

VICTORIA

GOVERNMENT GAZETTE

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No. 77.]

FRIDAY, SEPTEMBER 5.

T1890.

ACT OF PARLIAMENT.

PROCLAMATION

PROCLAMATION

By His Excellency the Right Honorable John Adrian Louis,
Earl of Hopetoun, Viscount Aithric, and Baron Hope, in the
Peerage of Scotland: Baron Hopetoun of Hopetoun, and
Baron Niddry of Niddry Castle, in the Peerage of the United
Kingdom; Knight Grand Cross of the Most Distinguished
Order of Saint Michael and Saint George; Governor and
Commander-in-Chief in and over the Colony of Victoria and
its Dependencies, &c., &c.
THE Governor of Victoria, do hereby declare that I have
this day assented, in Hor Majesty's name, to the Bill passed
by the Parliament of Victoria, the title whereof is hereinafter
set forth, that is to say:—
"An Act to enable the President Councillors and Rate."

"An Act to enable the President, Councillors, and Rate-payers of the Shire of Portland to sell and convey certain lands at Walook, in the said shire, and to apply the pro-ceeds of such sale towards the cost of erecting a Shire Hall and Municipal Offices clsewhere within the said shire."

Given under my Hand and the Seal of the Colony, at Melbourne, this first day of September, in the year of our Lord One thousand eight hundred and ninety, and in the fifty-fourth year of Her Majesty's reign.

(L.S.)

HOPETOUN.

By His Excellency's Command,

D. GILLIES, Premier.

JAMES BELL, Minister of Defence.

GOD SAVE THE QUEEN!

VICTORIAN MILITARY FORCES.

THE Governor in Council has been pleased to approve of the following selected candidates for commissions, being appointed Lieutenants on probation, and being posted to Corps as under, from the dates specified opposite to their names:—

Field Artillery Brigade.

WILLIAM POMEROY GREENE, 7th June, 1890. THOMAS STEWART GAFFIKIN, 11th July, 1890.

Garrison Artillery.

THOMAS HUXLEY, 1st May, 1890. ISAAC EDWARD BENSILUM, 7th June, 1890. WILLIAM IRVINE LEATHEM, 18th June, 1890.

1st Battalion Victorian Rifles.

ZURIEL HENRY CORDNER, 11th July, 1890. FREDERICK AKENSIDE FOXALL, 11th July, 1890.

2nd Battalion Victorian Rifles. HENRY WALKLEY, 1st May, 1890. RUPERT MONTAGU BOYD, 11th July, 1890. JOHN THOMAS LUPSON, 11th July, 1890.

4th Battalion Victorian Rifles. JOSEPH HENRY DUNNE, 1st May, 1890.

The seniority of officers whose commissions bear the same date will be determined on their passing the examination required after the completion of their probation.

Defence Department,
Melbourne, 1st September, 1890.

No. 77.-September 5, 1890,-1.

VICTORIAN MILITARY FORCES

The Governor in Council has been pleased to approve of the term of service of the undermentioned officers being extended for a further term of five years from the dates specified opposite to their names:—

Captain HARRY BLACK CHALMERS, 1st Battalion Victorian Rifles, 31st August, 1890.

Captain ROBERT WALLACE, Victorian Artillery, 31st August, 1890.

Captain Alfred Wilton Bennett, 3rd Battalion Victorian . Rifles, 3Ist August, 1890.

Lieutenant George White, 3rd Battalion Victorian Rifles, 31st August, 1890. Captain CHARLES MYLES OFFICER, Staff Officer, 28th August, 1890.

Captain JOHN WILBERFORGE STANLEY LOW, Victorian Rangers, 28th August, 1890.

Captain Ewen Tolmie Campbell, 2nd Battalion Victorian Rifles, 28th August, 1890.

Captain James McLaren, 2nd Battalion Victorian Rifles, 28th August, 1890.

Captain JOSEPH JOHN MILLER, Garrison Artillery, 28th August, 1890.

Captain Marc Aaron Lazarus, 1st Battalion Victorian Rifles, 28th August, 1890.

Captain James Henry Courtney, 1st Battalion Victorian Rifles, 28th August, 1890. Captain LLOYD HEBER CHASE, Victorian Engineers, 28th August, 1890.

Lieutenant John Evans, 2nd Battalion Victorian Rifles, 28th August, 1890.

Lieutenant Samuel James Coates, Field Artillery Brigade, 28th August, 1890.

Lieutenant William Henry Rennick, Garrison Artillery, 28th August, 1890. Lieutenant James Taylor, Victorian Artillery, 28th August,

Lieutenant Thomas John Courtney, 1st Battalion Victorian Rifles, 28th August, 1890.

Lieutenant HENRY ATWOOD JACOBS, 1st Battalion Victorian Rifles, 28th August, 1890.

Lieutenant Andrew Fitzgerald Thunder, 1st Battalion Victorian Rifles, 28th August, 1890.

Lieutenant John Patfield Talbot, 1st Battalion Victorian Rifles, 28th August, 1890.

Lieutenant Philip Henry Meeks, 2nd Battalion Victorian Rifles, 28th August, 1890. Lieutenant William Algernon Ede Clendinnen, Reserve of Officers, 28th August, 1890.

Lieutenant Stephen Jermyn Masters, Victorian Engineers, 28th August, 1890.

Lieutenant John William Parnell, Permanent Section, Victorian Engineers, 28th August, 1890.

Defence Department, Melbourne, 1st September, 1890.

JAMES BELL, Minister of Defence,

VICTORIAN MILITARY FORCES.

THE Governor in Council has been pleased to approve of the formation of a detachment of I Company, Victorian Rangers, in the undermentioned district:—

STRATFORD.

Defence Department, Melbourne, 1st September, 1890.

JAMES BELL, Minister of Defence.

VICTORIAN VOLUNTEER CADET CORPS.

THE Governor in Council has been pleased to approve of the following transfers to the Unattached List:—

WING UTAINSIERS TO THE OTHERSCHE LIST :—
Lieutenant MICHAEL JOSEPH COFFEY,
Lieutenant ANDREW GIVINEY CONNELL,
Lieutenant ARTHUR JOHN PEARCE,
Lieutenant WAITER WATKINS,
Lieutenant HENRY WAITER MILLS,
Lieutenant FREDERICK RUSSELL LEACH,

to be Lieutenants.

Defence Department, Melbourne, 1st September, 1890.

JAMES BELL, Minister of Defence.

COLLECTOR OF IMPOSTS.

54 Vict. No. 1066, Section 13.

IS Excellency the Governor, with the advice of the Ex-ecutive Council, has been pleased to appoint

JUNIUS J. MACKENZIE, Esq., Secretary to the Public Service Board,

to be a Collector of Imposts. .

D. GILLIES, Treasurer.

The Treasury, Melbourne, 1st September, 1890.

ELECTORAL REGISTRAR AND DEPUTY ELECTORAL REGISTRAR.

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

JOHN BUCKLAND, Moe,

to be the Electoral Registrar for the Narracan Division of the Electoral District of Gippsland West, and a Deputy Electoral Registrar for the Shady Creek Division of the said Electoral District, and for the Narracan and Traralgon Division of the Gippsland Province, vice S. W. Brooke deceased. To date from the 20th January, 1890.

ALFRED DEAKIN.

Chief Secretary's Office, Melbourne, 20th January, 1890.

Note.—The foregoing notice is in lieu of that regarding the appointment of John Buckland, which appears under the above heading in the Government Gazette of the 31st January, 1890, page 333, and which is hereby cancelled.

DEPUTY REGISTRARS OF BIRTHS AND DEATHS.

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

JAMES GODFRRY, rice Elizabeth J. Alley, whose resignation has been accepted. Merrigum

... LIZZIE LANGAN, acting during the absence of Emma Langan on North Fitzrov ... leave.

JOANNA DAVY, vice T. C. Redgen, whose resignation has been accepted. Quambatook South

ALFRED DEAKIN, Chief Secretary.

Chief Secretary's Office, Melbourne, 1st September, 1890.

BOARD OF EXAMINERS OF ENGINEERS OF WATER SUPPLY.

WATER SUPPLY.

THE Governor, with the advice of the Executive Council, has repealed the Order in Council made on the 18th February, 1887, appointing the Board of Examiners under section 64 of The Irrigation Act 1886, and in lieu thereof, has been pleased, in pursuance of the provisions of section 223 of the Water Act 1890, to appoint:—

STUART MURRAY, Esq., Chief Engineer of Water Supply; WILLIAM DAVIDSON, Esq., Inspector-General of Public

WILLIAM THWAITES, Esq., Superintending Engineer of Melbourne Water Supply, to be the Board of Examiners of Engineers of Water Supply.

ALFRED DEAKIN,
Minister of Water Supply.

Department of Water Supply, Melbourne, 1st September, 1890.

BOARDS OF ADVICE FOR SCHOOL DISTRICTS.

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

The Town of Williamstown. No. 61. THOMAS J. BURGESS.

The Moolap Riding of the Shire of Bellarine. No. 97. CHARLES RICHARDSON.

The Movang and Yan Yean Ridings of the Shire of Whittlesea. No. 134.

WALTER THOMAS.

The Beveridge Riding of the Shire of Merriang. No. 187. SAMUEL MARTIN.

> The Shire of Narracan. No. 324. JOHN COLE.

The East and Central Ridings of the Shire of Travalgon, No. 370 HENRY E. HENDEN.

The Eastern Riding of the Shire of Yarrawonga. No. 379. JOHN C. CAFFIN, THOMAS PIGDON, FREDERICK PITMAN, and JOHN J. REILLY.

The West Riding of the Shire of Gordon. No. 385. EDWARD WEAVER.

CHARLES H. PEARSON, Minister of Public Instruction.

Education Department, Melbourne, 1st September, 1890.

DISMISSAL.—POST OFFICE AND TELEGRAPH DEPARTMENT.

THE Governor in Council has directed that

MATTHIAS ELLIOTT, Painter,

be dismissed from the Public Service.

J. B. PATTERSON, Postmaster-General.

Post Office and Telegraph Department, General Post Office, Melbourne, 1st September, 1890.

PUBLIC ANALYSTS.

THE Board of Public Health, by virtue of the power conferred on it by the Health Act 1820, has approved of the undermentioned appointments, by the Municipal Councils concerned, namely:—

Analysts.

Melton Shiro Rodney Shire

FREDERIC DUNN. FREDERIC DUNN.

Wannon Shire JOHN KRUSE, vice Samuel Connor, M.D., resigned.

J. W. COLVILLE, Secretary, Board of Public Health.

Public Health Department, Melbourne, 2nd September, 1890.

SAVINGS BANK AT SALE.

PURSUANT to the provisions of *The Savings Banks Statute 1805*, the Commissioners of Savings Banks in the Colony of Victoria hereby give notice that they have appointed

JOHN ALPHONSUS McMullan, Esq.,

to be a Trustee of the Savings Bank at Sale.

By Order of the Commissioners of Savings Banks,

JAMES MOORE, Comptroller and Secretary.

Office of the Commissioners of Savings Banks, Melbourne, 22nd July, 1890.

GUARDIAN OF MINORS.

H IS Honour the Chief Justice has been pleased to empower the undermentioned Justice of the Peace to consent to the Marriage of Minors, under the provisions of the Marriage Act 1890:—

Name,	Residence.	Jurisdiction.
Henry Williams	Mildura	Mildura District.

W. P. FIREBRACE, Prothonotary.

Prothonotary's Office, Melbourne, 4th September, 1890.

COMMISSIONERS OF THE SUPREME COURT.

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

FOR TAKING APPIDAVITS.

. Name.	Profession.	Residence.	 Juris	diction.	Duration of Commission (unless revoked).
Patrick Joseph Conlon William Frederick Büsse Edmund Murphy	Assistant Clerk of Petty Sessions Assistant Clerk of Petty Sessions Assistant Clerk of Petty Sessions	Fitzroy	 Victoria Victoria Victoria		 Until Commissioner shall cease to hold office an Assistant Clerk of Petty Sessions Until Commissioner shall cease to hold office as Assistant Clerk of Petty Sessions Until Commissioner shall cease to hold office as Assistant Clerk of Petty Sessions

Prothonotary's Office, Melbourne, 1st September, 1890.

W. P. FIREBRACE,

COMMISSIONERS OF THE SUPREME COURT.

HIS Honour the Chief Justice has been pleased to appoint the undermentioned gentlemen to be Commissioners of the Supreme Court of the Colony of Victoria:—

FOR TAKING AFFIDAVITS.

Name.	Profession.	Residence.	Jurisdiction.	Duration of Commission (unless revoked).
William Thomas Tonks	Clerk of Courts	Heathcote	Victoria	Until Commissioner shall cease to
John Macnamara	Clerk of Courts	Charlton	Victoria	hold office as Clerk of Courts Until Commissioner shall cease to hold office as Clerk of Courts

W. P. FIREBRACE,

Prothonotary's Office, Melbourne, 3rd September, 1890.

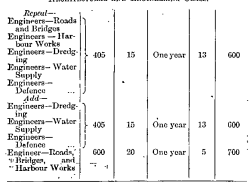
Public Service Act 1890. REGULATIONS.

CLASSIFICATION OF PROFESSIONAL DIVISION.

IS Excellency the Governor in Council has been pleased, upon the recommendation of the Public Service Board, to approve of the following alteration in the Regulations under section 59 of the Public Service Act 1890:—

0.00	E .	Scal	le of Addition	19.	m .
Office.	Minim Yearly Salary.	Amount.	At Intervals of	Num- ber.	Maxim Yearly Sainry.
	£	£			£

ARCHITECTURAL AND ENGINEERING CLASS.



D. GILLIES, Premier.

Melbourne, 1st September, 1890.

PUBLIC SERVICE BOARD.-HEAD TEACHER, FEMALE IDIOT ASYLUM.

A VACANCY at present exists for a Head Teacher, Female Idiot Asylum, in the Chief Secretary's Department, at a salary of £9 15s. per month. Qualifications required—Tact and judgment in dealing with subordinates, able to teach children somewhat on the "Kindergarten" system, to look after physical condition, and to train them in habits of order.

Any female officer, between the ages of 27 and 37 years, in the Non-derical Division of the Public Service, who considers herself qualified for the position in quostion, and who desires to apply for the same, should send in an application to the Secretary, Public Service Board, on or before Saturday, 6th September, 1890.

By order,

J. J. MACKENZIE, ·

Secretary.

Melbourne, 29th August, 1890.

THE PUBLIC SERVICE BOARD.—DRAUGHTSMEN, PROFESSIONAL DIVISION.

PPLICATIONS are invited from qualified persons to fill the positions of-

1 Engineering Draughtsman, Melbourne Water Supply Branch of the Public Works Department—salary £240 a year; and

3 Survey Draughtsmen,

Lands and Survey Department-salary £140 to £200 per annum.

Applications must be accompanied by evidence of age, good moral character, sound health, and titness, and will be received by the Board not later than Saturday, the 13th September, 1890.

By order,

J. J. MACKENZIE,

Secretary.

Public Service Board, Melbourne, 4th September, 1890.

POLICE REGULATIONS.—ALTERATION OF TRAVELLING ALLOWANCES.

THE Governor in Council, under the provisions contained in section 16 of the Act No. 1127, has ordered that the freight of luggage for which members of the police force shall be allowed the cost of removal on transfer, be increased to one ton in the case of officers; and ten hundredweight in the case of sub-officers and constables, and that clause 9 of the Police Travelling Allowance Regulations, made on the 26th day of June, 1883, be amended accordingly, by the substitution of the words "one ton" for "ten hundredweight" and the words "ten hundredweight" for "five hundredweight."

ALFRED DEAKIN,

ALFRED DEAKIN, Chief Secretary.

Chief Secretary's Office, Melbourne, 1st September, 1890.

Approved by the Governor in Council the 1st September, 1890. G. Wilson Brown, Clerk of the Executive Council.

THE LICENSING ACTS. — JAN JUC LICENSING DISTRICT.—POLL OF ELECTORS.

PURSUANT to the provisions of section 7 of The Licensing Amendment Act 1883, No. 1007, it is hereby notified that the Governor in Council has ordered a Pell of the Electors in the Jan Juc Licensing District to be taken by ballot on Monday, the eighth day of September, 1890, to determine whether or not the existing number of Victuallers' Licences in that district shall be increased.

ALFRED DEAKIN, Chief Secretary.

Chief Secretary's Office, Melbourne, 21st July, 1890.

---LOCAL OPTION POLL FOR THE JAN.JUC LICENSING DISTRICT.

THOMAS DENNIS STRATFORD HERON, a member of the Licensing Court for the Licensing District of Jan Jue, do hereby notify that, under the provisions of The Licensing Amendment Act 1888 (52 Vict. No. 1007). I have been ordered by the Governor in Council to take a poll of the electors of the aforesaid Licensing District, on Monday, the 8th day of September, 1890, to determine whether or not the number of Victuallers Licences in the Licensing District of Jan Jue shall be increased, and that I will proceed to take such poll at the undermentioned places, viz.:-

'' At State Schoolhouse Jan Juc

... Freshwater Creek At State Schoolhouse Waurn Ponds. At State Schoolhouse

The poll will open at 8 o'clock a.m. and close at 5 o'clock p.m. Dated at Geelong this 28th day of July, 1890.

T. D. S. HERON, P.M., Returning Officer.

THE LICENSING ACTS. — WONNANGATTA LICENSING DISTRICT.—POLL OF ELECTORS.

PURSUANT to the provisions of section 7 of The Licensing Amendment Act 1888, No. 1007, it is hereby notified that the Governor in Council has ordered a Poll of the Electors in the Wonnangatta Licensing District to be taken by ballot on Thursday, the eleventh day of September, 1890, to determine whether or not the existing number of Victuallers' Licences in that District shall be decreased.

ALFRED DEAKIN.

ALFRED DEAKIN, Chief Secretary's Office, Melbourne, 21st July, 1890. Chief Secretary.

LOCAL OPTION POLL FOR THE WONNANGATTA LICENSING DISTRICT.

IJCENSING DISTRICT.

JOHN SISSON COOPER, a member of the Licensing for the Licensing District of Wonnangatta, do hereby notify that under the provisions of The Licensing Amendment Act 1888, No. 1007. I have been ordered by His Excellency the Governor in Council to take a Poll of the Electors of the aforesaid Licensing District, on Thursday, the 11th day of September, 1890, to determine whether or not the number of Victuallers' Licenses in the Licensing District of Wonnangatta shall be decreased, and that I will proceed to take such poll at the places undermentioned :-

Dargo and Grant.

The poll will be open at 8 a.m., and close at 5 p.m.

Dated at Bairnsdale this 28th day of July, 1890.

J. SISSON COOPER, Returning Officer.

Licensing Act 1890. WOODSTOCK LICENSING DISTRICT.—POLL OF ELECTORS.

DISTRICT.—POLL OF ELECTORS.

PURSUANT to the provisions of section 30 of the Licensing Act 1899, No. 1111, it is hereby notified that the Governor in Council has ordered a Poll of the Electors in the Woodstock Licensing District to be taken by ballot on Monday, the 29th day of September next, to determine whether or not the existing number of Victuallers' Licences in that district shall be increased.

Chief Secretary.

Chief Secretary's Office. Melbourne, 18th August, 1890.

LOCAL OPTION POLI, FOR THE WOODSTOCK
LICENSING DISTRICT.

FRANCIS AUGUSTUS HARE, a member of the Licensing Court for the Licensing District of Woodstock, do hereby notify that, under the provisions of section 29 of the Licensing Act 1890 (54 Vict. No. 1111). I have been ordered by His Excellency the Governor in Council to take a Poll of the Electors of the aforesaid Licensing District on Monday, the 29th day of September, 1890, to determine whether or not the number of Victualler's Licenses in the Licensing District of Woodstock shall be increased, and that I will proceed to take such poll at the place undermentioned:—

At the Post Office, Woodstock

At Woodstock ... At the Post Office, Woodstock. ...

The poll will open at 8 o'clock a.m., and close at 5 o'clock p.m. Dated at Melbourne this 20th day of August, 1890.

FRANCIS HARE, P.M.

Licensiug Act 1890.

HEATHCOTE LICENSING DISTRICT .- NOTICE OF ACCEPTANCE OF PETITION FOR A POLL OF THE ELECTORS.

IN pursuance of the provisions of section 28 of the Licensing Act 1892, No. 1111, it is hereby notified by the undersigned, being the responsible Minister of the Crown for the time being administering the said Act, that a petition from one-fifth of the number of the persons whose names for the time being are on the Rollsof Electors for the Electoral Division forming the Heathcote Licensing District in force on the 22nd day of February, 1890, being the day after the publication in the Government Gazette of the number of inhabitants in such Licensing District, praying that a Poll may be ordered to be taken to determine whether or not the number of Victuallers' Licences in such Licensing District shall be decreased, has been presented to His Excellency the Governor in Council: That such petition has been signed by one-fifth of the number of persons qualified to petition for the district aforesaid: That the said petition has been duly accepted by His Excellency the Governor in Council: And that James Crowle, Est,, of Heathcote, is named in the petition as the person whom the petitioners desire to be their scrutineer for the purposes of the said Act.

ALFRED DEAKIN,

ALFRED DEAKIN, Chief Secretary.

. Chief Secretary's Office, Melbourne, 1st September, 1890.

Licensing Act 1890.

HEATHCOTE LICENSING DISTRICT.—POLL OF ELECTORS.

DURSUANT to the provisions of section 30 of the Licensing

Act 1890, No. 1111, it is hereby notified that the Governorin Council has ordered a Poll of the Electors in the Heathcote
Licensing District to be taken by ballot, on Saturday, the
25th day of October next, to determine whether or not the existing number of Victuallers' Licences in that district shall be
decreased. decreased.

ALFRED DEAKIN, Chief Secretary.

Chief Secretary's Office, Melbourne, 1st September, 1890.

Licensing Act 1890.

SNOWY RIVER LICENSING DISTRICT.-NOTICE OF ACCEPTANCE OF PETITION FOR A POLL OF THE ELECTORS.

ELECTORS.

In pursuance of the provisions of section 28 of the Licensing Act 1820, No. 1111, it is hereby notified by the undersigned, being the responsible Minister of the Crown for the time being administering the said Act, that a petition from one-fifth of the number of the persons whose names for the time being are on the Rolls of Electors for the Electoral Division forming the Snowy River Licensing District in force on the 18th day of February, 1890, being the day after the publication in the Government Guzette of the number of inhabitants in such Licensing District, praying that a Poll may be ordered to be taken to determine whether or not the number of Victuallers' Licenses in such Licensing District shall be increased, has been presented to His Excellency the Governor in Council: That such petition has been signed by one-fifth of the number of persons qualified to petition for the district aforesaid: That the said petition has been duly accepted by His Excellency the Governor in Council: And that Thomas Frederick Stapley, of Orboot, is named in the petition as the person whom the petitioners desire to be their scrutineer for the purposes of the said Act.

Chief Sanstavic Office.

Chief Secretary's Office, Melbourne, 1st September, 1890.

ALFRED DEAKIN, Chief Secretary.

Licensing Act 1890.

SNOWY RIVER LICENSING DISTRICT. — POLL OF ELECTORS.

URSUANT to the provisions of section 30 of the Licensing Act 1899. No. 1111, it is hereby notified that the Governor in Council has ordered a Poll of the Electors in the Snowy River Licensing District to be taken by ballot, on Tuesday, the 11th day of October next, to determine whether or not the cristing number of Victuallers' Licences in that district shall be increased.

ALFRED DEAKIN. Chief Secretary.

Chief Secretary's Office, Mclbourne, 1st September, 1890.

Water Act 1890, Part III.

REGULATIONS.—CERTIFICATES AS ENGINEERS OF WATER SUPPLY.

WATER SUPPLY.

IN pursuance of the provisions of Part III., section 223, of the Water Act 1890 (54 Vict. No. 1156), the Governor in Council has made the subjoined Regulations providing for the Examination of persons desirous of obtaining Certificates as Engineers of Water Supply, in lieu of the Regulations in that behalf made on the 15th day of March, 1887, and published in the Government Gazette on the 18th day of March, 1887.

ALFRED DEAKIN, Minister of Water Supply.

Department of Water Supply, Melbourne, 1st September, 1890.

REGULATIONS.

Intending candidates must give notice, in writing, of their intention to present themselves for examination, and must forward to the Board documentary evidence that they are eligible under one of the following preliminary conditions. Upon their application being approved by the Board, candidates shall pay the prescribed fee of £3 3s. into the Treasury, Melbourne, or any Receipt and Pay Office, and forward receipt for same to the Secretary to the Board.

PRELIMINARY CONDITIONS.

- 1. A candidate must be a member, or an associate member, of the Institute of Civil Engineers of London; or a certificated engineer, or master of engineering, of one of the universities of the Australian colonies or New Zealand, or of one of the universities of the United Kingdom of Great Britain and Ireland, or of some university whose degrees are recognised by the University of Melbourne, and whose graduates are admitted by it ad enutlem gradym. ad eundem gradum.
- 2. Or he must produce evidence satisfactory to the Board that he has been properly educated and trained for the profession of a civil engineer, and that he has been engaged for not less than two years, exclusive of any period of training or pupilage, in the active practice of the profession, and that one year at least of such practice has been in connexion with hydraulic works demanding the exercise of technical knowledge and skill.

QUALIFICATIONS.

- I. Candidates whose applications have been approved under preliminary condition I will be required to show, to the satisfaction of the Board, that they have been employed for not less than five years in some responsible professional capacity, in the design, construction, and supervision of hydraulic works, and that the works carried out by them have been of a successful and satisfactory character.

 II. Candidates whose applications have been approved under
- II. Candidates whose applications have been approved under preliminary condition 2 shall be required to pass an examination in the following subjects:—

SUBJECTS OF EXAMINATION.

I.—Surveying.

Topographical surveying.
Engineering trial surveys.
Permanent engineering surveys, including the setting out of

Quantities surveying.

Note.—Candidates who have obtained the certificate of the Board of TRaminers for Land Surveyors, or of the Board of Examiners for Mining Surveyors in Victoria, will be exempt from the examination in surveying.

11 .- General Principles of Civil Engineering.

Strength of materials.

Production and transmission of strains in structures.

General laws of statics.

. in. -Engineering Structures.

Principles of engineering construction.
Special structures in stone masonry, brickwork, carpentry, cast and wrought iron.
Combined structures.
Composition and use of lime and cement mortars and concretes.

Note.—Candidates who have obtained the certificate of the Municipal Surveyors' Board in Victoria will be exempt from the examination in general principles of civil engineering and in engineering structures.

IV.-Hydraulic Engineering.

of Gauging of natural and artificial streams, and flow of water

over wers.

Computation of the flow of water in channels.

Computation of the flow of water in pipes and closed conduits.

Construction of reservoir embankments in masonry and

earthwork.

Outlet works, waste weirs, and by washes.

Relation of by wash capacity to catchment area and rainfall.

Construction of weirs in river channels.

Plumping machinery, including motors.

candidates for examination must provide themselves with a book of logarithms, plotting scales, parallel ruler, and all necessary appliances (except paper) for drawing and computing. They will also be permitted to use any ordinary manual of reference, or book of tables, which they may bring with them into the examination room; but they will not be permitted to leave he room during the progress of the examination.

Any candidate who shall have proved, to the satisfaction of the Board, that he is possessed of qualification I., or who shall have successfully passed the examination prescribed for qualification II., shall be entitled to and shall receive the certificate of the Board that he is duly qualified to act as an Engineer of Water Supply under the provisions of the Water Act 1890. Every such certificate shall show whether it has been issued in respect of sufficient service, the grantee being also the holder of some one of the qualifications referred to in preliminary condition I, or in virtue of his having satisfactorily passed the examination prescribed by these Regulations.

Sig. Schlan, Secretary to the Board of Examiners.

Department of Victorian Water Supply, Melbourne.

Approved by the Governor in Council the 1st September, 1890.

G. Wilson Brown, Clerk of the Executive Council.

THE YATCHAW IRRIGATION AND WATER SUPPLY TRUST.—RATING REGULATION:

THE Governor in Council has approved of the subjoined Rating Regulation made by the Yatchaw Irrigation and Water Supply Trust under the provisions of section 234 of the Water Act 1890.

ALFRED DEAKIN. ALFRED DEAGAST Minister of Water Supply,

Department of Water Supply.
Melbourne, 1st September, 1890.

. RATING REGULATION No. 1.

- RATING REGULATION No. 1.

 REGULATION for the making of a rate under section 254 of the Water Act 1890 on all rateable property in the Irrigation and Water Supply District.

 1. A rate of Five shillings in the pound sterling on the annual value of all rateable property within the Yatchaw Irrigation and Water Supply District, according to the valuation for the time being of all lands and tenements for the municipal rates of the shires of Dundas and Mount Rouse, is hereby under for the year One thousand eight hundred and ninety, commencing on the first day of January, One thousand eight hundred and rate of the property of the property
- 2. Such rate is made payable on the eleventh day of August, One thousand eight hundred and ninety.
- 3. Such person or persons as the Commissioners of the said Trust may from time to time appoint for that purpose shall be authorized to demand and receive the said rate.

The foregoing rating regulation was made by the Commissioners of the Yatchaw Irrigation and Water Supply Trust under and by virtue of the provisions of section 254 of the Water Act 1800, this eleventh day of August, One thousand eight hundred and ninety.

The Common Seal of the Yatchaw Irrigation and Water Supply Trust was affixed hereto, by authority of the Commissioners of the said Trust, in the presence of —...

N. THORNLEY, Chairman.
J. H. BLOOMFIELD, Secretary. 10 mag 2

Approved by the Governor in Council the 1st September, 1890.

G. Wilson Brown, Clerk of the Executive Council.

HE AVOCA WATER TRUST.—DEFAULT IN PAYMENT OF INTEREST ON LOAN.—NOTICE.

PAYMENT OF INTEREST ON LOAN.—NOTICE. 1.

WHEREAS default having been made by the Avoca Water Trust in payment of the interest due on the Ioan of £15,630 granted to it by the Governor in Council: And whereas the Board of Land and Works having, in consequence, of such default, entered upon and taken possession of the lands, tendements, and works, of the said Trust, and is now maintaining, and managing the saine:

And whereas the said Board of Land and Works, under the authority of the Water Act 1890, is authorized to do all things which might hawfully be done by the said Trust in all respects, as though the said Board were such Water Trust.

Now therefore the Reard of Land and Works the base of the said Board were such Water Trust.

Now therefore the Board of Land and Works hereby gives notice that the whole of the land situated and being within the parish of Yeungroon, included within the boundaries of the Waterworks district of the Avoca Water-Trust is supplied with water, and has since the 1st January, 1890, been so supplied, under the provisions of Division 7 of Part II. of the Water Act 1899.

The Common Seal of the Board of Land and Works was hereunto affixed this first day of September, in the year of our Lord One thousand eight hundred and ninety, in the presence of—

J. B. PATTERSON

J. B. PATTERSON,
Vice President:
N. WIMBLE;
Member,

DEPARTMENT OF MINISTER OF PUBLIC INSTRUCTION.

ACANCIES for Head Teachers and Assistants, advertised in accordance with the provisions of Part III. of the Public Service

Act 1890:

Education Department, 29th August, 1890.

J. MAIN, Secretary Public Instruction.

	•		School.				_					
er.	Name.	County.	Parish, &c.	أند	of Rooms Quarters.	Rent per	Percentage.	Allotment.	Ai	verag tenda	nce.	Teacher required.
Number.				Class.	No. or the Co.		Perc		May	June	July	
1719 1054 1906 1736 1738 1738 22765 2334 2717 2907 1151 887 1151 228 287 1277 1277 1271 1551 1687 2119 2119 2119 2119 2119 2119 2119 211	Broomfield Chewton Corindhap Pidge and Berrimal West Central Shepparton Jack River Salt Creek Quambatook East And South Cargerie Mitta Mitta Vectis Woorak West Emu Creek Wandong Grassdale Big Hill Whitehead's Creek Baringhup Waterloo Plains Golden Point Fitzroy Rochester	Talbot Talbot Grenville Gladstone Moira Buln Buln Borung Tatchera Grant Bogong Lowan Lowan Bendigo Normanby Bendigo Talbot Kara Kara Lowan Grant Bourke Bourke	Near Alberton Near Alberton Near Great Western Magorra Natimuk Near Mill Strathfieldsaye Bylands Near Merino Mandurang Near Seymour Near Maldon Near Maldon Near Lillimur	338 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	3 4 2 2 2 4 4 2 2 4 3 2 2 4 2 2 3	£ s. d 9 0 0 0 9 0 0 6 0 0 4 0 0 15 0 0 0 12 0 0 0 4 0 0 12 0 0 0 16 0 0 0 16 0 0 16 0 0 1 0 0 0	90 88 89 67 75 77 87 87 87 81 73 78 81 73 73 56 91	150-175 50-75 30-50 30-50 20-30 20-30 20-30 20-30 20-30 20-30 30-50 Under 20 20-30 20-30 30-50 20-30 30-50 30-50 30-50	28 23 20 29 53 27 25 43 35 14 27 	159 169 50 7 10 22 21 18 6 20 12 21 21 21 20 32 47 24 24 38 35 12 24 	155 156 48 11 9 8 20 7 18 14 27 18 31 43 25 25 37 34 10 26 	Head Teacher "" "" "" "" "" "" "" Female Junior Assistant
2828	Maryborough East	Talbot							:::		:::	Male Relieving
***	:									"	"	Teacher

Applications for the positions above named will be received only from qualified teachers in the service, and the applicant must be in the same class or a higher class than that of the position applied for. Separate applications for each vacancy, addressed to the Committee of Classifiers, Education Office, Melbourne, must reach this office not later than fourteen days from the date hereof.

Teachers applying for positions lower than those they at present occupy must signify their willingness to accept the pay and status thereof, with the understanding that they cannot regain their present classification except in the ordinary course of promotion. The Head Teacher is requested to post this list in his school for a week for the information of his assistants.

DEPARTMENT OF MINISTER OF PUBLIC INSTRUCTION.

TACANCIES for Head Teachers and Assistants, advertised in accordance with the provisions of Part III. of the Public Service Act 1890.

Education Department, 5th September, 1890.

J. MAIN, Secretary Public Instruction.

,1,

		•	School.									
ij	Nama	County.	Parish, &c.	Class.	of Rooms Quarters.	Rent per	Percentage.	The ment.	Αί	tenda	nce.	Teacher required.
Number.	Name	3323 .	2 2102, 444		S. al	Annum.	Perce		June	July	Aug.	
748 2177 2220 2386 2682 2953 2531	Dereel Timmering East Tyrrell Creek Cooropajerrup Tangambalanga Ensay Township Kaniva	Grenvillo Rodney Tatchera Kara Kara Bogong Tambo Lowan	Near Rokewood Near Mt. Scobie Near Wycheproof Near Wycheproof Near Kiewa Numbie-Munjie	. 5 5 5 5 5	2 2 2 	£ s. d. 4 0 0 4 0 0 4 0 0	86 71 43 85 100 80 90	20-30 20-30 Under 20 20-30 20-30 20-30	6 18 11 20 21 15	7 17 11 22 21 11	12 19 14 20 21 17	Head Teacher " " " " " " " " " " " " " " " " " " "
1912	Footscray	Bourke				•						Female Junior Assistant
1360	Clifton Hill	Bourke										a
1924	Drouin Junction	Buln Buln		:::				-:-				Female Reliev- ing Teachers (2)

Applications for the positions above named will be received only from qualified teachers in the service, and the applicant must be in the same class or a higher class than that of the position applied for. Separate applications for each vacancy, addressed to the Committee of Classifiers, Education Office, Melbourne, must reach this office not later than fourteen days from the date hereof.

Teachers applying for positions lower than those they at present occupy must signify their willingness to accept the pay and status thereof, with the understanding that they cannot regain their present classification except in the ordinary course of promotion.

The Head Teacher is requested to post this list in his school for a week for the information of his assistants.

N.B.—The vacancy in 1508, Hawthorn, advertised on the 22nd August, is withdrawn.

DEPARTMENT OF MINISTER OF PUBLIC INSTRUCTION.

THE undermentioned teachers have been appointed to the following vacancies advertised on the 15th August.

Education Office, 5th September, 1890.

J. MAIN, Secretary for Public Instruction.

			Scho	ol.		Teacher.					
No.	Nan	e.		Pos:tion,		Name.	Classification.				
323 1108 1820 2648 1501 2778 1508	Sandhurst Heyfield Spring Plains Locksley Yarraville Surrey Hills Hawthorn			Head Teacher " Ist Fernale Assistant Junior Assistant	 ; ,	James Rogers Frank Roberts Jano Steel Kenneth McLeod Jesie Tapp Esther M. Rayson Charlotte Van Nooten			III., 1, 16 IV., 3, 37 V., 3, 33 V., 3, 202 III., 2, 18 J., 382 J., 370		

ESTATES OF DECEASED PERSONS.

PARTICULARS of the Estates of Deceased Persons which the Curator has been appointed to administer 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	Andrews, Martha	Mountfield-street, Bruns-	Gloucestershire	1890. 18th August	£ s. d. 436 5 .2	23rd July, 1890
2	Apperly, Patience	Bombay, Auckland, New	Unknown	25th August	600 0 0	On or about 12th July,
3	Blanch, John	Zealand Baimoral	Newcastle, England	18th August	433 15 0	1890 9th July, 1890
4	Clarke, Stephen James	No. 7 Bell-street, Fitzroy	Maidstone, England	18th August	105 7 7	24th July, 1890
5	Currie, Elizabeth	No. 83 Spring-street, Mel-	Scotland	18th August	76 12 7	20th April, 1882
6	Diamond, Henry (de bonis non administratis)	bourne Warrenheip	Unknown	18th August	500 0 0	21st February, 1874
7	Donnelly, Aun (de bonis	Regent-street, Prahran	Ireland	25th August	50 0 0	5th August, 1888
8	non administratis) Duffy, Michael	No. 453 Lonsdale-street, Melbourne	Scotland	25th August	35 12 3	14th August, 1890
9 10	English, Patrick Joseph Girard, Ulysse	Wangaratta Emu Creek	Unknown Neuchâtel, Switzerland	25th August 18th August	963 3 4 400 0 0	23rd April, 1890 4th June, 1890
11 12 13	Hourigan, James Lewis, Agnes Lewis, Arthur	Loch, Gippsland Young-street, Fitzroy High-street, St. Kilda	Ireland None Western Aus- tralia	18th August 18th August 26th August	57 19 0 76 12 7 6,840 0 0	6th March, 1890 11th May, 1880 14th July, 1890
14	Lewis, Louisa	Broadwood-street, Oak-	Western Aus-	18th August	3,600 0 0	22nd July, 1889
15	Mowat, John (de bonis non administratis)	leigh Moliagul	tralia Unknown	25th August	150 0 0	15th February, 1878
16	MacMahon, Michael	Penshurst	County Clare, Ireland	18th August	92 18 11	15th July, 1890
17	Spencer, Henry	Parish of Jallakin, county	Unknown	25th August	192 19 4	10th June, 1890
18	Weir, Catherine	Normanby No. 76 Bouverie-street, Carlton	.Scotland	25th August	89 9 10	14th August, 1890

Dated Melbourne, the 3rd day of September, 1890.

THEYRE WEIGALL, Curator of the Estates of Deceased Persons.

The Marine Board Act 1887.

CERTIFICATES.

IST of Certificates of Competency and of Exemption from Pilotage issued by the Marine Board of Victoria from the 1st to 31st August, 1890.

Certificates of Competency.

 $Imperial. {\bf -Nil.}$

 ${\it Colonial.}$ —Nil.

PILOTAGE EXEMPTION CERTIFICATES.

(Issued by the Marine Board of Victoria under the provisions of The Marine Board Act 1887.)

Nan	ıe.	No.	Date.	· Ports.
White, Robert	•	 067	11th August, 1890	Port Phillip, Geolong, and Melbourne

The Marine Board Act 1887.

CAUTION.-MASTERS, MATES, AND ENGINEERS.

THE attention of masters, mates, and engineers is directed to the 49th section of *The Marine Board Act 1887*, which pro-

- (1) If any person not possessed of a valid certificate appro-priate to his grade (and to the trade in which he may be employed) suffers himself to be engaged, or acts as master, mate, or engineer; or
- (2) If any person employs or suffers any person to serve as master, mate, or engineer without using all reasonable means (proof whereof shall be on him) to accertain that the person so serving is duly certificated, then, and in every such case, the person so offending shall, for every such offence, incur a penalty not exceeding Fifty pounds.

The Board therefore gives notice that any person so offending after the date hereof will render himself liable to a prosecution in terms of the Act quoted.

By order, J. GEO. McKIE, Secretary.

The Marine Board of Victoria, Melbourne, 2nd September, 1890.

Fisheries Act 1890.

FISHING IN WESTERN PORT BAY.

PROCLAMATION

By His Excellency the Right Honorable John Adrian Louis, Earl of Hopetoun, Viscount Aithrie, and Baron Hope, in the Peerage of Scotland; Baron Hopetoun of Hopetoun, and Baron Niddry of Niddry Castle, in the Peerage of the United Kingdom; Knight Grand Cross of the Most Dis-tinguished Order of Saint Michael and Saint George; Governor and Commander-in-Chief in and over the Colony of Victoria and its Dependencies, &c., &c., &c.

WHEREAS by the Fisheries Act 1890 it is amongst other things enacted that the Governor in Council may from time to time make Proclamations, to be published in the Government Gazette, fixing the times and places or the manner at and in which any trammel, trawl, or other net or engine, whether fixed or unfixed, to be employed in fishing, shall be used: Now therefore I, the Governor of Victoria, with the advice of the Executive Council, do hereby fix the times at which any trammel, trawl, or other net or engine, whether fixed or unfixed, to be employed in fishing in Western Port Bay, may be used as follow, viz.—Between Sunday at midnight and Friday at midnight inclusive in each week from the first day of January to the thirty-first day of December inclusive in each year.

Given under my Hand and the Seal of the Colony of Vic-toria, at Melbourne, this first day of September, in the year of our Lord One thousand eight hundred and ninety, and in the fifty-fourth year of Her Majesty's reign.

HOPETOUN. By His Excellency's Command,

J. B. PATTERSON, Commissioner of Trade and Customs.

GOD SAVE THE QUEEN!

NOTICE TO MARINERS.—BRISBANE, QUEENSLAND.

THE following Notice to Mariners, which has been received from the Department of Ports and Harbours, Brisbane, is published for general information.

J. B. PATTERSON, Commissioner of Trade and Customs.

Department of Trade and Customs, Melbourne, 4th September, 1890.

[No. 26 of 1890.]

Moreton Bay.—Position of Black Buoy at Entrance to North-west Channel.

Notics is hereby given that a black buoy has been placed to mark the northern extreme of the north-west banks, and lies in 8 fathoms at low-water springs, with the South-east Glasshouse a little open to the southward of the beacon on Bribie Island, and with the following compass bearings:—

Caloundra Head, N. 19° W. Beacon on Bribie Island, S. 60° W.

The best line to enter the north-west channel from seawards will be found by keeping the beacon on Bribie Island on with the southern end of the South-east Glasshouse, and on entering the channel the buoy will be passed on the port hand.

T. M. ALMOND,

Department of Ports and Harbours, Brisbane, 26th August, 1890.

NOTICES TO MARINERS.-NETHERLANDS-INDIA.

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

J. B. PATTERSON, Commissioner of Trade and Customs.

Department of Trade and Customs, Melbourne, 3rd Seprember, 1890.

[No. 16.]

Hydrographic Office, Batavia.

E. I. Archipelago.

Java, N. coast. Wreck westward of Hock Sedari.

Notice is hereby given that the N. I. sailing-vessel Wa-adanoor has wrecked on the N. coast of Java, westward of Hoek Sedari. The wreck lies stranded flat on the starboard side in 5 fathoms of water, with the stern half above the surface of the sea, and the stem 9 feet under water, in the bearings:—

Hoek Sedari, N. 95° 5′ E.
W. top of Gehakkelde Geb. N. 164° 3′ E.
Conspicuous tree, kampong Pakis, N. 205° 6′ E.
Hoek Boengin, N. 272′ F.
This notice affects the chart.

Noordkust Java, Blad I. en II., 1887 en 1886, Java, Blad I., 1887, Java Zee en sangronzende Vaarwaters Blad I., 1886, Neder-landsch-Oost-Indië, Blad II., 1867.

Bearings true.

The Rear-Admiral
Commanding the Naval Forces in Neth.-India,
P. TEN BOSCH.

Batavia, 7th July, 1890.

(Voor het Land.)

[No. 17.]

Hydrographic Office, Batavia.

E. I. Archipelago.

Banca Strait.—Alteration in lights.

Notice is hereby given that on October 1, 1890, the red coast light of the 5th order of P. Daoen, S.E. entrance of Banca Strait, will be altered in a fixed white light of the same order.

Further notice will be given.

This notice affects the chart :-

Straat Bangkú, Blad III., 1863, Eiland Bangka, 1879, Java Zee a aangrenzende vaarwaters, Blad I., 1886, Nederlandsch-Oosten aangrenzende vaa Indië, Blad II., 1867.

The Rear-Admiral
Commanding the Naval Forces in Neth.-India,
P. Ten Bosch.

Batavia, 17th July, 1890.

VICTORIAN NAVAL FORCES.

THE Governor in Council has been pleased to order the following alteration in the Regulations for the Victorian Naval Brigade made on the 8th day of October, 1888:—Appendix A.—Establishment of the Naval Brigade is cancelled, and the following revised establishment is substituted

- 1 Captain.
- Commander. Lieutenant-Commanders and Lieutenants.
- Sub-Lieutenants.
- 10 Gunners.
 2 Surgeons.
 20 Engineers.

- 2 Engineers.
 2 Engineroom Artificers.
 2 Chief Petty Officers.
 12 First-class Petty Officers.
 12 Second-class Petty Officers.
 309 Able Scanen.

379 Total

JAMES BELL, Minister of Defence.

Defence Department, Melbourne, 1st September, 1890.

Approved by the Governor in Council the 1st September, 1890.

G. WILSON BROWN, Clerk of the Executive Council.

ARTILLERY PRACTICE.-NOTICE.

MARGET practice will be carried on by the Victorian Artillery from the undermentioned forts from the 1st to 30th September, 1890, between the hours of 9 a.m to 5 p.m.:—

Direction of Target. Forts. Queenscliff Swan Island ... S.S.W. and S.E. by E. ... S.E. and S.W. ... W.N.W. and N.E. W.N.W ... N. ... W. ... N.N.E. Nepean Franklin South Channel ... Eagle's Nest ...

All forts from which practice is carried on will fly a red flag from mast-head of flagstaff. All ships and boats should be kept at a distance off at least 800 yards to the left, and one mile to the right of the line of fire, for a distance of 6,000 yards from the battery, in accordance with Orders in Council, dated 10th battery, in March, 1887.

A. DANIELL, Major R.A., O.C.V.A.

VITAL STATISTICS OF MELBOURNE AND SUBURBS (GREATER MELBOURNE), JULY, 1890. (Area of District, exclusive of water, 163,942 acres.)

RETURN for the Month of July, 1890, showing the estimated population, also the numbers of registered births and deaths, and excess of the former over the latter, in the Statistical District of Greater Melbourne, embracing a radius of ten miles, and divided into twenty-five sub-districts.

POPULATION, BIRTHS, AND DEATHS IN GREATER MELBOURNE, JULY, 1890.

			•	Births-	•			Deaths.		
Sub-districts.	Estimated Population.	Including Twin	s and Il lidren.	legitimate	Cases of	Illegitimate Children.	Both	Males.	Females.	Excest of Births over Deaths.*
		Both Sexes.	Males.	Females.		Cmiaren.	Sexes.		Tomates.	Denris.
Melbourne—Bourke Ward Gipps Ward Lonsdale Ward	14,800 8,360 3,340	29 · 3	15 1	14 2 	1	1	8 10 3	4 8	4 2 3	21 -7 -3
La Trobe Ward Albert Ward Smith Ward	4,275 8,050 15,000	2 13 33	1 6 19	1 · 7 · 14	:::	 1 4	1 4 20	$\frac{1}{2}$	 2 6	1 9 13
" Victoria Ward North Melbourne Town Fitzroy City Collingwood City	20,065 21,625 31,930 34,820	. 59 83 103 145	31 44 46 74	28 39 57 71	1 1 2	2 7 5 4	26 29 33 52	13 15 15 28	13 14 18 24	33 54 70
Richmond City Brunswick Town Northcote Borough	37,070 19,585 6,300	155 110 16	91 46 7-	64 64 9		8 4	45 22 11	22 9 8	23 13 3	93 110 88 5
Prahran City South Melbourne City Port Melbourne Borough	36,100 42,800 12,735	122 128 57	61 56 20	61 72 37	2	· 11 2	56 50 18	33 28 9	23 22 9	66 78 39
St. Kilda Borough Brighton Town	18,490 8,966 10,960 9,129	48 30 56 38	30 13 30 22	18 17 26 16	ï	"i	$\frac{25}{6}$.	15 4 14	$\begin{array}{c c} 10 \\ \cdot 2 \\ 7 \end{array}$	23 24 35
Hawthorn Town Kew Borough Footscray Town	16,436 5,720 15,736	81 14 81	· 46 9 44	35 5 37	3	; 6	12 12 8 21	8 6 4 9	4 6 4 12	26 69 6
Williamstown Town Remainder of District (120,242 acres)	13,810 36,970	50 135	30 68	20 67	ï	2 2	19 54	9 33	10 21	31 81
Hospilals, Asylums, &c. + Shipping in Hobson's Bay and River	3,890 1,478‡	30 		18 		18 	151 1	101 1	50 	-121 -1
Total	458,470	1,621	822.	799	14	85	718	413	303	903
Daily average	'	52.30	26.25	25:78	·45	2.74	23 17	13.33	9.84	29.13

^{*} In cases where the minus sign (-) is prefixed to any number it implies that the deaths exceeded the births by that number.

The births and deaths in Greater Melbourne, together with the mean temperature in the shade, the mean atmospheric pressure, and the amount of rainfall, during the month of July of each of the ten years 1890-1889, were as follow:—

					Births. Number.	Deaths. Number.	Mean Temperature.	Mean Helcht of Barometer. Inches,	Rainfall. Inches,
	1880	• • • •	`		726	465	46.9	30.069	65
	1881				721	446	48.5	30.180	-68
	1882				751	494	47.7	29.942	2.25
	1883				881	422 -	47.8	30-021	2.55
	1884				950	582	46.5	30.166	.78
	1885	***	•••		1,009	521	46.2	30.150	1.13
	1886			***	1,023	610	47.5	30.136	-83
	1887				1,187	563	49.6	29.918	2.68
	1888			•••	1,232	594	48.4	29.942	1.51
	1889	•••	•;•		1,581	851	47.8	30.158	1.64
1	Mean	of ten y	years		1,006	555	47.7	30.068	1:47

The births of 1,621 children, viz., 822 boys and 799 girls, were registered in Greater Melbourne during the month of July. In the month of June, 1,675 births were registered, or 54 more than in the month under review. The births were 615 above the average of the month during the previous ten years, but only 286 above that average if allowance be made for the increase of population.

The deaths registered in July numbered 718, viz., 413 of males and 305 of females: the births thus exceeded the deaths by 903, or 126 per cent. The deaths exceeded those in June by 67, and were above the average of July during the previous ten years by 163. If, however, allowance be made for the increase of population, they will be found to have been below that average by 18.

To every 1,000 of the population of the district, the proportion of births registered was 3:54, and of deaths registered 1:57.

The highest temperature in the shade recorded at Melbourne Observatory during the month was 62.4° on the 18th, and the lowest was 29.0° on the 16th. The mean temperature of the month (47.0°) was a fraction below the average. The greatest range of the thermometer in any one day (29.5°) took place on the 18th, and the least range (3.1°) was on the 7th. The mean daily range was 14.6°. The highest atmospheric pressure recorded was 30.511 inches on the 16th, and the lowest was 29.381 inches on the 8th. The mean atmospheric pressure (29.993 inches) was slightly below the average.

Rain fell on 13 days, the amount of rainfall being 2.71 inches. The average rainfall in July during the previous ten years was 1.47 inches, or about an inch and a quarter less than in the month under notice.

Fog occurred on 8 days during the month.

Males contributed 58 per cent., and females 42 per cent., to the mortality of the month. Children under 5 years of age contributed 38 per cent. to that mortality, as against 37 per cent. in 1889, 32 per cent. in 1888, 30 per cent. in 1887, 30 per cent. in 1886, 26 per cent. in 1885, 39 per cent. in 1884, 32 per cent. in 1883, 34 per cent. in 1882, 33 per cent. in 1881, and 36 per cent. in 1880.

[†] Including the Melbourne, Alfred, Women's, Children's, Homecopathic, and Austin Hospitals, the Metropolitan and Yarra Bend Lunatic Asylums, the Immigrants' Home, the Benevolent Asylum, the Infant Asylum, and the Convent of the Little Sisters of the Poor.

[#] Census figures.

Thirty-seven deaths of persons who had attained or exceeded the age of 75 years were recorded during the month. Of these a carrier, aged 75, died of paralysis; a dairyman, a man of occupation unknown, and a female, each aged 75, of heart disease; a male of occupation unknown, and a female, each aged 77, of apoplexy; a carpenter, aged 77, of paralysis; a female, aged 77, of prionitis; a gardener, aged 77, of Bright's disease; a sailor, aged 77, of fistula in perine; a surveyor, aged 80, of rodent ulcer; a charwoman, aged 80, of chronic bronchitis; a farmer, aged 80, of fistula in perine; a surveyor, aged 80, of rodent ulcer; a charwoman, aged 80, of chronic bronchitis; a farmer, aged 80, of uraemia; a farmer, aged 80, of gallstones; a female, aged 83, of fracture of the thigh—how caused not stated; a paperhanger, aged 86, of apoplexy; a station hand, aged 87, of anaemia; a female servant, aged 87, of heart disease; a caretaker, aged 76, two males of occupation unknown, each aged 77, a shoemaker and a female, each aged 79, a gardener and a female, each aged 80, a farmer, a sawyer, and a female, each aged 82, a gentleman, aged 84, a labourer, aged 87, a female, aged 88, and a labourer, aged 90, of old age.

Initry-eight deaths were ascribed to external causes during the month, of which 32 were set down to accident, 2 to homicide, and 4 to suicide. The following are the particulars of the accidental deaths:—A boy, aged 7, a bricklayer, aged 26, a formale, aged 40, a labourer, aged 55, ac compositor, aged 55, and a carpenter, aged 65, died of injuries resulting from falls; a boy, aged 8, two labourers, aged 33 and 34 respectively, were passed over by railway trains; a boy, aged 8, was killed by a trancar; a clerk, aged 22, was struck by the door of a passing railway carriage; a cabinet maker, aged 28, as killed by being entangled in machinery; a sawyer, aged 21, died of injuries consequent on a piece of wood striking him; a master-mariner, aged 41, was killed by a box of ballast falling on him; a carpenter, aged 18, died of injuries received whilst playing football; a machine driver, aged 33, of fracture of the skull; a female, aged 53, of fracture of the womb—how caused not stated; two male children, aged 2 and 3 respectively, of burns; a publican, aged 50, as drowned in the River Yarra; a male of occupation unknown, aged 60, in the Saltwater River; a ship's cook, aged 32, a hotel manager, aged 59, and a sculptor, aged 58, in Hobson's Bay; a female infant, aged 1 month, and a male infant, and a female, aged 20, and a farrier, aged 55, were suffocated—a piece of meat having in each case become impacted in the throat. The homicidal deaths were those of a newly-born infant, who was suffocated at birth; and a bricklayer, aged 40, who died of fracture of the skull—a verdict of wilful murder being returned in each case. The suicidal deaths were those of a storeman, aged 43, who cut his throat; a station hand, aged 50, and a tinsmith, aged 60, who poisoned themselves—the former with "Rough on Rats," and the latter with spirits of salt; and a watchmaker, aged 47, who hanged himself.

One hundred and fifty-five deaths, or 22 per cent, of the whole, took place in public institutions, viz —50 in the Male.

One hundred and fifty-five deaths, or 22 per cent. of the whole, took place in public institutions, viz.:—59 in the Melbourne Hospital, 16 in the Alfred Hospital, 3 in the Homocopathic Hospital, 6 in the Children's Hospital, 4 in the Lying in Hospital, 18 in the Immigrants' Home, 19 in the Benevolent Asylum, 11 in the Yarra Bend Junatic Asylum, 8 in the Metropolitan Lunatic Asylum, 3 in the Austin Hospital, 2 in the Melbourne Gaol, 1 in the Pentridge Stockade, 1 in the Blind Asylum, and 4 in the Convent of the Little Sisters of the Poor.

The deaths of children under five years of age numbered 271, of which 150, or 55 per cent., were of males, and 121, or 47 per cent., were of females. Of those who died, 192 were under one year of age, 31 were between one and two, 20 were between two and three, 9 were between three and four, and 19 were between four and five.

The persons who died at a more advanced age than five years numbered 447. Of these, 263, or 59 per cent., were males, and 184, or 41 per cent., were females; 40 were between five and ten, 16 were between ten and fifteen, 11 were between fifteen and twenty, 25 were hotween twenty and twenty-five, 33 were between twenty-five and thirty, 50 were between thirty and thirty-five, 21 were between thirty-five and forty, 33 were between forty and forty-five, 32 were between five and fity-five and fity-five and sixty 43 were between sixty and sixty-five, 29 were between sixty and sixty-five, 29 were between seventy, 27 were between seventy and seventy-five, 20 were between seventy-five and eighty, and 17 were upwards of eighty.

The following table shows the causes of death of persons of both sexes under and over five years of age, and the proportions per cent. of deaths from each cause in Greater Melbourne during the month under review:—

Causes of Death in Greater Melbourne, July, 1890.

		ı	N	fumber of Death	a.		
Classes.	Causes of Death.	Ma	les.	Fem	ales.		Proportions per cent.
		 Under five years.	Over five years.	Under five years.	Over five years.	Total.	
I. II. III. V. VI. VII. VIII.	Specific febrile or zymotic diseases Parasitic diseases Dietic diseases Constitutional diseases Devolopmental diseases Local diseases Violence Ill-defined and not specified causes All causes	 19 5 22 76 6 22	23 1 4 60 15 131 26 3	11 2 8 14 64 2 20	21 1 51 6 100 - 4 1	74 1 7 124 57 371 38 46	10·31 ·14 ·97 17·27 7·94 51·67 5·29 6·41 100·00

- CLASS I.—Specific Februle on Zymotic Diseases.
 Sub-class 1. Miasmatic diseases.—Scarlet fever, 4; influenza, 1;
 diphtheria, 41; typhoid, enteric fever, 12.

 2. Diarrhead diseases.—Cholera (simple), 1; Diarrhea, 7; dysentery, 2.
 - 3. Malarial diseases. Intermittent fever, 1.
 - Septic diseases.—Erysipelas, 1; pyæmia, septicemia, 2; puerperal fever, 2.

CLASS II.—PARASITIC DISEASES.

Hydatids, 1.

CLASS III.-DIETIC DISEASES.

Starvation, want of breast milk, 2; intemperance—(a) chronic alcoholism, 4; (b) delirium tremens, 1.

CLASS IV.—CONSTITUTIONAL DISEASES.

Rheumatism, 2; cancer, malignant disease, 16; tabes mesenterica, 3; tubercular meningitis (acute hydrocephalus), 7; phthisis, 80; other forms of tuberculosis, scrofula, &c., 13; anumia, 2; diabetes mellitus, 1.

Promature birth, 27; atelectasis, 4; cyanosis, 1; spina bifida, 1; other congenital defects, 3; old age, 21, at the following ages:—68, (8, 69, 70, 71, 73, 74, 70, 77, 77, 79, 80, 80, 82, 82, 82, 84, 87, 88, 90.

CLASS VI.-LOCAL DISEASES.

Sub-class 1. Diseases of the nerrous system.—Inflammation of brain or its membranes, 4; apoplexy, 24; softening of brain, 1; paralysis, 5; insanity (general paralysis of insane), 14; epilepsy, 2; convulsions, 26; laryngismus stridulus, 1; diseases of spinal cord, 2; others, 7.

CLASS VI.-LOCAL DISEASES-continued.

- Chass VI.—Looal Diseases—continued.

 Sub-class 3. Diseases of the circulatory system.—Endocarditis, valvular disease, 17; pericarditis, 4; angina pectoris, 1; syncope, 10; aneurism, 2; embolism, 5; heart disease, undefined, 26.

 4. Diseases of the respiratory system.—Laryngitis, 2; croup, 13; diphtheritic croup, 8; bronchitis, 36; pneumonia, 53; congestion of lungs, 12; pleurisy, 6; others, 2.

 5. Disease of the directive system.—Stomatitis, 1.

 - 5. Diseases of the dijective system.—Stomatitis, 1; dentition, 3; hæmatemesis, 1; enteritis, 15; ulceration of intestine, 1; obstruction of intestine, 5; hernia, 1; fistula, 1; peritonitis, 2; gallstones, 3; cirrhosis of liver, 0; other diseases of liver, 7.
 - Discases of the urinary system. Nephritis, 7; Bright's disease, 18; uramia, 3; diseases of bladder and of prostate, 2; others, 1.
 - Diseases of the organs of generation.—Ovarian disease, 2.
 - 9. Diseases of parturition .- Accidents of childbirth, 3.
 - 10. Diseases of the organs of locomotion. Caries, 2; ostitis, 1.
 - 11. Diseases of the integumentary system.—Cellulitis, 2; pemphigus, 1.

CLASS VII.-VIOLENCE.

Sub-class 1. Accident or negligence.—Fractures, contusions, 19; burn, 2; drowning, 5; suffocation, 6.

2. Homicide.—Murder, 2.

3. Suicide.—Cut, 1; poison, 2; hanging, 1.

CLASS VIII.—ILL-DEFINED AND NOT SPECIFIED CAUSES. Dropsy, 4; debility, 42.

In July, as compared with June, deaths from typhoid fever fell from 20 to 12, and deaths from diphtheria from 45 to 41. On the other hand, a considerably increased mortality occurred under the head of diseases of the respiratory system; deaths from bronchitis having increased from 23 to 36, and deaths from pneumonia and congestion of the lungs from 27 to 65. Deaths from diphtheritic croup, which are not classed with those from diphtheria, fell from 10 to 8, but deaths from ordinary croup increased from 7 to 13.

The following is a statement of the deaths set down to typhoid fever and diphtheria in each of the first seven months of the present and the previous two years:—

DEATHS FROM TYPHOID FEVER AND DIPHTHERIA, 1888 TO 1890.

(First seven months of each year.)

Months.					Deaths	from Typhoid	Fever.	Deaths from Diphtheria,			
	мо	nths.			1888.	1889.	1890.	1889.	1889.	1890.	
January February March April May June July					39 63 54 43 32 20 12	70 64 91 113 92 36 17	78 73 89 63 - 36 20	5 2 13 13 19 16	15 13 18 26 35 30 48	25 46 56 50 39 45 41	
=	tal				263	483	371	82	185	302	

HENRY HEYLYN HAYTER, Government Statist,

Office of the Government Statist, Melbourne, 2nd September, 1890.

CONTRACTS ACCEPTED .- (Series 1888-89.)

CONTRACTS FOR CONVEYANCE OF INLAND MAILS FOR THE YEAR 1888-89.

No. of	Particulars of Contract.	Amount accepted.	Name for Approval.	
_	POST OFFICE—Addition to contract No. 1294 of 1888-89, for convoyance of additional mails between Donald and Morton Plains, once a week, from 1st October, 1888, to 30th June, 1889, at the rate of of £45 per annum	£ s. d.	Vines and McPhee 1	Conveyance of Inland Mails, 1838-89. Di- vision No. 90.

Fulfilled previous contracts satisfactorily.

Melbourne, 28th August, 1890.

JAS. SMIBERT, Deputy Postmaster-General.

CONTRACTS ACCEPTED. -(Scries 1889-90.)

CONTRACTS FOR THE CONVEYANCE OF INLAND MAILS FOR THE YEAR 1889-90.

No. of Contract.	Particulars of Contract.	Amount accepted.	Name for Approval.	-
	POST OFFICE-	£ s. d.		
3396	Addition to contract No. 1560 of 1889-90, for increased distance travelled on account of change of site of Nawallah Post Office, from 9th May, 1890, to 30th June, 1890, at the rate of £5 Sa. 1d. per annum	1 3 8	Geo. Gready ¹	Mails
3397	Addition to contract No. 1495 of 1889-90, for conveyance of additional mails, once a week, between Donald and Morton Plains, from 1st July, 1889, to 30th September, 1889, at the rate of £45 per annum	11 5 0	Vines and McPhee 1	Inland 1
3398	(1)—Clearing letter pillars at the corner of St. David-street and Plenty-road, and the intersection of Bell-street and Preston-road, twice a day, from 15th November, 1889, to 30th June, 1890, at the rate of £20 per annum	12 11 1	H. B. Swaffield 1	1) 4
3399	(I)—To and from Post Office and Railway Station, Lancefield, four trips per day, from 1st January, 1890, to 30th June, 1890, at the rate of £27 ds. per annum. (In lieu of contract No. 1367, of 1889-90, cancelled from 1st January, 1890, £13 12s.)	13 12 0	Wm. Meyer	Converse
3400	To and from Epping and Woodstock, rid Wollert, six days a week, from 23rd December, 1889, to 30th June, 1890, at the rate of £2 5s. per week	61 1 5	Fredk. Vockensohn	"

¹ Fulfilled previous contracts satisfactorily.

CONTRACTS ACCEPTED.—(Series 1890-91.)

erfal No.	Purpose, No. of Tenders, and Particulars of Contract.	Amount,"	Name of Contractor.	Charged against Vote or Fund.	Authorized according to Regulations on the date stated,
_			;		
2003	MINES-(5)-Boring at Wahgunyah, at 51. per foot, to bed rock	Rates	Robert Wilson	Division 92, Subdivision 1. Prospecting for Gold, &c.	D. M. Davies, 19,8.90.
2004	POST OFFICE— (2)—To and from Post Office and Railway Station, Daylesford, four trips and a half per day. (3)—To and from Daylesford and Guildford, vid Hepburn, Shepherd's Flat, Franklinford, and Yandoit, six days	£ s. d. 335 0 0	Robertson, Wagner,	Conveyance of Inland Mails, 1890–91. Divi- sion No.	James Smibert
2005	a week; also from Daylesford to Hepburn, six days a week. (1)—To and from Hepburn and Dry Diggings, three days a week. (3)—To and from Malmsbury and Daylesford, viá Drummond, Glenlyon, and Coomoora, six days a week. (1)—To and from the General Post Office, and the wharves at Melbourne and Port	144 0 0	James Curnow 1	Ditto	Deputy Postmaster- General. 28.8.90.
	Melbourne, as often as required (labour only)				
2006	RAILWAYS— (2)—Supply of galvanized steel signal-wire strand	247 10 0	Mussabini and Co	Votes and Loans as	h '
2007 2008 2009 2010	(13)—Supply of 30 closets (8)—Supply of 30 sets closets and urinals (11)—Erection of goods shed at Horsham (2)—Supply of 2.000 sleepers at 3s. 7d. cach	149 12 6 694 19 0 794 4 3	H. Gracio G. J. Sweeney W. Leo	Ditto Ditto Ditto	
	Supply of 2,000 sleepers $\begin{cases} 9 \times 10'' \times 5'' \\ \text{at 1s. 9d.} \\ 9 \times 9'' \times 41'' \end{cases}$	Rates	G. R. Vale	Ditto	
2011 2012	(5)—Supply of earth and metal at Yarrawonga (5)—Erection of sheep yards at Lake) £ s. d. 137 10 0 94 13 0	J. Ramage A. J. Moore	Ditto Act 821	P. P. Laber touche, by order of the
2013	Charm (9)—Frection of goods shed and platform at	419 18 10	W. Lee	Ditto	Railways Commis-
2014	Newtown (5)—Erection of sheep and cattle yards at Hllowa	261 7 0	McSwan, Steele, and Co.	.Ditto	sioners, 3.9,90.
2015		357 3 10	G. Pickett	Ditto	
2016	(8)—Erection of shelter-shed at Mornington	55 8 1	Child and Linklater	Ditto]
2017	(11)—Erection of goods shed and platform at Buln Buln	266 4 6	P. Lester	Ditto	
2018		143 1 0	W. E. Brown	Act 977	
2019	(10)—Water supply works, &c., at Penshurst	1,188 3 5	P. Denholm	Act 821	ľ
2020	VICTORIAN WATER SUPPLY— Kow Swamp National Works, Box Creek	5,863 16 0	T. Murphy and Co. 1	Loans' '	Alfred Deakin
2021	Irrigation Channel, Contract No3 One 14 horse-power vertical boiler	150 0 0	Austral Otis Elevator	Division 99	· -4.9.90
2022	Submarine Orderly Rooms, &c., Port	616 0 0	J. R. Fisher	73/1. Defences	W. Anderson
2023	Melbourne (6)—Additions in wood, State School No. 1388, Trentham	171 0 0	Miller Bros	72/16/3. State Schools)

· 1 Fulfilled previous contracts satisfactorily.

Transfer of Contract.

Marine Insurance.—Contract No. 2457, Gazette 1889, p. 3810, for Marine Insurance on goods shipped for the use of the Government of Victoria up to 31st December, 1891, is transferred from the Australian General Assurance Company to the Alliance Marine Assurance Company Limited.—D. Gillies. 2.9.90.

Contract No. 949, Gazette 1890, p. 2637, for the supply of Rubble to the Melbourne Gaol, for name of contractors read Patterson and Foster, in lieu of Paterson and Foster.—D. GILLIES. 4.9.90.

Melbourne, 5th September, 1890.

ORDER IN COUNCIL. - (Series 1890-91.)

Seriai No.	Purpose and Particulars.	Amount,	Name for Approval."	Charged against Vote or . Fund.	Authority.
2024	RAILWAYS—For the supply and erection of two engine traversers at Spencer-street station, without tenders being called for	£ s. d. 253 0 0	The Melbourne Hy- draulic Power Coy.	Act 977	Approved by the Governor in Coun- cit the 25th Aug. 1890 — G. Wilson
•	same	ă'.	A MAIL OF THE		Brown, Clerk of the Executive Council.

portions of ground hereunder

M. DAVIES, Minister of Mines.

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EXAMINATIONS FOR MINING SURVEYORS.

THE Board of Examiners appointed in connexion with the Department of Mines hereby give notice that the next examination will commence on the dates specified below.

Candidates must give notice in writing of their intention to present themselves not less than three weeks prior to the date of the examination; they must also forward to the Board satisfactory documentary evidence that they have complied with the preliminary conditions; and on their application being approved by the Board they must pay the prescribed fee of £2 2s. into the Treasury, Melbourne, or into any receipt and pay office, and forward receipt for same to the Secretary to the Board, Mining Department, Melbourne.

PRELIMINABY CONDITIONS.

- 1. Every candidate must have previously obtained a contificate as Contract or Authorized Land Surveyor from the Board of Examiners appointed in connexion with the Department of Lands and Survey in Victoria.
- 2. He must also have served for not less than six months under some competent mining surveyor or engineer, or mining manager, in the conduct of mining surveys or actual mining operations.
- A candidate whose application shall have been approved as having complied with the above conditions will be examined, and will be required to pass in each of the six following subjects:—
- (1) Mining Surveying.—Connexion and reduction of bearings to datum of surface survey; survey of vertical and inclined shafts, drives, and workings; survey of mineral veins and lodes, leads, and drifts.

 (2) Levelling.—Practice of surface and underground levelling, levelling by vertical angles, plotting sections.
- (3) Mensuration of earthwork.
- (4) Practical Mining.—Construction of shafts, chambers, and tunnels in rock and drift; timbering, drainage, and ventilation of mines; general principles of the strength of timber in framings; constructions in rough car-
- (5) Hydraulic Engineering.—Measurement and estimation of water in natural and artificial channels, estimation of sources of water supply, dimensions and discharge of pipes and channels, construction of reservoir embankments, weirs, and aqueducts.

 (6) Geology.—Lithological structure of the principal rock formations as they occur in Victoria; modes of occurrence of gold and other valuable minerals.

TIMES FIXED FOR EXAMINATIONS.

Wednesday, the 1st day of October, 1890, and following days.

By order,

PHILLIP COHEN,
Secretary to the Board.

Mining Department, Melbourne, 30th August, 1890.

APPLICATIONS FOR MINING LEASES OF PRIVATE PROPERTY REFUSED.

III is hereby notified that the undermentioned applications for Leases of Auriferous lands have been refused:— BALLAARAT DISTRICT COLAC DIVISION.

* Application No. 35, for lease 1316; J. Coldwell and another; 70 acres; Barongarook.

BERCHWORTH DISTRICT-INDIGO (CHILTERN) DIVISION.

Application No. 19, for lease 1329; W. Booth; 483a. 0r. 21p.;

MARYBOROUGH DISTRICT-MARYBOROUGH DIVISION.

Application No. 150, for lease 1340; A. Lowenstein; 14 acres; parish of Bet Bet.

* NOTE.—The notices of intention to grant lesses on these applications, which were published in the Government Gazette of the 18th and 25th July, 1890, pages 2871 and 2942 respectively, are hereby cancelled.

A. W. HOWITT, Secretary for Mines.

ALE D 1 115 1 Office of Mines,
Melbourne, 3rd September, 1890.

MINING LEASE DECLARED VOID,—ORDER PARTLY RESCINDED.

THE Governor, with the advice of the Executive Council, has rescinded the Order in Council of the 28th July, 1890, declaring void any mining leases, so far only as the said Order relates to the lease undermentioned:—

No. 1171 (private property), dated 18th November, 1889; T. E. Thomas; 357a. 2r. 22p.; Chiltern.

Office of Mines, Melbourne, 3rd September, 1890.

D. M. DAVIES, Minister of Mines,

the ö Ş intended hereof, it is the date of, one month from LEASES expiration MINING 321, it is hereby notified that; after the FOR APPLICATIONS section 1120, Š. of the Act of Parliament 54 Victoria, and described.

pursuance o

Z

Department of Mines, Melbourne, 5th September, 1890.	ent of h Sept	Mines, ember, 1890.	,	- e			•		•		Minister of Mines.
Mining District.	N 1, of Appli- cation.	Mining Dietrict. Appli- it is intended that the business shall be grant.	s, and styl	lejunder wh	be No. of		Approximate Area of Ground intended to be leased.	Amount of Money proposed to be invested, and in what manner the land is to be worked.	Minimum number of men to be employed when commencing operations, also subsequently when in full work.	, Precise locality and time of com- nencing operations.	Term of Lease and Goneral Hen arks, abowing, Excisions to be made from Area applied for, &c.
Castlemaine	33	W, Graham	. :		: ·. <u> :</u>	1267	A. B. P.	£1,000. Manual labour and machinery	9 £1,000. Manual labour and First six months: two men, sub- Taradale. On grant of lease 15 years. machinery	Taradale. On grant of loase	15 years.
-	28	J. Bennie	:	;	 	1307	61 2 28	£1,000. Manual labour and machinery	First six months two men, sub- sequently twenty men	Lauriston. On grant of lease	£1,000. Manual labour and First six months two men, sub-machinery acquently twenty men
:	8	A. Cartledge	:	. :	135	1321	307 3 2810 £5,000	£5,000	First six months two men, sub-sequently sixty men	Lauriston. On grant of lease	15 years.
: =	88	E. L. Hibbert	:	:	1323	g - ·	6. 8.	£500. Sinking, &c	Тwo men	Maldon. On grant of lease	Maldon. On grant of lease 15 years. Excising the western half of the block in the occupation of Penrose and party.
₹.	····	•									-

LICENCES TO TRANSFER, ETC., MINING LEASES.

THE following is a List of Licences, under the hand and scal of the Governor, empowering the holders of mining leases to transfer or otherwise part with their interests in their respective leases as hereunder set forth, which have been issued since the 31st July, 1890. The last list of such licences was published in the Government Gazette of 8th August, 1890, page 3139.

Lease.	No.	Date of Licence,	Particulars of Licence:
Gippsland	1234 1236	4th August, 1890 4th August, 1890	To E. A. Ball and others to transfer the said lease unto C. H. Davis and P. Finlayson. To E. A. Ball and others to transfer the said lease unto C. H. Davis and P. Finlayson.
Maryborough	2985	4th August, 1890 4th August, 1890	To the lessee to transfer the said lease unto The New Flagstaff Reef Company No Liability. To the lessee to transfer the said lease unto The New Flagstaff Reef Company
Beechworth	3246 2697	4th August, 1890" 11th August, 1890	No Liability. To the lessee to transfer the said lease unto the Burnt Creek G. M. Co. Limited. To the lessee to transfer the said lease unto the Star of the Glen G. M. Co.
	2698	11th August, 1890	No Liability. To the lessee to transfer the said lease unto the Star of the Glen G. M. Co. No Liability.
Mineral:	807	11th August, 1890	To E. Todd to transfer all his right, title, and interest in and to the said lease unto T. Livingston.
Ararat	1174	18th August, 1890	To the lossees to transfer the said lease unto the Stawell Amalgamated Scotchman's and Cross Reefs O. M. Co. N. L.
Private Pro-	407	18th-August, 1890	To the lessee to transfer the said lease unto the Ryan's Junction Quartz and Alluvial Gold Mining Company No Liability.
Castlemaine	3020	25th August, 1890	To the lessee to transfer the said lesse unto The No. 1 North Cornish Quartz Mining Company No Liability.
			A. W. HOWITT

Office of Mines, Melbourne, 4th September, 1890.

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. W. HOWITT, Secretary for Mines.

MINING LEASES DECLARED VOID.

TT is hereby notified that the undermentioned Leases have been declared void:-

District.	· Division.	No. of Lease.	Date of Lease.	Lessecs. ,	Area.	Locality.
				,	A. R. P.	-
			Gold M	ining Leases.		•
Ballaarat	Creswick	1795	16th July, 1888	Brawn's Freehold and Lease- hold G. M. Co. N. L.	33 1 24	Creswick
Beechworth	Smythe's Creek Goulburn (Jamie- son)	1639 2712	11th Jan., 1886 14th April, 1890		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Haddon Kevington
Castlemaine Gippsland " " " " Sandhurst	Daylesford Taradale Stringer's Creek Omeo Mitchell River (Orbost) Crooked River Sandhurst Kilmore	3009 2859 980 1222 966 1077 1390 1443 1290 1 5959 5868	13th Jan., 1890 16th July, 1888 2nd July, 1888 29th April, 1889 9th July, 1888 26th Nov., 1888 6th Jan., 1890 23rd June, 1890 8th July, 1889 6th Jan., 1890 14th Jan., 1889	M. Keating J. McG. Munro J. McG. Munro A. McDonald J. Davidson D. Brigham : R. Gordon J. Gladstone F. Wilkinson	19 2 12 11 2 35½ 22 0 0 0 27 2 31 6 0 3 5 2 24 28 1 10 19 2 34 27 0 33 21 2 12 19 2 6	Fulton's Creek Long Gully Haunted Stream Bendock Grant Now Chum Reef South
			Min	eral Lease. 1 12 may c 3	the second	si i i e e e e e e e e e e e e e e e e e
Beechworth	MittaMitta(Tal- langatta)	932	1st July, 1889	W. Carkeek and others		Mount Cudgewa

Office of Mines, Melbourne, 3rd September, 1890. Secretary for Mines.

LICENCE TO DIVERT WATER.

T is hereby notified that the undermentioned Licence has been granted under the provisions of Section 122 of The Irrigation Act ISSC.

No.	Date.	Term.	Name of Licensce.	Privileges conferred by Licence.	Fee for Full Term.	Fee for Prepara- tion of Licence.	How and where Fees are Payable.
18	23rd June, 1890	1 year	John Haig, Yackan- dandah	To cut a race across and upon certain Crown lands and to divert water from the House Creek	£6	£1	In advance, at the Victorian Water Supply Office, Melbourne

PUBLIC WORKS DEPARTMENT,—PUPILS REQUIRED.

PPLICATIONS will be received up to Twelve o'clock noon A on Tuesday, 30th September, for three (3) Architectural and one (1) Engineering Pupil in the Public Works Department. Copies of the conditions can be obtained on application to the Secretary for Public Works.

J. B. PATTERSON, Minister of Public Works.

Department of Public Works, Melbourne, 20th August, 1890.

· SHIRE OF ELTHAM.

THE Minister of the Crown administering the Local Government Act 1890 (54 Vict. No. 1112), on the 29th day of August, 1890, confirmed the order hereinafter referred to, in pursuance of the 383rd section of the said Act, viz.—

An Order of the Council of the Shire of Etham, made on the 9th day of July, 1890, for opening a new road, one chain wide, through section 46, in the parish of Burgoyne, the property of Wm. Hunt, in accordance with notice published in the Government Gazette of the 16th of May, 1890.

J. B. PATTERSON, Commissioner of Public Works.

Public Works Department (Roads and Bridges Branch), Melbourne, 29th August, 1890.

SHIRE OF BULN BULN.-ORDER CONFIRMED.

IN pursuance of the provisions of sections 390 and 391 of the Local Government Act 1859 (54 Vict. No. 1112), the Governor in Council has confirmed the Order of the Council of the Shire of Buln Buln, which is hereto subjoined.

J. B. PATTERSON, Commissioner of Public Works.

Department of Public Works, Melbourne, 1st September, 1890.

Order of the Council of the Shire of Buln Buln, made on the 15th day of July, 1890.

In pursuance of the powers conferred by sections 365 and 366 of the Local Government Act 1874, the Council of the Shire of Buln Buln do hereby order that the land hereunder described shall be a public highway from and after the date of the publication in the Government Gazette. Such public highway is hereby declared to be in lieu of a part of a road described hereunder as "Old road."

New road.—To commence at a point on the east boundary of allotment 58, parish of Nayook, county of Buln Buln (the licensed holding of A. McDonald), fifty-five chains and fifty-seven links south from the north-east corner or angle thereof; thence 270° three chains sixty-one links; thence 337° 30′ thirty-four chains seventy-two links; thence 311° 33′ two chains ninety-eight links; thence 350° 27′ three chains seventy-nine links; thence 22° 6′ three chains twenty-three links and seven-tenths; thence 22° 6′ three chains twenty-three links; and seven-tenths; thence 22° 6′ three chains twenty-three links; thence 301° 31′ one chain fity-three links; thence 32° 19′ one chain sixty-two links; thence 312° 22′ two chains sixty links; thence 2° 30′ one chain eighteen links; thence 11° 12′ one chain fity-one links; thence 380° 49′ five chains fity links; thence 28° 19′ one chain fity-inie links; thence 318° 24′ three chains ninety-nine links; thence 318° 19′ two chains sixty-four links; thence 130° 19′ two chains sixty-four links; thence 150° 49′ five chains two links and three-tenths; thence 182° 30′ one chain forty links and six-tenths; thence 152° 20′ one chain eighty-three links; thence 152° 22′ two chains sighty-six links and seven-tenths; thence 152° 22′ two chains sighty-six links and seven-tenths; thence 152° 22′ two chains two links and five-tenths; thence 148° 19′ eighty-three links and five-tenths; thence 12° 31′ one chain firty-six links and five-tenths; thence 148° 19′ eighty-three links and five-tenths; thence 12° 31′ one chains fitteen links; thence 161° 33′ three chains eight links; thence 12° 30′ thirty-five chains forty-two links; thence 270′ thirty-five chains five-tenths; thence 170° 2° four chains iffteen links; thence 161° 33′ three chains eight links; thence 178′ 30′ thirty-five chains forty-two links; thence 270′ thirty-five chains five-tenths; thence 170° 2° four chains twenty-nine links, and north one hundred links to the commencing point.

Old road.—Commencing at the north-east corner or angle of

nme inks, and north one hundred links to the commencing point.

Old road.—Commencing at the north-cast corner or angle of allotment 58, parish of Nayook; thence 270° thirteen-chains twenty-two links; thence 282° 48′ eleven chains forty-five links; thence 280° 11′ four chains forty-five links; thence 80° 41′ four chains seventy-nine links and five-tenths; thence 180° 48′ eleven chains forty-four links and four-tenths; thence 90° four-tenth chains two links; thence 180° fity-six chains fifty-seven links; thence 270° one chain; thence north fity-five chains fity-seven links; thence of the commencing point.

The commencing point

The common scal of the corporation was affixed hereunto, by order of the Council dated 18th July, 1890.

· (SEAL)

J. J. BARR, President. ISAAC RAMSDEN, Councillor. E. RAMSDEN, Secretary.

Confirmed by the Governor in Council the 1st September, 1890, G. WILSON BROWN, Clerk of the Executive Council.

Stamps Act 1890.

HEREBY notify that the necessary duty has been paid by the "Trans-Pacific General Insurance Company Limited" for a licence to carry on in Victoria the business of Fire and Marine Insurance during the period from the 1st September to the 31st December, 1890, and that a licence has accordingly been issued.

HENRY PALMER, Collector of Imposts, Stamps Act 1890.

Collector of Imposts' Office (Registrar-General's Office), 2nd September, 1890.

Stamps Act 1890.

HEREBY notify that the necessary duty has been paid by "The Ocean Marine Insurance Company Limited of London" for a licence to carry on in Victoria the business of Marine Insurance during the period from 1st September to 31st December, 1890, and that a licence has accordingly been issued.

HENRY PALMER, Collector of Imposts, Stamps Act 1890.

Collector of Imposts' Office (Registrar-General's Office), 2nd September, 1890.

Provident Societies Act 1890.

NOTICE is hereby given that a society called the Operative Builders' Co-operative Society Limited is this day registered under the provisions of the above Act. Dated the 30th day of August, 1890.

