geological Maps of Ballaarat (with sections), Sandhurst, Ararat (with section) and Stawell Goldfields, each	••	0	7	6
Geological Sketch Map of Cape Otway District (with section)	11	0	5	0
Geological Map of the Creswick Goldfield	н	0	5	0
Geological Map of the Learmonth district		0	5	0
Geological Sketch Map (revised) of Cape Patterson Coalfields each		0	3	6
Geological Maps of Beechworth and Mitchell River (with section) Goldfields, each	,,	0	3	0
Plan of Ballaarat, Sebastopol, and Buninyong Goldfield (with section), showing mining areas to be drained by a proposed adit		0.	5	0.
Quarter-sheets published by the late Geological Survey Department, each	11	0	3	0
Geological Map of Russell's Creek Goldfield	"	0	2	6
Plan of the underground survey of the Hustler's line of Reef, Sandhurst	"	0	3	0
Plan of the underground survey of the Garden Gully line of Reef, Sandhurst, 7 sheets	**	0	7	0
Plan of the underground workings of the princi- pal mines at Stawell, 6 sheets	11	0	6	0
Plan showing the longitudinal and transverse sections of mines on the northern portion of the New Chum line of Reef, Sandhurst, 9 sheets	n	0	9	0
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Melbourne.

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