JOHN BURSLEM GREGORY, Registrar of Friendly Societies.

NOTICE TO CLERKS OF COURTS AND ALL OTHERS CONCERNED.

NUMBER of claims having been sent to these offices in error; attention is requested to the terms of the Rules under the Justices Act 1890, and to the scales of fees thereunder and allowances, published in the Gazette of the 8th August, 1890. Those fees and allowances, whether under the "civil" or "criminal" heading, only apply to cases heard and decided summarity before Justices, and have no application to prosecutions for indictable offences.

A. P. AKEHURST.

A. P. AKEHURST, Secretary to the Law Department.

Crown Law Offices, Melbourne, 26th August, 1890.

INSOLVENCIES.

RETURN of Melbourne Insolvencies during the week ending the 3rd day of September, 1890:—

Date, name, trade, address, assignee.

Nisi .- 28th July. Absolute .- 14th August.

William Freeme, out of business, Brighton, Anderson.

Patrick McGrath, mason, Coburg, Jacomb.

30th August.

Esther Mary Judge, dress and mantle maker, St. Kilda, Anderson.

1st September.

Joseph Blenkinsopp, bricklayer, Ascot Vale, Cohon.

2nd Sèptember.

Thomas Owens, plumber, Collingwood, Cohen. Thomas McGuinness, carpenter, Armadale, Anderson.

3rd September.

John Murphy, warehouseman, St. Kilda, Jacomb. William Charles Palmer, commission agent, Melbourne, Cohen.

GEO. BELL, Chief Clerk.

Court of Insolvency, Melbourne, 3rd September, 1890.

Health Act 1890.

REGULATIONS FOR THE REGISTRATION, INSPEC-TION, DRAINAGE, GOOD MANAGEMENT, AND SANITARY REGULATION OF PRIVATE HOSPITALS.

At the Executive Council Chamber, Melbourne, the first day of September, 1890.

PRESENT:

His Excellency the Governor.

Mr. Gillies Mr. Deakin Mr. Cuthbert Dr. Pearson

Mr. Bell -Mr. Davies Mr. Patterson.

WHEREAS by section 158 of the Health Act 1899, the Governor in Council may from time to time make, alter, and revoke regulations for the inspection, drainage, good management, and sanitary regulation of all private hospitals or houses, buildings or places other than institutions in receipt of aid from

the State, in which persons are received and lodged for medical or sirrgical freatment or care: And whereas the Governor in Council may by such regulations require the registration of such hospitals, houses, buildings, or places, and may also provide for the cancellation of such registration where necessary: And whereas the Governor in Council may proscribe by such regulations the use of a proper register for the registration of all cases admitted into or treated in any such hospital, house, building, or place, and for the inspection of such register by the medical inspector or by any officer of the Board or by any person expressly authorized thereto by the Board: Now therefore, the Governor, with the advice of the Executive Council, pursuant to the provisions of the said section 158 of the said Health Act 1890, doth make the following regulations, that is to say:—

- the provisions of the said section 198 of the said Health Act 1898, doth make the following regulations, that is to say:—

 1. In these regulations, "Private Hospital" shall mean any house, building, or place other than an institution in receipt of aid from the State, in which persons (hereinafter called inmates) are received and lodged, or in which it is intended that they shall be received and lodged for medical or surgical treatment or care.
- ² 2. The provisions of the 232nd section of the Health Act 1899, shall apply to private hospitals, savo in respect of inspection, as hereinafter provided.
- 3. Every person who occupies or conducts any private hospital in existence on the 5th day of September, 1890, shall, on or before the 1st day of October, 1890, and in each subsequent year on or before the 1st day of January, make and, forward to the council of the city, town, borough, or shire in which such hospital is situated, or if he is a legally-qualified medical practitioner, to the Board of Public Health (hereinafter called the Board) an application for registration in the form hereunder written:—

APPLICATION FOR REGISTRATION OF A PRIVATE HOSPITAL.

To the Council of or (if the applicant be a legally-qualified medical practitioner)

To the Board of Public Health.

I desire to have a private hospital registered in accordance with the provisions of the Health Act ISOO, and with the particulars given hereunder-

Situation of premises	
General description of premises—area of ground, naterials of building (brick, wood, d.c.), number and size of rooms, number of stories, method of drainage	
Maximum number of in- matcs to be lodged at one time in each room or ward	
Purpose or purposes for which innutes are to be admitted (e.g., for surgical or for medical treatment, or for nursing, or for treatment of particular diseases)	
Name of medical attendant	
Period of time for which registration is desired	Year (or less period) commencing day of 189

Signature of occupier or conductor --Address

Date-

- 4. Every person who, after the 5th day of September, 1890, proposes to open any private hospital, or to occupy or conduct one, shall, before opening, occupying, or conducting such private hospital, apply for the registration thereof, as in the next preceding section.
- 5. Upon the receipt by the council of an application for registration of a private hospital, they shall direct the health officer to make inquiry as to the application and report thereon to the council, and if the application be for first registration, they shall inform the Board whether or not they consider that the application should be granted.
- 6. If a council recommend an application for registration, and the Board confirm such recommendation, or if the council approve of any application for re-registration, the council shall cause to be registered or re-registered (as the case may be) such private hospital, subject to any conditions that may be imposed by the council or the Board, and these conditions, together with the particulars sof forth in the schedule appended to these regulations, shall be entered in a book to be kept for the purpose. A copy of the particulars and conditions of registration shall be furnished to the person registered, and shall be produced by him to any person authorized to inspect the premises.
- 1 That is, persons lodged for medical or surgical treatment or care.

- 7. If the application for registration be made to the Board, as provided in the third of these regulations, the Board shall, after inquiry, order such registration or not as they deem fit, and if the registration be ordered the secretary shall enter in a book to be kept for the purpose the particulars set forth in the schedule to these regulations. A copy of the particulars and conditions of registration shall be furnished to the person registered, and shall be produced by him to any person authorized to inspect the premises. premises.
- 8. If a council recommend that an application for registration be not granted the applicant may appeal to the Board, who may order such registration or not, as they deem fit.
- order such registration or not, as they deem fit.

 9. Every person conducting a private hospital shall enter in a book (hereinafter called the case-book) particulars concerning all inmates received into such hospital. In the case-book there shall be recorded for each inmate the full name, age, sex, and address (usual and last), whether the immate is married or single, also a short history of the inmate while in the hospital, giving in particular the date of admission, the nature of any disease manifest at the time of admission or afterwards, any operations performed, with the name of the operator or operators, and the result of such operation or operations, and the date when the inmate left the hospital, or in the event of death having occurred, the date of such death. There shall be recorded in the case-book also, in case of confinement, the date and a short history of such confinement, the result of such confinement, the result of such condition of the infant, both at time of delivery and during its subsequent stay in the hospital. In all cases in which an innate has been under the professional care of a medical practitioner, or under the charge of a nurse, there shall be recorded also the name of the medical attendant and of the nurse.

 10. In the event of the occurrence of a death, a still-birth, or of a
- 10. In the event of the occurrence of a death, a still-birth, or of a case of dangerous, contagious, or infectious disease in any private hospital, notice thereof shall be given in writing within twelve hours to the council of the district and to the Board.
- 11. The council shall cause the premises of every private hospital in its district to be inspected at least once in every three months, and shall report on the sanitary condition and mode of sanitary regulation of such hospital to the Board. The case-books of private hospitals shall be open to inspection by the Medical Inspector or any officer of the Board, or any person expressly authorized thereto by the Board.
- authorized thereto by the Board, any cancel the registration of any private hospital if not satisfied as to its sanitary condition or as to its mode of sanitary regulation, or as to its mode of management, of dicting, of nursing, or of treatment of any inmate or inmates, or if any of the conditions of registration is not complied with or is violated, or if any alteration as required by the Council or by the Board (as the case may be) is not carried out within a time fixed in any notice or order: Provided that if a Council decide to cancel the registration of any private hospital the registered occupier or conductor may appeal to the Board, who may affirm or rescind such cancellation, and whose decision shall be final.

Schedule.

Sections 6, 7. REGISTER OF PRIVATE HOSPITALS.

Name of occupier or conductor— Address of occupier or conductor— Situation of the private hospital— Total area of premises and grounds— Materials of which the private hospital is constructed—

Designation of rooms allowed by the Council (A) or by the Board to be used as sleeping (B) apartments for inmates (consecutive (C) letters of the alphabet being employed as the means of designation), with number of cubic feet in each 1—

Designation of rooms allowed by the Council by the Board to be used as sleeping apartments for persons other than inmates (consecutive letters of the alphabet being employed as the means of designation), with number of cubic feet in each !—

Maximum number of persons (inmates or others) allowed by the Council or by the Board to sleep at one time in each room— Other conditions of registration 2-

Purpose or purposes for which inmates are to be lodged—(1) Surgical treatment; (2) medical treatment; (3) special purpose—for instance, for care of cases of delivery; (4) cases of dangerous, infectious, or contagious disease—

Date of application for registration-

Date of registrationfrom day of .189 Period of registrationtill the day of 189

And the Honorable Alfred Deakin, Her Majesty's Minister of Health for Victoria, shall give the necessary directions herein accordingly.

G. WILSON BROWN, Clerk of the Executive Council.

¹ These letters shall be painted on the doors of the several wards of which they are used as means of designation.

² Here enter any conditions imposed in regard to other accommodation, drainage, sanitary regulation, fire-extinguishing appliances, &c.

Land Act 1890.

REGULATIONS.

At the Executive Council Chamber, Melbourne, the fourth day of August, 1890.

PRESENT:

His Excellency the Governor.

Mr. Gillies Mr. Deakin Mr. Wrixon Mr. Cuthbert Dr. Pearson Mr. Patterson.

WHEREAS by section 142, Part I., of the Land Act 1890 power is given to the Governor in Council from time to time to make, alter, and rescind rules, regulations, and orders for the various purposes therein specified: Now, therefore, His Excellency the Governor, acting by and with the advice of the Executive Council, doth hereby make the Regulations following, which shall commence and take effect from the 1st August, 1890:—

REGULATIONS RELATING TO PART I.

Chapter I.—Preliminary.

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

2. For the purposes of these Regulations, unless the context be inconsistent therewith, the words "agricultural allotment," "country lands," "Board," "cattle," "cultivation," "fence," "Minister," "cocupy," "selector under any previous Land Act or Acts," "vermin," stantial and permanent improvements," "traveller," and "vermin," shall have the respective meanings assigned to them in section 4 of Part I. of the Land Act 1890. The words "large cattle" shall mean cows, heifers, oxen, steers, horses, marcs, goldings, colts, fillies, asses, and mules; and the words "small cattle" shall mean sheep and goats.

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

Chapter II .- Of Survey.

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

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

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

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

4. Every allotment shall, where it is practicable, contain at least two right angles, and be quadrilateral. If a narrow strip of land be left between any allotment and a water frontage, the shortest side of the allotment shall front such strip of land, and where such strip is required for a roadway, it is to be not less than 1½ chains in width. If an allotment abuts on a main road, the shortest side should face such road. The boundary lines of allotments within a defined parish shall conform to the locally established meridian of that parish, or as nearly thereto as circumstances will permit. Any departure from these instructions will necessitate a special report to be sent in with the plan.

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

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

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

remarkable topographical feature in the vicinity.

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

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

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

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

FIELD NOTES, ETC.

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

PLANS.

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

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

AGRICULTURAL ALLOTMENTS.

17. In the case of every agricultural allotment a strip of land not less than one chain and a half in width, reckoned from the high winter level of the water, shall be left between the allotment and the water frontage, and the shortest side of the allotment shall front such strip.

18. Every allotment shall, where it is practicable, be equilateral, and contain at least two right angles; and no allotment will be allowed to be selected in a position or in a form which would, in the event of its being held separately, cut off access to water from the remainder of the grazing area, or interfere with the profitable occupation of the same.

Adjustment of Boundaries.

19. Whenever it may be necessary to adjust the boundaries of any surveyed land, the Surveyor-General shall on such adjustment certify as to the correct boundaries and area of the land or any portion or portions thereof, and for every such certificate there shall be charged such fee as the Minister may direct.

LEASEHOLDS.—TRANSFER OF PARTS.

20. Every application for the registration at the Office of Lands and Survey of the transfer of a part of a leasehold must either be accompanied by a plan of such part, made by a duly authorized surveyor, showing its position in the original leasehold and its boundaries as defined on the ground by actual survey, or where any such transfer has been effected through the Office of Titles it must be shown to the Office

of Lands and Survey that such a plan was lodged with the Registrariof Titles previously to the issue of the certificate of title of which such

registration is sought.
21. Every-such plan must be drawn to a suitable scale on good drawing paper to the satisfaction of the Surveyor-General, and must be

certified by the surveyor making the survey.

22. No transfer shall be registered or Crown grant issued by the Office of:Lands and Survey in respect of any such application unless and untilthe requirements of the foregoing regulations have been complied with.

SURVEY FEES.

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

24. Schedule of Survey Fees for Permanent Surveys: - .

Areas.		. Graduated S	cales for Areas specifie	d.	
Aicad.	1st Scale.	2nd Scale, 3rd Scale,	4th Scale. 5th Scale.	6th Scale.	7th Scale.
When the area does not exceed— 20 acres (minimum) 40 ,, 60 ,, 80 , 100 , 120 , 110 ,	£ s. d. 3 0 0 3 10 0 3 18 0 4 15 0 4 11 0 4 16 0 5 1 0 6 1 0 6 15 0 7 17 0 8 16 0	3 13 0 8 19 0 4 8 0 4 16 0 5 0 0 5 10 0 5 10 0 6 2 0 5 10 0 6 13 0 6 7 0 7 2 0 6 14 0 7 10 0 7 2 0 7 10 0 8 5 0 9 7 0 9 5 0 10 10 0 10 19 0 12 9 0	4 5 0 4 10 0 5 5 0 5 12 0 6 2 0 6 16 0' 6 15 0 7 14 0 7 7 7 0 8 12 0 8 17 0 10 1 0 8 17 0 10 1 0 10 0 0 13 1 0 11 15 0 15 0 0 14 0 0 13 0	£ s. d. 5 8 0 7 8 0 8 19 0 10 5 0 11 8 0 12 9 0 13 8 0 14 6 0 17 8 0 20 0 0 24 2 0 27 11 0	£ s. d: 6 13 0 9 3 0 11 2 0 12 15 0 14 4 0 15 10 0 16 14 0 17 17 0 21 14 0 25 0 0 30 5 0 34 13 0

25. For the survey of an allotment the area of which exceeds 1,000 acres, the survey fee payable shall be calculated at per mile of external boundaries, and the rate per mile shall be one-fifth the maximum, or fee for the survey of a 1,000-acre allotment, according to the scale applicable to the district or locality in which such allotment is situated. And, for the purpose of estimating the total amount of the fee payable for the survey of any given area, the following rule shall be adopted in computing the length of the boundaries, viz.:—The total length of the boundaries of any allotment shall be taken at four times the square root of its area in links.

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

fit may be imposed for the survey

27. No survey shall be held to be a survey under the direction of the Board within the meaning of the 54th section of the Land Act 1890 until the Board shall be satisfied of its accuracy, and the appellant shall be responsible for the payment of any further sum that may be required for the survey of the allotment, or for any modification of the plan thereof, where such modification is not caused by the neglect of the authorized surveyor.

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

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

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

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

countersigned by the Inspecting District Surveyor.

32. In any case where the whole of the fee collected shall not have been expended on the survey, the Land Officer shall report the fact to the Assistant Surveyor General immediately on certifying the

surveyor's account, and such balance as may remain shall be carried to Revenue or otherwise disposed of as the Secretary for Lands may SPECIAL REGULATIONS .- TEMPORARY SURVEYS.

33. When the grazing area or pastoral allotment exceeds three hundredand twenty acres in extent, or if less, when it is intended to occupy the land for the full term as a leasehold, the survey of such leasehold may be made in the manner following:—The boundaries must be marked on the ground, by substantial stakes, trenches, blazed or marked trees, in the usual way, but a good prismatic compass or circumferenter may be used by the surveyor in setting out and running the lines, and a limit of error corresponding with the kind of instrument used will be allowed in the dimensions.

34. The surveyor shall supply a plan on good drawing-paper of the area or allotment, plotted to a suitable scale, and showing on the face of it the following particulars: - .:

The lengths and bearings of the boundary lines. The lengths and nearings of the bound-marks. and the second s

The area. And

The numbers of the adjoining holdings or the names of Crown lessees or owners thereof.

35. The fees payable for such surveys shall be in accordance with the following schedule; the 1st class fees to apply only to the densely-timbered or scrubby portions of the Cape Otway, Western Port, and Gippsland districts, the limits of which shall be defined by the Surveyor-General. The second class to apply to country of an intermediate character between the densely scrubby and more open, the limits of which shall be determined by the Surveyor-General, and the third class to the rest of the colony, excepting the territory dealt with under Part'II. of the Land Act 1890.

				Sci	нкі)UL	E.						٠,	
	When the area			1s	t Cla	SS.	•	· 2n	d Cl	ass.	3r	d'CI	ass.	
- 1	does not exceed-			£	8.	d.		£	8.	d,	٠£	8.	d.	
-	100 acres			7	0	0		.5	0	0 ;,	· 3	3	0.	
٠,	200 ,,		• • • •	8	10	0		6	0	0	3	10	o,	•
•	300 ,,			10	0	0		7	0	0	4	0	0	
	400 ,,			11	10	0		8	0	0	4	10	0.	
	500 ,,			12	15	0		9	0	0,	5	0.	0	
-: ·	600 ,			14	0	.0,		9	15	0 ·	5	10	0	
•	700 ,,			15	5	0 '		10	10	0	5	15	0	
	800. ,,		.:,	16	10	0	٠	11	5	0	6	0	0	
	900 ,,		•••	17	15	0		12	0.	0	6	5	0	
	1,000 ,,			19	0	0		12	15	0	6	10	0	
	1,500 ,,							15	12	0	. 8	0.	0	
٠.	2,500 ,,							19	17	0 '	10	51	0	
	5,000 ,,	•••						28	8	0	14	10	0	
_	10,000							.40	0	0 ,	20	10	0	
	20,000 ,,							56	17	0	29	0	0	

And in proportion for larger allotments.

36. When the cost of surveying a grazing area exceeds the sum of Ten pounds, if the sum of Five pounds be paid by the applicant towards the cost of the survey in the usual way, on the approval of his application, the Minister shall arrange for the payment of the balance of the cost of such survey by equal yearly instalments extending over the term of years payable with the rent of such grazing area.

37. Immediately on the approval of the application for a lease or licence, the Land Officer shall, if a survey be required, notify to the

applicant that on his depositing with a Receiver of Revenue the amount chargeable to him for survey, and producing or forwarding the receipt therefor to the Land Officer, an authorized surveyor will be instructed to survey the land for and on account of the applicant. Should the said charge not be paid within twenty-eight days from the date of such notification; the application shall be deemed to be abandoned.

· 38. These Regulations shall not apply to the survey of lands for sale or permanent appropriation, nor to the survey of an agricultural allotment under the 42nd section of the Act; and nothing herein shall affect the Regulations of 1st June, 1885, for the employment of authorized surveyors.

Chapter III.-Of Local Land Boards and Appeals.

(Section 128.)

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

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

3. At least seven days' before the sitting of any Local Land Board the Land Officer shall insert in a newspaper circulating in the district where such Board will be held a list of the applications and matters

to be heard at such sitting by such Local Land Board. The notice to be given herein is to be in addition to the Gazette notice required by section 128 of the Land Act 1890.

4. No Local Land Board shall, unless by the authority of the Minister, adjourn, except from day to day, until it has disposed of all

matters that are remitted for its consideration.

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

APPEALS.

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

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

in such appeal.

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

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

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

Chapter IV.

(Section 3.)

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

2. The fee for the preparation of such grazing licence shall be Five

shillings.

PASTORAL LANDS.

(Section 21.)

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

4. Leases for pastoral allotments shall be in the form and subject to

the conditions prescribed in Schedule VI. hereto.

5. Lessees of pastoral allotments who have complied with the covenants and conditions of their leases, and desire to exercise their right, under section 29 of the Land Act 1890, of selecting a portion of their pastoral allotments, not exceeding 320 acres in extent, as a homestead, must make application in the form prescribed in Schedule VII. hereto.

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

Note.—For Regulations relating to resumption of land under the 10th sub-section of section 27, Land Act 1890, see Chapter V.

Chapter V.—Grazing Areas.

(Section 32.)

- 1. Every intending applicant for a lease of a grazing area shall, during office hours, deliver or cause to be delivered an application describing the land applied for, in the form and accompanied by the declaration prescribed in Schedule VIII. hereto, to the Land Officer for the district in which the land is situated. The applicant shall, before lodging his application for a grazing area lease, pay to the nearest Receiver of Revenue the sum of One pound (except as provided in sub-section a following) for a certificate of registration, which the said Receiver shall thereupon hand to him, and such sum shall not in any case be refunded.
- 2. An applicant for a lease of a grazing area who shall have paid with his application the sum of One pound for a certificate of registration, shall, in the event of such lease not being granted by the Governor in Council, be permitted to lodge during the period of one year from the date of such application one or more applications, with each of which the sum of Two shillings and sixpence (2s. 6d.) shall be paid.
- the sum of Two shillings and sixpence (2s. 6d.) shall be paid.

 3. The applicant shall post or deliver to the Land Officer with his application the said certificate of registration, and no application shall be deemed to be an application for a grazing area lease under Part I., Division 3, of the Land Act 1890 unless the said certificate be forwarded therewith. The Land Officer shall enter the applications as received in the book kept for the purpose. Applications received by the Land Officer upon one and the same day shall be deemed to be equal so far as regards priority of lodging application.
- 4. The Land Officer shall notify by post to every applicant and to every person who in his opinion is interested for or against the application the time and the place of the meeting of the Local Land Board at which such application and the objections (if any) thereto will be heard; but no person shall be deemed to have any right to receive any such notice, and any objection to any such application may be taken by any person, and shall be considered at the hearing although no notice thereof shall have been given. Except when specially ordered otherwise by the Minister, all applications for land shall be brought before the Local Land Board sitting at the locality nearest which the land referred to is situated, and the applicants shall attend such Local Land Boards in their own proper persons.
- 5. After the consideration of the report of the Local Land Board and approval of the issue of any grazing area lease, the applicant shall pay the rent for one half-year's occupation of the land described therein, and a fee of One pound for the preparation of the lease, also, if necessary, the charge for survey, together with such other sums as may be required in special cases for value of improvements. The applicant shall be advised to pay the said sums within one month from the date of notification of the approval of the issue of the lease. Every such lease shall bear date as of the first of January or the first of July, as the case may be, and shall be in the form prescribed in Schedule IX. hereto; but the diagram of boundaries and statement of area shall be deemed as approximate and temporary only. Provided always that the Governor in Council may, if he think fit, order that a lease be subject to such special conditions as shall meet the circumstances of any particular case.
- shall be liable to be deemed abandoned, and the area applied for shall be liable to be made available for selection.

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

6. If any person whose application for a lease shall have been approved fail to pay the rent, sums, and fees as hereinbefore directed within one month of the date of the notice of approval, his application

8. At the expiration of three years from the date of their respective leases each lessee under section 32 of the Land Act 1890, or section 32 of The Land Act 1894, shall forward to the Secretary for Lands a statement in the form of Schedule X. hereto as to his performance of the covenant of his lease.

INGRESS, EGRESS, AND REGRESS REGULATIONS.

- 9. Every lessee of a grazing area under section 32 of the Land Act 1890 shall at all times permit free ingress, egress, and regress into, out of, and upon his leasehold to every other grazing area lessee, his agents and servants, with or without live stock or vehicles, travelling from and to any road or track usually used, and shall for that purpose erect slippanels in his fences at the most convenient places for such persons so travelling.
- 10. Every lessee, his agents, or his servants, travelling through another lessee's grazing area, shall enter and depart only by means of

the slip-panels above referred to, and shall take such route as shall not interfere with the improvements or domestic or other arrangements of the lessee through whose grazing area he is travelling.

11. The rails of the slip-panels shall be placed in their proper position in the fence by the persons travelling immediately after they have

passed through.

12. No person travelling through a grazing area leasehold by authority of sub-section 12, section 38, of the Land Act 1890, shall damage or in any way interfere with the improvements, sheep, cattle; or other property of the lessee through whose grazing area he is

travelling.

13. Every lessee of a grazing area desiring to travel cattle or sheep through another person's grazing area leasehold shall—if the number of such stock exceed 10 cattle or 50 sheep—not less than twelve hours, or more than twenty-four hours, before entering upon such grazing area leasehold, give or deliver at the residence of the occupier of such leasehold, or, if there be no occupier, then shall post in some conspicuous place on such leasehold a notice of his intention to drive such cattle or sheep; and all cattle or sheep when being travelled through a grazing area leasehold shall be driven in accordance with the provisions of sections 8, 9, and 10 of these Regulations, and without any delay, and with proper reasonable speed.

TRANSFER OR MORTGAGE OF LEASES.

14. Applications for consent of the Board of Land and Works to transfer or mortgage of grazing area leases shall be made in the form prescribed in Schedule XI. hereto.

15. The form of consent of the Board of Land and Works shall be

as prescribed in Schedule XII. hereto.

16. The fee for such consent shall be £1.

RESUMPTION OF LAND UNDER SUB-SECTION 10 OF SECTION 27 AND SUB-SECTION 11 OF SECTION 38 AS SITES FOR TOWNSHIPS OR VILLAGES OR FOR MINING PURPOSES.

17. Whenever it shall appear to Her Majesty, her heirs, and successors that it is expedient to resume as sites for one or more townships or villages any land forming part of a pastoral allotment or grazing area under the condition above recited the full value, not exceeding, the amount expended thereon by the lessee of all houses, fences, wells, reservoirs, tanks, dams, and other substantial and permanent improvements made, creeted, or constructed by the lessee on the land so resumed, shall be ascertained by arbitration.

18. Such arbitration shall be carried out in the same manner as is hereinafter provided with respect to resumption for mining purposes.

- 19. Any person desirous of moving Her Majesty, her heirs, and successors to resume for mining purposes any of the land comprised in any lease of a pastoral allotment or of a grazing area, shall do so by addressing the Minister in the form or to the effect contained in Schedule XIII. hereto.
- 20. Such resumption may be enforced under the 10th sub-section of section 27 or the 11th sub-section of section 38 of the said Land Act 1890
- 21. Such applicant shall forward to the Minister, with his application, the sum of £10, which shall be dealt with as hereinafter directed. He shall also forward a plan showing what portion of the leased lands he desires to have resumed and a statement in the form of a statutory declaration of the reasons why he desires such resumption.

22. Such statement shall be in duplicate.

- 23. On the receipt of such application, plan, and duplicate statement the Minister may, if in his opinion a primâ facie case for resumption is made out, require the lessee, as also his registered mortgagee or mortgagees (if any) to show cause before him, on a day to be fixed by him, why, on payment to him of the full value of all the matters and things enumerated in sub-section 11 of section 38, Her Majesty, her heirs, and successors should not resume possession of and re-enter upon the lands. applied for, or such part as the Minister may approve of.
- 24. Such cause shall be shown by the lessee or his registered mortgagee or mortgagees (if any) by his or their forwarding to the Minister in the form of a statutory declaration his or their reasons why such resumption should not take place, or why a smaller area than that desired by the applicant should be resumed.

25. Before making such statement the lessee may require to be furnished with the duplicate statement before mentioned for his guidance

in framing his counter statement.

26. Should such lessee or mortgagee or other of them deeline or neglect to forward to the Minister such counter statement the Minister may act, should he think proper so to do, on the statement made by the applicant, and any other evidence that the Minister may require: but

before so acting he shall satisfy himself that the intended application has been brought to the notice of the lessee or mortgagee or their agents or representative.

27. On receipt of such counter statement of the lessee and mortgagee the Minister may, if he be of opinion that such counter statement is a sufficient answer to such application, inform both parties of such his opinion and determination, and may, should he so think fit, out of the money deposited with him by the applicant, award all reasonable costs to the lessee or mortgagee, or both, and pay the balance (if any) to the applicant.

28. Should the Minister be of opinion that such counter statement is an insufficient answer to such application he may inform all parties of such his opinion and determination; and shall at the same time fix definitely the area and boundaries of the land to be resumed, and (unless all parties agree within one week after-having been notified thereof as to the amount of compensation, or unless within fourteen days thereafter the lessee or mortgagee shall in writing desire the amount to be ascertained by arbitration as hereinafter is mentioned) may refer the question of such amount to a warden.

29. Such warden shall fix a day for the determination of such question, and on such day, or any later day to which such determination may be adjourned, shall in the presence of all parties, or in the absence of either of them on proof satisfactory to him that such party has been duly notified of the time and place where such inquiry shall be held, fix the amount of the valuation to be paid to the lessee.

30. The warden shall report to the Minister the amount of the compensation as fixed by him, as also the amount of costs (if any), which the applicant ought to pay to the lessee.

31. Such costs shall be paid out of the sum deposited by the applicant, and the balance (if any) shall, on the resumption of the land applied for by the applicant, be paid to him.

32. Should the lessee or mortgagee within the time hereinbefore limited desire that the amount of compensation be ascertained by arbitration and not by a warden he may do so, provided that he signifies his desire to the Minister and appoints his arbitrator and communicates such desire and appointment to the applicant within one week after the Minister has informed him that his counter statement is insufficient, and thereupon the applicantishall within one week after such communication has reached him appoint his arbitrator and inform the Minister of such appointment, and these two arbitrators shall appoint a third.

33. If the land in question is mortgaged the lessee and mortgages shall only appoint one arbitrator between them, and if they cannot agree upon such arbitrator the Minister shall elect between the person nominated by the lessee and first mortgagee respectively, and the person elected by him shall be the joint arbitrator of the lessee and the mortgagee or mortgagees.

34. Should either party neglect to appoint an arbitrator, or should such arbitrator when appointed die, refuse to act, or become incapable of acting, such proceeding shall mutatis mutandis be taken for the purpose of remedying the consequence of such neglect, death, refusal to act, or incapacity as are contained in the 47th and 48th sections of the Land Act 1890.

35. The arbitrators or a majority of them shall, within one month after their appointment, or such later day as shall from time to time be allowed by the Minister, report to him the amount of compensation as fixed by them, as also the amount of costs (if any) which the applicant ought to pay to the lessee

ought to pay to the lessee.

36. Such costs shall be paid in the same manner and out of the same fund as is provided with respect to a reference to a warden.

37. On the amount of compensation being ascertained it shall be paid to the lessee or mortgagee, or as may be agreed upon between them, but if they cannot agree upon the disposal of such amount, or if when tendered to the lessee or mortgagee it shall be refused to be accepted, it shall be paid into the Supreme Court to abide the direction of the court as to its distribution.

38. On such amount of compensation being paid or tendered to the lessee or mortgagee such lessee shall forthwith surrender to Her Majesty, her heirs, and successors his lease, and he shall be entitled to receive free of cost a fresh lease for the unexpired term thereof, at a rent reduced in proportion to the area of land resumed.

Chapter VI.—Agricultural Allotments.

RESIDENCE LICENCES .- (Section 42.)

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

2. Licences for agricultural allotments shall be in the form and subject to the conditions prescribed in Schedule XV. hereto, and shall also be subject to such other special conditions as the Governor in Council

may in any particular case direct.

3. Any licensee under section 42 of the Land Act 1890 who may wish to absent himself from his allotment for a period in all not exceeding three months in any one year of the currency of his licence shall apply to the Land Officer for the district in which the land is situated, and fill up and sign a notice in the form prescribed in Schedule XVI.

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

Chapter VII .- Agricultural Allotments.

(Section 49.)

NON-RESIDENCE LICENCES.

- 1. Applications for non-residence licences shall be in the form and shall be accompanied by the declaration prescribed in Schedule XVIII. hereto, and the same shall be posted or delivered to the Land Officer of the district in which the land is situated.
- 2. Non-residence licences shall be in the form prescribed in Schedule XIX. hereto, and shall also be subject to such other special conditions as the Governor in Council may in any particular case direct.

Chapter VIII.

RESIDENCE AND NON-RESIDENCE LICENCES.

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

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

3. The fee for the preparation of a licence for an agricultural allot-

ment shall be One pound.

Chapter IX.

(Section 55.)

VINEYARD, HOP-GARDEN, AND ORCHARD.

1. Any selector under any previous Land Act or Acts, or any licensee or lessee of any agricultural allotment under The Land Act 1884, or the Land Act 1890, having established and cultivated a vineyard, hop-garden, or orchard, and desiring to obtain under the provisions of section 55 of the Land Act 1890 a Crown grant for the area so cultivated, not exceeding 20 acres, shall make application on the form prescribed in Schedule XX. hereto.

Chapter X.-Licence Liens.

(Section 57.)

- 1. The licensee of an agricultural allotment under Part I. Division 3 of the Land Act 1890, or the licensee of any allotment under Part II. of The Land Act 1869 or any Act amending the same, desiring to register a lien on his improvements must make an application in the form prescribed in Schedule XXI. hereto, and at the same time pay the prescribed fee.
- 2. A licence lien will be registered in the Crown Lands Office, Melbourne, upon the following conditions, viz.:-

1. That all rents or fees due to date have been paid.

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

3. The licence lien shall be indersed upon the licence in the form prescribed in Schedule XXVI. hereto.

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

- 5. The removal or discharge of any licence lien shall be notified to the Minister of Lands, in the form prescribed in Schedule XXVIII. hereto, and the licence shall be forwarded forthwith. Upon receipt of such notice (and licence), the indorsement on the licence shall be cancelled and the lien noted as discharged in the register.
 - 6. The fee for the registration of a licence lien shall be One pound.
- 7. Licence liens must be executed in duplicate, in the form prescribed by Schedule XXII. hereto, or such other form as lience and lienor may mutually agree upon.
- 8. Upon the application to register a licence lien being approved, the duplicate lien must be forwarded to the Crown Lands Office, Melbourne.
- 9. Upon receipt of the duplicate licence lien, the same shall be attached to the papers in the case.
- 10. When the lien has been discharged, the duplicate lien and the registration of the lien endorsed upon the licence shall be cancelled.

TRANSFER OF LICENCE LIENS.

- 11. The holder of a registered licence lien under section 57 of the Land Act 1890 may apply to transfer such licence lien to any other person upon the following conditions, viz.:—
 - 12. That all rents or fees due to date have been paid.
- 13. Applications to register transfer of licence licens shall be made upon the form prescribed in Schedule XXIII. hereto, accompanied by a statement in the form prescribed by Schedule XXIV. hereto, signed by the licensee, acknowledging his indebtedness to still exist to the amount set forth by the licence licen.
- 14. No transfer of a licence lien shall be of any effect until the same shall have been registered in the Crown Lands Office, Melbourne.
- 15. The transfer shall be indersed upon the licence, the lien, and the duplicate lien, in the form prescribed in Schedule XXV. hereto.
- 16. The fee for registration of the transfer of a licence lien shall be One pound.

Chapter XI.-Licences may be changed.

(Sections 50 and 64.)

- 1. Holders of ordinary and non-residence licences under Part I. Division 3 of the Land Act 1890 desiring to avail themselves of the provisions of section 50 of the said Act to convert their ordinary licences into non-residence licences, or vice versa, shall make application in the form prescribed in Schedules XXIX. and XXX. respectively hereto.
- 2. Licensees under The Land Act 1869 who have had the terms and conditions of their licences altered so as to accord with the provisions of The Land Act 1878, and who desire that the terms and conditions imposed by the licence as originally granted may be reverted to, as provided for by section 64 of the Land Act 1890, shall make application in the form prescribed in Schedule XXX, hereto.
- 3. The fee for the preparation of any duplicate, modified, or consolidated licence under Part I. Division 3 of the Land Act 1890 shall be One pound.

Chapter XII.—Leases and Crown Grants.

(Sections 44 and 49.)

- 1. Every application by a residence licensee for a lease or for a Crown grant of the agricultural allotment held by him under licence shall be in the form, and shall be accompanied by a declaration in the form prescribed in Schedule XXXII. hereto.
- The certificate for improvements issued by the Board of Land and Works, with respect to applications under section 44 of the Land Act 1890, shall be in the form prescribed in Schedule XXXIII. hereto.
 Applications by non-residence licensees for a certificate of improve-
- 3. Applications by non-residence licensees for a certificate of improvements, at the end of the third and sixth years of the currency of the licence held by him, shall be in the form and accompanied by the declaration prescribed in Schedule XXXIV. hereto, and the certificate of improvements issued by the Board of Land and Works with respect to such application shall be in the form prescribed in Schedule XXXV. hereto; and every application for a lease or Crown grant shall be accompanied by the first of such certificates.
- 4. Should an arbitration be required under the provisions of the 46th section of the Land Act 1890, the appointment of arbitrators shall be

in the forms prescribed in Schedules XXXVI., XXXVII., and XXXVIII. hereto respectively.

5. Leases issued under section 44 of the Land Act 1890 shall be in the form prescribed in Schedule XXXIX. hereto, and shall be subject to such other exceptions, reservations, covenants, and conditions as the Governor in Council may in any particular case direct.

6. The fee for the preparation of a lease or certificate issued herein

shall be One pound.

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

(Section 56.)

1. Every order by a lessee of an agricultural allotment under the Land Act 1890, or of an allotment under Part II. of The Land Act 1869, authorizing any other person to obtain from the Governor in Council his Crown grant, shall be given on the form prescribed in Schedule XL. hereto.

2. Approved orders to obtain Crown grants shall be registered in a

book in the form prescribed in Schedule XLI. hereto.

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

4. The fee payable for the registration of an order authorizing any other person to obtain a Crown grant shall be Ten shillings, and shall be paid when the order is lodged at the Crown Lands Office for registration.

Chapter XIV.—Auriferous Lands.

(Section 65.)

1. Every intending applicant for a licence under section 65 of the Land Act 1890 shall, between the hours of Nine a.m. and Four p.m., place a conspicuous post, or a cairn of stones, at each corner of the allotment, or, if such allotment consist of more than one parcel of land, at each corner of each parcel, and shall affix to each of such posts or cairns a notice in writing setting forth that he is an applicant for such allotment, the approximate area thereof, and his name and address, and from such post or cairn dig a trench at least two feet long, six inches wide, and four inches deep, in the direction of the containing sides. The applicant shall, before ledging his application for a licence, pay to the nearest Receiver of Revenue the sum of One pound for a certificate of registration, which the said Receiver shall thereupon hand to him, and such sum shall not in any case be refunded. All applicants who deemed to be equal so far as regards priority of marking out.

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

3. All the provisions of sections 3 to 6, both inclusive, of Chapter V. of these Regulations shall apply to applications for licenses under this section of the Land Act 1890, s) for as the same are applicable to an application under the said section, but the declaration on oath and the form of application shall not apply.

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

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

Lands so situated that the occupation thereof would obstruct the holders of miners' rights, saw-mill licences, wood or other licences,

in their access to timber or water.

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

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

.5. Licences shall be in the form and subject to the conditions specified in Schodule XLIII. hereto. Provided always that the Governor in

Council may, if he think fit, order that a licence may bear such date and be subject to such special conditions as shall meet the circumstances of any particular case.

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

approximate and temporary only.

7. The fee to be paid for a licence to occupy land under this section shall be at the rate of Five pounds per centum per annum on the capital value, to be determined by the Board of Land and Works, of the land licensed; but in respect of land situate within the boundaries of the county of Evelyn the fee shall be Two shillings per acre per annum. The fee for a licence under this section shall not however be less than One pound per annum.

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

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

10. The following fees shall also be payable under section 65 of the Land Act 1890:—

For a licence issued under section 65 of the Land

Act 1890 0 2 6

For a transfer of a licence issued under section 65

of the Land Act 1890 0 10 0

REGULATIONS FOR THE OCCUPATION UNDER SECTION 65 OF "THE LAND ACT 1884," OF WORKED-OUT ALLUVIAL CROWN LANDS.

11. Plans will be published by the Department of Lands and Survey, from time to time, showing allotments not exceeding five acres each of worked-out alluvial Crown lands for which licences for residences and cultivation purposes may be applied for and issued.

12. No person will be allowed to hold or obtain more than one licence for such lands either by transfer, operation of law, or otherwise.

13. The licence-fee to be paid shall be at the rate of Ten pounds per centum on the capital value of the land licensed, to be determined by the Board of Land and Works; but upon the total annual payments of rent reaching a sum equal to the said capital value the licensee may thereafter, if the conditions of the licence have been complied with, be allowed to occupy at a nominal rental of One shilling per annum.

"14. Applications for licences shall be in the form prescribed in Schedule XLV. hereto, and shall be lodged with the Laud Officer of the district in which the land is situated. All applications lodged on the same day for the same allotment shall be deemed to be equal so far as regards time of lodging.

15. Licences to occupy worked-out alluvial Crown lands shall be in the form prescribed in Schedule XLVI. hereto.

(Section 67.)

17. Applications for licences and licences to occupy for grazing purposes the surface of auriferous lands shall be in the forms prescribed in Schedules XLVII. and XLVIII. respectively hereto.

18. The fee for the preparation of a licence under section 67 shall be

One pound, and for every renewal Five shillings.

19. Renewals of licences under this section shall be in the form prescribed by Schedule XLIX. hereto, and shall be granted by the officer duly authorized by the Governor in Council in that behalf.

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

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

2. Land sale reports, prepared for the Lands Department, shall be certified by the officer appointed to conduct the sale, as well as by the Treasury officer who attended to receive the money. They shall be forwarded to the Secretary for Lands within forty-eight hours of the

termination of the sale. All moneys derived from auction shall be included in the "Red-faced Reports."

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

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

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

4. Crown grants under the Land Act 1890 shall be in the form pre-

scribed in Schedule LI. or LII. hereto, and shall be subject to such other exceptions, reservations, covenants, and conditions as the Governor in Council may in any particular case direct.

5. The fees payable for preparation of any Crown grant, either on

parchment or paper, shall be as follow :-

£	8.	d.
1	1	0
1	6	0
1	11	6
	1	1 1 1 6

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

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

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

Chapter XVI.-Licences.-State Forests and Timber Reserves.—(See also Chapter XVIII.)

(Sections 87, 89, 99.)

SAW-MILL LICENCES.

- 1. There may be issued yearly licences to occupy sites for saw-mills at an annual fee of not less than Ten pounds. The area of any such site shall not exceed five acres, and the boundaries thereof shall be described in the licence. Every such licence shall be subject to the conditions specified in Schedule LIII. hereto, and no site shall be taken possession of or plant deposited thereon, unless by virtue of such licence, or the written consent of the Minister pending the issue of the licence.

 2. Applications for saw-mill licences shall be made in the form prescribed in Schedule LXXI. hereto, and shall be accompanied in each case
- by a deposit of Three pounds, to be applied as part fees for occupation in the event of the application being approved; if not approved, the deposit, or such portion thereof as the Minister may direct, to be returned to the applicant. The payment of the deposit does not entitle the applicant to take possession of the land. A sketch plan showing the position of the proposed site as nearly as possible, must accompany each application. Every such licence shall be in the form and subject to the conditions prescribed in Schedule LXXII. hereto.

LICENCES TO FELL EUCALYPTUS TIMBER FOR SUPPLY OF A SAW-MILL.

3. There may be issued licences to fell eucalyptus timber for saw-mill purposes on such State forest or timber reserve as shall be specified therein, and subject to the conditions provided in Schedule LIV. and LV. heroto respectively. Fellers in connexion with saw-mills must, in every case, be licensed. If the timber be felled in a State forest or timber reserve the fee shall be Five pounds per annum, and the licence shall be subject to the conditions specified in Schedule LIV. hereto. If the timber be felled on Crown lands, or lands held under lease or licence from the Crown, other than State forests or timber reserves, the fee shall be Two pounds ten shillings per annum, and the licence shall be subject to the conditions prescribed in Schedule LV. hereto.

JINKER LICENCES.

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

5. The annual fee for each such jinker or log-carriage, if it be engaged in transport of timber to a licensed saw-mill on Crown lands, shall be Twelve pounds; and if it be engaged in transport of timber to a saw-mill on private land beyond a distance of 'two miles from any licensed saw-mill erected on Crown lands, Sixteen pounds; but the Minister, if he thinks fit, may dispense with the above condition with regard to distance. (See also Chapter XVIII. for jinker licences in connexion with timber felled on Crown lands not being State forests or timber reserves.)

Splitters' Licences.

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

LICENCES TO CUT TIMBER FOR PURPOSES OTHER THAN SAW-MILL OR SPLITTING.

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

LICENCES FOR FELLING UNDERGROWTH.

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

For undergrowths commonly known as hazel and 1 10 0 dogwood ••• ... For other descriptions of undergrowth and timber other than eucalyptus ••• ...

9. Every such licence shall be subject to the conditions specified in Schedule LIX. hereto.

FORMS OF, AND APPLICATIONS FOR, LICENCES.

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

Licences hereinbefore in this Chapter provided, except licences for saw-mills and felling undergrowth, shall be in the form specified in Schedule LX. hereto.

LICENCES FOR EXCLUSIVE RIGHT TO CUT TIMBER.

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

12. All licences issued conferring the exclusive right to cut timber

- shall be for a term not exceeding one year.

 13. The amount of licence-fee shall be fixed in each case by the Minister, and shall be paid in advance in respect of the whole period for which the licence is issued.
- 14. It shall not be necessary for the licensee, or any person employed by him in or about such land, to hold any other licence mentioned in this Chapter.
- 15. The non-compliance with, or the non-performance of any of the obligations specified in the licence shall render such licence null and void.

GENERAL PROVISIONS.

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

- 17. Every licence mentioned in this Chapter shall be personal, and shall be subject to such special condition or conditions as may in any case be deemed necessary.
- 18. The interest of the Crown in any timber cut under a licence shall not cease until such timber has been transported to the nearest main road, and if any timber cut by the licensee is transported by any other person, except as provided in clause 11, such other person shall hold a licence.

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

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

GRAZING LICENCES.

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

Residence Licences.

22. There may be issued licences to occupy sites for residence purposes at an annual fee of Ten shillings. The area of each site shall not exceed one acre. ,

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

24. Residence licence shall be in the form prescribed in Schedule LXIII. hereto.

25. Upon the expiration of any licence for a residence area, a new licence may be issued for the same land to the holder of the expired licence upon the same or such other terms and conditions as may be deemed necessary, and the District Receiver of Revenue may be authorized to indorse on the back of the expired licence a notification in the form of Schedule LXIV. hereto; and such indorsement shall have to all intents and purposes the effect of a licence.

· 26. The charge for survey of every residence area shall be One pound ten shillings.
THINNING, LICENCES.

1. There may be issued licences to fell and remove timber of less than eighteen inches diameter in such State forest or timber reserve, or

any part thereof, as shall be described in such licence.

2. Every such licence shall be subject to the conditions specified hereunder.

3. All such licences shall be for a term not exceeding one year. 4. The amount of licence-fee shall be fixed in each case by the Minister, but shall not be less than Two shillings per acre per annum.

... Conditions.

1. One-fourth of the area licensed to be operated upon first, and the young timber thinned, scrub cut, and all debris stacked and burned.

2. The thinning of the young timber, &c., to be performed under the supervision of the district forester, and in accordance with his instructions.

3. If the licensee or his employes cut any timber in contravention of the said instructions, the licence may be cancelled at any time during its currency.

4. After one-fourth of the acres is finished, the licensee must pay fees in advance before working upon another acres.

5. Receipt for payment of fees must be produced at any time on the request of a bailiff of Crown lands.
6. Not more than to be employed felling young timber;

but others may bark timber felled, and cut the same up in lengths for, only.
7. Boundaries of area to be clearly defined, and the

, blocks laid out before operations commence.

i. Note.—For special regulations re the undermentioned State Forests and Timber Reserves, see the Government Gazette quoted against each :-

· Ballarat and Creswick State Forest ... Gazette 2.10.85, p. 2771 Barmah and Yielima State Forest ... 10.9.86, p. 2620 Egerton and Kamarooka State Forest ,, . 21.1.87, p. "126 27.4.88, p. 1208 Gunbower State Forest ... •••

Ulupna Timber Reserve ...

4.41 000

ranger (n. 1866) en <u>18</u> Storm, nomen skriver oan Chapter XVII.-Of Leases under Part VIII. of the "Land Act 1890."

1. Every application for a lease under Part I. Division 8 of the Land Act 1890 shall be transmitted to the Minister in the form prescribed in Schedule LXV: hereto.

2. Every application for a lease under section 97 of the Land Act 1890 shall be accompanied by a plan showing the lengths and bearings

of the boundary lines of the site applied for and their connexion with some fixed point of a survey made under the direction of the Board.

- 3. Every application for a lease under section 100 of the Land Act 1890 shall be accompanied by plans and sections. The plans shall show the lands proposed to be leased, and every proposed diversion of existing roads.
- 4. Where a line of tramway proposed to be formed under section 100 would cross an existing surveyed road, transverse and longitudinal sections drawn to scale shall be given, whether such crossing be level or otherwise, showing the manner in which it is proposed to obviate obstruction or interruption of traffic on the said road, and the provision for the prevention of accident at such crossing.
- 5. Notice of every such last-mentioned application shall, at the cost of the applicant, be published in a newspaper circulating in the district where the land for which application is made is situated, and in the Government Gazette.
- 6. Every plan and every section accompanying any application under this Chapter shall be drawn on a scale of eight chains to one inch by an authorized surveyor, and shall be signed by him.
- 7. Every lease under Part I. Division 8 of the Land Act 1890 shall, subject to the provisions of the said part, be in the form prescribed in Schedule LXVI. hereto, and shall be subject to such covenants and conditions and to the payment of such rent or royalty as the Governor in Council may prescribe, not being less than the amounts provided in the said Act.
- 8. The fee for the preparation of a lease of Crown lands issued under Part I. Division 8 of the Land Act 1890 shall be Two pounds.

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

LICENCES ON CROWN LANDS (NOT BEING STATE FORESTS OR TIMBER RESERVES).—SECTION 99.

- 1. There may be issued licences to cut and take away from such Crown lands as are specified therein, gum (excepting the kinds known as redgum and ironbark), stringybark, box, messmate, and other kinds of eucalyptus. Every such licence shall be subject to the conditions specified in Schedule LXVII. hereto, and to a yearly fee of One pound.
- 2. There may be issued licences to cut and take away eucalyptus timber, including ironbark, from such Crown lands as are specified therein. Every such licence shall be subject to the conditions specified in Schedule LXVIII. hereto, and to the payment of a yearly fee of Four rounds.
- 3. There may be issued licences to cut and take away from such Crown lands, not being State forests or timber reserves, as are specified therein, blackwood, pine, sassafras, beech, oak, or other valuable timber; and every such licence shall be subject to the payment of such annual fee as the Minister thinks fit, but not less than Ten pounds.
- 4. Any person duly authorized by the Governor in Council in that behalf may from time to time grant to any applicant a licence to strip and remove bark from any wattle trees on any Crown lands, not within a State forest or timber reserve, specified in such licence.
- 5. Every such licence shall be available for the season commencing on the fifteenth day of September in any year, and ending on the fifteenth day of January next following thereafter and no longer, and shall be in the form and subject to the conditions contained in Schedule LXIX. hereto.
- 6. The fee for every such licence shall be One pound ten shillings, and shall be payable in advance.
- 7. The cutting of wattle trees on Crown lands within one mile from the shores of Port Phillip Bay and its arms is prohibited.
- 8. There may be issued licences to cut and take away live or dead wood from Crown lands in cities, towns, or boroughs; and every such licence shall be subject to such conditions and such fee as the Minister in each case thinks fit.
- 9. There may be issued licences to occupy sites not exceeding three acres for saw-mills on Crown lands, not being State forests, at such annual fee as the Minister thinks fit; but not less than Ten pounds.
- 10. Applications for saw-mill licences shall be made in the form prescribed in Schedule LXXII. hereto, and shall be accompanied in each case by a deposit of Three pounds, to be applied as part fees for occupation in the event of the application being approved; if not approved, the deposit, or such portion thereof as the Minister may direct, to be returned to the applicant. The payment of the deposit does not entitle the applicant to take possession of the land.

No. 77.—September 5, 1890.—3.

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

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

pounds.

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

GENERAL PROVISIONS.

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

it is otherwise expressly provided, be payable quarterly in advance.

15. Every licence mentioned in this Chapter shall be personal, and, unless where otherwise provided, may be in the form prescribed in Schedule LXXIV. hereto, or as near thereto as circumstances will permit, and shall be subject to such special condition or conditions as may in any case be deemed necessary.

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

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

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

Chapter XIX.-Miscellaneous Licences.

(Section 99.)

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

The first division shall comprise those licences which confer the exclusive right to enter upon any Crown lands not under lease or licence, and shall be for the purposes and subject to the payment of the fees and the conditions specified in Schedule LXX. hereto.

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

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

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

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

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

Application shall be made in the form of Schedule LXXII. hereto.
 The Minister may, if he think fit, dispense with a plan, either temporarily or wholly.

Licences under Schedule LXXI. bereto shall be issued by the officers appointed by the Treasurer for that purpose.

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

5. Licences for line sites north of and adjoining the Botanical Gardens at Geelong shall be issued subject to the conditions prescribed in Schedule LXXV. hereto, and shall only be renewable annually on the

said conditions being fulfilled.

6. Applications for garden licences shall be in the form prescribed in Schedule LXXII. hereto.

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

Chapter XX .- Of Commons.

(Part I., Division 9, Land Act 1890.)

1. Every common proclaimed previously to the passing of the Land Act 1890, except as hereinafter provided, shall be managed by the members for the time being of the council of the shire within the boundaries of which any such common is included.

2. The council of the shire within the boundaries of which any common heretofore proclaimed or hereafter to be proclaimed under the provisions of the *Land Act* 1890 is wholly included shall be the managers of such common.

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

4. Every gold-field common shall be managed by the members for the time being of the mining board of the mining district within the boundaries of which such common is included, unless, owing to the distance of any gold-field common from the office or place of meeting of any mining board, such common can be more conveniently or efficiently managed by

other persons whom the Minister may appoint.

5. Every borough common shall be managed by the members for the time being of the council of the borough in connexion with which such common was proclaimed.

6. All commons amalgamated previously to the passing of the Land Act 1890, or to be hereafter amalgamated, may be managed by the members for the time being of two or more of the before-mentioned councils or boards. The Governor in Council may, however, place an amalgamated common under the management of one only of the beforementioned councils or boards, or under management of delegates from each council or board.

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

8. The Minister shall nominate, for appointment by the Governor in Council, the persons who shall be managers of all farmers' commons, temporary commons, and town commons outside the boundaries of any shire, road district, city, or borough.

 Applications for the proclamation of a common under the Land Act 1890 shall be made in the form prescribed in Schedule LXXVI. hereto.

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

11. Ratepayers in shires and boroughs, holders of miners' rights, business licences, or carriers' licences, and farmers may respectively depasture on a common proclaimed under the Land Act 1890, within a distance of five miles (ten miles at the option of the Honorable the Minister of Lands) from their places of residence, four head of large cattle, or the equivalent of the whole or a portion thereof in small cattle, on the basis that one head of large cattle be deemed equivalent to three head of small cattle. A farmer having under cultivation not less than one-tenth portion of the land occupied by him may depasture on such common one additional head of large cattle, or the equivalent in small cattle, for every ten acres of such land cultivated by him.

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

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

14. The money derived from the fees received for the agistment of cattle on a common may, after paying for the services of the herdsman, be expended by the managers of such common on the publication of the regulations for its management, the purchase of account books, stationery, branding-irons and tar, and on the eradication of thistles, Bathurst burr, wild briar and gorse, and on the destruction of vermin on the common. The surplus over such expenditure may be applied, with the concurrence of the Board, under its seal, to the formation of dams for storage of water on the common, the improvement of natural water-holes, the construction and repair of stockyards, the improvement of such approaches to the common as are not proclaimed roads or streets, and to any other purpose which the Board may consider desirable.

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

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

17. No animal affected with any contagious disease shall be allowed

to depasture on any common.

18. Every person offending against any regulation for the management of a common shall, on conviction before any justice, forfeit and

pay a penalty not exceeding Twenty pounds for each offence.

19. The managers of every common may sue for and recover any fees

overdue for depasturing stock on such common, or for any penalty for breach of any regulation for management of such common.

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

of the managers of any common to be made by such persons as it thinks fit.

Chapter XXI .- Miscellaneous.

APPLICATION FOR FORFEITURE.

- 1. Any applicant for the forfeiture of any lease or licence issued under the Land Act 1890 shall support his application by a statutory declaration setting forth the grounds and particulars on which such application is made, under the following heads, viz.:—
 - (a) The time when the lease or licence was issued, the situation and area of the land, and the name of the lessee or licensee.

The nature of improvements (if any) on the land.

The name of the person or persons (if any) resident on the land. The use to which the land has been applied.

- (e) Particulars of the conditions of the lease or licence which are alleged to have been broken or not fulfilled, or of the acts of fraud, illegality, or violation of the Act on the part of the
- (f) The occupation of the applicant for forfeiture, and the extent of land (if any) held by him in fee simple or under lease or licence, and the use to which such land is applied.
- The application for forfeiture with the declaration shall be forwarded to the Land Officer in whose district the land is situated, who shall report thereon to the Minister.

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

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

5. The improvements upon any forfeited land shall be valued and

disposed of in such manner as the Minister may deem fit.

SECTION 123 .- GRAZING LICENCES.

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

7. The fee for the preparation of a grazing licence under this section of the Land Act 1890 shall be Five shillings.

8. The following fees not otherwise provided for shall be payable under these Regulations:-For any lease or licence or transfer of any lease or licence issued under the Land Act 1890 other that those specified 0 0 ••• ... For a certificate issued by the Board For any special deed ... not exceeding 5 ...

SCHEDULES.

SCHEDULE I .- (CHAP. III. 8. 6.)

FORM OF APPEAL AGAINST THE RECOMMENDATION OF LOCAL
LAND BOARD.

1. I. of object to the recommendation of the Local Land Board held at on the day of a.d. 189
2. That at such Local Land Board I was (an applicant under section of the Land Act 1890 for and the said Local Land Board recommended that should receive a licence for the said land); or
3. That the grounds of my objection to such recommendation are:—

Describe the reason why a reason why a fair oppor-tunity was not afforded.

Describe the material evi-dence rejected

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

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

(c) The said Board refused to receive the evidence of

who could prove I was the first person to {apply for mark out}

the said land; or

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

4. That I claim to have a { lease licence } granted to me for the said land,

inasmuch as I was the first applicant Given under my hand at A.D. 189 To the Honorable the Minister of Lands.

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

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

Name, address, and sincerely declare as follows:

Place where atting held and take.

1. That at a sitting of a Local Land Board held at on the day of last laws not present.

2. That I did not receive any notice to attend, nor was any notice left at my usual place of a hode, nor was I aware that at the sitting of the said Board the subject-matter stated in my application to appeal would have been considered by the Land Board on the said day of

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

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

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

Declared before me at in the said colony of Victoria, this

day of A.D. 189

SCHEDULE II.-(CHAP. IV. s. 1.)

*PASTORAL LICENSEE FOR A GRAZING LICENCE UNDER SECTION 3, THE "LAND ACT 1890." APPLICATION BY A

Sir.

Address— Date—

88

Referring to the land licensed to me under Section†

Land Act 1869, and more particularly described in the margin, I hereby apply, under the provisions of Section 3 of the Land Act 1890, to occupy the same for grazing purposes only.

Herewith I return my licence for the year 1884, and I hereby undertake to pay the fees for the use of the said land for grazing purposes only for the period above-mentioned when demanded.

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

Licence

To the President of the

Board of Land and Works.

* Strike out and insert such words as the case may require † Insert the figures 47 if a Grazing Licence, or 75 if a Pastoral Licence.

SCHEDULE III.-(CHAP. IV. 8, 1.)

Fee per annum

Receiver and Paymaster at

GRAZING LICENCE UNDER 3RD SECTION THE "LAND ACT 1890."

KNOW ALL MEN that I, being the person duly authorized in that behalf in pursuance of the Land Act 1890, and in consideration of the sum of "Insert pasternal hereinafter mentioned, being the holder of a * or grazing, as licence for one year next preceding the commencement of The Land the case may be. Act 1889, and who was in occupation of the Crown lands specified in the Schedule hereto under such licence, and who has remained on such land after the expiration of the term for which he held the same, do hereby give to ficence and liberty to enter with cattle, sheep, or upon the Crown lands specified in the Schedule hereto, and therewith to depasture the same. This licence continues in force unit and therewith to depasture the same. This licence continues in force unit back hereof.

back hereof. Dated

day of

189

All these Crown lands containing

Schedule. acres or thereabouts.

CONDITIONS.

- 1. The issue of this licence shall not prevent the land comprised therein or any part or parts thereof being sold, leased, licensed, alienated, or dealt with under any of the provisions of the Land Act 1890, except under the 123rd section thereof, under which the licence is issued, or being resumed by order of the Governor or Administrator of the Government of Victoria, with the advice of the Executive Council, for any of the purposes for which land may be reserved under section 10 of the Land Act 1890, or for mining purposes.
- 2. In case the said land or any part thereof should be sold, leased, licensed, alienated, dealt with, or resumed as aforesaid, the licensee shall not be entitled to any compensation other than the return of such portion of the licence fee paid by him as the responsible Minister of the Crown for the time being administering Part I. Division 2 of the Land det 1890 may think fit. This licence is also subject to the rights of the holders of miners' rights or of mining leases now issued or hereafter to be issued to enter upon the allotment hereby licensed, and to search for gold and to mine therein, and to erect and occupy mining plant and machinery, without making any compensation for surface or other damage.
- without making any compensation for surface or other damage.

 2a. Subject to these conditions the licensee shall be entitled to use the land for the purposes for which this licence has been granted until notice has been given in the Government Cazette that such land or any part thereof has been sold, leased, licensed, alienated, dealt with, or resumed as aforesaid, and immediately upon such notice being given all the interest of the licensee in the licensed land described in such notice shall cease and be determined, and any person entitled to occupy the licensed land or any part thereof may lawfully make entry upon and hold the same without the permission or sanction of the licensee or any one claiming under her, him, or them.

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

 4. This licence entitles the owner thereof during the paried for which is in
- 4. This licence entitles the owner thereof, during the period for which it is granted, to use the land therein comprised for depasturing purposes only, but does not confer any right to build thereon, or to cultivate, or to fence any portion thereof.
- 5. If the licensee desire a renewal of this licence, notice to that effect must be given to the responsible Minister aforesaid one month prior to the expiration thereof, but nothing herein contained shall be deemed to confer the right to any
- 6. The interest in this licence may not be transferred without the consent of the Minister aforesaid and the payment of a fee of £1.
- 7. No claim whatever shall be made or entertained by reason of the licence not being renewed or transferred. 8. This licence is to be used under and in accordance with the regulations made or to be made under the provisions of the said Act and for the time being in force.

9. This licence may be forfeited if the licensee commit a breach of or neglect to comply with any of these conditions.

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

SCHEDULE IV.-(CHAP. IV. 8. 3.)

FORM OF APPLICATION FOR A RIGHT TO A LEASE FOR A PASTORAL ALLOTMENT, SECTION 21 "LAND ACT 1890."

Date-

In pursuance of the 21st section of the Land Act 1890, I,

f do hereby make application for a Lease of Pastoral
llotment No. situate in the parish of county of Allotment No.
and containing about acres.

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

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

Signature-Occupation-Address-

Declared at this before mein the colony of Victoria,

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

Bailiwick

SCHEDULE V .-- (CHAP. IV. s. 3.)

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

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

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

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

3. Immediately after the biddings on each pastoral allotment are concluded, and before another allotment is put up, the name of the purchaser will be entered, by the officer conducting the sale, in the list of the descriptions of the pastoral allotments small arise between the seller and bidder, or amongst the bidders themselves, the allotment in question shall be put up for sale again. Subsequent to such entry no dispute whatever can be admitted, nor can any alteration of names or transfer from the actual purchaser of the occupation of these pastoral allotments shall be entitled to receive leases in the prescribed form to occupy the same during the period assigned in each particular case, subject to the conditions contained in the Land Act 1890, and such other conditions as may be havfully imposed.

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

DECLARATION OF PURCHASERS.

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

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

Dated this day of 189

SCHEDULE VI.-(CHAP. IV. 8. 4.)

LEASE UNDER SECTION 21 OF THE "LAND ACT 1890."

This Indenture made the first day of thousand eight hundred and ninety between His Excellency Governor and Commander-in-Chief in and over the Colony of Victoria and its Dependencies in the name and on behalf of Her Most Gracious Majesty Queen Victoria of the one part and of in the colony of Victoria (hereinafter called "the lessee") of the other part.

Whereas the Governor with the advice of the Executive Council has agreed to grant this lease for pastoral purposes of the pastoral allotment hereinafter demised for the term of years and calendar months at the annual rent of

calendar months at the annual rent of being the rent computed according to the provisions of the Land Act 1890 to the lessee who has acquired the right or become entitled thereto under the provisions of the same Act and the lessee has paid half a year's rent in advance: And whereas the Governor with the advice aforesaid has approved of and directed the conditions and provisions hereinafter contained to be inserted in this lease framed in accordance with the regulations made in pursuance of the provisions of the said Act: Now this indenture witnesseth that in consideration of the payment aforesaid and of the rent hereby reserved and of the covenants of the lessee hereinafter contained Her Majesty doth by these presents grant and demise unto the lessee his executors administrators and assigns all that pastoral allotment situate in the parish of counting more or less

Act: Now this indenture witnesseth that in consideration of the payment aforeatin and of the rent incrby reserved and of the covenants of the lesse hereinattee his executors administrators and assigns all that pastoral allotment situate in the pairsh of the control of interesting the control of interesting the control of the colory of Victoria containing county of the colory of Victoria containing county of the colory of Victoria containing and delineated on the plan prepared in accordance with the provision of the said series of the said and delineated on the plan prepared in accordance with the provision of the said series of the said and also delineated on the plan drawn in the margin of these presents and therein colored yellow together with the appuritenances: Excepting and reserving unto Her Majesty her helmand successors and her and their agents and servants at any time or the helmand successors and her and their agents and servants at any time or the helmand successors and her and their agents and servants at any time or the said their agents and servants at any time or the said their agents and servants at any time or the said their agents and servants at any time or their said were the said to grant in momer and on the conditions presented in Part I. Hivision as the said of part in momer and on the conditions presented in Part I. Hivision as the said of part in momer and on the conditions presented in Part I. Hivision as the said of part in momer and on the conditions presented in Part I. Hivision as the said of the said and search for cut dig and take away live or dead timber coal and other mineral gravel saif guano sand reish stone or limeatone loam brick or other earth and also excepting and reserving to Her Majesty her heirs and successors and the hereit and other animals carts wageons and carriages to and from regress at all times through over and across the premises hereby demised with or without horses cattle and other animals carts wageons and carriages to and from the lease the requirement of

tameries factories and or paper mills stores warchouses or deciliars quara docks landing-places or the deposit of materials sub-publishing and repairing boat-building and repairing purpose of recting pumps or for the purpose of recting pumps or for the purpose of cetting pumps or for the purpose of cetting pumps or for the purpose of cetting digging and taking away any live or dead timber gravel stone ballast limestone salt shell seaweed and loam brick or other earth. Frovided always and it is hereby also agreed and declared that her Majesty her heirs and successors may at any time and from time to time during the term hereby granted in accordance with the regulations into to the lessee his executors administrators or assigns of the fault value of all houses fences (being fences within the meaning assigned to the word "fence" by the Land Act 1889 wells reservoirs tanks dams and of all substantial and permanent improvements made erected or constructed by such lessee his executors administrators and the store of the salt of

SPECIAL CONDITION.

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

Signed sealed and delivered by the above-named

(L.S.) presence of-

SCHEDULE VII.-(CHAP. IV. s. 5.)

Application by Pastoral Lessre to Select a Homestead under Section 29 of the "Land Act 1890."

Address— Date—

I have the honour to be, Sir,
Your most obedient servant,
The President of the Board of Land and Works. Description of Land applied for :

SCHEDULE VIII.-(CHAP. V. s. 1.)

Application for a Lease for a Grazing Area under Part I. Division 3 of the "Land Act 1890."

**Here state fully the place of shoote and the compation of the Land Act 1890."

**Here state fully the place of shoote and the compation of the Land Act 1890, for a lease for a grazing area described hereunder; and I hereby request that (if necessary) an authorized surveyor be instructed to make a survey for me and on my account of the said grazing area, and to supply plan on same; and I undertake to pay all duly authorized fees for the making of the said survey and plan, or for any modification thereof, and to accept a lease subject to the terms, covenants, and conditions which may lawfully be imposed.

I, of hereby declare that I have not at any time held a lease for a grazing area under this Act; that I have selected under this and previous Land area under this Act; that I have selected under this and previous Land and under eighteen years of age.

And that with respect to this application I am not an agent, or a servant of, or a trustee, for any other person; that I have not entered into or promised to enter into any agreement to permit any other person to acquire by purchase or otherwise the grazing area in respect of which this application is made, or any part thereof, or my interest therein, or the usufruct thereof; that I intend to occupy the said grazing area for my own use and benefit solely; that if my application be granted it is my intention to comply with the provisions of the 38th section of the Land Act 1890; and that the statements made by me in reply to the questions hereto subjoined are true and correct in every particular.

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

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

Questions and Statements referred to in the Declaration.

Questions,	Statements in Reply.
1. What is your occupation, and where have you resided during the last twelve months?	
2. Do you own any land in fee simple? If so, state the number of acres, situation, and purpose to which it has been applied.	
8. Have you at any time obtained any land under lease or licence from the Crown? If so, Under what section and Act? Where situated? What area? What use did you make of it?	
4. Have you obtained a lease under Section 32, Part I. Division 3 of the Land Act 1890? When? In what parish is the holding situated? Area?	

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

Signature— Occupation— Address—

Dated at

in the colony of Victoria, this 189 , before me, Justice of the Peace in and for the of the colony of Victoria.

day of Bailiwick

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

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

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

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

SCHEDULE IX.—(CHAP. V. s. 5.)

Entered in the Register Book Vol.

Registrar of Titles.

LEASE UNDER SECTION 32 OF THE "LAND ACT 1890."

This Indenture made the first day of in the year of our Lord One thousand eight hundred and ninety-cellency Governor and Commander-in-Chief in and over

the Colony of Victoria and its Dependencies in the name and on behalf of Her Most Gracious Majesty Queen Victoria of the one part and

of in the colony of Victoria (hereinafter called "the lessee") of the other part.

the Colony of Victoria and its Dependencies in the name and on behalf of Her Most Gracious Majesty Queen Victoria of the one part and (hereinafter called "the lessee") of the other part.

Whereas the Governow with the advice of the Excentive Council has agreed to grant this tease of the grazing area hereinafter described for the term of possible the rest Red and reserved in the content of the state of the Excentive Council has agreed to grant this tease of the grazing area hereinafter described for the term of the state of the Red and reserved in the content of the state of the term of the state of the term of

segred and declared that Her Majety her heirs and successors may at any time and from time to time during the said term samme possession of any art or parts of the land hereby demined which may in the opinion of the Governor with the advice aforesaid be required for the purposes of water supply irrigation works races duma and diches or for public railways roads canals or for transways or other properties of the same and diches of the public railways roads canals or for transways or other properties of the same and diches of the purpose of the same and diches of the purpose of careful properties of the purpose of careful purpose of the purpose

or hereafter authorized to be constructed or by the Governor or Administrator of the Government of Victoria by and with the advice of the Executive Council thereof hereinafter designated the Governor in Council for the construction of water supply works irrigation works reservoirs dams races watercourses or drains or for public roads or highways to be hereafter set out by the Governor in Council here said lessee his executors administrators or assigns will upon being allowed by the Commissioners of Victorian Railways or Governor in Council one month after receiving notice in writing from the Commissioners of Victorian Railways or Governor in Council one month after receiving notice in writing from the Commissioners of Victorian Railways or Governor in Council that the land is so required for the removal by him or them of any houses buildings or fences upon the land so required remove such houses buildings and fences and relinquish possession of the land so required and that neither he nor they will make any claim for compensation whatsoever for the said houses buildings fences or for any improvements upon the said land or for the cost which he or they may incur in such removal nor will he or they make any claim for compensation for any right or interest which he or they may possess in such lease or in such land beyond a proportionate reduction of rent which shall in all cases be fixed by an officer appointed by the Governor in Council for such purpose nor in respect of the severance of such land from the other lands held under this lease And it is hereby expressly agreed between the parties hereto that this covenant is to be construed as a release by the said lessee his executors administrators and assigns to Her Majesty her heirs and successors from all or any payment to him or them and from all claims thereto which might otherwise have been made in respect of resumption of any portion of the land hereby demised for railway purposes or for the purpose of the construction of water supply works irrigation works

SPECIAL CONDITION.

In witness whereof His Excellency

Governor and Commander-inChief in and over the Colony of Victoria and its Dependencies

hath on
behalf of Her Majesty the Queen caused this dennise to be sealed with the seal of
the said colony and the lessee hath hereunto set his hand and seal.

Signed sealed and delivered by the above-named in the presence of—

SCHEDULE X .- (CHAP. V. s. 8.)

STATEMENT OF LESSEE UNDER SECTION 32 OF THE "LAND ACT 1890" AS TO THE PERFORMANCE OF THE COVENANTS OF HIS LEASE.

Address-Post Town-Extent of land-Date-

SIR,

Parish-Allotment-

Section-

Being the holder of a lease, No. under Section 32 of the Land Act 1890, to occupy the land specified in the margin hereof, and having occupied the said land for a period of at least three years, and having performed the covenants of such lease, I hereby furnish in the subjoined form the particulars of the manner in which the said covenants have been carried out and the costs thereof.

Date of Lease-

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

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

DECLARATION BY LESSEE.

of being the holder of a lease to occupy the above-mentioned land, declare as follows:—

1. That I have paid £ said lease.

- d., being all rent and fees due on the s.
- That I have not at any time assigned, mortgaged, or sublet the said land or any part thereof, or transferred my interest or any part of my interest therein, except as provided in the Land Act 1890.
- 3. That within years from the date of the said lease I enclosed the said land with good and substantial fence.
- That from the date of the issue of the said lease I commenced to destroy
 the vermin, Bathurst burr, wild briar, and gorse upon the land, and
 that it is now free from the same.
- 5. That I have complied with all the other covenants of the lease.
- That the statements made and the answers given by me in reply to the questions in the "Further Particulars" hereto subjoined are true and correct in every particular.

List of work done	List of work done and improvements effected—							Value	
Fencing	•••							£	
Destruction of	vermin				•••	•••		£	
,,	Bathurst b	urr	•		•••			£	
11	wild briar	•••		***	***	***	• • • •	£	
Buildings attac	gorse	···.		•••	•••	•••	•••	æ	
Buildings attac	ched to the	8011		•••	•••	***	•••	¥.	
Water storage		***		•••	•••	•••	•••	7	
All other impr	ovements	***			•••		***	±5	

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

This form, when filled up, to be handed to the nearest land officer or Crown lands bailiff, who will forward it to the Crown Lands Office, or transmitted by the lessee direct to the Secretary for Lands, Melbourne.

Further Particulars to be furnished by Lessee when forwarding information respecting his performance of the covenants of his Lease under Section 32 of the "Land Act 1890."

1000.							
Fencing:-	Description	on thereof.	No. of Chains	Cost per Chain,	Tot	tal Co	st.
•	licensed boun- (See thirdcolumn. Post and 3-rail, Post and 2-rail, Post, rail, and w Post and wire Stone wall Stub or picket Log Chok and log Log and brush Brush	on the opposite page.) split stuff ditto rire	-		£	S.	d.
	Who are the e	occupiers of the ds?	·				
Destruction of vermin:	Second year .						
Destruction of Bathurst burr, wild briar, and gorse:—	Second year .		, 	_			ł
	TOTAL .	·· ··· ···					
Buildings :—	Description.	Dimensions,	Mat	erials.			
Water Storage:-	Description.	Dimen	sions, &c.				
	Dam Reservoir Well						
All other Improvements:—	Par	Particulars of Nature and Cost.					
			•				
	Total Co	ost of Improvemen	ıts	£			
Is the land heavi covered wholly with scrub, wild Bathurst burr, growth, or open try?	or in part. briar, gorse, or under-						
Is the land infest min? If so, st kinds	ed with ver-						
If the fencing cont been compencioning the last to the leasehold state the reason	lied with, by nd according boundaries,		•				
If the covenant struction of ver- been performe reason why	min has not			•			
If the covenant struction of Ba wild briar, an not been com state the reason	thurst burr, d gorse has plied with,						
Have you appl sanction of th transfer? If s	ied for the ie Board to o, with what		-				

Further Particulars-continued.

Have you applied for an Agri- cultural Allotment? If so, to what extent		· ·
If application for an Agricul- tural Allotment has been granted, are you residing on the land, and what cultiva- tion has been done?		

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

Signature-Occupation-Address--

Declared at 189 before me,

in the colony of Victoria, this

day of

Justice of the Peace in and for the

Bailiwick of the colony of Victoria.

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

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

Bailiwick of the

SCHEDULE XI,-(CHAP. V. S. 14.)

THE "LAND ACT 1890."- SECTION 38, SUB-SECTION 2.

County-

Parish-

I, of being the holder of a Grazing Area lease, as per margin, and having paid all rents and fees due thereon, and otherwise complied with all the covenants and conditions of the said lease, hereby apply to the Board of Land and Works for its sanction in writing to the transfer or mortgage of the said lease to

Allotment-

One pound, being the fee for the certificate of the Board's sanction, is forwarded herewith.

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

The President of the Board of Land and Works.

DECLARATION TO BE MADE BY LESSEE WHEN APPLYING TO TRANSFER OR TO MORTGAGE.

I, of in the colony of Victoria, do solemnly and sincerely declare that I have paid all rents and fees due to date in respect of my lease under Section 32 of the Land Act 1890, for allotment parish of That I have energy on the land of the value of the value of the per chain, and that I have effected other improvements upon the said land to the value of £ and that my reasons for desiring to transfer are And I make this solemn declaration, conscientiously believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

Declared before me, at in the colony aforesaid, this day of in the year of our Lord One thousand eight hundred and ninety

Justice of the Peace.

THE "LAND ACT 1890."-Section 38, Sub-Section 3.

Application by Proposed Transferrer for the Transfer to him of a Lease for a Grazing Area under Part I. Division 5 of the "Land Act 1890."

I, of hereby make application for the transfer to me of the lease for the Grazing Arca, described below, and I undertake, in the event of the said transfer being sanctioned by the Board of Land and Works, to faithfully carried out all the covenants and conditions of the said lease.

Signature-

I, of time held a lease for a Grazing Area, under this Act; * that I have not at any time held a lease for a Grazing Area, under this Act; * that I have selected, he may strike out the words in italies and that the area I now desire to obtain by transfer would not, if added to the area already selected by me under this or any previous Land Act or Acts, exceed 1,000 acres; that I am not under eighteen wears of age.

any previous Land Act or Acts, exceed 1,000 acres; that I am not must eighteen years of age
And that with respect to this application I am not an agent, or a servant of, or a trustee for, any other person; that I have not entered into or promised to enter into any agreement to permit any other person to acquire by purchase or otherwise the Grazing Area in respect of which this application is made, or any part thereof, or my interest therein, or the usufruct thereof; that I intend to occupy the said Grazing Area for my own use and benefit solely; that if my application be granted, it is my intention to comply with the provisions of the 38th section of the Land Act 1890, and that the statements made by me in reply to the questions hereto subjoined are true and correct in every particular.

Questions.			Statement	s in Reply.	
1. What is your occupation have you resided dur twelve months?		-			,
2. Do you own any land in If so, state the number situation; and propose has been applied	per of acres,				
3. Have you at any time of land under lease or lathe Crown? If so,					
Under what section a Where situated? What area? What use did you ma		,			
4. Have you obtained a leation 32, Part I., Divisi Land Act 1890? When? In what parish is situated?	the holding				
Area?					
And I make this solemn and by virtue of the proving persons making a false dec	sions of an Ac	t of the l hable for Signa	'arliament wilful and ture—	of Victoria	. rendering
		Occup Addre	pation—		
Declared at 189 , before	in the colo				. day of
Justice of	the Peace in a colony o	nd for the f Victoria		Bailiv	wick of the
County.	Parish		Allotment.	Section	Extent.

County.	Parish.	Allotment.	Section	Extent.
		·	<u> </u>	

to's signa. # I hereby certify that this declaration was read to the ired here declarant in my presence this day of the appli-

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

SCHEDULE XII,-(CHAP. V. S. 15.)



No. of certificate-

The Land Act 1890.—Section 38, Sub-section 2.

Certificate of Sanction of the Board of Land and Works to Teansfer or Mortgage of a Lease under Section 32 of the "Land Act 1890."

Office of the Board of Land and Works,
Melbourne.

This is to certify that the Board of Land and Works has sanctioned the transfer or mortgage by of of the Land Act 1890 held by him for allotment section parish of containing acres roods perches, to

The common seal of the Board of Land and Works was hereunto affixed this day of 189, in the presence of the undersigned two members of the said Board.

President,

Member.

SCHEDULE XIII.--(CHAP. V. s. 19.)

To the Honorable the Minister of Lands.

I, of hereby apply that acres of land included in a lease of and included in a lease of day of and now held by and subject to the following registered encumbrances resumed by Her Majesty:—

I desire to occupy the same for mining purposes. I forward herewith the sum of (£10) Ten pounds sterling in accordance with the regulations. I also forward a plan showing the portion of land I desire to have resumed by Her Majesty, as also a statutory declaration showing the grounds on which I desire resumption.

I have the honour to remain, Your obedient servant, . .

SCHEDULE XIV .- (CHAP. VI. S. 1.)

APPLICATION FOR AN AGRICULTURAL ALLOTMENT UNDER PART I. DIVISION 3 OF THE "LAND ACT 1890."

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

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

**In a policant in the same of the words in itself.

**In a pplicant has not selected, he may strike out the words in itself.

**If the pplicant has not selected, he may first out the words in itself.

**If the pplicant has not selected, he may first out the words in itself.

**If the pplicant has not selected, he may first out the words in itself.

**If the pplicant has not selected, he may first out the words in itself.

**If the pplicant has not selected, he may first out the words in itself.

**If the pplicant has not selected, he may first out the words in itself.

**If the pplicant has not selected under this or any previous Land Act or Acts has been forfeited or cancelled for the evasion of the provisions of any such Land Act or Acts, and that the area I now desire to obtain would not, if added to the area already selected by me under this or any previous Land Act or Acts, exceed \$20 acres; that I am not under diphteen or a servant of, or a trustee for any other person; that I have not any agreement to a servant of, or a trustee for any other person; that I have not any not thereof; that I intend to occupy the allotment for my own use and benefit solely; that, if my application be granted, it is my intention within twelve months after receipt of the licence, and thenceforward during the currency of the same, to occupy the allotment by residing thereon in my own proper person, and to comply with the covenants and conditions of the 4th section of the Land Act 1890; and that the statements made by me in reply to the questions hereto subjoined are true and correct in every particular.

**N.B.—State here at what money order office or receipt and pay office you wish to pay the

N.B.—State here at what money order office or receipt and pay office you wish . . . to pay the survey charge for the allotment herein applied for.

Questions and Statements referred to in the Declaration.

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

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

Signature-

Occupation-Address-

Declared at day of

in the colony of Victoria, this, before me,

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

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

ristrate's sig-only required as where the a marksman,

Justice of the Peace in and for the Bailiwick of the colony of Victoria. No. 77.—September 5, 1890.—4.

^{*}I hereby certify that this declaration was read to the declarant in my presence this ${\rm day\ of}$

SCHEDULE XV .- (CHAP. VI. B. 2.)

LICENCE UNDER SECTION 42 OF THE "LAND ACT 1890."

This Indenture made the first day of in the year of our Lord One thousand eight hundred and ninety between His Excellency Governor and Commander-in-Chief in and over the Colony of Victoria and its Dependencies in the name and on belief of Her Most Gracious Majesty Queen Victoria of the one part and of in the said colony (hereinafter called "the licensee") of the other part.

One thousand eight instituted. The content of Governor and Commander-in-Chief in and over the Golony of Victoria and its Dependencies in the name and on belief of Her Most Gracious Majesty Queen Victoria of the near bard of in the said colony (hereinafter called "the licensee") of Majesty Queen Victoria of the near the licensee which are the content of the Executive Council has agreed to great the same on the faith that the applicant does not by becoming the licensee which the Governor with the advice of the Executive Council has agreed to great the same on the faith that the applicant does not by becoming the licensee which the Governor with the advice of the Executive Council has agreed to great the same on the faith that the applicant does not by becoming the licensee which are contained to be inserted in this licence framed in accordance with the regulations made in pursuance of the provisions of drawater. Now this Indonente with the advice aforesaid and in exercise of them county of the council of the payment aforesaid of the fee for occupation hereby reserved and of the agreement by the licensee hereinafter contained the Governor with the advice aforesaid and in exercise of them county of the same of the payment aforesaid of the fee for occupation hereby reserved and to except the county of the same of of th

Board of Land and Works or under the hands of arbitrators as provided by the sald Act to he of the value of the proposed for covery area and francisops the first the sald Act to he of the sixth year from the commencement of this licence or if it shall at any time be shown to the satisfaction of the Governor with the advice aforesaid (and that it has been so shown the production of a copy of the Governor if it shall at any time be shown to the satisfaction of the Governor with the advice aforesaid (and that it has been so shown the production of a copy of the Governor if it shall at any time be shown to the satisfaction of a copy of the Governor of its shall at any time being administering the said Act or Part I. Division 3 of the said Act or declaring or notifying or declaring or notifying that this licence has become forfeited and void shall be conclusive evidence) that the licensee became of the compliance with any of the provisions of the said Act or Hart the licensee has committed a breach of or not fulfilled any of the conditions of this licence than and in any of such cases this licence shall be void and of no effect And as sarchizery and wither the said and the said and the said and the said and the said at the said of the said at the said

SPECIAL CONDITION.

In witness whereof His Excellency Governor, &c., hath on behalf of Her Majesty the Queen caused this Indenture to be scaled with the seal of the said colony, and the licensee hath hereunto set his hand and seal.

Signed scaled and delivered by the above-named) (L,s.) . presence of-

	SCHEDULE XVI.—(Chap.	VI. s. 3.)	~ · · .	I 1
	SECTION 42 " LAND	Acr	1890."	,	•
FORM OF NO	OTICE OF INTENTION TO	ве Ав	SENT FRO	m Seleçti	on.
Extent of land—	Sir,-Being the holder	of a	licence u	nder secti	n 42, Land
1. 1	Act 1890, to occupy the l hereby notify that it is	and sp	ecified in	i the margi	n hereof; l
	allotment so licensed for	a per	iod not ex	ceeding	
Parish—	' commencir	gon		and t	erminating
	on both i such absence will be at	nciusi	ve, and tr	at my add	ress dűring
Section-	And I request you to	regist	er such a	bsence in	accordance
No. of licence—	with the provisions of the	2 Land	Act 1890.		
Date of licence—	• ,		Signature	– ,"	·
			Address— Date—	1 :	- 1071
أوالمراجي أأمأم	Witness-			45	11 11
ato in the const		-	· · ·	•	' " 1; "4
i garan da	SCHEDULE XVII(Снар.	VI. s. 4.	·	
REGIST	rer of Notices of Abs				
11	11			· · ·	
64	l [*] . "			Particulars	of Absence.
Parish and	. Name and Address during	, I	ate of		
No. of Licence.	Absence,	.ı roegi	stration.	From	To
	l	İ	• ••		
ray to the facilities of the	C.2.	,			
	**	ĺ			27 (200)
		• •			41.7
				1.59	1 200
i a v as					, 14th ,
t Hally tre	-				
tret .		• .			
	SCHEDULE XVIII.—(
APPLICATION	, for Non-residence L	CENCE	UNDER]	Division 3	OF
* Here state fully the	THE "LAND AC	т 1890)." of*		• 1
* Here state fully the dace of abode and the ccupation of the appli-	hereby make application	on, un	der Part	I. Divisio	n 3 of the
ecupation of the appli-	230000 2100 1000, 101 bite 0	llotme	nt descril	ed hereun	der; and I
	hereby request that (if	necess	ary) an ai	uthorized s	urveyor be
	instructed to make a su said allotment, and to s	rvey 10 unnl v	or me ano plan of so	on myacc me: and I	undertake
	to pay all duly authori	zed fe	es for th	e making	of the said
	survey and plan, or for a	ny mo	dification	thereof, an	d to accept
•	a licence subject to the to may lawfully be impose	erma, c d.	covenants	, and condi	nons wnich
from a con-	I,	u .	:	of	
	hereby declare that I ha	ve not	taken up	a pre-emp	tive right;
† If applicant has not elected he may strike out	that I have selected under that in selection made that no selection made to Act or Acts has been for	er tuts	ana previ Inder this	ous Lana A	cis acres;
ho words in italics.	Act or Acts has been for	rfeited	or cance	lled for the	evasion of
	Act or Acts has been for the provisions of any s	uch L	and Act o	r Acts; an	d that the
1	area I now desire to ob already selected by me	tain w under	ou:a not, this or an	II added I	O the area
	or Acts, exceed 320 acre	s; tha	t I am no	t under eigh	iteen years
! If the applicant be a	orage:1			•	1.1 . //-
male, insert [as the case ay be] the words "that I	And that with respect t or a servant of, or a trus not entered into nor pro	o this	applicati	on I am no	t an agent,
m note married woman," " that I am a married	not entered into nor pro	mised	to enter i	nto any ag	reement to
oman, but have obtained	permit any other person the allotment in respect	to acc	quire by 1	purchase of	otherwise
ation."	any part thereof or m	or wh	ich this a	pplication	s made; or
والمصاوف المحا	any part thereof, or methoreof; that I intend to	o imp	rove the	illotment f	ormv own
	use and benefit solely.	that i	f mv ann	lication he	aranted it
133	is my intention to com	ply w	ith the p	rovisions o	f the 49th
	is my intention to comsection of the Land Act effected upon land held	l unde	respecting r non-res	idence lice	nces to be
	that the statements ma	ae by	me in re	eply'to the	questions
	hereto subjoined are tru	e and	correct in	every par	ticular.' '
I.B.—State here at	what money order office	or rec	eipt and	pay office y	ou wish to
	harge for the allotment l		•		
Questi	ions and Statements referre	d to in	the Declar	ation.	· · ·
· ,	Questions.		Sta	tements in re	ply.
	upation, and where have ne last twelve months?	you	,		
			<u>.</u>		
	nd in fee-simple? If so,		ľ		• • • • • • •
which it has been	res, situation, and purpo	se to			
, ajon te aas beet					
. Have you at any	time obtained any land u	nder		•	1 14.0
lease or licence f	rom the Crown? If so,	· .			
Where situated	i? '	•••	٠.		\mi

What area?
What use did you make of it?

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

Signature—
Occupation—
Address—

Declared at in the colony of Victoria, this day of 180 before me, one of Her Majesty's Justices of the Peace in and for the colony of Victoria, bailiwick of

or inte "Schedule XVIII.—continued. Surfa in : Date and hour of receipt of application County-Report Parish-Allotment Date of transmis-sion of order to survey to autho-rized surveyor Section-Land Officer Extent-I hereby certify that this declaration was read to the declarant in my presence . 189 1000 One of Her Majesty's Justices of the Peace in and for the colony of Victoria, balliwick of.

SCHEDULE XIX.—(CHAP. VII. 8. 2).

Nos-manders Licence under Sections 48 and 50 or his "Land Act 1890."—This indenture made this first day of in the year of our Lord One thousand eight hundred and ninety. Detween His Excellency.—Greenor and Commander-in-Chief in and over the colony of Victoria and Justice of the one part and on behalf of Her Most Cincions Majesty Queen (Victoria of the one part and on behalf of the Most Cincions Majesty Queen (Netreinather called "the Licensee") of the other part.

Whereas the licensee being a pierson entitled to become alicensee of an agricultural allotinesis under the provisions of Part I. Division 30 of the Land 42 1890 has applied to the conditions and provisions of the second of the secon One of Her Majesty's Justices of the Peace in and for the colony of Victoria, bailiwick of

said allotment which may be required for reserves for public purposes or for the purpose of water supply irrigation works mees dams and diches or for railways grounds canals or for framways may within may have been paid by the licensee to the Crown in respect of the lands so resumed or expended by him therespon shall be repaid to him together with such other moneys as compress to the crown in respect of the lands so resumed or expended by him therespon shall be repaid to him together with such other moneys as compress on the repaid to him together with such other moneys as compress on the repaid to him together with such other moneys as compressed with the powers conferred by the 63th section of the mad does not read to the repaid to the said fees for the license decrease of the said fees for the license shall be fore and apply to such parts a shall be left in the possession of the licensee. If and whenever any part of the said fees for the license shall be remained from the said fees for the licensee shall be remained from the said fees for the licensee shall be remained or if this licensee shall be assigned whether by operation of law or otherwise ware as in the said, and such or in case substantial and permanent improvements certified in writing under the seal of the Board of Land and Works or under the heads of arbitrators as provided by the said of the licensee herfor the end of the third year from the commencement of this licensee or in case substantial and permanent improvements certified in writing under the seal of the Board of Land and Works or under the heads of arbitrators of this licensee herfore the end of the third year from the commencement of this license in class statistics and provided the said that the said allotment by the licensee before the end of the third year from the commencement of this license in the license herfore the end of the sixth year from the commencement of this license herfore the end of the hind year from the commencement of this license in the license herfore the commenc

irrigation works reservoirs dams races water-courses or drains or for public roads or highways under the before contained conditions for resumption by or on behalf of Her Majesty her heirs and successors — And it is hereby declared that the term "Governor" in these presents shall mean the Governor or the Administrator of the Government of the Colony of Victoria for the time being unless such meaning shall be inconsistent with the context.

SPECIAL CONDITION.

In witness whereof His Excellency Governor hath on behalf of Her Majesty the Queen caused this Indenture to be sealed with the seal of the said colony and the licensee hath hereunto set his hand and seal.

Signed sealed and delivered by the above-named in the presence of—

(L.S.)

SCHEDULE XX.-(CHAP. IX. s. 1.)

APPLICATION TO PURCHASE, SECTION 55, "LAND ACT 1890."

Address-Date-

SIR.

Bir,

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

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

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

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

Particulars of Cultivation.

Number of Acres Cultivated.	Cost per Acre.	Nature of Crop.	Yield per Acre.	Coat.
Vineyard.			·	£ s. d
Hop-garden.				
Orobard.			-	
Al	l other Improve Description.	ments.		
		Total Cost	£	

SCHEDULE XXI.—(CHAP. X. s. 1.)

APPLICATION TO REGISTER A LICENCE LIEN.

Address-Date-

Parish-

Extent of land-

Date—
Sir,—Being the holder of a licence No. , under section of the Land Act to occupy the land specified in the margin hereof, having held such licence for the period of two years, and having effected improvements to the value of £ , as per schedule hereto, I hereby make application to register a "licence lien" on the said improvements in favour of of the sum of £

Date of licence-

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

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

DECLARATION BY LICENSEE.

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

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

^{*} Here strike out the words not required,

- 3. That within twelve months from the issue of the said licence I commenced to reside and have continued so to reside in my own proper person upon the said allotment.
- That I have complied with all the other conditions of the said licence.
 That I make this application in conformity with the provisions of the Land Act 1890, and not in violation of any of them.
- 6. That the statement made and the answers given by me in reply to the questions in the "Further Particulars" hereto subjoined are true and correct in every particular.

	List of	Improven	nents abo	ve referr	ed to.		17-1
Fencing		•••			•••	£	Value.
Cultivation		,		***	•••		
Buildings attac Water storage	enea to	son, fari	n, or oth	ier	***		
All other impre	ovemen	ta	•••	***	•••		
othor impr	0,01101		***	***	***		

FURTHER PARTICULARS TO BE FURNISHED BY LICENSEE WHEN MAKING APPLICATION FOR THE REGISTRATION OF A LICENCE LIEN UNDER SECTION 57 OF THE "LAND ACT 1890."

Fencing.

Description thereof.	No. of Chains.	Cost per Chain,	Total Cost.
Is the land all enclosed? ·			£ 4. d.
(See paragraph marked * post.)		1	£ 8. G.
Post and 3-rail, split stuff Post and 2-rail, ditto		1	i
Pagt roil and wire			
Poet and wire			j
Stone wall			l
Stub or picket		1	ĺ
log.			
Chock and log			1
			ł
Have you arranged with occupiers of adjoining lands for payment of any portion of the above fences? Who are the occupiers of the adjoining lands?			
Cultivation,†			
V		ture of Yield per Prop. Acre.	,
Number of Acres Ploughed and Cultivated.			

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

Buildings.

Description.		Dimensions.	Materials.	2	otal	Cost.	
				 	£	ı.	đ.
		1	Vater Storage.		-		
Desc	ription		Dimensi	ons, &c.	_		
Dam Reservoir Well					- ;		:
		ли о	ther Improvements.				
		Particu	ars of Nature and Cost		-		
				·			
		Total Co	st of Improvement	s <u>s</u>	:		·

PURTHER PARTICULARS-continued.

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

If the condition of residence has not been complied with, state the reason why not ...
If the condition of cultivation has not been complied with, state the reason why not ...

*If the land is not enclosed as per licensed boundaries, state the reason why not ...

*And I make this solemn declaration, conscientiously be
       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
                                                                                                                 Signature-
                                                                                                                 Occupation-
                                                                                                                  Address-
             Declared at
                                                               in the colony of Victoria, this
     †The magistrate's signs. †I hereby certify that this declaration was read to the ture is only required here declarant in my presence this day of can tis a marksman and can neither read nor write.

Justice of the T
                                                     Justice of the Peace in and for the of the colony of Victoria.
                                                                                  Justice of the Peace in and for the of the colony of Victoria.
                                                                    SCHEDULE XXII.-(CHAP. X. s. 7.)
              FORM WHICH MAY BE USED AS A LICENSEE'S LIEN ON HIS IMPROVEMENTS.
                                                                                                                                                                                     being the holder of the Land Act to
     Parish-
                                                                 of a licence, No.
                                                                                                                                 , under
                                                            occupy the (agricultural) allotment specified in the margin which I have this day received from do hereby give the said (to the extent of the said sum and the interest hereinafter mentioned) on all my improvements on the said allotment; and it is hereby agreed that the said be entitled to interest at the rate of annum on the sum of £ day of aforesaid shall be payable half-yearly from the date hereof.

Dated this day of A.D. 189
    Extent of land-
   Date of licence-
                                                                    Dated this
                                                                                                                                    day of
                                                                     Witness-
                                                                                                                                                 Signed-
                                                                 SCHEDULE XXIII.—(CHAP. X. s. 13.)
             HE "LAND ACT 1890," SECTION 57.—APPLICATION TO TRANSFER A LICENCE LIEN.
                                                                                                                                                      Address-
                                                                                                                                                      Date-
  To the Honorable the Minister of Lands.
of a registered licence lien on the improvements effected on the licensed holding of being licence No. situate in the parish of acres, and all rents and fees due on such holding having been paid to date, make application to transfer, and I hereby transfer, all my right, title, and interest, in the said licence lien to

I forward herewith licence No. and lien for indorsement of transfer.
                                                                                                               I have the honour to be, Sir,
-Your most obedient servant,
 Witness-
```

Acceptance of Transfer of Licence Likn by proposed Transferree.

of hereby accept the transfer of the undermentioned licence lien, subject to approval of application to register the same.

189

Date-

Witness-

Signature

Norz.—The fee for registration of transfer of a licence lien is One Pound, which must be paid at the time of making the application.

SCHEDULE XXIV .-- (CHAP. X. S. 13.)

THE "LAND ACT 1890."-Section 57.

Address-Date-

To the Honorable the Minister or Lands.

Sir,

of the Land Act containing acres in the parish of the Land Act containing acres in the parish of the Land Act containing acres in the parish of the Land Act containing acres to the said for £ the Land Act containing acres in the parish of the Land Act containing acres to the Land Act containing the Land Act containin

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

Witness-

SCHEDULE XXV.-(CHAP. X. S. 15.)

This lien has been transferred to and said transfer has been registered in the Crown Lands Office, Melbourne.

Date-

189

Secretary for Lands.

SCHEDULE XXVI.-(CHAP. X. s. 3.)

LICENCE LIEN.-SECTION 57 "LAND ACT 1890."

A lien on the improvements made on the land represented in this licence for the sum pounds in favour of of has this day been registered in the Crown Lands Office, Melbourne.

Date—

Secretary for Lands

Secretary for Lands. .

SCHEDULE XXVII.-(CHAP. X. s. 4.)

ENCUMBRANCES.

Description.	Names of the Parties thereto.	Amount.			
icence lien-]			
1	•				
	,	<u> </u>			

SCHEDULE XXVIII .- (CHAP. X. S. 5.)

Date-Place-

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

being registered pounds on the

Signature-Address-

Witness to signature-

SCHEDULE XXIX.-(CHAP. XI. 8. 1.)

Application by Licensee under Section 42 of the "Land Act 1890" for Conversion under Section 50.

Address-

Date-

Extent of land-

Allotment-Section-

A. R. : ParishSir,—Being the holder of a licence under section 42 of the Land Act 1830 to occupy the land specified in the margin hereof, and desiring to avail myself of the provisions of section 50 of the said Act, I hereby apply that my present licence may be converted into a non-residence licence under section 49; and should such conversion be granted I undertake to carry out all the conditions imposed on licensees under section 49 of the Land Act 1890.

Date of licence-

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

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

DECLARATION BY LICENSEE.

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

above-mentioned allotment, declare as follows:—

1. That I have paid £ s. d., being all fees due on the said licence.

2. That I have not at any time assigned sublet the said allotment or any part thereof, or transferred my interest or any part of my interest therein.

7. That I have complied with all the conditions of the said licence.

8. That I make this application in conformity with the provisions of the Land Act 1899, and not in violation of any of them.

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

List of Improvements above referred to.

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

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

FURTHER PARTICULARS TO BE FURNISHED BY LICENSEE UNDER SECTION 42 OF THE "LAND ACT 1890" WHEN MAKING APPLICATION FOR CONVERSION UNDER SECTION 50.

Fe	encing.					
Description thereof.	No. of Chains.	Cost per Chain.	Total Cost.			
Is the land all enclosed as per licensed boundaries? (See paragraph marked * post.) Post and 3-rail, split stuff	,		£ s. d.			
Have you arranged with occupiers of adjoining lands for payment of any portion of the above fences? Who are the occupiers of the adjoining lands?						

Buildings. Description. Dimensions. Materials. Total Cost. 5. Water Storage. Dimensions, &c. Description. Dam Reservoir Well ••• All other Improvements. Particulars of Nature and Cost.

... £

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

Where does your family reside?...

Have you or do you follow any other, if so, what business or employment?

Do you own any land in fee simple? If so, state the number of acres, situation, and purpose to which it has been applied

(1) Do you hold, or have you at any time held, any land under another licence or lease from the Crown? (2) Do you still hold it? If not, state why you parted with it, and to whom. (3) If still held, state the number of acres, situation, and purpose to which it has been applied

If in either of the above two last-mentioned cases the land still held by you has been cultivated, state the particulars thereof as fully as hereinbefore required, and also the distance in each case from this allotment if the condition of residence has not been complied with, state the reason why

If the land is not enclosed as per licensed boundaries, state the reason why state the reason why

Total cost of Improvements ...

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

Signature— Occupation— Address—

day of

Declared at	in the 89 , before me	colony of Victo	ria, this	day of
	•	eace in and for a		Bailiwick
†The magistrate's sig- ature is only required de ere in cases where the pplicant is a marksman, 18	† I hereby cer eclarant in my			read to the
pplicant is a marksman, 18 nd can neither read nor rite.	39 Justice of	t the Peace in ar	d for the ny of Victoria.	Bailiwick
* * *	-			•
APPLICATION: BY HOLD	ER OF NON-RE	XX.—(Chap. X sidence .Licen	CE FOR CONVE	RSION UNDER
	ECTION 50 OF T	HE "LAND ACT	1890."	. indisid
Extent of land—	D Sir — Boing th	ate	nontrasidance l	icanca unde
Ų.	ction 49 of the argin hereof, an section 50 of the ence may be ction 42; and she carry out all ction 42 of the	a holder of a Land Act 1890 find desiring to avec said Act, I he converted into ould such converted the conditions Land Act 1890.	or the land-sprail myself of the land-sprail myself of the land an ordinary living to be granted imposed on lice	ecified in the he provisions t my present icence under d, I undertakt ensees under
		have the honou		
To the Honorable the	President of of Land and W	Your most of orks, Melbourn	bedient servant	g; i i.
	DECLARAT	ION, BA TICENSE	E	
of nentioned allotment, d 1. That I have paid £ 2. That I have not a hereof, or transferred 7. That I have compl 8. That I make this s 4. 1890 and not in se	being the hold	er of a non-resi	dence licence f	or the above
nentioned allotment, d 1. That I have paid £	sd.,	vs:— being all fees d	ue on the said 1	icence.
2. That I have not a hereof, or transferred	ny time assign my interest or	ed or sublet th any part of my	e said allotmei interest therein	it or any par
7. That I have compl	ied with all the	e conditions of t	he said licence. Lithe provisions	of the Lane
9. That the stateme ucstions in the "Fur	nts made and ther Particular	s" hereto subjo	ined are true a	nd correct is
very particular.	•	ments above refer	red to.	
Fencing Buildings attac Water storage		m, or other	£	aaya waan kan ka
All other impro			officers senne	ated with th
Nore,—District survends Department are lelaration. No fee is to The form of applications.	directed to ass	ist selectors in t	illing up this ap	pplication and
The form of applicator Crown lands bailiff,	who will forwa	rd it to the Sec	etary for Land	8
FURTHER PARTICULA	DS TO BE FURN	SHED BY NON-	RESIDENCE TACE	NSEE WHEN
MAKING APPLICATION	ON FOR CONVERS	SION UNDER SECT	rion 50 "Land	Аст 1890,"
		Fencing.		
Description th	ereof.	No. of Chains.	Cost per Chain.	Total Cost.
s the land all enclosed	as per licensed			£ s. d.
boundaries? ' (See paragraph mar)	ked * post.)			
Post and Strail solit str	uff			
Post and 2-rail, ditto Post, rail, and wire Post and wire	*** ***			
Post and wire Stone wall				
stub or picket				•
Chock and log	***			
		-	<u> </u>	1 " . 17
Have you arranged wit	th occupiers of	:		
adjoining lands for p portion of the above	ayment of any fences?	`	•	
		_		٠,
Who are the occupiers of lands?	of the adjoining			tarring
-	Building	s,		
Description.	Dimension	18.	Materials	in the
		·	· · · · · · · · · · · · · · · · · · ·	,
	l <u> </u>			* - * * * * *
	Water Stor	age.		
Description.	ı			
		Dimensions, &c.	· ·	· · · · · · · · · · · · · · · · · · · ·

Total cost of Improvements. Farticulars of Nature and Cost. Total Cost. Total cost of Improvements	יין זי לוויה. וחל יכ	PUBTHER FARTICULARS—contin	ued.
Total cost of Improvements £ How many rooms does your dwelling-house contain? Is it permanently attached to the soil of this allotment? How long have you resided on this land continuously during the currency of your licence? Have you any other place of abode? It so, where? Have you any other place of abode? It so, where? Have you any other place of abode? It so, what business application for lease? How long have you continuously resided thereon during the time of your licence for the land referred to in this application for lease? Where does your family reside If the provided the source of the continuously resided the residence of the residenc	1		
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under mount received release from the Crown? (2) Do you still hold it? If not, state why you parted with it, and to whom? (3) If still held, state the number of acres, situation, and purpose to which it has been applied If in either of the above two last-mentioned cases the land still held by you has been cultivated, state the particulars thereof as fully as hereinbefore required, and also the distance in each case from this allotment. If the land is not enclosed as per licensed, boundaries, and also the distance in each case from this allotment. 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 corrup perjury. Signature— Occupation— Address— Declared at in the colony of Victoria, this day of 189 — before me, delay of the colony of Victoria. The magistrate's signature is not proposed to the declaration was read to the day of the provisions of the Peace in and for the day of the colony of Victoria. SCHEDULE XXXI—(Chap. XI. s. 2.) Application by a Licensee to Revert to "The Land Act 1869," and can acither read nor strained under section 19 of The Land Act 1869, to occupy the land specified in the margin hereof and having tad the terms and conditions of the said licence, No. originally and conditions of the said licence altered so as to accord with the provisions of The Land Act 1879, thereby make application that the terms and conditions imposed by the licence as originally granted may be reverted to. I have the honour to be, Sir, Your most obedient servant, To the Honorable the President of the Board of Land and Works, Melbourne. Declaration by Licensee. Note.—If the licensee is not in a position to declare to clauses 3, 4, and 5, he is the license of the said licence of the said licence. That thave not at any time assigned or sublet the said allotment or any part hereof, or transferred my interest or any-part of my interest	"been applied	situation, and purpose to which it ha	.8 } +
If in either of the above two last-mentioned cases the land still held by you has been cultivated, state the particulars thereof as fully as hereinbefore required, and also the distance in each case from this allotment? If the land is not enclosed as per licensed, boundaries, and also the distance in each case from this allotment? If the land is not enclosed as per licensed, boundaries, and also the distance in each case from this allotment? 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 corrup perjury. Signature— Occupation— Address— Declared at in the colony of Victoria, this day of large in the colony of Victoria, this day of large in the colony of Victoria. The magistrate's signature— Occupation— Address— I hereby certify that this declaration was read to the colony of Victoria. The magistrate's signature in my presence this against a markaman, 189 and can neither read nor substitute of the colony of Victoria. SCHEDULE XXXI.—(Chap. XI. s. 2.) Applicant is a markaman, 189 and can neither read nor substitute of the colony of Victoria. SCHEDULE XXXI.—(Chap. XI. s. 2.) Applicant is a markaman, 189 and can neither read nor substitute of the colony of Victoria. SCHEDULE XXXI.—(Chap. XI. s. 2.) Address— Date— Extent of Land— Sir.—Being the holder of a licence, No. originally granied under section 19 of The Land Act 1869; to occupy the land specified in the margin hereof and having had the terms and conditions of the said licence altered so as to accord with the provisions of The Land Act 1878, I hereby make application should be accorded to the colony of the said licence as originally granted may be reverted to. I have the honour to be, Sir. Your most obedient servant, To the Honorable the President of the Board of Land and Works, Melbourne. DECLARATION BY LICENSEE. Nore.—If the licensee is not in a position to declare t	you still hold it? and to whom? (nce or lease from the Crown? (2) D If not, state why you parted with i B) If still held, state the number of	0 · · · · · · · · · · · · · · · · · · ·
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the magistrate's signature is only required here in cases where the here in cases where the applicant is a marksman, 189 Justices of the Peace in and for the of the colony of Victoria. SCHEDULE XXXI.—(Chap. XI. s. 2.) Application by a Licensee to Revert to "The Land Act 1869." Address— Date— Extent of Land— A. R. F. Standed under section 19 of The Land Act 1869," to occupy the land specified in the margin hereof and having had the terms and conditions of the said licence altered so as to accord with the provisions of The Land Act 1878, I hereby make application that the terms and conditions imposed by the licence as originally granted may be reverted to. I have the honour to be, Sir, Your most obedient servant, To the Honorable the President of the Board of Land and Works, Melbourne. DECLARATION BY LICENSEE. Note.—If the licensee is not in a position to declare to clauses 3, 4, and 5, he is at liberty to strike them out, and to explain fully the causes of his non-compliance with the conditions therein specified. DECLARATION BY LICENSEE. Note.—If the licensee is not in a position to declare to clauses 3, 4, and 5, he is at liberty to strike them out, and to explain fully the causes of his non-compliance with the conditions therein specified. That I have paid £ s. d., being all fees due on the said licence. 2. That I have not at any time assigned or sublet the said allotment or any part hereof, or transferred my interest or any-part of my interest therein. 3. That within years from the issue of the said licence I enclosed the said llotment with a good and substantial fence. 4. That during the currency of the said licence I cultivated at least one acre out fevery ten in the said allotment.	day of	189 before me	• • • • • • • •
SCHEDULE XXXI.—(Chap. XI. s. 2.) APPLICATION BY A LICENSEE TO REVERT TO "THE LAND ACT 1869." Address— Date— Extent of Land— A. R. F. Sir.—Being the holder of a licence, No. originally granied under section 19 of The Land Act 1869, to occupy the said section— Hards specified in the margin hereof and having had the terms and conditions of the said licence altered so as to accord with the provisions, of The Land Act 1878, I hereby make application that the terms and conditions imposed by the licence as originally granted may be reverted to. I have the honour to be, Sir, Your most obedient servant, To the Honorable the President of the Board of Land and Works, Melbourne. DECLARATION BY LICENSEE. Note.—If the licensee is not in a position to declare to clauses 8, 4, and 5, he is at liberty to strike them out, and to explain fully the causes of his non-compliance with the conditions therein specified.— Declaration by Licensee. Note.—If the licensee is not in a position to declare to clauses 8, 4, and 5, he is at liberty to strike them out, and to explain fully the causes of his non-compliance with the conditions therein specified.— That I have paid £ s. d., being all fees due on the said licence. That I have not at any time assigned or sublet the said allotment or any part hereof, or transferred my interest or any-part of my interest therein. That within years from the issue of the said licence I enclosed the said llotment with a good and substantial fence. That they have not at any time assigned or sublet the said ilcence I enclosed the said llotment with a good and substantial fence. That during the currency of the said licence I cultivated at least one acre out fevery ten in the said allotment.	•	of the colony of Vic	claration was read to th
Address— Date— Extent of Land— A. R. F. Granted under section 19 of The Land Act 1869; to occupy the land specified in the margin hereof and having had the terms and conditions of the said licence altered so as to accord with the provisions of The Land Act 1878, I hereby make application that the terms and conditions imposed by the licence as originally granted may be reverted to. I have the honour to be, Sir, Your most obedient servant, To the Honorable the President of the Board of Land and Works, Melbourne. DECLARATION BY LICENSEE. Note.—If the licensee is not in a position to declare to clauses 3, 4, and 5, he is at liberty to strike them out, and to explain fully the causes of his non-compliance with the conditions therein specified.— I of being the holder of a licence to occupy the abovenitioned allotment, declare as follows:— 1. That I have paid £ s. d., being all fees due on the said licence. 2. That I have not at any time assigned or sublet the said allotment or any part hereof, or transferred my interest or any part of my interest therein. 3. That within years from the issue of the said licence I enclosed the said allotment with a good and substantial fence. 4. That during the currency of the said licence I cultivated at least one acre out fevery ten in the said allotment.	while carr negatives term nor	Justices of the Peace in and fo	r the Bailiwic
Address— Date— Extent of Land— A. R. F. Granted under section 19 of The Land Act 1869; to occupy the land specified in the margin hereof and having had the terms and conditions of the said licence attered so as to accord with the provisions of The Land Act 1878, I hereby make application that the terms and conditions imposed by the licence as originally granted may be reverted to. I have the honour to be, Sir, Your most obedient servant, To the Honorable the President of the Board of Land and Works, Melbourne. DECLARATION BY LICENSEE. Note.—If the licensee is not in a position to declare to clauses 3, 4, and 5, he is at liberty to strike them out, and to explain fully the causes of his non-compliance with the conditions therein specified.— I of being the holder of a licence to occupy the abovenitioned allotment, declare as follows:— 1. That I have paid £ s. d., being all fees due on the said licence. 2. That I have not at any time assigned or sublet the said allotment or any part hereof, or transferred my interest or any-part of my interest therein. 3. That within years from the issue of the said licence I enclosed the said llotment with a good and substantial fence. 4. That during the currency of the said licence I cultivated at least one acre out fevery ten in the said allotment. 5. That within	•	 :··	
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Extent of Land— A R. F. Parish— A R. F. Parish— Sir,—Being the holder of a licence, No. originally granted under section 19 of The Land Act 1869, to occupy the land specified in the margin hereof and having had the terms and conditions of the said licence altered so as to accord with the provisions, of The Land Act 1878, I hereby make application that the terms and conditions imposed by the licence as originally granted may be reverted to. I have the honour to be, Sir, Your most obedient servant, To the Honorable the President of the Board of Land and Works, Melbourne. DECLARATION BY LICENSEE. Note.—If the licensee is not in a position to declare to clauses 3, 4, and 5, he is at liberty to strike them out, and to explain fully the causes of his non-compliance with the conditions therein specified. I of Deing the holder of a licence to occupy the abovenutioned allotment, declare as follows:— 1. That I have paid £ s. d., being all fees due on the said licence. 2. That I have not at any time assigned or sublet the said allotment or any part hereof, or transferred my interest or any part of my interest therein. 3. That within years from the issue of the said licence I enclosed the said llotment with a good and substantial fence. 4. That during the currency of the said licence I cultivated at least one acre out fevery ten in the said allotment. 5. That within	APPLICATION B		E LAND ACT 1869."
Extent of Land. A R. F. F. Grain and specified in the margin hereof and having had the terms and conditions of the said licence altered so as to accord with the provisions, of The Land Act 1878, I hereby make application that the terms and conditions imposed by the licence as originally granted may be reverted to. I have the honour to be, Sir, Your most obedient servant, To the Honorable the President of the Board of Land and Works, Melbourne. DECLARATION BY LICENSEE. Note.—If the licensee is not in a position to declare to clauses 8, 4, and 5, he is at liberty to strike them out, and to explain fully the causes of his non-compliance with the conditions therein specified. I That I have paid £ s. d., being all fees due on the said licence. 2. That I have not at any time assigned or sublet the said allotment or any part hereof, or transferred my interest or any-part of my interest therein. 3. That within years from the issue of the said licence I enclosed the said llotment with a good and substantial fence. 4. That during the currency of the said licence I cultivated at least one acre out fevery ten in the said allotment.	•		
Your most obedient servant, To the Honorable the President of the Board of Land and Works, Melbourne. DECLARATION BY LICENSEE. Note.—If the licensee is not in a position to declare to clauses 3, 4, and 5, he is at liberty to strike them out, and to explain fully the causes of his non-compliance with the conditions therein specified. I of being the holder of a licence to occupy the abovenationed allotment, declare as follows:— 1. That I have paid £ s. d., being all fees due on the said licence. 2. That I have not at any time assigned or sublet the said allotment or any part hereof, or transferred my interest or any part of my interest therein. 3. That within years from the issue of the said licence I enclosed the said llotment with a good and substantial fence. 4. That during the currency of the said licence I cultivated at least one acre out fevery ten in the said allotment. 5. That within	Section— t	Sir,—Being the holder of a licentranted under section 19 of The Lau und specified in the margin hereof and conditions of the said licence alse provisions of The Land 4ct 1878, hat the terms and conditions impostable granted may be reverted to.	d by the licence as origi-
DECLARATION BY LICENSEE. Note.—If the licensee is not in a position to declare to clauses 8, 4, and 5, he is tilberty to strike them out, and to explain fully the causes of his non-compliance with the conditions therein specified.— I of being the holder of a licence to occupy the abovementioned allotment, declare as follows:— 1. That I have paid £ s. d., being all fees due on the said licence. 2. That I have not at any time assigned or sublet the said allotment or any part hereof, or transferred my interest or any-part of my interest therein. 3. That within years from the issue of the said licence I enclosed the said llotment with a good and substantial fence. 4. That during the currency of the said licence I cultivated at least one acre out fevery ten in the said allotment.		. Your most o	bedient servant,
DECLARATION BY LICENSEE. NOTE.—If the licensee is not in a position to declare to clauses 3, 4, and 5, he is at liberty to strike them out, and to explain fully the causes of his non-compliance with the conditions therein specified.— I of being the holder of a licence to occupy the above- neutroned allotment, declare as follows:— 1. That I have paid £ s. d., being all fees due on the said licence. 2. That I have not at any time assigned or sublet the said allotment or any part hereof, or transferred my interest or any-part of my interest therein. 3. That within years from the issue of the said licence I enclosed the said llotment with a good and substantial fence. 4. That during the currency of the said licence I cultivated at least one acre out fevery ten in the said allotment. 5. That within	Board of Land an	President of the d Works, Melbourne.	
I of being the holder of a licence to occupy the above- nentioned allotment, declare as follows:— 1. That I have paid £ s. d., being all fees due on the said licence. 2. That I have not at any time assigned or sublet the said allotment or any part hereof, or transferred my interest or any-part of my interest therein. 3. That within years from the issue of the said licence I enclosed the said llotment with a good and substantial fence. 4. That during the currency of the said licence I cultivated at least one acre out fevery ten in the said allotment. 5. That within		DECLARATION BY LICENSEE.	1 231.44.7
nentioned allotment, declare as follows:— 1. That I have paid £ s. d., being all fees due on the said licence. 2. That I have not at any time assigned or sublet the said allotment or any part hereof, or transferred my interest or any part of my interest therein. 3. That within years from the issue of the said licence I enclosed the said llotment with a good and substantial fence. 4. That during the currency of the said licence I cultivated at least one acre out fevery ten in the said allotment. 5. That within		see is not in a position to declare to m out, and to explain fully the cau erein specified	o clauses 8, 4, and 5, he is ses of his non-compliance
2. That I have not at any time assigned or sublet the said allotment or any part hereof, or transferred my interest or any-part of my interest therein. 3. That within years from the issue of the said licence I enclosed the said litement with a good and substantial fence. 4. That during the currency of the said licence I cultivated at least one acre out fevery ten in the said allotment. 5. That within ments from the first of the said licence I cultivated at least one acre out	nentioned allotment,	declare as follows:	
4. That during the currency of the said licence I cultivated at least one acre out fevery ten in the said allotment. 5. That within	 That I have not a hereof, or transferred That within 	t any time assigned or sublet the samy interest or any-part of my interest or any-part of the said livers from the issue of the said livers	id allotment or any part
	4. That during the of every ten in the said	urrency of the said licence I cultivity allotment.	ated at least one acre out
5. That withinmonths.from.the.issue of the.said licence, and thenceforward uring the continuance thereof, I resided in my own proper person for a period of ot less thanupon the said allotment.	ot less than	upon the said allow	er person for a period of
cence I made upon the said allotment permanent and substantial improvements f the value of One pound for every acre and fractional part of an acre contained herein.	oence I made upon to f the value of One pon herein.	ne said allotment permanent and su und for every acre and fractional p	mmencement of the said obstantial improvements part of an acre contained
7. That I have complied with all the other conditions of the said licence.		conditions of	the said licence.

8. That I make this application in conformity with the provisions of the Land Act 1890, and not in violation of any of them.
9. That the statements made and the answers given by me in reply to the questions in the "Further Particulars" hereto subjoined are true and correct in every particular.

List of Improvements above referred to. ... £ Fencing Cultivation Buildings, attached to soil, farm, or other Water storage All other improvements

FURTHER PARTICULARS TO BE FURNISHED BY LICENSEE WHEN MAKING APPLICATION TO REVERT TO THE "LAND ACT 1890."

Description thereof. s the land all enclosed as per licens			1				
boundaries?					£	£.	ď
Who are the occupiers of the adjoin lands?	Cultivation.	er N	ature of Crop.	Yield per			•
First year Second year only, not including the first Third year only, not including the first and second Fourth year only, not including the previous years Fifth year only, not including the previous years Sixth year only, not including the previous years Sixth year only, not including the previous years How many acres in all, without showing the same land over again?							
:	lings.		Mater	ials,	-		

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

Water Storage.

Dasc	ription.		Dimensions, &c.		Total Cost.
Dam Reservoir Well	:::	All other	Improvements.		£ s. d.
	_		Nature and Cost.		
		Total Cost	of Improvements	£	

FURTHER PARTICULARS-continued.

```
How many rooms does your dwelling-house contain? ...
Is it permanently attached to the soil of this allotment? ... ... ...
How long have you resided on this land continuously during the currency of your licence? ...
What distance is it from the land the subject of this application?
What distance is it from the land the subject of this application?

How long have you continuously resided thereon during the time of your licence for the land referred to in this application for lease?

Where does your family reside?

Have you or do you follow any other, if so, what business or employment?

Do you own any land in fee simple? If so, state the number of acres, situation, and purpose to which it has been applied ...

(1) Do you hold, or have you at any time held, any land under another licence or lease from the Crown?

Do you still hold it? If not, state why you parted with it and to whom.

(3) If still held, state the number of acres, situation, and purpose to which it has been applied ...

If in either of the above two last-mentioned cases the land still held by you has been cultivated, state the particulars thereof as fully as hereinbefore required, and also the distance in each case from this allotment.
    and also the distance in each case from this allotiment ...

If the condition of residence has not been complied with, state the reason why ...

If the condition of cultivation has not been complied with, state the reason why ...

Have you assigned this selection for the benefit of your creditors, or have you become insolvent since the date of your licence for the land referred to herein? ...

If the land is not enclosed as per licensed boundaries, state the reason why ... ...
```

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

Signature Occupation— Address—

day of

Bailwick

the magistrate's signature is only required declarant in my presence this applicant is a marksman, and can neither read nor Justice of the page 189

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

† I hereby certify that the declaration was read bere in cases where the applicant is a marksman, and can neither read nor Justice of the page 189

Justice of the Peace in and for the of the colony of Victoria, and can neither read nor Justice of the page 189

Justice of the Peace in and for the page 189

† I hereby certify that the declaration was read bere page 189

Justice of the Peace in and for the of the colony of Victoria, and the colony of Victoria, to the

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

Bailiwick

SCHEDULE XXXII.-(CHAP. XII. 8, 1.)

APPLICATION FOR LEASE OR CROWN GRANT BY LICENSEE OF AN AGRICULTURAL ALLOTMENT UNDER THE "LAND ACT 1890."

Address— Post Town— Date—

Extent of Land-

Parish—

Sir,

Being the holder of a licence, No. under Section 42
of the Land Act 1890, to occupy the land specified in the margin
hereof, and having occupied the said land for a period of at
least years, and having compiled with the conditions of such licence, I hereby apply for a *Lease of the

Allotment-Section-

Date of Licence-

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

'If a Lease be applied or, the word grant should struck out and vice

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

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

DECLARATION BY LICENSEE.

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

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

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

therein.
3. That within years from the issue of the said licence I enclosed the said allotment with a good and substantial fence.
4. That within months from the issue of the said licence, and thence-forward during the continuance thereof, I resided in my own proper person for a period not less than said allotment.

5. That before the end of the year from the commencement of the said licence I made upon the said allotment permanent and substantial improvements of the value of One pound for every acre and fractional part of an acre contained therein.
6. That I have complied with all the other conditions of the said licence.

6. That I have complied with all the other conditions of the said licence.

7. That I make this application in conformity with the provisions of the Land

Act 1890, and not in violation of any of them.

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

List of Improvements above referred to.

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

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

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

FURTHER PARTICULARS TO BE FURNISHED BY LICENSEE WHEN MAKING APPLICATION FOR CROWN GRANT OR LEASE UNDER SECTION 44 "LAND ACT 1890."

FOR CROW	VN GRANT OR LEASE I	UNDE	R SECTION 44	"LAND ACT 1	890."
Fencing:	Description thereof.		No. of Chains.	Cost per Chain.	Total Cost.
·	Is the land all enclosed as licensed boundaries? (See paragraph marked's Post and 3-rails, split stuff Post and 3-rails, split to Post, rail, and whre Stone wall Stub or picket Log	s per			£ 1. d.
	Have you arranged with a piers of adjoining lands payment of any portion the above fences?				
	Who are the occupiers of adjoining lands?				
Buildings:-	Description.		Dimensions.	Materials.	Total Cost.
-		•		-	£ s. d.
Water storage:	Description.		Dimens	ions, &c.	
All other improvements:	Dam Reservoir Well	lars of	Nature and Cost.		·
	Total Cost of I	mpre	ovements , .	£	
How many rooms house contain?	does your dwelling-	··-			
Is it permanent soil of this allo	ly attached to the tment?	,	<u> </u>		<u>. </u>
How long have land continuo	you resided on this busly during the ur licence?	;			
Have you any oth If so, where?	her place of abode?	į	i		:
What distance is the subject of t	it from the land his application?		;		<u> </u>
resided thereon your licence fo	you continuously during the time of r the land referred ation for lease?	• •	· · ·		
Where does your Have you or do other, if so, wh ployment?	family reside? o you follow any lat business or em-				٠.

FURTHER PARTICULARS-continued.

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

persons making a false declaration punishable for wilful and corrupt perjury,

Signature— Occupation— Address—

in the colony of Victoria, this

day of

Bailiwick

Declared at in the colony 189 before me,

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

† The magistrate's signature is only required here in cases where the here in cases where the applicant is a markman, 13 and can neither read nor Justice of the Peace in and for the Balliwick of the colony of Victoria.

SCHEDULE XXXIII.-(CHAP. XII. 8. 2.)

No. of Certificate.

CERTIFICATE OF IMPROVEMENTS. The Land Act 1890.—Section 44.

Office of the Board of Land and Works,

Melbourne.

This is to certify that substantial and permanent improvements to the value of One pound for every acre or fractional part of an acre contained in allotment acres since acres roods process, held under licence by have been made on the said allotment, and that the said with all other conditions of the said licence.

The common scal of the Board of Land and Works was hereunto affixed this day of 189 in the presence of the undersigned two day of members of the said Board.

President. Member.

SCHEDULE XXXIV .- CHAP. XII. 8. 3.)

Application for Certificate of the Board of Land and Works by Non-residence Licensee under Section 49 of the "Land Act 1890."

Address— Post Town— Date—

Extent of land—
A. R. P. ; :

Sir,—Being the holder of a licence No. under section 49 of the Land Act 1890, to occupy the land specified in the margin hereof, and having held the said land for a period of at least* three years, and having complied with the conditions

Parish-Aliotment-

Section— Date of licence—

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

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

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

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

No. 77.—September 5, 1890.—5.

ECLA.	RATION	BY	LICENSE

- DECLARATION BY LICENSEE.

 I of , being the holder of a licence to occupy the abovementioned allotment, declare as follows:—
 1. That I have paid £ s. d., being all fees due on the said licence.
 2. That I have not at any time assigned or sublet the said allotment or any part thereof, or transferred my interest or any part of my interest therein.

 3. That before the end of the third sixth year from the commencement of the said licence I made upon the said allotment permanent and substantial improvements of the value of the younds for every acre and fractional part of an acre contained therein.

 4. That I make this application in conformity with the provisions of the Land Act 1890, and not in violation of any of them.

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

List of Improvements above referred to.

Value.

... £

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

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

Further Particulars to be furnished by Non-residence Licensee when Making Application, at the expiration of * three years of the term, FOR THE CERTIFICATE OF THE BOARD OF LAND AND WORKS.

Fencing.

Description thereof.			No. of Chai	ns. Co	st per Chain.	Tot	al Cos	t.	
Stub or picket	it stuff to d with e	nent of ces ?	any				£	S.	d

Cultivation.

Number of Acres Ploug	hed and Cultivated.	Cost per Acre.		Yield per Acre.	Total Cost.		
First year Second year only, not the first Third year only, not the first and second fourth year only, not the first, second, and the first, second, to the first, second, to the first, second, the fourth Sixth year only, not the first, second, thi and fifth How many acres in a showing the same again?	including dincluding dathird including hid, and hird, and lineluding rd, fourth,				£	s.	
	Buildings.						
Description.	Dimensions.		Materi	als.			
Description.	Dimensions. Water Storag			RIS.			

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

FURTHER PARTICULARS-continued.

All other Improvements,	
Particulars of Nature and Cost.	Total Cost.
	£ s. d
w	
Total Cost of Improvements	£

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

Declared at of

Signature—Occupation—Address—
, in the colony of Victoria, this before me,

day

, 189

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

Bailiwick of the

†The magistrate's sig-nature is only required declarant in my presence this declaration was read to the here in cases where the 190

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

Bailiwick

SCHEDULE XXXV.-(CHAP. XII. s. 3.)

Non-Residence Licence. CERTIFICATE OF IMPROVEMENTS.

The Land Act 1890.-Section 49.

Office of the Board of Lands and Works, Melbourne.

This is to certify that substantial and permanent improvements to the value of One pound for every acre and fractional part of an acre contained in allotment of section in the parish of containing acres roods perches held under a non-residence licence by since 189 have been made on the said allotment, before the end of the third year of the currency thereof to be struck out when the fart three walue of One additional pound] and that the said enemts after the first three has complied with the conditions of the said licence.

The Canynon Seal of the Roard of Lond and Weeke was because of the all the conditions.

The Common Scal of the Board of Land and Works was hereunto affixed this day of 189 in the presence of the undersigned two members of the said Board.

SCHEDULE XXXVI.-(CHAP. XII. s. 4.)

FORM OF APPOINTMENT OF ARBITRATOR BY BOARD OF LAND AND WORKS UNDER SECTION 46 OF THE "LAND ACT 1890."

In the matter of the Land Act 1890, and of the improvements made on allotment by of in the colony of Victoria, the licensee of such allotment, under the 42nd section of the Land Act 1890, which licence is dated on the day of

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

The Common Seal of the Board of Land and Works was hereunto affixed this day of 189, in the presence of

(L.S.)

SCHEDULE XXXVII.—(CHAP. XII. s. 4.)

Form of Appointment of Arbitrator by Licensee under Section 36 of the "Land Act 1890."

In the matter of the Land Act 1890 and of the improvements made on allotment by of in the colony of Victoria, the licensee of such allotment under the Act, which licence is dated the day of 189

Act, which licence is dated the day of 189

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

ments.
As witness his hand this Witness—

day of

SCHEDULE XXXVIII.—(CHAP. XII. s. 4.)

Form of Appointment under Section 46 of the "Land Act 1890" of a third Arbitrator, when Board and Licensee cannot agree.

In the matter of the Land Act 1890 and of the improvements made on allotment by of in the colony of Victoria, the licensee under the 42nd section of the Land Act 1890, and which licence is dated the day of 189

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

As witness our hands this day of 189

Witness—

SCHEDULE XXXIX .-- (CHAP XII. 8. 5.)

Lease of an Agricultural Allotment under Sections 44 and 49 of the "Land Act 1890."

Entered in the Register Book, Vol.

Lease of an Agisticultural Allotrieurs under Sections 44 and 9 or The "Land Act 1890."

Entered in the Register Book, Vol.

Registrar of Titles.

Registrar of Titles.

Registrar of Titles.

Registrar of Titles.

This Indenture made between His Excellency

Governor and Commander-in-Chief in and over the Colony of Victoria and its Dependencies in the name and on behalf of Her Most Gracious Majesty Queen Victoria of the one part and on part and of the covenants and conditions berein containing of the ran thereby reserved his executors administrators and assigns to be observed and performed Her Majesty doth by these presents grant and demise unto the lesses all that plee of land in the colony of Victoria containing and abuttals thereof in the map or diagram drawn in the margin of these presents and in such map or diagram drawn in the margin of these presents and in such map or diagram odoured, yellow of the proposed assigns from the day of containing any proved assigns from the day of the containing of the same unto Her Majesty the Queen Her heirs and successors during the said term the rent of for every acre and fractional part of an acre con the first day of July in each year. And the next payment thereof to be made on the first day of July in each year. And the next payment thereof to be made on the first day of July in each year. And the next payment thereof to be made on the day of a supplemental of the public purposes and in accordance with the provisions and conditions hereinafter expressed and contained in Council for the formation and construction of public roads highways or bridges and also such parts of the said land as shall from time to time be required by the Commissioners of Victorian Railways for the construction of railways railway stations or railway works as all land as hall from time to time be required by the Commissioners of Victoria Railways for the construction of railways railway stations or railway works and the such parts of the said land when the same may be required by the Administrator

Governor in Council by proclamation in the Government Gazette and by notice in writing to the lessee his executors administrators or transferrees or to the occupier of the said land sent through the post-office and addressed to the occupier of the said land to set out the part or parts of the said and which shall be so required for any of the said purposes and so soon as the same shall be so set out all interest at law or in equity of the lessee his executors administrators transferrees and assigns in such part or parts shall cease but the lessee his executors administrators transferres and assigns shall be entitled to a reduction pro rad of the reat herein reserved in respect of the land so required and set out and also to compensation for the land so required and set out and also to compensation for the land so required and set out and also to compensation for the severing of the lands so required taken set out or appropriated from any other lands but he or they shall be entitled to compensation for any actual improvements by him or them on the said land such compensation to be ascertained by an officer to be appointed by the Governor in Council in that behalf Provided always and these presents are upon the condition that in case the rent hereby reserved or any part thereof shall not be paid in accordance with the covenant for payment hereinbefore contained although no demand for payment shall have been made or in case the lessee his executors administrators or permitted assigns shall not faithfully observe and perform all and every the covenants and conditions herein contained and on his or their part to be observed and performed it shall be lawful for Her Majesty to enter forthwith or at any time thereafter upon the land hereby demised and the same to repossess and enjoy and thenceforth the said term hereby granted shall absolutely cease and determine And it is hereby agreed and declared that in any such case it shall be lawful for Her Majesty and for any balliff of Crown lands or for any other agents or of

SPECIAL CONDITION.

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

set hereto his hand and cellivered by the above-named in the (L.s.) presence of-

SCHEDULE XL .-- (CHAP. XIII. 8. 1.) The Land Act 1890.-Section 56.

ORDER TO OBTAIN A CROWN GRANT.

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

Given under my hand this

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Witness to signature-

Signature-Postal address-

Justice of the Peace

Bailiwick.

SCHEDULE XLI,-(CHAP. XIII. s. 2.)

The Land Act 1890,-Section 56.

REGISTER OF APPROVED ORDERS FOR DELIVERY OF CROWN GRANTS.

Date · of Order.	Date of Appro-	Lessee.	La	nd Refe	rred to.	Person authorized to obtain Crown grants.		Name of Mortgagee (if any) and Regis- tration of Mort-
			County	Parish.	Allotment.	Name.	Address.	gage.

SCHEDULE XLII .-- (CHAP. XIV. s. 2.)

FORM OF APPLICATION FOR A LICENCE TO OCCUPY LAND UNDER THE 65TH SECTION OF THE "LAND ACT 1890."

In pursuance of the Land Act 1890, I, the undersigned, being of the full age of eighteen years, do hereby make application for a licence under the 65th section thereof to occupy the land marked out by me on the day of and specified hereunder; and I request that (if necessary) an authorized surveyor be instructed to make a survey for me and on my account of the said allotment and to supply a plan of same; and I undertake to pay all duly authorized fees for the making of the said survey and plan, or for any modification thereof, and

to accept a licence subject to a condition that should the said land or any part thereof be required for the use of any projected railway, or for mining purposes, I shall relinquish possession of the land in respect of which such licence may be issued, or any part thereof that may be required for any such purpose, subject to such conditions regarding compensation as may be prescribed by Regulations.

Signature in full-Occupation-Address, post town-

If owner of land in fee simple, state extent ...
If now or previously the holder of a licence under the Land Act 1890, state particulars
If a selector under previous Land Acts, state particulars
Have you at any time selected or applied for land under section 65, the Land Act, 1890

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

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

SCHEDULE XLIII.-(CHAP, XIV. s. 5.)

The Land Act 1890.-Section 65.

RESIDENCE AND CULTIVATION LICENCE ON AURIFEROUS LANDS.

KESIDENCE AND CULTIVATION LIGENCE ON AURIFEROUS LANDS.

KNOW ALL MEN that I, the Governor of Victoria, in pursuance of the provisions of the Land Act 1890, and in consideration of the sum of pounds shillings paid by of to the Receiver and Paymaster at or other officer authorized to receive the same, and subject to the terms and conditions specified on the back hereof, do hereby give to the said full license and authority to reside on or to cultivate all that piece or parcel of auriferous Crown land more particularly described in the Schedule hereto, which land is within the areas described in the Second Schedule to the said Act, and is not comprised within any city or town, for one year from the date hereof, unless the same be forfeited in accordance with the said conditions.

Dated this

day of

A.D. 189 .

Schedule.

Allotment

section

About acres. parish of

CONDITIONS.

- 1. This licence only gives to the licensee the right to use the land for the purposes for which the licence has been granted, and for no other purpose whatsoever.
- 2. The licensee will not be permitted to assign or sublet the land or any part thereof, or to part with the possession thereof, or of his interest therein, without the consent of the Minister of the Crown for the time being administering Part I. Division 4 of the Land Act 1890, hereinafter called the Minister, first had and

- the consent of the Minister of the Crown for the time being administering Part I. Division 4 of the Land Act 1890, hereinafter called the Minister, first had and obtained.

 3. The licensee is required to reside on the land during the continuance of this licence or within a period of four months from the date hereof, to enclose the same with a good and substantial fence, and cultivate at least one-fifth portion thereof.

 4. Nothing contained in this licence shall prevent the person or persons seised of the right, title, and interest in any claim or claims which were taken up under miners' rights prior to the date of this licence from entering upon any portion of the land the subject of this licence, and holding and occupying the same for mining purposes, without paying any compensation whatsoever; and all such claimholders and their workmen, with or without carts or vehicles, shall at all times have free ingress, egress, and regress to, out of, and upon the said land to and from such claim or claims.

 5. It shall be lawful for the Governor or Administrator of the Government of Victoria, with the advice of the Executive Council, from time to time and at all times during the continuance of this licence, to resume any portion of the land hereby licensed, to be set out by the said Governor or Administrator, with the advice aforesaid, if the same shall be required for any of the purposes for which land may be reserved under the 10th section of the Land Act 1890, or for mining purposes, on paying to the licensee such compensation as the Minister may think fit in respect of such land so resumed, but the licensee shall not be entitled to receive or be paid any compensation for severance.

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

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

8. Nothwistanding anything contained in the fourth and fifth conditions of this licence, any holder of a miner's right or lessee under the Gold Mining Leases Regulations shall be allowed to enter upon the land and search for gold, and to mine thereon, and to erect and occupy mining plant or machinery within the area, without making compensation to the licensee for surface or other damage: Provided always that such portions of the land as shall be occupied by buildings shall be secure from such intrusion, unless with the consent of the licensee.

SCHEDULE XLIV. -(CHAP. XIV. s. 8.)

FORM OF INDORSEMENT ON ISSUE OF New Licence under Section 65,

"LAND ACT 1890."

His Excellency the Governor has granted a new licence to the person and for the land and subject to the conditions described in the document to which this is affixed for one year ending

Gazette, dated

189 , page), and no longer (see Government pounds billings and pence has been received as fees for the same.

A separate receipt for this amount has also been given.

Dated at this day of 189

Receiver of Revenue.

Receiver of Revenue.

SCHEDULE XLV.-(CHAP. XIV. 8. 14.)

Form of Application for a Licence to Occupy Worked-out Alluvial Land under the 65th Section of the "Land Act 1890."

Section of the "Land Act 1890."

In pursuance of the Land Act 1890, I, the undersigned, being of the full age of eighteen years, do hereby make application for a licence under the 65th Section thereof, to occupy acres of worked-out alluvial land specified hereunder; and I request that an authorized surveyor be instructed to make a survey for me, and on inly account, of the said allotment, and to supply a plan of same; and I undertake to pay all duly authorized fees for the making of the said survey and plan, or for any modification thereof, and to accept a licence subject to a condition that, should the said land or any part thereof be required for the use of any projected railway, or for mining purposes, I shall relinquish possession of the land in respect of which such licence may be issued, or any part thereof that may be required for any such purpose, subject to such conditions regarding compensation as may be prescribed by regulations.

Signature in full

Signature in full Occupation Address, post town

If owner of land in fee simple, state extent

If now or previously the holder of a licence under The Land Act 1884, state particulars

If a selector under previous Land Acts, state particulars

Have you at any time selected or applied for, or obtained by transfer, any worked-out alluvial land under Section 65, The Land Act 1884?

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

SCHEDULE XLVI.-(CHAP. XIV. B. 15.)

Section 65 of the Land Act 1890.

Licence to Occupy for Residence and Cultivation Purposes Worked-out Alluvial Lands.

Alluvial Lands.

Know all Men that I, the Governor of Victoria, in pursuance of the provisions of the Land Act 1890, and in consideration of the sum of pounds shillings paid by of to the Receiver and Phymaster at , or other officer authorized to receive the same, and subject to the terms and conditions specified on the back hereof, do hereby give to the said full license and authority to reside on or cultivate all that piece or parcel of worked-out alluvial Crown land more particularly described in the Schedule hereto, which land is within the areas described in the Second Schedule to the said Act, and is not comprised within any city or town, for one year from the date hereof, unless the same be forfeited in accordance with the said conditions.

Dated this day of A.D. 18

Dated this

day of

A.D. 18 .

Schedule.

Allotment of

About , section

, parish of

, county

CONDITIONS.

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

2. The land the subject of this licence extends to a depth of one hundred feet from the surface, and no further.

3. The licensee may, with the consent of the Minister of the Crown for the time being administering Part IV. of The Land Act 1884, hereinafter called the Minister, first had and obtained, assign, sub-let, or give a lien over the land or any part thereof, but not more than one licence shall be held by one and the same person, whether obtained by assignment, operation of law, or otherwise.

4. The licensee is required to reside on the land during the continuance of this licence, and within a period of four months from the date hereof to enclose the same with a good and substantial fence, and keep in cultivation at least one-fifth portion thereof during the first year, and a further one-fifth portion during the second, third, fourth, and fifth years respectively.

5. Nothing contained in this licence shall prevent the person or persons seised of the right, title, and interest in any claim or claims which were taken up under nimers' rights prior to the date of this licence from entering upon any portion of the land the subject of this licence and holding and occupying the same for mining purposes, without paying any compensation whatsoever; and all such claimholders and their workmen, with or without carts or vehicles, shall at all times have free ingress, egress, and regress to, out of, and upon the said land to and from such claim or claims.

6. It shall be lawful for the Governor or Administrator of the Government of Victoria, with the advice of the Executive Council, from time to time and at all times during the continuance of this licence, to resume any portion of the land hereby licensed, to be set out by the said Governor or Administrator, with the advice aforesaid, if the same shall be required for any of the purposes for which land may be reserved under the 10th section of The Land Act 1884, or for mining purposes, on paying to the licensee such compensation as the Minister may think fit in respect of such land so resumed, but the licensee shall not be entitled to receive or be paid any compensation for se

SCHEDULE XLVII.-(CHAP. XIV. 8. 17.)

Application under Section 67 of the "Liand Act 1890" for a Grazing Ligence to occupy Auriperous Land.

Sir, $$\operatorname{Date-}$$ I hereby made application for a licence to occupy, for grazing purposes, the surface of the undermentioned auriferous lands, viz.:—

	County.	Parish.	Extent.
~-			

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

Signature in full-

Occupation-Address-

To the Honorable

The President of the Board of Land and Works.

SCHEDULE XLVIII .- (CHAP. XIV. 8. 17.)

Rent per annum, £ s. d.

GRAZING LICENCE UNDER 67TH SECTION "LAND ACT 1890."

Grazing Licence under 67th Section "Land Act 1890."

Know all mes that I, the Governor of Victoria, in pursuance of the Land Act 1890, and in consideration of the annual rent of accordance with the Land Act 1890, duly paid by the person hereinafter mentioned, do hereby give to of license and liberty to occupy for grazing purposes the surface of the auriferous Crown land specified in the schedule hereto, and which land forms part of the land described in the Second Schedule to the said Act, and is not at the date hereof required for mining nurnoses.

purposes.

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

Dated the

All these Crown lands

day of Schedule.

acre or thereabouts.

189

containing

CONDITIONS.

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

2. Any person duly licensed under section 99 of the Land Act 1890 to cut and take away any live or dead timber on Crown lands, and any person specially licensed in that behalf by the Governor in Council, may at all times enter upon the said land and therefrom cut and take away live or dead timber.

8. Such licence shall not be deemed to prevent the said land from being licensed under Part I. Division 4 of the Land Act 1890, or of being proclaimed a common, or of being occupied by virtue of any miner's right or business licence.

4. The issue of this licence shall not prevent the land comprised therein, or any part or parts thereof, being death with under any of the provisions of the Land Act 1890, or being resumed by the Governor or Administrator of the Government of Victoria, with the advice of the Executive Council, for any of the purposes for which land may be reserved under the 10th section of the Land Act 1890, such land to be set out by the said Governor or Administrator with the advice aforesaid.

5. No licensee shall in case of any resumption be entitled to any compensation other than the return of such portion of the rent paid by him as the responsible Minister of the Crown for the time being administering the Land Act 1890 may think fit. This licence is also subject to the rights of the holders of miners' rights or of mining leases.

6. No land comprised in roads from time to the resumption of the chard act the rights of the holders of miners' rights or of mining leases.

mining leases.

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

the boundaries of the land comprised in this licence shall be deemed within its operation.

7. This licence entitles the holder thereof, during the period for which it is granted, to use the land therein comprised for grazing purposes only, but does not confer any right to build thereon or to cultivate any portion thereof.

8. If the land comprised in this licence is feuced, wholly or partly, the licensee shall post, and keep posted, at conspicuous places, notices to the effect that the land is licensed under section 67 of the Land Act 1890, and may be entered upon at any time for mining purposes.

9. If the licensee desires a renewal of this licence, notice to that effect must be given to the said Minister one calendar month prior to the expiration thereof or of any renewal thereof.

10. The interest in this licence, or any part thereof, shall not be transferred or parted with without the consent of the said Minister and the payment of a fee of £1.

11. This licence is to be used under and in accordance with the regulations made or to be made under the provisions of the said Act.

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

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

SCHEDULE XLIX.-(CHAP. XIV. 8. 19.)

SECTION 67, "LAND ACT 1890."

This licence has been renewed for a period of twelve months from the

189, to the
189, vide Government
189, page

Crown Lands Office, Melbourne, Date 189

Officer authorized to grant Renewals.

SCHEDULE L.-(CHAP. XV. 8. 1.)

ARTICLES AND CONDITIONS OF SALE

Conditions of sale by the public auction at the commencing at o'clock, by (being a person authorized by the Board of Land and Works), of the following portions of land advertised by the notification in the Government Gazette of the day of 189, in conformity with the provisions of the Land Act 1890, of which those more particularly necessary to be noticed are hereinafter mentioned, viz.:—

- 1. The land hereinafter described will be put up for sale at the prices respectively stated and annexed to the descriptions thereof, and the bidder of that sum, or the highest bidder above it, will be declared the purchaser, provided he shall immediately pay down a deposit of twenty-five per cent. of the amount of the purchase-money, and pay also the charge for survey, and sign a description hereunto annexed of the lot of which he shall become the purchaser, thereby binding himself to the observance of the above and following articles and conditions.
- following articles and conditions.

 2. The residue of the purchase-money shall be paid in twelve equal instalments on the last day of each successive period of three months from this date, or be, if the purchaser choose, payable at any earlier time or times being one of such last days of any such period of three months as aforesaid, and such residue of the purchase-money shall bear interest at the rate of Six pounds per centum per annum, to be computed with respect to each instalment for the period which has elapsed between the time of sale and the time of the payment of such instalment; and on failure of the payment of any instalment with interest at the time at which the same becomes due, the deposit and instalment or instalments and interest already paid shall be forfeited, and the contract shall thereupon be void, and the land may be again offered for sale.
- for sale.

 8. Immediately after the biddings on each lot are concluded, and before another lot is put up, the name of the purchaser will be entered in the list of the descriptions of the lots annexed to these presents, and the purchaser will be required to affix his signature to the description of the lot so purchased by him. If previous to such signature any question or dispute as to the last and best bidder shall arise between the sellers and bidders, or amongst the bidders themselves, the lot in question shall be put up again. Subsequent to such signature no dispute whatever can be admitted, nor can any alteration of name or transfer from the actual purchaser to another person be allowed. No bid made after the fall of the auctioneer's hammer shall be received. In cases of question or dispute the decision of the officer conducting the sale on behalf of the Government will be final and conclusive.
- 4. Deeds of grant will be completed and issued in each case as soon as practicable after payment in full of the purchase-money, and will be delivered to the grantee by the Registrar of Titles on payment in full of the regulated fee. Each lot will be granted to the purchaser by deed poll, under the hand of His Excellency the Governor and the Great Seal of the Colony, to be held in fee simple.

- 5. All offers, sales, and grants relative to these lands will be effected in reference to the public chart, each portion being described by length of lines run with a chain upon the bearing of a compass-needle, which needle is variously affected by magnetic attraction in the neighbourhood of the colony of Victoria, and the land will accordingly be sold as more or less. Any future claim for compensation as to any alleged difference in the area will not therefore be entertained.
- 6. If the officer acting on behalf of the Government shall find reason to believe that any lot will not obtain its just value, or shall otherwise think fit to withdraw the same from the sale, he shall have full power to do so at any time previous to its being actually sold.
- 7. Persons having affixed their signatures to the lists of the descriptions of the lots annexed to these presents, in token of their having become purchasers (or agents for purchasers) of the lots to which their signatures are respectively so affixed, will be held to have previously obtained all necessary information, and shall not be entitled to allege ignorance or any other cause for their not fulfilling all and every obligation incumbent upon them by these articles and conditions.
- by these articles and conditions.

 8. It shall be lawful for the Governor in Council at any time within thirty days from the date of sale to annul the sale of any lot or lots, and to repay to the purchaser the amount of his purchase-money (or so much thereof as shall have been paid by him), without interest, cost, or damages of any description, in full satisfaction of all claims and demands whatsoever by such purchaser; and the publication of a notice in the Government Gazette to the effect that the Governor in Council has as aforesaid annulled any such sale shall be conclusive evidence that such sale has been completely and effectually annulled.

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

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

SCHEDULE LI.-(CHAP. XV. s. 3.)

FORM OF CROWN GRANT IN FEE UNDER THE "LAND ACT 1890."

Entered in the Register Book, folio Vol.

Registrar of Titles.

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

and Ireland Queen, Defender of the Faith, to all to whom these presents shall come, greeting—

Whereas in conformity with the laws relating to the sale and occupation of Crown lands in our colony of Victoria the person hereinafter named ha in consideration of the sum of which sum has been duly paid to us, become entitled to a grant in fee-simple of the land hereinafter described: Now know ye that in consideration of the sum so paid, and in pursuance of the Land Act 1890. We do hereby grant unto have been described in the said colony containing delineated with the measurements and abuttals thereof in the map drawn in the margin of these presents and therein coloured yellow

Excepting however unto us, our heirs and successors, all gold and auriferous earth or stone and all mines containing gold within the boundaries of the said land:

And also reserving to us, our heirs and successors, free liberty and authority for us, our heirs and successors, and our and their agents and servants, at any time or times hereafter to enter upon the said land and to search and mine therein for gold and to extract and remove therefrom any gold and any auriferous earth or stone, and for the purposes aforesaid to sink shafts, erect machinery, carry on any works, and do any other things which may be necessary or usual in mining. To hold unto the said he heirs and assigns for ever: Provided always that the said land is and shall be subject to be resumed for mining purposes under section 68 of the said Act, and provided also that the said land is and shall be subject to the right of any person being the holder of a miner's right or of a mining lease to enter therein and to mine for gold and silver, and to erect and to occupy mining plant or machinery thereon in the same manner and under the same conditions and provisions as those to which such person had at the time of the passing of the said Act the right to mine for gold and silver in and upon Crown lands, provided that compensation shall be paid to the said his heirs, executors, admi

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

Memorials of Instruments.

O

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

SCHEDULE LII.-(CHAP. XV. s. 8.)

Entered in the Register Book Fol.

Registrar of Titles.

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

Victoria, by the Grace of God of the United Kingdom of Great Britain and Ireland Queen, Defender of the Faith, to all to whom these presents shall come, greeting—
Wirkham in conformity with the laws relating to the sale and occupation of Crown lands in our colony of Victoria the person hereinafter named ha in consideration of the sum of which sum has been duly paid to us become entitled to a grant in fee simple of the land hereinafter described. Now know ye that in consideration of the sum so paid and in pursuance of the Land Act 1800 We do hereby grant unto hereb

all necessary parties to concur in transferring and assuring the said land so required taken set out or appropriated as aforesaid and the fee simple and inheritance thereof free from all encumbrances estates or interests whatsoever unto us our heirs and successors or to such corporation or persons and in such manner as the Governor in Council shall require without receiving requiring or claiming any purchase or consideration money or compensation save as aforesaid then this our Grant so far as the land so required and set out as aforesaid and the estate hereby granted shall be void and it shall be lawful for us our heirs and successors by any person or persons duly authorized in that behalf by the Governor in Council to enter upon the said land or any part thereof in the name of the whole and the same for us our heirs and successors to possess and enjoy as fully and effectually to all intents and purposes as if this grant had never been made.

Dated the day of in the year of our Lord One thousand eight hundred and ninety being the day the personherein named became entitled to this grant.

In testimony whereof we have caused this our grant to be sealed at Melbourne with the seal of the said colony.

Witness our trusty and well-beloved Governor and Commander-in-Chief in and over the said Colony of Victoria and its Dependencies.

Dependencies.

Memorials of Instruments.

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

SCHEDULE LIII .- (CHAP. XVI. S. 1.)

Conditions of Licence for a Site for a Saw-mill in a State Forest or Timber Reserve.

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

SCHEDULE LIV.-(CHAP. XVI. s. 8.)

Conditions of Licence to fell Eucalyptus Timber in a State Forest or Timber-Reserve for Supply of Saw-mill.

The fee shall be £5 per annum, payable quarterly in advance.
 No live tree which at a height of two feet from the surface of the ground is of less diameter than twenty-four inches shall be cut down.
 No tree shall be felled so as to obstruct any track in use for transport of

No tree shall be telled so as to obstruct any trace in use for transport stimber or stores.
 Within a period of one mouth from the felling of any tree, the portion thereof not required for slabs, palings, shingles, posts, rails, props, or manufacturing purposes, shall be so disposed of by the licensee as not to encumber the ground.
 This licence is personal, and must be produced by the holder thereof when asked so to do by any bailiff of Crown lands or police constable.
 This licence is not available for any area over which an exclusive right to cut timber shall have been granted.

SCHEDULE LV.-(CHAP. XVI. 8. 8.)

CONDITIONS OF LICENCE TO FELL EUCALYPTUS TIMBER ON CROWN LANDS, NOT BEING A STATE FOREST OR TIMBER RESERVE, FOR THE SUPPLY OF A SAW-

1. The fee shall be £2 10s. per annum, payable quarterly in advance.
2. No live tree which at a height of two feet from the surface of the ground is of less diameter than twenty-four inches shall be cut down.
3. No tree shall be felled so as to obstruct any track in use for transport of

8. No tree shall be felled so as to construct any tree, the portion thereof timber or stores.

4. Within a period of one month from the felling of any tree, the portion thereof not required for slabs, palings, shingles, posts, rails, props, or manufacturing purposes, shall be so disposed of by the licensee as not to encumber the ground.

5. This licence is personal, and must be produced by the holder thereof when asked so to do by any balliff of Crown lands or police constable.

6. This licence is not available for any area over which an exclusive right to cut timber shall have been granted, nor for any area leased under section 32 of the Land Acts 1884 or 1890, except by the express permission of the Minister of Lands.

SCHEDULE LVI.-(CHAP. XVI. s. 6.)

Conditions of Licence to Cut, Split, and take away Ironbark and other kinds of Eucalyptus Timber except Red Gum, from State Forests and Timber Reserves.

1. No live tree which at a height of two feet from the ground is less than twenty-four inches in diameter shall be cut down.

2. Not more than three trees shall be felled prior to the cutting and splitting up of such trees.

3. No large shall here.

r such trees.

3. No logs shall be cut for supply of saw-mills.

4. No live tree shall be used merely for the purpose of obtaining bark there-

4. No live tree shall be used merely for the purpose of obtaining bark therefrom.

5. No tree shall be felled so as to obstruct any path in use for transport of timber or stores.

6. Within the period of one month from the felling of any tree, the portion thereof not required for slabs, palings, shingles, posts; rails, props, or manufacturing purposes, shall be so disposed of by the licensee as not to encumber the ground.

ground.

7. This licence is personal, and must be produced by the holder thereof when asked so to do by any bailiff of Crown lands or police constable.

8. This licence is not available for any area over which an exclusive right to cut timber shall have been granted.

SCHEDULE LVII.—(CHAP. XVI. 8. 6.)

Conditions of Licence to Cut, Split, and take away Eucalyptus Timber other than Red Gum or Ironbark from State Forests and Timber Reserves.

No live tree which at a height of two feet from the surface of the ground is of less diameter than twenty-four inches shall be cut down.
 Not more than three trees shall be felled prior to the cutting and splitting up

of such trees.

s and trees.

3. No logs shall be cut for supply of sawmills.

4. No live tree shall be used merely for the purpose of obtaining bark therefrom.

5. No tree shall be felled so as to obstruct any path in use for transport of timber

or stores.

6. Within the period of one month from the felling of any tree, the portion thereof not required for slabs, palings, shingles, posts, rails, props, or manufacturing purposes shall be so disposed of by the licensee as not to encumber the

7. This licence is personal, and must be produced by the holder thereof when asked so to do by any bailiff of Crown lands or police constable.

8. This licence is not available for any area over which an exclusive right to cut timber shall have been granted.

SCHEDULE LVIII .- (CHAP. XVI. s. 7.)

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

Payment of fees shall be made by licensee in advance.
 No tree of less than twenty-four inches diameter at a height of two feet from the ground shall be felled.
 No tree shall be felled so as to obstruct any track in use for transport of

timber

4. Trees shall only be felled in such forest or part thereof as described in

1. The state of the license.

5. Every tree felled shall have the name or initials of the licensee legibly marked

6. Every tree felled shall have the name of inflations of the state of thereon.
6. No greater number of trees shall be felled than are necessary for supply of the quantity of timber specified in the licence.
7. The receipt for payment of fees shall be produced by the holder thereof when required by any bailiff of Crown lands.
8. No timber shall be removed from the forest until it has been examined and branded by the forester in charge or Crown lands bailiff mentioned in licence.
9. Within the period of one month from the felling of any tree, the portion thereof not required for slabs, palings, shingles, posts, rails, props, or manufacturing purposes shall be so disposed of by the licensee as not to encumber the ground.

SCHEDULE LIX,-(CHAP. XVI. s. 9.)

Conditions of Licence for Felling Under Growth in State Forests and Timber Reserves.

1. The licence fee shall be payable in advance.
2. This licence is available only for the locality specified therein.
8. No fern trees shall be taken up or removed.
4. No blackwood or beech that measures less than four feet circumference, no pine, sassafras, or wattle that measures less than three feet circumference, and no other tree that measures less than three feet circumference, and no other tree that measures less than three feet circumference, and no there is the measurement in each of the foregoing cases shall be taken at eighteen inches from the ground.

the ground.

5. No tree shall be felled at a greater height than eighteen inches above the ground, and no undergrowth at a greater height than twelve inches above the

ground.

6. No tree or undergrowth shall be felled so as to obstruct any track in use for the transport of timber or stores.
7. No tree shall be felled merely for the purpose of obtaining bark or firewood

Every log and every stack of timber or undergrowth shall have the name of

8. Every log and every stack of timber or undergrowth shall have the name of the licensee or owner legibly marked thereon.

9. The interest of the Crown in any timber, undergrowth, or bark felled or procured under the provisions of this licence shall not cease until such timber, undergrowth, or bark shall have been removed from the forest; and if any timber, undergrowth, or bark felled or procured by the licensee be transported or removed by any other person, such other person also shall hold a similar licence.

10. Timber or undergrowth felled and not removed during the currency or within fourteen days of the expiry of this licence shall be deemed to be the property of the Crown.

11. If the licensee do any act which, if it were done without licence, would be punishable as trespass, if he fail to produce his licence when asked so to do by any forester, balliff of Crown lands, or police constable, he shall be conclusively deemed to be a person not licensed or otherwise authorized to do such act within the meaning of the 114th section of the Land Act 1890.

12. This licence may be transferred on payment of Five shillings at the office where the licence was paid.

13. This licence shall be liable to revocation at any time without any liability to satisfy any claim by the licensee for compensation.

14. This licence is not available for any area over which an exclusive right to out timber has been granted.

14. This licence is not available for any area over which an exclusive right to out timber has been granted.

15. Within the period of one month from the felling of any tree, the portion thereof not required for slabs, palings, shingles, posts, rails, props, or manufacturing purposes, shall be so disposed of by the licensee as not to encumber the ground.

SCHEDULE LX.-(CHAP. XVI. s. 10.)

Fee per quarter- £

No.

VICTORIA.

Section 99 of the Land Act 1890.

STATE FORESTS.-TIMBER RESERVES.

Know all men that I, being in that behalf duly authorized by the Governor of the Colony of Victoria, do hereby, in pursuance of the Land Act 1890, give and grant to of of of a consideration of the payment of the sum of and subject to the fulfilment of the conditions printed or written on the back hereof, full license and authority to enter upon, on and after date hereof, and to occupy for three months and no longer, the Crown lands described in the schedule hereto for the following purpose, that is to say:

Schedule.

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

Countersigned-

Licensing Agent.

Issuer authorized by the Treasury.

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

N.B.—Be careful to observe that this licence expires on the ay of 180day of

SCHEDULE LXI .- (CHAP. XVI. s. 11.)

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

STATE FORESTS AND TIMBER RESERVES.

1. No live tree which at a beight of two feet from the surface of the ground is of less diameter than twenty-four inches shall be felled.

2. No greater number of trees shall be felled than is required for the current supply of the mill.

3. All trees felled and not delivered at the mill at the expiry of the licence shall revert to the Crown.

4. No tree on the block under licence, shall be used merely for the purpose of obtaining bark therefrom.

5. The licensee shall protect saplings and young seedling indigenous trees, and neither he nor any other person shall depasture goats on the block under licence to him, or cultivate any part of such block.

6. Within the period of one month from the felling of any tree, the portion thereof not required for slabs, palings, shingles, posts, rails, props, or manufacturing purposes shall be so disposed of by the licensee as not to encumber the ground.

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

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

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

10. This licence shall be in force for from the date hereof, and no longer, and shall be renewable by indorsement of the Secretary of Lands.

11. The saw-mill shall be erected only on such site within the area as shall be approved of by the Forester or Crown lands balliff in charge.

12. Not more than two (2) juikers and four (4) fallers shall be employed on this area, except by the express permission of the Minister of Lands.

SCHEDULE LXII.-(CHAP. XVI, s. 23.)

FORM OF APPLICATION FOR RESIDENCE LICENCE WITHIN A STATE FOREST.

In pursuance of the Land Act 1890, I, the undersigned, do hereby make application for a licence to occupy, for residence purposes, the land of which a plan, description, and report are hereunder given. And I declare that such plan, description, and report have been furnished to me at my request by an authorized Signature in full—
Occupation—
If owner of land in fee simple, state extent—
Address—Post town—
Date—

To the Secretary for Agriculture, Melbourne.

Situation a	nd Ext	tent of La	and	Description.	
County of Parish of State forest Area, a.	r.	p.		•	

SCHEDULE LXIII.-(Cnap. XVI. s. 24.)

RESIDENCE LICENCE.

Know all men that I, being in that behalf duly authorized by the Governor of the Colony of Victoria, do hereby, in pursuance of the provisions of the Land Act 1890, give to of , in consideration of the payment of Ten shillings to the Receiver and Paymaster at or other officer authorized to receive the same, and subject to the terms and conditions hereunder specified, do hereby give to the said licence and authority to reside on or to cultivate all that piece or parcel of Crown land situated in State forest, more particularly described in the schedule hereto, for one year from the date hereof, unless the same be annulled or revoked, in accordance with the conditions hereunder specified.

Dated this day of A.D. 189

Schedule,

, section

roods , parish perches

allotment

CONDITIONS OF RESIDENCE LICENCES.—STATE FORESTS.

- 1. This licence only gives to the licensee the right to use the land for the purposes for which the licence has been granted, and for no other purpose whatsoever.
- 2. The licensee may sublet any part of the land in respect of which this licence is issued, but shall not, without the consent of the Minister first had and obtained, assign such land or any part thereof, or part with the possession thereof or his interest therein.
- assign such land or any part thereof, or part with the possession thereof of his interest therein.

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

 4. Any person may at any time, with the written permission of the Minister, enter for the purpose of mining and mine for gold, silver, tin, copper, iron, or the ores thereof, or for auriferous earth, or for coal or lignite, upon the land in respect of which this licence is issued or such part thereof as the Minister may by such writing allow, making such compensation to the licensee for the improvements (if any) effected thereon, and for the licence and other fees paid in respect thereof as greement, as may be determined by the arbitration of three different persons, or any two of them, one arbitrator to be appointed by the licensee, one by the Minister, and one by the person to whom the permission to mine has been granted, the Governor for a print and one by the person to whom the permission to mine has been granted.

 1. The case the licensee obstruct any nother of a miner's right so entering or mining as aforesaid, the Governor may revoke his licence.
- 5. In case the licensee obstruct any holder of a miner's right so entering or mining as aforesaid, this licence may be revoked.
- 6. The publication of a notice in the Government Gazette purporting to declare that the Governor has annulled or revoked this licence shall be conclusive evidence that the licence was annulled or revoked.

SCHEDULE LXIV .- (CHAP. XVI. s. 25.)

Form of Indorsement on Issue of New Licence for Residence within a State Forest, under Section 87, "Land Act 1890."

A new licence has been granted to the person and for the land, and subject to the conditions described in the document to which this is affixed, for one year ending

189 , page

189 , and no longer (see Government Gazette dated), and the sum of Ten shillings has been received as fees for the ending 189 , page same.

A separate receipt for this amount has also been given. 189 .

this

day of

Receiver of Revenue.

SCHEDULE LXV.-(CHAP. XVII. 5. 1.)

Application for a Lease of Land under Part I. Division 8 of the "Land Act 1890."

In pursuance of the Land Act 1890, , the undersigned, do hereby make application for a lease of the undermentioned land for the purposes and period set forth herein.

Signature in full— Address—Post town— Date—

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

Authorized Surveyor.
·

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

SCHEDULE LXVI.-(CHAP. XVII. s. 7.)

This Indenture made the day of in the year of our Lord One thousand eight hundred and Between His Excellency
Governor and Commander-in-Chief in and over the Colony of Victoria and its Dependencies in the name and on behalf of Her Most Gracious Majesty Queen Victoria of the one part and (hereinafter called "the lessee") of the other part.

and its Dependencies in the name and on behalf of Her Most Gracious Majesty Queen Victoria of the one part and (hereinafter called "the lessee") of the other part.

Whereas the lessee ha applied for a lease of the land hereby demised and in granting the same under the powers contained in the Land Act 1890 enabling him in this behalf the Governor of the Colony of Victoria by and with the advice and consent of the Executive Council thereof has thought fit that the lease shall be subject to the covenants and conditions and to the payment of the rent horeinafter contained and reserved and these presents contain a covenant that if the lessee executors administrators or licensed assigns shall at any time during the term fall to use the demised land bond fide for the purpose for which it is demised the lease shall be voldable at the will of the Governor or Administrator of the Government of the Colony of Victoria by and with the advice of the Executive Council Now it is hereby witnessed that in consideration of the rents reservations covenants provisos and agreements hereinafter contained on the part of the said lessee executors administrators and licensed assigns All and singular the lands and hereditaments mentioned and described in the schedule hereunder written and shown with the measurements and substalts thereof in the map drawn in the margin of these presents and therein coloured yellow together with the appurtenances thereto belonging Reserving and excepting nevertenances thereto belonging Reserving and excepting nevertenances thereto belonging Reserving and excepting nevertenances thereto belonging the part of any public ways bridges canals or railroads or any fences embankments dams sewers or drains necessary for the same Together with the right of searching digging for working taking and removing all such materials and also with the right of full and free ingress egress and regress into out of and upon the said land at all reasonable times for such purposes have necessary damage to the land hereby demised o

and for ho other purpose whatsoever rigining and paying therefor yearly and quarterly payments of in advance on the day of the day of the and the day of the day of the and the day of the date hereof and all such payments to be made without any deduction or abatement whatsoever. And the lessee for heirs executors administrators and assigns do hereby covenant with Her Majesty her heirs and successors in manner following that is to say. That the lessee executors administrators or assigns shall and will well and truly pay or cause to be paid the yearly rent hereby reserved upon the days and times hereinbefore appointed for the payment of the same free and clear from all deductions and abatements whatsoever. And shall and will during the same term bear pay and discharge all and all manner of taxes rates duties charges assessments and impositions whatsoever whether the same be payable by landlord or tenant or partly by each in respect of the land and premises hereby demised and shall and will use the said land and premises hereby demised for the purpose aforesaid and for no other purpose whatsoever. And also shall and will furnish when required during the said term to the Governor of the said colony or the Registrar-General for the time being such returns particulars and statistics of the operations theretofore carried on or to be carried on upon the said land and the results thereof as such Governor or Registrar-General may from time to time in that behalf require accompanied by a statutory declaration of the truth and correctness thereof And also that it shall be lawful for Her Majesty her heirs successors and assigns or her or their servants and agents or the servants and officers of the Board of Land and Works of the colony of Victoria at all proper and seasonable times during the said term without any interruption or disturbance from the lessee executors administrators or assigns agents workmen or servants to enter

aforesaid or shall use the same for any other purpose or if and whenever any part of the reut hereinbefore reserved shall be in arrear for one week whether the same shall have been demanded or not or if and whenever there shall be a breach of any of the covenants conditions and provisos hereinbefore contained by the lessee executors administrators or assigns then and in such case it shall thereupon be lawful for the Governor in Council to declare this lease to be forfeited and then Her Majesty her heirs and successors or assigns by Her or their agents or officers authorized by the Governor in Council for that purpose or any bailiff of Crown lands may enter forthwith into and upon the said demised premises and repossess and enjoy the same as fully and effectually as if these presents had not been made and executed And it is hereby agreed and delared that in any such case it shall be lawful for Her Majesty her heirs successors or assigns and Her or their agents or officers authorized as aforesaid and any bailiff of Crown lands without any demand whatsoever to enter upon the said land hereby demised and the lessee and all persons claiming under ever to expel and remove therefrom without any legal process whatsoever and as effectually as any sheriff might do in case Her Majesty her heirs successors or assigns had obtained judgment for recovery of possession hereof and a writ of possession or other process had issued on such judgment directed to such sheriff in due form of law and then in case of such entry and any action being brought or other proceedings taken for the same by any person whomsoever the defendants to such action may plead leave and licence in bar thereof and these presents shall be conclusive evidence that all events had happened and all conditions were fulfilled and all times elapsed necessary to entitle the Governor in Council to declare this lease forfeited and that this leave had been declared forfeited as hereinbefore provided and of the leave and licence of the lessee executors administrators

In testimony whereof Her Majesty hath caused this demise to be sealed with the seal of the said colony and His Excellency and Colony of Victoria and its Dependence at Melbourne has hereunto set his hand and the lessee hereunto set hand and seal the day and year first herein written.

SCHEDULE ABOVE REFERRED TO.

All that piece or parcel

SCHEDULE LXVII.-(CHAP. XVIII. s. 1.)

Conditions of Licence for Felling Eucalyptus Timber, except Redoum and Ironbark.

- 1. That payment of the licence fee be made by the licensee in advance at the commencement of each quarter.
- 2. No timber shall be cut or taken away with the exception of gum (not including redgum and ironbark), stringybark, box, messmate, or other kinds of eucalyptus.
- 3. Not more than three trees shall be felled before they are cut up.
- 4 One person only shall cut or take away timber under one licence, and the interest of the State in such timber shall not cease until it has been transported from the place wherein it has been cut to the nearest main road.
- 5. Licences shall be liable to revocation at any time by the Board of Land and Works without any liability to satisfy any claim by the said licensess for compensation.
- 6. This licence is personal, and must be produced by the licensee upon the request of any bailiff of Crown lands or any police constable.

 7. This licence is not available for any area over which an exclusive right to cut timber shall have been granted.
- 8. Timber must not be cut under this licence for the supply of a saw-mill. 9. No tree shall be felled merely for the purpose of obtaining bark therefrom.
- 10. Within the period of one month from the felling of any tree, the portion thereof not required for slabs, palings, shingles, posts, rails, props, or manufacturing purposes shall be so disposed of by the licensee as not to encumber the
- 11. This licence is not available for lands leased under section 52 of the Land Acts 1884 or 1890, except by express permission of the Minister of Lands.

SCHEDULE LXVIII .- (CHAP. XVIII, 8. 2.)

. Conditions of Licence for Felling Ironbark and other kinds of Eucalyptus, except Redgum Timber.

EXERT REDGEM TIMER.

1. That payment of fee shall be made by licensee in advance.
2. No timber shall be cut or taken away with the exception of ironbark, or other kinds of encalyptus, not including redgum.
3. Not more than three trees shall be felled before they are cut up.
4. One person only shall cut or take away timber under this licence, and the interest of the State in such timber shall not cease until it has been transported from the place wherein it has been cut to the nearest main road.
5. This licence shall be liable to revocation at any time by the Board of Land and Works without any liability to satisfy any claims by the said licensee for compensation.
6. This licence is personal, and must be produced by the licensee upon the request of any bailiff of Crown lands or any police constable.
7. This licence is not available for any area over which an exclusive right to cut timber shall have been granted.
8. Timber cut under this licence shall not be removed to a saw-mill except on a licensed jinker or log carriage.
9. No tree shall be felled merely for the purpose of obtaining bark therefrom.
10. No live tree which at a height of two feet from the ground is less than twenty-four inches in diameter shall he cut down.
11. Within the period of one month from the felling of any tree the portion thereof not required for slads, palings, shingles, posts, rails, props, or manufacturing purposes shall be so disposed of by the licensee as not to encumber the ground.
12. This licence is not available for lands leased under section 32 of the Land Acts

12. This licence is not available for lands leased under section 32 of the Land Acts 1884 or 1890, except by express permission of the Minister of Lands.

No. 77.—September 5, 1890.—6.

VICTORIA.	Fee £1 10s. Victoria. Victoria. V. Sec. No. 99, Land Act 1890.	Victoria. Ver £1 10s. No
Sec. No. 99, Land Act 1890. \	WATTLE-BARK LICENCE	Section 99, Land Act 1890.
VATTES-BARK LICKNOR.	Department of Lands and Survey,	WATTH-BARK LICENCE.
~~~	Know all, men that I, being in that behalf duly authorized by the Governor of the Colony of Victoria, do hereby, in pursuance of the provisions of the Land	Department of Lands and Survey.
Department of Lands and Survey,	4cf 1830, give to	٠
89	back bereof,* full licence and authority, for a term of four months commencing on the 15th day of September, 190 and endian on the 15th day of January next	I,do hereby notify that a licence to strip Watthe-bark on Crown lands
Name of licensee $\left. \left. \right. \right.$	following, to 'fell Wattle trees for the purpose of obtaining hat k therefrom, on the Grown lands within	~~~
Address {	mentioned in the schedule hereto.	~~~
Schedale of Crown lands for which fits licence is not available.	S-bedule of Groun lands for retich this livence is not attailable. †  No. available for State Forests or Timber Reserves, or Tibin one mile of Fort Phillip Bay or its arms.  4. The condition will man state of stephen	printed or written on the back hereof,* and will expire on the fath day of Jannary next.  **Felectate of Croun lands for which this licence is not evaluate.
•	Lieusing Ayent,	Not available for State Forests or Timber Reserves, or
Not available for State Forests or Tamber Reserves, or within one mile of Port Phillip Bay or its arms.	Countersigned	~~~~
This licence expires on the 15th day of January, 189	N.B.—Be careful to observe that this licence expires on the 15th day of January, 189	N.B.—This notification must be forwarded to the senior Crown lands bailff of the district upon the date of the issue of the licence.

3620

September 5, 1890.

* Conductions.

- 1. The licence-fee shall be payable in advance.
- 2. This licence is available only for the Survey District specified therein.
- 1 ms needed is available only for the survey thisties specified therein.
   No tree of less than five inches in diameter, when of the black or feather-leaf species, nor less than four inches when of the golden or broad-leaf species, shall be stripped of its bark. The measurement in each of the foregoing cases shall be taken at two feet from the ground.
- 4. No bark shall be stripped from a tree until after the same has been felled.
- 5. No tree shall be felled at a greater height than two feet from the ground.
- 6. The licensee will be required to thoroughly strip the bark from the trunk and branches of every tree felled, and to complete the stripping of one tree before commencing to fell another.
- 7. No tree shall be felled so as to obstruct any track.
- 8. The licensee only shall strip bark under the authority of this licence, and if any bark stripped by him be transported from Crown lands by any other person, such other person also shall hold a similar licence.
- 9. All back stripped under the provisions of this licence shall remain the property of the Crown until the same shall have been removed from Crown lands.
- 10. This licence is personal, and must be produced by the holder the reof when asked so to do by any Crown lands bailiff or other officer appointed to enforce the regulations under which the same is issued.
- regulations under which the same is issued.

  11. If the Leensee shall strip or remove bark from any tree on any Crown lands except in accordance with the conditions of this licence, he shall be deemed to have stripped or removed bark without a licence, and, on conviction thereof, under the provisions of the Land det 1890, this licence for the season during which such conviction may have been made, shall, from and after the date of such conviction, become void and of no effect, nor shall any fresh licence be granted to him during such scason.
- 12. This licence shall have no force or effect except within the Survey District and during the season for which the same has been granted, nor shall it be of any force or effect within any reserve specially made and proclaimed under the provisions of The Land Act 1884 or the Land Act 1890 for the preservation and growth of wattle trees.

18. This licence is not available for lands leased under section 32 of the Land Act 1884 or 1890, except by express permission of the Minister of Lands.

# SCHEDULE LXX.-(CHAP. XIX. s. 1.)

SECTION 99.-MISCELLANEOUS LICENCES.

LICENCES WHICH CONFER THE EXCLUSIVE RIGHT TO ENTER ON CROWN LANDS.

Purpose of Licence.	Fee to be paid.	Right to be conferred by Licence.
For obtaining and removing guano	Not less than £10 per annum, pay- able quarterly in advance	To enter upon Crown lands not exceeding six acres in extent in a position approved by the Minister.
For obtaining andremoving one	Not less than £10 per annum, pay- able quarterly in advance, accord- ing to area and position of land and value of the stone	To enter upon Crown lands not exceeding two acres in extent in a position approved by the Minister, and subject to the following conditions:—  Enclosure of site by a substantial three-rail fence, not removable by the licensee at the termination of his tenure thereof, but to belong to the Crown.
	Within Sandhurst Land Officer's district. — Not less than £4 per annum, payable quarterly in advance, according to the area and position of the land and the value of the stone	If the site abut on a public road, the slope of excavation from edge of the road to the bottom of the quarry must not be steeper than 1 to 1.
For obtaining and removing stone	Within Ballarat Land Officer's dis- trict. — Not less than £4 per annum, pnyable quarterly in advance, ac- cording to the po- sition of the land and the value of the stone	To enter upon Crown lands not exceeding half-an-acre in extent in a position approved by the Minister, and subject to the following conditions:—  Enclosure of site by a substantial three-rail fence, not removable by the licensee at the termination of his tenure, but to belong to the Crown.  If the site abut on a public road, the slope of excavation from edge of the road to the bottom of the quarry must not be steeper than I to 1.
For obtaining limestone and erecting lime- kilns	Not less than £25 per annum, pay- able quarterly in advance; if kilu site is a separate site, £2 perannum extra for it	To enter upon Crown lands not exceeding three acres in extent in a position approved by the Minister. Wood for fuel for the kilns shall not be obtained on Crown lands unless a "Timber licence" be taken out by each person employed by the licensee to procure the wood.
For obtaining brick-earth and erecting brick-kilns	Not less than £10 per annum, pay- able quarterly in advance	To enter upon Crown lands not exceeding three acres in extent in a position approved by the Minister, and subject to the condition that the site be enclosed by a substantial three-rail fence, not removable by the licensee at the termination of his tenure of the site. Trees on such site may be cut down and made use of for the kilns by the licensee, but no wood beyond the boundaries of the site shall be removed from Crown lands for use at the brick-kilns unless a "Timber licence" be taken out by each person employed by the licensee in procuring wood.
For slaughter- houses	Not less than £10 per annum, payable quarterly in advance.	To enter upon Crown lands not exceeding three acres in extent in a position approved by the Minister.
For building or repairing ships or boats	To be fixed by the Minister	To enter upon Crown lands not exceeding three acres in extent in a position approved by the Minister.
For landing- places, or for depositing materials	Ditto ditto	To enter upon Crown lands not exceeding three acres in extent in a position approved by the Minister.
For a factory	Ditto ditto	Wood for a factory, tannery, or for a saw- mill, or for a paper-mill shall not be cut
For a tannery	Ditto ditto	from Crown lands beyond the boundaries of the site specified in the licence unless a "Timber licence" be taken out by each
For a paper-mill	Ditto ditto	person employed by the licensee in cut- ting and taking away wood for such mill.
For erection of pumps	£5 to £10 perannum payable quarterly in advance	To enter upon Crown lands the position and area of which to be approved by the Minister.
For working mi neral springs	Not less than £10 per annum, pay- able quarterly in advance	extent of which to be determined by the

LICENCES WHICH CONFER THE EXCLUSIVE RIGHT TO ENTER ON CROWN LANDS—continued.

	Purpose of Licence	Fee to be paid.	Right to be conferred by Licence.
	For bathing- places or for boat-jetties		To enter upon Crown lands the position and extent of which to be approved by the Minister.
	For the manu- facture of salt	Not less than £5 per annum, pay- able quarterly in advance	To enter upon Crown lands the position and extent of which to be approved by the Minister.
	For an inn, store, smithy, bakery, or similar build- ng inathinly populated dis- rict	Not less than £5 per annum, ditto, ditto	To enter upon Crown lands in a position approved by the Minister. The Crown lands to be so entered upon, when comprised in surveyed allotments, must be situated on the road frontage of such allotments.
J	For sites for toll or punt houses	Not less than £10 per annum, pay- able quarterly in advance	To enter upon Crown lands not exceeding three acres in extent in a position approved by the Minister.
	For fishermen's residences	£2 per annum if the site be within seven miles of the General Post Office, Melbourne; £1, ditto, ditto, if the site be beyond that distance, and within a town, village, or borough; 10s. if the site be from seven miles to thirty miles from Melbourne, and not in a town, village, or borough; and 5s. if the site be more than thirty miles from Melbourne, and not in a town, village, or borough and for the site be more than thirty miles from Melbourne, and not in a town, village, or borough	To enter upon unreserved Crown lands not exceeding in extent twenty perches in a position approved by the Minister, with use of adjacent unappropriated Crown lands for drying nets. The licensee to have, the use of adjacent unappropriated Crown lands for drying nets, and to take dead wood for fuel for domestic purposes.
P	or licences to protect pre- sent reserves	To be fixed by the Minister	To protect the public reserve for the purposes for which it may be reserved, and consistently with the preservation of the public rights thereupon to make such use of it as may be described in the licence.
F	or gardens	Ditto ditto	To occupy Crown lands not exceeding in area three acres, for residence and garden purposes only.
F	or collecting ballast	£12 per annum, payablequarterly in advance	To enter upon Crown lands not exceeding in extent one rood in a position approved by the Minister.
F	or any other purpose not included in above	To be fixed by the Minister	For such purposes and at such places as shall be approved by the Minister, and inserted in such licence.

# SCHEDULE LXXI.—(CHAP. XIX. 8. 2.)

LICENCES WHICH DO NOT CONFER ANY EXCLUSIVE RIGHT TO ENTER ON CROWN LANDS,

Purpose of Licence.	Fee to be paid.	Right to be conferred by Licence.
For removal of stone	5s. per week, payable in advance Within city of Sand- hurst and borough of Eaglehawk, £1 per quarter, payable in advance	stone therefrom, which must not be excavated to a greater depth than twenty inches below the natural sur- face of the ground; and no blasting operations shall be permitted under this licence, which is available for
For removal of stone from open quarries not held under licence	Within the Horsham land officer's district, £1 per month	one person only using one cart. To enter upon such Crown lands as may be allowed by the Minister to be made use of for this purpose. Such licence to be available for one person only The licensee to remove all "stripping", at least half a chain from the opening of the quarry, and at the expiration of his licence to leave the face of the quarry in a good and proper condition.

LICENCES WHICH DO NOT CONFER ANY EXCLUSIVE RIGHT TO ENTER ON. CROWN LANDS—continued.

Purpose of Licence.	Fee to be paid.	Right to be conferred by Licence.
For removal of sand from un- appropriated Crown lands within Sand- ridge Bend		No sand shall be removed under any pretence for purposes of reclamation or filling up.     Sand for building purposes may be removed only from within the bounds of the ground specially set apart for
		that purpose.  3. The removal of sand is prohibited except between the hours of 7 a.m. and 4 p.m. On Saturdays between the hours of 7 a.m. and 12 noon.
		4. Every person removing sand for building purposes shall pay to the Crown lands bailiff in charge of the site set apart for obtaining such sand
		the sum of Two shillings in respect of each load of sand to be removed by him, and shall receive from such bailiff a printed permit for the same, which, on leaving with his load, he shall deliver to the Crown lands bailiff for
		cancellation.  5. Any person found removing sand without a permit from the ground set apart for sand carters, and all persons found removing sand from the unappro-
		priated Crown ands at Sandridge Bend beyond those bounds, with or without a permit, shall be summoned by any Crown lands bailiff or police constable to appear before justices of the peace to answer for such offence.
For digging and taking away— Sand	5s. per week, payable in advance	to answer for such offence.  To enter upon such Crown lands as may be allowed by the Minister to be made use of for this purpose. Such licence -available for one person only using one cart.
Salt Loam	Ditto, ditto Ditto, ditto Butif the shells or seaweed be	Ditto. Ditto. But the licence shall be null and void if the licensee traffic in any
Shells Seaweed	Do.,do.do.do.do.do.do.do.do.do.do.do.do.do.d	way with the shell or seaweed Ditto. dug or taken away under the Ditto. provisions of the licence, or dis- pose of such shell or seaweed in any way other than as manure upon the licensee's own land
Gravel	(ls. per annum Ditto, ditto The fee for a licence to dig and take away gravel from the Gravel Reserve, Wodonga Flats, shall be	/ only. Ditto.
For digging and taking away sand or gravel	15s. per week. Within the city of Sand- burst, 2s. 6d. per week	To enter upon such Crown lands as may be allowed by the Minister to be made use of for this purpose. Such licence available for one person only, using one cart.
For digging and taking away sand or gravel	Within the shire of Strathfieldsaye, 2s. 6d. per week	To enter upon such Crown lands as may be allowed by the Minister to be made use of for this purpose. Such licence available for one person only, using one cart.
for digging and taking away sand, loam, and gravel	Within the parishes of Heathcote and Ro- chester, 2s. 6d. per week, payable in ad- vance	To enter upon such Crown lands as may be allowed by the Minister to be made use of for this purpose. Such licence available for one person only, using one cart.
For digging and taking away sand, loam, and gravel		To enter upon such Crown lands as may be allowed by the Minister to be made ure of for this purpose. Such licence available for one person only, using one cart.
For digging and taking away sand, loam, and gravel	Eaglehawk. 2s. 6d. per week, payable in advance	To enter upon such Crown lands as may be allowed by the Minister to be made use of for this purpose. Such licence available for one person only, using one eart.
For any other purpose	To be fixed by the Min- ister.	To be stated in licence.

# CONDITIONS OF ABOVE LICENCES.

Conditions of such licences shall be as follows, so far as circumstances will permit:—

a. That payment of the fee shall be made by the licensee in advance.

b. The licence shall be available for one person and one dray only, and shall be produced by the licensee upon the request of any bailist of Crown lands or police constable.

c. The licence shall be liable to revocation at any time by the Minister, without any liability to satisfy any claim by the said licensee for compensation.

d. If the licence be for the purpose of obtaining shell or seaweed, then it is issued to the licensee subject to the provision that the licence shall be null and void if the licensee traffic in any way with the shell or seaweed dug or taken away under the provisions of the licence, or dispose of such shell or seaweed in any way other than as manure upon the licensee's own land only.

If the licence be for the purpose of obtaining and removing surface stone, the land specified in the licence shall not be excavated to a greater depth than twenty inches below the natural surface of the ground, and no blasting operations will be permitted.
 If the licence be for the purpose of obtaining sand or loam, it is issued subject to the condition that such sand or loam shall not be dug or taken away from the beds or banks of rivers, creeks, lakes, or lagoons.

#### SCHEDULE LXXII.-(CHAP. XIX. s. 3.)

I, the undersigned hereby make application for a licence under the Land Act 1890, to occupy the land marked out by me, and hereunder described, for the purpose of for the purpose of and I request that (if necessary) an authorized surveyor be instructed to make a survey for me and on my account of the said allotment, and to supply a plan of same; and I undertake to pay all duly authorized fees for the making of the said survey and plan, or for any such notification thereof; and if the issue of such licence he notified in the Government Gazette as approved, I hereby agree to accept such licence from the date specified in such notification as the date thereof, and to pay all licence fees due or that may become due with respect to such licence or with respect to this my application therefor, and to accept a licence subject to the terms, covenants, and conditions which may be lawfully imposed.

Signature of applicant—

Signature of applicant— Occupation— Address— Date of signature—

Situation and Extent of Land applied for.	Description of the Land, containing the lengths and bearings of the boundary lines and their connexion with a fixed point in a Government Survey, as shown on plan accompanying this application.
7	
	·

# SCHEDULE LXXIII.—(CHAP. XIX. s. 4.) ...

Corr. No.

Number of licence-

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

Fee per annum, £ payable as follows:-

VICTORIA.

Schedule of Payments. Initials of Receiver. £ s. Date of Receipt Department of Lands On delivery of this licence ... ... On 1st April, 189 ... On 1st July, 189 ... On 1st October, 189 and Survey (Occupation Branch),

Melbourne, 189

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

SECTION 99 OF THE "LAND ACT 1890."

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

Know All. MEN that I; the undersigned, being in that behalf duly authorized by the Governor of the Colony of Victoria, do hereby, in pursuance of the Land Act 1890, give and grant to of in consideration of the payment of the annual sum of pounds shillings pence, in instalments as specified in the schedule prefixed hereto in advance, to the Receiver of Revenue at subject to the fulfillment of the conditions printed or written on the back hereof full licence and authority to enter upon on and after date hereof, and to occupy until described or delineated in the schedule hereto, for the following purpose, that is to say:—

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

Signature-

N.B.—Be careful to observe that this licence expires on 189

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

CONDITIONS UNDER WHICH THIS LICENCE IS ISSUED.

1. The land specified in this licence shall be used solely for the purpose for which

1. The land specified in this licence shall be used solely for the purpose for which it is granted, and shall not be sublet.

2. This licence shall be produced by the licensee upon the request of any bailiff of Crown lands or police constable.

3. When the holder of the licence does any act which if it were done without licence would be punishable as trespass, if he fail to produce his licence when asked so to do by any bailiff of Crown lands or any police constable, he shall be conclusively deemed to be a person not licensed or otherwise authorized to do such act within the meaning of the 114th section of the Land Act 1890.

4. The non-compliance with, or the non-performance of, any of the obligations specified in this licence shall render this licence null and void, and the Minister may thereupon cause the land to be re-entered upon in respect to which this licence has been granted, and deal therewith as nnoccupied Crown lands.

5. If, during the period for which this licence is issued, the Governor shall deem the resumption of the whole or any part of the land described in this licence necessary for public purposes, the Governor shall have power to resume possession of the land, or of part thereof, without giving compensation to the licensee for so doing after the licensee shall have been served with a notice under the seal of the Board of Land and Works of the intention to resume possession of the land, or of part thereof, three months after date of such notice.

6. In all proceedings for any alleged breach of the conditions of this licence or of the regulations under which it is issued, the burthen of proof of compliance therewith shall rest with the licensee.

7. Subject also to the conditions in the several cases hereunder specified, and to the special conditions (if any) prescribed by the Minister, and written at the foot hereof.

#### CONDITIONS IN CERTAIN CASES.

If the licence be for ob-taining and removing stone of any descrip-tion, and brick or other

The site herein licensed must be enclosed by a substantial three-rail fence, not removable by the licensee at the termination of his tenure hereof, but to belong to the Crown.

If the licence be for fishermen's residences

If the licence be for brick-kilns

the Crown.

If the site abut on a public road, the slope of excavation from edge of the road to the bottom of the quarry must not be steeper than 1 to 1. Ground must not be broken within 6 feet of the road.

The licensee herein mentioned is permitted the use of adjacent unappropriated Crown lands for drying nets and to take dead wood for fuel for domestic use.

The site to be enclosed by a substantial three-railed fence, not removable by the licensee at the termination of his tenure of the site. Trees on such site may be cut down and made use of for the kilns by the licensee, but no wood beyond the boundaries of the site shall be removed from Crown lands for use at the brick-kilns unless a "timber licensee" be taken out by each person employed by the licensee in procuring wood.

Wood for fuel for the kilns shall not be obtained on

If the licence be for lime-

If the licence be for a tannery, factory, saw-mill, or paper-mill

If the licence be for a site for a saw-mill in a State forest

each person employed by the licensee in procuring wood.

Wood for fuel for the kilns shall not be obtained on Crown lands unless a "timber licence" be taken out by each person employed by the licensee to procure the wood.

Wood shall not be cut from Crown lands beyond the boundaries of the site specified in this licence, unless a "timber licence" be taken out by each person employed by the licensee in cutting and taking away wood for the use of the mill herein licensed.

No buildings shall be erected outside of the boundaries of the site. No goats shall be kept by licensee or by persons in his employment in the reserve wherein the mill site is situated. Licensees shall forward, when called upon, to the Minister a statutory declaration of the number of men engaged under licences in felling and transporting timber for feeding mil, and than on unlicensed men have been so employed.

The land specified in the licence shall not be excavated to a greater depth than twenty inches below the natural surface of the ground, and no blasting operations will be permitted.

This licence only confers the right to occupy the land as a site for a rural inn. Fermented or spirituous liquors can only be sold thereat under the usual publican's licence authorized by the licensing beach of magistrates.

· If the licence be for obtaining and removing surface stone, at the rate of £3 per quarter, the licence be for a site for a rural inn

SPECIAL CONDITION.

SCHEDULE LXXIV -- (CHAP. XIX. 8. 4.)

Fee per

R.

VICTORIA.

Sec. No. 99 of the Land Act 1890.

Department of Lands and Survey,

Know all Men, that I, being in that behalf duly authorized by the Governor of the colony of Victoria, do hereby, in pursuance of the Land Act 1890, give and of in consideration of the payment of the sum of and subject to the fulfilment of the conditions printed or written on the back hereof, full licence and authority to enter upon, on and after the date hereof, for and no longer, the Crown lands described in the schedule hereto for the following purpose, that is to say:

To obtain and remove therefrom.

Schedule.

All these Crown lands, Countersigned, Issuer authorized by the Treasury.

Licensing Agent.

This licence shall have no effect until countersigned by the issuer authorized by

the Treasury.

N.B.—Be careful to observe that this licence expires on the

day of

# SCHEDULE LXXV.-(CHAP. XIX. s. 5.)

Conditions of Licence for Lime Sites North of and adjoining the Botanical Gardens at Geelong.

1. The portion of surface soil required to be removed shall be carefully preserved, and shall be placed apart by itself within the boundaries of the site, and all waste soil and debris shall be deposited in such places as may be directed by the Town Surveyor of Geelong.

2. The road may be diverted for the purpose of quarrying for limestone and relaid, with the concurrence and under the direction of the Town Surveyor aforesaid

2. The road may be diverted for the purpose of quarrying for innestone and relaid, with the concurrence and under the direction of the Town Surveyor aforesaid.

3. Kiln sites can only be obtained east of those now under licence.

4. Quarrying operations shall not be carried on within the boundaries of the land under licence in such a manner as will, in the opinion of the Town Surveyor, endanger the public safety.

5. Quarrying or other operations by the licensee must not in any way interfere with or obstruct the public safety.

6. The licensee shall, within one month, commence to quarry the limestone on the site for which he shall hold a licence, and convert the limestone so raised into good marketable lime, and shall, at the expiration of three months from the date of his licence, and during each and every week thereafter, while his licence or any renewal thereof is in force, make and produce from the stone so quarried 900 bags (if required) of good marketable roche lime per week from each site; provided that there shall always be on hand at the kiln ready for sale to the public, in the order in which applications may be made or lodged, not less than 500 bags of such lime to supply the demands of the public.

7. That each bag of lime shall contain not less than three bushels of well-burned, screened, marketable lime; and not more than Two shillings and threepence per bags shall be charged if delivery be required at the kiln, or into boats, as is now the practice in connexion with the Limeburners' Company at Geelong; and Three shillings per bag if delivery be required at the wharf in Melbourne. The bags shall be the property of the licensee, who will be entitled to charge One shilling per bag, which amount will be refunded, provided the bags be returned in good order within ten days.

8. That if at any time during the currency of a licence, or of any renewal

be the property of the licensee, who will be entitled to charge One shilling per bag; which amount will be refunded, provided the bags be returned in good order within ten days.

8. That if at any time during the currency of a licence, or of any renewal thereof, the licensee has not worked and is not working the lime site fully and fairly according to his licence, or has wilfully failed and neglected to have on hand at the kilns not less than 500 bags of lime to supply the requirements of the public as aforesaid, or that the line prepared by the licensee is not good marketable roche lime, pure in quality, and that the bags do not contain three bushels of lime as aforesaid, due allowance being made for waste by transit to Melbourne, or that more has been demanded for each bag of lime than Two shillings and threepence or Three shillings at the respective places of delivery as aforesaid; then and in such case, after the licensee shall have had an opportunity of showing cause against such forfeiture, in the manner provided by the 128th section of the Land Act 1890, the licence may be forfeited, and thereupon all moneys previously paid by the licensee, together with all erections, improvements, plant, and materials then on the lands mentioned in such licence, shall become and be the property of the Board of Land and Works; and the production of a copy of the Government Gazetic containing a notice, purporting to be signed by the Minister of Lands, of the forfeiture of the licence shall be conclusive evidence that such licence has been lawfully determined and annulled.

### SCHEDULE LXXVI .- (CHAP. XX, 8, 9.)

APPLICATION FOR A COMMON UNDER THE "LAND ACT 1890."

We, the undersigned, do hereby apply for the proclamation of a common under the  $Land\ Act$  1890 as hereunder described.

Description of boundaries and approximate betten of the land for the proclamation of which as a common application is now made ... ... ... ... ... now made
Distance and area of nearest common from that applied for ...
Estimated grazing capability of common applied for in acres to one head of cattle

Signature of Applicants.	Residence.	Extent of Land held by each.	No. of Acres cultivated by each.	Particulars of Qualification for Commonage Rights.  [Insert here if the applicant is a ratepayer in a municipal district, a holder of a miner's right, business locence, or carrier's licence; or a farmer who resides on and uses for agriculture or dairying land held by him in fee or under lease or licence issued under Part II. of The Land Act 1855, particular if of The Amending Land Act 1855, particular in the common land and act 1855, particular in the common land act 1850, particular in the common land act 1850, particular in the common land act 1850.  Division 3 of the Land Act 1850, or of Part II.	No. of Cattle belonging to Applicants Departuring on any Common or Commons.
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# SCHEDULE LXXVII.-(CHAP. XX. s. 10)

APPLICATION FOR EXTENSION OF AN EXISTING COMMON.

We, the undersigned, who have the legal right to depasture cattle on the common at which common is now, in our opinion, inadequate for the legitimate requirements of the persons entitled to commonage thereon, do hereby apply for the proclamation of an extension (as hereunder described) of that common.

Description and approximate extent of the land for the proclamation of which, as an extension of the common, application is now made ...

Estimated grazing capability of same in acres to one head of cattle ...

Area of existing common ...

Grazing capability of same in acres to one head of cattle my ear common and ending on little small cattle depastured on the common during the year commencing on and ending on little small cattle ditto...

Number of persons to whom the above-mentioned cattle belonged ...

Largest number of such cattle belonging to any one person...

Largest number of such cattle belonging to any one person...

Amount of commonage fees received during the abovementioned period ...

In what manner disposed of ... and [Insert here if the applicant is a ratepayer municipal district, a holder of a miner's business licence, or carrier's licence, or a husiness licence, or carrier's licence, or a husiness licence, or a consideration of the licence of If Depasturing Cattle on any Common or Commons, state Number of Cattle as Name of Common, Extent of Land und Cultivation by each. SCHEDULE LXXVIII.—(CHAP. XX. 8. 15.) FORM OF BOOK FOR ISSUE OF LICENCES TO DEPASTURE CATTLE ON A COMMON. Received from of the sum of for the grazing on the common, until next ensuing, of large cattle and small cattle, as hereunder described, subject to the regulations for management of the said common.

Date— Name of Common-Date of issue of licence-Name-Large cattle, at Small cattle, at : Total ... £ Signature-Description and brands of cattle. Description and brands of cattle. FORM OF ACCOUNT BOOK. Date. | Name. | Particulars. | Amount. | Total. | Date. | Name. | Particulars. | Amount | Total. £ | s. | d. £ | s. | d £ |s. |d. |£ | s. | d. Carried forwar Carried forward SCHEDULE LXXIX.—(CHAP. XXII. s. 16.) Abstract of the accounts of the managers of the above-named common for the year

[or period] commencing on the day of 189, and
ending on the day of 189, both days inclusive. Cr.Receipts Expenditure. s. d. £ To Balance ...
Fees for depasturing—
Number. By Salary of herdsman head of large cattle small cattle Fees received for special licences to—
Slaughtermen
Butchers ... ...

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

Managers.

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

Date—

Balance

Signature-Office-Address-

#### SCHEDULE LXXX.-(Chap. XXI. s. 9.)

Fee per annum, £ 's. d.

No.

GRAZING LICENCE UNDER 123RD SECTION "LAND ACT 1890."

Department of Lands and Survey, Melbourne, Victoria, 189

Know all men that I [the Governor of Victoria]
(being the person duly authorized in that behalf) in pursuance of the Land Act
1890, and in consideration of the sum of
duly paid by the person hereinafter mentioned, do hereby give to
of license and liberty

**Describe kind of to enter with**
lands, reserves, or other Crown lands specified in the schedule
hereto not being lands forming part of any common, or held under lease or licence
or taken up or required for the purposes of the said Act, and therewith to depasture the same. This licence will continue in force until the
day of and no longer, and is issued subject to the conditions on
the back hereof. day of the back hereof.

Schedule.

All these Crown lands

acre or thereabouts.

#### CONDITIONS.

- 1. The issue of this licence shall not prevent the land comprised therein or any part or parts thereof being sold, leased, licensed, alienated, or dealt with under any of the provisions of the Land Act 1890, except under the 123rd section thereof, or being resumed by order of the Governor or Administrator of the Government of Victoria, with the advice of the Executive Council, for any of the purposes for which land may be reserved under section 10 of the Land Act 1890 or for mining
- purposes.

  2. In case the said land or any part thereof should be sold, leased, licensed, alienated, dealt with, or resumed as aforesaid, the licensee shall not be entitled to any compensation other than the return of such portion of the fee paid by him as the responsible Minister of the Crown for the time being administering the Land Act 1890 may think fit. This licence is also subject to the rights of the holders of miners' rights or of mining leases now issued or hereafter to be issued to enter upon the allotment hereby licensed, and to search for gold and to mine thereon, and to erect and occupy mining plant and machinery, without making any compensation to the licensee, his executors, administrators, or assigns, for surface or other damage.
- 3. Subject to these conditions the licensee shall be entitled to use the land for the purpose for which this licence has been granted until notice has been given in the Government Gazette that such land or any part thereof has been sold, leased, licensed, alienated, dealt with, or resumed as aforesaid, and immediately upon such notice being given all the interest of the licensee in the licensed land described in such notice shall cease and be determined, and any person entitled to occupy the licensed land or any part thereof may lawfully make entry upon and hold the same without the permission or sanction of the licensee or anyone claiming under her, him, or them.
- 4. No land comprised in roads from time to time surveyed and marked out within the boundaries of the land comprised in this licence shall be deemed within
- 5. This licence entitles the holder thereof, during the period for which it is granted, to use the land therein comprised for depasturing purposes only, but does not confer any right to build thereon, or to cultivate, or to fence any portion
- 6. If the licensee desire a renewal of this licence, notice to that effect must be given to the Minister aforesaid one month prior to the expiration thereof, but nothing herein contained shall be deemed to confer a right to any renewal.
- 7. The interest in this licence may not be transferred without the consent of the Minister aforesaid and the payment of a fee of £1.
- 8. No claim whatever shall be made or entertained by reason of this licence not being renewed or transferred.
- 9. This licence is to be used under and in accordance with the regulations made or to be made under the provisions of the said Act and for the time being in force.
- 10. The licence may be forfeited if the licensee commit a breach of or neglect to comply with these conditions.
- 11. The publication of a notice in the Government Gazette purporting to declare that the Governor or Administrator, with the advice aforesaid, has forfeited this licence shall be conclusive evidence that the licence is forfeited.

And the Honorable Charles Henry Pearson, acting as Her Majesty's Commissioner of Crown Lands and Survey for Victoria, shall give the necessary directions herein accordingly.

G. WILSON BROWN. Clerk of the Executive Council.

#### THE MILLEWA IRRIGATION AND WATER SUPPLY TRUST CONSTITUTED.

At the Executive Council Chamber, Melbourne, the first day of September, 1890.

#### PRESENT:

### His Excellency the Governor.

Mr. Bell Mr. Gillies Mr. Dankin Mr. Deakin Mr. Cuthbert Mr. Davies Mr. Patterson. Dr. Pearson

Mr. Cuthbert
Dr. Pearson

WHEREAS by the Water Act 1890 it is provided that any
Municipal Council, or Waterworks Trust, or Irrigation
Trust, or any two or more together of such Councils or Trusts,
or the majority in number of the ratepayers in any proposed district, or the majority in number of the owners of land within any
proposed district, such majority being the owners of at least
half the land in the proposed district, may petition the Governor
in Council to constitute such district an Irrigation and Water
Supply District, and to appoint and create a Trust therein.
And it is further provided by the said Act that, before any district or Trust can be constituted or appointed under the said Act
upon a petition from any Municipal Council or Waterworks
Trust, or from any two or more together of any such Councils or
Trusts, or from a majority in number of ratepayers in any
proposed district, or upon a petition from a majority of the owners
of land, being an absolute majority of the owners of land within
the proposed district, such majority being owners of al least half
the land in such proposed district, that a petition from owners
of land, being an absolute majority of the owners of land within
the proposed district, such majority being owners of at least half
the land in such proposed district, shall be presented to the
Governor in Council praying that the scheme or plan of works of
such first petition, as set out in the declaration of the Minister,
published under the said Act, may be adopted in part or in whole.
And it is further enacted that, after compliance with the provisions in the said Act, the Governor in Council may approve
of the scheme proposed, either with or without any alterations,
additions, or restrictions, as he may think fit, or, he may disapprove of the same; and if he approve of the same, either with
or without alterations, he shall make an Order in Council
accordingly. And it is further enacted that, if the Governor in
Council approve of such proposed district an Irrigation and Wa

Supply Trust to construct, maintain, and continue the works described in the Order.

And whereas the majority in number of the owners of certain land in the parishes of Wharparilla, Millewa, Bamawm, and Ballendella, in the counties of Gunbower and Bendigo, and within the boundaries of a proposed district (shown upon the plan accompanying their petition), being the owners of at least half the land within such proposed district, have, in accordance with the provisions of the said Act, petitioned the Governor in Council to constitute the proposed district, as shown upon the plan accompanying their petition, an Irrigation and Water Supply District, and to appoint and create a Trust therein for carrying out the scheme or plan of works proposed in the said petition: And whereas all the provisions of the Act necessary to precede the declaration in writing of the Minister upon the said petition having been complied with, the Minister duly published his declaration in the Government Gazette on the twentieth day of December, 1889, in accordance with the provisions of the said Act. And whereas, after due observance of the steps necessary under the said Act to precede such a petition, and on this first day of September, 1890, a petition of an absolute majority of the owners of land in the district proposed to be constituted, such majority being the owners of at least half the land in such proposed district, hath been presented to the Governor in Council, praying that the scheme or plan of works of such first-named petition, as set out in the said declaration in writing of the Minister, might be adopted: And whereas, after compliance with all the provisions under the said Act necessary to be observed before approval of the scheme proposed, the Governor in Council has, by an Order in Council dated this first day of September, 1890, approved of the said proposed scheme. Now therefore His Excellency the Governor, by and with the advice of the Executive Council, and in accordance with the provisions of, and in exercise of the p

- 1. That the said proposed district shall be and the same is hereby constituted as, from the date of this Order, an "Irrigation and Water Supply District" under the said Water Act 1890; and an Irrigation and Water Supply Trust is hereby appointed and created to construct, maintain, and continue the works in this Order described, in accordance with the provisions of this Order and of the said Act.
- 2. That the limits and boundaries of the district within which such Irrigation and Water Supply Trust shall have authority, and which district shall henceforth be an Irrigation and Water Supply District, shall be those contained within the limits and boundaries of the area of the said Irrigation and Water Supply District hereby constituted, as such limits and boundaries are set out in the Second Schedule hereto.
- 3. That the name of the said Irrigation and Water Supply District shall be the "Millewa Irrigation and Water Supply District," and the corporate name of the said Irrigation and Water Supply Trust shall be the "Millewa Irrigation and Water Supply Trust."
- 4. That the scheme of the said Millewa Irrigation and Water Supply Trust shall be a weir on the river Goulburn, between Murchison and Nagambie; a main channel thence to the Waranga, or Gunn's Swamp; a storage reservoir with regulating.

works at the swamp; thence a main supply channel westward to the right bank of the Campaspe River; a syphon to convey water across the Campaspe; a supply channel from the left bank of the Campaspe; a supply channel from the left bank of the Campaspe westward for a distance of about ten miles; and a system of distributary channels, with all necesary secondary and subsidiary works, including works for drainage; steam-pumping plant on the south bank of the River Murray, in the Wharparilla pre-emptive right, parish of Wharparilla, county of Gunbower; thence an open or closed aqueduct, about four miles in length, to convey the water to or near the south boundary of allotment 52, parish of Millewa, county of Gunbower; and a system of distributary channels, with all necessary secondary and subsidiary works. The Goulburn weir, main channel to the Waranga Swamp, the Waranga reservoir, and the main channel from the Waranga reservoir to the Campaspe River shall be National works; all the other works shall he Trust works. And the works to be constructed and maintained are those set out in the First Schedule hereto.

- 5. That the quantity of water which the said Millewa Irrigation and Water Supply Trust shall be entitled and required to take from the National works hereinbefore mentioned, after the said works shall have been completed, shall be two thousand and sixty-seven cubic feet per minute throughout the winter season, that is to say, from 11th June to 15th November, both days inclusive, in each year; and one thousand one hundred and sixty-five cubic feet per minute throughout the summer season, from the 16th November to the 15th April, both days inclusive, in each
- 6. That the rate at which the said Millewa Irrigation and Water Supply Trust shall pay for water supplied from National works shall be Six shillings for every cubic foot of water per minute delivered throughout the winter season as hereinbefore defined, and Eight shillings for every cubic foot of water delivered throughout the summer season as hereinbefore defined.
- 7. That the source other than National works from which the said Millewa Irrigation and Water Supply Trust shall obtain its supply of water shall be the Murray River, and the maximum quantity it shall be entitled to take therefrom shall be six hundred and twenty-five cubic feet per minute, throughout the year, subject to the condition that the whole of it shall be bond fide used for domestic and stock supply, and for the irrigation of the lands in the Trust district.
- That the total amount of money proposed to be expended by the said Millewa Irrigation and Water Supply Trust on Trust works is Forty-nine thousand eight hundred and seventy pounds (£49,870) sterling.
- 9. That the amount of money proposed to be advanced by the Board of Land and Works by way of loan is Twelve thousand pounds (£12,000) sterling; that the rate of interest to be paid by the Trust upon such loan is Four pounds ten shillings per centum per annum, being one-half per cent. higher than the rate paid by the Government upon the public loan out of which such moneys are to be advanced; this rate of interest to be subject to reduction in accordance with section three hundred and six of the Act, in event of the interest paid by the Government upon such public loan being reduced.
- 10. That the number of persons to be elected as Commissioners of the said Millewa Irrigation and Water Supply Trust shall be six, and the period for which such Commissioners shall hold office shall be three years.
- 11. That the amount of money which may be borrowed by the said Millewa Irrigation and Water Supply Trust shall not at any time, together with any balances due from the Trust to the Board, or upon any Trust boan, exceed the sum of Forty-nine thousand eight hundred and seventy pounds (£49,870); and no rate made by the Millewa Irrigation and Water Supply Trust shall exceed the sum of Five shillings in the £1 of the annual valuation of the rateable property within the Trust district.
- 12. That the maximum amount which may be paid out of a loan raised by the said Millewa Irrigation and Water Supply Trust, in defraying the preliminary costs and expenses of application for this Order, shall be One hundred pounds (£100).

#### FIRST SCHEDULE.

Boundaries of the Irrigation and Water Supply District con-stituted in and by this Order.

Commencing at the north-east angle of allotment 49, parish of Millewa; thence southerly by the Campaspe River to a point due east of north-east angle of allotment 40s; thence west by a line, the north boundary of allotment 40s; thence west by a line, the north boundary of allotment 40s; thence west by a line, the north boundary of allotment 40s; thence west by a line and to the north-east angle of allotment 48; thence southerly and west by eastern and south boundaries of allotment 48 to south-west angle thereof; thence south by east boundary of allotment 42 and a line across road to north-west angle of allotment 31; thence east and southerly by north and eastern boundaries of said allotment 34 to the south-east angle thereof; thence east by a line and the north boundary of allotments 26a and 25a to the Campaspe River; thence southerly by that river to the south-east angle of allotment 24; thence west by north boundary of allotments 13 and 14 and a line across road to the north-east angle of allotment 15; thence southerly by east boundary of said allotment 10; thence west by a line across road and the south boundary of road forming south boundary of allotment 14 to the north-west angle of allotment 12; thence southerly by western boundary of allotment 16 to the south-west angle thereof; thence east by north boundary of allotment 2A to north-west angle of allotment 15 thence southerly by western boundary of allotment 15; thence southerly, and east by the west, south-westerly, and south boundaries of said allotment 14 to the

south-east angle thereof; thence east by a line to the Campaspe River; thence southerly by that river to the south-east angle of allotment 5, parish of Ballendella; thence west by south boundary of allotments 5 and 6, a line across road, and south boundary of allotment 34 to the south-west angle of said allotment 34; thence north by west boundary of allotment 35; thence west by a line across road and the south boundary of allotment 38 and 39, and north by the west boundary of allotment 38, and so and north by the west boundary of allotment 38, and north by the west boundary of allotment 38, and a line across road and the south boundary of allotment 44, 42, and 43, and north by the west boundary of allotment 44, and 45 to the south-west angle of allotment 364, 38, 39, 44, and 45 to the south-west angle of allotment 364, 38, 39, 44, and 45 to the south-west angle of allotment 364, 36, 21, and 20 to the north-west angle of allotment 362, 31, 322, and 34 to the north-west angle of allotment 362, 31, 322, and 34 to the north-west angle of allotment 37; in the parish of Milliewa, to the north-west angle of allotment 37; in the parish of Milliewa, to the north-west angle of allotment 37; in the parish of Milliewa, to the north-west angle of allotment 37; in the parish of Milliewa, to the north-west angle of allotment 57; it hence east by the north boundary of allotments 57, 56, 55, and 54 to the north-east angle of said allotment 57; thence north and west by the east and north boundaries of allotment 57 to the south-west angle of allotment 77; parish of Wharparilla; thence north by west boundary of allotment 57; to the south-west angle of allotment 77; and east by north boundary of allotment 57; to the south-west angle of allotment 57; and south by east boundary of allotment 57; to the south-west angle of allotment 57; and south by the south houndary of allotment 58 to the north-west angle of allotment 58; to the north-west angle of allotment 58; to the north-west angle of allotment 59; to the north-west angle of allo

Allotments within the boundaries of the Trust district, as before described, to be excluded therefrom:—

Allotments 29p, 20e, and 9, parish of Millewa. Allotment 36e, parish of Bamawm. Allotment 2, parish of Ballendella.

All of which boundaries are as shown on the Order in Council plan, deposited in the Office of the Minister of Water Supply, Mel-

#### SECOND SCHEDULE.

Scheme and Plan of Proposed Works, as approved by this Order.

#### National Works.

The Goulburn weir, main channel to the Waranga Swamp, the Waranga reservoir, and the main channel from the Waranga reservoir to the Campaspe River.

#### Trust Works.

A syphon to convey water across the Campaspe River; a supply channel from the left bank of the Campaspe westward for a distance of about ten miles; a system of distributary channels, with all necessary secondary and subsidiary works, including works of drainage; a steam pumping plant on the south bank of the River Murray, in the Wharpailla pre-emptive right, parish of Wharparilla, county of Gunbower; thence an open or closed aqueduct, about four miles in length, to convey the water to or near the south boundary of allotment 52, parish of Millewa, county of Gunbower; and a system of distributary channels, with all necessary and subsidiary works.

And the Honorable Alfred Deakin, Her Majesty's Minister of Water Supply for Victoria, shall give the necessary directions herein accordingly.

G. WILSON BROWN, Clerk of the Executive Council. THE MILLEWA IRRIGATION AND WATER SUPPLY TRUST.—SCHEME OR PLAN OF WORKS.

At the Executive Council Chamber, Melbourne, the first day of September, 1890.

#### PRESENT:

His Excellency the Governor.
Mr. Gillies
Mr. Deakin
Mr. Davies
Mr. Cuthbert
Dr. Pearson
Mr. Patterson.

Mr. Dakies
Mr. Cathbert
Dr. Pearson
WHEREAS by the Water Act 1890 it is provided that
any Municipal Council, or Waterworks Trust, or Irrigation Trust, or any two or more together of such Councils or
Trusts, or the majority in number of the ratepayers in any proposed district, or the majority in number of the owners of land
within any proposed district, such majority being the owners of
at least half the land of the proposed district, may petition the
Governor in Council to constitute such district an Trigation and
Water Supply District, and to appoint and create a Trust therein.
And it is further provided by the said Act that, before any district or Trust can be constituted or appointed under the said Act
upon a petition from any Municipal Council or Waterworks
Trust, or from any two or more together of any such Councils or
Trusts, or from a majority in number of the ratepayers in any
proposed district, or upon a petition from the majority of the
owners of land within any proposed district, that a petition from
owners of land, being an absolute majority of the owners of land
within the proposed district, such majority being owners of al
east half the land in such proposed district, shall be presented
to the Governor in Council, praying that the scheme or plan of
works of such first petition, as set forth in the declaration of the
Minister, published under the said Act, may be adopted in
part or in whole. And it is further enacted that, after compliance
with the provisions of the said Act, the Governor in Council may
approve of the scheme proposed, either with or without any
approve of the scheme proposed, either with or without any
approve of the scheme proposed, either with or without any
alterations, or additions, or restrictions, as he may think fit, or
he may disapprove of the same; and if he approve of the same,
either with or without alterations, he shall make an Order in
Council accordingly.

And whereas the majority in number of the owners of Gunbower and
Bendigo, in the colony of Victoria, and wi

20th day of December, 1889, in accordance with the provisions of the said Act.

And whereas, after due observance of the steps necessary under the said Act to precede such a petition, on this 1st day of September, 1890, a petition of an absolute majority of the owners of the land in the district so proposed to be constituted, such majority being the owners of at least half the land in such preposed district, hath been presented to the Governor in Council, praying that the scheme or plan of works of such first-named petition, as set out in the said declaration, in writing, of the Minister, might be adopted.

And whereas the Governor in Council, having taken all the circumstances into consideration, and having ascertained and being satisfied that there has been a compliance with all the provisions of the said Act necessary to be observed before the approval of the scheme of the petition for the constitution of the proposed district as an Irrigation and Water Supply District, and for the appointment and creation of a Trust therein, has determined to approve of the scheme proposed by such petition.

Now therefore His Excellency the Governor, by and with the advice of the Executive Council, and in accordance with the provisions of and in exercise of the powers conferred by the Water Act 1890 aforesaid, doth hereby approve of the scheme of the said recited petition for the constitution of the proposed district as an Irrigation and Water Supply District, and for the appointment and creation of a Trust therein, as such scheme is set out in the schedule hereto, in which also are set out the boundaries and area of the proposed district.

#### SOREDULE.

Scheme and Plan of Proposed Works, as approved by this Order.

Scheme and Pian of Proposed Works, as approved by this Order.

A weir on the River Goulburn, between Murchison and Nagambie; a main channel thence to the Waranga, or Gunn's Swamp; a storage roservoir, with regulating works, at the swamp; thence a main supply channel westward to the right bank of the Campaspe River, a syphon to convey water across the Campaspe estward for a distance of about ten miles, and a system of distributary channels, with all necessary, secondary, and subsidiary works, including works for drainage. A steam pumping plant on the south bank of the River Murray, in the Wharparilla pre-emptive right, parish of Wharparilla, county of Gunbower; thence an open or closed squeduct, about four miles in length, to convey the water to or near the south boundary of allotment 52, parish of Millewa, county of Gunbower; and a system of distributary channels, with all necessary, secondary, and subsidiary works.

The Goulburn weir, main channel to the Waranga Swamp, the Waranga reservoir, and the main channel from the Waranga reservoir to the Campaspe River shall be National works; all the other works shall be Trust works.

# Boundaries of the Irrigation and Water Supply District constituted in and by this Order.

Boundaries of the Irrigation and Water Supply District constituted in and by this Order.

Commencing at the north-east angle of allotment 49, parish of Millewa; thence southerly by the Campaspe River to a point due east of the north-east angle of allotment 480; thence west by a line, the north boundary of allotments 40n and 400, and a line across road to the north-east angle of allotment 48; thence southerly and west by eastern and south boundaries of allotment 48 to the south-west angle thereof; thence south by east boundary of allotment 42 and a line across road to the north-west angle of allotment 42; thence east and southerly by north and eastern boundaries of allotment 34; thence east and southerly by north boundary of allotment 54; thence east and southerly by that river to the south-east angle of allotment 24; thence west by north boundary of allotments 13 and 41 and a line across road to the north-east angle of allotment 15; thence southerly by that river to the south-east angle of allotment 15; thence west by a line across road and the south borth-west angle of allotment 12; thence west by a line across road and the south borth-west angle of allotment 12 to the south-west angle of allotment 12 to the north-west angle of allotment 12 to the south-west angle of allotment 12 to the north-west angle of allotment 12 to the north-west angle of allotment 13 to the south-west angle of allotment 14 to the south-westerly and south boundaries of said allotment 14 to the south-east angle thereof; thence east by a line to the Campaspe River; thence southerly by that river to the south-east angle of allotment 35, parish of Ballendella; thence west by south boundary of allotment 35, parish of Ballendella; thence west by the south boundary of allotment 36, and 38, 34, and 48 in across road and the south boundary of allotment 36, and a line across road and the south boundary of allotment 36, and a line across road and the south boundary of allotment 37, before the south-east angle of allotment 30; thence east by the no

Allotments 29D, 20B, and 9, parish of Millewa; Allotment 36B, parish of Bamawm; Allotment 2, parish of Ballendella;

All of which boundaries are as shown on the Order in Council plan, deposited in the office of the Minister of Water Supply, Melbourne.

And the Honorable Alfred Deakin, Her Majesty's Minister of Water Supply, shall give the necessary directions herein accordingly.

G. WILSON BROWN, Clerk of the Executive Council.

THE MILLEWA IRRIGATION AND WATER SUPPLY TRUST.—REGULATIONS FOR ELECTION OF COM-MISSIONERS.

At the Executive Council Chamber, Melbourne, the first day of September, 1890.

#### PRESENT:

#### His Excellency the Governor.

Mr. Gillies Mr. Deakin Mr. Cuthbert Mr. Bell Mr. Davies Mr. Patterson.

WHEREAS by section 222 of the Water Act 1890, No. 1156, it is enacted that the Governor in Council may, subject to the provisions of the said Act, from time to time make, alter, and repeal regulations relating to any Irrigation and Water Supply Trust appointed under the said Act for the purposes, among others, following:—

- (a) For determining the period for which the commissioners of any trust shall hold office, the time and manner of election, and the order of their retirement from office;
- (b) For determining the manner in which elections of any such commissioners shall be held, and the manner of voting
- (c) For determining the manner in which any vacancies in the office of any such commissioners shall be filled up;
- (d) For determining questions as to the due election of any such commissioner; and
- (c) For prescribing, subject to the provisions of the said Act, any other matter necessary for giving effect to Division IV. of Part III. of the said Act.

IV. of Part III. of the said Act.

Now therefore His Excellency the Governor, acting by and with
the advice of the Exceutive Council, and in pursuance of the said
provisions of the now in part recited Act, doth, for the purposes
aforesaid, so far as these may relate to a certain Irrigation and
Water Supply Trust, duly appointed under the said Act, and
known as the Millewa Irrigation and Water Supply Trust,
make the regulations following, viz.:—

- 1. Interpretation of terms.—In these regulations, "the Minister" shall mean the Minister of Water Supply; "the trust" or "the said trust" shall mean the Millewa Irrigation and Water Supply Trust; and "the district," "the said district," "the irrigation district," or "the irrigation and water supply district" shall mean the lands as defined by the Order in Council appointing the said trust wherein the trust shall have authority.
- 2. Period for which commissioners shall hold office.—Subject to the provisions in reference to the first election of commissioners hereinatter contained, for securing the annual retirement of two commissioners, the period during which the commissioners of the said trust shall hold office shall be three years.
- 3. Annual retirement of commissioners.—Two commissioners shall retire annually, but the retiring commissioner shall, subject to the provisions of the said Act, be eligible for re-election.
- 4. Term of office of persons elected commissioners at first election.—At the first election of commissioners two of the persons elected commissioners shall hold office as such commissioners for the term of three years, two others of such persons shall hold office for the term of two years, and the remaining two persons elected as such commissioners shall hold office for the term of one year; and the particular term for which each such person so elected a commissioner shall hold office shall be determined in manner following (that is to say):—
  - (a) How term of office is ascertained when no poll taken.—If the first election is made without a poll, as in the case in these regulations provided, then the particular term for which each candidate elected as a commissioner shall hold office shall, immediately upon such election, be publicly determined by lot by the returning officer, in such manner as to him may seem fit, and the returning officer shall thereupon immediately, and publicly, amounce the term for which each individual candidate elected as a commissioner shall hold office as so determined, and shall report the same to the Minister. to the Minister.
  - to the Minister.

    (b) How term of office accertained when poll taken.—If at the first election a poll shall be held as in these regulations provided, then of the six candidates elected as commissioners the two candidates who shall have received the highest number of votes shall hold office as commissioners for the term of two years, and the two candidates who shall have received the next highest number of votes shall hold office for the term of two years, and the two remaining candidates who shall have been elected shall hold office for the term of two or more than two candidates elected shall have obtained the same number of votes, then the returning officer shall determine by lot (as hereimbefore provided in the case of the first election if decided without ballot) the term or terms of three, two, or one year or years during which such candidates shall respectively hold office. But so that no candidate elected shall hold office for a shorter time than the term during which any other candidate who shall have obtained a less number of votes shall hold office. And the returning officer shall publicly declare the respective terms during which the several candidates shall hold office as so determined, and shall respect the same to the Minister.

    Extraordinary vacancies, how filled, and term of office.—
- 5. Extraordinary vacancies, how filled, and term of office.— Should any vacancy in the office of commissioner be occasioned by death, resignation, removal, disqualification, or any other cause whatever, an election shall forthwith be held to fill such vacancy;

- and the provisions contained in these regulations as to the nomination of candidates, the manner in which elections shall be held, and the mode of voting thereat shall apply to any election in respect of such vacancy, and the person elected to fill such vacancy shall hold the office of commissioner during the unexpired portion of the term of office of the commissioner whose seat shall have become vacant.
- 6. Date of first election of commissioners.—Date of ordinary annual election.—The first election of commissioners of the said trust shall be held on the 8th day of October, 1890, and the ordinary annual election shall be held on the 8th day of October in each succeeding year. Provided that whenever such date may fall upon a Sunday, or upon any day set apart as a public holiday, such election shall be held upon the day next following.
- 7. Voters' list to be prepared.—For the purposes of the first election of commissioners of the said trust, a voters' list shall be prepared by the persons upon whose petition the said trust has been constituted, and the said voters' list shall be forwarded to the Minister.
- 8. Form of roters' list.—First Schedule.—Such voters' list shall be in the form of the First Schedule hereto, and shall contain, in regular numerical sequence and alphabetical order of surname, the christian name or names, surname, and address (so far as these may be known) of each person entitled to vote under the provisions of the Water Act 1890, and shall also specify the extent of, and indicate with reasonable certainty, the land of each such person, and shall state the number of votes to which, under the provisions of the said Act, each such person is entitled.
- under the provisions of the said Act, each such person is entitled.

  9. Voting in respect of lands jointly owned.—In the case of joint owners of land, or in the case of joint lessees of land, the name of any one of such owners or lessees (as the case may be) shall, subject to the provisions of the said Act and of these regulations, be placed in respect of such land upon the voters' list in like manner as if such land were owned or leased solely by such one owner or lessee, and the owner or lessed whose name is so placed upon the said list or lists shall alone be entitled to vote accordingly. Provided always that if such owners or lessees in ontice in writing, desire that the number of votes to which, under the said provisions, any one of such owners or lessees is on entitled to give as aforesaid may be allotted between such owners or lessees in any manner they may jointly indicate, the alteration or alterations so desired to be made in the said list shall, if the same be consistent with the said provisions, he made when the list shall be revised as hereinafer provided, and such owners or lessees shall be entitled to vote accordingly.
- 10. Copy of voters' list to be available for inspection.—Second Schedule.—Objections to list to be in writing and forwarded to Minister.—A copy of such voters' list shall be available for inspection, without payment of any fee or charge, at all reasonable hours in the day time, in some convenient place within or near to the irrigation and water supply district of the trust, for a period of seven clear days; and a notice in the form, or to the like effect, of the Second Schedule hereto, setting forth the times and place at which such voters' list may be so inspected, shall be published in some newspaper ordinarily circulating within the said district, and such notice shall state that all objections to the said list must be forwarded in writing to the Minister within the time mentioned in the said notice.
- 11. Grounds of objection to be stated.—All objections to the said list shall be forwarded in writing to the Minister within eight days after the first day of the publication of such notice, and the ground or grounds of objection must be clearly set forth.
- 12. Minister to revise and certify lists.—The Minister shall revise the said list and consider all objections thereto, and make such alterations and amendments therein as to him may seem just, and shall certify the list under his hand as correct; and no objection to the list when so certified shall be allowed.
- 13. Certified list to be voters' roll.—The list so revised and certified shall be the voters' roll for the purposes of the first election of commissioners of the trust, but shall-also be available for any election in respect of any extraordinary vacancy occurring within twelve months next after the date of the said first election.
- 14. Voters' list to be prepared yearly.—Before the first day of Angust in each year the officers of the trust shall prepare a voters' list in the form of the First Schedule hereto, and such list shall contain, in regular numerical sequence and in alphabetical order of surname, the christian name or names, surname, and address (so far as those may be known) of each person entitled to vote under the provisions of the Water Act 1890, and shall also specify the extent of, and indicate with reasonable certainty, the land of each such person, and shall state the number of votes to which, under the provisions of the said Act, each such person is entitled.
- is entitled.

  15. Voting in respect of lands jointly owned.—In the case of joint owners of land, or in the case of joint lessees of land, the name of any one of such owners or lessees (as the case may be) shall, subject to the provisions of the said Act and of these regulations, be placed in respect of such land upon the voters' list in like manner as if such land were owned or leased solely by such one owner or lessee, and the owner or lessee whose name is so placed upon the said list shall alone be entitled to vote accordingly. Provided always that if such owners or lessees jointly, by notice in writing, desire that the number of votes to which, under the said provisions, any one of such owners or lessees respectively is so entitled to give as aforesaid may be allotted between such owners or lessees in any manner they may jointly indicate, the alteration or alterations so desired to be made in the said list shall, if the same be consistent with the said provisions, be made when the list or lists shall be revised as hereimatter provided, and such owners or lessees shall be entitled to vote accordingly.

- 16. Copy of list to be available for inspection.—Third Schedule.

  A copy of such voters' list shall be available for inspection, without payment of any fee or charge, at all reasonable hours in the day time, at some convenient place within or near to the irrigation and water supply district of the trust, for a period of seven clear days; and a notice in the form, or to the like effect, of the Third Schedule hereto, shall be published in some newspaper ordinarily circulating within the said district, and such notice shall state that all objections to the said list must be forwarded in writing to the chairman of the trust within the time mentioned in the said notice.
- 17. Grounds of objections to list to be forwarded in writing to the chairman of trust.—All objections to the said list shall be forwarded in writing to the chairman of the trust within the time mentioned in the said notice, and the ground or grounds of objection must be clearly set forth.
- objection must be clearly set forth.

  18. Special meeting of trust to be held to revise list.—List to be certified.—In the month of August in each year a special meeting of the trust shall be held for the purpose of revising the said list, and all objections which may have been forwarded to the chairman under the preceding clause shall be considered by the commissioners then present; and the chairman may make such alterations and amendanents in the said list as the commissioners, or a majority of the commissioners present, may determine to be just and necessary, or such as by these regulations are required to be made; and the list, when so revised, altered, and amended, shall be certified as correct under the hand of the chairman, and no objection to the list when so certified shall be allowed.
- 19. Revised and certified list to be voters' roll.—The list so revised and certified shall be the voters' roll for the purposes of any election (whether ordinary or extraordinary) of trust commissioners to be held within one year from the 8th day of October then next, the said day inclusive.
- October then next, the said day inclusive.

  20. Minister may appoint returning officer for first election.—
  Chairman of trust to be returning officer at subsequent elections.—
  For the purposes of the first such election, the Ministermay appoint some fit and proper person to be returning officer; but for every subsequent election (whether ordinary or extraordinary) the chairman of the trust for the time being shall be the returning officer; but if at the time of any election the office of chairman of the trust should be vacant, the commissioners of the trust may by resolution appoint one of their number to be returning officer multithe office of chairman shall again be filled; and the returning officer may appoint a deputy to assist him or to act in his room at any election, and such deputy may do all or any of the acts or things which the returning officer is hereby authorized or required to do.
- which the returning officer is hereby authorized or required to do.

  21. Notice of election.—Nomination of eandidates.—Fourth Schedule.—Fourteen clear days before any election of commissioners under these regulations, the returning officer shall give public notice of such election by advertisement inserted in some newspaper generally circulating in the said district, and by such notice shall require all candidates at such election to be nominated at some place within or near to the said district and named in such notice, in manner hereinafter mentioned, between the hours of Ten o'clock in the forenoon and Four o'clock in the afternoon, on some day before a day (hereinafter called the day of nomination), not less than four nor more than seven days after the time of giving such notice, and named therein; and any person desirous of nominating a candidate shall, before Four o'clock in the afternoon of the day next preceding the nomination day, cause to be delivered at the place aforesaid to the returning officer a nomination paper in the form of the Fourth Schedule; or to the like effect, stating therein the christian name and surname of such candidate, together with the other particulars required in and by the said schedule; and such nomination paper shall be signed by not less than three persons duly qualified to vote at such elections, and also signed by the person named therein as a candidate in token of his assent to being so named, and such candidate, or some person on his behalf, shall at the time when such nomination paper is delivered to the returning officer pay into the hands of such returning officer the sum of Ten pounds (£10) to be dealt with, as by law provided. And no person who shall not have been so mande, shall within the subsequent provisions of these regulations be deemed to be a candidate at any election of commissioners.
- 22. Where number of candidates does not exceed number of commissioners to be elected.—If at the expiration of the time limited as hereinbefore provided for the nominations of candidates the number of persons who have become candidates as aforesaid does not exceed the number of commissioners to be elected, the returning officer shall then declare such candidates to be duly elected, and they shall be deemed to be then duly elected accordingly.
- ingly.

  23. Where number of candidates exceeds number of commissioners to be elected.—Fifth Schedule.—Notice of poll.—Hours of polling.—
  If at the expiration of the time limited for the nomination of candidates the number of candidates exceeds the number of commissioners to be elected, then the returning officer shall forthwith cause ballot-papers to be printed, with the christian names and surnames of all the candidates in full, in the form of the Fifth Schedule hereto, and shall also forthwith give public notice, by advertisement in some newspaper generally circulating in the irrigation district, stating the names of the persons so nominated, and that a poll will be taken for the election of such commissioners upon the day named in such notice, at such place within the said district as the returning officer shall in and by such notice appoint; and such poll shall take place accordingly, and shall commence at Ten o'clock in the forenoon, and close at Four o'clock in the atternoon.
- 24. Retirement of candidates before polling day.—If at any election after a poll shall have been appointed as aforesaid any candidate for such election and two of the persons having signed

the paper nominating him as aforesaid are desirous that he should retire from such candidature, such candidate and the persons aforesaid may sign and deliver to the returning officer, not later than four clear days before the day of polling, a notice, in the form of the Sixth Schedule hereto, stating that such candidate so retires; and the said candidate or his agent shall thereupon publish in some newspaper generally circulating in the irrigation and water supply district a copy of such notice, and the returning officer, on sufficient proof of such publication aforesaid, if the number of candidates is by such returnent reduced to the number of persons to be elected at such election, shall on the day appointed for the election declare the remaining candidates duly elected, and if the said number is not so reduced shall omit the name of the person so retiring from the ballot papers to be used at the said election, and if such papers are already printed shall erase such name therefrom; and such person shall not be capable of being elected at such election. At such election the returning

- 25. Polling booth may be hired.—At such election the returning officer shall provide a suitable place for taking a poll, and may, if necessary, cause to be hired and used as a polling booth any room which he may deem to be suitable at the place appointed for taking the poll, and may divide such room into compartments as to him may seem most convenient.
- 26. Returning officer to preside at polling booth.—The returning officer, or his deputy, shall preside at the polling booth for taking the poll.
- 27. Scrutineers may be appointed.—Each candidate shall be entitled to appoint, in writing, one scrutineer to be present in the polling booth, and the said returning officer, or his deputy, and the said scrutineers, and any voters, not exceeding four in number, actually engaged in voting, shall alone be permitted at any one time to enter or remain in the polling booth.
- one time to enter or remain in the polling booth.

  28. Pencils to be provided.—The returning officer, or his deputy, shall provide apencils in the polling booth for the use of the voters, and also a locked box, to be called the ballot-box, with a cleft or opening therein capable of receiving the ballot-papers; and such box shall be opened and exhibited to the scrutineers before the polling begins; and the box shall then be locked, and shall stand on a table opposite the returning officer, or deputy returning officer, who shall keep the key of such box.
- on a table opposite the returning officer, or deputy returning officer, who shall keep the key of such box.

  29. Mode of voting.—Where roter is illiterate.—The returning officer shall deliver to every voter who requires the same a ballot-paper, or if such voter appears by the roll to be entitled to give more votes than one then so many ballot-papers as may be equal to the number of votes which such voter so appears to be entitled to give, such ballot-papers being in the form of Schedule Five hereto, and initialed by the returning officer; and every such voter shall, without leaving the booth, strike out from all or any of such papers the name of every candidate for whom he does not intend to vote. And in case any voter is unable to read or write, the returning officer, or his deputy, if so required, shall, in view of such one of the serntineers as the voter may desire, strike out the name or names of such candidate or candidates as such voter may designate; and after such name or names have been so struck out the ballot-paper or ballot-papers (as the case may be) shall forthwith he deposited in the said box. Provided that all the ballot-papers to which any person may be entitled at the polling booth shall be demanded and received by him at one and the same time; and no person having once demanded and received any such ballot-paper or papers, and voted by the same, shall at the same election receive any further ballot-papers, or exercise any further right of voting.

  30. Ballot-papers to be numbered.—Before delivering any ballot-
- or exercise any nutrier right of volume.

  30. Ballot-papers to be numbered.—Before delivering any ballot-paper to the voter, the returning officer, or his deputy, shall write upon the back of each such ballot-paper, as near as practicable to the lower edge thereof, the number set opposite to the voter's name in the roll; and shall thereupon, upon a copy of such roll, check off such voter's name as having voted, and mark against such name the number of ballot-papers delivered to such voter.
- 31. Informal bullot-papers.—If any voter suffer to remain upon his ballot-paper a greater number of names not struck out than the number of commissioners to be elected, the vote given on and by such paper shall be void and of no effect.
- 32. What question may be asked.—At any election of commissioners the returning officer may, if he see fit, or if required to do so by any candidate or scrutineer, shall put to any person tendering his vote the question following:—
  - "Are you the person whose name appears as (A.B.) in the roll now in force for this trust, being enrolled therein in respect of land in the parish of being (here specify land as described in the roll)?"

And no other question shall be put to any person tendering his vote; and no person who shall refuse to answer such question, or who shall not answer the same absolutely in the affirmative, shall receive a ballot-paper or be permitted to vote.

- shall receive a ballot-paper or be permitted to vote.

  33. False answer, polling twice, and personation.—Every person who shall wilfully make a false answer to the question aforesaid, or who shall poll more than once or offer to poll more than once at the same election, or who shall depart or attempt to depart from any polling booth after having received a ballot-paper without having deposited the same in the ballot-box as hereinbefore provided, or who shall personate any other person for the purpose of polling at such election, shall be guilty of a breach of these regulations; but nothing contained in this clause shall apply to any person only by reason of his exercising the right of voting as often as it appears by the roll he is entitled so to do.

  34. Result of willing, how ascertained—Returning officer to
- 34. Result of polling, how ascertained.—Returning officer to have easting vote.—Immediately upon the close of the poll, the returning officer shall, in the presence of and subject to the inspection of so many of the scrutineers of the candidates as please to be present, proceed to ascertain the number of votes for each date; and such returning officer shall abstain from inspecting the number written as aforesaid on any ballot-paper, and take

care that the same is not seen by any person before being sealed up as herein provided; and the returning officer shall seal up the ballot-papers deposited in the booth, and as soon as conveniently may be on or after the day of the poll publicly declare the candidates, not exceeding the number of vacancies to be filled up, who have received the greatest number of votes to have been duly elected commissioners of the trust; and if two or more candidates have received an equal number of votes, the returning officer shall in each case have the casting vote.

- shall in each case have the casting vote.

  35. Ballot-papers, how disposed of.—The returning officer shall, in the case of the said first election of commissioners, forthwith, after the declaration of the poll, indorse with a description of the contents thereof and sign the sealed parcel of ballot-papers, and forward the same to the Minister, who shall, as soon as may be after the first meeting of trust commissioners shall have been held, forward such sealed packet to the secretary of the trust, but by him safely and secretly kept for six months then next ensuing, and then by him cause to be destroyed in the presence of three commissioners of the trust; but in all subsequent elections the parcel of hallot-papers so sealed, endorsed, and signed shall be delivered by the returning officer to the said secretary, to be by him safely and secretly kept for six months after such delivery, and then by him caused to be destroyed in the presence of three of the commissioners of the trust.

  36. Minister to determine aucestions arising upon first election.—
- 36. Minister to determine questions arising upon first election.—
  It any question arise as to the due election of any commissioner at the first election, the returning officer shall, at the request of any voter or candidate, submit such question in writing to the Minister, who shall decide the same; and such decision shall be final and binding.
- final and binding.

  37. Questions arising upon subsequent elections to be determined by trust.—If any question arise as to the due election of any commissioner at any subsequent election, whether ordinary or extraordinary, such question shall be determined by the commissioners of the trust at the first ordinary meeting held after the election; but no commissioner in respect of whose election such question shall have arisen shall act as a commissioner at such meeting, or be entitled to take any part in the proceedings thereof, or in any manner or at any time to act as a commissioner until such question shall have been so determined; and the majority of the commissioners whose election is not in dispute shall form a quorum. shall form a quorum.
- snau torm a quorum.

  38. Appeal to Minister from determination of trust.—In event of any voter or candidate feeling aggrieved by the determination of the trust with reference to any such question as last aforesaid, he may appeal therefrom to the Minister within fourteen days from the date upon which the commissioners shall have determined the question, and the Minister may make such inquiry as to the merits of the question as may appear to him to be necessary, and determine such question in such manner as to him may appear just; and such determination of the Minister shall be final and binding.

  30. Enjuge to elect deeped to greate extraording any reconnect—
- 39. Failure to elect deemed to create extraordinary recences.—

  If at any election of commissioners no vacancies or a number of vacancies less than the whole number which should have been filled up at such election are filled up, then the vacancies which are not so filled shall severally be deemed extraordinary vacancies and to have occurred on the day appointed for such election. Provided always that the commissioners eventually elected to fill such vacancies shall go out of office as if elected at such dection.
- 40. Expenses of election to be paid by trust.—The expenses incurred by the returning officer, or under his direction, in connexion with any election, shall be defrayed by the trust.
- 41. Penalty for breach of regulations.—These regulations shall also be deemed to be regulations under section 414 of the Water Act ISM, and any person guilty of a breach of any of the provisions of these regulations shall be liable to a penalty not exceeding. Ten pounds, to be recovered in a summary manner before justices of the news.
- 42. Interpretation.—In these regulations words importing the masculine gender shall be deemed and taken to include females, unless there is something in the context repugnant to or inconsistent with this interpretation.

### SCHEDULES.

[Clauses S and 14.] First Schedule Millewa Irrigation and Water Supply Trust. Voters' List. Year

No.	Surname.	Christian Name.	Address,	Extent of Land owned within Trust District Arca.	Partic	Section.	Parish.	No. of Votes to which entitled under Act No. 508.
	-			A. R. P.				

Second Schedule. [Clause 10.]

Millewa Irrigation and Water Supply Trust.

Notice is hereby given that a list of persons claiming to be entitled to vote for commissioners of the above trust will be available for inspection at between the hours of o'clock a.m. and o'clock p.m., for a period of days o'clock a.m. and from the date hereof.

All objections to the said list, stating clearly the grounds of such objections, must be forwarded to the Honorable the Minister of Water Supply, in writing, on or before the day of 18

Dated at Melbourne this

day of

Secretary for Water Supply.

[Clause 16.] Third Schedule.

Millewa Irrigation and Water Supply Trust.

Notice is hereby given that a list of persons claiming to be entitled to vote for commissioners of the above trust during the twelve months between the day of 18 and the day of 18 and will be available for inspection o'clock p.m., for a period of days from the date hereof.

All chiefmaticas to the said list effective deadly the grounds of

All objections to the said list, stating clearly the grounds of such objections, must be forwarded to me, in writing, on or before the day of 18

Dated at

this

Address-

Chairman of Trust.

[Clause 21.]

Fourth Schedule. Form of Nomination.

We, the undersigned, being entitled to vote for commissioners of the Millewa Irrigation and Water Supply Trust, do hereby nominate of for the office of commissioner of the said trust at the election to be held for the said trust on the day of 18 day of

Dated this

day of

18 (Here to follow signatures.)

day of

And I, the above-named such nomination.

, do hereby consent to

Signed-

[Clause 23.]

Fifth Schedule. .

Millewa Irrigation and Water Supply Trust.

Ballot-paper.

Candidates' names (arranged in alphabetical order of surnames).

A.B. C.D. G.H.

Directions.

The voter is to strike out the name of the candidate or candidates for whom he does not intend to vote by drawing a line through the same with a pencil. He must be careful not to leave uncancelled the names of more than (the number of commissioners to be elected) candidates, otherwise this ballot-paper will be invalid.

The ballot-paper so marked by or for the voter is to be dropped by him into the ballot-box.

The voter is not permitted to take his ballot-paper out of the ballot room or polling booth.

Sixth Schedule.

Millewa Irrigation and Water Supply Trust.

I (A.B.), nominated a candidate for election as a commissioner of the above trust, and we (C.D. and E.F.), two nominators of the said (A.B.), hereby give notice that the said (A.B.) desires to retire from the said candidature, and that his name may be omitted or erased by the returning officer from the list of candidates.

Dated this

day of (Signed)

A.B., Candidate.

C.D. and E.F., Nominators of the said A.B.

And the Honorable Alfred Deakin, Her Majesty's Minister of Water Supply for Victoria, shall give the necessary directions herein accordingly.

G. WILSON BROWN, Clerk of the Executive Council.

Licensing Act 1890.

POLL OF ELECTORS.—HEATHCOTE LICENSING DISTRICT,

At the Executive Council Chamber, Melbourne, the first day of September, 1890.

PRESENT:

His Excellency the Governor.

Mr. Gillies Mr. Deakin Mr. Cuthbert Dr. Pearson

Mr. Bell Mr. Davies Mr. Patterson.

WHEREAS by the Licensing Act 1890 it is enacted that the Governor in Council may, upon the receipt of any petition or petitions, in accordance with section 27 of the said.Act, by an Order in Council direct any particular member of the Licensing Court for the Licensing District to take a Poll of the Electors upon a day to be fixed in the said Order in Council: And whereas a petition has been received by the Governor in Council, in accordance with the provisions of the said Act, from one-fifth of the number of persons whose names for the time being are on the Rolls of Electors for the Electoral Division forming

the Heathcote Licensing District in force on the day after the publication in the Government Gazette of the number of inhabitants therein, praying that a Poll of the Electors may be taken to determine whether or not the number of Victuallers' Licences in such Licensing District shall be decreased: And whereas the number of Victuallers' Licences in the Heathcote Licensing District is above the statutory number: Now therefore His Excellency the Governor, with the advice of the Executive Council, under and by virtue of the power and authority in him vested by the said Act; doth hereby direct George William Frederick Patterson, Esq., Police Magistrate, being a member of the Licensing Court for the said Licensing District, to take a Poll of the Electors in

THE HEATHCOTE LICENSING DISTRICT aforesaid, on Saturday, the 25th day of October, 1890, to determine whether or not the number of Victuallers' Licences in the said Licensing District shall be decreased.

And the Honorable Alfred Deakin, Her Majesty's Chief Secretary for Victoria, shall give the necessary directions herein accordingly.

G. WILSON BROWN, Clerk of the Executive Council.

Licensing Act 1890.

POLL OF ELECTORS.—SNOWY RIVER LICENSING DISTRICT.

At the Executive Council Chamber, Melbourne, the first day of September, 1890.

PRESENT:

His Excellency the Governor.

Mr. Gillies Mr. Deakin Mr. Cuthbert Dr. Pearson

Mr. Bell Mr. Davies Mr. Patterson.

Mr. Patterson.

WHEREAS by the Licensing Act 1890 it is enacted that the Governor in Council may, upon the receipt of any petition or petitions, in accordance with section 27 of the said Act, by an Order in Council direct any particular member of the Licensing Court for the Licensing District to take a Poll of the Electora upon a day to be fixed in the said Order in Council: And whereas a petition has been received by the Governor in Council; in accordance with the provisions of the said Act, from one-fifth of the number of persons whose names for the time being are on the Rolls of Electors for the Electoral Division forming the Snowy River Licensing District in force on the day after the publication in the Government Gazette of the number of inhabitants therein, praying that a Poll of the Electors may be taken to determine whether or not the number of Victuallers' Licences in such Licensing District shall be increased: And whereas the number of Victuallers' Licences in the Snowy River Licensing District shall be increased: And whereas the number of Victuallers' Licences in the Snowy River Licensing District is below the statutory number: Now therefore His Excellency the Governor, with the advice of the Executive Council, under and by virtue of the power and authority in him vested by the said Act, doth hereby direct John Sisson Cooper, Esq., Police Magistrate, being a member of the Licensing Court for the said Licensing District, to take a Poll of the Electors in

THE SNOWY RIVER LICENSING DISTRICT,

on Tuesday, the 14th day of October, 1890, to determine whether or not the number of Victuallers' Licences in the said Licensing District shall be increased.

And the Honorable Alfred Deakin, Her Majesty's Chief Secretary for Victoria, shall give the necessary directions herein accordingly.

G. WILSON BROWN, Clerk of the Executive Council.

#### ELECTORAL ROLL DECLARED VALID.

At the Executive Council Chamber, Melbourne, the first day of September, 1890.

PRESENT: His Excellency the Governor.

Mr. Gillies Mr. Deakin Mr. Cuthbert Dr. Pearson

Mr. Bell Mr. Davies Mr. Patterson.

Dr. Pearson.

Dr. Pearson.

Dr. Pearson.

Dr. Pearson.

WHEREAS by Part III. of The Constitution Act Amendment Act 1830, it is amongst other things enacted that where any accidental or unavoidable impediment, misfeasance, or omission shall have happened in the preparation or transmission or printing of any general roll or supplementary roll or ordinary electoral roll or roll of ratepaying electors, the Governor in Council may take all such measures as may be necessary for removing such impediment or rectifying such misfeasance or omission, or may declare any such roll valid as to and notwithstanding such impediment, misfeasance, or omission, and every such Order in Council shall state specifically the nature of the impediment, misfeasance, or omission, and shall be forthwith published in the Government Gazette: Now therefore His Excellency the Governor, with the advice of the Executive Council, under and by virtue of the power in him vested by section 110 of The Constitution Act Amendment Act 1830 aforesaid, doth hereby declare valid the Supplementary Roll 1830 for the South Barwon Division of the South-Western Province, notwithstanding that the Supplementary List for the said division was revised on a day not legally appointed under the provisions of section 99 of the said Act for that purpose.

And the Honorable Alfred Deakin, Her Majesty's Chief

And the Honorable Alfred Deakin, Her Majesty's Chief Secretary for Victoria, shall give the necessary directions herein accordingly.

G. WILSON BROWN, Clerk of the Executive Council.

#### EXAMINATION OF LAND SURVEYORS.—NOTICE.

THE Board of Examiners appointed in connexion with the Department of Lands and Survey to inquire into the qualification of Surveyors hereby give notice that the next examination will commence on Monday, the fifteenth day of September, 1890.

All applications from candidates must be in the hands of the Secretary by the first day of September next.

(By order)

H. BLAIR Secretary to the Board.

Department of Lands and Survey, 28th July, 1890.

REGULATIONS FOR THE EXAMINATION OF LAND SURVEYORS.

Intending candidates must give notice of their intention in writing, and must forward to the Board documentary evidence that they have complied with the following preliminary conditions; and, upon their applications being approved by the Board, shall pay the prescribed fee of £4 4s. into the Treasury, Melbourne, or any Receipt and Pay Office, and forward receipt for same to the Secretary to the Board.

All candidates presenting themselves for examination must be provided with a book of logarithms, a 40-20 scale, a parallel ruler, protractor, and all necessary appliances (except paper) for plan drawing.

- I. A candidate must have passed the matriculation examination at the University of Melbourne, including English, Geography, Arithmetic, Geometry, Algebra, and Physics, or such other examination as shall, in the opinion of the Board, be equivalent thereto; and must have served with some recognised surveyor for not less than three years, two of which must have been in the field.
- II. Or he must have served under articles for not less than four years some recognised surveyor, two years at least of such service to have been in the field; and must give satisfactory evidence of having received such education as will qualify him for the proper exercise of his profession.
- III. Or he must have completed the third year's course in the Engineering School of the Melbourne University, or have obtained the Land Surveyor's Certificate as prescribed in the School of Mines, Ballarat, and must have served in the field for two years with some recognised surveyor.
- IV. Or he must have completed the full course in the Engineering School of the Melbourne University, and have served one year in the field as above.

Note.—By service in the field is to be understood the survey and subdivision of land.

A candidate whose application shall have been approved as showing that he has complied with either of the above conditions will be eligible for examination.

#### SUBJECTS OF EXAMINATION.

1. Construction, adjustment, and use of instruments: Principles of construction, manipulation, adjustment, and use of following instruments, viz.:—

Theodolite, Level,
Box sextant,
Prismatic compass,
Chain.

2. Principles and practice of land surveying:

Details of field practice, including the keeping of field-notes; Topographical surveying; Setting out block surveys;

boundaries.

Laying out roads;
Setting out of curves;
Plotting;
Plotting from field-notes by protractor and by ordinates.

- 3. Plane trigonometry (practical).
- 4. Computations connected with land surveying:

Reduction of traverses;
Computations connected with the setting out of roads and curves;
Elimination of discrepancies in measurements and observations in the field;
Computation of areas, including irregular and curved

- Determination of latitude, true meridian, and azimuth; Barometric measurement of heights.
- 6. Levelling and mensuration of earthwork.
- 7. Charting:

Construction of maps and charts; Compilation of charts from detached plans and notes; Reduction of bearings to common datum.

8. Drawing:

Mechanical work of map drawing; Hill studing; Writing.

The Board of Examiners shall affix a numerical value to each subject, and shall determine the numerical or other standard for Passes in the several subjects. In the event of a candidate failing to pass on first presenting himself for examination, the Board shall have the option of admitting him a second time without charge, or at a reduced fee, if he shall have obtained a certain standard in such examination.

No. 77.-September 5, 1890.-7.

#### CERTIFICATES WITHOUT EXAMINATION.

Certificates will be granted by the Board without examination to gentlemen who shall produce evidence satisfactory to the examiners that they have compiled with the following conditions, and shall have paid the prescribed fee. But such certificates shall state on the face of them that they have been granted without examination:—

- I. Having passed some examination (equivalent in the opinion of the Board to that prescribed in Victoria) in Great Britain, the United States of America, India, or some British colony, and producing evidence of having successfully practised as a surveyor for not less than twelve months in some of the Australian
- II. Or producing evidence satisfactory to the Board of the possession of sufficient professional qualifications and experience, and of having successfully practised as a surveyor for not less than twelve months in some of the Australian colonies.

#### PATENTS FOR INVENTIONS.

NOTICE is hereby given that I have this day accepted the complete specifications in the following applications:—

No. 7794. By ARTHUR ROBERT TAYLOR, builder, and SAMUEL BOWEN, tailor, both of Sydney, in the colony of New South South Wales, for "An improved combination of ingredients for the destruction of noxious insects, and mode of manufacturing the same.

No. 7833. By JOSEPH MORECROFT, of Stockport, in the county of Chester, England, salesman, and JOHN WILLIAMS, of Eccles, in the county of Lancaster, England, printer, for "Improved apparatus for delivering tickets, postage stamps, or the like, in exchange for a coin or coins."

No. 7841. By Gabriel Levy, of Melbourne, in the colony of Victoria, Australia, draughtsman and engraver, and Thomas Cleary, of Melbourne, aforesaid, mechanic, for "An improved mechanical engraver, and means of actuating same."

No. 7867. By EDWARD PLANTA NESEITT, of Adelaide, in the province of South Australia, gentleman, for "An improved sanitary pail or commode."

No. 7880. By Salo Wohle, of 27 Burton-crescent, in the county of Middlesex, England, chemist, for "Process for effecting electrolytic deposit of aluminium."

No. 7886. By Donald Barnes Morison, of 8 Albion-terrace, Hartlepool, in the county of Durham, England, engineer, for "Improvements in apparatus for evaporating liquids."

No. 7890. By George Bain, of 51 and 53 Latrobe-street, in the city of Melbourne, in the colony of Victoria, bedding manufacturer, for "An improved construction of bracket to be used in the supporting and tightening of woven or spring wire mattresses upon bedsteads."

No. 7895. By James Liddell, of Stewart Town, in the colony of New South Wales, miner, for "Improved concentrating machine."

No. 7899. By William Ashton Graham, of Canterbury, in the colony of New Zealand, shepherd, for "An improved powder for the cure of foot-rot and other similar diseases of sheep and cattle, and mode of manufacturing same."

No. 7901. By ARTHUR MARIE FRANCOIS LAURENT-CELY, of 59 Rue de Provence, Paris, in the Republic of France, chemist, and ILLIUS AUGUSTUS TIMMIS, of No. 2 Great George-street, Westminster, London, S. W., England, civil engineer, for "Improvements in and relating to, and in the manufacture of electric secondary cells."

No. 7908. By THOMAS MEACOCK, of No. 2 Waverhill-road, Handsworth, in the county of Stafford, England, mechanical engineer, and George Dearin, of No. 41 Thomas-street, Smethwick, in the county of Stafford, England, mechanical engineer, for "Improvements in hydraulic lifting jacks."

No. 7909. By John Gamere, of London, England, gentleman, for "Improvements in steam boilers."

No. 7911. By Allan Murray Ayles, of 261 Elizabeth-street, Melbourne, in the colony of Victoria, gas engineer, for "A new or improved lever fastening for corsets."

No. 7916. By Leon Rieser, of 2 Robb-street, Essendon, near Melbourne, in the colony of Victoria, architect, for "Improved apparatus for use in the artificial seasoning of timber."

No. 7922. By The Bethel Electric Medical Baths Company Limiten, of No. 412 Bourke-street, Melbourne, in the colony of Victoria, for "Improved method of and apparatus for administrating electricity to the human body."

No. 7926. By MAXIMILIAN HECTOR, of Melbourne, civil engineer, for "The horsetamer."

No. 7940. By HENRY HUDSON, of Clyde Works, Granville, in the colony of New South Wales, engineer, for "A reversible share for a multi-furrow plough."

Notice of opposition (if any) to the grant of letters patent herein must be duly given at this office within two months from the date of the publication hereof.

Dated this 3rd day of September, 1890.

THOS. PROUT WEBB, Commissioner of Patents.

Patent Office, Lonsdale-street west, Melbourne:

#### PUBLIC HEALTH.

Section 125 of Act 1098.

Section 125 of Act 1098.

In pursuance of the powers contained in the Health Act 1890, notice is hereby given that it appears to the Board of Public Health that the cities, towns, boroughs, and shires hereinafter mentioned are affected by the dangerous infectious or contagious disease set opposite the names of each respectively; and the said Board doth therefore hereby require all medical practitioners, deputy registrars, school teachers, and members of the police force residing therein respectively; and the occupier or person in charge of any house in which any case of such disease may occur, to report such occurrence immediately on its coming to his or their knowledge, by telegraph, or, in case there is no telegraphic communication, by letter, to the said Board and to the council of the municipality in which such house is situated; and the said Board doth prescribe that such notification shall be in the form following, that is to say:

To the Board of Public Health (or to the Council of I give notice that a case of has occurred as under:—

under:-	• ••	ounce of .		mas occurred
Name and full a		· ma		
Sex-	iuur			
Age—				
Duration of illn				
Dated at			,	
		nis	day c	of 189
Signatu	ıre	ar		
G 111		Cities.		
Collingwood	***	***		Scarlet Fever.
Fitzroy	***			er
Prahran				17
Richmond.	•••	***	***	11
South Melbourne	•			11
		Towns.		
Brighton		·		Scarlet Fever.
Brunswick .	•••	•••		11
Essendon		•••		rt .
North Melbourne	٠ •	•••	•••	- 11
Williamstown				11
		Boroughs.		
Flemington and K	ensi	ngton		Scarlet Fever.
, St. Kilda				u
		Shires.		
Caulfield				Scarlet Fever.
Coburg		•		и ,
Malvern				u u

Dated at Melbourne, in the colony of Victoria, this 2nd day of September, 1890.

By order of the Board of Public Health,

J. W. COLVILLE, Secretary.

Typhoid Fever.

N.B.—The notices are to go, whether by telegraph or post, free of charge. Printed forms will be supplied, on application, to medical practitioners. Any person hereinbefore designated neglecting to send the above notice, is liable (unless he can prove he was aware such disease had already been reported) to a fine of he was aware on. Twenty pounds,

# PUBLIC HEALTH.—SHIRE OF COLAC.

#### By-law No. 49.

PUBLIC HEALTH.—SHIRE OF COLAC.

By-law No. 49.

The President, Councillors, and Ratepayers of the Shire of Colac, by virtue of the provisions of The Public Health Acts 1805-1829, and every other power enabling the said council in this behalf, hereby make the following By-law, being By-law No. 49 of the said shire (that is to say):—

1. This by-law may be cited as "A by-law for regulating earth-closets, and the emptying and cleansing of cesspans."

2. This by-law shall come into full force and operation immediately after its publication in the Government Gazette.

3. This by-law shall apply to and have operation within the following area in the township of Colac, namely:—Bounded on the west by Armstrong-street, on the south by Wilson and Talloh streets, on the east by Church-street, and on the north by Lake Colac.

4. The ordinary system of pans for night-soil is hereby abolished, and instead thereof every closet shall be furnished with a double pan service, to be provided by the council.

5. No person shall construct, or cause to be constructed, any privy except in the form of an earth-closet, which shall consist of a suitable privy building, the floor whereof is at no point less than three inches above the surface of the adjoining ground, and shall have the requisite apparatus for the application of dry earth or some other deedorizing material to the contents thereof, and shall be constructed and placed so as to afford easy means of access for the purpose of removing the pan, and emptying and cleansing the same. Every privy attached to any school, hotel, licensed public-house, factory, work-room, or common lodging-house, shall be flagged or paved with some non-absorbent material, having a fall or inclination towards the door of at least half-an-inch to the foot. All privies shall be constructed with proper openings or flues to provide sufficient means of ventilation.

6. Every occupier, and every person having the manasgement or control of any house or premises, shall cause to be kept in every earth-closet, to

Ripon

18. No closed door or trap shall about of open on any second, land, or right-of-way.

9. Once at least in each week, or so much more frequently as the council may from time to time direct, the pan in use in

every earth-closet shall be closed with a tightly-fitting lid and removed in the day time to such place as the council may have

removed in the day time to such place as the council may have appointed.

10. No one but the person authorized by the council shall be employed by the occupier of any house or premises for the removal of night-soil, and no other person shall remove the same.

11. Every person guilty of any breach of the provisions of the foregoing by-law shall be liable for every such offence to a penalty not exceeding Twenty pounds nor less than Five shillings.

12 asset by the Council of the Shire of Colac, the 21st day of May, 1830.

Confirmed by the Council of the Shire of Colac, the 18th day of June, 1890.

13. H. CONNOR, Jun., President.

J. H. CONNOR, Jun., President. THOS. COLLINS, Councillor. P. C. WILSON, Secretary.

The foregoing by-law was allowed and confirmed by the Board of Public Health in and for the Colony of Victoria (it having been first certified that notice of the intention to apply for such confirmation had been given in the shire for which the same has been made in the manner required by law), this second day of September, in the year of our Lord One thousand eight hundred and ninety.

By order of the Board,

J. W. COLVILLE,

Secretary.

PUBLIC HEALTH.—BOROUGH OF FLEMINGTON
AND KENSINGTON.
A By-law, No. 8, of the Borough of Flemington and Kensington, made under The Public Health Acts 1865-1889, for regulating the mode of carriage, and precautions to be observed in carrying most

made under The Public Health Acts 1865-1889, for regulating the mode of carriage, and precautions to be observed in carrying meat.

THE Mayor, Councillors, and Burgesses of the Borough of the said borough, in putsuance of the powers conferred by The Public Health Acts 1865-1889, and every other power enabling it in this behalf, and for the purpose of efficiently enforcing the provisions of the said Acts within its jurisdiction, doth order as follows, that is to say:—

1st. This by-law shall come into full force and operation on its confirmation by the Board of Public Health and immediately after its publication in the Government Gazette.

2nd. From and after the date of this by-law coming into operation, no person shall carry or cause to be carried to or from any abattoris or butchers' shops or premises in the borough of Fleming ton and Kensington in any cart, carriage, waggen, or other vehicle, any meat or carcass of meat unless such cart, carriage, waggen, or other vehicle be clean and be so constructed that the rays of the sun or rain or dust shall not fall on or reach such ment or carcass of meat, and so that proper sitting accommodation be provided for the driver thereof; nor shall any person bring or cause to be brought, or carry or cause to be carried, to or from any abattories or butcher's shops or premises through any street of the said borough in any cart, carriage, waggon, or other vehicle, any butcher's meat or carcass of meat, the covering or series of uncleanly state.

3rd. From and after the date of this by-law coming into operation no person shall stil, lie, or stand on any meat or carcass of meat while being so carried.

4th. Any person guilty of any breach of this by-law shall for every such breach be liable in the discretion of the convicting justices to a penalty not exceeding Ten pounds or less than Fivo shillings.

justices to a penalty not exceeding 1en pounds of ressections shillings.

The foregoing by-law was made, ordered, and passed this twenty-sixth day of August, 1890.

As witness the common seal of the Mayor, Councillors, and Burgesses of the Borough of Flemington and Kensington, being the said municipality.

J. E. RIGBY,

Mayor of the Borough of Flemington and Kensington.

ROB. BARRETT,

(SEAL)

Councillor of the said Borough.

WM. CATTANACH,

Town Clerk of the said Borough.

The foregoing by-law was allowed and confirmed by the Board of Public Health in and for the colony of Victoria (it having been first certified that notice of the intention to apply for such confirmation had been given in the borough for which the same has been made in the manner required by law), this second day of September, in the year of our Lord One thousand eigh hundred and ninety.

By order of the Board,

J. W. COLVILLE, Secretary.

#### VICTORIAN RAILWAYS.

### SUBURBAN LINES.

Suburban Lines.

On and after Tucsday, 2nd September, between the hours of 9.30 a.m. and 4.30 p.m., and again between 7.30 p.m. and the time the last train is booked to leave, trains will run on the Essendon, Brighton, St. Kilda, Port Melbourne, and Camberwell lines at intervals of about 30 minutes, and on the Williamstown line at intervals of about 45 minutes. As far as practicable, no alteration will be made in the running of the trains up to 9.30 a.m. and between the hours of 4.30 p.m. and 7.30 p.m.

#### DISCONTINUANCE OF TRAINS

On and after Tuesday, 2nd September, the undermentioned "passenger" or "mixed" trains will be discontinued:—

Heatesville, Fern-tree Gully.—12.15 p.m. Down and the 5 p.m. Up, between Melbourne and Heatesville: 8.55 p.m. Down and the 7.45 p.m. Up, between Ringwood and Fern-tree Gully.

. Mordialloc.—8.55 a.m., 10 a.m., 2 p.m., and 10.45 p.m. Down, and the 9.55 a.m., 11.5 a.m., 3.27 p.m., and 11.50 p.m. Up, between Melbourne and Mordialloc.

Somerton.—10.5 a.m., 1.53 p.m., 7.15 p.m., and 9 p.m. Down, and the 12.9 p.m., 3 p.m., 8.14 p.m., and 10.8 p.m. Up, between Melbourne and Somerton; 7.40 a.m. Down and the 8.45 a.m. Up, between Melbourne and Campbellfield North; 1.35 p.m. Down and the 2.5 p.m. Up, between Melbourne and Coburg.

St. Albans.—6.16 a.m., 11.5 a.m., 6.35 p.m., and 11.20 p.m. Down, and the 6.55 a.m., 11.40 a.m., 7.10 p.m., and 12 midnight Up, between Melbourne and St. Albans; 9.5 a.m., 12.35 p.m., and 1.45 p.m. Down, and the 9.45 a.m., 1.10 p.m., and 2.19 p.m. Up, between Melbourne and Braybrook Junction.

Whittlesea.—11.30 a.m. and 2.20 p.m. Down and the 2.55 p.m. and 5.56 p.m. Up, between Melbourne and Whittlesea; 10.35 p.m. Down and the 11.30 p.m. Up, between Melbourne and Preston

Reservoir.

Ballarat, Serviceton.—5,40 p.m. from Daylesford to Ballarat; 4 p.m. Down and the 5,30 p.m. Up, between Ballarat and Waubra; 6.5 p.m. from Maryborough to Ballarat; 5,15 a.m., 9,40 a.m., 1.10 p.m., and 6,20 p.m. Down, and the 5,55 a.m., 9,20 a.m., 1.55 p.m., and 7,15 p.m. Up, between Ballarat and Buninyong; 4,20 p.m. Down, and the 5,40 p.m. Up, between Ballarat and Scarsdale; 6,25 a.m. from Ballarat to Dimboola; 6,50 a.m. from Dimboola to Serviceton; 1 p.m. from Serviceton to Ballarat; 12,5 p.m. and 8,15 p.m. Down and the 12,50 p.m. and 7,5 p.m. Up, between Murios and Warracknabeal; 8,25 a.m. and 1.45 p.m. Down and the 6,45 a.m. and 4,20 p.m. Up, between Horsham and Noradjuha; 4,45 a.m. Down and the 6,10 p.m. Up, between Hamilton and Coleraine; 5,25 a.m. Down and the 3,55 p.m. Up, between Branxholme and Casterton; 2,45 p.m. Down, and the 7,35 a.m. Up, between Melbourne and Ballarat; 6,30 p.m. Down and the 3,30 p.m. Up, between Ballarat; 6,30 p.m. Down and the 3,30 p.m. Up, between Ballarat; 6,30 p.m. Down and the 3,30 p.m. Up, between Ballarat; 6,30 p.m. Down and the 6,40 a.m. Un, Geelong, Warranabool.—5,45 a.m. Down and the 6,40 a.m. Un.

Geelong and Ballarat.

Geelong, Warrnambool.—5.45 a.m. Down and the 6.40 a.m. Up, between Melbourne and Werribee; 1.25 p.m. and 4.25 p.m. Down and the 8.40 a.m. and 6.25 p.m. Up, between Melbourne and Geelong; 6.25 p.m. Down and the 5 p.m. Up, between Geelong and Queenscliff; 8 p.m. Down and the 6.45 a.m. Up, between Camperdown and Terang; 7.50 a.m. from Camperdown to Warrnambool; 7.45 a.m. and 6 p.m. from Warrnambool to Port Fairy, and the 9.20 a.m. from Port Fairy to Terang, and the 4 p.m. from Port Fairy to Camperdown; 9.20 p.m. Down and the 5.40 p.m. Up, between Terang and Mortlake.

between Terang and Mortlake.

Sandhurst, Wycheproof,—12.15 p.m. Down and the 12 noon Up, between Melbourne and Sandhurst; 12.30 p.m. Down and the 5.40 p.m. Up, between Wallan and Sandhurst; 1.50 p.m. Down and the 12.30 p.m. Up, between Lancefield Junction and Lancefield; 4.20 p.m. Down and the 11.50 a.m. Up, between Castlemains and Maldon; 7.45 p.m. from Wedderburn Junction to Wedderburn; 8.20 a.m. Down and the 11.20 a.m. Up, between Wedderburn Junction and Wycheproof; 4.50 p.m. from Sandhurst to Wycheproof; 5 p.m. from Wycheproof to Korong Vale; 8.20 p.m. Down and the 6.45 p.m. Up, between Korong Vale and Boort; 6 p.m. Down and the 8.45 p.m. Up, between Sandhurst and Mitiamo; 2.45 p.m. Down and the 12 noon Up, between Woodend and Daylesford.

Markborouth & C.—2 p.m. Down and the 10.50 a.m. Up.

Maryborough, &c.—2 p.m. Down and the 10.50 a.m. Up, between Maryborough and Castlemaine; 6.10 p.m. Down and the 7.15 p.m. Up, between Maryborough and Avoca; 7.5 a.m. Down and the 11.40 a.m. Up, between Maryborough and Donald; 4.10 p.m. Down and the 7.15 p.m. Up, between Maryborough and Inglewood.

borough and Inglewood.

North-Eastern line.—8.37 a.m., 12 noon, 7.55 p.m., and 10.10 p.m. Down, and the 9.52 a.m., 12.47 p.m., 8.57 p.m., and 10.52 p.m. Up, between Melbourne and Broadmeadows; 10.45 a.m. and 5.30 p.m. Down and the 2.15 p.m. Up, between Melbourne and Seymour; 10.36 a.m. and 4.10 p.m. Down and the 10 a.m. Up, between Seymour and Benalla; 9.15 a.m. Down and the 4.35 p.m. Up, between Benalla and Wodonga; 4.40 a.m. Down and the 10.30 a.m. Up, between Seymour and Numurkah; 4.35 p.m. Down and the 7.15 p.m. Up, between Wangaratta and Beechworth; 8 a.m. Down and the 12 noon Up, between Springs and Wahgunyah; 6.20 a.m. and 10.30 a.m. Down and the 8.10 a.m. and 3.30 p.m. Up, between Wodonga and Bolga.

Ginnsland line.—9.10 a.m. and 8 p.m. Down and the 1.43 a.m.

a.m. and 3.30 p.m. Up, between Wodonga and Bolga.

Gippsland line.—9.10 a.m. and 8 p.m. Down and the 10.43 a.m. and 9.10 p.m. Up, between Melbourne and Dandenong; 2.25 p.m. Down and the 4.5 p.m. Up, between Melbourne and Beaconsfield; 4.30 p.m. Down and the 11.25 a.m. Up, between Melbourne and Warragul; 8.50 a.m. and 1.30 p.m. Down and 12.10 p.m. and 2.45 p.m Up, between Warragul and Jindivick; 9.10 p.m. Down and the 8 p.m. Up, between Moe and Thorpdale; 9.35 p.m. Down and the 4.30 p.m. Up, between Moe and Thorpdale; 9.35 p.m. Down and the 4.30 p.m. Up, between Taralgon and Stratford; 5.45 p.m. Down and the 3.30 p.m. Up, between Mafra and Briagolong.

#### QUEENSCLIFF LINE.

On and after Tuesday, 2nd September, the 11.55 a.m. passenger train from Queenscliff to Geelong, returning at 1.30 p.m., will be discontinued, and not the 5 p.m., returning at 6.25 p.m., as previously advertised.

#### SCARSDALE AND WAUBRA TRAINS.

Scarsdale line.—On and after Wednesday, 3rd September, the 4.20 p.m. Down and the 5.40 p.m. Up between Ballarat and Scarsdale will resume running, and the 12.15 p.m. Down and the 1.30 p.m. Up between Ballarat and Scarsdale will be discontinued.

Waubra line.—On and after Wednesday, 3rd September, the 4 p.m. Down and the 5.30 p.m. Up between Ballarat and Waubra will resume running, and the 1.30 a.m. Down and the 1.17 p.m. Up between Ballarat and Waubra will be discontinued.

# SANDHURST AND LANGEFIELD TRAINS.

Sandhurst line.—On and after Friday, 5th September, the 12.15 p.m. Down, and the 12 noon Up between Melbourne and Sandhurst will resume running, and the 3.35 p.m. Down, and the 3.15 p.m. Up between Melbourne and Sandhurst will be discontinued.

Lancefield line.—On and after Friday, 5th September, the 5.10 p.m. train from Lancefield to Lancefield Junction will be discontinued, and a train will leave Lancefield for Lancefield Junction at 2 p.m., and connect with the 12 noon train from Sandhurst to Melbourne.

# NORTH AND SOUTH SUBURBAN TRAINS.

Sundays.-There will be no alteration in the Sunday train

Saturdays.—The trains on the Brighton, Sandringham, St. Kilda, Camberwell, Box Hill, Essendon, Fitzroy, Collingwood, Heidelberg, Kew, Outer Circle, Glen Iris, Port Melbourne and Williamstown lines will continue to run as usual throughout the day. No train will be discontinued in the meantime. On Saturday, 6th September, and on each Saturday till further notice the undermentioned trains will not be run (Some have been previously advertised as discontinued).

viously advertused as discontinued).

Somerton.—10.5 a.m., 4.21 p.m., 7.15 p.m., and 9 p.m. Down, and the 12.9 p.m., 5.24 p.m., 8.14 p.m., and 10.8 p.m. Up, between Melbourne and Somerton; 7.40 a.m. Down and the 8.45 a.m. Up, between Melbourne and Campbellfield North; 6.25 p.m. Down and the 7.6 p.m. Up, between Melbourne and North

s. A. Albans. —6.16 a.m., 11.5 a.m., 2.30 p.m., 6.35 p.m., and 11.20 p.m. Down, and the 6.55 a.m., 11.40 a.m., 5.40 p.m., 7.10 p.m., and 12 midnight Up, between Melbourne and St. Albans; 9.5 a.m., 11.55 a.m., and 2.55 p.m. Down, and the 9.45 a.m., 12.30 p.m., and 3.35 p.m. Up, between Melbourne and Braybrook Junction.

Whittlesea.—11.30 a.m. and 2.20 p.m. Down and the 2.55 p.m. and 5.56 p.m. Up, between Melbourne and Whittlesea; 10.35 p.m. Down and the 11.30 p.m. Up, between Melbourne and Preston Reservoir.

Broadmeadows.—8.37 a.m., 3.55 p.m., 7.55 p.m., and 10.10 p.m. Down, and the 9.52 a.m., 5.7 p.m., 8.57 p.m., and 10.52 p.m. Up, between Melbourne and Broadmeadows.

Caulfield and Oakleigh.—Trains will continue to run as at present. Attention is, however, invited to the notice that certain trains are not being run to Dandenong, Beaconsfield, and Mardialloc.

Beaconsfield.—9.10 a.m. and 8 p.m. Down and the 10.43 a.m. and 9.10 p.m. Up, between Melbourne and Dandenong; 2.25 p.m. Down and the 4.5 p.m. Up, between Melbourne and Beaconsfield.

Mordialloc.—8.55 a.m., 10 a.m., 2 p.m., and 10.45 p.m. Down, and the 9.55 a.m., 11.5 a.m., 3.27 p.m., and 11.50 p.m. Up, between Melbourne and Mordialloc.

# NARRACOORTE, KINGSTON, PENOLA, AND MOUNT GAMBIER.

On and after 4th September through tickets will be issued to the undermentioned towns at the following fares. The return tickets will be available for two months, and the journey may be broken:—Narraccorte, single—First class, 60s. 6d.; second class, 60s. 10d. Return—First class, 90s. 9d.; second class, 60s. Kingston, single—First class, 69s. 4d.; second class, 45s. 3d. Return—First class, 104s.; second class, 45s. 8s. Penola, single—First class, 65s. 6d.; second class, 45s. Return—First class, 95s. 3d. Return—First class, 64s. 8d. Mount Gambier, single—First class, 71s. 4d.; second class, 46s. 8d. Return—First class, 107s.; second class, 70s. 2d.

# GERMANTOWN STATION.

On and after Monday, 8th September, the above-named station between Connewarre and Pettavel-Road on the Colac line will be open for passenger traffic: The 8.20 a.m. and 1.39 p.m. trains from Geelong, and the 5.85 a.m. and 10.47 a.m. trains be required.

# BACCHUS MARSH RACES.

BACCHUS MARSH RACES.

On Saturday, 6th September, special trains will leave Spencer-street station for the Bacchus March Racecourse platform at 10.30 a.m. with horses and passengers, and at 11.15 and 11.30 a.m. with passengers only, and return at 5.15 and 5.45 p.m. with passengers and at 6.25 p.m. with horses and passengers. The 11.15 a.m. special will stop at Melton station. Return-fares:—To Racecourse platform, first class, 7s. 6d.; first class, including admission to the Outer Reserve, 9s. 6d.; second class, including admission to the Outer Reserve, 6s. 6d. Second class, including admission to the Flat, 5s. 6d. Single fares from Racecourse platform, first class, 5s. 8d.; second class, 3s. 9d.

#### MARCUS HILL STATION.

On and after Monday, 5th September, the name of the above station, on the Queenscliff line, will be changed to "Mannerim."

# CLOAK-ROOM STAMPS.

Warehousemen, storekeepers, and others who have occasion to send parcels to either Spencer-street, Flinders-street, or Prince's Bridge stations, to be subsequently called for by railway passengers, can now procure cloak-room stamps (price 3d. each) which will facilitate their business. One portion of the stamp is to be affixed to the parcel, and the other handed to the intending passenger. Stamps in any quantity can be purchased at the above-named stations.

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

# AGRICULTURAL STATISTICS.

AGKICULTUKAL STATISTICS.

MEMORANDUM.—At the early date at which the Agricultural Statistics are collected, it is impossible to obtain a reliable estimate of the produce of Hops, Tobacco, or Vines. The following information has been collected since by circulars addressed to the growers by the Government Statist.

HENRY HEYLYN HAYTER, Government Statist.

Office of the Government Statist, Melbourne, 30th August, 1890.

RETURN OF THE AREA UNDER CROP AND THE PRODUCE OF HOPS, TOBACCO, AND VINES DURING THE SEASON 1889-90.

					77			Tobacco.					/ines.		
	•		-	— _T	Hops.	—— ·		Tobacco.							
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Note.—Where asterisks (*) appear the information is included in the last line of the table, in order that publicity might not be given to the produce obtained by individual growers.

¹ The vines on a large proportion of this area were too young to bear. ² Vines too young to bear.

RETURN OF THE AREA UNDER CROP AND THE PRODUCE OF HOPS, TOBACCO, AND VINES DURING THE SEASON 1889-90 -continued.

		Hops.	. 1		Tobacco	).				Vines.		
Municipalities.	Growers. Area.		Produce.	Growers,	Area.	Produce.	Growers.	Area.	Not made into Wine or Brandy.	Made into Wine or Brandy,	Wine made.	Brandy made.
Shires—continued.	No.	Acres.	Cwt.	No.	Acres.	Cwt.	No.	Acres.	Cwt.	Cwt.	Gallons.	Gallons.
Oxley	26	153	1,118	40	414	1,802	- 8	164	191	1,949	12,700	
Phillip Island	1	3	*				2		22		650	
Pyalong Ripon							2	8	12	- 92	532	
Ripon Rodney		'					30	329	818	2,361	16,512	
Rutherglen						<b>:</b>	232	5,725	19,320	96,650	650,366	3,495
St. Arnaud							10	26	76 259			
Shepparton						***	19 77	1041 777	2,725	$\frac{125}{7,902}$	$825 \\ 52,044$	123
Stawell Strathfieldsaye		•••	• • • • • • • • • • • • • • • • • • • •				103	658	5,069	9,723	60,979	
Swan Hill							6	18	295	. 21	143	l
Talbot							3	4		25	90	
Tambo	9	84	910				2	21	13	7	50	
Towong				15	76	211	5	10	7	. 28	190	
Traralgon	1	1	*				1	2	440	*****	6,200	
Tullaroop					***		16 1	60 5	1	1,000	6,200	
Upper Yarra					•••		14	118	78	2,099	14,853	
Waranga Warrnambool	1. "1	17	*··	***		***			'			
Whittlesea	*	'					₁	40		**	*	
Wimmera				·			6	16	127	5	30	
Winchelsea	1	5	*			•••		577.2		277.22	277	
Wodenga				8	46	50	37	213	1,671	2,457	14,930	
Wyndham		,		48	258	1,104	$\frac{1}{98}$	1.359	3,996	26,550	187,544	847
Yackandandah Yarrawonga						· '	- 28	2991		20,550	460	
Yarrawonga Yea				2	6	21			1			
Total produce in Municipalities	7		'''	_	*			""	1		ļ	
in which only one grower was returned	}		241		***	20			900	314	. 5.2,096,	14 ;
Total 1889-90 Total 1888-89	106 95	829 761	5,711 5,519	150 244	955 1,685	4,123 13,355	1,452 1,374	15,662 12,886	59,428 48,712	233,564 179,036	1,578,590 1,209,442	5,285 2,994
Increase Decrease	11	68	192	94	730	9,232	78	2,776	10,716	54,528	369,148	2,291

Norz.—Where asterisks (*) appear the information is included in the last line of the table, in order that publicity might not be given to the produce obtained by individual growers.

- 1 The vines on a large proportion of this area were too young to bear
  - Nines too young to bear.

Raisins were made in the following shires: - Korong, 50 lbs.; Numurkah, 672 lbs.; Stawell, 112 lbs.; Rodney, 23,744 lbs.; and Yarrawonga, 6,944 lbs. Total, 31,522 lbs. Currants, weighing 1,008 lbs., were also dried in Rodney shire.

LAND EXCEPTED FROM OCCUPATION UNDER THE "MINES ACT 1890."

THE Governor, with the advice of the Executive Council, in pursuance of the provisions of section 17 of the Mines Act 1890, has, by Order made on the 1st September, 1890, excepted from occupation for residence or business under any miner's right or business licence the land hereinafter described, viz.:—

CORACK.—Land excepted from occupation for residence or business under any miner's right or business licence.—The Crown lands comprised within the boundaries of the township of Corack, in the county of Kara Kara.—(90.S.49975.)

CHARLES H. PEARSON, Acting as Minister of Lands.

Lands and Survey Office, Melbourne, 1st September, 1890.

LANDS EXCEPTED FROM OCCUPATION UNDER THE "MINES ACT 1890."

THE "MINES ACT 1890."

THE Governor, with the advice of the Executive Council, in pursuance of the provisions of section 17 of the Mines Act 1890, has, by Order made on the 1st September, 1890, excepted from occupation for mining purposes, or for residence or business under any miner's right or business licence, the lands hereinafter described, viz.:—

STREETS, ROADS, AND PUBLIC HIGHWAYS.—Land excepted from occupation for mining purposes, or for residence or business under any miner's right or business licence.—The Crown lands comprised in any street, road, or public highway within the boundaries of any town, township, or village in the colony of Victoria.—(90.B.65487.)

CHARLES H. PEARSON, Acting as Minister of Lands.

Lands and Survey Office, Melbourne, 1st September, 1890.

RESUMPTION FOR MINING PURPOSES OF PASTORAL BLOCKS E. AND L. IN THE COUNTY OF BOGONG.

WHEREAS by section 27 of The Land Act 1884 and section.
27 of the Land Act 1890 power is given to the Governor in Council to grant leases of Pastoral Blocks containing a condition reserving to Her Majesty the Queen the right at any time to resume possession of any land demised under Pastoral Lease which, in the opinion of the said Governor in Council, may be

required for mining purposes, it is hereby notified that His Excellency the Governor in Council has determined and elected that the whole of the land comprised in the Pastoral Leases bearing date the lat July, 1890, and granted to Rudolph Barends and William Eberhard Sander for Pastoral Blocks E. and L. respectively, in the county of Bogong, is required for mining purposes, and has made an Order under date the lat September, 1890, resuming the possession of the said land.

JNO. L. DOW, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 3rd September, 1890.

COMMITTEE OF MANAGEMENT OF A RESERVE FOR PUBLIC RECREATION IN THE TOWNSHIP OF PRINCETOWN.

WHEREAS by the 136th section of the Land Act 1890 power is given to the Board of Land and Works to make and alter or rescind rules and regulations, or to rescind any rules and regulations heretofore made, for the care, protection, and management of all public parks and reserves not conveyed to and vested in trustees, and for the preserves not conveyed to and vested in trustees, and for the preservation of good order and decency therein, and also for the collection and receipt of tolls, entrance fees, or other charges for entering in or upon such public parks and reserves: Now therefore the Board of Land and Works, in pursuance of the power conferred as aforesaid, doth hereby make the Regulation following to be observed and enforced in respect of the land temporarily reserved by Order of 22nd August, 1887, as a site for public recreation in the township of Princetown.

REGULATION.

The undermentioned gentleman shall be a member of the Committee of Management to exercise control over the said

James McKenzie,

in the room of Robert Allen, deceased. —(Corr. 90. P. 26752.)

In witness whereof the Common Seal of the Board of Land and Works was hereunto affixed this first day of Sep-tember, One thousand eight hundred and ninety, in presence of-

J. B. PATTERSON, Vice: President. N. WIMBLE,

#### .APPROACHING LAND SALES.

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

. o piacos una	autoc	91 1121.
Ra	o. ot zette.	No. of Gazette.
Ararat— Thursday, 18 September	66	Mortlake— Thursday, 11 September 65
Benalla— Monday, 6 October	72	Nathalia— Friday, 12 September 61
Bright— Wednesday, 1 October	72	Nhill— Thursday, 9 October 77
• • • • • • • • • • • • • • • • • • • •	72	Sandhurst— Tuesday, 9 September 65
Colac— Tuesday, 9 September	65	Seymour— Tuesday, 30 September 72
Donald— Thursday, 2 October	72	Tungamah— Monday, 29 September *66, 69
Kerang— Thursday, 18 September	66	Warracknabeal— Monday, 13 October 77
Melbourne— Tuesday, 30 September Tuesday, 7 October	$\frac{72}{77}$	Yarrawonga— Tuesday, 30 September *66, 69

* Detailed particulars published in this number of Gazette.

Lands and Survey Office, Melbourne.

SALES (Nos. 7023, 7024, AND 7025) OF CROWN LANDS IN FEE SIMPLE.

IN FEE SIMPLE.

IIS Excellency the Governor, with the advice of the Execution of the undermentioned Crown Lands will be holden at the times and places mentioned, and that such lands be offered for sale in the lots hereinafter specified, and at the upset price fixed to each lot respectively.

The lands will be sold in fee simple, and subject to the covenants, conditions, exceptions, and regulations directed by the Governor in Council by an Order in Council dated the 17th day of March, 1885, and published in the Government Gazette of the 20th March, 1885, page 817.

20th March, 1885, page 817.

A deposit of one-fourth the price at which each lot is sold must be paid by the purchaser at the time of sale, and all such payments shall be made only in gold, silver, or bank notes, or cheques approved of by the receiver and paymaster, and the residue of such price will be payable in twelve (12) equal instalments on the last day of each successive period of three (3) months from the time of sale, or, if the purchaser choose, at any earlier time or times, being one of such last days of any of the periods of three (3) months stated above; such residue of payment will bear interest at the rate of six (6) per centum per annum, to be computed from the time of sale to the time of payment of such residue or instalment of such residue.

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

Lands and Survey Office,
Melbourne, 4th September, 1890.

M ELBOURNE.—Sale (No. 7023) at TWO o'clock p.m. on TUESDAY, the 7th OCTOBER, 1890, at the AUCTION ROOMS of Messrs. MUNRO and BAILLIEU, Collinstreet, Melbourne. To be conducted by W. S. FINLAY, Esq.

#### TOWN LOTS.

KOONWARRA, PARISH OF LEONGATHA, COUNTY OF BULN BULN. On the Great Southern Railway line and the Tarwin River, fronting the Station reserve.

Upset price 500, per lot.—Charge for survey 1l.

Lot 1. Area 1r. 13p., allotment 6, section 4.

Lot 2. Area 1r. 10p., allotment 5, section 4.

Lot 3. Area 1r. 10p., allotment 4, section 4.

Lot 4. Area 1r. 11p., allotment 3, section 4.

Lot 5. Area 1r. 10p., allotment 2, section 4.

Lot 6. Area 1r. 10p., allotment 1, section 4.

On the Anderson's Inlet road.

Upset price 50l. per lot.—Charge for survey 1l.
Lot 7. Area ir. 18 5-10p., allotment 31, section 4.
Lot 8. Area 1r. 29 2-10p., allotment 20, section 4.
Lot 9. Area 1r. 31 7-10p., allotment 29, section 4.
Lot 10. Area 1r. 34 1-10p., allotment 28, section 4.
Lot 11. Area 1r. 36 5-10p., allotment 27, section 4.

PARISH OF KIRRAK, COUNTY OF BULN BULN. At Anderson's Inlet (Inverloch), between the State School and Mechanics' Institute sites.

Upset price 202. per lot.—Charge for survey 12. Lot 12. Area 1r. 37 4-10p., allotment 4, section 4. Lot 13. Area 1r. 37 4-10p., allotment 5, section 4. Lot 14. Area 1r. 37 4-10p., allotment 6, section 4. Lot 15. Area 1r. 37 4-10p., allotment 7, section 4.

BUNYIP, PARISH OF BUNYIP, COUNTY OF BULN BULN.

In the township, east of the Station reserve. Upset price 25!. per lot.—Charge for survey 1!. Lot 16. Area 2a. Ir. 30p., allotment 9, section 9. Lot 17. Area 3a. 0r. 29p., allotment 10, section 9. Lot 18. Area 3a. Ir. 12p., allotment 11, section 9.

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LONGWARRY, PARISH OF DROUIN WEST, COUNTY OF BULN BULN.
               In the township of Longwarry.
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Upset price 8/. per lot.—Charge for survey 11. Lot 19. Area 2r., allotment 6, section 2. Valuation 12l. Lot 20. Area 2r., allotment 8, section 2. Valuation 8l.

MACEDON, PARISH OF MACEDON, COUNTY OF BOURKE. On the west side of the Railway line, near the Cricket ground,

Upset price 10l. per lot.—Charge for survey 1l. Lot 21. Area 2r. 20p., allotment 1, section 78. Lot 22. Area 2r. 20p., allotment 2, section 78. Lot 23. Area 2r. 20p., allotment 3, section 78. Lot 24. Area 2r. 20p., allotment 4, section 78.

NHILL.—Sale (No. 7024) at ELEVEN o'clock a.m. on THURSDAY, the 9th OCTOBER, 1890, at the COURT HOUSE, Nhill. To be conducted by W. E. PORTER, Esq., Land Officer. Auctioneer: Mr. J. T. PROCTER.

#### TOWN LOTS.

NI NI, PARISH OF NI NI, COUNTY OF LOWAN. Fronting the State School site.

Upset price 4l. per lot.—Charge for survey 1l. Lot 1. Area 2r. 3p., allotment 3, section 2.

> Fronting main road from Nhill to Glenlee. Upset price 51. per lot.—Charge for survey 11.

Lot 2. Area 2r. 21p., allotment 7, section 2.

WARRAQUIL WEST, PARISH OF WARRAQUIL, COUNTY OF LOWAN.

South of the State School site.

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South of the State School site.

Upset price 4t. per lot.—Charge for survey 1t.
Lot 3. Area 1r., allotment 1, section 1.
Lot 4. Area 1r., allotment 2, section 1.
Lot 5. Area 1r., allotment 4, section 1.
Lot 6. Area 1r., allotment 4, section 1.
Lot 7. Area 1r., allotment 5, section 1.
Lot 8. Area 1r., allotment 6, section 1.
Lot 9. Area 1r., allotment 6, section 1.
Lot 10. Area 1r., allotment 7, section 1.
Lot 11. Area 1r., allotment 19, section 1.
Lot 12. Area 1r., allotment 10, section 1.
Lot 14. Area 1r., allotment 11, section 1.
Lot 15. Area 1r., allotment 12, section 1.
Lot 16. Area 1r., allotment 14, section 1.
Lot 16. Area 1r., allotment 15, section 1.
Lot 17. Area 1r., allotment 18, section 1.
Lot 18. Area 1r., allotment 17, section 1.
Lot 19. Area 1r., allotment 18, section 1.
Lot 19. Area 1r., allotment 18, section 1.
Lot 20. Area 1r., allotment 18, section 1.
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# East of the holding of J. McKinlay.

East of the holding of J. McKinlay.

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

Lot 21. Area Ir., allotment 1, section 2.

Lot 22. Area Ir., allotment 2, section 2.

Lot 23. Area Ir., allotment 3, section 2.

Lot 25. Area Ir., allotment 4, section 2.

Lot 25. Area Ir., allotment 5, section 2.

Lot 27. Area Ir., allotment 6, section 2.

Lot 27. Area Ir., allotment 7, section 2.

Lot 29. Area Ir., allotment 7, section 2.

Lot 29. Area 33 3-10p., allotment 9, section 2.

Lot 30. Area Ir., allotment 10, section 2.

Lot 31. Area Ir., allotment 12, section 2.

Lot 32. Area Ir., allotment 13, section 2.

North of the Well reserve. Upset price 4l. per lot.—Charge for survey 1l.

Lot 33. Area 1r., allotment 3, section 3.
Lot 34. Area 1r., allotment 4, section 3.
Lot 35. Area 1r., allotment 5, section 3.
Lot 36. Area 1r., allotment 6, section 3.
Lot 37. Area 1r., allotment 7, section 3.
Lot 38. Area 39 3-10p., allotment 8, section 3.

MIRAM PIRAM, PARISH OF MIRAM PIRAM, COUNTY OF LOWAN, South of the Railway reserve.

Upset price 51. per lot.-Charge for survey 11.

Lot 39. Area Ir., allotment 14, section 4. Lot 40. Area Ir., allotment 17, section 4. Lot 41. Area Ir., allotment 18, section 4.

WARRACKNABEAL.—Sale (No. 7025) at ELEVEN o'clock a.m. on MONDAY, the 13th OCTOBER, 1890, at the COURT HOUSE, Warracknabeal. To be conducted by W. E. PORTER, Esq. Land Officer. Auctioneers: Messrs. F. P. STEVENS and CO.

#### TOWN LOTS.

WILLENABRINA, PARISH OF WILLENABRINA, COUNTY OF BORUNG, In the township.

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

Lot 1. Area 2r., allotment 1, section 4.
Lot 2. Area 2r., allotment 2, section 4.
Lot 3. Area 2r., allotment 3, section 4.
Lot 4. Area 2r., allotment 4, section 4.
Lot 5. Area 2r., allotment 5, section 4.
Lot 6. Area 2r., allotment 6, section 4.

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

Lot 13. Area 2r., allotment 1, section 6.

Lot 14. Area 2r., allotment 2, section 6.

Lot 15. Area 2r., allotment 3, section 6.

Lot 16. Area 2r., allotment 4, section 6.

Lot 17. Area 2r., allotment 5, section 6.
              BOOLOIT, PARISH OF DUNMUNKLE, COUNTY OF BORUNG.
                     On the main road from Minyip to Moreton Pluins.
Upset price 8l. per acre.—Charge for survey 1l.
Lot 18. Area 2r., allotment 1, section 2.
Lot 19. Area 2r., allotment 2, section 2.
Lot 20. Area 2r., allotment 3, section 2.
Lot 21. Area 2r., allotment 4, section 2.
Lot 22. Area 2r., allotment 5, section 2.
Lot 22. Area 2r., allotment 5, section 2.
Lot 23. Area 2r., allotment 6, section 2.
Lot 24. Area 2r., allotment 6, section 2.
Lot 25. Area 2r., allotment 9, section 2.
Lot 26. Area 2r., allotment 9, section 2.
                   Aubrey, parish of Cannum, county of Borung.
                                                                             In the township.
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Upset price 8l. per acre.—Charge for survey 1l.
Lot 26. Area Ia. 0r. 23 2-5p., allotment 1, section 1.
Lot 27. Area 2r., allotment 3, section 1.
Lot 29. Area 2r., allotment 4, section 1.
Lot 29. Area 2r., allotment 4, section 1.
Lot 30. Area 2r., allotment 4, section 1.
Lot 31. Area 2r., allotment 1, section 2.
Lot 32. Area 2r., allotment 1, section 2.
Lot 33. Area 2r., allotment 3, section 2.
Lot 34. Area 1r. 34 4-5p., allotment 4, section 2.
Lot 35. Area 1r. 35 1-5p., allotment 5, section 2.
Lot 36. Area 1r. 35 1-5p., allotment 6, section 2.
Lot 37. Area 2r., allotment 8, section 2.
Lot 38. Area 2r., allotment 8, section 2.
Lot 38. Area 2r., allotment 9, section 2.
Lot 39. Area 2r., allotment 10, section 2.
Lot 40. Area 2r., allotment 10, section 5.
Lot 41. Area 2r., allotment 1, section 5.
Lot 42. Area 1r. 36p., allotment 3, section 5.
Lot 44. Area 1r. 35p., allotment 5, section 5.
Lot 45. Area 2r., 20 1-10p., allotment 5, section 5.
Lot 46. Area 2r., allotment 7, section 5.
Lot 47. Area 2r., allotment 7, section 5.
Lot 46. Area 2r., allotment 7, section 5.
Lot 47. Area 2r., allotment 7, section 5.
Lot 48. Area 2r., allotment 7, section 5.

# BRIM, PARISH OF BATCHICA, COUNTY OF BORUNG.

Upset price 4l. per lot.—Charge for survey 1l.
Lot 48. Area Ir., allotment 1, section 1.
Lot 49. Area Ir., allotment 2, section 1.
Lot 50. Area Ir., allotment 3, section 1.
Lot 50. Area Ir., allotment 4, section 1.
Lot 52. Area Ir., allotment 5, section 1.
Lot 53. Area Ir., allotment 6, section 1.
Lot 54. Area Ir., allotment 7, section 1.
Lot 55. Area Ir., allotment 7, section 1.
Lot 56. Area Ir., allotment 1, section 1.
Lot 56. Area Ir., allotment 10, section 1.
Lot 57. Area Ir., allotment 10, section 1.
Lot 59. Area Ir., allotment 11, section 1.
Lot 59. Area Ir., allotment 11, section 1.
Lot 60. Area Ir., allotment 12, section 1.
Lot 61. Area Ir., allotment 13, section 1.
Lot 62. Area Ir., allotment 14, section 1.
Lot 63. Area Ir., allotment 17, section 1.
Lot 64. Area Ir., allotment 17, section 1.
Lot 65. Area Ir., allotment 17, section 1.
Lot 66. Area Ir., allotment 18, section 1.
Lot 66. Area Ir., allotment 19, section 1.
Lot 67. Area Ir., allotment 19, section 1. In the township.

#### The Land Tax Act 1890. CORRIGENDA.

THE following corrections have been made in the Land Tax Register:—

Estate No. 782.—The area for the half-year commencing 28th February, 1890, is 19,137 acres, and the amount of tax £343 3s. 11d.

Estate No. 965.—The area for the half-year commencing 8th February, 1890, is 3,733 acres, and the amount of tax £7 14s. 2d.

N. WIMBLE, Registrar of Land Tax.

Office of Registrar of Land Tax, Melbourne, 3rd September, 1890.

ASSESSMENT OF RENT OF GRAZING AREA.

NOTICE is hereby given that the yearly rent payable in respect of the Lease for the undermentioned Grazing Area has been assessed as follows:—

County, Parish Rate per acre Bogong ... Eldorado, Block B ... 4d.

JNO. L. DOW, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 4th September, 1890.

# LANDS TEMPORARILY RESERVED FROM SALE, ETC.

IN pursuance of the provisions of the Land Act 1890 (54 Vict. No. 1106, § 10 and 13): Notice is hereby given that the Governor, with the advice of the Executive Council, has reserved, temporardly, from sale and leasing, and from having a licence 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 licence, in pursuance of section 10 of the Land Act 1890 aforesaid, the lands hereinafter described, viz.:—

# Pursuant to Orders of 1 September, 1890.

Pursuant to Orders of 1 September, 1890.

Argyle.—Land reserved for Railway purposes, also excepted from occupation for residence or business under any miner's right or business licence.—Three roods twenty-nine perches, county of Grenville, parish of Argyle: Commencing at a point bearing south thirty-eight links and a half from the north-east angle of allotment 17c; bounded thence by the said allotment bearing south fifty links; and thence by lines bearing respectively easterly six chains four links in an arc of a circle whose centre lies one hundred and two chains northerly, S. 87° 28′ E. fifteen chains seven links, N. 76° 2′ W. two chains fifty-one links and a half, N. 87° 30′ W. seven chains ninety-two links, N. 89° 30′ W. four chains twelve links and a half, N. 81° 13′ W. one chain fifty-one links and a half, and westerly five chains thirteen links in an arc of a circle whose centre lies one hundred and one chains fifty links northerly to the point of commencement.—(A.152(²) (90.R.31372).

(90.R.31372).

Buxton.—Site for a Mechanics' Institute and Free Library, in addition to and adjoining the site temporarily reserved therefor by Order of the 24th June, 1889, also excepted from occupation for residence or business under any miner's right or business licence.—Eighteen perches, county of Anglesey, parish of Buxton: Commencing at the west angle of the existing site; bounded thence by that site bearing N. 51° 20′ E. two chains eventy-three links; thence by the State School reserve bearing N. 13° 8′ W. forty-five links and a half and S. 51° 20′ W. two chains seventy-three links; and thence by a road bearing S. 13° 8′ E. forty-five links and a half to the point of commencement.—(B.98(2) (89.I.13326).

MELEOURNE.—Site for Police purposes, also excepted from occupation for residence or business under any miner's right or business licence.—Nineteen perches and a half, county of Bourke, city of Melbourne: Commencing at a point bearing S. 23° E. three chains ninety-one links and S. 61° 36° W. twenty chains from the south-west angle of section 1; bounded thence by lines bearing respectively S. 7° 52° E. one chain, S. 82° S' W. one chain twenty-seven links and seven-tenths, N. 89° 54′ W. ninety links, northerly eight links and a half in an arc of a circle whose centre lies three links easterly, and N. 61° 36′ E. two chains thirty-one links to the point of commencement.—(M. 3540) [90. P. 25576).

MERTON.—Site for Police purposes, also excepted from occupation for residence or business under any miner's right or business licence.—One acre two roods thirty-three perches, county of Anglesey, town of Merton, being allotment 1, 2, and 3 of section 3: Commencing at the south-east angle of allotment 1; bounded thence by High-street bearing N. 77° 54′ W. two chains; thence by allotment 4 bearing N. 12° 6′ E. seven chains thirty-three links; thence by a line bearing N. 51° 58′ E. three chains theely links; and thence by Duke-street bearing S. 12° 6′ W. nine chains seventy-two links to the point of commencement.—
(M.960) (90.P.25573).

(M.96n) (90.P.25573).

QUAMBATOOK.—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business licence.—Fifty acres thirty perches, county of Tatchera, parish of Quambatook, situate in section 1: Commencing at a point bearing S. 0° 1' E. ninsteen chains sixty-three links from the south-west nagle of allotment 6; bounded thence by a line bearing N. 83° 58' E. twenty-five chains fifty-seven links; thence by allotment 1 hearing S. 0° 1' W. nineteen chains sixty-from links and west twenty-five chains fifty-six links; and thence by a road bearing N. 0° 1' W. nineteen chains sixty-two links to the point of commencement.—Q.37(a) (90.W.32953).

CHARLES H. PEARSON, Acting as Minister of Lands.

Lands and Survey Office, . Melbourne

# PROPOSED REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

IN pursuance of the provisions of the Land Act 1890 (54 Vict. No. 1106, § 10 and 13): Notice is hereby given that it is the intention of the Governor, with the advice of the Executive Council, to revoke the temporary reservations of the lands hereinafter referred to, viz.:—

after referred to, viz.:—

The following Notices were gazetted I on 15 August, pursuant to Orders of 11 August, 1890.

Castle Donnington (Swan Hill.).—The temporary reservation, by Order of the 7th July, 1873, of one hundred and thirty-one acres, more or less, of land in the parish of Castle Donnington, as a site for Recreation purposes, is about to be revoked, so far as regards the portions thereof, comprising an area of eight acres three roods seventeen perches, hereinafter described, viz.:—Six acres three roods eight perches: Commencing at a point bearing N. 7 41'E, one chain from the north-west angle of the Cemetery reserve; bounded thence by a road bearing N. 17° 32' E, then chains fifty-six links; and thence by lines bearing respectively S. 39° 34' E, fifteen chains thirty-five links and N. 82° 16' W. thirteen chains eight links to the point of commencement. And

Two acres nine perches: Commencing at a point bearing S. 82°16' E. one chain from the south-east angle of the Cemetery

reserve; bounded thence by lines bearing respectively N. 7° 44′ E. six chains sixteen links and S. 39° 34′ E. nine chains nine links; and thence by a road bearing N. 82° 16′ W. six chains sixtyeight links to the point of commencement.—(C.114(*) (89.C.60578).

DOUTTA GALLA (WEST MELEOURNE SWAMP).—The temporary reservation, by Order of the 13th December, 1886, of seven acres eleven perches of land in the parish of Doutta Galla, as a site for Public Recreation, is about to be revoked.—(D.85(*) (90.R.32257).

GHERANG CHERANG.—The temporary reservation, by Order of THERANG CHERANG.—Ine temporary reservation, by Order of the 19th February, 1869, of thirty-one acres one rood, more or less, of land in the parish of Gherang Gherang, as a site for Affording a Supply of Timber and for Watering purposes, is about to be revoked.—(G.34(2) (89.D.21628).

MARYBOROUGH.—The temporary reservation, by Orders of the 20th August, 1866, and the 17th January, 1872, of two roods of land in the municipal district of Maryborough, being part of section 28A, as a site for a Temperance Hall, is about to be revoked.—(M.7677) (90.I.13312).

TERANG.—The temporary reservation, by Order of the 10th January, 1888, of one acre two roods thirty-eight perches of land in the town of Terang, being part of section 37, as a site for a Rubbish Depot, is about to be revoked.—[G.151r] (90.H.38919).

The following Notices were gazetted 1° on 22 August, pursuant to Orders of 18 August, 1890.

Bulban (Little Rivers).—The temporary reservation, by Order of the 19th September, 1864, of one acre of land, in the parish of Bulban, being part of allotment 39 of section 1, as a site for Police purposes, is about to be revoked.—(B.530B(1) (90.C.66500)

GOTURA.—The temporary reservation, by Order of the 28th May, 1877, of three hundred and ninety acres of land in the parish of Goyura, as a site for Camping purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz.—Two hundred and thirty acres two roods three perches: Commencing at the south-east angle of allotment 4; bounded thence by that allotment bearing west thirty-eight chains forty-two links; thence by a line bearing south sixty chains; thence by a road bearing east thirty-eight chains forty-two links; and thence by a line and allotment 5 bearing north sixty chains to the point commencement.—(N. R. 466r) (89. A. 20231).

commencement.—(N.R.466F) (89.A.2031).

Katyll.—The temporary reservation, by Order of the 22nd November. 1886, of three hundred and forty-nine acres two roods thirty perches of land in the parish of Katyll, being allotment 39, as a site for Conservation of Water, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—Two hundred and thirty acres three roods nineteen perches: Commencing at the south-east angle of the site; bounded thence by a road bearing N. 0° 8° E. thirty-eight chains eighty-six links; thence by a line bearing N. 80° 52′ W. fifty-nine chains forty-one links; and thence by allotments 44 and 37 bearing S. 0° 8′ W. thirty-eight chains eighty-six links; and by the latter allotment bearing S. 89° 52′ E. fifty-nine chains forty-one links to the point of commencement.—(K.142(*) (87.D.21000).

The following Notices were gazetted 1° on 29 August, pursuant to Orders of 25 August, 1890.

Linton.—The temporary reservation, by Order of the 1st May, 1865, of one aere one rood thirty perches and eight-tenths of land in the town of Linton, being allotments 1, 2, 3, 4, 5, and 6 of section 15, as a site for a Common School, is about to be revoked.—(L.52D) (90.E.13778).

Mysia.—The temporary reservation, by Order of the 8th April, 1879, of eighty acres of land in the parish of Mysia, as a site for Affording Access to Water, is about to be revoked so far as regards the portion thereof hereinafter described, viz.—Forty-seven acres one rood twenty-two perches: Commencing at the west angle of the site; bounded thence by a road bearing N. 38° 21′ E. thirteen chains seventy links; thence by a line bearing S. 63° 41′ E. twenty-eight chains ninety-seven links; and thence by roads bearing respectively S. 38° 25′ W. nineteen chains seventy-six links and a half and N. 51° 36′ W. twenty-eight chains thirty-one links to the point of commencement.—M.298(*) (90.C.65053).

WOOLAMAL—The temporary reservation, by Order of the 25th June, 1888, of one hundred and thirty-nine acres three roods eighteen perches of land in the parish of Woolamai, as a site for a Race-course, is about to be revoked so for as regards the portion thereof hereinafter described, viz.:—Two acres one rood twenty-six perches: Commencing at a point bearing west fourteen chains seventy-eight links from the north-east angle of the site; bounded thence by a line bearing S. 40° 16′ E. twenty-two chains eighty-seven links; thence by block 101 bearing south two chains thirteen links and a half; thence by lines bearing respectively N. 27° 55′ W. one chain seventy-eight links and N. 40° 16′ W. twenty-three chains sixty-one links; and thence by a road bearing east one chain thirty-one links to the point of commencement.—(W.189(2) (89.Mc.37683).

The following Notice was gazetted 1° on 5 September, pursuant to Order of 1 September, 1890.

COHUNA.—The temporary reservation, by Order of the 13th April, 1880, of five acres three roods thirty perches of land in the village of Cohuna, being allotment 1, as a site for a Cemetery, is about to be revoked.—(C.424a) (90.C.67556).

CHARLES H. PEARSON,
Acting as Minister of Lands.

Lands and Survey Office, Melbourne.

REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

N pursuance of the provisions of the Land Act 1890 (54 Vict. No. 1106, § 10 and 13), the Governor in Council has revoked the temporary reservation of the lands hereinafter referred to,

Revoked by Orders of 1 September, 1890.

BAIRNSDALE.—Site for Watering purposes (partly). See Gazette of 25 July, 1890.

BANKEMA.—Site for Camping and Watering purposes (partly). See Gazette of 8 August, 1890.

Bumberrah (Swan Reach).—Site for a Mechanics' Institute. See Gazette of 25 July, 1890.

Bumberrah (Swan Reach).—Site for Public purposes (State School), partly. See Gazette of 25 July, 1890.

LACEBY.—Site for Watering purposes (partly). See Gazette of 8 August, 1890.

WOOLAMAI AND WONTHAGGI NORTH.—Site for the Preserva-tion and Growth of Timber. See Gazette of 25 July, 1890.

CHARLES H. PEARSON, Acting as Minister of Lands.

Lands and Survey Office, Melbourne.

# LANDS PROPOSED TO BE PERMANENTLY RESERVED FROM SALE.

IN pursuance of the provisions of the Land Act 1890 (54 Vict. No. 1106, § 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 gazetted 1° on 15 August, pursuant to Order of 11 August, 1890.

The following Notice was gazetted I' on 15 August, pursuant to Order of 11 August, 1890.

CHARLTON EAST.—Land about to be permanently reserved as an endowment for State Agricultural Colleges and Experimental Farms.—Sixty-eight acres thirty-four perches, county of Gladstone, parish of Charlton East, in the two separate portions hereinafter described, viz.:—

Twenty-five acres one rood twenty-nine perches, being part of allotment 11 hounded thence by that allotment bearing N. 0° 3′ E. thirty-three chains fifty-eight links and S. 80° 87′ E. four chains twenty-nine links; thence by a road bearing S. 0° 3′ W. one chain and S. 89° 57′ E. three chains fifty links, and by the said road and a Water Supply reserve bearing S. 0° 3′ W. thirty-one chains sixty links; and thence by the road from Boort bearing S. 82° 49′ W. seven chains eighty-five links to the point of commencement. And

Forty-two acres three roods five perches, being part of allotment 11 a of section C: Commencing at a point bearing N. 82° 49′ E. sixteen chains twenty-three links from the south-cast angle of the above-described portion; bounded thence by a Water Supply reserve bearing N. 0° 3′ E. seventeen chains, sixty links and N. 80° 57′ W. fitteen chains inety-six links; thence by a locaring N. 0° 3′ E. twelve chains ninety-six links; thence by block 22 and a road bearing S. 80° 57′ E. twenty-two chains eighty-three links and by the said road bearing S. 0° 3′ W. twenty-nine chains fifty-seven links; and thence by the road from Boort bearing S. 82° 40′ W. seven chains seventy-nine links to the point of commencement.—(C.378(²) (89. W.32909).

The following Notices were gazetted 1° on 5 September, pursuant to

The following Notices were gazetted 1° on 5 September, pursuant to Orders of 1 September, 1890.

The following Notices were gazetted F on 5 September, pursuant to Orders of I September, 1890.

QUAMEATOOK.—Land about to be permanently reserved as an endowment for State Agricultural Colleges and Experimental Farms.—Fifty acres thirty-seven perches, county of Tatchera, parish of Quambatook, situate in section 1: Commencing at the south-west angle of allotment 6; bounded thence by that allotment bearing N. 89° 55′ E. twenty-five chains fifty-eight links; thence by allotment 1 bearing S. 0° 1′ W. nineteen chains sixty-three links; thence by a Water Supply reserve bearing S. 80° 58′ W. twenty-five chains fifty-seven links; and thence by a road bearing N. 0° 1′ W. nineteen chains sixty-three links to the point of commencement.—(Q.37(°) (90. W.32953).

Takwin.—Site for a Mechanics' Institute and Free Library about to be permanently reserved, being the site temporarily reserved for a Mechanics' Institute by Order of the 17th December, 1888.—One rood twenty-five perches and one-tenth, county of Buln Buln, township of Tarwin, being allotment 2 of section 1: Commencing at the north angle of allotment 3; bounded thence by that allotment bearing S. 43° 6′ W. four chains; thence by a right-of-way bearing N. 46° 54′ W. twenty-nine links and sixth-tenths; thence by a road bearing N. 17° 30′ W. one chain fourteen links and five-tenths; thence by a liotment 1 bearing N. 43° 6′ E. three chains eighteen links and four-tenths; and thence by a road bearing S. 46° 54′ E. one chain ten links to the point of commencement.—(T.191a) (90.L.13257).

CHARLES H. PEARSON,
Acting as Minister of Lende

CHARLES H. PEARSON, e, Acting as Minister of Lands. Lands and Survey Office, Melbourne.

LANDS PERMANENTLY RESERVED FROM SALE.

N pursuance of the provisions of the Land Act 1830 (54 Vict. No. 1106, § 10 and 12), the Governor in Council has reserved from sale, permanently, the lands hereinafter referred to, viz.:—

Reserved by Orders of 1 September, 1890.

CARISBROOK.—Site for a Race-course and for other purposes of Public Recreation. See Gazette of 1 August, 1890.

YANAO-A-YANAO.—Endowment for State Agricultural Colleges and Experimental Farms. See Gazette of 8 August, 1890. CHARLES IA. PEARSON, Acting as Minister of Lands.

Lands and Survey Office, Melbourne.

#### COMMON ABOUT TO BE ABOLISHED.

IN pursuance of the provisions of the Land Act 1890 (54 Vict. No. 1106, sec. 107): Notice is hereby given that the Governor in Council is about to abolish

THE PORT CAMPBELL COMMON, proclaimed on the 12th December, 1887.—(90.H.38917.)

The above Notice was gazetted 1° on 5 September, pursuant to Order of 1 September, 1890.

CHARLES H. PEARSON, Acting as Minister of Lands.

Lands and Survey Office, Melbourne.

Vermin Destruction Act 1890.—Fifth Schedule.

NOTICE TO LOCAL COMMITTEE FOR THE DE-STRUCTION OF VERMIN UNDER PART II. OF THE "LAND ACT 1890."

To the Local Committee for the Destruction of Vermin in the Vermin District of the Western Vermin Board.

Vermin District of the Western Vermin Board.

Takk notice that I, Murray Bennett McPherson, of Noradjuha, being an inspector duly appointed under the Vermin Destruction Act 1890, and authorized for this purpose, do hereby, in pursuance of the provisions of such Act, require you to forthwith take all measures within your power, under Part II. of the Land Act 1890, to procure the destruction of all vermin and harbour for vermin upon the land owned or occupied by Michael Taggett, in the Central Riding of the Shire of Arapiles, within the Vermin District of the Western Vermin Board, and containing about 981 acres, and upon the adjacent half-width of all roads bounding or adjoining the same or any part thereof.

Dated at Noradjuha this 28th day of August, 1890.

MURRAY B. McPHERSON,

Inspector.

Vermin Destruction Act 1890 .- Fifth Schedule.

NOTICE TO LOCAL COMMITTEE FOR THE DE-STRUCTION OF VERMIN UNDER PART II. OF THE "LAND ACT 1890."

To the Local Committee for the Destruction of Vermin in the Vermin District of the Western Vermin Board.

Vermin District of the Western Vermin Board.

TAKE notice that I, Murray Bennett McPherson, of Noradjuha, being an inspector duly appointed under the Vermin
Destruction Act 1850, and authorized for this purpose, do hereby,
in pursuance of the provisions of such Act, require you to forthwith take all measures within your power, under Part II. of the
Land Act 1850, to procure the destruction of all vermin and
harbour for vermin upon the land owned or occupied by Patrick
Francis Taggert, in the Central Riding of the Shire of Arapiles,
within the Vermin District of the Western Vermin Board, and
containing about 981 acres, and upon the adjacent half-width of
all roads bounding or adjoining the same or any part thereof.

Detail et Novadius this 28th day of August 1890.

Dated at Noradjuha this 28th day of August, 1890.

MURRAY B. McPHERSON, Inspector.

Land Act 1890, Section 2.

APPLICATIONS FOR LICENCES AND LEASES NOT GRANTED.

I is hereby notified that the following Applications for Licences and Leases have not been granted:—

No.	Name of Applicant.	Are	a.		Parish.
		Α,	R.	Р.	
	Under Section 32 o	f The	Lar	d A	ct 1884.
1920	Thomas Wade	100	0	0	Knowsley East
1921	Alexander Wilkie	99	0	0	"
2514	Wm. J. Davey	199	0	0	Moora
2803	John Hassell	199	0	0	11
3113	Job Moore	134		0	
3647	Edward C. H. Rozyn-	100	0	0	Bendock
2701	George Goldstraw	128	0	0	Timboon
3101	Richard C. G. Mayne	840	ŏ	ŏ	Tildesley West
	Under Section 65 of	The L	an	à A	ct 1884.
350	A L Gibson	20	0	0	Mindai
767	A. L. Gibson Edward Pounsett	20			Greensborough
	Under Section 67 of	The I	Lan	dA	ct 1884.
1499	William Luscombe	290	0	0	Moyreisk
	Under Section 87 of	The I	an	dA	ct 1884.
1161	Robert Crowell	1	0	0	Wombat
			_		

· JNO L. DOW, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 3rd September, 1890.

#### COMMON ABOLISHED.

#### PROCLAMATION

By His Excellency the Right Honorable John Adrian Louis, Earl of Hopetoun, Viscount Aithrie, and Baron Hope, in the Peerage of Scotland; Baron Hopetoun of Hopetoun, and Baron Niddry of Niddry Castle, in the Peerage of the United Kingdom; Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commander-in-Chief in and over the Colony of Victoria and its Dependencies, &c., &c., &c.

WHEREAS by the Land Act 1890 it is amongst other things enacted that the Governor in Council may from time to time increase, and, after one month's notice in the Government Gazette, diminish, alter, or abolish any common heretofore or hereafter to be proclaimed or re-proclaimed, and may from time to time re-proclaim the whole or any part of any such common for any of the purposes and subject to the provisions of Part I. of the said Act, and nothing therein contained shall prevent the exercise of the powers conferred by Part I. of the said Act with respect to the leasing or licensing of any land comprised in any common: Now therefore I, the Governor of Victoria, with the advice of the Executive Council, do hereby abolish the common hereinafter mentioned, that is to say:—

THE KARABBAL AGRICULTURAL AREA TEMPORARY COMMON,— (90. K. 15096.)

Given under my Hand and the Seal of the Colony, at Melbourne, this first day of September, in the year of our Lord One thousand eight hundred and ninety, and in the fifty-fourth year of Her Majesty's reign.

(L.S.)

HOPETOUN.

By His Excellency's Command,

CHARLES H. PEARSON,
Acting as Minister of Lands.

GOD BAVE THE QUEEN!

TOWNSHIP PROCLAIMED UNDER THE "LAND ACT 1890."

### PROCLAMATION

By His Excellency the Right Honorable John Adrian Louis, Earl of Hopetoun, Viscount Aithrie, and Baron Hope, in the Peerage of Scotland; Baron Hopetoun of Hopetoun, and Baron Niddry of Niddry Castle, in the Peerage of the United Kingdom; Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commander-in-Chief in and over the Colony of Victoria and its Dependencies, &c., &c., &c.

tis Dependencies, &c., &c. &c.

WHEREAS by the Land Act 1890 (54 Vict. No. 1106, sec. 16)

tis amongst other things enacted that the Governor in Council may subdivide any county into parishes and townships, and by proclamation to be published in the Government Gazette may define the boundaries of such parishes or townships, and may distinguish each by a name; and that after such proclamation the territory comprised within the boundaries of any of the said divisions shall thenceforward he recognised as a parish or township by the name so given as aforesaid: Now therefore I, the Governor of Victoria, with the advice of the Executive Council, do hereby define the boundaries of the township hereinafter described, and to distinguish the same by the name prefixed thereto, that is to say:—

Township of Natimuk.—County of Lowan, parish of Natimuk: Commencing at the north-west angle of allotment 116; bounded thence by that allotment bearing S. 7° 29° E. twenty-two chains; thence by a line and allotments 115a and 115a bearing S. 82° 35′ W. twirty-two chains is thence by lines twenty-one links; thence by lines bearing respectively S. 7° 25′ E. four chains, S. 82° 35′ W. two chains, N. 7° 25′ W. ninety-five links, S. 54° 20′ W. thirty-two chains twenty-two links, and N. 35′ 40′ W. seven chains; thence by the road to Apsley bearing south-westerly to the east boundary of allotment 39; thence by that allotment, a line, and allotment 40 bearing north-easterly to the north-east angle of the last-mentioned allotment; thence by a line bearing N. 83° 16′ E. six chains seventy-two links; thence by allotment 75b bearing S. 5° 15′ W. fourteen chains seventy-eight links; thence by lines bearing respectively S. 84° 46′ E. two chains forty-three links, S. 5° 15′ W. three chains eighty-four links, S. 84° 45′ E. two chains twenty-three links, S. 35° 40′ E. five chains forty-three links, N. 54° 20′ E, five chains, and S. 35° 40′ E. five chains fifty links; and thence by the road to Horsham bearing north-easterly to the point of commencement.—(N.1171°) (90, A.20560).

Given under my Hand and the Seal of the Colony, at Melbourne, this first day of September, in the year of our Lord One thousand eight hundred and ninety, and in the fifty-fourth year of Her Majesty's reign.

HOPETOUN.

By His Excellency's Command,

CHARLES H. PEARSON, Acting as Minister of Lands.

GOD SAVE THE QUEEN!

#### Land Act 1890.

#### AREA OF LANDS UNDER SECTION 6 INCREASED AND DIMINISHED.

#### PROCLAMATION

By His Excellency the Right Honorable John Adrian Louis, Earl of Hopetoun, Viscount Aithrie, and Baron Hope, in the Peerage of Scotland; Baron Hopetoun of Hopetoun, and Baron Niddry of Niddry Castle, in the Peerage of the United Kingdom; Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commander-in-Chief in and over the Colony of Victoria and its Dependencies, &c., &c., &c.

WHEREAS by the Land Act 1890 it is amongst other things enacted that the Governor in Council may, by Proclamation to be published in the Government Gazette, from time to time increase or diminish the area of land comprised in any of the classes mentioned in section six of the said Act, except increasing lands which may be sold by auction: Now therefore I, the Governor of Victoria, by and with the advice of the Executive Council thereof, do hereby increase or diminish (as the case may be) the areas of Crown lands comprised in Classes 2 and 3 of the said section to the extent set forth in the subjoined Schedules, that is to say:—

#### The Schedules referred to:

# AREA OF AGRICULTURAL AND GRAZING LANDS INCREASED.

County.	Parish.	Block.	Area.	Description,
Mornington 1 Mornington 1	Narree Worran Pakenham	W F	Acres. 20 108	Forfeited 49th section holding of Augustus C. Richards Forfeited 19th section holding of John F. Dumaresq

### AREA OF AGRICULTURAL AND GRAZING LANDS DIMINISHED,

County.		Parish.		Block.	Area.	Description.
Benambra	•	Canabore		26	Acres.	
Renambra	•••	Canabore		20 27	890 900	•
Benambra		Canabore		30	1 890	
Benambra	*	Canabore		. 31	950	
Benambra		Canabore		34	910	
Benambra		Canabore	1	35	1,000	- ,
Croajingolong	•••	Bendock		M	73	Forfeited 19th section holding of Walter Farmer

#### AREA OF AURIFEROUS LANDS INCREASED.

. Coun	County.			Parish.			Description.
Benambra ¹ Benambra ¹ Benambra ¹ Benambra ¹ Benambra ¹ Benambra ¹ Kara Kara		: : : : : :	Canabore Canabore Canabore Canabore Canabore Canabore Moyreisk		:::	Acres. 890 900 890 950 910 1,000	Allotment 26 Allotment 27 Allotment 30 Allotment 31 Allotment 34 Allotment 35 Adjoining on the south the 49th section holding of G. Pullman

#### ABEA OF AURIFEROUS LANDS DIMINISHED.

County.	Parish.	Area.	Description.
Ripon	Raglan	Acres. 35	Portion of allotment 6 of section 3

¹ All applications must be lodged with the Land Officer for the district in which the land is situated, and such applications so lodged on or before the 3rd October, 1890, will be deemed to have been simultaneously made.

Given under my Hand and the Seal of the Colony, at Melbourne, this first day of September, in the year of our Lord One thousand eight hundred and ninety, and in the fifty-fourth year of Her Majesty's reign.

(L.S.

By His Excellency's Command,

CHARLES H. PEARSON,
Minister of Public Instruction,
Acting as Minister of Lands.

GOD SAVE THE QUEEN!

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# Fisherics Act 1890, Section 2.

NOTICE is hereby given that the undermentioned Permit for Oystor Culture has been issued, and the amount specified may be received by the undermentioned Receiver of Revenue.

					Payable			
Name of Licensee.	Area.	Situation.	Date of Licence.	Yearly Payment.	Survey Charge.	Licence fee.	Total Amount of first Payment.	to the Receiver of Revenue at—
,	Acres.			£ s. d.	£ s. d.	£ s. d.	£ s. d.	
W. H B. Moore 1	300	Corner Inlet	1.7.90	0 10 0		1 0 0	1 10 0	Palmerston

¹ This licence is for a term of four years; 10s. has already been paid.

JNO. L. DOW, Commissioner of Crown Lands and Survey,

#### Land Act 1890, Section 2.

#### APPLICATIONS FOR LICENCES APPROVED

THE following Applications for Licences 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.

JNO. L. DOW, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 3rd September, 1890.

Number		Area, subject to		l			Amount to	be (	Colle	eted	1.		_	!
of Licence.	Name of Licensee,	modification of boundaries and area.	Parish or Situation.	Date of Licence.	Pay	ment.	Survey Charge to revenue except when otherwise ordered.	1	ee f		1.6	Tota mou of fir	int st	Payable to Receiver of Revenue at—
		Acres.			£	s. d.	£ s. d.	£	8.	d.	£	8.	đ,	
	Under Section 19 of The	e Land Act	1869, as amended by	y The Lan	d A	t 187	8.—Payme	nt t	o be	m	ade	ha	lf-v	early.
9886 7498	James H. Wilson 1	318	Colac Colac	1.7.84	7 1	9 0	1	0	5	0	1		•	Tallangatta
8713	John O'Sullivan 3 John Griffiths 4	320 111	Glencoe Binginwarri	1.7.83 1.9.84	8 2 1			0		0		٠	9	Sale
13260	Harry McKay 5	278	Gembrook	1.8.84				0		ŏ			2	Palmerston Melbourne
	Unde	r Section 93	of The Land Act I	884.—Pay	ment	to b	e made qu	arte	rly.					
12777	Robert R. Ord: saw- mill site	3	Warrak	1.7.90	4	0 0					4	0	ó	Ararat 729
12683	D. J. Grainge: garden site	3	Budgeree	"	0	5 0					0	5	0	Traralgon 243
	Und	er Section 1	19 of The Land Act	1884Pa	yme	nt to	be made v	ear,	lv.					-
304	John Frood 6						-		-	0	1	10	0	Traralgon 86
	Unde	er Section 9	9 of the Land Act 1											-
	H. Clausen: saw-mill area		Peechelba	1.9,90		0 0	<b>].</b>			0	3	0	0	Wangaratta
	Und	er Section 1	23 of the Land Act	1890.—Pa	yme	nt to	be made y	earl	y.					
21472	Isabella Simmons	2 1	Boga	1.9.90	0	1 0	ا		-	0 1	0	5	4	Kerang
21473 21474	J. Adamthwaite Fredk. Murray	176 54	Quambatook Gunbower	**		0 0		0		Ó	0	18	4	Boort "
.21475	Hugh Ranton	10	Grazing block 3028	1.8.90		6 0		0		0	0	$\frac{8}{15}$ :	0 107	Echuca Numurkah
21476	John McConnaughty	800	Grazing block	"	22 1	6 0		0	5	0	9	15	07	u
21477 21478	John Greenway Robert Forsyth	11,660	Block 4086			0 0		0		0		10		Mansfield
20285	John McDougall s	2,240	Block 4085 Dean, Bungaree,	0 1		0 0		0		0		15 5	07	Ballarat
	•		Korweingu-		_		"'	•	0	Ĭ	2	J	0.	Danarat
		İ	boora, Moora- bool East and											
		İ	West, Black-											
ļ		ŀ	wood, Kerrit Bareet, and				]			-			1	
20830	John McDougall 8		Bullarto Trentham, Bul-	,,	0 (	0 0	ì l			ا ؞	_	_		•
	****	•	larto, Coliban, and Wombat	"	۱ م	, 0	•••	v	5	۱ ۲	z	b	91	Trentham
20831	D. McLean	100	Towaninny	1.9.90	2 10	0 0		0	5	١٥	1	1	۰	Wycheproof
20832 21838	Joseph Karr M. Ferguson, jun	14	Elphinstone	a	0 7	7 0	:::	Ō	5	ō l	0	7	4	Castlemaine
20860	M. Ferguson, jun Duncan Cameron	28,680	Wing Wing Grazing block	1.8.90	5 (			0		0	2	6 5	87	Hamilton Bairnsdale
	]		303		•	•	"	•	•	۲	-		۷	Dailingana

- ¹ In lieu of licence previously issued dated 1st July, 1885, and gazetted 17th July, 1885, p. 2016.
- 2 Rents and fee paid to be credited.
- This is a revived licence. In lieu of notice gazetted 25th October, 1889, p. 3665. £56 5s. rents and fee paid to be credited.

  In lieu of licence previously issued dated 1st October, 1885, and gazetted 30th October, 1885, p. 2989.

  In lieu of licence previously issued dated 1st August, 1885, and gazetted 21st August, 1885, p. 2391.

  This is a renewal.

- 7 Amount paid.
- ⁸ This licence expires on 31st July, 1891.

# Land Act 1890, Section 2.

# RENEWAL OF LICENCES UNDER SECTION 67 OF "THE LAND ACT 1884" APPROVED.

THE Renewal of Licences to the undermentioned persons, under The Land Act 1884, having been approved, the Fees specified in each case may be received by the Officers authorized by the Treasurer to collect Territorial Revenue.

No of . Licence.	Name of Licenses.	Area, subject to Modification of Boundaries and Area,	Pariah.	Dato of Licence.	Amount to	be Collected.	Payable to Receiver and Land Officer at-
					Yearly Payment.	Fee for Licence.	
847 925 961	Edward Scott Robert Taylor John Williamson	A. R. P. 204 0 0 364 0 0 68 0 0	Dereel Clarkesdale Wonga Wonga	1.8.90	£ s. d. 3 8 0 4 11 0 ¹ 0 11 4	£ s. d. 0 5 0 0 5 0 0 5 0	Smythesdale 244 0 3/247 0 273

¹ Amount paid.

JNO. L. DOW, Commissioner of Crown Lands and Survey.

# Land Act 1890, Section 2.

# RENEWAL OF LICENCES UNDER SECTION 49 OF "THE LAND ACT 1869" APPROVED.

THE Renewal of Licences to the undermentioned persons under *The Land Act 1869* having been approved, the Fees specified in each case may be received by the Officers authorized by the Treasurer to collect Territorial Revenue.

No of Licence.			Area, subject			Date	Amount to be Collected		Payable to Receiver and Land Officer at—
	Name of Licensee.		to modification of boundaries and area.	Parish.		of Licence,	Yearly Payment.	Fee for Licence.	
	•		A. R. P.				£ s. d.	£ s. d.	
611	John McMinn		20 0 0	Alexandra		1.7.90	2 0 0.	0 2 6	Alexandra
162	Susan J. Cumming		20 0 0	Yarck		1.9.90	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	0 2 6	**
161	Janet Cumming	•••	20 0 0	Yarek		U		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	11
877	Wm. Parsons, sen.	• • •	20 0 0	Alexandra	- 1		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{smallmatrix}0&2&6\\0&2&6\end{smallmatrix}$	II
880 881	Edwd. T. Popple Mary J. Popple	•••	20 0 0	Yarck Yarck		11	2 0 0	0 2 6	"
37	John Burden	•••	20 0 0	Numbie Munjie		11 11	2 ŏ ŏ	0 2 6	Omeo
134	John Coughlan		20 0 0	Cobungra		**	2 0 0	0 2 6	"
135	Thos. Coulstock		20 0 0	Hinnomunjie		- 11	200	0 2 6	**
329	Saml. Gill		20 0 0	Hinnomunjie		11	200	0 2 6	
1159	Robert Blair		12 0 0	Freeburgh		R	1 4 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Bright
1098	George Benzie	• • •	20 0 0	Tangambalanga	í		$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Yackandandah Beechworth
142	Thomas Carey	•••	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Stanley Myrtleford	- 1	U	1 4 0	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Bright
$\frac{1272}{1310}$	Edward Chambers William Chalwell		4 0 0	Myrtleford Morockdong		II	1 0 0	0 2 6	Digne
9024	James Davis		16 1 19	Harrietville		3.9.90	0 2 6	0 2 6	
9382	Thomas Gallagar		15 3 6	Freeburgh	- 1	11	0 2 6	0 2 6	
345	Edmund M. Gill		2 0 0	Bright	- 1	1.9.90	0 2 6	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	11
344	J. Gow		20 0 0	Harrietville		29.8.90	0 2 6	0 2 6	11
1700	William J. Green		8 0 0	Myrtleford		1.9.90	1 0 0	0 2 6	_ "
1759	Hannah Harms		20 0 0	Murmungee		11	2 0 0	0 2 6	Beechworth
1909	James Irvine	• • •	20 0 0	Beechworth		D	2 0 0 0 2 6	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	D-inh4
448	James Johnson	•••	2 0 0 20 0 0	Bright		11	0 2 6 2 0 0	0 2 6	Bright Bethanga
1912	Mary J. Johnson	•••	20 0 0	Berringa Tangambalanga		11	2 0 0.	0 2 6	Yackandandah
2015 545	William H. Lefevre		6 0 34			11	0 2 6	0 2 6	Tallangatta
2108	Michael Maher		20 0 0	Berringa			2 0 0	0 2 6	Bethanga
2119	Elizabeth Montgomery		15 0 0			"	1 10 0	0 2 6	Rutherglen
2089	Michael Mooney		20 0 0	Chiltern West		11	2 0 0	0 2 6	., -
2154	John Mitchell		20 0 0			11	2 0 0	0 2 6	Tallangatta
2239	Alexander McDonald	• • •	7 0 0			n T	1 0 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Bright
1743	Michael Hayes	•••	11 0 0			"	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	0 2 6	Yackandandah
1814	Annie M. Hayes	•••	20 0 0 16 0 0	Yackandandah Tangambalanga		11	1 12 0	0 2 6	
2439 2594	Thomas A. Niven James D. Richards		20 0 0			"	2 0 0	0 2 6	Bright
842	Thomas Snow		20 0 0 7 1 10			11	1 0 0	0 2 6	Chiltern
2756	Diana Scales		20 0 0			11	2 0 0	0 2 6	Yackandandah
2950	Charles Waldron		9 0 0	Carlyle		D.	1 0 0	0 2 6	Rutherglen
2896	Thomas Walsh	• • • •	20 0 0				2 0 0	0 2 6	- ". ·
2906	George Weir		14 0 0	Myrtleford		- 11	1 8 0	0 2 6	Bright
1694	James Green	•••	20 0 0			- 11	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	0 2 6	Kerang
1151 1851	Sarah M. Crawford H. W. Safe	•	11 0 0	C			1 6 0	0 2 6	Kerang
2860	Louis P. Thompson		20 0 0	701 1		1.7.90	2 0 0	0 2 6	Tallangatta
82	William Barnett, jun.		11 0 0			1.5.90	0 2 6	0 2 6	Bright
1276	David Carroll	***	20 0 0			1.4.90	2 0 0	0 2 6	1 11
1642	John McKay, jun.		20 0 0			1.9.89	2 0 0	0 2 6	Kerang
2538	William Paton William Paton	•••	20 0 0			1.5.89	2 0 0	0 2 63	Tallangatta
2538	William Paton		20 0 0 18 0 0			1.5.90 1.11.89	2 0 0 1 16 01	0 2 6	Bright
1252	Letitia Chandler Abraham Buckler		18 0 0 20 0 0	A *		1.8.90	2 0 0		Wangaratta
1125 $1145$	Ellen Briddon	•••	20 0 0			1.12.89	2 0 0	0 2 -6	Yackandandah
180	Michael Culhane		20 0 0			1.11.89	2 0 0	0 2 6	Chiltern
9	Alfred Abraham		3 0 0			1.1.90	0 2 6	0 2 6	Bright
2762	Domenick Perrinoni		8 3 9	Clarkesdale	• • •	27.1.73	1 0 0	0 2 6	Smythesdale 2/40
2762	Domenick Perrinoni	:	8 3 9 8 3 9 8 3 9			27.1.74 .	1 0 0	$\begin{array}{c cccc} 0 & 2 & 6 \\ 0 & 2 & 6 \\ 0 & 2 & 6 \end{array}$	D
2762	Domenick Perrinoni		8 3 9		• • •	27.1.75	1 0 0	0 2 6	n
2762	Domenick Perrinoni	•••	8 3 9	C 1 1 1 1		27.1.76	1 0 0	0 2 6	0
2762	Domenick Perrinoni Domenick Perrinoni	•••	8 3 9 8 3 9	01 1 11	• • •	27.1.77 27.1.78	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	0 2 6	11
2762	Domenick Perrinoni		8 3 9	OD 1 2.1		27.1.79	1 0 0	0 2 6	. "
$\frac{2762}{2762}$	Domenick Perrinoni		8 3 9	(1) 1 ) 1		27.1.80	1 0 0	0 2 6	. "
2762	- Domenick Perrinoni		8 3 9	Clarkesdale		27.1.81	0 2 6	0 2 6	it.
2762	Domenick Perrinoni		8 3 9		٠	27.1.82	0 2 6	0 2 6	
2762	Domenick Perrinoni		8 3 9	Clarkesdale		27.1.83	0 2 6	0 2 6	н
2762	Domenick Perrinoni		8 3 9		• • •	27.1.84	0 2 6	0 2 6	"
2762	Domenick Perrinoni				•••	27.1.85	0 2 6 0 2 6	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	"
2762	Domenick Perrinoni	• · •				27.1.86 $27.1.87$	0 2 6	0 2 6	tr '
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2762	Domenick Perrinoni	•••	8 3 9			27 1.88	0 2 6	0 2 6	
2762	Domenick Perrinoni Domenick Perrinoni	• • •	8 3 9	Clarkesdale		27.1.88	0 9 6	0 2 6 0 2 6	u n
2762 2762 2762 2762	Domenick Perrinoni		8 3 9	Clarkesdale Clarkesdale		27.1.88 27.1.89 27.1.90		0 2 6	u

¹ Amount paid.

#### Land Act 1890, Section 2.

#### APPLICATIONS FOR GRANTS APPROVED.

THE following Applications for Grants having been approved, it is hereby notified that the balance to complete the Purchase and Fees specified in each case may be received by the undermentioned Revenue Officers.

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Name. 2 2	Parish.	E	xten	t.			e to	1				Fees.							by the Treas	urer
,						mpl			3ran	t.		erti- eate.	As	ura	nce.	Tot	al to	pay.	Territorial Re-	
	· · · · · · · · · · · · · · · · · · ·	Δ.	R.	P,	£	s.	d.	£	8.	d.	£	8.	£	g.	d.	£	s,	d.		-
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m. Acock	Glenrowan	12	0	0 1	8	8	0	j 1	1	0	1	0	0	0	6	10	9	6	Wangaratta	1403
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mes Roberts obert Hutchison obert Hutchinson, as administrator of late	Molesworth Loddon Loddon	15 20 20	0 0 0	6 8 8	1 21 17	0 10 10	0 0 0	1 1 1	1 0 0	0 0 0	1 1 ·1	0 1 1	0 0 0	0 1 1	8 4 4	3 23 19	1 12 12	81 42 43	Alexandra Kerang	78/ 139/ 1398
William Hutchinson W. Boulton	Stratford	17	3	38	3	12	0	1	0	0	1	1	0	0	9	5	13	9	Sale .	83/1
¹ £15 rent paid	credited.							1			8 4	214 r	ent	pai	d er	edite	d.		,	
² £10 rent paid	l credited.			•				1											L. DOW,	
epartment of Lands an Melbourne, 3rd Septe:	d Survey,												C	om	miss	ione	<b>r</b> of	Crov	vn Lands and S	arvey.

#### APPLICATIONS FOR GRANTS APPROVED.

THE following Applications for Grants having been approved, it is hereby notified that the Purchase-money and Fees specified in each case may be received by the undermentioned Revenue Officers.

											A	mou	nt 1	o be	Col	lect	eđ.					Payable to the Officer authorized	
Name.	Parisì	١,	E	<b>x</b> ter	ıt.	_	_			1			- :	Fees				]				by the Treasurer to collect	
								ney.			Gra	nt.		erti icate		Ass	urar	ice.	Tot	al to	pay	· Territorial Revenue	
			Δ,	R.	P.		e –	g. (	d.	-	ε	s. d	l.   d	£ s	- -	£	8.	d.	£	s.	. d.		
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Alexr. Milroy	Alexandra		1	0	0		3	0٠	0	i :	L	1 (	)		1	0	0	2	4	1	2	Alexandra M.52660	

#### Land Act 1890, Section 2.

#### TRANSFERS APPROVED.

THE following Applications for Transfer of Licences under the 49th and 119th Sections of the Land Acts 1869 and 1884. having been approved, it is hereby notified that the rent specified in each case may be received by the undermentioned Revenue Officers.

Number of Licence.	Name of Transferror,	Name of Transferree.	subj- mod	ifica n of dari	 es	Parish.	Held under section	Date of Licence.	Yearly Payment.	Transfer Fee, and where paid.	Rent payable to Revenue Officer at—
			Δ.	R.	P.				£ s. d.		
633	John McConnaughty	George Sutton	74	0	0	Yalca	119	1.10.89	1 17 0	£1, Melbourne, 22.8.90	Numurkah
1354	Stephen Cherry	William Hughes	17	0	0	Porepunkah	49	1.10.78	1 14 0	10s., Melbourne, 22.8.90	Bright
1715	James Greenhill	William H. Good- ger	1	0	0	Woorragee North	49	1.11.85	1 0 0	10s., Melbourne, 19.8.90	Chiltern

JNO. L. DOW, Commissioner of Crown Lands and Survey.

Payatile to the Officer authorized by the Treasurer to collect Territorial Revenue at—

Total to pay.

Rent due to date.

Residence.

Total.

Other Improvements.

Amount to be Collected.

£ 8. d. £

Rent Payable Half.yearly.

ö

Cultivation. £ s. d.

£ 8. d.

A. B. 'P.

Parish.

Name of Lessee.

Date of Lease.

Land Act 1890, Section 2,

APPLICATIONS FOR LEASES APPROVED,

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Conditions-How compiled with.

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-	Xarrawonga Numurkah Benalla " Yarrawonga Wangaratta Benalla Mansfield Omeo	"  Kerang Wyeheroof Kerang Tallangarta Bright Beenworth Gonlikern Avoes Portland Casterton	Portland Stawell Portland Ararat Horsham Stawell Horsham " " " " " " " " " " " " " " " " " " "
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	Boomshuc Kaarimba Yalca Branjee ' Bothesay Boho Moyhu Moglonem Dueran	Beloka Beloka Gobbanah Gobbanah Loddon Macona Jeruk Meering Gobbanah Bolga Beloka Beloka Berton Charles Berechworth Barambogie Gelenpatriok Gelonpatriok Gondon Munchanna Munchanna Turik	Unix Drik. Warngar Monzie Concongell Coloroperol Warra War Jallakin Willenabrin Dopewarra Dopewarra Mirampinan Gerang Ger Warra War Mirampira
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JNO. L. DOW, Commissioner of Crown Lands and Survey.

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Department of Lands and Survey, Melbourne, 3rd September, 1890,

16s. short paid under licence included.
 18s. 6d. overpaid under licence credited.
 In lieu of notice gracetted 22nd August, 1890, p. 3404, so far as amount is concerned—£3 12s. overpaid under licence credited.

# Land Act 1890, Section 2.

# APPLICATIONS FOR LEASES APPROVED.

THE following Applications for Leases under Section 32 of The Land Act 1884 having been approved, it is hereby notified that the rents and fees specified in each case may be received by the undermentioned[Officers] authorized by the Treasurer to collect territorial revenue. Fayments to be made half-yearly. JNO. L. DOW, Commissioner of Crown Lands and Survey.

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Department of Lands and Survey, Melbourne, 3rd September, 1890.

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Number of Lease.	Name of Lessee.	Area,		Parish.		Block.	Section.	Date of Lease.	Term,		Payment.	Survey Charge.	Fee for Lease.	First Payment.	Fee for Total Amount of Payable to Receiver Lease. First Payment. of Revenue at—	
2055 680 8579 3273	Joseph Bourke James C. Gordon Isaac Emery Wm. L. McDowall 2	Acres. 144 100 30	Carron Gobarup Corinella Nirranda	1111	` ::::	A A 2114	::::	1.7.30	Sh years loss 2 days	1111	8 s. d. 0 12 6 0 10 6 0 2 6	3. 2. 4. 4. 10. 10.	ф нен	£ 8. d. 118 0 415 6 110 6 5 7 6	Donald Rushworth Melbourne Warrnamboo	
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'I In lieu of notice gazetted 11th July, 1890, p. 2812. In lieu of notice gazetted 27th June, 1890, p. 2659.

ISSUE OF LEASES FOR MALLEE ALLOTMENTS.

Land Act 1890, Part II.

TT is hereby notified that the applications for Malloe Allotments named in the Schedule hereunder having been approved, the leases have been forwarded to the undermentioned Receivers of Revenue for execution upon payment of the rent and fee.
Applicants are required to execute and take delivery of their leases within sixty days after date of notice to pay first rent and fee. JNO, L. DOW, Commissioner of Crown Lands and Survey, Being the Responsible Minister of the Crown administering the said Act.

Schedule. Department of Lands and Survey, Melbourne, 3rd September, 1890.

	911	·		١
Payable to	Receiver of Revenue at—	Nhill Horsham		
	Total to pay.	£ s. d. £ s. d. 4 0 91 1117 3		
	Survey Fees.	£ s. d. 4 0 91		
Amount to be collected.	Vermin Rate, 1890.	£ 8. d. 3 11 6 1 13 0	- <del>- 1</del> "	
Amount to	Fee for Lease.	G		
7	Rent payable Rent due to Fee for 1860.	£ s. d. 3 5 0 1 10 0		
	Rent payable half-yearly.	£ s. d. 3 5 0 1 10 0		
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	County.	11		
		Lowan		
	Area.	12 square miles 637 acres 5 square miles 198 acres		
	Allot	177 1663		
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	Name of Applicant.	John William Thomas Parker John Wilson		
	Date of Lease.	1.7.90		

Includes £3 17s. 10d., half survey fee, and one instalment of 2s. 11d.; full charge survey fee being £7 15s., 7d.

#### Land Act 1890, Part II.

#### MALLEE BLOCKS AND MALLEE ALLOTMENTS AVAILABLE FOR APPLICATION.

A PPLICATIONS, addressed to the President of the Board of Land and Works, for right to lease the undermentioned Mallee Blocks for the term of fourteen years and eleven months, from the first day of January, 1889, are now receivable. Plans and forms of application, which must be accompanied by a receipt for registration fee of £1, can be obtained at the Crown Lands Office, Melbourne.

JNO. L. DOW,
Commissioner of Crown Lands and Survey,
Being the Responsible Minister of the Crown administering the said Act.

Department of Lands and Survey.
Melbourne, 3rd September, 1890.

Area in square

MALLEE BLOCKS.

Situation, &c.

Block.	miles.							• '
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ſ	281 283		1 square mile	•••		•••	• • • •	tt 
	284		460 acres					It a
. 1	287		460 n	***	***	***		6
83	298 299		460 n 463 u	•••		•••	••	
2	300	- 1	464 "			•••		n n
ğĺ	301		460 "		***	•••		u .
·isi	302 303	1	1 square mile					u u
- <del>i</del> ğ	304		1 "					!! !!
湯し	306	Į	1 "		***			n _
	308 309		518 acres 518 II	•••	•••	•••		11 11
	310	İ	518 "					17 17
Į	311		518 "					 !!
nnviiuiei	on of	242*	439 ,,	***				17

* All applications received on or before Friday, the 5th day of September, 1890, will be deemed to have been simultaneously made.

† All applications received on or before Friday, the 19th day of September, 1890, will be deemed to have been simultaneously made.

‡ All applications received on or before Friday, the 26th day of September, 1890, will be deemed to have been simultaneously made.

§ Available in allotments of 1 square mile each.

#### Land Act 1890, Part II.

#### APPLICATION FOR LEASE OF MALLEE ALLOTMENT REFUSED.

T is hereby notified that the following application for Lease of Mallec Allotment has been refused, land having been granted to another applicant.

Department of Lands and Survey, Melbourne, 3rd September, 1890.

JNO. L. DOW,
Commissioner of Crown Lands and Survey,
Being the Responsible Minister of the Crown administering the said Act.

No. of Application.	, Name of Applicant.	No. of Allotment.	County.	Атса.
4810	John August Schmidt	. 371	Karkareec	636 acres

#### Land Act 1890, Part II.

#### TRANSFERS OF LEASES OF MALLEE ALLOTMENTS.

IT is hereby notified that the Transfers of the Leases of Mallee Allotments specified in the Schedule hereunder have been approved by the Governor in Council.

Note. - No Transfer will have any legal effect till same has been duly registered at the Office of Titles under the Transfer of Land Statute.

Department of Lands and Survey. Melbourne, 3rd September, 1890. JNO. L. DOW, Commissioner of Crown Lands and Survey, Being the Responsible Minister of the Crown administering the said Act.

#### Schedule.

Date of Lease.	Allot.	– – Area.	 - County.	Name - of Transferror.	Name of Transferree,	Rent per annum of transferred portion, payable from 1.1.91.	Date and Place of Payment of Fee for Transfer.
1.1,89 2.1,88 1.1.89	63B 6E 37	508 acres 611 acres 855 acres	 Borung Borung Karkarooc	Benjamin Cook Harry Smith Abraham Westerberg	George Findlay Nicholas Penny Stephen Aloysius Grace	£1 £2 £4	13.8.90. Melbourne 18.8.90. Horsham 8.8.90. Melbourne

#### Land Act 1890, Part II.

#### RENTS DUE ON MALLEE BLOCKS FOR THE HALF-YEAR ENDED 30th JUNE, 1890.

ESSEES and Occupiers of Malloe Blocks are hereby notified that the rents and fees due for the half-year ended 30th June, 1890, are now payable at the Treasury, Melbourne, or at any Receipt and Pay Office. Payment to be made forthwith, as required by the 181st section.

Department of Lands and Survey, Melbourne, 3rd September, 1890. JNO. L. DOW,
Commissioner of Crown Lands and Survey,
Being the Responsible Minister of the Crown administering the said Act.

No. of Block.	Area in Square Miles.				Stock depast	number of turing for the ear ended ne, 1890.	Amount payable.	No. of Instalment.	Instalment of Survey Fee.	Total to Pay.	
				•		Sheep.	Cattle.	£ s. d.		£ s. d.	£ s. d.
25a 25B 28a 28b 30b 34a 35a 35a 45a 45a	174 175 283 286 200 198 126 126 144 161	Anderson, Andrew Anderson, Andrew Carter, Samuel Carter, Samuel Carter, Samuel Carter, Samuel Carter, Samuel Carter, Samuel Carter, Samuel Carter, Samuel Carter, Samuel Carter, Samuel				8,500 4,200    13,667 3,017	110      26	70 16 8 35 0 0 35 7 6 2 17 17 6 2 12 10 0 2 12 7 6 2 15 15 0 2 14 12 10 26 8 10 20 2 6 2	13 13 13 13 13 13 13 13 13	1 6 6 0 18 2 0 14 6 0 15 7 0 15 0 0 15 6 0 11 7 0 11 7 0 19 0 1 0 7	72 13 21 35 18 2 36 2 0 18 13 1 13 5 0 13 3 0 16 6 7 115 4 5 27 7 10 21 3 1
46a 46b	31 26	Carter, William Charles Carter, William Charles		***				3 17 6 2 1 12 6 2	13 13	0 11 2 0 4 6	4 8 8 1 17 0

¹ Includes 10s. short paid on rents to 31st December, 1885, on block 25.

#### Land Act 1890, Section 2.

#### TRANSFER OF LEASEHOLDS.

THE Board of Land and Works has sanctioned the undermentioned Applications to Transfer Leaseholds under Section 32 of The Land Act 1834.

Norm.—No Transfer will have any legal effect till same has been duly registered at the Office of Titles under the Transfer of Land Statute.

Department of Lands and Survey, Melbourne, 3rd September, 1890. JNO. L. DOW, Minister of Lands.

Number of Lease.	Name of Transferror.	Name of Transferree.	Area, subject to modifica tion of boundaries and areas.	Parish.	Date of Lease.	Term of Lease.	Yearly Payment.	Transfer Fee, and where Paid.	Rent payable to Revenue Officer at—
			A. R. P.				£ s. d.		
370	Wm. Culpitt	Jas.* Fitzgerald, jun.	220 0 0	Upotipotpon	1.1.88	11 years less 3 days	3 13 4	£1, Melbourne, 1.8.90	Benalla
1241	Davidson McKenzie	Danl. Hassett	117 0 0	Samaria	1.7.87	11½ years less 3 days	1 9 3	£1, Melbourne, 26.6.90	. "
1128	Avis Matthews, executrix of late John Matthews	Elizabeth Mat- thews	847 0 0	Howqua	1.7.86	12½ years less 3 days	10 11 9	£1, Melbourne, 25.8.90	Jamieson
. 11	William Attree	Alice E. Attree	345 0 0	Colac Colac	1.7.87	11½ years less 3 days	2 17 6	£1, Melbourne, 12.8.90	Tallangatta
82	Charles Burdett	Mary A. Hardi-	290 0 0	Boga	1.1.88	11 years less 3 days	4 16 8	£1, Melbourne, 30.8.90	Kerang
2784	William Watts, sheriff in the estate of Thomas Hunter	Alfred Steven- son	415 0 0	Yarrock	1.1,89	10 years less 3 days	5 3 9	£1, Melbourne, 2.9.90	Nhill · .
225	Geo. Bonis	J. E. Hennigan	390 0 0	Yaugher	"	10 years less 3 days	3 5 0	£1, Melbourne, 21.8.90	Colac 50
3258	Jno. McKie	Geo. McKie,	386 0 0	Bairnsdale	1,1,88	11 years less 3 days	2 0 3	£1, Melbourne, 14.7.90	Bairnsdale 376

² Minimum rent.

#### Land Act 1890, Section 2.

APPLICATION FOR A CERTIFICATE UNDER SECTION 11 OF "THE LAND ACT 1878" APPROVED.

THE following Application, under Section 11 of The Land Act 1873, for a Certificate of the Board of Land and Works having been approved, it is hereby notified that the Certificate may be obtained upon payment of Rent and Fee specified to the undermentioned Revenue Officer.

	<u> </u>	1	]		Amount to b	d,	Payable to the Officer		
Date of Licence.	Name of Licensce.	Parish.	Extent.	No. of Licence.	Rent due.	Certificate Fee.	Total to pay.	authorized by the Treasurer to collect Territorial Revenue at—	
1.2,85	C. II, Hawkins	Devon	A. B. P. 172 1 27	8823	£ s. d. 25 19 01		£ s. d. 26 19 0	Palmerston	

1£25 19s, rent paid credited.

Department of Lands and Survey, Melbourne, 3rd September, 1890. JNO. L. DOW, Commissioner of Crown Lands and Survey.

#### Land Act 1890, Section 32.

#### GRAZING AREAS AVAILABLE.

THE undermentioned Allotments or portions of allotments will be available for application under the above section, at the offices mentioned hereunder, on or before Friday, the 3rd October, 1890. All applications lodged on or before that date will be deemed to have been simultaneously made.

County.	Parish.	Area Available.	Allotment.	Land Office.	Remarks.		
Dargo Tanjil " Buln Buln Tambo	Wy Yung Glenmaggie Bow Worrung  Woolenook Wulla Wullock Wulla Wullock Tildesley West	Acres. 51 269 98 625 574 900 810	B . 68 . A . 43 . 54, sec. C . 53, sec. C . 29	Bairnsdale Sale	Forfeited 32nd section leasehold of Jno. Reardon Forfeited 32nd section leasehold of James Owen Forfeited 32nd section leasehold of Alexr. Mitchel- son Forfeited 32nd section leasehold of Wm. Ray Forfeited 32nd section leasehold of Harry Thomas Forfeited 32nd section leasehold of Wm. Page Formerly applied for by Richard C. G. Mayno		

Department of Lands and Survey, Melbourne, 3rd September, 1890. JNO. L. DOW, Commissioner of Crown Lands and Survey.

#### Land Act 1890, Section 2.

LICENCES AND LEASES UNDER "THE LAND ACTS 1869 AND 1884" REVOKED OR DECLARED VOID.

NOTICE is hereby given that the Licences and Leases mentioned in the Schedule hereunder have been revoked, forfeited, or declared void for the reasons specified in each case.

JNO. L. DOW, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 3rd September, 1890.

Melouthe	, ora ise	ptember, 1890.								<u> </u>	
District.	Corr, No.	Name of Licensee or Lessec.				Order in Council dated	Reasons for Forfeiture, &c.	Pay Office.			
			l		Λ,	n.	P.	!			
	Licences under The Land Act 1869.										
Stawell Castlemaine	307 2701 2705	James Keegan Wm. E. Stanbridge Wm. E. Stanbridge	47 47 47	Landsborough Wombat Wombat	3	Ō	0		Expired Abandoned Abandoned i	Stawell Daylesford	
	Licences under The Land Act 1809 as amended by The Land Act 1878.										
Sale	8737	George Heath	19	Toora	320	0	0		Expired. Land to be	Palmerston	
Benalla	19598	William Roberts	19	Whitfield	183	0	0	25.8.90		Wangaratta	
•			Licence	es under <i>The La</i>	nd Act	188	34.				
Benalla	881	Tuck Bros: timber	93	Yarroweyah	990	0	0		Abandoned from 30.6.90	Yarrawonga	
Melbourne	583	miller Bros. & Coy.	93	Allambee East	3	0	0		Non-payment of rent	Warragul	
Beechworth	1160	Rebecca Carter	67 67	Bungil			0	25.8.90	Non-payment of rent Non-payment of rent	Bethanga	
Melbourne	1161 857	Samuel C. Carter Hy. Stiggants, jun.	67	Bungil Nillumbik	588		ŏ	: : 1	Expired	Melbourne	
•			Leases	under The Lan	d Act 1	884					
Alexandra Beechworth	1485 2260	Timothy O'Neill John Crosthwaite	32 32	Tallangallook Kergunyah			0	25.8.90	Lessee's request To issue an amended lease	Mansfield Yackandan- dah	
Hamilton Seymour Bairnsdale Melbourne	1625 409 1606 2814 2672	Henry Rule Chas. Cable, jun John Russell John Hickman David Gibson  f	32 32 32 32 32 32	Mecreek Flowerdale Bengworden Nangana Allambee		0	0 0 0 0	11 11 11 11	Non-payment of rent Non-payment of rent Non-payment of rent Non-payment of rent To issue lease, dated 1.7.89	Harrow Kilmore Bairnsdale Melbourne Warragul	

Note.—ARARAT DISTRICT.—The notice gazetted 3rd April, 1890, p. 1356, revoking licence 2749/19, John Howick, 320 acres, parish of Bunnugal, is hereby cancelled.

#### Land Act 1890, Section 2.

#### LEASES UNDER SECTION 32 OF "THE LAND ACT 1884" SURRENDERED.

NOTICE is hereby given that the Leasos mentioned in the Schedule hereunder have been surrendered for the reasons specified in each case.

JNO. L. DOW, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 3rd September, 1890.

District.	Corr. No.	Name.	l'arish.	Block.	Area.	Reason.
	 				Acres.	
Iorsham "	 2189 2501	John Barber Amanda A. C. Dah	Wail Winiam	25A · 60A	48 103	To issue licence under section 4: To issue licence under section 4:
Iamilton	 1359	lenburg Alexr. MacDonald	Bepcha	21	590	To issue amended lease, excising
t. Arnaud	 707	Chas, Hy. Gray	Tottington	125	89	To issue licence under section 42
· 11	 1315	James McCahon, de- ceased (Mary J. McCahon executrix)	Moolerr	A¹	108	To issue licence under section 4:
	 1065	Chas. E. Grose	- Buckrabanyule	106, -	_ 219	To issue licence under section 4
0	 717	Ellen Guerin	Donald	60c	60	To issue licence under section 4
Lelbourne	 2347	Hans C. Carstenson	Mirboo South	Part of 53	320	To issue licence under section 4
U	 6124	Alf. B. Blakely'	Allambee	81B	227	To issue licence under section 4
D	 6451	John Dwyer	Narree Worran	K2	27	To issue licence under section 4
"	 6543	George Dickson	Coimadai	66в	110	To issue licence under section .

#### MIDDLE VERMIN DISTRICT.

# Notice to Lessees within the Boundary of the said District.

THE undermentioned Vermin Rates for the current year remaining unpaid, notice is hereby given that the several amounts are required to be paid to the specified Receivers of Revenue on or before the 30th day of September, 1890.

If not paid, the Local Committee will cause proceedings to be taken out for the recovery of the same, in accordance with the provisions of the 191st section of the Land Act 1890, Part II.

M. HONAN, Secretary to the Middle Vermin District Local Committee.

No. of Allotment.	Name of Lesser.	Amount	due.	Payable to the Receiver of Revenuent-
-		£ s.	d.	· •
	County of Boru	ort		,
		•		D 11
152	Anderson, Andrew Elias, the	1 13	0	Donald
157 B	Anderson, Amelia Mary	0 11	0	[ "
172A	Connolly, John	1 2	o o	"
161D 140	Graham, Thomas Charles Henderson, James	0 11	0	"
140	•		v	
	County of Karka	roce.		
70	Holden, David, and Holden, James	1 13	0	, i
-	County of Boru	ıç.		
10/2	•	1 13	0	1
136 J	Hogan, Patrick Joseph	1 1.0	v	l "
	County of Karkat	100C. 1		
6.5	Johnstone, Thomas	0 11	0	l "
	County of Boru	ng.		
110		0 11	0	i "
138	Keenan, William	o ii	ö	,,
145A	Johnson, Arthur Keenan, William Liemeh, Wilhelm	! 13	0	) n
177B	Neyland, John Pringle	0 11	0	l n
	County of Karka	rooc.		
91p	Neyland, John Pringle		0	l "
2111	1 Trojama, vom 1 Trigio	, , , , ,	•	, "
	County of Boru	ng.		
168e	O'Connor, Daniel	0 11	0	
169	Naughton, Miss Margaret	1 2	0	п
118s	Rankin, Alexander, the younger,	1 13	0	n
	and Rankin, Robert	1		ı
	County of Karkan	ooc.		
158	Rvan, John	0 11	0	1 "
17B	Ryan, John	0 11	0	۱ ,,
	County of Boru	ng.		
117a	Starick, Christian		Oι	Horsbain
140B	Sherwell, James	0 11	0	Donald
140c	Sherwell, Joseph	0 11	0	
146	Weir, Isaac	1 2	0	17

#### ¹ Includes 10s. short paid for 1889.

#### NORTH-EASTERN VERMIN DISTRICT.

Notice to Lessees within the Boundary of the said District.

The undermentioned Vermin Rates for the current year remaining unpaid, notice is hereby given that the several amounts are required to be paid to the specified Receivers of Revenue on or before the thirty-first day of October, in the year One thousand eight hundred and ninety.

If not paid, the Local Committee will cause proceedings to be taken out for the recovery of the same, in accordance with the provisions of the 191st section of the Land Act 1890, Part II.

# W. EVERINGHAM, Secretary to the North-eastern Vermin District . Local Committee.

No. of Allotmen	Name of Lessee.				nt	l'ayable to the Receiver of Revenue	
			£	· 8.	d.		
	County of K	arkarooc	٠. '			•	
31	Allan, James	1	0	2	0	Horsham	
26r	Banner, Thomas	1	0	6	0		
29K	Braume, Charles	1	0	4	0	111	
271)	Bretag, Johann Carl Withel Töliner, Johann F. Carl	m, and	0	16	0	" .	
27E	Best, Anthony		0	8	0		
28ј	Bell, Joseph		ŏ	4	ŏ		
42	Boothey, William	:::	ŏ		ŏ		
43	Boothey, William Boothey, William Edward		ŏ	- 5	ŏ		
26B	Blythman, George		ŏ	2 4 2 2	ŏ	"	
28F	Charles, Robert		ŏ	2	ŏ	",	
28H	Charles, James		ŏ	2	ŏ	,,	
281	Charles, John		ŏ	$\bar{2}$	ŏ	";	
160 [	Creswick, Henry		2	4	0	Kerang	
,	County of K						
29в	County of K	arkarooc	. 0	4	01	Horsham	
29B 26c	County of K Cox, George Bradley Crosbic, Robert	arkarooc 	. 0	4	0,	Horsham	
29B 26c 26D	County of K  Cox, George Bradley Crosbie, Robert Cross, William Joseph	arkarooc	0 0	4	01 0 0	Horsham	
29B 26c	County of K Cox, George Bradley Crosbic, Robert Gross, William Joseph Franklin, Arthur John Gregg, John Francis	arkarooc   	. 0	4	01 0 0 0	Horsham	
29B 26c 26D 29 36 34	County of K Cox, George Bradley Crossle, Robert Cross, William Joseph Franklin, Arthur John Gregg, John Francis Hodby, Thomas	arkarooc	. 0 0 0 0 0	4 2 8 4 2	01 0 0	Horsham	
298 26c 26c 29 36 34 35	County of K Cox, George Bradley Groshic, Robert Gross, William Joseph Franklin, Arthur John Gregg, John Francis Hodby, Thomas Hodby, Thomas	arkarooc	0 0 0 0 0	4 2 8 4 2	01 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Horsham	
298 26c 260 29 36 34 35 26A	County of K Cox, George Bradley Crosbie, Robert Gross, William Joseph Franklin, Arthur John Gregg, John Francis Hodby, Thomas Hogan, James John Hosking, Alfred	arkarooc	. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	4 2 8 4 2 4 2 4	01 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Horsham	
29B 26c 26D 29 36 34 35 26A 28B	County of K Cox, George Bradley Croshie, Robert Gross, William Joseph Franklin, Arthur John Gregg, John Francis Hodby, Thomas Hogan, James John Hosking, Alfred Hosking, James Henry	arkarooc	. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	4 2 8 4 2 4 2 4 6	000000000000000000000000000000000000000	Horsham	
29B 26c 26D 29 36 34 35 26A 28B 29G	County of K Cox, George Bradley Croshie, Robert Gross, William Joseph Franklin, Arthur John Gregg, John Francis Hodhy, Thomas Hoghy, James John Hosking, Alfred Hosking, James Henry Howard, Robert	arkarooc	. 0000000000000000000000000000000000000	4 2 8 4 2 4 2 4 6 6	000000000000000000000000000000000000000	Horsham	
29B 26c 26c 29 36 34 35 26A 28B 29G 29i	County of K Cox, George Bradley Croshie, Robert Cross, William Joseph Gross, William Joseph Franklin, Atthur John Gregg, John Francis Hodby, Thomas Hodby, Thomas Hosking, James John Hosking, James Henry Howard, Robert Hogath, John	arkarooc	. 0000000000000000000000000000000000000	4 2 8 4 2 4 2 4 6 6 4	000000000000000000000000000000000000000	Horsham	
29B 26C 26D 29 36 34 35 26A 28B 29G 29I 26I	County of K Cox, George Bradley Croshie, Robert Cross, William Joseph Gross, William Joseph Franklin, Arthur John Gregg, John Francis Hodhy, Thomas Hogan, James John Hosking, Alfred Hosking, James Henry Howard, Robert Hogath, John Koenig, Johann Christia Koenig, Johann Christia Koenig, Friedrich Ca-1C	arkarooc	. 0000000000000000000000000000000000000	4 2 8 4 2 4 2 4 6 6	000000000000000000000000000000000000000	Horsham	
29B 26c 26D 29 36 34 35 28B 29G 29T 26T 26E	County of K Cox, George Bradley Groshie, Robert Gross, William Joseph Franklin, Arthur John Gregg, John Francis Hodby, Thomas Hogan, James John Hosking, James Henry Howard, Robert Hogath, Johan Koenig, Johann Christia Koenig, Friedrich Ca-1C Klauss, Charles Edwin	arkarooc	. 0000000000000000000000000000000000000	4 2 8 4 2 4 2 4 6 6 4	000000000000000000000000000000000000000	Horsham	
29B 26c 26D 29 36 34 35 26A 28B 29G 29I 26I 26E 26E	County of K Cox, George Bradley Croshie, Robert Cross, William Joseph Franklin, Arthur John Gregg, John Francis Hodhy, Thomas Hogan, James John Hosking, James Henry Howard, Robert Howard, Robert Koenig, Johann Christian Koenig, Friedrich Ca-1C Klauss, Charles Edwin Lowitzka, Friedrich	arkarooc	. 0000000000000000000000000000000000000	4 2 8 4 2 4 6 6 6 4 12 4 10	010000000000000000000000000000000000000	Horsham	
29B 26c 26D 29 36 34 35 28B 29G 29T 26T 26E	County of K Cox, George Bradley Croshie, Robert Cross, William Joseph Franklin, Arthur John Gregg, John Francis Hodhy, Thomas Hogan, James John Hosking, James Henry Howard, Robert Howard, Robert Koenig, Johann Christia Koenig, Friedrich Ca-1C Klauss, Charles Edwin Lowitzka, Friedrich	arkarooc	. 0000000000000000000000000000000000000	4 2 8 4 2 4 2 4 6 6 4 12 4	010000000000000000000000000000000000000	Horsham	
29B 26c 26D 29 36 34 35 26A 28B 29G 29I 26I 26E 26E	County of K Cox, George Bradley Croshie, Robert Cross, William Joseph Franklin, Arthur John Gregg, John Francis Hodhy, Thomas Hogan, James John Hosking, James Henry Howard, Robert Howard, Robert Koenig, Johann Christian Koenig, Friedrich Ca-1C Klauss, Charles Edwin Lowitzka, Friedrich	arkarooc	. 0000000000000000000000000000000000000	4 2 8 4 2 4 6 6 6 4 12 4 10	010000000000000000000000000000000000000	Horsham	
29B 26C 26D 29 36 35 26A 28B 29G 29T 26T 26E 26H 29H	County of K Cox, George Bradley Groshie, Robert Gross, William Joseph Franklin, Arthur John Gregg, John Francis Hodby, Thomas Hoghy, James John Hosking, James Henry Howard, Robert Hogauth, Johann Christian Koenig, Johann Christian Koenig, Friedrich Ca-1C Klauss, Charles Edwin Lewitzka, Freiderich Learmonth, Percy County of T	arkarooc	000000000000000000000000000000000000000	4 2 8 4 2 4 6 6 6 4 12 4 10 4	010000000000000000000000000000000000000	Horsham	
29B 26c 26D 29 36 34 35 26A 28B 29G 29I 26I 26E 26E	County of K Cox, George Bradley Groshie, Robert Gross, William Joseph Franklin, Arthur John Gregg, John Francis Hodby, Thomas Hoghy, James John Hosking, James Henry Howard, Robert Hogath, Johann Christian Koenig, Johann Christian Koenig, Johann Christian Koenig, Friedrich Ca-1C Klauss, Charles Edwin Lewitzka, Freiderich Learmonth, Percy	arkarooc	. 0000000000000000000000000000000000000	4 2 8 4 2 4 6 6 6 4 12 4 10	010000000000000000000000000000000000000	Horsham	

² Includes £2 14s., rate for 1889.

NORTH-EASTERN	VEDWIN	DISTRICT-continued

No. of Allotment	Name of Lessco.	Amoun due.	Payable to the Receiver of Revenue at —
		£ s. d	-
	County of Karkaroo		
28c	Molynany Tames		Horsham
28D	McGregor, John, and Knight,	0 2 0	
. =0.,	Henry.	0 + 0	"
29.r	Reinholtz, Gustav	0 6 0	
28L	Raeck, Friedrich August, and	0 8 6	111
-02	Raeck, August Friedrich	1000	
29L	Ryan, James	0 16 0	
40	Wall, George	0 4 0	
29F	Watson, John	0 6 0	"
41.A	White, Samuel	0 4 0	
49	White, Thomas	0 2 0	"
Block.	1	, , ,	"
16A	Creswick, Alexander Thomson	1480	Melbourne
16B	Creswick, Alexander Thomson	14 0 0	0
17A	Buchanan, David	4 16 0	1 11
17B	Buchanan, David	4 12 0	**
18a	Creswick, Henry	4 18 0	н
19A	Macredie, Andrew	7 12 0	it.
19в	Macredie, Andrew	7 6 0	,,,
20A	Macredie, John	7 12 0	11
20B	Macredie, John	7 18 0	i ii
25A	Anderson, Andrew	17 8 0	ii ii
25в	Anderson, Andrew	17 10 0	ii.
58A	Anders, Herman	7 4 ŏ	
66B	O'Connor, James	10 4 ŏ	
		' '	1 . "

- Includes 2s., rate for 1889.
   Includes £4 16s., rate for 1889, on Block 58.
   Includes £6 12s., rate for 1889, on Block 66..

# NORTH-WESTERN VERMIN DISTRICT.

NORTH-WESTERN VERMIN DISTRICT.

NOTICE TO LESSEES WITHIN THE BOUNDARY OF THE SAID DISTRICT.

THE undermentioned Vermin Rates for the current year remaining unpaid, notice is hereby given that the several amounts are required to be paid to the specified Receivers of Revenue on or before the 30th day of September, 1890. If not pail, the Local Committee will cause proceedings to be taken out for the recovery of the same, in accordance with the provisions of the 191st section of the Land Act 1890, Part II.

JOSEPH FISHER,
Secretary to the North-Western Vermin District
Local Committee.

No. of Block.	Name of Lessee.	Amount Due,	Payable to the Receiver of Revenue at—
34B 40 43B	Cronyn, Edward Heinze, Benjamin Lockett, Robert	£ s. d. 29 17 0 ¹ 18 16 0 7 18 0	Melbourne Horsham Melbourne

¹ Includes £9 19s, rate for 1889.

# WESTERN VERMIN DISTRICT.

Notice to Lessees within the Boundary of the said District.

THE undermentioned Vermin Rates for the current year remaining unpaid, notice is hereby given that the several amounts are required to be paid to the specified Receivers of Revenue on or before the first day of October, in the year One thousand eight-hundred and ninety.

If not paid, the Local Committee will cause proceedings to be taken out for the recovery of the same, in accordance with the provisions of the 191st section of the Land Act 1850, Part II.

JOHN TAYLOR,
Secretary to the Western Vernin District
Local Committee.

No. of Allotment,	Name of Lessee.	Amou due.		Payable to the Receiver of Revenue at—	
i	-		£ s.	d.	ļ. —
	County of Lows	an.			
64	Affleck, Margaret Ann		0 5	6	Nhill
20c	Allon Erodonials Cooper		0 5	Ğ	'''
12A		!	0 11	ō	
45			0 16	6	0
88D			0 11	0	
91A			0 11	0	u .
88P			0 11	0	n
60	Baker, Thomas Sillitoe		1 2	0	11
178A	Bartram, Henry	j	2 .9	G	u
204	Billingham, Eli	1	0 11	.0	Horsham

#### WESTERN VERMIN DISTRICT-continued.

l	COMPANY MARIEUM.	-communeu.	
No. of Allotment.	Name of Lessee.	Amount due.	Payable to the Receiver of Revenue at—
		£ s. d.	
		ı	1
010-	County of Lowan—cond		
212E	Brown, William Edward Champness, John Henry	$\begin{bmatrix} 0 & 11 & 0 \\ 3 & 6 & 0 \end{bmatrix}$	Horsham Nhill
100A	Clark, Alfred James	0 5 6	Horshain
9д 9в	Champness, John Henry	0 5 6	Nhill .
15	Champness, John Henry Champness, John Henry Champness, John Henry	0 5 6	11
142A	Clark, Herbert James	0 11 0	;;
8A 210c	Carter, Alfred	0 16 6	Horsham
9E		0 11 0	Nhill
159 20 _B 1		0 11 0	"
142B	Court A CI	0 5 6 0 11 0	11 \$1
-5	Connell, John, Connell, Eugene.	5 19 01	U
	Terence Terence		
0 D	Collins, William Alfred Compton, Walter Collins, William Alfred Collins, Henry	0 11 0	.,
35 9н	Colling William Alfred	1 2 0 0 5 6	11
55c	Collins, Henry	0 5 6	;;
64A	Deckert, Hermann	0 1 0°	
$\frac{141}{4}$	Day, Frederick William Daniels, Augustus	5 4 6 2 9 6	11
51 A	Daw, Joseph	0 11 0	Horsham
97 97в	Dreber, Bernard	1 2 0 0 11 0	l u
97c	Dreher, August Doddrell, William	0 11 0	17
33 220a	Doddrell, William Domaschenz, Mathes, the younger	0 5 6	Nhill
127	I Thomas Thomas	0 5 6	Horsham Nhill
16A	Eastwood, Charles	0 11 0	11
3 88r	Fairley, Lewis	4 2 6 0 5 6	11
88s	Fairley, Lewis	0 5 6	11
88T 138	Fairley, Lewis	$\begin{bmatrix}0&5&6\\3&17&0\end{bmatrix}$	11
105	Filmer, Aithur John	0 16 6	Horsham
20 л 88 м	Filmer, Aithur John Furler, Walter Flavel, Albert Francis	0 16 6	Nhill
113	Gooding, Tom	0 11 0	Nhill Horsham
115B	Gosling, Thomas James	0 5 6	10
20в 108	Haines Henry	$\begin{bmatrix} 3 & 0 & 6 \\ 0 & 11 & 0 \end{bmatrix}$	Nhill Horsham
74B	Hamburg, Samuel Harmer, John Hedt, Gustav	0 16 6	Nhill
104л 109в	Harmer, John	0 11 0	Horsham
98A	Juers, Heinrich Christian	0 16 6	11
46A1	Kozminsky, Marks, and Ham-	0 5 6	Nhill
$95\sigma$	- burg, Samuel Kies, William	0 5 6	
88в	Kschenkas, Matthias Martin, and	0 5 6	11
61	Kschenkas, Matthes Kemp, James Keyte, William	1 7 6	"
202A	Keyte, William	0 16 6	Horsham
28 _A	Kieselbach, Robert Henry Her- mann	1 2 0	Nhill .
169	Kelly, Timothy	5 10 0	**
$46\Lambda^2$	Kozminsky, Marks, and Ham-	0 5 6	11
56 .	Lynch, Michael	0 5 6	11
88j 181	Lynch, William Laurie, James Park Dawson	$\begin{bmatrix} 0 & 11 & 0 \\ 5 & 4 & 6 \end{bmatrix}$	Horsham
68F	Linke, Frederick Herman, Linke,	0 11 0	Nbill
	ADJUMENTS, AND HAM- burg, Samuel Lynch, Michael Lynch, William Laurie, James Park Dawson Linke, Frederick Herman, Linke, Frederick August, and Linke, Charles Julius	ļ	
67		2 9 6	n
16B 88U	Liddle, James Lowe, Robert Lynch, William	0 11 0	п
- 6	Mohneux, Eugene Leppard	. 2 9 6	11
$\begin{array}{c c} 220 & 162 & \end{array}$	Myles, William	0 5 6	Horsham
115	Maguire, James	0 11 0 0 5 6	Nhill Horsham
95F 88N	Marks, Samuel	0 5 6	Nhill
SOr	Marsh, Albert Menzel, Friedrich Herrmann Miller, John Francis	0 11 0 0 11 0	17 17
$\frac{28}{109 \text{A}}$		3 17 0	11
221	Moll, Adolph Modra, Adolph	0 16 64	Horsham
8 208B	Molineux, Eugene Leppard	3 17 0	Nhill
208B 100	McCabe, Edmind	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Horsham
124	McDonald, Alexander John	13 4 0	11
191 149	McDonald, Alexander John McCartney, Ellen McIntyre, Mrs. Mary (administra-	6 17 6 0 11 0	Nhill
	trix of William AlcIntyre)		~.44114
131 111	McHrath, James McKenzie, Peter	0 11 0	Horsham
170	McKinnon, Angus	11 4 0 f	Nhill
186 98D	MacKinnon, Hugh	3 17 0 0 11 0	Horsham
•	McKenzie, John	0 11 0 1	. 11
a ]	Includes 5s. 6d., rate for 1889. Includes £2 9s. 6d., rate for 1889.		
* '	menunes 22 ss. ou., rate for 1889.		

- * Includes 33. 5d., rate for 1889.

  * Includes £2 9s. 6d., rate for 1889.

  * Short paid.

  * Includes £3. 6d., short paid on rate for 1889.

  * Includes £6 12s., rate for 1889.

  * Includes £3 10s., rate for 1889.

***	77	Deserve	-continued
Weenspy	VERMIN	DISTRICT	.—сопиписа

No. of Allotment.	Name of Lessee.	Amount due.	Payable to the Receiver of Revenue
		£ s. d.	
-	County of Lowan—contin	nucd.	}
88G	McMaster, Allan, and McMaster, Hugh	0 11 0	Nhill
187	Nicholson, Mary	3 17 0	Horsham
79B	Nicholls, Lawrence Cousin	0 16 6	Nhill
15a	Norton, Benjamin D	0 1 6"	- 11
69B	O'Shannassy, Daniel Michael	2 4 0	0
68	O'Neill, Matthew	1 19 0 ^b	
210r	Oliver, John Henry	0 5 6	Horsham
68E	Pfrunder, Adolph	0 11 00	Nhill
30c	Perkins William l	1 2 0	1 1
880	Pengilley, Walter Roberts, William Charles	0 16 6	
42	Roberts, William Charles	0 16 6	п
73B	Rupp, August	0 16 6	1 11
S0E	Reichelt, Heinrich	0 5 6	
49	Ryan, John Patrick	0 5 6	1 6 1
30A	Sargent, Joseph	2 9 6	1 " 1
37A	Sanders, Frederick	0 5 6	1 5 1
137B		0 5 6	1 " 1
		0 11 00	
212g	Schmidt, Carl	0 11 0	1,01011111
215	Schmidt, Carl	0 11 00	
201B	Strudwick, Frederick	4 19 0	Nhill
142	Taylor, John	3 17 0	0
174	Thacker, Miss Elizabeth	0 16 6	Horsham
101A	Towk, Martin, the younger	5 15 6	
192	Thorne, Thomas	0 5 6	Nhill
91	Thorne, Thomas Vivian, William Vivian, William		1 -
14	Vivian, William	0 16 6	, u
146	Westendorf, Mrs. Ellen	0 16 6	"
137A	Wallace, Francis, and Wallace,	0 5 6	19
211	George Weidenbach, Adolph, and Lostroth, Henry	0 16 6	Horsham
212D	Weidner, Mary	0 11 0	C 11
193A	Thorne, Thomas	2 15 0	1 ,,
175	Thorne, Thomas Woods, John Ewan	3 17 0	Nhill
173	Yelland, Frederick, the elder	3 17 0	
171	Yelland, Frederick Joseph	7 8 6	1 "
171 173A	Yelland, Frederick, the elder	0 5 6	1 "
	Zschech, Andreas	Ŏ 1Ĭ Ŏ	Horsham
212r		1 0	
Block 86	McLellan, Hugh	7 14 0	Nhill
ı	Short paid. Balance of rate. Ladde For 6d, rate for 1889	<u>,</u>	<del>'</del>

• Includes 5s. 6d., rate for 1889.

#### WARRACKNABEAL VERMIN DISTRICT.

Notice to Lessess within the Boundary of the Said District.

THE undermentioned Vermin Rates for the current year remaining unpaid, notice is hereby given that the several amounts are required to be paid to the specified Receiver of Revenue on or before the twentieth day of September, in the year One thousand eight hundred and ninety.

If not paid, the Local Committee will cause proceedings to be taken out for the receivery of the same, in accordance with the provisions of the 191st section of the Land Act 1890, Part II.

J. W. THOMAS,
Secretary to the Warracknabeal Vermin District
Local Committe.

				_			
No. of Allotment.	Name of Lessee.		moui		Payable to the Receiver of Revenue at—		
		£	ß.	d.			
	County of Borung.						
74	Belcher, Charles	1 0	12	0	Horsham		
74A	Belcher, Douglas Frank	Ιò	12		- 11		
920	Burgess, Thomas	Ó	18	Ó	11		
49	Carter, John	0	12	0	11		
64A	Campbell, John	0	12	0			
59B	Campbell, Donald	0		0	11		
1120	Coulson, William	1		0	n n		
99	Clugston, Alexander	0			10		
15D	Curnow, James Henry	0		0	111		
15L	Disher, John	1		0,	1 11		
54A	Dever. Michael James, and	0	12	0	- 11		
	Murphy, Daniel Patrick	١					
103	Drakard, Alfred	1	. 16	0:			
72A	Dawe, Sampson, and Smith, Sydney	1	16	0;	'  "		
9a	Daer, Michael James	0		0	11		
GA	Domaschenz, William	0		0	P		
7D		0		0	11 •		
30	Elson, William	0		ŏ	, "		
85c	Eaton, Robert, and Dawe, Robert	1	. 4	0	"		
	1	ı			1		

¹ Includes 12s., rate for 1889. ² Includes 18s., rate for 1889.

#### WARRACKNABEAL VERMIN DISTRICT-continued.

No. of Altotment.	Name of Lessee.	Amount due.	Payable to the Receiver of Revenue at—
		£ s. d.	1
	County of Borung-con	tinucd.	
59	Edgar, James	.   0 6 0	Horsham

	County of Borung—continu	ica.
59	Edgar, James	0 6 0   Horsham
8в	Gawith, Joseph Henry	0 6 0   "
72	Giles, William Henry	1 4 01 11
93	Good, Ezekiel	0 18 0   11
86A	Hood, Arthur Wellesley	0 12 0 0
8c	Hutabina Thomas	0 12 0 " 0 19 0 ² "
	Johns, William, and Johns, Henry Jones, Albert William	0 12 0   "
59 E	Johns, William, and Johns, Henry	0 6 0 "
910	Jones, Albert William	0 18 0 "
26	Kuhne, George Albert, and Hoff-	0 10 .0   "
1	mann, Frederick Theodore Kelsall, Joseph James, the	0 18 0 µ
70A	1202.00.	0 18 0   µ ·
	younger	1 4 0
23	Mibus, Ludwig	
110	Milbourne, James Miller, Joseph Bass Milkins, George Edward	0 18 0 "
8.1	Miller Joseph Bass !	1 4 01 "
151	Milkins, George Edward	0 12 03 "
15ĸ	Milkins, George Edward Mitchell, Joseph	1 4 01 "
88A	Miller, Amos	1 4 0 "
89	Miller, Edward, and Miller,	2 2 0 11
1	Thomas	
85B	Moreton, Frederick Moreton, Frederick	0 6 0 "
86B	Moreton, Frederick	0120 н.
22c	Moll, Carl Heinrich Reinholtz	060  11
46B	Müller, Charles	0 6 0   "
111a	Murphy, Phillip	0 12 0   "
71	McLean, Duncan	0 12 02 "
6в	McNamara, John McQueen, Archibald Sinclair	0 12 03 "
96	McOueen, Archibald Sinclair	3 16 04 0
11в	McCaffrey, James	0 12 0   "
6F	McKenzie, George	0 12 03
64E	McCaffrey, James McKenzie, George McKenzie, George Nicholson, Patrick Nicholson, Mary Ann Nicholson, Mary	0 19 02 11
64F	Nicholson, Mary Ann	0 12 00 0
112E	Nicholson, James Michael, and	1 16 05 "
	Nicholson, Patrick William	i
112B	Nichalasa Tamas	0 12 0   "
55	Nottle, Richard Harris Osmaston, Basil de Forest, and Nicholls, Benjamin Ernest	0 18 0   11
4B	Osmaston, Basil de Forest, and	0 18 0 "
	Nicholls, Benjamin Ernest	•
47		0 12 0 "
91в	O'Rorke, Hugh	0 19 02 "
91A	O'Rorke, Hugh Putland, James Putland, John Patterson, Alexander	1 10 0
91н	Putland, John	060 "
33	Patterson, Alexander Pressey, Thomas Pedler, Richard Pearce, Thomas George	0 12 03 "
10	Pressey Thomas	140 0
iic	Pedler, Richard Pedrer, Thomas George Phillips Henry	060 "
44	Pearce, Thomas George	1 10 0   "
9в	Phillips. Henry	0 G O   "
15c	Phillips, Henry Polack, Henerich Adolph, the	0 12 03 "
21в	Ronning, Charles Rossiter, Dugald Robson, Charles, and Robson,	060  11
132	Rossiter, Dugald	0 12 0   "
5	Robson, Charles, and Robson,	280 "
		ì
15J	Rowling, William James Sanders, James Williams	1 4 0 1   11
55A	Sanders, James Williams	0 12 0   "
63E	Saunders, Matthew	060
- 87 B	Sherriff, William	0 12 0   "
29A	Saunders, Matthew Sherriff, William Sieber, Ernst Gottlieb	060 "
91r	I ribiett, r rederick	0 12 03 11
105	Thomas, John William Taylor, Albert Charles	140 "
109A	Taylor, Albert Charles	140 "
57в	Usher, Arthur Urias	0 12 0 0
133	I Williamson Ambrose the elder	0 6 0 "
91 p	Williams, Owen	0 12 0 "
116B	Williams, Owen Williamson, Edward; Williamson, William; Williamson,	3 12 0 0
	son, William; Williamson,	
	Robert: and Williamson, Albert	1 0 20 01
15н		0 12 03 "
150	Woodward, Frederick	0 12 03 "
1		I I

- ¹ Includes 12s., rate for 1889.
- ² Includes 7s., rate for 1888, and 6s., rate for 1889. 3 Includes 6s., rate for 1889.
- 4 Includes £18s., rate for 1888, and £14s., rate for 1889.
- ⁵ Includes 18s., rate for 1889.  6  Includes £1 16s., rate for 1889.

Land Act 1890, Part II., Section 157.

#### · MALLEE ALLOTMENTS AVAILABLE FOR APPLICATION.

HE undermentioned Mallee Allotments, being subdivisions of the "A" portion of Block 62, are now available for application.

All applications received on or before Friday, the 10th day of October, 1890, will be deemed to have been simultaneously made.

Particulars as to position of allotments can be obtained on application at the Local Land Offices.

Number of Allotment.	Area.			County.	
	l Horsi	iam Sur	vey Dis	TRICT.	!
492	640 acres		•••		Karkarooc
493	640 n	•••	•••		11
494	640 n	•••	•••	•••	**
495	640 "		•••	•••	**
496	640 11				"
497	640 n		•		rı .
498	640 11				н
499	640 n				н
500	640 11	***			,
501	550 n		•••		11
502	550 "	***	***		0
503	550 "		***	•••	н
504	640 u	***	***		11
505	640 "		***	•••	11
506	640 "	•••			**
507	640 "	•••	•••		11
508	640 "	•••		•••	**
509	640 n	•••		•••	rr .
510	640 "	•••	•••		**
511	640 "	•••	•••	•••	ti
512	640 "	***			11

JNO. L. DOW, Commissioner of Crown Lands and Survey, Being the Responsible Minister of the Crown administering the said Act.

Department of Lands and Survey, Melbourne, 3rd September, 1890.

# Land Act 1890, Part II., Section 157.

MALLEE ALLOTMENTS AVAILABLE FOR APPLICATION.

THE undermentioned Mallee Allotments, being subdivisions of the "A" portion of Block 74, are now available for application.

All applications received on or before Friday, the 10th day of October, 1890, will be deemed to have been simultaneously made. Particulars as to position of allotments can be obtained on application at the Local Land Offices.

Number of Allotment.	Arca,				County.
	St. Ar	NAUD SU	RVEY D	ISTRICI	} }.
246	491 acres	٠			Tatchera
247	489		•••	***	
248	456 "				۱,,
249	451 n				! "
250	420 "	***			
251	413	*	•••	•••	n .
252	481 11		•••	•••	i ii
253	481 "				i ii
254	481 "				"
255	534 "				i
256	525 "		•••		"
487	538 "		•••		Karkarooc
488	507 "		•••		
489	538	•••	***	•••	"
490	568 "	•••		•••	"
491	537 "	•••			11

JNO. L. DOW,
Commissioner of Crown Lands and Survey,
Being the Responsible Minister of the Crown
administering the said Act.

Department of Lands and Survey, Melbourne, 3rd September, 1890.

### Land Act 1890, Part II., Section 157. MALLEE ALLOTMENTS AVAILABLE FOR APPLICATION.

THE undermentioned Mallee Allotments, being subdivisions of the "B" portion of Block 85, are now available for application.

All applications received on or before Friday, the 10th day of October, 1890, will be deemed to have been simultaneously

Particulars as to position of allotments can be obtained on application at the Local Land Offices.

Number of Allotment.					County.		
	St. Ar.	naud St	RVET D	STRICT.			
257	481 acres				Tatchera		
258	481 a				**		
259	481 "		•••		tt		
260	481 11				ti		
261	481 n				II.		
262	481 "		•••	1	U		

Number of Allotment.		County			
,	St. Arnaud	Survey	Distric	т-соп	tinued.
263	551 acres			•••	Tatchera
264	551 "	•••	•••		,,
265	579 "				u u
266	579 "				U.
267	515 "				н
268	557 a	•••			11
269	499 n	•••			"
270	484 11				**
271	487 II				
272	491 u				
273	484 "				11
274	529 "				11
275	558 "			•	,,
276	484 ,,				. ,,
277	496			[	ü
316	501 "				11
317	484 "		***		
318	588 "	•••			17
319	532 "	•••			11
320	536 11	•••	•••		"
321	540 "	•	•••		"
322	544 11	•••	•••	[	
323	-00	•••	•••	•••	
324	F09			•••	tt.
325	447		•••		11
326	100		• • •	•••	11
327	411	• • • • • • • • • • • • • • • • • • • •	•••		11
328	440		•	•••	. #
329	F 60	. ***	***		11
32ÿ	578 n	* ***	•••	••••	**

JNO. L. DOW,
Commissioner of Crown Lands and Survey,
Being the Responsible Minister of the Crown administering
the said Act.

Department of Lands and Survey.
Melbourne, 3rd September, 1890.

#### CEMETERIES.

A CCOUNTS of Trustees, pursuant to the provisions of section 32 of the Cometeries Act 1890 (54 Vict. No. 1072).

## MITTA MITTA PUBLIC CEMETERY.

1st January to 31st December, 1889.

		RE	CEIPTS.				
Balance		•••	•••			£0 12	6
Fees for graves,	æc.	•••	•••	•••	•••	1 0	0
						£1 12	6
		EXPE	NDITURE,				_
Balance		•••	•••	****	•••	£1 12	6
•			ALEX W. E. W. H.	R. MON MURT. GREEN	N,		
					7	Princtage	

Trustees.

Declared at Mitta Mitta the 23rd day of August, 1890, before John Conway, J.P.

#### Poowong Public Cemetery. 1st January to 31st December, 1889.

'		RE	CEIPTS.					
Balance Public subscrip	tions.		•••	•••		£1	0	0
r unite subscrip	otions	• • •	•••	•••	• • • •	33	3	0
						£34	3	0
		EXP	ENDITURE	:.		•		
Office expenses		***	•••	•••		£0	3	6
Works	****	1	***	•••	•••	20	0	0
Balance		• • • •	***	•••	•••	13	19	6
						£34	3	0

EBENEZER COOK, RICHARD GREGG, THOS. HOULAHAN, THOS. RATCLIFFE,

Trustees.

Declared at Poowong the 23rd day of August, 1890, before M. W. Elliott, J.P.

YARCK PUBLIC CEMETERY. 1st January to 31st December, 1889.

	RH	CEIPTS.					
Balance	***		• • •		£4		
Fees for graves, &c.	• •••	***	***	•••	9	10	0
		•			£14	8	10

	EXP	EXDITURE	<b>.</b>			_	_
Office expenses	 ***		•••		£0	5	Ö
Works	 		•••		8	2	6
Grave-digging	 				4	ō	Ō.
Balance	 		•••		<b>2</b>	1	4
				-	£14	8	10
		j		URRA			_

J. T. MURRAY, T. CREIGHTON, ROBERT PURCELL, Trustees.

Declared at Molesworth the 21st day of August, 1890, before JAMES DUNN, J.P.

#### Courts.

LICENSING COURTS.—Notice is hereby given that the sittings of the Licensing Courts for the Licensing Districts hereunder named will be held at the places, dates, and hours specified below:—

Place of Sitting.		Date and Hou	Name of District.			
Woodend	•	20th October, 2.30 p.m.	1890,	Woodend, Cam- paspe, and New- ham East		
Trentham		13th October, 10.30 a.m.	1890,	Tylden		
Kyneton		14th October, 10 a.m.	1890,	Kyneton, Lauriston, Malmsbury, Tara- dale, Carlsruhe, and Emberton		
Daylesford		15th October, 10 a.m.	1890,	Daylesford, Hol- combe, Glenlyon, Franklyn, and Hepburn		
Maldon	•	16th October, 11.30 a.m.	1890,	Maldon, Baringhup, Newstead, and Walmer		
Castlemaine	•••	17th October, 10 a.m.	1890,	Castlemaine, Chew- ton, Fryers, Har- court, and Sutton Grange		

(By order) G. C. Morrison, Clerk of the Licensing Court. Kyneton, 2nd September, 1890.

SWAN HILL.—LICENSING COURTS.—It is hereby ordered that a sitting of the Licensing Courts for the Licensing Districts of Swan Hill and Mildura will be held at the Court House, Swan Hill, on Saturday, the 20th day of September, 1890, at the hour of Ton o'clock a.m. Dated this 27th day of August, 1890.—(By order of the court) Edward Tronson, Clerk of the Licensing Court.

SITTINGS of the Supreme Court for the hearing of Criminal Trials, &c.: pursuant to Orders in Council of 10th December, 1889, 24th March, 4th, 11th, and 18th August, 1890.

Ararat	 			<del>-</del> '
Bairnsdale	 			
Ballarat	 		riday	10 October
Beechworth	 		Ionday	8 September
Benalla	 		aturday	6 September
Castlemaine	 		uesday	2 December
Echuca	 •••			
Geelong	 	9	i'hursda <b>y</b>	25 September
Hamilton	 	I	Monday	22 September
Hersham	 	٦	Wednesday	8 October
Maryborough	 	· 1	Wednesday	19 November
Port Fairy	 ***	1	l'hursday	27 November -
Sale	 	7	Fuesda <del>y</del>	21 October
Sandhuret	 	1	Wednesday	1 October
Shepparton	 	]	Friday	14 November
St. Arnaud	 	1	Londay	6 October
Stawell	 	]	Friday	21 November
Warrnambool	 •••		Chursday	18 September
Melbourne	 ***		Monday	15 September
			-	-

GENERAL SESSIONS: pursuant to Orders in Council of 24th December, 1889, and 23rd June, 1890.

O,		,	,	
Alexandra				
Ararat			Friday	14 November
Bairnsdale			Thursday	25 September
Ballarat	•••	•	Friday	28 November
Beechworth			Tuesday	7 October
Benalla			Thursday	9 October
Castlemaine			Tuesday	7 October
Clunes			Thursday	27 November
Daylesford			Tuesday	18 November
Dunolly			Wednesday	15 October
Echuca			Thursday	20 November
Geelong			Wednesday	1 October
Hamilton			Tuesday	7 October
Heathcote		***	Tuesday	11 November
Horsham			Tuesday	18 November
Inglewood			Thursday	4 December
Jamieson			<del>-</del>	
Kilmore	***		Tuesday	9 December
$\mathbf{K}$ yneton			Thursday	13 November
Mansfield			··· —	<del>.</del>
Maryborough		•••	Thursday	16 October

	Melbourne			V	Vednesday	1 October
1	Nhill			V	Veduesday	29 October
İ	Palmerston	•••	***		Vednesday	15 October
ļ	Port Fairy	***			hursday	11 September
1	Portland				hursday	16 October
۱	Sale	•••			uesday	9 December
١	Sandhurst .	•••			aturday	22 November
ı		•••	•••		uesday	21 October
ı	Shepparton	•••	•••		ucaday	22 0000001
Į	St. Arnaud	•••		··· д	uesday	11 November
1	Stawell	•••	***			4 December
	Walhalla	•••	•••		hursday	21 November
	Wangaratta	•••	***		riday	
Į	Warrnambool		.i.	1	'uesda <b>y</b>	9 September
ì	Wood's Point	• • •	•••	•••	_	-

Warrnambool	•••	Ξ.	Tuesday	9 September
Wood's Point				
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MAGNI	X.	UU	UKIS L	rates fixed by the
Juαges.				
Alexandra				_
Ararat	,		Friday	14 November
Avoca			Wednesday	10 Contom hou
Bacchus Marsh	1		Wednesday Tuesday Thursday Friday Tuesday	16 September 25 September 19 September 21 October
Bairnsdale			Thursday	25 September
Ballan			Friday	19 September
Ballarat			Friday Tuesday Monday Tuesday Tuesday Thursday Wednesday	21 October
Beaufort			Monday	10 November
Beechworth			Tuesday	7 October
Benalla			Thursday	9 October
Blackwood			Wednesday	24 September
Bright			–	···-
Camperdown			Friday	12 December
Casterton	• • • •	•••	Tuesday	14 October
Castlemaine		•••	Tuesday	7 October
Charlton	•••		Tuesday Tuesday Wednesday	3 December
Chiltorn	•••		Wednesday Tuesday Thursday	3 December 18 November 27 November
Clunes	•••	•••	Thursday	27 November
Colac	•••	•••	Thursday	4 December
Coleraine	•••	•••	Tuesday Thursday Thursday Thursday Monday	4 December 9 October
Creewiels		•••	Monday	24 November
Dandenone	•••	•••	Tuesday	25 November
Danidenong .	•••	•••	Tuesday Tuesday	18 November
O U N T Judges.  Alexandra Ararat Avoca Bacchus Marsh Bairnsdale Ballan Beaufort Beenworth Bensalla Camperdown Casterton Charlton Chiltern Clunes Coleraine Creswick Dandenong Daylesford Donald Dunolly	•••	•	I ucousy	
Dunolly	•••	•••	Wednesday	15 October
		*	FT33 3	20 November '
Echuca Casloner	•••	•••		
Geelong Gisborne	•••	• • •	Wednesday	1 October 26 September
Hamilton	***	***		7 October
Heatherte	•••	***	Tuesday	11 November
Heathcote -	•••	•••	Tuesday Tuesday	18 November
Horsham	•••		Thursday	
Inglewood	•••	•••		4 December
Jamieson	•••	•••	Wednesday	8 October
Kerang	•	• • •		8 October 9 December
Kilmore	•••	•••	Tuesday Thursday	13 November
Kyneton Maldon	•		Friday	12 September
Mansfield	•••			12 Beptember
	•••	•••	Thursday	16 October
Maryborough	•••		Wednesday	1 October
Melbourno	.:.		Wednesday Friday	
Mornington	•••		Wednesday	10 December
Nagambie Nhill			Wednesday	29 October
	• • •		Wednesday	29 October 21 October
Omeo	• • •	•••	Tuesuay	
Palmerston			Wednesday	11 September
Port Fairy	•••			16 October
Portland	•••	•••	Thursday Thursday	25 September
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Yea	•••	•••	Wednesday	II DOPROMOCI
$\perp \sim 0.0 \text{ Tr}$ R $^{\circ}$	r 8	OF	M I N E S	<ul> <li>Dates fixed by th</li> </ul>

#### OURTS OF MINES.—Dates fixed by the COURT OF CHIEF JUDGE. Melbourne ... ARARAT DISTRICT. Ararat ... Beaufort... Stawell ... ... Friday ... 14 November ... ... ... Tuesday BALLARAT DISTRICT. Ballarat ... ... Clunes ... ... Creswick ... Mount Blackwood Smythe's Creek Tuesday 21 October Thursday 27 November Monday 24 November Wednesday 24 Soptember Tuesday 25 November BEECHWORTH DISTRICT. Alexandra Beechworth Bright ... ... Tuesday ... 7.October

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Chiltern	-	Tuesday	18 November
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Kilmore		Tuesday	9 December
Mansfield . Rutherglen .	· ··	=	=
Wodonga .	·· ··	Wednesd	ay 19 November
Wood's Point . Yackandandah.		::: · <u> </u>	_
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Hepburn (Dayle	sford)	Tuesday	7 October 18 November 13 November
Kyneton .		Tuesday Thursday Friday	13 November 12 September
maidon .		,,,	22 September
	GIPE	SLAND DISTRI	or.
		Thursday	25 September
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Sandhurst .		Tuesday	16 September
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		Tenders.	•
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PUBLIC	c work	S OFFICE.	MELBOURNE,
		•	fice until Twelve o'clock
on the day	s and for	the purposes u	ndermentioned,
		nt at this office	e, and also at the offices
named in each i			
; The Board of lowest or any te		Works will n	ot necessarily accept the
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New Post and I	elegraph	Office, Elstern	wick.
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Additions, State School, No. 1601, Oakleigh, Preliminary deposit to accompany tender, £20. Final deposit, 5 per cent. ... 25th September 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 ——."

W. ANDERSON, Commissioner of Public Works.

Melbourne, 4th September, 1890.

#### VICTORIAN RAILWAYS.

SEPARATE Tenders are invited for the undermentioned works, &c.

Tenders, accompanied by the necessary preliminary deposit, and indersed "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 as

specified.

Monday, 15th September.—Exection of goods sheds and platforms at Porenmkah and Bright stations, on the Myrtleford and Bright line. (Fresh touders.) Particulars at the Engineer-in-Chief's Office, Spencer street, the Receipt and Pay Office, Bright, and at Benalla, Wangaratta, Beechworth, and Myrtleford stations. Preliminary deposit, £20.

Monday, 15th September.—Supply of 50,000 blackwood keys to pattern, delivered at any station. Particulars at the Office of the Engineer for Existing Lines, Spencer-street. Preliminary deposit, £10.

Monday, 15th September.—Purchase of steel rail cuttings and shearings. Particulars at the Office of the Engineer for Existing Lines, Spencer street. Deposit, 5 per cent. of the amount of tender.

Monday, 15th September.—Exclusive right of entry for cabs at Kerang station. Particulars at the Traffic Manager's Office, Spencer-street, and at Kerang station. Deposit, £5.

Monday, 15th September.—Supply of 10,000 cubic yards of 21-inch hand-broken metal for ballast, delivered at Berwick or Pakenham stations. Particulars at the Office of the Engineer for Existing Lines, Spencer-sheet, and at Berwick and Pakenham stations. Preliminary deposit, £40.

Monday, 15th September.—Exection of signal-box at Warragul station. Particulars at the Office of the Engineer for Existing Lines, Spencer-street, and at Warragul station. Preliminary deposit, £10.

Menday, 22nd September.—Subway at Oakleigh station. Particulars at the Office of the Encineer for Existing Lines, Spencerstreet. Preliminary deposit, £25.

Monday, 22nd September.—Lease, subject to three months' notice at any time, of two pieces of land (about one acre) at Casterton. Particulars at the Secretary's Office, Spencer-street, and at the local station. Deposit, three months' rent.

No tender will necessarily be accepted.

By Order of the Commissioners.

P. P. LABERTOUCHE, Secretary for Railways.

# TENDERS FOR POST OFFICE PREMISES AT BROADFORD.

BROADFORD.

THENDERS will be received until Twelve o'clock on Tuesday, the 16th September, from persons willing to lease suitable premises for a l'ost and Telegraph Office at Broadford, for a period of one or three years. The premises must be situated in a central position and consist of five rooms and out-houses. Tenders to be indorsed "Tender for Post Office Premises at Broadford," and addressed to the Honorable the Postmaster-General, Melbourne. They may be deposited in the Tenderbox at the General Post Office, Melbourne, or, if sent by post, must be prepaid and registered.

The lowest or any tender will not necessarily be accepted.

JAMES SMIBERT, Deputy Postmaster General.

Post Office and Telegraph Department, Melbourne, 27th August, 1890.

#### TENDERS FOR TELEGRAPH POLES.

TENDERS will be received until Twelve o'clock on Tuesday,
16th September, 1890, for the supply and delivery of 300
Telegraph Poles.
Models and specifications may be seen at the Telegraph Engineer's Room, General Post Office; and specifications at the Post Offices at Geolong, Sale, Colac, Murchison, Nagambie, and Langwart.

Offices at Geelong, Sale, Colac, Murchison, Nagamine, and Longwarry.

Tenders to be endorsed "Tender for Telegraph Poles," and addressed to the Honorable the Postmaster-General, Melbourne. They may be deposited in the Tender-box at the General Post Office, Melbourne, or, if sent by post, must be propaid and registered.

The amount of the preliminary deposit to be enclosed with the tender is \$30.

The lowest or any tender will not necessarily be accepted.

Unsuccessful tenderers will have their deposits returned on application.

application.

JAMES SMIBERT, Deputy Postmaster-General.

Post Office and Telegraph Department, Melbourne, 25th August, 1890.

#### TENDERS FOR GRAZING LANDS.

Tenders must be sent in on proper form, which can be obtained on application to the Lands Department, Melbourne, or any of the Survey Offices in the country.

Tenders must be placed in the Crown Lands Office Tender-box not later than Twelve noon on Friday, 26th September, 1890.

Note.—The fee for the period from 1st October, 1890, to 31st December, 1890, and fee of Five shillings for Licence, must accompany each tender.

accompany each tender.

"IENDERS will be received by the Board of Land and Works up to Noon of Friday, 26th September, 1890, for the occupation for Grazing purposes only of the following unappropriated portions of land, subject to the Regulations approved by the Governor in Council and also the subjoined special conditions.

Every licence granted under section 123 of the Land Act 1890 shall be subject to the conditions set forth in the schedule hereto, and to such special conditions and payment in advance of such fee as the Minister may determine, and shall be issued by an officer of the Department of Lands and Survey duly authorized in that behalf.

Under section 7 of The Vermin Destruction Act 1889, all licensees under the section for which these licences will issue are liable for the destruction of rabbits within the boundaries of their licences.

#### Conditions:

Conditions:

1. The issue of this licence shall not prevent the land comprised therein, or any part or parts thereof, being sold, leased, licensed, alienated, or dealt with under any of the provisions of the Land Act 1850, except under the 123rd section thereof, under which the licence is issued, or being resumed by order of the Governor or Administrator of the Government of Victoria, with the advice of the Executive Council, for any of the purposes for which land may be reserved under section 10 of the Land Act 1850, or for mining purposes.

2. In case the said land, or any part or parts thereof, shall be sold, leased, licensed, alienated, dealt with, or resumed as aforesaid, the licensee shall not be entitled to any compensation other than the return of such portion of his licence-fee paid by him as the responsible Minister of the Crown for the time being administering Division II. of the Land Act 1850 may think fit. This licence is also subject to the rights of the holders of miners' rights or of mining leases now issued or hereafter to be issued to enter upon the allotment hereby licensed, and to search for gold, and to mine therein, and to erect and occupy mining plant and machinery, without making any compensation for surface or other damage.

3. Subject to these conditions, the licensee shall be entitled

and to mine therein, and to erect and occupy mining plant and machinery, without making any compensation for surface or other damage.

3. Subject to these conditions, the licensee shall be entitled to use the land for the purposes for which the licence has been granted, until notice has been given in the Government Gazette that such land, or any part thereof, has been sold, leased, licensed, alienated, dealt with, or resumed as aforesaid; and, immediately upon such notice being given, all the interest of the licensee in the licensed land described in such notice shall cease and be determined, and any person entitled to occupy the licensee and he determined, and any person entitled to occupy the licensee and he same, without the permission or sanction of the licensee or any one claiming under her, him, or them.

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

5. This licence entitles the holder thereof, during the period for which it is granted, to use the land therein comprised for depasturing purposes only, but does not confer any right to build thereon, or to cultivate, or to fence any portion thereof.

6. If the licensee desire a renewal of this licence, notice to that effect must be given to the responsible Minister aforesaid one month prior to the expiration thereof, but nothing herein contained shall be deemed to confer the right to any renewal.

7. The interest in this licence may not be transferred without the consent of the Minister aforesaid and the payment of a fee of £1.

8. No claim whatever shall be made or entertained by reason

the consent of the Minister aforesaid and the payment of a fee of £1.

8. No claim whatever shall be made or entertained by reason of the licence not being renewed or transferred.

9. This licence is to be used under and in accordance with the regulations made or to be made under the provisions of the said Act and for the time being in force.

10. This licence may be forfeited if the licensee commit a breach of or neglect to comply with any of these conditions.

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

#### Special Conditions:

- 1. The period of occupation will be from 1st October, 1890, to 31st December 1890.
- 2. The licence-fee must be paid in advance. The fee for the period from 1st October, 1890, to 31st December, 1890—for which the licence will be issued—must accompany the tender, or be paid by the successful tenderer or his agent immediately on the declaration of the acceptance of the tender, otherwise the offer of the next highest tenderer who may be prepared to comply with this condition may be accepted.

  2. Tenders to be for so much ner lot and block per annum.
  - 3. Tenders to be for so much per lot and block per annum.
  - 4. Separate tenders must be lodged for each block.
- 5. Tenders to be endorsed "Tender for Lot 1, Block 2055," or "Lot 2, Block 2831," or "Lot 3, Block 477," as the case may be.
- 6. The highest or any tender not necessarily accepted.
- Tenderers must give their full name and ordinary postal address.

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

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

CHARLES H. PEARSON, Minister of Public Instruction, Acting as Minister of Lands.

Department of Lands and Survey, Melbourne, 27th August, 1890.

Lot 1. Grazing block (No. 2055)—360 acres, being the southern fenced-in portion of the Ballarat and Creswick State Forest lying to the south of the road to Daylesford, parish of Ballarat,—(321/119.)

Lot 2. Grazing block (No. 2831)—6 acres, parish of Blackwood, being the Trigonometrical Station reserve at Mount Blackwood: Ballarat district.—(1123/119.) Note.—The licensee must not interfere with the station.

Lot 3. Grazing block (No. 477)—13,000 acres, formerly known a "Balmacraig": Beechworth district.—(1398/119.)

Lot 4: Grazing block (No. 3005)—880 acres, the river flats and frontages to the Ovens River of allotments 48, 49, 504, 508, and 510, and Bould's P. R. and J. McCarthy's licensed holding, parish of Boorhaman: Beechworth district.—(643/119.) Note.—Upset price not less than £35 for whole block.

Lot 5. Grazing block (No. 262)—20,000 acres, the remnant of the run formerly known as "Merimingoe": Bairnsdale district.—(6/119.)

Lot 6. Grazing block (No. 363)—13,000 acres, being the forfeited "Marthavale" run: Bairnsdale district.—(239/119.)

Lot 7. Grazing block (No. 382)—34,000 acres: Commencing at a point on the Cann River about twelve miles northerly from the mouth of Tamboon Inlet on the sea coast; thence east three miles; thence north ten miles; thence west six miles; thence south ten miles; thence east three miles to the point of commencement: Bairnsdale district.—(536/119.)

Lot 8. Grazing block (No. 552)—1,900 acres, being the remnant of the run formerly known as "Raymond Island": Bairnsdale district.—(440/119.)

Lot 9. Grazing block (No. 625)—11,500 acres, being the for-feited run formerly known as "Delicknora": Bairnsdale district. —(326/119.)

Lot 10. Grazing block (No. 820)—11,400 acres, formerly known a "Tellicura": Bairnsdale district.—(328/119.)

Lot 11. Grazing block (No. 3772)—15,000 acres, being Burnham and Arthur's forfeited grazing licence, formerly let as Lot 52, Nicholson River: Bairnsdale district.—(36/119.)

Lot 12. Grazing block (No. 3956)—28,000 acres, county of Dargo, being pastoral (blue) allotment S: Bairnsdale district.—(849/119.)

Lot 13. Grazing block (No. 2179)—12 acres, parish of Ondit, being a strip and the Stone reserve adjoining allotments 21s and 31a; Geelong district.—(322/119.)

Lot 14. Grazing block (No. 2268)—51 acres, being allotment 47, parish of Pomborneit, county of Heytesbury: Geelong district.—(432/119.)

Lot 15. Grazing block (No. 2458) -270 acres, parish of Cargerio, formerly held under grazing licence by John Collyer and A. A. and H. A. Austin: Geelong district.—(16/119.)

Lot 16. Grazing block (No. 2643)—330 acres, parish of Ondit, being the Crown land lying between allotments 10, 13g, 13c, 13n, and 14n, parish of Ondit, and allotments 144a and 145g, parish of Turkeeth: Geelong district.—(159/119.)

Lot 17. Grazing block (No. 2703)—290 acres, parish of Mere-• dath, being the area between allotments 55%, 55%, 55%, 55%, 55%, 55%, and the abolished Coolebarghurk Common: Geelong district.—(384/119.)

Lot 18. Grazing block (No. 3900)—33 acres, parish of Borhoneyghurk, being the reserve at McGillivray's bridge between Western Moorabool River and allotments 4 and 9: Geelong district.—(389/119.)

Lot 19. Grazing block (No. 3567)—60 acres, being the available land between J. T. C. Heard's selection and St. Mary's Lako P. R., parish of Tooan: Horsham district.—(78/119.)

Lot 20. Grazing block!(No. 554)—10,000 acres, being the remant of the run formerly known as "Lowlands": Sale district.—

Lot 21. Grazing block (No. 2828)-3,000 acres, formerly let as Lot 41, Armadale South: Sale district.—(127/119.)

Lot 22. Grazing block (No. 3101)—20,700 acres, being the remnant of the forfeited run Beneruachan South: Sale district.—(34/119.)

Lot 23. Grazing block (No. 3186)—23,000 acres, formerly known as "Red Grass Hills:" Sale district.—(967/119.)

Lot 24. Grazing block (No. 3819)—25 acres, allotment 55 of section 1, parish of Ninycunook, reserved for water supply: St. Arnaud district.—(1006/119.)

Lot 25. Grazing block (No. 4191)—320 acres, allotment 1, section 23, parish of Wangaratta South: Benalla district.—(B.53109.)

Lot 26. Grazing block (No. 4192)—15 acres, being east allotment 136, parish of Moorabool East: Ballarat district.—(961/119.)

Lot 27. Grazing block (No. 4193)—15 acres, being south of allotment 390, parish of Enfield: Ballarat district.—(641/47.)

Lot 28. Grazing block (No. 4194)—20 acres, being allotment p. section 14, parish of Kerrit Bareet: Ballarat district.— (2699/47.)

Lot 29. Grazing block (No. 4195)—120 acres, being the Water reserve, parish of Coongulmerang, formerly licensed to L. J. Desailly: Bairnsdale district.—(243/119.)

Lot 30. Grazing block (No. 4196)—184 acres, being the Stone reserve, parish of Wuk Wuk, between the holdings of I. Dickason, T. Saunders, and S. Prout: Bairnsdale district.—(340/119.)

Lot 31. Grazing block (No. 4197)—20 acres, known as "Horse Jsland," parish of Mallagoota, recently held under licence by Robert Develing: Bairnsdale district.—(242/119.)

Lot 32. Grazing block (No. 4198)—being the south-western portion of the Water Supply reserve, north of allotment 89, parish of Anakie: Geelong district.—(466/119.)

Lot 33. Grazing block (No. 4199)—6 acres, being the frontage to allotments 2 and 3 of section A, parish of Gheringhap, county of Grant: Geelong district.—(38/119.)

Lot 34. Grazing block (No. 4200)—100 acres, being east of allot-ments 1098 and 1108, parish of Ondit: Geelong district.— (243/119.)

Lot 35. Grazing block (No. 4201)—11 acres, being the Water reserve east of allotment 2A, section 16, parish of Bellarine: Geolong district.—(223/119.)

Lot 36. Grazing block (No. 4202)—7 acres, lying between allotment 4B of section 15 and Lake Elingamite, parish of Elingamite: Geelong district.—(5/119.)

Lot 37. Grazing block (No. 4203)—120 acres, being all the available Crown lands within the township of Puebla, parish of Puebla: Geelong district.—(662/47.)

Lot 38. Grazing block (No. 4204)—13 acres, being the frontage to suburban allotments 11 and 12, township of Fyansford, parish of Gheringhap, county of Grant: Geelong district.—(494/119.)

Lot 39. Grazing block (No. 4205)—14 acres, lying between allotment 6a of section 16 and Lake Elingamite, parish of Elingamite: Geelong district.—(362/119.)

Lot 40. Grazing block (No. 4206)—80 acres, being south of and adjoining I. F. W. Schumann's lease and west of allotment 23, parish of Mortat: Horsham district.—(3762/32.)

Lot 41. Grazing block (No. 4207)—150 acres, parish of Lillimur, county of Lowan, allotment 45 (reserved under section 102, Land Act 1869), and south of G. Hooper's holding under section 20, Land Act 1869: Horsham district.—(II.37745.)

Lot 42. Grazing block (No. 4208)-Withdrawn.

Lot 43. Grazing block (No. 4209)—234 acres, being the Nine-mile reserve adjoining allotments 59, 60, and 61 of section A, parish of Loddon: Kerang district.—(G.26817.)

Lot 44. Grazing block (No. 4210)—40 acres, lying between W. Mile's 19th section holding (allotment 9) and the Avoca River. excepting the 150 links reserve, parish of Towaninny: St. Arnaud district.—(1535/119.)

· Lot 45. Grazing block (No. 4211)—27 acres, being on the Bradford Creek and fronting allotments 7. 8a, and 8a, and the Water reserve adjoining allotment 5, section 4a, parish of Woodstock: Sandhurst district.—(333/119.)

# * TENDERS FOR GRAZING LANDS.—BLOCK WITHDRAWN.

Notice is hereby given that Grazing block No. 4208, which appeared in *Government Gazette* of 29th August, 1890, page 3495, as open for tender, is now withdrawn.

N. WIMBLE,

Secretary for Lands.

Lands Department, Melbourne, 2nd September, 1890.

FIREWOOD, ETC., CRESWICK.

TENDERS will be received up to Ten o'clock a.m. on Tuesday, the 16th day of September, 1890, for the supply of Firewood to the various Government Departments at Creswick, during the period from the 1st day of October, 1890, to the 30th day of September, 1891; also for emptying Dustbins, Cesspits, and Earth-closets (including the requisite supply of dry earth for the latter), during the same period.

Successful tenderer to enter into the usual bond in the sum of Ten pounds for each contract within seven days.

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

The lowest or any tender not necessarily accepted.

JOHN C. THOMSON, Chairman of the Local Tender Board.

Court House, Creswick, 8th August, 1890.

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

FIREWOOD, ETC., AT MALDON.

[Interpretation of the transfer of the undersigned, at the Receipt and Pay Office, Maldon, for the supply of Firewood, and also for the emptying of Cesspits, Dustins, and Earth-closets (including the requisite supply of dry earth for the latter), for the several Government Departments at Maldon (except Railways and State Schools) from the 1st day of October, 1890, to the 30th day of September, 1891.

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

Forms of tender and particulars can be obtained from the Receiver and Paymaster at Maldon.

The lowest of any tender not necessarily accented.

The lowest or any tender not necessarily accepted.

JNO. GAVAN REILLY, Chairman of Local Tender Board.

Receipt and Pay Office, Maldon, 11th August, 1890.

#### FIREWOOD, ETC., AT WANGARATTA.

TIENDERS will be received up to Twelve o'clock on Tuesday, the 9th day of September, 1890, addressed to the undersigned, at the Court House, Wangaratta, for the supply of Firewood, and also for the emptying of Cesspits, Dustbins, and Eath-closets (including the requisite supply of dry earth for the latter), for the several Government Departments of Wangaratta (except Railways and State Schools), from the 1st day of October 1890, to the 30th day of September, 1891.

Forms of tender and all particulars can be obtained from the Clerk of Courts, Wangaratta.

The lowest or any tender not necessarily accepted.

FRED. GRAY, Clerk of Courts, For the Chairman of the Local Tender Board.

Court House, Wangaratta, 19th August, 1890.

#### Ensolvency Notices.

In the Court of Insolvency, at Benalla.

NOTICE is hereby given that the estate of John Gaffney, of Benalla, labourer, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Benalla, on Wednesday, the 10th day of September, A.D. 1890, at the hour of half-past Ten o'clock in the forenoon, for the election of trustees and for the other purposes mentioned in the 53rd section of the Insolvency Statute 1890.

Dated at Benalla this 30th day of August, A.D. 1890.

F. J. SAUER, Chief Clerk.

In the Court of Insolvency, at Geelong.

In the Court of Insolvency, at Geeiong.

NOTICE is hereby given that the estate of Robert Beswick Hanson, of Paywit, farmer (3301), has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Myers-street, Geelong, on Monday, the 8th day of September, A.D. 1890, at the hour of half-past Two o'clock in the afternoon, for the election of trustees and for the other purposes mentioned in the 53rd section of the Insolvency Act 1830.

Dated at Geelong this 1st day of September, A.D. 1890.

N. J. MAUDE, Chief Clerk.

#### In the Court of Insolvency, Sandhurst.

NOTICE is hereby given that the estate of Francis Washington Smythe, of Sandhurst, in the colony of Victoria, tailor, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Sandhurst, on Tuesday, the 9th day of September, A.D. 1890, at the hour of half-past 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 Sandhurst this 1st day of September, A.D. 1890.

O. W. COLLINS, Chief Clerk.

#### In the Court of Insolvency, Melbourne.

In the Court of Insolvency, Melbourne.

NOTICE is hereby given that the estates of William Freeme, of Brighton, out of business, 90/18: Patrick McGrath, of Coburg, mason, 90/33: Esther Mary Judge, of St. Kilda, dress and mantle maker, 34; Joseph Blenkinsopp, of Ascot Vale, bricklayer, 35; Thomas Owens, of Collingwood, plumber, 36; Thomas McGuinness, of Armadale, carpenter, 37; John Murphy, of St. Kilda, warehousoman, 38; William Charles Palmer, of Melbourne, commission agent, 39, have been sequestrated; and that general meetings of creditors in the said estates will be holden at the Insolvency Court Offices, the Law Courts, in the City of Melbourne, on Monday, the 8th day of September, A.D. 1890, at the hour of half-past Ten c'clock in the forenoon, for the election of trustees and for the other purposes mentioned in the 53rd section of the Insolvency Act 1890.

Dated at Melbourne this 3rd day of September, A.D. 1890.

Dated at Melbourne this 3rd day of September, A.D. 1890.

GEO. BELL, Chief Clerk,

#### Police Sale.

SALE.

THE undermentioned liquor, legally confiscated under the provisions of The Licensing Act, will be sold by auction at the Police Station, Sale, at One o'clock p.m., on Saturday, the 6th September, 1890:—

One demijohn containing brandy, Twenty-four bottles of whisky, Twenty-one bottles of colonial wine.

H. M. CHOMLEY Chief Commissioner of Police.

Police Department, Chief Commissioner's Office, Melbourne, 28th August, 1890.

#### Private Advertisements.

#### THE BALLARAT WATER COMMISSIONERS.

NOTICE TO THE OWNERS OF TENEMENTS IN THE UNDERMENTIONED STREETS, AND THE PRIVATE STREETS, LANES, COURTS, ALLRYS, AND WAY-RIGHTS OPENING THERETO.

WAY MAY MAY MAIN OF MIND THANK

THE main pipes for supply of water to the residents having been laid in the streets undermentioned, the owners of all tenements and premises situated insaidstreets are hereby required, on or before the 30th day of September next, to cause a proper pipe and stop-cocks to be laid, so as to supply water from the main pipe within such premises:—

City of Ballarat, and the Shires of Ballarat and Bunyarce respectively. Burnbank-street, from Agricultural Show Yard to Gregory.

Frascr-street, from Webster-street to Mair-street, 111 chains.
Gregory-street, from Burnbank-street to Lexton-street, 15

nams. Creswick-road to Gregory-street north, 3½ chains. Gregory-street north, from Creswick-road to Lexton-street, 7½

chains.

Lexton-street north, from Gregory-street to Howitt-street, 11

chains.

hains.
Pisgah-street, from Lexton-street to Creswick-road, 11 chains.
Loch avenue, from Webster-street to Creswick-road, 24 chains.
Talbot-street, from Urquhart-street to South-street, 12 chains.
Urquhart-street, from Talbot-street bearing east, 43 chains.

Town of Ballarat East.
Curtis-street, from Alfred Hall to Peel-street, 8 chains.
Lowe-street, from Curtis-street to centre of Orderly Room, 2

nains.

Davies-street, from Curtis-street going north, 2½ chains.

Princes-street, from Humffray-street bearing north, 15 chains.

Morros-street, from connecting with Princes-street, 4½ chains.

Eureka-street, from Queen-street to Joseph-street, 6 chains.

Laurie-street, from Gladstone-street to Cobden-street, 15 chains.

Laurie-street, from Cobden-street to Euring south, 9 chains.

Scott's parade, from Thompson-street to Russell square, 32

chains.

Cobden-street, from Tress-street to a point S.E. of Observatory,

astwood-street, from Barkly-street to Humffray-street, 11

nams. Eurcka-street, from Joseph-street to Railway bridge, 19 chains Rodier-street, from Eurcka-street to George-street, 17 chains. Borough of Sebastopol.

Orion-street, from Sayle-street bearing south, 10 chains. Yarrowco-street, from Sayle-street bearing north, 6 chains. Albert-street, from Queen-street to Buninyong boundary, 50

Albert-street, from Queen-sacres to January chains.

By Order. Given under the common seal of the Ballarat Water Commissioners this 27th day of August, 1890.

The common seal of the Ballarat Water Commissioners was affixed hereto in presence of—

J. NOBLE WILSON, Chairman.

WM. SCOTT, Commissioner.

J. B. CATHCART, Secretary.

Water Supply Office, Ballarat.

1967

Water Supply Office, Ballerat.

BOROUGH OF NORTHCOTE.
By-Law of the Borough of Northcote, made under the 45th section of the Factories and Shops Act 1885, for permitting shops of a particular class to keep open after the hours mentioned in the said Act.

In Paursance of the powers conferred by the 45th section of the Factories and Shops Act 1885, the Mayor, Councillors, and Burgesses of the Borough of Northcote order as follows:—

"That every shopkeeper keeping a shop of the particular class herein mentioned, namely, bootdealers within the Borough of Northcote (and which class is not included in the Third Schedule to the Factories and Shops Act 1885) upon receiving a licence so to do from the Town Clerk, who is hereby authorized to issue the said licence, may keep open such shop until 8 p.m. on each evening during the week with the exception of Saturday, when the hour shall be 10 p.m."

The foregoing by-law was duly agreed to on the 10th day of July, 1890, and confirmed on the 21st day of August, 1890.

GEO. PIANT, Mayor.

(SEAL)

W. G. SWIFT, Town Clerk.

NOTICE OF ASSUMPTION OF PARTNERS.

NOTICE is hereby given by the undersigned that he has, this day, admitted as partners Henry Andrew Gough and Alexander White, and that the business, which was formerly carried on by him under the style of F. Gilmore & Co., will, in future, be carried on at the same address, as "Gilmore & Co." Dated this 1st day of August, 1890.

FRANK GILMORE.

Nos. 8 and 9 Western Market, Colling street, Malkouwe.

Nos. 8 and 9 Western Market, Collins street, Melbourne.

NOTICE is hereby given that the partnership heretofore subsisting between us, the undersigned Robert Reid and Michael Francis Carr, carrying on business as brassfounders, under the name or style of "Reid & Carr," at Union-lane, Melbourne, has been this day dissolved by mutual consent.

Dated this 29th day of August, 1890.

ROBERT REID.

MICHAEL FRANCIS CARR.

Witness—Alfred B. Baker, clerk to W. M. Mornane, solicitor, Melbourne.

Rashleigh, senior, and Richard Cridge Densem, trading as Densem & Co., of Daylesford, as grocers and hay and corn dealers, is this day dissolved by mutual consent.

The said William James Rashleigh, senior, will continue the business under the style of Rashleigh, senior, will creeive all debts due to the late firm, and will discharge all claims against it.

Dated this 21st day of August, 1890.

W. J. RASHLEIGH, SEN.
R. C. DENSEM.

Signed by the said parties in the presence of—Walter Perry, solicitor, Daylesford.

TIME partnership hitherto existing between Messrs. Austin and Hulmshaw has this day been dissolved by mutual consent. All accounts for or against the late firm must be rendered to Mr. S. Hulmshaw, who will be accountable for same.

G. L. AUSTIN.

T. HULMSHAW.

Bairnsdale, 18th April, 1890.

Patent for invention entitled "An improved mixture for curing hides and skins," being a communication from the inventors, J. B. Blair, George Mathison, and William Mathison, all of Dunedin, New Zealand.

THIS is to notify that John Currie Johnson, of the Tyne Foundry, Lorimer-street, South Melbeurne, in the colony of Victoria, engineer, has applied for letters patent for the said invention, and that I have appointed Wednesday, the 1st day of October, 1890, at Three o'clock p.m., at the Patent Office Melbeurne, 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 27th 'day of September, 1890, or they will not be heard.

Dated this 3rd day of September, 1890.

ALFRED DEAKIN, Solicitor-General.

Solicitor-General

Patent Office, Lonsdale-street west, Melbourne.

Patent for invention entitled "Improvements in apparatus for

Patent for invention entitled "Improvements in apparatus for charging inclined gas retorts."

[This is to notify that Ludovico Van Vestrant, civil engineer, and Richard Wakeham Baxter, export merchant, both residing at the Green, Southwall, in the county of Middlesex, England, have applied for letters patent for the said invention; and that I have appointed Wednesday, the 8th day of October, 1890, at Three o'clock p.m., at the Itent Office, Melbourne, to hear the said application and all objections thereof. All persons objecting to the grant of such application must leave notice thereof, in writing, at the said office, on or before the 3rd October, 1890, or they will not be heard.

Dated this 4th day of September, 1890.

(Signed) ALFRED DEAKIN, Solicitor-General, Patent Office, Lonsdale-street west, Melbourne.

Swanson & Rowlingson, patent agents and consulting engineers, cr. of Lonsdale and Queen streets, agents for applicants.

Patent for invention entitled "Improvements in machines for bagging chaff, bran, and fibrous materials."

INHIS is to notify that Albert Swanson and William Downsham Rowlingson, both of corner of Lonsdale and Queen streets, Melbourne, in the colony of Victoria, patent agents and consulting engineers (nominees of the inventors, William Andrews and Arthur Ward Beaven, of Christchurch, in the colony of New Zealand, agricultural engineers), have applied for letters patent for the said invention, and that I have appointed Wednesday, the 8th day of October, 1890, at Three c'clock p.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 the 3rd October, 1890, or they will not be heard.

the said omee, on the not be heard.

Dated this 4th day of September, 1890.

(Signed) ALFRED DEAKIN Solicitor-Gener

Patent Office, Lonsdale-street west, Melbourne.

Patent for invention entitled "An improved revolving disc tool for cutting cloth and other materials."

THIS is to notify that Henry Nicholas Quick, of Hamilton, Auckland, New Zealand, native interpreter, has applied for letters patent for the said invention, and that I have appointed Wednesday, the 1st day of October, 1890, at Three o'clock in the afternoon, at the l'atent 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 27th day of September, 1890, or they will not be heard.

Dated this 4th day of September, 1890.

(Signed) ALFRED DEAKIN,

(Signed) ALFRED DEAKIN, Solicitor-General

Patent Office, Lonsdale-street west, Melbourne.

Patent for invention entitled "Improvements in hand trucks."

THIS is to notify that James Stewart Bruce, of Vincentstreet, Daylesford, Victoria, storekeeper, has applied for letters patent for the said invention, and that I have appointed Wednesday, the 1st day of October, 1890, at Three o'clock in the afterneon, 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 27th day of September, 1890, or they will not be heard.

Dated this 4th day of September, 1890.

(Signed) ALFRED DEAKIN.

(Signed)

ALFRED DEAKIN. Solicitor-General

Patent Office, Lonsdale street west, Melbourne.

Patent for invention entitled "An improvement in double-acting

Patent for invention entitled "An improvement in double-acting stone-breaking machines."

THIS is to notify that James Hope, of 250 Michael-street, North Fitzroy, near Melbourne, engineer, has applied for letters patent for the said invention, and that I have appointed Wednesday, the 1st day of October, 1890, at Three o'clock in the afternoon, at the l'atent 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 27th day of September, 1890, or they will not be heard.

Dated this 1st day of September, 1890.

(Signed) H. J. WRIXON, Attorney-General.

Patent Office, Lonsdale-street west, Melbourne.

General Rules under The Trude Marks Registration Act 1876. Third Schedule.

APPLICATION FOR REGISTRATION OF ONE TRADE-MARK.—(No. 2469.)

I HENRY ASHTON, chemist, 248 Victoria-street, North Richmond, apply to be registered as proprietor of a trademark, consisting of the word "Cream" as applied to palatable preparations of nauseous medicinal oils, and which is represented in the paper annexed hereto.

I desire that the said trade-mark may be registered in respect of the description of goods following, contained in Class 3, that is to say, in respect to Cod Liver Oil, Castor Oil, Eucalyptus Oil, and all other nauscous Oils used in medicine.

medicine.
HENRY ASHTON.
1896 Witness-WM. L. AMBLER.

APPLICATION FOR REGISTRATION OF ONE TRADE-MARK.—(No. 24:4.)

To the Registrar-General, Melbourne.

W.E. Messrs. McDowell and Co., of 1 Gresham Buildings, India, cigar manufacturers and general merchants, apply to be registered as proprietors of a trade-mark consisting of the title "Bahadur," and a picture of the head, shoulders, and hand of a



turbaned Indian from whose mouth is issuing a volume of smoke and whose upraised hand holds a burning eigar and which is represented in the paper shown.

We desire that the said trade-mark may be registered in respect of the description of goods following contained in Class 45, that is to say, Cigars, Cigarettes, and Tobacco.

MCDOWELL &. CO.,

By Andrew M. Hoofer,

A member of the Firm.

Anneber of the Firm.

Witness—J. Crawhall Chapman, patent agent, 70 Chancerylane, London, W.C.

Dated this 8th day of July, 1890.

EDWARD WATERS, agent for applicant Co.

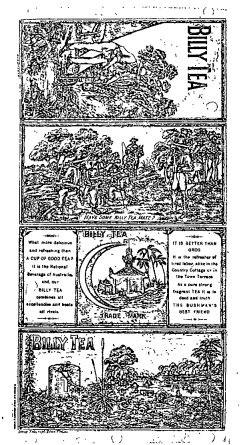
1909

APPLICATION FOR REGISTRATION OF ONE TRADE-MARK.-(No. 2442.)

To the Registrar-General, Melbourne.

To the Registrar-General, Melbourne.

WE, James Inglis and Company, of Nos. 8 and 10 Dean's place, George-street, Sydney, in the colony of New South Wales, tea, East India, and general merchants, apply to be registered as proprietors of a trade-mark consisting of an oblong label divided into four compartments. The first compartment consists of a representation of a bushiman, at his tent-door, in the act of putting tea into a billy which is suspended over a fire. In the background are trees, and in the upper portion of the compartment are the words "Billy Tea." The second compartment contains the representation of two swagsmen camped at the side of a fallen tree, one in the act of pouring tea from a billy, and the other holding a billy in one hand and a packet of tea in the other. On the right is a man on foot, and behind him is a horse hitched to a tree. In the background are trees and a man on horseback. In the lower portion of the compartment are the words "Have some Billy Tea. Mate?" The third compartment bears about its centre the representation of a carved Burmess Tea-house, or "Thain." On the left is the representation of a crescent, and on the right are three palm trees. In front of the tea-house is the representation of three natives and an elephant carrying a houdah. Above the crescent are the words "Billy Tea." Each end of the compartment is left blank for the insertion of letter-press indicative of the quality of the article in respect of which the mark is used. The fourth compartment contains on the right a representation of a river, with a pic-nic party on its banks. On the left is the device or representation of a billy, bearing the letter "T," and above the billy are the words "Billy Tea," thus:—



We desire that the said trade-mark may be registered in respect of the description of goods following contained in Class 42, that is to say, in respect of Tea.

J. M. INGLIS & CO.

Witness-Leslie C. Cox. EDWARD WATERS, agent for applicants.

APPLICATION FOR REGISTRATION OF ONE TRADE-MARK.—(No. 2467.)

To the Registrar-General, Melbourne.

T CORNELIUS LISTER, trading as "C. Lister and Company," of No. 339 Flinders-lane, Melbourne, in the colony of Victoria, merchants, apply to be registered as proprietor of a trade-mark consisting of the fancy words "Teapot Blend," as shown in the margin.

I desire that the said trade-mark may be registered in respect of the description of goods following, contained in Class 42, that is to say, in respect of Tea.

CORNELIUS LISTER.

Witness-John R. Langley. EDWARD WATERS, agent for applicant.

APPLICATION FOR REGISTRATION OF ONE TRADE-MARK.—(No. 2465.)

To the Registrar-General, Melbourne.



the margin.

We desire that the said trade-mark may be registered in respect of the description of goods following, contained in Class 43, that is to say, in respect of Whisky.

JOHN ROBERTSON & SON,
By their agents, King, Walker, & Co.

Witness—John C. Scott.

Witness-John C. Scott. EDWARD WATERS, agent for applicants.

APPLICATION FOR REGISTRATION OF TRADE-MARK (No. 2445). To the Registrar-General, Melbourne.

T CHARLES AYSCOUGH RICKARDS, of Bell Busk Mills, vid Leeds, Yorkshire, England, manufacturer of machine sowing silks, apply to be registered as proprietor of a trade-mark, which is described as follows:—

The trade-mark consists of four concentric circles. On the same between the second and



space between the second and third circles are the words "Camel Machine Silk, C. A. Rickards." Within the inner Rickards." Within the inner circle is the representation of a camel. The circles on the left and right respectively are broken by tablets. The tablet on the left contains the words "Bell Busk," and that on the right the words "Via Leeds." Above and below each tablet is a broken star, and which is represented in the margin.

I desire that the said trade-mark may be registered in respect of the description of goods following, contained in Class 30, that is to say—Silk, spun, thrown, or sewing. Claim is made to use the said trade-mark in any colour or combination of colours.

Claim is also made to vary in use the words "Machine Silk" by substituting the names of other descriptions of goods contained in the said class.

CHARLES AYSCOUGH-RICKARDS.
Witness--H. GOMERSALL, clerk, Bell Busk Mill.
EDWARD WATERS, agent for applicant. 19

THE WESTERN LAND FINANCE AND AGENCY COY.
LIMITED (IN LIQUIDATION).

NOTICE is hereby given that the registered office of the
Western Land Finance and Agency Coy. Limited (in
liquidation) has been removed to No. 20 (second floor) Normanby
Chambers, Little Collins-street, Melbourne.

R. GLADSTONES,
Secondary to the Liquidators.

Secretary to the Liquidators

1st September, 1890.

THE COMO LAND COMPANY LIMITED.

OTICE is hereby given that the registered office of the Como Land Company Limited has been removed to No. 20 (second floor) Normanby Chambers, Little Collins-street, Melbourne. R. GLADSTONES, Manager.

1st September, 1890.

THE COUNTY PROPERTY INVESTMENT COMPANY LIMITED.

NOTICE is hereby given that the registered office of the County Property Investment Company Limited has been removed to No. 20 (second floor) Normanby Chambers, Little Collins-street, Melbourne.

R. GLADSTOVES, Margarette County County Chambers, Little Collins-street, Melbourne.

R. GLADSTONES, Manager. 1708 1st September, 1890.

THE MODERN INVESTMENT COMPANY LIMITED.

NOTICE is hereby given that the registered office of the
Modern Investment Company Limited has been removed
to No. 20 (second floor) Normanby Chambers, Little Collinsstreet, Melbourne.

R. GLADSTONES, Manager. 1st September, 1890.

THE AUSTRALASIAN PROPERTY AND FINANCE COMPANY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that the registered office of the Australiasian Property and Finance Company Limited (in liquidation) has been removed to No. 20 (second floor) Normanby Chambers, Little Collins-street, Melbourne.

R. GLADSTONES, Liquidator,

THE GUARDIAN INVESTMENT AND FINANCE COMPANY LIMITED.

OTICE is hereby given that the registered office of the Guardian Investment and Finance Company Limited has been removed to No. 20 (second floor) Normanby Chambers, been removed to No. 20 (account Little Collins-street, Melbourne, R. GLADSTONES, Secretary, 1711

Trusts Act 1890. THE BRAYBROOK RAILWAY STATION ESTATE COMPANY LIMITED.

COMPANY LIMITED.

NOTICE is hereby given that all creditors, shareholders, and other persons having any claims or demands against The Braybrook Railway Station Estate Company Limited, are hereby required to forward detailed particulars thereof, in writing, to Davies, Price, and Wighton, Normanby Buildings, Little Collinstreet west, Melbourne, solicitors to Matthew John Smith, the duly appointed liquidator of the said company, on or before the 30th day of September, 1890, next, after which date the said liquidator will proceed to distribute the assets of the said company amongst the creditors and shareholders, having regard only to those of which he shall then have notice.

Dated this 3rd day of September, 1890.

DAVLES, PRICE, and WIGHTON, Normanby Buildings, Little Collins-street west, in the city of Melbourne, solicitors to the said company.

to the said company.

A GENERAL Meeting of the shareholders of the Braybrook Railway Station Estate Company Limited will be held on Tuesday, the 7th October, 1890, at half-past Two o'clock in the afternoon, in the Board Room of Normanby Buildings, Chancerylane, in the city of Melbourne, for the purpose of receiving an account from me, as liquidator, showing the manner in which the winding-up has been conducted, and the property of the company disposed of, and hearing any explanation thereof. This meeting is called in order formally to comply with the provisions of the Companies Act 1890.

Dated the 3rd day of September, 1890.

M. J. SMITH,
Liquidator.

PECIAL Resolution passed at an Extraordinary General Meeting of the Braybrook Railway Station Estate Company Limited, held on Wednesday, the 23rd day of July, 1890, and confirmed at a subsequent Extraordinary General Meeting of the company held on Friday, the 8th day of August, 1890:—
"That the company be wound up voluntarily in accordance with the provisions of The Companies Statute 1864"; and "That Mr. M. J. Smith be appointed liquidator at a remuneration of Fifty wounds."

"That Mr. M. J. Sunta...
tion of Fifty pounds,"
The common seal of the Braybrook Railway
Station Estate Company Limited was
hereunto affixed by me,
M. J. SMITH, Liquidator.

Companies Statute 1864.

NOTICE is hereby given that the registered office of the Coal Creek Proprietary Company Limited has been removed to 4 Prell's Buildings, Queen and Collins streets.

R. BULMER STAMP, Manager.

The Companies Statute 1864.

The NAGAMBIE IRRIGATED FARM COMPANY
LTD.

NOTICE is hereby given that the registered office of the
above-named company has been removed to, and is now
situate at, number 424 Little Collins-street, in the city of

Dated this 3rd day of September, 1890. JAMES H. RILEY, Manager. 1826 (Signed)

The Companies Statute 1864.

THE CROWN INVESTMENT AND TRAMWAY COMPANY LIMITED.

NOTICE is hereby given that the office of the Crown Investment and Tranway Company Limited has been removed to Universal Buildings, 325 Collins-street, Melbourne.

Dated 2nd September, 1890.

ARTHUR PEACH; Secretary.

In the matter of the Companies Act 1890 and
In the matter of The Liberator Printing and Publishing Company Limited.

In the matter of THE LIBERATOR PRINTING AND PUBLISHING COMPANY LIMITED.

NOTICE is hereby given that a petition for the winding-up of the above-named company by the Court, was, on the 3rd day of September, 1890, presented to the Supreme Court of the colony of Victoria, by David Alfred Andrade, and John Stedall Robertson, in the said petition, described creditors of the said company, and the said petition is directed to be heard on Friday, the 12th September, 1890, before His Honor the Judge, sitting at the Practice Court, in the Supreme Court, William-street, Melbourne, in the colony of Victoria, at halfpast Ten o'clock in the forenoon, and any creditor or contributory of the said company desirous to oppose the making of an order for the winding up of the said company, under the above Act, should appear at the time of hearing, by himself or his counsel, for that purpose, and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same, by the undersigned, on payment of the regulated charge for the same.

Dated this 3rd day of September, 1890.

LYNCH, MoDONALD, STILLMAN, & KEEP, No. 1 St.

LYNCH, McDONALD, STILLMAN, & KEEP, No. 1 St. ames' Buildings, 113 William-street, Melbourne, solicitors for the petitioners.

1st September, 1890.

#### THE SALE PUBLIC HALL COMPANY LIMITED.

A Tan Extraordinary General Meeting of the members of the above-named company, duly convened and held at Sale, on the 11th day of August, 1890, the subjoined special resolution was duly passed, and at a subsequent Extraordinary General Meeting of the members of the said company, also duly convened and held at the same place, on the 1st day of September, 1890, the said resolution was duly confirmed.

#### RESOLUTION.

"That the Sale Public Hall Company Limited be wound up voluntarily under the provisions of *The Companies Statute 1864.*" Edward Sidney Gutteridge, of Sale, accountant, was duly appointed liquidator for the purposes of the winding-up.

Dated the 2nd day of September, 1890.

1949

E. S. GUTTERIDGE,

FOURTH ORIGINAL SOUTH MELBOURNE TERMINATING BUILDING SOCIETY.

# SEVENTH Annual Balance-sheet.

#### LIABILITIES.

	-						
Subscriptions due, shares, at £42 Amount due for pay Amount due sundry Accrued interest of	ments i	in advanc tors £	e :13,341	4	292 292	0 7	0 1
					13,852	0	4
Reserve fund					6000		õ
	•••	•••		• • •			
Balance, Cr	•••	***		***	15,478	ti	3
				4	287,971	13	8
·				-	,	10	
4							
		Assets.					
Charle ada, 6708 ak		0100		-	77 075	Δ.	۸
Stock, viz:-7793 sh	ares, at	£100	•••			0	0
Loan account				*	6,747	12	2
Accrued interest on	do.	444			11	14	9
Loans on tables				•••		9	Ō
	. 1	***	iiinn	9	1,001	U	v
Arrears on satisfied	snares	***	£200	3 8			
Do. unsatisfied do.			15	06			
					215	4	2
Short loan account					1,098	ō	ō
		***	***	1**			
Accrued interest on	(lo			***	21		0
Office furniture					28	5	0
Bank of Victoria					492	18	7
2 3. 7 1000114			•••	•••			•

# £87,971 13 8

#### PROFIT AND LOSS.

To amount allowed on 40 sha	res	withdrawn	and			
64½ redeemed		•••		£815	8	4
To office furniture rebate				5	0.	0
To charges account				566	10	8
To interest-Paid and accrued		***		905	11	7
To balance as above		***		15,478	6	3
**						

£17,770 16 10

£53 3 7

By last balance By plus balance accrued	 interest	 £12,404	8 14	7 6			
				_	£12,439	3	1
·By premium account		***			163		0
By redemption account					4,431		6
By transfer fees account		***		٠.,	30	2	5
By fines account		*			69	6	11
By loan interest account		***		• • •	637	1	11
•					£17,770	16	10

The above balance of £15,478 6s. 3d., divided amongst 1,384½ shares, shows a profit of .... To which add seven years' subscriptions, at £6 per share Per share. 42 0 0

Showing the present apparent value to be

We have examined the books and vouchers of the society for the part year, and certify the above balance-sheet to be correct.

TAMES H. COLE ELLY W.

JAMES H. COLE, F.I.A.V., Auditors.

J. H. KEMP,
Melbourne, 31st July, 1890.

In the matter of PERCY AND COMPANY LIMITED.

In the matter of Perry AND COMPANY LIMITED.

NOTICE is hereby given that at an Extraordinary General Meeting of the company duly convened and held at number 3 Normanby Chambers, Chancery-lane, Melbourne, on Wednesday, the 6th day of August, 1890, the following special resolutions were duly passed, and at a subsequent Extraordinary General Meeting of the said company duly convened and held at the same place on Friday, the 22nd day of August, 1890, the same resolutions were duly confirmed.

Resolutions.

1. That the company be wound up voluntarily under the provisions of the Companies Act 1890.

2. That Percy Oakden, of St. James' Buildings, Williamstreet, Melbourne, architect, be and he is hereby appointed liquidator for the purposes of such winding up.

3. That the liquidator be and he is hereby authorized to sell or transfer the whole or any portion of the property of the company to the Cosmopolitan Land Banking Company Limited and receive in compensation or part compensation for such transfer or sale shares or other like interests in the said Cosmopolitan Land Banking Company Limited for the purpose of distribution amongst the members of Percy and Company as he shall think fit.

Dated this 22nd day of August, 1890.

PERCY OAKDEN, Chairman.

Cleverdon, Westley, and Dalo 373 Collingatest, Melbourne.

Cleverdon, Westley, and Dale, 373 Collins-street, Melbourne solicitors to the company.

In the Supreme Court of the Colony of Victoria. -Fi. Fa.

In the Supreme Court of the Colony of Victoria.—Fi. Fa.

NOTICE is hereby given that under and by virtue of certain process issued out of the Supreme Court of the Colony of Victoria, and directed to the Sheriff of the Midland Bailwick, requiring him to levy certain moneys of the real and personal estate of Sarah Jane Hocking, the said Sheriff will, on Wednosday, the 8th day of October, 1890, at the hour of Eleven c'clock in the forenoon, cause to be sold at the Metropolitan Hotel, Bull-street, Sandhurst (unless the said process shall have been previously satisfied, or the said Sheriff be otherwise stayed):—
All the right, title, and interest (if any), of the said Sarah Jane Hocking, of in and to the furniture, ready money, goods and chattels, and all other, the real and personal estate, and effects whatsoever and whensoever, to which the said defendant is entitled, under and by virtue of the will of her late husband, James Hocking, of Yallook, deceased.

Terms—Cash. No cheques taken.

Sheriff's Office, Sandhurst, 3rd September, 1890.

JAMES ALLAN,

Sheriff's Officer.

In the Supreme Court of the Colony of Victoria. -Fi. Fa.

In the Supreme Court of the Colony of Victoria.—Fi. Fa.

NOTICE is hereby given that under and by virtue of certain process issued out of the Supreme Court of the Colony of Victoria, and directed to the Sheriff of the Central Bailiwick, requiring him to levy certain moneys of the real and personal estate of Alfred Bragg, the said Sheriff will, on Wednesday, the 8th day of October, 1890, at the hour of Twelvo o'clock noon, cause to be sold at the Four Courts Hotel, William-street, West Melbourne (unless the said process shall have been previously satisfied, or the said Sheriff be otherwise stayed):—
All the right, title, and interest (if any) of the said Alfred Bragg in and to all that piece or parcel of land having a frontage of 100 feet to Henry-street, Hawthorn, by a depth of 115 feet along Selborne-street to a 10-feet right-of-way at the back, together with all buildings thereon, being the land described in the certificate of title entered in the register-book, vol. 1867, folio 373354.

folio 373354.
N.B.—Terms: Cash on the fall of the hammer. No cheques

taken.

Dated at Melbourne this 1st day of September, 1890.

JAMES McNAMAF

JAMES McNAMARA, Sheriff's Officer. 1716

In the Supreme Court of the Colony of Victoria.—Fi. Fa.

NOTICE is hereby given that under and by virtue of certain process issued out of the Supreme Court of the Colony of Victoria, and directed to the Sheriff of the Central Bailtwick, requiring him to levy certain moneys of the real and personal estate of Mary Entwistle, the said Sheriff will, on Wednesday, the 8th day of October, 1890, at the hour of Twelve o'clock noon, cause to be sold at the Four Courts Hotel, William-street, West Metbourne (unless the said process shall have been previously satisfied, or the said Sheriff be otherwise stayed):—

All the right, title, and interest (if any) of the said Mary Entwistle in and to all that piece of land containing 18 perches and 1-10th of a perch, or thereabouts, being part of Crown allotment 2, section 6, north of Royal Park, parish of Jika Jika, county of Bourke.

N.B.—Terms: Cash on the fall of the hammer. No cheques taken. In the Supreme Court of the Colony of Victoria. -Fi. Fa.

taken.
Dated at Melbourne this 1st day of September, 1890.

JAMES McNAMARA, Sheriff's Officer.

In the Supreme Court of the Colony of Victoria. -Fi. Fa.

In the Supreme Court of the Colony of Victoria.—Fi. Fa.

NOTICE is hereby given that under and by virtue of certain process issued out of the Supreme Court of the Colony of Victoria, and directed to the Sheriff of the Central Bailiwick, requiring him to lavy certain moneys of the real and personal estate of John H. Coghill, the said Sheriff will, on Tuesday, the 7th day of October, 1890, at the hour of Twelve o'clock noon, cause to be sold at the Four Courts Hotel, William street, West Melbourne (unless the said process shall have been previously satisfied, or the said Sheriff be otherwise stayed):—

All the right, title, and interest (if any) of the said John II. Coghill in and to all that piece or parcel of land situate, lying, and being in the parish of Jika Jika, in the county of Bourke, in the Colony of Victoria, being part of suburban portion number 67 of the said parish: Commencing at a point 70 feet westward from another point in Islington-street, which is distant 600 feet south from the northern boundary line of said portion, and bearing from said commencing point further westward 55ft. 6in.; thence by a line bearing north 33 feet; thence by a line bearing south 35 feet to the commencing point aforesaid. Title under old Act.

N.B.—Terms: Cash on the fall of the hammer. No cheques taken.

Dated at Melbourne this let day of September, 1890

Dated at Melbourne this 1st day of September, 1890.

JAMES McNAMARA, Sheriff's Officer.

• In the Supreme Court of the Colony of Victoria.—Fi. Fa.

NOTICE is hereby given that under and by virtue of certain
process issued out of the Supreme Court of the Colony of
Victoria, and directed to the Sheriff of the Eastern Bailiwick,
requiring him to levy certain moneys of the real and personal
estate of Reuben Wright, the said Sheriff will, on the 6th day
of October, 1899, at the hour of Half-past two o'clock, p.m., cause
to be sold, at the Royal Exchange Hotel, Sale (unless the said
process shall have been previously satisfied, or the said Sheriff be
otherwise stayed):—

All the interest (if any) of the above defendant, in and to all
that pieco of land containing 320 acres, parish of Doomburrim,
held under grazing lease, vol. 520, fol. 103997, numbered 93B.

Terms—Cash.

GEO. CAIN. In the Supreme Court of the Colony of Victoria. -Fi. Fa.

GEO. CAIN, Sheriff's Officer.

1738 In the Supreme Court of the Colony of Victoria. -Fi. Fa.

In the Suprame Court of the Colony of Victoria.—Fi. Fa.

NOTICE is hereby given that under and by virtue of certain process issued out of the Supreme Court of the Colony of Victoria, and directed to the Sheriff of the Central Bailiwick, requiring him to levy certain moneys of the real and personal estate of James Ryan, the said Sheriff will, on Tuesday, the 7th day of October, 1890, at the hour of Eleven o'clock in the forenon, cause to be sold, at the Four Courts Hotel, William-street, Melbourne (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):—
All the right, title, and interest (if any) of the said James Ryan in and to all that piece of land being part of Crown portion thirty-six, parish of Jika Jika, county of Bourke, and being the whole of the land particularly described in the certificate of title entered in the register-book, vol. 1418, fol. 283548.

Terms—Cash.

Dated at Melbourne this 4th day of September, 1890.

EDWARD B. PORTER, Sheriff's Officer. 1764

#### WEDNESDAY, 8TH OCTOBER.

In the Supreme Court of the Colony of Victoria.—Fi. Fa.

NOTICE is hereby given that under and by virtue of certain process issued out of the Supreme Court of the Colony of Victoria, and directed to the Sheriff of the Central Bailivick, requiring him to levy certain moneys of the real and personal estate of George Launder, the said Sheriff will, on Wednesday, the 8th day of October, 1890, at the hour of Eleven o'clock in the forenoon, cause to be sold, at the Four Courts Hotel, Williamstreet, Melbourne (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):—
All the right title, and interest (if any) of the said George Launder in and to all that piece of land delineated and coloured red on the map in the margin, being part of Crown portion 71, at Gardiner, parish of Prahran, county of Bourke, together with a right of carriage-way over Childers and Victoria roads, shown on the plan of subdivision, numbered 712, ledged in the Office of Titles, and particularly described in certificate of title entered in the register-book, volume 1801, folio 360177.

N.B.—Terms: Cash on the fall of the bammer. No cheques taken.

Deted at Melbourna this 2nd day of Santember 1800. In the Supreme Court of the Colony of Victoria. -Fi. Fa.

taken.
Dated at Melbourne this 2nd day of September, 1890.

RICHARD McMILLAN, Sheriff's Officer. 1843

In the Supreme Court of the Colony of Victoria.—Fi. Fa.

No. 4461.

No. 1461.

thereon.

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

Dated at Ararat this 3rd day of September, 1890.

EDWARD L. WHITEHEAD, Sheriff's Officer.

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 Emily Ellen Greely, of Shepparton, the said Sheriff will, on Wednesday, 8th October, 1890, cause to be sold at Farrell's Court House Hotel, Shepparton, at Two p.m. (unless the said process shall have been previously satisfied, or the said sheriff otherwise stayed):—
All the right, title and interest (if any) of the said Emily Ellen Greely in and to all that piece of freehold land, being part of Crown allotment 3, section N, town and parish of Shepparton, county of Moira, entered in the register-book volume 1735, folio 346804.

Terms—Cash on the fall of the hammer. No cheques taken.

Terms—Cash on the fall of the hammer. No cheques taken. Dated at Shepparton this 1st day of September, 1890.

J. G. McKINNEY Sheriff's Officer. In the Supreme Court.—In the matter of Part I, of the Companies Act 1890, and of the Simpson's Estate Company Limited.

Act 1896, and of the simpson is scatter company latinustry.

O'IICE is hereby given that by an O'der dated the 1st day of September, 1890, Itis Honor Mr. Justice Hood has fixed Monday, the 8th day of September, 1890, at 10.30 o'clock in the forenoon, at his Chambers, at the Law Courts, Melbourne, as the time and place for the appointment of an official liquidator to the above-named company.

Dated the 2nd day of September, 1890.

Stamp 2/9/90.

THOS. PENNEFATHER,

BLAKE AND RIGGALL, 120 William-street, Melbourne solicitors for the petitioning creditors. 191

In the Supreme Court of the Colony of Victoria. -Fi. Fa.

In the Supreme Court of the Colony of Victoria.—Fi. Fa.

NOTICE is hereby given that under and by virtue of certain process issued out of the Supreme Court of the Colony of Victoria, and directed to the Sheriff of the Central Bailiwick, requiring him to levy certain moneys of the real and personal estate of Androw Ryan, the said Sheriff will, on Wednesday, the 8th day of October, 1890, at the hour of Eleven o'clock in the forenoon, cause to be sold at the Four Courts Hotel, William-street, Melbourne (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):—

All the right, title, and interest (if any) of the said Andrew Ryan in and to all that piece of laud being lots 72, 73, 74, and 75 on plan of subdivision No. 602, lodged in the Office of Titles, and being part of Crown portion 11, at Pie-Nie Point, parish of Moorabbin, and county of Bourke, more particularly described in certificate of title, vol. 1903, fol. 380573; also all that piece of land being part of Crown portion 21, at Gipsey Village, parish of Moorabbin, county of Hourke, particularly described in certificate of title, vol. 2005, fol. 412924; also all that piece of land being lots 76, 77, 78, and 79, on plan of subdivision No. 602, lodged in the Office of Titles, being part of Crown portions 10 and 11, at Pie-Nie Point, parish of Moorabbin, county of Bourke, more particularly described in certificate of title, vol. 2157, fol. 431357. Also on Friday, the 10th day of October, 1890, at the hour of Two o'clock in the afternoon, at the Border Inn, Bacchus Marsh, all the right, title, and interest (if any) of the above-named Andrew Ryan, in and to all that piece of land, being Crown allotment 38, section A, parish of Blackwood, county of Bourke, more particularly described in certificate of title, vol. 1167, nor particularly described in certificate of title, wol. 1416, fol. 283119.

Terms: Cash.

Dated at Melbourne, this 4th day of September, 1890.

Terms: Cash. Dated at Melbourne, this 4th day of September, 1890.

EDWARD B. PORTER, Sheriff's Officer.

In the Supreme Court of the Colony of Victoria. -Fi. Fa.

In the Supreme Court of the Colony of Victoria.—Fi. Fa.

NOTICE is hereby given that under and by virtue of certain process issued out of the Supreme Court of the Colony of Victoria, and directed to the Sheriff of the Eastern Bailiwick, requiring him to levy certain moneys of the real and personal estate of Henry Blackman, the said Sheriff will, on Saturday, the 4th day of October, 1890, at the hour of Twelve noon, cause to be sold, at Michael Goold & Co.'s auction mark Bailey-street, Bairnsdale (unless the said process shall have been satisfied or the said Sheriff otherwise stayed):—

All the right, title, and interest (if any) of Henry Blackman in and to all that piece of land, being part of Crown allotment 10, section 45, town and parish of Bairnsdale, county of Tanjil, containing 22 feet frontage to Wallace-street, and 125 feet frontage to Goold-street, and entered in the register-book, volume 2024, folic 404723.

N.B.—Terms: Cash on fall of hammer. No cheques taken. Dated at Bairnsdale this 2nd day of September, 1896.

Dated at Bairnsdale this 2nd day of September, 1890.

JAS. JOHNSTON, Sheriff's Officer.

In the Supreme Court of the Colony of Victoria. -Fi. Fa.

In the Supreme Court of the Colony of Victoria.—Fr. Fa.

NOTICE is hereby given that under and by virtue of certain process issued out of the Supreme Court of the Colony of Victoria, and directed to the Sheriff of the Eastern Bailiwick requiring him to levy certain moneys of the real and personal estate of Charles Giles, the said Sheriff will, on Saturday, the 4th day of October, 1890, at the hour of Two o'clock in the afternoon, cause to be sold at A. Macarthur and Co.'s sale yard, Bairinsdale (unless the said process shall have been satisfied, or the said Sheriff otherwise stayed:—

All the yight title and interres (if anylof Charles Giles in and

the said Sheriff otherwise stayed:—
All the right, title, and interest (if any) of Charles Giles in and to the said land, consisting of allotments 22 and 23, section 1, parish of Bengworden, county of Tanjil, containing 135a. 2r. 20p.; also allotment 23A, parish of Bengworden, county of Tanjil, containing 20 acres; also leasehold allotment 19, containing 484 acres, parish of Bengworden, county of Tanjil, partially improved. Stock consisting of 1 bull, 1 buillock, 19 mileh cows, 15 calves, 6 horses, 1 dray and harness, 1 plough and harrows, buggy and harness, 12 pigs, saddle and bridle.

N.B.—Terms: Cash on fall of hammer. No cheques taken. Dated at Bairnsdale this 2nd day of September, 1890.

JAS. JOHNSTON.

JAS. JOHNSTON, Sheriff's Officer.

In the Supreme Court of the Colony of Victoria. -Fi. Fa. In the supreme court of the Colony of Victoria.—Fr. Fa.

NOTICE is hereby given that, under and by virtue of certain process issued out of the Supreme Court of the Colony of Victoria, and directed to the Sheriff of the Southern Bailiwick, requiring him to levy certain moneys of the real and personal estate of Charles Quinn, of Drysdale, the said Sheriff will, on the 7th day of October, 1890, at the hour of Twelve o'clock noon, cause to be sold, at the Prince of Wales Hotel, Market-square, Geelong (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 Charles Quinn in and to all that, as under:—
Lot 1. All that piece of land, containing 29 acres 1 rood 29 perches, being allotment 97s, parish of Mincha, county of Gunbower.

Lot 2. All that piece of land, containing 39 acres and 30 perches, being allotment 97a, parish of Mincha, county of Gunbower.

Lot 3. All that piece of land, containing 281 acres and 10 perches, being allotment 53A, parish of Mincha West, and allotment 95, parish of Mincha, county of Gunbower.

Lot 4. All that piece of land, being allotment 84, section 17, parish of Sandburst, at Ironbark, county unnamed.

Lot 5. All that piece of land, containing 1 rood and 14 perches, being Crown allotments 1 and 2, section 27A, town of Malmsbury, parish of Edgecombe, county of Dalbousie.

N.B.—Termis: Cash on the fall of the hammer. No cheques taken. Other terms declared at time of sale.

Dated at Geelong this 3rd day of September, 1890.

WILLIAM PITTAWAY,

1952. Sheriff's Officer.

CHURCH ASSEMBLY.

O'TICE is hereby given that the Bishop of Melbourne has convened the Church Assembly for Monday, the 29th September instant, at Four o'clock, in Trinity Hall, Hothamstreet, East Melbourne.

W. E. MORRIS, Registrar of the Diocese of Melbourne.

JOHANNA WOULFE, DECEASED.

JOHANNA WOULFE, DECEASED.

NOTICE is hereby given, pursuant to the Statute of Trusts 1864, that all creditors having claims against the estate of Johanna Woulfe, late of Gruyere, in the colony of Victoria, widow, deceased (whose will has been proved by William Strachan, the executor therein named), are requested to send particulars of their claims to the said executor, at the office of Mr. Courad S. Scheele, Melbourne Chambers, Chancery-lane, Melbourne, on or before the 13th day of September, 1890, after which date the said executor will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims of which he shall then have had notice. And the said executor will not be liable for the assets or any part thereof so distributed to any person of whose claim he shall not then have had notice.

Dated this 30th day of August, 1890.

CONRAD S. SCHEELE, Chancery-lane, Melbourne, proctor

CONRAD S. SCHEELE, Chancery-lane, Melbourne, proctor for the said executor.

GEORGE BRIDGLAND, DECEASED.

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GEORGE BRIDGLAND, DECEASED.

The provisions of the Statute of Trusts 1864 notice is hereby given that all persons having any claims or demands upon or against the estate of George Bridgland, late of Drouin, in the colony of Victoria, commercial traveller, deceased, intestate, who died on the 22nd day of April, 1890 (and administration of whose estate was duly granted by the Supreme Court of the said colony on the 21st day of August, 1890, to Emma Bridgland, of Drouin, aforesaid, the widow of the said deceased), are hereby required to send in particulars of such claims and demands, in writing, to her, in care of the undersigned, on or before the 27th day of September, 1890. And notice is hereby also given that after the expiration of the last-mentioned day the said administratrix will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of such creditors and other persons of which she shall then have had notice.

The tell this 2nd day of September, 1890.

then have had notice.

Dated this 2nd day of September, 1890.

Dated this 2nd day or September, 2000.

BRIGGS & SNOWBALL, 49 Queen-street, Melbourne, 1836 proctors for the said administratrix.

ISABEL MACGREGOR, DECEASED.

PURSUANT to the Trusts Statute 1890, notice is hereby given that all creditors and other persons having any claim or claims upon the estate of Isabel MacGregor, deceased, late of Daylesford, in the colony of Victoria, widow (who died on the 11th day of May, 1890) and probate of whose will was granted by the Supreme Court of the said colony in its probate jurisdiction, on the 5th day of June, 1890, to the Equity, Trustees, Executors, and Agency Company Limited, now of Oxford Chambers, 481 Bourke-street, in the city of Melbourne, are hereby required to send in particulars of their claims to the said company addressed to the manager thereof, at the above address, on or before the fourth day of October, 1890, after which the said company will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, and will not be responsible for the assets so distributed to any person or persons of whose claim the said company shall not then have had notice.

Dated this 29th day of August, 1890.

WALTER PERRY, Albert-street, Daylesford, proctor for

Dated this 29th day of August, 2000.
WALTER PERRY, Albert-street, Daylesford, proctor for
1862

NOTICE TO CREDITORS.—GEORGE HAWKINS,
DECRASED.

DURSUANT to the provisions of the Statute of Trusts 1804,
notice is hereby given that all persons having any claims
against the estate of George Hawkins, late of South Melbourne,
in the colony of Victoria, paper maker, deceased, who died on
the 2nd day of July, 1890, and administration of whose estate
was granted by the Supreme Court of the colony of Victoria, in
its probate jurisdiction, on the sixteenth day of August, 1890, to
Elizabeth Hawkins, of the same place, widow, are hereby required to send the particulars, in writing, on or before the 4th day
No. 77.—SEPTEMBER 5. 1890.—9. No. 77.—September 5, 1890.—9.

of October next, to the undersigned, after which date the administratrix will proceed to distribute the assets of the said George Hawkins, deceased, which shall have come to her hands as such administratrix as aforesaid among the parties entitled thereto, having regard only to the claims of which she shall then have had notice, and the said administratrix shall not be liable for the assets so distributed or any part thereof to any person of whose claims she shall not then have had notice.

Dated 1st day of September, 1890.

MADDEN & BUTTLER, 406 Collins-street, proctors for the

MADDEN & BUTLER, 406 Collins-street, proctors for the

administratrix.

1863

NOTICE TO CREDITORS.—MARY MARTIN, DRORASED.—DURSUANT to the provisions of the Statute of Trusts 1864, notice is hereby given that all persons having any claims against the estate of Mary Martin, late of The Parade, Ascot Vale, in the colony of Victoria, married woman, deceased, who died on the 16th day of April, 1890, and administration of whose estate was granted by the Supreme Court of the colony of Victoria, in its probate jurisdiction, on the 14th day of August, 1890, to Richard Cavendish Martin, of the same place, civil servant, are hereby required to send the particulars, in writing, of their claims, on or before the 4th day of October next, to the undersigned. And notice is hereby given that after the said last-mentioned date the administrator will proceed to distribute the assets of the said Mary Martin, deceased, which shall have come to his hands as such administrator among the parties entitled thereto, having regard only to the claims of which he shall then have had notice. And the said administrator shall not be liable for the assets so distributed or any part thereof to any person of whose claim he shall not then have had notice.

Dated this 1st day of September, 1890.

MADDEN & BUTLER, 406 Collins-street, Melbourne, proctors for the administrator. 1864

NOTICE TO CREDITORS.—HERMANN GUSTAV
ADOLF TECHOW, DECEASED.

DURSUANT to the provisions of the Statute of Trusts 1864, notice is hereby given that all persons having any claims against the estate of Hermann Gustav Adolf Techow, late of Wellington-parade, East Melbourne, in the colony of Victoria, teacher of gymnastics, deceased, who died on the twenty-fifth day of May, 1890, and probate of whose will was granted by the Supreme Court of the colony of Victoria in its probate jurisdiction on the seventh day of Angust, 1890, to John Harper, of Flinders-lane, Melbourne, merchant, the executor appointed by the said will, are hereby required to send the particulars, in writing, of their claims, on or before the fourth day of October next, to the undersigned. And notice is hereby given that after the said last-mentioned date the said executor will proceed to distribute the assets of the said Hermann Gustav Adolf Techow, deceased, which shall have come to his hands as such executor as aforesaid amongst the parties entitled thereto, having regard to the claims only of which he shall then have had notice, and the said executor shall not be liable for the assets so distributed or any part thereof to any person of whose claim he shall not then have had notice.

Dated the 30th day of August, 1890.

had notice.
Dated the 30th day of August, 1890.

MADDEN & BUTLER, 406 Collins-street, Melbourne, proctors for the executors.

NOTICE TO CREDITORS.—PRUDENCE KINGSTON, DECEASED.

NOTICE TO CREDITORS.—PRUDENCE KINGSTON, DECEASED.

DURSUANT to the provisions of The Statute of Trusts 1864, notice is hereby given that creditors and others having claims against the estate of Prudence Kingston, late of Heidelberg, in the colony of Victoria, widow, deceased, probate of whose will has been granted by the Supreme Court of Victoria, to Robert Bradley, of Heidelberg, farmer, and Mary Anne Cock (the wife of John Cock, of Bulleen, in the said colony, farmer), the executor and executrix appointed by will of deceased, are hereby required to send particulars, in writing, of such claims to the undersigned on or before the 16th day of October, 1890, after which date the said executor and executrix will not shall have come to their hands, amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and the said executor and executrix will not be liable for the assets so distributed or any part thereof to any person of whose claim they shall not then have had notice.

Dated this 4th day of September, 1890.

ATTENBOROUGH, NUNN, & SMITH, 461 Collins-street, Melbourne, proctors for the said executor and executrix. 1938

Melbourne, proctors for the said executor and executrix. 1938

NOTICE TO CREDITORS.—ROBERT CURROR
BEVERIDGE, Decrased.

DURSUANT to the provisions of The Statute of Trusts 1864, notice is hereby given that all persons having any claims against the estate of Kobert Curror Beveridge, late of Sydenhamstreet. Moonee Ponds, in the colony of Victoria, salesman, deceased, who died on the 12th day of July, 1890, and probate of whose will was granted by the Supreme Court of the Colony of Victoria, in its probate jurisdiction, on the 14th day of August, 1890, to Constantia Augusta Beveridge, the executrix appointed by the said will, are hereby required to send the particulars, in writing, of their claims, on or before the 11th day of October next, to the undersigned. And notice is hereby given that after the said last-mentioned date the executrix will proceed to distribute the assets of the said Robert Curror Beveridge, deceased, which shall have come to her hands as such executrix as aforesaid amongst the parties entitled thereto, having regard only to the claims of which she shall then have had notice; and the said executris shall not be liable for the assets so distributed or any part thereof to any person of whose claim she.shall not then have had notice.

Dated the 5th day of September, 1890.

MADDEN & BUTLER, 406 Collins-street, Melbourne,

MADDEN & BUTLER, 406 Collins-street, Melbourne, proctors for the executrix. 1940

NOTICE TO CREDITORS.—WILLIAM EDWARD KIRKHAM, DECRASED.

DURSUANT to the provisions of the Statute of Trusts 1864, notice is hereby given that all persons having any claims against the estate of William Edward Kirkham, late of Lyndhurst, in the colony of Victoria, farmer, deceased, who died on the twenty-eighth day of June, 1890, and probate of whose will was granted by the Supreme Court of the colony of Victoria, in its probate jurisdiction, on the fourteenth day of August, 1890, to Margaret Kirkham, Junes Duncan, and Thomas Kirkham, the executors appointed by the said will, are hereby required to send the particulars, in writing, of their claims on or before the eleventh day of October next, to the undersigned. And notice is hereby given that after the said last mentioned date the said executors will proceed to distribute the assets of the said William Edward Kirkham, deceased, which shall have come to their hands as such executors as aforesaid, amongst the parties entitled thereto, having regard only to the claims of which they shall then have had notice, and the said executors shall not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not then have had notice.

Dated the fifth day of September, 1890.

MADDEN AND BUTLER, 406 Collins-street, Melbourne, proctors for the executors.

#### Mining Notices.

NEW VICTORIA UNITED QUARTZ COMPANY
NO LIABILITY, BALLARAT EAST.

NOTICE is hereby given that at an Extraordinary Meeting
of the above company, and of the shareholders therein, held
on Tuesday, 26th August, 1890, at Phair's Hotel, Collins-street,
Melbourne, the capital was increased by raising the amount of
each of the forty thousand shares existing in the company from
One pound to Two pounds.

Dated this 27th day of August, 1890.

ROBT. F. BRYANT,
J. J. CAHIR,
J. A. CHALK, Manager.

NEW NORMANBY QUARTZ MINING COMPANY NO LIABILITY, BALLARAT EAST.

An Extraordinary Meeting of Shareholders in the abovenand company will be held on Tuesday, 23rd September, 1890, at Four o'clock p.m., in the company's office.

Business: To increase the capital of the company by increasing the amount payable in respect of each of the existing shares, and by the issue of new shares to be divided pro rata among the shareholders. To confirm the minutes of the meeting.

W. D. THOMPSON, Manager.

Exchange, Ballarat.

Exchange, Ballarat.

THE MADAME MIDAS G. M. CO. NO LIABILITY, DOWLING FOREST, BALLARAT.

OTICE.—I hereby convene an Extraordinary Meeting of the company and the shareholders therein, to be held at the company's office, 10 and 12 Queen-street, Melbourne, on Wednesday, 17th September, 1890, at Three p.m.

Business: To elect five directors and two auditors; decide on the mode of disposal of shares forfeited and unredeemed; confirm the minutes.

JAMES BURNETT, Manager. 1838

2nd September, 1890.

SOUTH MIDAS GOLD MINING COMPANY
NO LIABILITY.

I HEREBY convene an Extraordinary Meeting of the company and the shareholders therein, to be held at the company's office, 10 and 12 Queen-street, Melbourne, on Wednesday, 17th September, 1890, at a quarter-past Three p.m.
Business: To elect five directors and two auditors; confirm the minutes.

JAMES BURNETT, Manager

2nd September, 1890.

COLOSSUS HYDRAULIC TIN-SLUICING COMPANY NO LIABILITY, SOUTH MOUNT CAMERON, TASMANIA.

TASMANIA.

N OTICE is hereby given that a postponed Extraordinary
Meeting of the Shareholders in the above company will be
held at the company's offices, 104 Queen-street, on Monday, 15th
September, 1890, at half-past Two p.m.

Business:

Business:
1. To alter rule 3, to provide that the board of directors shall consist of seven instead of five shareholders.
2. To elect two directors resident in Tasmania.
3. To confirm the minutes of the meeting.
1856
18. D. SMITH, Manager.

CHILTERN QUARTZ MINING COMPANY
NO LIABILITY, CHILTERN.
NOTICE.—An Extraordinary Meeting of the Shareholders in
the above company is hereby convened, to be held at the
office of the company, 18 Universal Buildings, 325 Collins-street,
Melbourne, on Wednesday, 17th September, 1890, at Four o'clock

p.m.

Business:

To increase the capital of the company by raising the amount of each of the thirty thousand shares existing in the company from Twelve shillings to Fifteen shillings per share.

To authorize the directors to dispose of forfeited shares held by the converse.

To confirm the minutes of the meeting.

F. O. FORWOOD, Manager.

GENERAL GORDON GOLD MINING COMPANY
LIMITED.

OTICE.—A Call (the 9th) of Threepence per share has been made, due and payable at the company's office, Eaglehawk, on Wednesday, the 10th day of September, 1890.

R. McNAIR, Manager.

Radehawk. 1st September, 1890.

GREAT EXTENDED HERCULES COMPANY
NO LIABILITY.

NOTICE.—A Call (the 26th) of Sixpence per share has been
made on the capital of the company, payable on Wednesday, 10th September next, at the Beehive Chambers, Sandhurst.
W. R. LANE, Manager.

NORTH ROSE OF DENMARK GOLD MINING COMPANY NO LIABILITY.

A CALL (the 67th) of One penny per share has been made, due and payable at the office of the company, Sandhurst, on the 10th September, 1890.

FREDERICK PRINGLE, Manager.

THE HUSTLER'S REEF QUARTZ MINING AND DRAINAGE COMPANY NO LIABILITY.

NOTICE.—A Call (the 22nd) of Sixpence per share has been made, payable at the company's office, View Point, Sandhurst, on Wednesday, 10th September, 1890.

HENRY Y. NORTH, Manager.

NEW ST. MUNGO GOLD MINING COMPANY
NO LIABILITY.

NOTICE.—A Call (the 20th) of Sixpence per share has been made, payable at the company's office, View Point, Sandhurst, on Wednesday, 10th September, 1890.

HENRY Y. NORTH, Manager.

WILSON'S HILL GOLD MINING COMPANY
NO LIABILITY.

NOTICE.—A call (the 4th) of Threepence per share has been
made on the capital of the company, due and payable at
the company's office, City Chambers, Sandhurst, on Wednesday, 10th September, 1890.

THE PRINCESS DAGMAR GOLD MINING COMPANY
NO LIABILITY.

NOTICE.—A Call (the 14th) of Sixpence per share has been
made, due and payable at the company's office, City
Chambers, Sandhurst, on Wednesday, 10th of September, 1890.

1670 JOHN HEMMING, Manager.

HOMEWARD BOUND GOLD MINING COMPANY, WALHALLA, NO LIABILITY.

A CALL (the 2nd) of One penny half penny per share has been made, due and payable on 10th day of September, 1890, at the company's office, 74 Ferrars-street, South Melbourne. 1071

JOHN KEAM, June., Legal Manager.

BRITISH NEW CHUM GOLD MINING COMPANY
NO LIABILITY.

NOTICE.—A Call (the 11th) of Twopence per share has been made on the capital of the company, due and payable at the company's office, City Chambers, Sandhurst, on Wednesday, 10th September, 1890.

G. A. PETRIE, Manager.

SOUTH DEVON GOLD MINING COMPANY
NO LIABILITY, RUSHWORTH.

A CALL (the 10th) of One penny per share has been made
on the capital of the company, due and payable at the
company's office, 427 Little Collins-street, Melbourne, on Wednesday, 10th September, 1890.

ALEX MILLS Manager ALEX. MILLS, Manager.

CROWN CROSS GOLD MINING COMPANY NO LIABILITY, HARD HILLS, RUSHWORTH.

CALL (the 4th) of Threepence per share has been made on the capital of the company, due and payable at the company's office, 427 Little Collins-street, Melbourne, on Wednesday, 10th September, 1890.

ALEX. MILLS, Manager.

MACLAREN'S G. M. CO., ADELAIDE REEF,
SEBASTOPOL GULLY.

OTICE.—A Call (the 2nd) of One penny per share has been made on the capital of the company, due and payable on Wednesday, the 10th day of Septenber, 1890, at the office of the company, Mollison-street, Kyneton.

William ROGERS, Manager.

NEW SEAHAM COMPANY NO LIABILITY, ALMA, OTICE.—A Call (the 2nd) of Threepence (3d.) per share in the above-named company has been made, due and payable at the office of the company, High-street, Maryborough, on Wednesday, 10th September, 1890.

FREDK. T. OUTTRIM, Manager.

THE DUKE COMPANY NO LIABILITY, TIMOR. A CALL (the 67th) of Sixpence per share on the capital of the above company has been made, due and payable to the manager, at the company's office, High-street, Maryborough, on Wednesday, 10th September, 1890.

A. LOWENSTEIN, Manager.

THE SHAW'S REEF COMPANY NO LIABILITY, WHITE HILLS, MARYBOROUGH.

A CALL (the 17th) of Threepence per share on the capital of the above company, has been made, due and payable to the manager, at the company's office, High-street, Maryborough, on Wednesday, 10th September, 1890.

A. LOWENSTEIN, Manager.

BERRY CONSOLS EXTENDED GOLD MINING COMPANY NO LIABILITY, SMEATON.

NOTICE.—A Call (the 56th) of Threepence has been made on 40,000 shares in the above company, due and payable Wednesday, 10th September, 1890.

J. J. SMITH, Manager.

CRESWICK PROSPECTING QUARTZ AND ALLUVIAL
G. M. CO. NO LIABILITY, CRESWICK.

A CALL (the 15th) of Threepence per 20,000th share has been made on the capital of the above-named company, due and payable to the undersigned, on and after Wednesday, 10th September, 1890, at the office of the company, Creswick. J. H. BRAWN, Manager.

GOLDEN STREAM GOLD MINING COMPANY
NO LIABILITY, SMEATON.

A CALL (the 24th) of Twopence per 20,000th share has been
and payable to the undersigned, on and after Wednesday, 10th
September, 1890, at the office of the company, Creswick.

J. H. BRAWN, Manager.

THE RYAN'S JUNCTION QUARTZ AND ALLUVIAL G. M. CO. NO LIABILITY, SPRING HILL, ALLANDALE.

NOTICE is hereby given that a Call (the 2nd) of Sixpence per 12,000th share has been made on the capital of the company, due and payable on Wednesday, 10th September, to the undersigned, at the office of the company, Albert-street, Creswick.

W. P. JONES, Manager. 1685

Creswick, 2nd September, 1890.

GOLDEN BARR QUARTZ MINING COMPANY
NO LIABILITY, BLACKWOOD.

NOTICE.—A Call (the 11th) of Twopence per share has been
made on the capital of the company, due and payable
to the undersigned, at the office of the company, on Wednesday, 10th September, 1890.

A ROBERTSON Manager

A. ROBERTSON, Manager.

NORTH SULIEMAN PASHA TRIBUTE MINING COMPANY NO LIABILITY, BAILLARAT EAST.

NOTICE.—A Call (the 2nd) of One penny (1d.) per share has been made on the capital of the company, due and payable to the undersigned at the office of the company, on Wednesday, 10th September, 1890.

A. ROBERTSON, Manager.

A. ROBERTSON, Manager. 1687 48 & 49 Exchange, Ballarat.

CHALK'S No. 3 GOLD MINING COMPANY NO
LIABILITY, CARISBROOK.

NOTICE.—A Call (the 18th) of Sixpence per share has been
made on the capital of the company, due and payable to
the undersigned at the office of the company, on Wednesday, 10th
September, 1890.

A. ROBERTSON, Manager. 1688 48 & 49 Exchange, Ballarat.

STEWART'S FREEHOLD MINING COMPANY NO
LIABILITY, CARISBROOK.

NOTICE—A Call (the 6th) of Threepence per share has been made on the capital of the company, due and payable to the undersigned, at the office of the company, on Wednesday, 10th September, 1890.

A. ROBERTSON, Manager. 1689 48 & 49 Exchange, Ballarat.

THE EGERTON COMPANY LIMITED.

OTICE.—A Call (the 18th) of Sixpence per share on the capital of the company has been made, due and payable on Wednesday, 10th September, 1890, at the office of the company, 28 Lydiard-street, Ballarat.

1690

J. A. CHALK, Manager.

PRINCE OF WALES & BONSHAW UNITED
COMPANY NO LLABILITY.

OTICE.—A Call (the 31st) of Sixpence per share on the
capital of the company has been made, due and payable on
Wednesday, 10th September, 1890, at the office of company, 28
Lydiard-street, Ballarat.

J. A. CHALK, Manager.

SEBASTOPOL PLATEAU NUMBER ONE COMPANY
NO LIABILITY.

NOTICE.—A Call (the 12th) of Fourpence per share on the
capital of the company has been made, due and payable on
Wednesday, 10th September, 1890, at the office of the company,
1692

J. A. CHALK, Manager. J. A. CHALK, Manager.

NORTH BAND & BARTON COMPANY

NO LIABILITY.

NOTICE.—A Call (the 64th) of Threepence per share on the capital of the company has been made, due and payable on Wednesday, 10th September, 1890, at the office of the company, 28 Lydiard-street, Ballarat.

J. A. CHALK, Manager.

NEW VICTORIA UNITED QUARTZ COMPANY NO LIABILITY.

NOTICE.—A Call (the 6th) of Sixpence per share on the capital of the company has been made, due and payable on Wednesday, 10th September, 1890, at the office of the company, 28 Lydiard-street, Ballarat.

J. A. CHALK, Manager.

RYAN'S FREEHOLD GOLD MINING COMPANY
NO LIABILITY, MORTCHUP.

A CALL the 14th of Sixpence per 3,000th share is made due
and payable on Wednesday, 10th inst., at the company's
office, Mortchup.

1st September, 1890.

CORNELIUS RYAN, Manager. 1695

BERRY NUMBER ONE GOLD MINING COMPANY
NO LIABILITY, SMEATON.
NOTICE—A Call (the 105th) of Sixpence per share on the
capital of the company has been made, due and payable
on Wednesday, 10th September, 1890, at the office of the company, Austral Mining Chambers, 5 Lydiard-street, Ballarat.

CHAS. BARKER, Manager.

JEWELLERS' REEF MINING COMPANY
NO LIABILITY, BALLARAT EAST.

NOTICE.—A Call (the 5th) of One penny per share on the
capital of the company has been made, due and payable
on Wednesday, 10th September, 1890, at the office of the company, Austral Mining Chambers, 5 Lydiard-street, Ballarat. 1697CHAS. BARKER, Manager.

NORTHERN STAR COMPANY NO LIABILITY,
BALLARAT.
NOTICE.—A Call (the 32nd) of Threepence per share on the
capital of the company has been made, due and payable
on Wednesday, 10th September, 1890, at the office of the company, Austral Mining Chambers, 5 Lydiard-street, Ballarat. 1698 CHAS. BARKER, Manager.

NEW CRITERION GOLD MINING COMPANY
NO LIABILITY, SULKY GULLY.

OTICE.—A Call (the 1st) of One penny per share has been made on the capital of the company, and will be due and payable to the manager, at the office of the company, Lydiard-street, Ballarat, on Wednesday, the 10th September, 1890.

Lydiard-street, Ballarat, 3rd September, 1890.

R. T. HAGER, Manager.

CHALK'S FREEHOLD GOLD MINING COMPANY
NO LIABILITY, CARISBROOK.

NOTICE.—A Call (the 46th) of Sixpence per share has been made on the capital of the company, due and payable at the company's office, on Wednesday, 10th September, 1890.

THOS. W. PARKER, Manager.

CHALK'S NUMBER ONE COMPANY NO LIABILITY,
CARISBROOK.

CARISBROOK.

OTICE.—A Call (the 39th) of Sixpence per share has been made on the capital of the company, due and payable at the company's office, on Wednesday, 10th September, 1890.

THOS. W. PARKER, Manager.

Lynn's Chambers, Ballarat.

THE VICTORIA COMSTOCK SILVER AND GOLD MINING COMPANY NO LIABILITY.

NOTICE is hereby given that a Call (the 5th) of Threepence per share has been made on the capital of the above company, due and payable at the office of the company, No. 90 Queen-street, Melbourne, on Wednesday, the 10th day of September. 1890.

JAS. JOHNSTON, Manager. Melbourne, 2nd September, 1890. 1703

THE YARRAGON COAL MINING COMPANY
NO LIABILITY.

Per share was made by the directors of the above company, due and payable to the manager, at this office, on or before the 10th day of September, 1890.

By order of the Board.

By order of the Board, R. C. PUDNEY, Manager.

NEVER-CAN-TELL, QUARTZ MINING COMPANY
NO LIABILITY.

NOTICE.—A Call (the 13th) of 1½d. per share has been made, due and payable at the registered office of the company, 3 St. James's Buildings, William-street, Melbourne, on Wednesday, the 10th September, 1890.

A. CAPPER MOORE, Manager.

THE COOMA AND MELBOURNE PROSPECTING AND MINING ASSOCIATION, NO LIABILITY.

NOTICE is hereby given that a Call of One shilling per share has been made, due and payable at the registered office of the company, No. 8 Temperance Buildings, Swanston-street, Melbourne, upon the contributing shares No. 4501-6000, on Wednesday, 10th September, 1890.

G. A. LAWSON, Manager.

GREAT SOUTH LONG TUNNEL GOLD MINING COMPANY NO LIABILITY, WALHAILA.

A CALL (the 12th) of Threepence per share has this day been made payable at the company's offices, 16 and 17 Temple Court, Melbourne, on or before Wednesday, 10th September, 1890.

LOUIS WEICHARD, Manager.
Melbourne, 2nd September, 1890. 1723

WALHALLA DEEP LEAD G. M. COMPANY NO LIABILITY, NEANDER'S FREEHOLD, MOONDARRA.

A CALL (the 21st) of Sixpence per share has this day been made, payable at the company's offices, 16 and 17 Temple Court, Melbourne, on or before Wednesday, 10th September, 1890.

LOUIS WEICHARD, Manager.
Melbourne, 2nd September, 1890.

MOONLIGHT EXTENDED Q. M. COMPANY NO LIABILITY, STAWELL.

A CALL (the 43rd) of Threepence per share has this day been made, payable at the company's office, 16 and 17 Temple Court, Melbourne, on or before Wednesday, 10th September 1890

Melbourne, 2nd September, 1890. 1727

EGYPTIAN QUARTZ AND ALLUVIAL GOLD MINING CO. NO LIABILITY, MALMSBURY.

OTICE.—A Call (the 45th) of Threepence per share on the capital of the company has been made, due and payable at the office of the company, 336 Collins-street, Melbourne, on Wednesday, 10th September, 1890

E. D. McMILLAN, Manager.

THE GIFT G. M. COY. NO LIABILITY,
YAHOO CREEK.

NOTICE.—A Call (the 6th) of Twopence per share has been
made, due and payable to the manager, at the company's
office, or at the Stirling Post Office, on or before Wednesday,
10th September, 1890.
1735

C. WALTERS. Manager. C. WALTERS, Manager.

OAKLEIGH QUARTZ MINING COMPANY
NO LIABILITY, LINTON.
A CALL (the 5th) of One penny per share on the capital of the company has been made, due and payable, on Wednesday, 10th September, 1890.

WM. S. BATES, Manager. 1736 135 Swanston-street, Melbourne.

THE LOCKS UNITED GOLD MINING COMPANY NO LIABILITY, SANDY CREEK-ON-LODDON.

NOTICE.—A Call (the 23rd) of One penny per share has been made upon the capital of the above company, due and payable on Wednesday, the 10th day of September, 1890, at the office of the company, High-street, Maldon.

T. B. WEBSTER, Manager.

NEW TALLANGALOOK GOLD MINING COMPANY NO LIABILITY.

A CALL (the 9th) of One penny per share has been made on the capital of the company, due and payable to the manager, at the company's office, 83 Moorabool-street, Geelong, on Wednesday, 10th September, 1890.

H. J. HOBDAY, Manager.

No. 1 O'CONNOR'S QUARTZ MINING COMPANY
NO LIABILITY, DRUMMOND.

OTICE.—A Call (the 38th) of Three halfpence per share has
been made on the capital of the above company, due and
payable to the manager, at the office of the company. Urquhartstreet, Malmsbury, on Wednesday, 10th September, 1809.

J. R. TREGLOWN, Manager Urquhart-street, Malmsbury.

LADY HOPETOUN QUARTZ MINING COMPANY
NO LIABILITY, WARBURTON.
NOTICE is hereby given that a Call (the 4th) of Three
half-pence per share is made upon the unpaid capital of
the company, payable on 10th September, 1890, at the registered
office of the company, Modern Chambers, 317 Collins-street,
Malbourne

JNO. J. HOUSTEN, Manager.
Melbourne, 4th September, 1890. 1756

NEW HTT OR MISS QUARTZ MINING COMPANY NO LIABILITY, DONNELLY'S CREEK.

NOTICE is hereby given that a Call (the 116th) of Twopence (machinery One penny and ordinary One penny) per share is made upon the unpaid capital of the company, payable on 10th September, 1890, at the registered office of the company, Modern Chambers, 317 Collins-street, Melbourne.

JNO. J. HOUSTEN, Manager.

Melbourne, 4th September, 1890. 1758

BURKE AND WILLS QUARTZ MINING COMPANY NO LIABILITY, BLACK RIVER, WOOD'S POINT

DISTRICT.

NOTICE is hereby given that a Call (the 33rd) of One penny per share is made upon the unpaid capital of the company, payable on 10th September, 1890, at the registered office of the company, Modern Chambers, 17 Collins-street, Melbourne.

JNO. J. HOUSTEN, Manager.

Melbourne, 4th September, 1890.

WESTBURY COAL PROPRIETARY MINING
COMPANY NO LIABILITY.

NOTICE.—A Call (the 2nd) of One penny per share
has been made on the capital of the above-named company, due and payable to the undersigned, at the office of the
company, Prell's Buildings, corner Collins and Queen streets,
Melbourne, on Wednesday, the 10th day of September, 1890.

A C. MACDONALD Manager

A. C. MACDONALD, Manager.
Melbourne, 1st September, 1890. 1759

THE PEELWOOD HILL SILVER MINING AND SMELTING COY. NO LIABILITY.

OTICE is hereby given that a Call (the 7th) of Sixpence per share has been made, due and payable at the registered offices of the company, Nos. 17 and 18 Prell's Buildings, Queen-street, corner of Collins-street, on Wednesday, the 10th day of September, 1890.

JOHN CAMERON, Manager.

Melbourne, 2nd September, 1890.

LONG POINT HYDRAULIC GOLD MINING COMPANY
NO LIABILITY, MITTA MITTA.
A CALL (the 31st) of One panny per share has been made,
due and payable at the registered office, 432 Collins-street,
Melbourne, on Wednesday, 10th September, 1890.

I. HENDERSON, Manager.

L. HENDERSON, Manager.

PANTON'S FREEHOLD ALLUVIAL GOLD MINING COMPANY NO LIABILITY, EPSOM.

A CALL (the 12th) of Twopence per share has been made, due and payable at the registered office, 432 Collins-street, Melbourne, on Wednesday, 10th September, 1890.

L. HENDERSON, Manager.

WHEAL BYJERKERNO TIN MINING COMPANY
NO LIABILITY, EURIOWIE, N.S.W.
A CALL (the 3rd) of Twopence per share has been made, due
and payable at the registered office, 432 Collins-street,
Melbourne, on Wednesday, 10th September, 1890.

L. HENDERSON, Manager.

PRINCE OF WALES AND OLD POVERTY COMPANY
NO LIABILITY, TARNAGULLA.

OTICE.—A call (the 8th) of Twopence per share has been
made on the capital of the company, due and payable on
Wednesday, 10th September, 1890, at the office of the company,
Commercial Chambers, Ballarat.

1770
T. H. THOMPSON, Manager.

TEMPERANCE COMPANY NO LIABILITY, NERRINA.

NOTICE.—A Call (the 20th) of Fourpence per share has been made on the capital of the company, due and payable on Wednesday, 10th September, 1890, at the office of the company, Commercial Chambers, Ballarat.

1771

R. A. THOMPSON, Manager.

THE SOUTH BRITANNIA QUARTZ MINING COMPANY NO LIABILITY, BALLARAT EAST.

NOTICE.—A Call (the 10th) of Threepence (3d.) per share, have been made on the capital of Sixpence (6d.) per share, have been made on the capital of the company, due and payable at the company's office, 42 and 43 Mining Exchange, Lydiard-street, Ballarat, on Wednesday, 10th September, 1890.

1772

J. H. DILL, Manager.

THE BAND OF HOPE AND ALBION CONSOLS

NO LIABILITY.

A CALL (the 14th) of One Shilling per share has been made

on the capital of the company, due and payable to the
manager at the office of the company, 186 [Skipton-street,
Ballarat, on Wednesday, the 10th day of September, 1890.

R. M. SERJEANT, Manager.

Ballarat, 3rd September, 1890.

LIANBERRIS No. ONE CO. NO LIABILITY,
BALLARAT.
NOTICE.—A Call (the 28th) of Threepence (3d.) per share has
been made on the capital of the company, due and payable
on Wednesday, 10th September, 1890, at the company's office,
50 and 51 Mining Exchange, Ballarat.
1774
THEOS. WILLIAMS, Manager.

SOUTH PLATEAU MINING COMPANY NO LIABILITY,
SEBASTOPOL.

NOTICE.—A Call (the 45th) of Sixpence per share has been
made on the capital of the company, and will be due and
payable to the manager, at the office of the company, Lydiardstreet, Ballarat, on Wednesday, the 10th September, 1890.
Lydiard-street, Ballarat, 3rd September, 1890.

JOHN P. ROBERTS, Manager.

THE SEBASTOPOL STAR GOLD MINING COMPANY NO LIABILITY, SEBASTOPOL.

NOTICE.—A Call (No. 34) of Twopence per share has been made on the capital of the company, and will be due and payable to the manager, at the office of the company, Lydiard-street, Ballarat, on Wednesday, the 10th September, 1890.

JOHN P. ROBERTS, Manager.

Lydiard-street, Ballarat, 3rd September, 1890.

Lydiard-street, Ballarat, 3rd September, 1890.

THE GOLDEN GATE QUARTZ MINING COMPANY NO LIABILITY, WHITE HORSE RANGES, BALLARAT.

NOTICE—A Call (No. 36) of Threepence per share has been made on the capital of the company, and will be due and payable to the manager, at the office of the company, Lydiard-street, Ballarat, on Wednesday, the 10th September, 1890.

JOHN P. ROBERTS, Manager. Lydiard-street, Ballarat, 3rd September, 1890. 1777

MIDAS No. 1 COMPANY NO LIABILITY,
SULKY GULLY.

NOTICE.—A Call (No. 50) of Twopence per share has been
made on the capital of the company, and will be due and
payable to the manager, at the office of the company, Lydiardstreet, Ballarat, on Wednesday, the 10th September, 1890.

JOHN P. ROBERTS, Manager. Lydiard-street, Ballarat, 3rd September, 1890.

THE HOPETOUN QUARTZ MINING COMPANY
NO LIABILITY, SULKY GULLY.

NOTICE.—A Call (No. 4) of Twopence per share has been made on the capital of the company, and will be due and payable to the manager, at the office of the company, Lydiard-street, Ballarat, on Wednesday, the 10th September, 1890.

JOHN P. ROBERTS, Manager.

Lydiard-street, Ballarat, 3rd September, 1890.

MIDAS REVIVAL GOLD MINING COMPANY
NO LIABILITY, BALD HILLS.

NOTICE.—A Call (No. 29) of One penny per share has been
made on the capital of the company, and will be due and
payable to the manager, at the office of the company, Lydiardstreet, Ballarat, on Wednesday, the 10th September, 1890.

Lydiard-street, Ballarat, 3rd September, 1890.

1780.

Lydiard-street, Ballarat, 3rd September, 1890.

RED LION FREEHOLD GOLD MINING COMPANY NO LIABILITY, SULKY GULLY.

NOTICE.—A Call (No. 6) of One penny per share has been made on the capital of the company, and will be due and payable to the manager, at the office of the company, Lydiard-street, Ballarat, on Wednesday, the 10th September, 1890.

JOHN P. ROBERTS, Manager.

Lydiard-street. Ballarat, 3rd September, 1890.

Lydiard-street, Ballarat, 3rd September, 1890.

SOUTH WOAH HAWP GOLD MINING COMPANY
NO LIABILITY, WHITE HORSE RANGES.
A CALL (the 12th) of Three half-pence (1½d) per share has
been made on the capital of the company, due and payable
on Wednesday, 10th September, 1890, at the company's office.

J. MoWHAE, Manager.

Exchange, Ballarat.

NEW NORMANBY QUARTZ MINING COMPANY
NO LIABILITY, BALLARAT EAST.

A CALL (the 45th) of Threepence per share has been made
on the capital of the company, due and payable on
Wednesday, 10th September, 1890, at the company's office.
W. D. THOMPSON, Manager.
Exchange. Ballarat.

1783

AMALGAMATED MOONLIGHT JUNCTION COMPANY NO LIABILITY, STAWELL.

NO LIABILITY, STAWELL.

Portice is hereby given that a Call (the 12th) of One penny per share has been made on the capital of the abovenamed company, due and payable to the manager, at the office of the company, 9 Camp-street, Ballarat, on Wednesday, the 10th day of September, 1890.

R. M. LAMBERT, Manager.

NORTH PRINCE REGENT COMPANY NO LIABILITY.

A CALL (6th) of Threepence per share has been made on the capital of the company, due and payable at the office of the company, on Wednesday, 10th September, 1890.

E. VERLEY, Manager.

1786

CROWN STAR GOLD MINING COMPANY
NO LIABILITY, BALLARAT.
NOTICE.—A Call (the 19th) of One penny per share has been made, due and payable to the manager, at the office of the company, Drummond-street north, Ballarat, on Wednesday, 10th September, 1890.

THOMAS DIGITATION

No. 1 LAWALUK GOLD MINING COMPANY
NO LIABILITY, MT. MERCER.
A CALL (the 17th) of Threepence per 24,000th share has been
and payable to the undersigned, on Wednesday, 10th September,
1890, at the office of the company, 18 Mining Exchange,

P. J. BRANAGAN, Manager, pro tem.

TRY AGAIN Q. M. CO. NO LIABILITY, BROWNS.

A CALL (the 19th) of Sixpence (6d.) per share has been made, due and payable on Wednesday, 10th September, 1890, to the manager, Brook-street, Smythesdale.

JOHN D. WILLIAMSON, Manager.

INDICATOR AND SULLEMAN COMPANY
NO LIABILITY.

CALL (the 29th) of Threeponce (3d.) per share has been made
on the capital of the company, due and payable to the
nager, at the office of the company, on Wednesday, 10th Sep-

EDWD. WM. STEPHENS, Manager. 7 Camp-street, Ballarat, 3rd September, 1890. 1791

SOUTH STAR MINING CO. NO LIABILITY, SEBASTOPOL.

A CALL (42nd) of Sixpence (6d.) per share has been made on the capital of the company, due and payable to the manager, at the office of the company, on Wednesday, 10th September, 1990.

DEDWD. WM. STEPHENS, Manager.

7 Camp-street, Ballarat, 3rd September, 1890.

NEW MAGDALA COMPANY NO LIABILITY,
STAWELL.

A CALL (the 28th) of Threepence (3d.) per share has been made on the capital of the company, due and payable to the manager, at the office of the company, on Wednesday, 10th September, 1890.

EDWD. WM. COMPANY.

EDWD. WM. STEPHENS, Manager 7 Camp-street, Ballarat, 3rd September, 1890.

THE HEPBURN ESTATE LEASEHOLD COMPANY
NO LIABILITY. SMEATON AND KINGSTON...
A CALL (the 95th) of Threepence (3d.) per share has been made
on the capital of the company, due and payable to the
manager, at the office of the company, on Wednesday, 10th
September, 1890.

EDWD WM STEPHENS Manager

EDWD. WM. STEPHENS, Manager. 7 Camp-street, Ballarat, 3rd September, 1890. 1794

THE BENAMBRA TIN MINING COMPANY NO LIABILITY, KOETONG.

A CALL (the 8th) of One pound sterling per share has been made upon the capital of the company, due and payable at the office, 14 Temple Court, Melbourne, on Wednesday, 10th September, 1890.

M. WAKEFIELD, Manager.

THE GIPPSLAND DEEP LEAD GOLD MINING COMPANY NO LIABILITY, WALHALLA.

CALL (the 20th) of Twopence per share has been made and upon the capital of the company, due and payable at the office, 14 Temple Court, Melbourne, on Wednesday, 10th September 1800

J. WHITELAW, Manager.

THE LONG TUNNEL UNITED GOLD MINING COMPANY NO LIABILITY, WALHALLA.

A CALL (the 10th) of One penny per share, has been made upon the capital of the company, due and payable at the office, 14 Temple Court, Melbourne, on Wednesday, 10th September 1890 ber, 1890,

J. WHITELAW, Manager.

TOWLER & LIVINGSTONE G. M. CO. NO LIABILITY, CRESWICK.

A CALL (the 27th) of One penny per share has been made, payable at the company's office, 5 Temple Court, on Wednesday, the 18th of September, 1890.

1738

A. VAUDEAU, Manager.

THE WELSHMAN'S REEF G. M. COMPANY NO LIABILITY. LAURISTON.

A CALL (the 10th) of Three halfpence per share has been made on the capital of the above company, due and payable to the undersigned, at the office of the company, Mollison-street, Kyneton, on Wednesday, 10th September, 1890.

W. M. JOHNSON, Manager.

THE NEW BLUE JACKET GOLD MINING COMPANY NO LIABILITY.

NO LIABILITY.

NOTICE.—A Call (the 41st) of One penny per 28,000th share the above company, at Walhalla, on Wednesday, the 10th day of September, 1890.

E. C. TRICKS Manager

F. C. TRICKS, Manager.

THE COHEN'S REEF EXTENDED GOLD MINING
COMPANY NO LIABILITY.

NOTICE —A Call (the 8th) of One penny per 24,000th share
has been made, due and payable at the registered office of
the above company, at Walhalla, on Wednesday, the 10th day
of September, 1890.

F. C. TRICKS, Marchael
1801 F. C. TRICKS, Manager.

RISING STAR Q. M. CO. NO LIABILITY.

A CALL (the 3rd) of Sixpence per share has been made upon the capital of the above company, payable to the manager, at the company's office, Daylesford, on 10th September, 1890.

L. O. HART, Manager.

SALTPETRE CREEK UNITED GOLD MINING COMPANY NO LIABILITY.

CALL (the 15th) of One penny per share has been made, due and payable on Wednesday, the 10th September, 1890, at the registered office of the company, Australian Buildings, Elizabeth-street, Melbourne.

S. CAPPER Manner.

GOLDEN TREASURE QUARTZ MINING COMPANY
NO LIABILITY
A CALL (the 7th) of One penny per share has been made, due
and payable on Wednesday, the 10th September, 1890, at
the registered office of the company, Australian Buildings,
Elizabeth-street, Melbourne.

S. CAPPER Manager

S. CAPPER Manager

S. CAPPER, Manager.

ELDORADO GOLD & TIN MINING CO.

NO LIABILITY, ELDORADO.

CALL (the 12th) of One penny per share has been made on the capital of the above-named company, due and payable to the manager, at the company's office, 141. Queen-street, Melbourne, on Wednesday, the 10th day of September, 1890.

EBENR. COX, Manager.

GREAT SOUTHERN GOLD MINING NO LIABILITY, RUTHERGLEN.

NOTICE.—A Call (the 4th) of One shilling and sixpence per share has been made on each and all of the contributing shares in the company, numbered from 16,001 to 24,000, both inclusive, due and payable to the manager, at the registered office of the company, No. 352 Collins-street, on Wednesday, the 10th day of September, 1890.

W. H. MACLURCAN, Manager.

2nd Sept., 1890.

PLUTUS GOLD MINING NO LIABILITY,
TARADALE.

NOTICE.—A Call (the 10th) of Sixpence per share has been made on each and all of the contributing shares in the company, numbered from 6,001 to 24,000, both inclusive, due and payable to the manager, at the registered office of the company, No. 352 Collins-street, Melbourne, on Wednesday, the 10th day of Sentember. 1890. of September, 1890. 1817

W. H. MACLURCAN, Manager.

JEW'S REEF G. M. CO. NO LIABILITY.

A CALL (the 2nd) of Three half-pence per share has been made, payable at the company's office, Prell's Buildings, Collins-street, on or before Wednesday, 10th Sept., 1890.

F. BLAKELEY DALTON, Manager.

NEW BATHURST COMPANY NO LIABILITY. NOTICE.—A Call (No. 4) of Twopence per share has been made upon the capital of the company, due and payable at the office, 80 Swanston-street, Melbourne, on Wednesday, 10th H. W. SINCLAIR, Manager. 1828

SOUTHERN CROSS GOLD MINING NO LIABILITY, FOREST CREEK.

CALL (No. 16) of Threepence per share has been made in the above-named company, due and payable at the office, on Wednesday, 10th September, 1890.

1829 GEORGE BROWN, Manager.

PLATEAU MINING COMPANY NO LIABILITY, GUILDFORD.

A CALL (the 19th) of Twopence per share on 24,000 shares has been made, due and payable to the manager, at the office of the company, Franklinford, on Wednesday, 10th Sept., 1890 T. PRICE, Manager.

DEVONSHIRE Q. M. CO. NO LIABILITY,
CASTLEMAINE.

CALL (the 6th) of Twopence per share on 24,000 shares
has been made, due and payable to the manager, at the
office of the company, Franklinford, on Wednesday, 10th Sept.,

T. PRICE, Manager.

THE No. 1 SOUTH QUEEN'S BIRTHDAY QUARTZ
MINING COMPANY NO LIABILITY.

A CALL (the 18th) of Three half-pence per share on the capital
of the above company has been made, to be due and payable at the company's office, Malmsbury, on Wednesday, the
17th day of September, 1890.

F. E. ADAMSON, Manager.

THE NORTH O'CONNOR'S GOLD MINING COMPANY
NO LIABILITY.

A CALL (the 33rd) of Twopence per share on the capital of
the above company has been made, to be due and payable
at the office of the company, Malmsbury, on Wednesday, the
10th day of September, 1890.

F. E. ADAMSON, Manager.

NORTH BIRMINGHAM QUARTZ MINING COMPANY NO LIABILITY, STEIGLITZ.

NO LIABILITY, STEIGLITZ.

NOTICE.—A Cail (the 39th) of Threepence per share has this day been made on the capital of the above-mentioned company, payable to the manager at the company's office, 17 Queen-street, Melbourne, on or before Wednesday, the 10th day of September, 1890.

HAROLD B. KERR Manager

Melbourne, 2nd September, 1890. HAROLD B. KERR, Manager.
1840

THE GOULBURN GOLDEN DIORITE DYKE COM-PANY NO LIABILITY, GOULBURN RIVER, VICTORIA.

O'ITCE.—A Call (the 15th) of Threepence per share has been made on the capital of the company, due and payable at the company's office, Baring Chambers, 51 Market-street, Melbourne, on Wednesday, 10th September, 1890.

E. W. SPAIN, Manager.

GAY'S BAND OF HOPE COMPANY NO LIABILITY, SEBASTOPOL,

NOTICE.—A Call (the 33rd) of Fourpence per share has been made on the capital of the company, due and payable at the company's office, Baring Chambers, 54-56 Market-street, Melbourne, on Wednesday, 10th September, 1890.

THE MOUNT BROWNE AMALGAMATED GOLD MINING COMPANY (ALLUVIAL) NO LIABILITY, ALBERT GOLD-FIELD, NEW SOUTH WALES.

NOTICE.—A Call (the 10th) of Threepence per share has this day been made on the capital of the above-mentioned company, payable to the manager, at the company's office, 17 Queenstreet, Melbourne, on or before Wednesday, the 10th day of September, 1890.

HAROLD B. KERD.

HAROLD B. KERR, Manager pro tcm.
Melbourne, 2nd September, 1890.

GREAT NORTHERN MOUNT MORGAN GOLD MINING
COMPANY NO LIABILITY.

A CALL (the 8th) of Threepence per share has been made
upon the capital of the company, payable to the manager,
at the company's office, 141 Queen-street, Melbourne, on Wednesday, the 10th day of September, 1890.

EBENR. COX, Manager:

THE PHENIX GOLD MINING COMPANY
NO LIABILITY, TALBOT.

A CALL (the 3rd) of Three shillings per share on the capital
of the above company has been made, due and payable
at the office of the company, Camp-street, Talbot, 10th September 1890. tember, 1890. 1847

J. R. DEANS, Manager.

COMMISSIONERS GOLD MINING COMPANY
NO LIABILITY, MALMSBURY.

A CALL (the 3rd) of One penny per share on the capital of
the company is made, due and payable to the manager,
at the company's office, No. 89 Queen-street, Melbourne, on Wednesday, the 10th September, 1890.

R. W. MUSGROVE, Manager.

GOLDEN SPRING QUARTZ MINING COMPANY
NO LIABILITY.

NOTICE is hereby given that a Call (the 25th) of Threepence
per share has been made on the capital of the company, due
on Wedne day, the 10th day of September, 1890, and payable to
the undersigned, at the office of the company, 104 Queen-street,
Melbourne. Melbourne.

JAMES FOWLER, Manager.

NORTH LONG TUNNEL GOLD MINING COMPANY
LIMITED, WALHALLA.

A CALL (the 127th) of Threepence a share has been made,
due on Wednesday, the 10th day of September, 1890,
and payable at the office, Prell's Buildings, corner of Collins
and Queen streets, Melbourne.

1853
THOS. HAMILTON, Manager.

THOS. HAMILION,

VICTORIA TOWER MINING COMPANY
NO LIABILITY, MANNA HILL, SOUTH AUSTRALIA.

NOTICE—A Call (the 5th) of One half-penny per share has been made on the capital of the above company, due and payable to the manager, at the company's office, Salisbury Buildings, corner of Queen and Bourke streets, Melbourne, on Wednesday, 10th day of September, 1890.

E. JESSUP, Manager.

1854

PILOT TIN AND GOLD MINING COMPANY
NO LIABILITY, CHILTERN.

A CALL (the 3rd) of One penny per share has been made,
due and payable to the legal manager, at the registered
office of the company, 104 Queen-street, Melbourne, on Wednesday, 10th September, 1890.

1855 JOHN BARKER, Jun., Legal Manager.

THE ONSLOW GOLD COMPANY NO LIABILITY.

NOTICE is hereby given that a Call (the 8th) of Threepence
per share has this day been made on shares in above company, and that said call is payable at the company's office, Apollo Chambers, Little Flinders-street, Melbourne, or at the office of C. E. Purchas, Esquire, solicitor, Thames, New Zealand, on Wednesday, the 10th day of September, 1890.

EDWARD LEWIS, Manager.

Malbourne. 28th August, 1890.

Melbourne, 28th August, 16:00.

VICTORIA JUBILEE GOLD MINING COMPANY NO LIABILITY, WOOD'S POINT.

A CALL (the 10th) of One shilling per share has been made on shares Nos. 24,001 to 32,000, due and payable to the manager, at the office of the company, 28 (late 14) Queen-street, Melbourne, on Wednesday, the 10th September, 1890.

1860 CHAS. MEDCALF, Manager.

NO LIABILITY, AGNES RIVER, SOUTH GIPPSLAND.

NO LIABILITY, AGNES RIVER, SOUTH GIPPSLAND.

OTICE.—A Call (the 12th) of One penny per share has been made on all shares in the above company, due and payable to the manager, at the office of the company, 28 (late 14) Queenstreet, Melbourne, on Wednesday, 10th September, 1890.

1861 CHAS. MEDCALF, Manager.

BRIGHT DISTRICT PROSPECTING AND GOLD MINING COMPANY NO LIABILITY.

A CALL (the 43rd) of Halfpenny per share has been made, payable Wednesday, 10th September, 1890, at company's office.

A. J. HERRON, Manager.

CENTRAL PLATEAU COMPANY NO LIABILITY,
SEBASTOPOL.

NOTICE.—A Call (the 41st) of Fourpence per share has been
made on the capital of the company, and will be due and
payable to the manager, at the office of the company, on Wednesday, 10th September, 1890.

W. M. ACHESON, Manager

y, 10th September, 1890. W. M. ACHESON, Manager. Furnival's Chambers, Lydiard-street, Ballarat, 2nd September, 1881

1890.

THE WEST LOUGHLIN GOLD MINING COMPANY NO LIABILITY, SEVEN HILLS, KINGSTON.

NO TICE.—A Call (the 43rd) of Sixpence per share has been made on the capital of the company, and will be due and payable to the manager, at the office of the company, on Wednesday, 10th September, 1890.

W. M. ACHESON, Manager.

Furnival's Chambers, Lydiard-street, Ballarat, 2nd September, 1890.

THE SCOTCHMAN'S UNITED QUARTZ MINING
COMPANY LIMITED.

A CALL (the 103th) of Threepence (3d.) per share has been
made on the capital of the company, due and payable at
the office of the company, Main-street, Stawell, on Wednesday,
10th September, 1890.

P. O. KEMPSON, Main1884 P. Q. KEMPSON, Manager.

THE SLOANE'S AND SCOTCHMAN'S QUARTZ MINING COMPANY NO LIABILITY, STAWELL.

GALL of One shilling (1s.) per share has been made, being the 58th call of Sixpence (6d.) per share on the capital of the company, and the third (3rd) or Machinery call of Sixpence (6d.) per share on the capital of the company, due and payable to the manager, at the company's office, Patrick street, Stawell, on Wednesday, the 10th day of September, 1890.

P. GALBRAITH, Manager.

THE FEDERAL GOLD MINING COMPANY
NO LIABILITY, STAWELL.

CALL (the 15th) of One penny (1d.) per share has been made on the capital of the company, due and payable to the manager, at the company's office, Patrick-street, Stawell, on Wednesday, 10th day of September, 1890.

P. GALBRAITH, Manager.

THE CROSS REEF CONSOLIDATED MINING
COMPANY NO LIABILITY.

OTICE.—A Call (the 32nd) has been made on the capital of
the company, Twopence (2d.) per share, due and payable
to the manager, at the company's office. Main-street, Stawell, on
Wednesday, 10th day of September, 1890.

E. J. BENNETT, Manager.

THE NEW PERTHSHIRE MINING COMPANY NO LIABILITY.

A CALL (the 44th) has been made on the capital of the company, Twopenice (2d.) per share, due and payable to the manager, at the company's office, Main-street, Stawell, on Wednesday, the 10th day of September, 1890.

6. B. N. BRISTOW, Manager.

NORTH MAGDALA-MOONLIGHT QUARTZ MINING COMPANY NO LIABILITY, STAWELL.

NOTICE.—A Call (the 43rd) of Threepence (3d.) per share has been made on the capital of the company, due and payable to the manager, at the company's office, Main-street, Stawell, on Wednesday, the 10th September, 1890.

1890 WILLIAM CAHILL, Manager.

NEW BEEHIVE G. M. CO. NO LIABILITY,
MALDON.

A CALL (the 54th) of Threepence per share has been made
on the capital of the company, due and payable on Wednesday, 10th September, 1890, at the office of the company, Highstreet, Maldon.

WM BROUGHALL Manager WM. BROUGHALL, Manager.

PARKIN'S REEF GOLD MINING CO. NO LIABILITY, MALDON.

A CALL (the 30th) of One penny per share has been made on the capital of the above company, due and payable at the company's office, High-street, Maldon, on Wednesday, the 10th day of September, 1890.

THOS. B. DAVIDSON, Manager.

CHARLOTTE PLAINS PIONEER M. COY.
NO LIABILITY.

NOTICE.—A Call (the 20th) of Threepence per share has been made on the capital of the company, due and payable at the company's office, Main-street, Maldon, on Wednesday, 10th September, 1890. J. H. RULE, Manager.

LANGI LOGAN GOLD M. COY. NO LIABILITY, ARARAT.

NOTICE.—A Call (the 20th) of Threepence per share has been made on the capital of the company, due and payable at the company's office, Main-street, Maldon, on Wednesday, 10th September, 1890. J. H. RULE, Manager.

NEW LONGFELLOW'S QUARTZ MINING COMPANY NO LIABILITY, WALHALLA.

NOTICE is hereby given that a Call (the 52nd) of Three half-pence per share has been made upon the unpaid capital of the company, payable at the company's office, No. 1 Queen-street, Melbourne, on or before the 10th September, 1890.

J. H. LANDELLS, Manager.

VICTORIA AND ALBERT GOLD MINING COMPANY
NO LIABILITY, WHROO.

NOTICE is hereby given that a Call (the 21st) of One penny
per share has been made upon the unpaid capital of the
company, payable at the company's office, No. 1 Queen-street,
Melbourne, on or before the 10th September, 1890.
1898

J. H. LANDELLS, Manager.

NORTH RUSSELL'S GOLD MINING COMPANY NO LIABILITY, LAURISTON.

NOTICE is hereby given that a Call (the 5th) of Twopence per share, has been made upon the unpaid capital of the company, payable at the company's office, No. 1 Queen-street, Melbourne, on or before the 10th September, 1890.

1899 J. H. LANDELLS, Manager.

GREAT WESTERN LONG TUNNEL QUARTZ MINING-COMPANY NO LIABILITY, WALHALLA.

NOTICE is hereby given that a Call (the 49th) of One penny per share has been made upon the unpaid capital of the company, payable at the company's office, No. 1 Queen-street, Melbourne, on or before the 10th September, 1890.

1900

J. H. LANDELLS, Manager.

RISING SUN EXTENDED SILVER MINING COMPANY NO LIABILITY, BROKEN HILL, N.S.W.

OTICE.—A Call (the 4th) of Threepence per share has been made, due and payable on Wednesday, 10th September, 1890, at the company's office, Lombard Buildings, 17 Queenstreet, Mellourne. street, Melbourne.

JOHN DITCHBURN, JUNE., Manager.

NEW BROKEN HILL EXTENDED SILVER MINING COMPANY NO LIABILITY, BROKEN HILL, N.S.W. NOTICE.—A Call (the 10th) of Threepence per share has been made, due and payable on Wednesday, 10th September, 1890, at the company's office, Lombard Buildings, 17 Queenstreet, Melbourne.

JOHN DITCHBURN, JUNE, Manager.

JOHN DITCHBURN, June., Manager.

NERRIGUNDAH GOLD MINING COMPANY
NO LIABILITY, NERRIGUNDAH, N.S.W.
OTICE.—A Call (the 8th) of Twopence per share has been
made, due and payable on Wednesday, 10th September,
1890, at the company's office, Lombard Buildings, 17 Queenstreet Melbourne 1890, at the community attract, Melbourne.
1903 JOHN DITCHBURN, JUNE., Manager.

THE BRISEIS TIN MINING COMPANY NO LIABILITY, RINGAROOMA, TASMANIA.

NOTICE.—A Call (the 42nd) of Threepence per share has been made, due and payable on Wednesday, 10th September, 1890, at the company's office, Lombard Buildings, 17 Queenstreat Melbourne. street, Melbourne.

JOHN DITCHBURN, JUNR., Manager.

CHAMPION GOLD MINING COMPANY NO LIABILITY.

NOTICE.—A Call (the 6th) of One penny per share has been made upon the uncalled capital of the company, due and payable at the registered office, LPS Queen-street, Melbourne, on Wednesday, the 10th September, 1890.

W. F. DIXON, Manager.

SOUTH CARRINGTON SILVER AND GOLD MINING COMPANY NO LIABILITY.

NOTICE.—A Call (the 12th) of One penny per share has been made upon the uncalled capital of the company, due and payable at the registered office of the company, 128 Queen-street, Melbourne, on Wednesday, the 10th September, 1890.

1917

W. F. DIXON, Manager.

DAY DAWN CONSOLS GOLD MINING COMPANY
NO LIABILITY.

A CALL (the 28th) of Sixpence per share has been made on
the capital of the above company, due and payable at the
office of the company, 99 Queen-street, Melbourne, on Wednesday, the 10th day of September, 1890.

J. FRED. COLE, Manager.
99 Queen-street, Melbourne, 2nd September, 1890.

1918

GEM SILVER AND LEAD MINING COMPANY
NO LIABILITY.

A CALL (the 5th) of One penny per share has been made on
the capital of the company, due and payable at the office
of the company, 99 Queen-street, Melbourne, on Wednesday,
the 10th day of September, 1890.

GEO. W. SELBY, Manager.
Melbourne, 3rd September, 1890.

MOUNT TARA PROPRIETARY SILVER MINING
COMPANY NO LIABILITY.

A CALL (the 8th) of Sixpence (6d.) per share on the third
series of shares, Nos. 15,001 to 20,000, has this day been
made, payable on Wednesday, the 10th day of September, 1890,
at the office of the company, No. 1 Queen-street.
HERBERT J. HENTY, Manager.
Me'bourne, 27th August, 1890.

SILVER CRESCENT PROPRIETARY COMPANY
NO LIABILITY.

NOTICE.—A Call (the 13th) of One penny per share has been made, due and payable at the company's office, Wednesday, 10th September, 1890.

GEORGE WILKING Manager

GEORGE WILKINS, Manager. Baring Chambers, Market-street, Melbourne. 1924

PIESSE'S NOB BROKEN HILL SILVER MINING COMPANY NO LIABILITY.

NOTICE is hereby given that a Call (the 9th) of One penny per share on the contributing shares in the above-named company has been made, due and payable to the manager, at the company's registered office, No. 409 Collins-street, Melbourne, on or before Wednesday, the 10th day of September, 1890.

FRANK P. BURGESS, Manager.

Melbourne, 2nd September, 1890.

GRANITE BAR EXTENDED TIN MINING COMPANY NO LIABILITY, TOORA, SOUTH GIPPSLAND.

A CALL (the 5th) of One halfpenny per share has been made, due and payable, at the registered office, 432 Collins street, Melbourne, on Wednesday, 10th September. 1890.

1331

L. HENDERSON, Manager:

RAPID BAY SILVER MINING COMPANY,
NO LIABILITY.

A CALL (the 4th) of Two shillings and sixpence sterling has
been made on each contributing share in the above company, due and payable at the registered office of the company,
12 Baring Chambers, Market-street, Melbourne, on Wednesday,
the 10th day of September, 1890.

1034

A. MoFARLAND, Manager.

RAPID BAY SULVER MINING COMPANY
NO LIABILITY.

A MACHINERY Call of Two shillings and sixpence sterling
has been made on each contributing share in the above
company, due and payable at the registered office of the company,
12 Baring Chambers, Markot-street, Melbourne, on Wednesday,
the 10th day of September, 1899.

A. McFARLAND, Manager. CROWN NIMROD QUARTZ MINING COMPANY
NO LIABILITY, CHEWTON.

A CALL (the 9th) of Three halfpence per share has been made on the capital of the company, due and payable at the company's office, on Wednesday, 10th September, 1890. ARTHUR R. CANE, Manager. 56 Market-street, Melbourne. 1941 WALLABY GOLD MINING COMPANY,
NO LIABILITY, WANDILIGONG.

A CALL (the 8th) of One penny per share has been made on the
capital of the company, due and payable at the company's
office, on Wednesday, 10th September, 1890. ARTHUR R. CANE, Manager. 1942 56 Market-street, Melbourne. SHAMROCK COMPANY NO LIABILITY, WOOD'S POINT.

NOTICE.—A Call (the 1st) of Threepence per share has been made on the capital of the company, due and payable at the company's office, on Wednesday, 10th September, 1890. ARTHUR R. CANE, Manager 56 Market-street, Melbourne. SOUTH NEW CHUM COMPANY NO LIABILITY.
SANDHURST.

NOTICE.—A Call (the 17th) of Threepence per share has been made on the capital of the company, due and payable at the company's office, on Wednesday, 10th September, 1890. ARTHUR R. CANE, Manager. 1945 56 Market-street, Melbourne. KANGAROO EXTENDED GOLD MINING COMPANY,
NO LIABILITY, GORDON.
NOTICE.—A Call (the 37th) of Threepence per share has been
made, due and payable at the company's office, Eldon
Chambers, Ballarat, on Wednesday, 10th September, 1890. CHARLES WILSON, Manager. THE PARKER'S UNITED COMPANY NO LIABILITY,
GORDON.

NOTICE.—A Call (the 88th) of Fourpence per share has been
made, due and payable at the company's office Eldon
Chambers, Ballarat, on Wednesday, 10th September, 1890. CHARLES WILSON, Manager. 1947 THE STAR AND BAND MINING COMPANY
NO LIABILITY, BALLARAT.

A CALL (the 7th) of One penny per share has been made, payable to the manager, at the company's office, Ballarat, on Wednesday, 10th September, 1890. E. H. L. SWIFTE, Manager. 1948 Sixth Schedule. THE NORTH MISSING LINK GOLD MINING COMPANY NO LIABILITY. THE undersigned, hereby make application to register the North Missing Link Gold Mining Company as a noliability company, under the provisions of The Mining Companies Act 1871. liability company, under the provisions of The Mining Companies Act 1871.

1. The name of the company is to be The North Missing Link Gold Mining Company No Liability.

2. The place of operations (or intended operations) is at Bell-topper Hill, Malmsbury.

3. The registered office of the company will be situated at No. 8 Temperance Buildings, Swanston-street, Melbourne.

4. The value of the company's property, including claim, Fifteen thousand pounds.

5. The number of shares in the company is 30,000, of 10s. each. The number of shares subscribed for is 30,000 (thirty 6. He manned to the manager is G. A. Lawson.
7. The names and addresses and occupations of the share-holders, and the number of shares held by each at this date, holders, and .... are as follow:— Names, Addresses, Occupations. Names, Addresses, Occupations.
W. J. E. Mann, broker, Kyneton ...
Tyson A. Pearson, geutleman, Melbourne
Thomas A. Jones, miner, Malmsburry...
James A. Crane, gentleman, Melbourne
A. H. Jackson, professor, Caulfield
Geo, Palmer, gentleman, Hawthorn
W. H. Wherritt, storekeeper, Kyneton
J. V. A. Bruce, auditor, Melbourne
G. A. Lawson, manager, Melbourne ... 1,000 200 200 200 200 400 200 1,600 200 ٠.. 26,000 30,000 Dated this 3rd day of September, 1890.
G. A. LAWSON, Manager.
Witness to signature—C. H. ROGERS.

I, G. A. LAWSON, do solemnly and sincerely declare that-1. I am the manager of the said intended company.

2. The above statement is, to the best of my belief and knowledge, true in every particular. And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury. Taken before me, at Melbourne, this 3rd day of September, 1890.—JOHN BARKER, JUN., J.P. 1715 THE undersigned, do hereby make application to register, the Eastern Plateau Proprietary Company as a no liability apany, under the provisions of The Mining Companies Act The name of the company is to be Eastern Plateau Proprietary Company.

2. The place of operations is at Bungaree, Mining District of 2. The place of operations is as a summary.

Ballarat.

3. The registered office of the company will be situated at Lombard Buildings, 17 Queen-street.

4. The value of the company's property, including claim and machinery, is £7,500.

5. The number of shares in the company is £30,000, of £1 and the company is £30,000. each.
6. The number of shares subscribed for is 30,000 o. I no number of shares subscribed for is 30,000.

7. The name of the manager is George Oliphant Duncan.

8. The names and addresses and occupations of the share-holders, and the number of shares held by each at this date, are Namo, Address, Occupation.

Robert Reid, Melbourne, architect ...
J. Duncan, Melbourne ... ...
I. Wheeldon, Melbourne, broker ...
A. B. Bruford, Melbourne, broker ...
T. B. Guest, Melbourne, manufacturer C. R. Parsons, Melbourne, underwriter G. G. Crespin, Melbourne, auctioneer Alfred Shaw, Melbourne, merchant ...
J. Bass, Melbourne, mine manager ...
W. R. Baker, Melbourne, mine manager Harvey Patterson, Melbourne, gentleman J. Peterson, Melbourne, merchant ...
M. G. L. Pym, Melbourne, broker ...
Dr. Llaycock, Melbourne, createn ...
J. R. Mackenzie, Warrnambool, contractor R. W. Jex, Melbourne, gentleman ...
R. Keogh, Melbourne, gentleman ...
R. Keogh, Melbourne, gentleman ...
R. T. Fergie, Melbourne, gentleman ...
R. T. Fergie, Melbourne, gentleman ...
R. O. Mawson, Melbourne, gentleman ...
R. O. Mawson, Melbourne, gentleman ...
R. O. Masson, Melbourne, gentleman ...
M. Johnson, Melbourne, gentleman ...
M. Johnson, Melbourne, gentleman ...
M. Johnson, Melbourne, gentleman ...
M. Johnson, Melbourne, gentlewoman ...
M. Johnson, Melbourne, gentlewoman ...
M. Johnson, Melbourne, gentlewoman ...
M. Johnson, Melbourne, gentlewoman ...
M. Johnson, Melbourne (in trust) ... Name, Address, Occupation. 7,600 4,000 2,800 2,600 1,100 1,200 1,000 1,000 1,000 1,000 600 600 800 1,000 400 300 200 100 100 100 100 100 100 2,000 30,000 Dated this 4th day of September, 1890. G. O. DUNCAN. Witness to signature—C. J. SPINK.

I, G.O. Duncan, do solemnly and sincerely declare that—
1. I am the manager of the said intended company.
2. The above statement is, to the best of my belief and knowledge, true in every particular. And I make this solemn declaration conscientiously believing the same to be true, and tyritue of the provisions of an Act of Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrunt periury. and corrupt perjury. G. O. DUNCAN.
Taken before me, at Melbourne, this 4th day of September,
30.—Derbin Willder, J.P. 1908

The Companies Act 1890 .- Twelfth Schedule.

The Companies Act 1890.—Twelfth Schedule.

If the undersigned, hereby make application to register "The Jumbunna Coal Mine No Liability" as a no-liability company under the provisions of Part II. of the Companies Act 1890.

1. The name of the company is to be "The Jumbunna Coal Mine No Liability."

2. The place of intended operations is in the parish of Jumbunna, East Gipusland, in the colony of Victoria.

3. The registered office of the company will be situated at numbers 3 and 4 Territorial Chambers, 315 Collins-street, Melbourne, in the colonyof Victoria.

4. The value of the company's property, including leasehold land, called up capital, plant, and machinery, is £3,000.

5. The number of shares in the company is 90,000, of 108, each.

5. The number of shares in the company is 30,000, of 10s each.
6. The number of shares subscribed for is 40,000 shares fully paid up, and 25,000 paid up to 2s. each, making in all 65,000.
7. The name of the manager is Charles Newton Long.
8. The names, addresses, and occupations of the shareholders and the number of shares held by each at this date, are as follows:

Contri-Name, Address, and Occupation. Paid up. Anderson, William, Richmond, gentleman Angel, Charles, Royal Exchange, Adelaide, S.A., sharebroker... 20 aharebroker ... Adderley, Edmund, Park-place, South Yarra, engineer ... ... Adams, A. W., Brunswick, gentleman Adams, A. J., Brunswick, joiner Anderson, J., Adelaide, S.A., accountant 20 50 600 1,500

	Sha	res.	İ	Sha	res.
Name, Address, and Occupation.	Paid up.	Contri	Name, Address, and Occupation	Paid up.	Contri- buting
Ambury, J., Brunswick, builder Aubury, Charles, Adelaide, S.A., commission	40	100	Henderson, J. R., Carlton, civil engineer Herring, William, Brunswick, driver	80 20	200 50
merchant	8	20	Herring, E. K., Moyarra, grazier Hewitt, H. W., Richmond, gentleman Howard, J. J., Melbourne, boot manufacturer	20 40	50 100
woman Brawders, L., Power-street, Hawthorn, spinster	60 20	150 50	Howard, J. J., Melbourne, boot manufacturer Johnson, Henri, Kensington, storeman	8 20	20 50
Barnard, J. H., High-street, Kew, grocer	20 20	50 50	Johansen, Antony, North Melbourne, bookbinder Jenkins, P. F., Apsley, bank manager	10 60	25 150
Barnard, A. A., High-street, Kew, grocer Briggs, Thomas, Gilles-street, Adelaide, S.A.,			Jukes, George, East Melbourne, butler	10	25 25
Banks, Walter, Park-street, Hackney, S.A.,	40	100	Jukes, George, East Melhourne, butler Johansen, B., North Melbourne, married woman Johnson, H. E., South Yarra, tailor	10 10	25
Blades, Thomas, Newmarket, Victoria, storeman Breton, Henry, Wentworth, N.S.W., medical	10 8	25 20	Jung, F., South Preston, carrier James, J. F. C., University, Melbourne, acting	24	60
practitioner	40	100	registrar	60 16	150 40
Blight, Chas., Abbotsford, gentleman Burn, John, Richmond, carpenter	30 40	75 100	Kelly, William, Hackney, S.A., mason	10 20	25 50
Bennett, William, Melbourne, cierk	$\frac{40}{20}$	100 50	Kellett, Elizabeth, Kew. married woman Kelly, J. F., Camberwell, grocer Kemp, W. F., Melbourne, actor	8 20	20 50
Bennett, Sarah, South Yarra, spinster Buckland, R. E., Ascot Vale, shop assistant Banebridge, Mary, Broken Hill, spinster	40 40	100 100	Kirkland, J. B., Melbourne, chemist	$\frac{100}{32}$	250 80
Banebridge, Mary, Broken Hill, spinster Bagnall, S. R., Richmond, grocer's assistant Brunt, J. S., Richmond, tea dealer	20 8	50 20	Kerr, J. F., Coleraine, farmer Lees, Lucy, Broken Hill, N.S.W., married woman	4 8	10 20
Bennett, Thomas, Hawthorn, manufacturer Barley, J. L., Adelaide, S.A., enginedriver	$\frac{24}{10}$	$\frac{60}{25}$	Loxton, Holland, Kew, town clerk Long, Alfred, Melbourne, clerk	200 8	500 20
Bartlett, Mary A., Brunswick, machinist Burke, John, jun., Wedderburn, farmer	10 20	25 50	Lee, G. A., Melbourne, plumber Lyle, T. R., Melbourne, professor	10 40	$\frac{25}{100}$
Banks, Walton, Hackney, S.A., carpenter Boulton, E., Horsham, clerk	10 40	$\frac{25}{100}$	Long, B. M., Melbourne, married woman Long, C. N., Melbourne, legal manager	40 78	100 195
Bridgeland, H. G., Drouin, watchmaker Bird, F. D., Melbourne, surgeon	12 400	30 1,000	Martin, Alfred, Adelaide, S.A., plumber	20 20	50 50
Blair, J., Melbourne, caretaker Blackwell & Dalton, 229 Collins-street, Melbourne,	20	50	Meiklejohn, James, North Melbourne, gentleman Manning, W. H., Melbourne, law accountant McLaren, James, Richmond, bookbinder Moorefield, R., Fitzroy, engineer Moserip, S. W., South Yarra, builder McIndoe, J. A., Melbourne, accountant McIndoe, Agnes, North Melbourne, married woma	10 20	25 50
architects Blair, Saml. Patk., Port Melbourne, carter	20 20	50 50	McLaren, James, Richmond, bookbinder	10 60	25 150
Cosgriff, Owen, Albert Park, contractor	20 20	50 50	Moscrip, S. W., South Yarra, builder	40 40	100 100
Cockerill, J. H., Brunswick, storeman Cubley, Edmund, St. Kilda, grazier	480	1,200	incincio, righter, rioren bronderne, married woman	n 40 20	100 50
Curnow, Chas., Montacute, S.A., gardener	40 4	100 10	McKirdy, John, Adelaide, S.A., gentleman May, James, Cape Bridgewater, teacher	16	40
Cook, W. A., Melbourne, clerk Cockerill, Alice, Brunswick, dressmaker	10 20	25 50	McNeill, Angus, Weining P.O., farmer	200 8	500 20
Crosby, Florie, Melbourne, confectioner Cory, Fredk. S., South Yarra, gentleman	20 10	50 25	Morison, Linia, Benalla, grazier McNeill, Angus, Weining P.O., farmer McAlley, —, Collingwood, draper Mosedale, Henry, Adelaide, S.A., gentleman	8 40	20 100
Clarke, William, Melbourne, collarman	10 10	25 25	Milligan, J. R. A., Melbourne, accountant	40 20	100 50
	8 8	20 20	Mount, Lampton Le Breton, Melbourne and Spot- tiswoode, manufacturer	100	250
Corton, Harry, Melbourne, cab proprietor Cormick, James, Norwood, S.A., agent Colebatch, G. P., Adelaide, chemist Croyal, Armond, Richmond, cook	40 10	$\frac{100}{25}$	Murphy, C. D., Dunnstown P.O., farmer Mahoney, Edmond, Hawthorn, tailor	40 20	100 50
Croyal, Armond, Richmond, cook Carter, H. G., South Yarra, clerk	50 20	$\frac{125}{50}$	McLachlan, Duncan, Tooan, farmer Mahon, Michael, Royal Park, laborer	16 40	40 100
Carter, H. G., South Yarra, clerk Cowper, A. D., Melbourne, clerk Clarke, H. St. John, Richmond, surgeon	10 800	25 1,000	Mulholland, Saml., Melbourne, accountant McQueen, Miss Flora, Richmond, housekeeper	200 20	500 50
Dabinett, Eleazer, Crystal Brook, S.A., station- master	10	25	l Maloney, Dr. William, West Melbourne, M.D	560 . 200	400 500
Davies, Thomas, Hawthorn, joiner Dickson F. T. J. Melbourne, accountant	40 88	100 220	McLeod, Donald, Moyarra, farmer Mahony, Edward, Hawthorn, tailor Moon, J. L., Lillimur, farmer Macmeikan, James, Melbourne, gontleman	· 10 40	$\begin{array}{c} 25 \\ 100 \end{array}$
Dalton, W. A., 229 Collins-street, Melbourne,	8	20	Macmeikan, James, Melbourne, gentleman Newman, Mary Ann, North Carlton, married woma	500 n 40	$\frac{250}{100}$
Drewitt, John Weller, Albert Park, surveyor Dare, Ernest Franklin, Hawthorn, timber clerk	40 10	100 25	Newman, Mary Ann, North Carlton, married woma Nield, Miss H. H., Melbourne, spinster Nield, Miss C. E. V., Melbourne, spinster	20 30	50 75
Dangerfield, A. E., East Prahran, clerk Dallen, Arthur Clifton, Richmond, tram conductor	8 10	20 25	Nield, Mrs. S. M., Melbourne, married woman Olney, Chas. Robt., Commercial Bank, Lillimur,	20	50
Dandy, Arthur, University, Melbourne, lecturer Elliott, Fredk. George, Melbourne, gentleman	40 80	100 200	banker	8 20	20 50
Edwards, Sydney H., Dandenong, photographer Eberhard, John Ewd., 111 Flinders-street, Mel-	12	30	O'Grady, Martin Delany, Baromi (Victoria), store- keeper	20	50
bourne, carver Eustis, George, Port Adelaide, bookseller	120 30	300 75	Orr, Hugh M., Adelaide, S.A., clerk	40 90	100 225
Finch, John Alfred, Fenton Creek, teacher Fairweather, Fredk., Adelaide, S.A., clerk of works	16	40 50	Parsons, Cecil, Movarra, farmer	8 20	20 50
Fairweather, James Isaac, Adelaide, S.A., clerk of works	20	50	Parker, James, Hawthorn, timber merchant Pett, George, Brunswick, builder Perry, James Thomas, Prahran, gardener Perry, Saml. John, Prahran, grocer	60 24	150 60
Fletcher, Fanny, Brunswick, married woman Finlay, Sarah J., Miss, Western Port, teacher	20 10	50 25	Perry, Saml. John, Prahran, grocer Parish, Frederic, Moonee Ponds, gardener	20 8	50 20
Fist William Thos., Richmond, clerk	20 20	50 50	Parish, Frederic, Moonee Ponds, gardener Pattinson, Henry, Diaper Town, clergyman Privett, Charles, Prince's-bridge Station, station-	40	100
Gillispie, R., Moyarra, farmer Gallagher, Chas. F., Richmond, grocer Glanville, T. H., Balaclava, dairyman	20 40	50 100	master Redman, E. J., Caulfield, married woman	20 4	50 10
Gray, Henry, North Carlton, carter Gilder, Mrs. J., South Yarra, married woman	40 10	100 25	Riding, Thomas, Toolleen, minister Resleigh, Thos. H., Richmond, draper	8 12	20 30
Graeger, Phillip Carrington, Adelaide, S. A., broker	20 40	50 100		10	25 20
Goldfinch, Henry, Thebarton, S.A., butcher Gibson, Joseph Henry, South Yarra, carpenter	20 120	50 300	Ratten, Ernest S., Hawthorn, cierk Reed, George, Arcadia, teacher Ruderbeck, C. A., Brunswick, laborer Redman, Robt., Adelaide, S.A., clerk Spencer, Walter Baldwin, Melbourne, professor Scrutton, Edward Urquhart, Lillimur, accountant Smith, Thomas, and Go., Melbourne, printers Southley, Richard, Melbourne, chemist Scallies, Patho Confess Armedia, dayly	20 10	50 25,
Godfrey & Bullen, Melbourne, solicitors Horsley, Alfred Chas., Moyarra, auctioneer	20 100	50 250	Spencer, Walter Baldwin, Melbourne, professor	120 20	300 50
Hern, John, Hawthorn, agent Halford, George Briton, Melbourne University,		1,000	Smith, Thomas, and Co., Melbourne, printers	20	50 20
physician Harriss, S. Archer, Tragowel, salesman Hatfield, Wm. Ed., Richmond, maltster	800 10 30	25	Sattler, Raiph Crotton, Armadate, Clerk	8 10 10	25 25
Hart, Ludivirco, South Yarra, photographer	20	75 50	Stanes, Ellen, Surrey Hills, married woman	16	40
Hooper, John, Northcote, carpenter	20 20	50 50	Smith, L. P. M., North Brighton, married woman Sawyer, Harold, Melbourne, banker Shatell, Chas. A. Henry, Fitzroy, plumber Smith, Mrs. Margaret, Fitzroy, nurse	8 40 40	20 100
Hall, Augusta Briton, Glen Osmond, S.A., married	10	25			100 100
Hayes, Horace Fredk., Caulfield, M.D Hewitt, Chas. James, North Terrace, Adelaide,	80	200			100 100
engineer Harvey, William, Northcote, clerk	40 40	100 100	Stone, Joseph, Port Adelaide, master stevedore Sutherland, Geo. D., Bairnsdale, carpenter Sando, W. R., Melbourne, agent Skillecorn, Margt. East Prahran, married woman Smith, F. E., Melbourne, fireman	20 60	50 150
Hasler, E. M., Miss, 234 Collins-street, Melbourne, spinster	16	40	Smith, F. E., Melbourne, fireman	30 40	75 100
Harvey, John, Northcote, coal manager	40	. 100	Seignoir, Robert, Moyarra, grazier	20	50

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Name, Address, and Occupation		Paid up.	Contri- butung.
Smith, Jane, Pyramid Hill, teacher		8	20
Smith, Vic. Jane, Pyramid Hill, teacher		8	20
Smith, G. D., Melbourne, law clerk		20	50
Smith, Annie, Kew, married woman		40	100
Suffield, H., Melbourne, sign writer		30	75
Spoward, Thomas, Dean's Marsh, teacher		8	20
Short, Mary Moonee Ponds, married woman		20	50
Short, Mary, Moonee Ponds, married woman Simpson, E. W., St. Kilda, engine-driver		10	25
Smith, G. L., Abbotsford, laborer		20	50
Sutton, John William, Argus office, Melbour		20	.,0
accountant		200	500
Snell, R. A., Carlton, joiner	•••	16	40
Taylor, C. F., Melbourne, barrister	•••	560	400
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Tucker, W. M., Carlton, builder	•••	12	25
Trengrove, D. R., Richmond, stationer	•••		30
Tatham, J., Brunswick East, bricklayer	•••	20	50
Teasdale, W., St. Kilda, moulder	•••	16	40
Taulan W. McCarana Mallanana and Maria	•••	40	100
Taylor, W. McGregor, Melbourne, architect	•	4	10
Taylor, J. P. D., St. Kilda, lady	***	20	50
Townsend, H., Brunswick, lady	• • •	20	50
Townsend, James, Brunswick, gentleman	•••	80	200
Turner, Samuel, Port Pirie, S.A., engine-driver	• • • •	10	25
Taylor, H. W. B., Melbourne, merchant		8	20
Taylor, G. J., Chiltern, clergyman		12	30
Thompson, W. H., Williamstown, plumber		30	75
Trevail, James, Adelaide, S.A., builder		40	100
Titheradge, A. M. J., Moonee Ponds, marri	ed		
woman		20	50
Twells, James, Petersburg, S.A., engineer		10	25
Wells, W. E., Melbourne, architect		100	250
Wurlod Louis Northcote carnenter		20	50
Walker, Charles, Hawthorn, baker		20	50
Wilson, W. J., Lilydale, builder		40	100
Wright, J. F., Toowong, baker		20	50
Wright, W., Moyarra, contractor Watson, W., Northcote, mason		20	50
Watson, W., Northcote, mason	•••	40	100
Weir, S. P., Adelaide, S.A., servant	• · · ·	$\frac{10}{24}$	60
Walshe, J., Kilmore, R. C. clergyman	•••	40	100
Williams, Drew, Adelaide, S.A., storekeeper	•••	40	100
Workman, Hugh, Fitzroy, laundryman	• • •	10	25
Ward, G. W., Port Pirie, S.A., loco. driver	•••	20	50
Watson, Albert, Collingwood, paperhanger	• • •		25
337 / T 1 TZ 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	• • •	10 40	
			100
Tr . 1 317 TT 3.C	۰۰۰ م	40 8,200	100
	2	0,200	500
Dated this 3rd day of September, 1890.			
C. N. LON	ïG,	Manage	r.
		~	

Witness to signature—G. DEVON SMITH, clerk to Godfrey and Bullen, solicitors, Melbourne.

I, Charles Newton Long, of numbers 3 and 4 Territorial Chambers, 315 Collins-street, in the city of Melbourne, do solemnly and sincerely declare—

1. I am the manager of the above-mentioned company.

2. The above statement is, to the best of my belief and knowledge, true in every particular.

3. Five per cent. of the subscribed capital of the said company is at this time 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.

Taken before me, this 3rd day of September, 1890.—R. B. Stamp, J.P., one of Her Majesty's Justices of the Peace in and for the Central Bailiwick of the colony of Victoria.

UNITED ULSTER GOLD MINING COMPANY
NO LIABILITY.

MACPHERSON, STERNBERG, & CO. will sell by
auction, at the Beehive Exchange, Sandhurst, at half-past
Four p.m., on Saturday, 13th September, 1890, all shares in this
company, included in numbers from I to 32,000, on which the 20th
call of Threepence per share is then unpaid.

1660

G. G. McCOLL, Manager.

THE FREDERICK THE GREAT TRIBUTE COMPANY
NOTICE.—All shares on which the 7th call of Sixpence per
share remains unpaid are forfeited, and will be sold by W.
G. Bentley, at Victoria Chambers, Sandhurst, on Saturday,
13th September, 1890, unless previously paid on.
G. A. PETRIE, Manager.
1666

City Chambers, Sandhurst.

City Chambers, Sandhurst.

WILSON'S HILL GOLD MINING COMPANY
NO LIABILITY.

NOTICE.—All shares on which the 3rd call of Threepence per share remains unpaid are forfeited, and will be sold by W.

G. Bentley, at Victoria Chambers, Sandhurst, on Saturday, 13th September, 1890, unless previously paid on.

G. A. PETRIE, Manager.

1072

GREAT SOUTH LONG TUNNEL GOLD MINING COMPANY NO LIABILITY, WALHALLA.

A LI. shares in the above company, upon which the 11th call of Threepence per share remains unpaid, will be sold by auction, at the rooms of Messrs, Gemmell, Tuckett, and Co., Collins street west, on Saturday, 6th September next, at half-past Eleven o'clock.

LOUIS WEICHARD, Manager. Melbourne, 28th August, 1890.

RISING STAR QUARTZ MINING COMPANY
NO LIABILITY, BEALIBA.
NOTICE.—The following shares, forfeited for non-payment of
the August (14th) call of One penny per share, will be sold
by public auction, at the Bull and Mouth Hotel, Maryborough,
on Saturday, the 13th September, 1890, at half-past Three p.m.,
viz:—

Nos. 1 to 30,000, exclusive of those shares upon which the said call is previously paid.

H. ROBINSON, Manager. H. ROBINSON, Manager.

NAPIER EXTENDED GOLD MINING COMPANY
NO LIABILITY, CARISBROOK.

NOTICE.—The following shares, forfeited for non-payment
of the August (8th) call of One penny per share, will be
sold by public auction, at the Bull and Mouth Hotel, Maryburough, on Saturday, the 13th September, 1890, at half-past
Three p.m., viz.—

Three p. m., viz.:—

Nos. 1 to 30,000, exclusive of those shares upon which the said call is previously paid.

H. ROBINSON, Manager. H. ROBINSON, Manager.

WALHALLA DEEP LEAD G. M. COY. NO LIABILITY, NEANDER'S FREEHOLD, MOONDARRA.

A LI shares in the above company upon which the 20th call of Sixpence per share remains unpaid, will be sold by auction, at the rooms of Messrs. Gemmell, Tuckett, and Co., Collins-street west, on Saturday, 6th September next, at halfpast Eleven o'clock.

LOUIS WEICHARD, Manager Melbourne, 28th August, 1890.

MOONLIGHT EXTENDED QUARTZ MINING COMPANY NO LIABILITY, STAWELL:

A LL shares in the above company upon which the 42nd call of Threepence per share remains unpaid, will be sold by auction, at the rooms of Messrs. Gemmell, Tuckett, and Co. Collins-street west, on Saturday, 6th September next, at halfpast Eleven o'clock.

LOUIS WEICHARD, Manager.
Melbourne, 28th August, 1890. 1728

WESTBURY COAL PROPRIETARY MINING
COMPANY NO LIABILITY.

NOTICE.—All shares in the above-named company, numbered
from 1 to 16,000 inclusive, upon which the lat call of One
penny per share, due 9th April last, remains unpaid, are forfeited, and will be sold by public auction, at the registered
office of the company, Prell's Buildings, corner of Collins and
Queen streets, Melbourne, on Saturday, the 13th day of September, 1890, at Noon, unless the said call and expenses thereon
be previously paid.

A. C. MACDONALD, Manager.

A. C. MACDONALD, Manager.
Melbourne, 1st September, 1890. 1760

IMPERIAL BROKEN HILL SILVER MINING CO.
NO LIABILITY, BARRIER RANGES, N.S.W.
OTICE.—Allshares in the above-named company, numbered
from 60,001 to 100,000 inclusive, upon which the 14th call
remains unpaid, are forfeited, and will be sold by public auction, at the registered office of the company, Prell's Buildings, corner
Collins and Queen streets, Melbourne, on Saturday, the 18th
day of September, 1800, at Noon, unless the said call and expenses
thereon be previously paid.

A. C. MACDONALD, Manager.

A. C. MACDONALD, Manager.

Melbourne, 2nd September, 1890. 1761

PANTON'S FREEHOLD ALLUVIAL GOLD MINING COMPANY NO LIABILITY, EPSOM.

A LL shares forfeited for non-payment of the 11th call of Twopence per share will be absolutely sold by auction, by Mr. William Taylor, at his rooms, 41 Modern Permanent Buildings, Collins-street, Melbourne, on Saturday, 13th September, 1800, at Noon, unless previously redecumed.

1767

L HENDERSON, Manager.

LONG POINT HYDRAULIC GOLD MINING COMPANY NO LIABILITY, MITTA MITTA.

A LL Shares, forfeited for non-payment of the 30th call of One ponny per share, will be sold by auction by Mr. William Taylor, at his rooms, 41 Modern Permanent Buildings, Collins-street, Melbourne, on Saturday, 13th September, 1880, at 12,15 p.m., unless previously redeemed.

L. HENDERSON, Manager.

No. 1 LAWALUK GOLD MINING COMPANY
NO LIABILITY, MT. MERCER.

A LL shares forfeited for non-payment of the 16th call of
Threepence per share will be sold by public auction, at
the Mining Exchange, Ballarat, on Saturday, 13th September,
1880, at half-past Twelve o'clock p.m., unless calls and expenses
be previously paid:

Nos. 1 to 24,000, except those previously paid on.

P. J. BRANAGAN, Manager pro tem.

THE UNITED CLEESON'S & SAILOR BILL'S GOLD MINING COMPANY NO LIABILITY, JAMIESON.

O'TICE is hereby given that the sale of forfeited shares advertised to take place on Saturday, 30th August, 1890, by Mossrs. Gemmell, Tuckett, and Co., at their rooms, Collinsstreet, Molbourne, at 11.30 a.m., for non-payment of 5th call of One penny a share or any previous call, has been postponed to Saturday, 13th September, 1890, at the same time and place, and all shares then unpaid will be absolutely sold:—

Nos. 1 to 60,000, exclusive of those upon which the said calls have already been paid.

have already been paid. 1852 .

THOS. HAMILTON, Manager.

THE GOLCONDA Q. M. COY. NO LIABILITY,
GERMAN GULLY.

A LL shares, from 1 to 24,000, forfeited for non-payment of
31st call, will, unless previously redeemed, be sold by
public auction (per Mr. W. Taylor), at 70 Temple Court, Melbourne, on Saturday, 13th September, 1830, at Twelve noon. J. ARBUCKLE REID, Manager

OWEN'S BAND OF HOPE FREEHOLD AND LEASE-HOLD COMPANY NO LIABILITY, SEBASTOPOL.

NOTICE.—Sale of shares forfeited for non-payment of the 3rd call of Three-pence per share, advertised to take place on Saturday, 6th September, has been postponed till Saturday; 13th September, 1890, at the office of the company, Baring Chambers, Market-street, Melbourne.

F. W. SPAIN, Manager. E. W. SPAIN, Manager.

ELDORADO GOLD AND TIN MINING COMPANY
NO LIABILITY.

NO LIABILITY.

A LL shares in the above company upon which the 11th call of Twopence per share remains unpaid are forfeited, and will be sold by auction, by Messrs. W. H. Peryman and Co., at their rooms, 341 Collins-street, Melbourne, on Monday, the 15th day of September, 1890, at Twelve o'clock noon, unless the said call shall be previously paid.

EBENR. COX, Manager.

THE No. 1 SOUTH QUEEN'S BIRTHDAY QUARTZ
MINING COMPANY NO LIABILITY.

A LL shares in the above company forfeited for non-payment
of the 47th call of One penny per share will be sold by
public auction, at the Mining Exchange, Kyneton, on Saturday,
the 13th day of September, 1890, at 12.30 p.m.

F. E. ADAMSON, Manager.

THE NORTH O'CONNOR'S GOLD MINING COMPANY NO LIABILITY.

A LL shares in the above company forfeited for non payment of the 32nd call of Twopence per share will be sold, by public auction, at the Mining Exchange, Kyneton, on Saturday, the 13th day of September, 1890, at 12.30 p.m.

F. E. ADAMSON, Manager.

THE SCOTCHMAN'S UNITED QUARTZ MINING COMPANY LIMITED.

W. C. GRIEVE will sell by public auction, at his rooms, Main-street, Stawell, at Four o'clock p.m. on Saturday, the 13th September, 1800, all shares in the above company, forfeited for non-payment of the 104th call of Threepence per share, due 9th July, 1809:—

Nos. 1 to 22,145, exclusive of those shares on which the said call has been paid.

1883

P. O. KEMPSON, Manager.

P. Q. KEMPSON, Manager,

THE SLOANE'S AND SCOTCHMAN'S QUARTZ MINING COMPANY NO LIABILITY, STAWELL.

NOTICE.—All share in the above company on which the 57th call of Sixpence per share and the 2nd or machinery call of Sixpence per share (total One shilling per share), due 13th August, 1890, remains unpaid, will be sold at Mitchell Bros.' auction rooms, Main-street, Stawell, on Saturday, the 13th day of September, 1890, at Four o'clock in the afternoon:—Nos. 1 to 15,120, with the exception of shares already paid on.

P. GALBRAITH, Manager.

NEW BROKEN HILL EXTENDED SILVER MINING COMPANY NO LIABILITY, BROKEN HILL, N.S.W.

NOTION NO ITABLETTY, BROKEN HILL, N.S.W.

NOTICE.—All sharers forfeited for non-payment of the 9th
call of Threepence per share, will be sold by public auction,
on Monday, 15th September, 1890, at 12 o'clock noon, by Mr.
L. C. Wilkinson, at his rooms, 15 Queen-street, Melbourne, unless
previously redeemed.

JOHN DITCHBURN, JUNR., Manager.

Lombard Buildings, 17 Queen-street, Melbourne.

1905

CHAMPION GOLD MINING COMPANY
NO LIABILITY.

OTICE.—All shares forfeited for non-payment of 4th call
of One penny per share will be sold by public auction,
by Messrs, J. B. Patterson and Sons, at their rooms, 4 and 5
Australian Buildings, Elizabeth-street, Melbourne, on Saturday,
6th September, 1890, at Twelve noon, unless previously redeemed. W. F. DIXON, Manager.

SOUTH CARRINGTON SILVER AND GOLD MINING COMPANY NO LIABILITY.

NOTICE.—All shares forfeited for non-payment of the 11th call of One penny per share will be sold by public auction, by Messrs. J. B. Patterson and Sons, at their rooms, 4 and 5 Australian Buildings, Elizabeth-street, Melbourne, on Saturday, 6th September, 1890, at Twelve noon, unless previously redeemed.

1916

W. F. DIXON, Manager.

MOUNT TARA PROPRIETARY SILVER MINING
COMPANY NO LIABILITY.

NOTICE is hereby given that all shares (Nos. 15,001 to 20,000) on
which the August call of One shilling per share has not been
paid, have been declared forfeited, and will be sold by public
auction, by Messrs. Gemmell, Tuckett, and Co., at their rooms,
Collins-street, on Saturday, 13th day of September, at Twelve
o'clock. No calls will be received on day of sale.

HERBERT J. HENTY, Manager. 1920 No. 1 Queen-street.

GREAT WESTERN LONG TUNNEL QUARTZ MINING COMPANY NO LIABILITY, WALHALLA.

NOTICE is hereby given that all shares in arrears of the 47th call of One penny per share are forfeited, and will be sold at public auction, by Messrs. Gemmell, Tuckett, & Co., at their rooms, Collins-street west, on Saturday, 13th September, 1890. at Twelve o'clock noon. 1890, at Twelve o'clock noon. 1923 JOHN H. LANDELLS, Manager.

PIESSE'S NOB BROKEN HILL SILVER MINING COMPANY NO LIABILITY.

Registered Office: No. 409 Collins-street, Melbourne.

NoTICE is hereby given that all the contributing shares in the above-named company on which the 8th call of One penny per share, due 13th August, 1890, remains unpaid, will be sold by public auction without any further notice by Messra. Gemmell, Tuckett, & Co., at their rooms, Collins-street, Melbourne, on Saturday, the 13th day of September, 1890, at Eleven o'clock a.m.

FRANK P. BURGESS. Manager.

FRANK P. BURGESS, Manager.
Melbourne, 4th September, 1890.

PRINCE OF WALES UNITED QUARTZ MINING COMPANY NO LIABILITY, QUEENSTOWN. Registered Office: No. 409 Collins-street, Melbourne.

Notice is hereby given that all shares in the above-named company on which the 13th call of Threepence per share, due the 13th August, 1890, remains unpaid, will be sold by public auction without any further notice by Messrs. Genmell, Tuckett, & Co., at their rooms, Collins-street, Melbourne, on Monday, the 15th day of August, 1890, at Eleven o'clock a.m.

FRANK P. BURGESS, Manager.

Melbourne, 4th September, 1890.

MAMMOTH HYDRAULIC SLUICING AND GOLD MINING COMPANY NO LIABILITY, SNOWY CREEK

A. L. shares forfeited for non-payment of the 10th call of Ten shillings per share will be sold by auction, by Messra. Genmell, Tuckett, & Co., at their rooms, 366 Collinsstreet, Melbourne, on Saturday, 13th September, 1890, at 12.15 p.m., unless previously redeemed.

L. HENDERSON, Manager. L. HENDERSON, Manager.

SOUTH NEW CHUM COMPANY NO LIABILITY, SANDHURST.

A LL shares forfeited for the non-payment of the 16th call of Threepence per sharefwill be sold by public auction, at the company's office, on Saturday, 13th September, 1890, at 11.30

ARTHUR R. CANE, Manager. 56 Market-street, Melbourne.

RISING STAR QUARTZ MINING COMPANY
NO LIABILITY, BEALIBA.

OTICE.—The following shares, forfeited for non-payment
of the August (14th) call of One penny per share, will be
sold by public auction, at the Bull and Mouth Hotel, Maryborough, on Saturday, the 13th September, 1890, at 3.30 p.m.,

Nos. 1 to 30,000, exclusive of those shares upon which the said call is previously paid.

H. ROBINSON, Manager. H. ROBINSON, Manager.

NAPIER EXTENDED GOLD MINING COMPANY,
NO LIABILITY, CARISBROOK.

OTICE.—The following shares, forfeited for non-payment
of the August (8th) call of One penny per share, will be
sold by public auction, at the Bull and Mouth Hotel, Maryborough, on Saturday, the 13th September, 1890, at 3.30 p.m.,
viz.:—

Nos. 1 to 30,000, exclusive of those shares upon which the said call is previously paid. 1951 H. ROBINSON, Manager.

GREAT BRITAIN GOLD MINING COMPANY
NO LIABILITY
NO LIABILITY
MACPHERSON, STERNBERG, & CO. will sell by
auction, at the Beehive Exchange, Sandhurst, on Saturday, 13th September, 1890, at 4.30 p.m., all shares, from 1 to
40,000 inclusive, in the above-named company on which the 28th
call of Threepence per share and expenses are then unpaid. 1968

CHRISTOPHER MOORE, Manager.

NEW CHUM AND VICTORIA GOLD MINING COMPANY, REGISTERED.

INCREASE OF CAPITAL.

THE undersigned manager, hereby give notice that an on the 29th day of August, 1890, resolved on.

The mode adopted for the increase is by raising the amount of each of the twenty-five thousand shares existing in the company from one pound to ten pounds.

Date, 2nd September, 1890.

WM. W. BARKER, Manager.

HUGH BOYD, ROBERT BLIGHT, Directors.

GOLDEN AGE QUARTZ MINING COMPANY
NO LIABILITY.

Wheneby certify that William Weeks Barker has been appointed manager of the "Golden Age Quartz Mining Company No Liability," in place of Oliver Sydney Coloresigned, and that the office of the company is removed from Loridan's Buildings, High-street, Sandhurst, to Albion Chambers, View-street, Sandhurst.

Sandhurst, 27th August, 1890.

ISAAC ED. DYASON, Directors.

1663 (SEAL) ISAAC ED. DYASON, Directors.

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SALTPETRE CREEK UNITED GOLD MINING
COMPANY NO LIABILITY.

NOTICE is hereby given that the registered office of the
above-named company has been removed from No. 12
Temple Court, Chancery-lane, to Australian Buildings, Elizabeth-
street, Melbourne.
Dated this 1st day of September, 1890.

JAS. BUCHANAN, Directors.

1808 (SEAL) D. LESLIE,
                                                                                                                    D. LESLIE,
  1808
  GOLDEN TREASURE QUARTZ MINING COMPANY
NO LIABILITY.

NOTICE is hereby given that the registered office of the
above-named company has been removed from No. 12
Temple Court, Chancery-lane, to Australian Buildings, Elizabeth-
street, Melbourne.
        Cemple Coult, Similar treet, Melbourne.

Dated this 1st day of September, 1890.

JAS. BUCHANAN, Directors.

D. LESLIE,
  1811
 DAY DAWN AND HAVELOCK UNITED QUARTZ
MINING COMPANY NO LIABILITY:

NOTICE is hereby given that the registered office of the
above-named company has been removed from No. 12
Temple Court, Chancery-lane, to Australian Buildings, Eliza-
both-street, Melbourne.

Dated this 1st day of September, 1890.

JAS. BUCHANAN,

| D. LESLIE, | Directors.
  PIONEER GOLD EXTRACTING COMPANY
NO LIABILITY.

NOTICE is hereby given that the registered office of the above-
named company has been removed from No. 12 Temple
Court, Chancery-lane, to Australian Buildings, Elizabeth-street,
Nalbourne
           Dated this 1st day of September, 1890.

G. E. ANDREW, Directors.

SEAL D. LESLIE, Directors.
   1813
   VICTORIA AND SAINT GEORGE UNITED GOLD EXTRACTING COMPANY NO LIABILITY.

OTICE is hereby given that the registered office of the above-named company has been removed from No. 12 Temple Court, Chancery-lane, to Australian Buildings, Elizabeth-street, Melbourne.

Dated this 1st day of September, 1890.

1814

(SEAL) F. J. CATO, C. E. ANDREW, Directors.
   LONE HAND GOLD MINING COMPANY
NO LIABILITY.

NOTICE is hereby given that the registered office of the
above-named company has been removed from No. 12
Temple Court, Chancery-lane, to Australian Buildings, Eliza-
beth-street, Melbourne.

Dated this 1st day of September, 1890.

JAS. BUCHANAN, Directors.

(SEAL) D. LESLIE,
    MOUNT GIPPS PASTORAL AND MINERAL COMPANY LIMITED.

NOTICE.—The registered office of the above-named company has been removed from 375 Flinders-lane to Baring Chambers, 54 and 56 Market-street, Melbourne.

(SEAL) C. MURRAY PUCKLE, JAS. MACDOUGALL, E. W. SPAIN, Secretary.
     THE SCARBOROUGH ESTATE AND LAND INVESTMENT COMPANY LIMITED.

NOTICE.—The registered office of the above-named company has been removed from 375 Finders-lane to Baring Chambers, 54 and 56 Market-street, Melbourne.

(SEAL) H. J. JAMES, Directors.

J. M. COANE, SEAL) E. W. SPAIN, Secretary.
    LONG GULLY QUARTZ MINING COMPANY NO LIABILITY, WINTER'S FLAT, BALLARAT.

NOTICE.—The registered office of the above-named company has been removed from 375 Flinders-lane to Baring Chambers, 54 and 56 Market-street, Melbourne.

(SEAL) JAMES RICHARDSON, Directors.

W. HINDS,
E. W. SPAIN, Manager.
    THE GOULBURN GOLDEN DIORITE DYKE COMPANY
NO LIABILITY, GOULBURN RIVER, VICTORIA.

NOTICE.—The registered office of the above-named company has been removed from 375 Finders-lane to Baring Chambers, 54 and 56 Market-street, Melbourne.

(SEAL)

G. STEFLE DAVIES, Directors.
T. H. THOMPSON,
E. W. SPAIN, Manager.
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SILVER KING MINING COMPANY NO LIABILITY,
BARRIER RANGES, NEW SOUTH WALES.
OTICE.—The registered office of the above-named company has been removed from 375 Flinders-lane to Baring Chambers, 54 and 56 Market-street, Melbournes,
(SEAL)

G. STEELE DAVIES, Directors.

ADALBERT KRUGE, 1822

E. W. SPAIN, Manager.

the trustee.

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STAR OF THE EAST COMPANY NO LIABILITY,
REDAN, SEBASTOPOL.
NOTICE—The registered office of the above-named company has been removed from 375 Finiders-lane to Baring
Chambers, 54 and 56 Market-street, Melbourne.

(SEAL)
ALEXANDER GILPIN,
Directors.
4. G. MILLER,
E. W. SPAIN, Manager.
GAY'S BAND OF HOPE COMPANY NO LIABILITY,
SEBASTOPOL.

NOTICE.—The registered office of the above-named company has been removed from 375 Flinders-lane to Baring
Chambers, 54 and 56 Market-street, Melbourne.

(SEAL)

ALEXANDER GILPIN,
Directors.
T. C. KING,
E. W. SPAIN, Managor.
 OWEN'S BAND OF HOPE FREEHOLD AND LEASE-HOLD COMPANY NO LIABILITY, SEBASTOPOL.

NOTICE.—The registered office of the above-named company has been removed from 375 Finders-lane to Baring Chambers, 54 and 56 Market-street, Melbourne.

(SEAL)

J. B. DEAN,

E. W. SPAIN, Manager.
     THE MOUNT BROWNE AMALGAMATED GOLD MINING COMPANY (ALLUVIAL) NO LIABILITY.

NOTICE is hereby given that Mr. Harold B. Kerr has this day been elected legal manager pro tem. of the above-mentioned company.
       tioned company.
              (SEAL) C. T. GATWARD, Directors.
Melbourne, 27th August, 1890. 1845
    GARFIELD GOLD MINING COMPANY
NO LIABILITY.

WE hereby certify that Christopher Moore has been appointed manager of the Garfield Gold Mining Company
No Liability in the place of Oliver Sydney Cole, resigned, and
that the office of the company is removed from High-street,
Sandhurst, to View Point, Saudhurst, 4th September, 1890.

WM. H. CAREY,

1969 (SEAL) M. THOMAS.

Directors.
                                                                                                                                                                                                                                                                                                Directors.
                                                                                                         (SEAL)
       1969
                                                                                                                                                                   M. THOMAS,
                                                                                                             Ensolvency Notices.
     The Insolvency Statute 1871.—In the Court of Insolvency, at Melbourne.—In the matter of PIERRE PAUL BOUTHAUD, of 257 Bourke-street, Melbourne, and 37 High-street, Prahran, in the colony of Victoria, watchmaker, insolvent.

[In the colony of Victoria, watchmaker, insolvent.]

In the Court of Insolvency, on the 26th day of September, 1890, at half-past Ten o'clock, for a certificate of discharge, pursuant to the provisions of the Insolvency Statute 1871, and dispensing with the condition imposed by section 136 of the said Statute.
     and unspensing and the said Statute.

Dated this 4th day of September, 1890.

MADDEN & BUTLER, 406 Collins-street, Melbourne, solicitors for the insolvent.

1700
    The Insolvency Statute 1871.—In the Court of Insolvency, at Melbourne.—In the matter of James Har, of Elsternwick, in the colony of Victoria, importer, an insolvent.

NOTICE is hereby given that Charles Philip Williams, of 317 Collins-street, Melbourne, in the colony of Victoria, accountant, has been duly appointed to fill the office of trustee of the property and estate of the above-named insolvent, and that such appointment was duly confirmed by order of the Court of Insolvency, at Melbourne, made on the 1st day of September, 1890. All persons having in their possession any of the effects of the insolvent must deliver them to the trustee, and all debts due to the insolvent must be paid to the said trustee. Creditors who have not already proved their debts should forward their proofs to the said trustee at the above address.

Dated this 1st day of September, 1890.

Chas. P. Williams and Co., public trustees, Modern Chambers, 317 Collins-street, Melbourne.

The Insolvency Statute 1871.—In the Court of Insolvency—
        The Insolvency Statute 1871.—In the Court of Insolvency.—
In the matter of EDWIN NEWEY, of Willis-street, Malvern, in the colony of Victoria, builder.

A FINAL dividend will be payable at my office, 52 Elizabeth-
street, Melbourne, on and after Wednesday, 10th Septem-
        ber, 1890.
1719
                                                                                                                                                                                                       F. W. DANBY, Trustee.
     The Insolvency Statute 1871.—In the Court of Insolvency.—In the matter of John George Brien, of Vulcan-grove, Williamstown, in the colony of Victoria, late grocer, insolvent.

NOTICE is hereby given that by resolution of the creditors assembled at the general meeting of creditors in this estate, held at the Court of Insolvency, Melbourne, on the 1st day of September instant, I, the undersigned, Charles Alfred Cooper, of No. 53 Elizabeth-street, Melbourne, incorporated accountant, 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 me, and all debts due to the insolvent must be paid to me. Creditors who have not proved their debts must forward their proofs to me.

Dated this 2nd day of September, 1890.

CHAS. A. COOPER, Trustee.

W. H. Husband, 53 Elizabeth-street, Melbourne, solicitor to the trustee.
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The Insolvency Act 1890.—In the Court of Insolvency, at Bairnsdale.—In the matter of William Osborn, now of Omeo, but formerly of Bairnsdale, in the colony of Victoria, watchmaker.

THE above-named insolvent intends to apply to the Court of Insolvency, to be held at Bairnsdale, on the 25th day of September, 1890, at Ten o'clock in the forenoon, for a certificate of discharge pursuant to the provisions of the Insolvency Act 1890, and to dispense with the condition contained in section 139 of the cold the cold.

the said Act.
Dated the 2nd day of September, 1890.
JAMES F. STUART, Bailey and Nicholson streets, Bairnsdale, insolvent's solicitor.
1722

The Insolvency Statute 1871.—In the Court of Insolvency.—In the matter of JOHN TIPPETT, of Ceres, in the colony of Victoria, storekeeper and farmer, an insolvent.

Storekeeper and farmer, an insolvent.

THE above-named John Tippett intends to apply to the Court of Insolvency, on the 1st day of October, 1890, at Ten o'clock, for a certificate of discharge, pursuant to the provisions of the Insolvency Statute 1871, such certificate to dispense with the condition mentioned in section 136 of the said Statute.

Dated this 1st day of September, 1890.

J. LONGVILLE PRICE, Yarra-street, Geelong, insolvent's solicitor.

The Insolvency Act 1890.—In the Court of Insolvency, at Melbourne.—In the matter of JOHN OSTBERG, of Balston street, East St. Kilda, in the colony of Victoria, laundryman.

East St. Kilda, in the colony of Victoria, laundryman.

NOTICE is hereby given that Frank Arthur Medcalt, of 39
Market-street, Melbourne, accountant, has been duly appointed to fill the office of trustee of the estate and property of the above-named insolvent, and that such appointment has been duly confirmed by order of the Court of Insolvency, at Melbourne, made on the first day of September, 1890. All persons having in their possession any of the effects of the said insolvent must be paid to me. Creditors who have not proved their debts should forward their proofs to me, at 39 Market-street, Melbourne, aforesaid.

Torward the following state of the said trustee.

Torward the following state of the said trustee.

TRANK ARTHUR MEDCALF.
Robt. Lee Fedden, 39 Market-street, Melbourne, solicitor for the said trustee.

The Insolvency Statute 1890.—In the Court of Insolvency, Southern District, at Geelong.—In the matter of JOHN EXELL, of Geelong, formerly of Nagambie, in the colony of Victoria, farmer, out of business, insolvent.

Tarmer, out of business, insolvent.

The above-named John Exell intends to apply to the Court

of Insolvency, to be held at the Court House, Geelong, on

Wednesday, the 1st day of October, 1890, at Ten o'clock in the
forenoon, for a certificate of discharge, pursuant to the provisions
of the Insolvency Act 1890, and for an order to dispense with the
condition mentioned in section 139 of the said Statute.

Dated this 2nd day of September, 1890.

THOMAS O. WINDSOR, 456 Chancery-lane, Melbourne,
solicitor for the said insolvent.

The Insolvency Act 1890 and the Insolvency Statute 1871.—In the Court of Insolvency at Melbourne.—In the matter of JOHN COYLE, of Baker-street, North Richmond, contractor.

Court of Insolvency at Accessory

Cover, of Baker-street, North Richmond, contractor.

OTICE is hereby given that by resolution of creditors assembled at Melbourne on lat day of September, 1890, I, the undersigned Walter Smithers Gadd, of 445 Collins-street, Melbourne, accountant, was appointed to fill the office of trustee of the property of the estate of the said insolvent, and, such appointment having been duly confirmed, all persons having in their possession any of the effects of the said insolvent must deliver them up to me, and all debts due to the insolvent must be paid to me. Creditors who have not proved their debts must forward their proofs to me, at my office, 445 Collins-street, Melbourne.

Dated 1st day of September, 1890.

W. SMITHERS GADD, Trustee.

445 Collins-street, Melbourne.

The Insolvency Act 1850, and the Insolvency Statute, 1871.—In the Court of Insolvency, at Melbourne.—In the matter of George Bade, of Little Collins street, Melbourne, tobacconist.

BADE, of Little Collins-street, Melbourne, tobacconist.

NOTICE is hereby given that by resolution of the creditors assembled at the general meeting of creditors in this estate, held at Melbourne, on the 1st day of September, 1890. I, the undersigned Walter Smithers Gadd, of 445 Collins-street, Melbourne, accountant, was appointed to fill the office of trustee of the property and estate of the said insolvent, and such appointment has been duly confirmed. All persons having in their possession any of the effects of the said insolvent must deliver them up to me, and all debts due to the insolvent must be paid on me. Creditors who have not proved their debts must forward their proofs to me, at my office, 445 Collins-street, Melbourne.

Dated this 1st day of September, 1890.

W. SMITHERS GADD, Trustee.

The Insolvency Act 1890.—In the Court of Insolvency.—In the matter of Joseph William Hayward, of St. Leonard's-road, Ascot Vale, in the colony of Victoria, plasterer.

The above-named Joseph William Hayward intends to apply to the Court of Insolvency, on the 26th day of September, 1890, at half-past Ten o'clock, for a certificate of discharge, pursuant to the provisions of the Insolvency Act 1890.

ALFRED CHARLES MACDERMOTT, No. 19 Molesworth Chambers, Chancery-lane, Melbourne, solicitor for the above-named insolvent.

The Insolvency Act 1890.—In the Court of Insolvency, at Shepparton, Northern District.—In the matter of ROBERT CALLANDER and THOMAS CALLANDER, of Numurkah, in the colony of Victoria, trading as J. and E. Callander, coachbuilders, insolvent.

insolvent.

NOTICE is hereby given that Lomer Andrews, of 283 Collinstreat, Melbourne, in the colony of Victoria, accountant, has been duly appointed to fill the office of trustee of the estate and property of the above-named insolvents, and that such appointment has been duly confirmed by the order of the Court of Insolvency, at Shepparton, made on the 28th day of August, 1890. All persons having in their possession any of the effects of the said insolvent must deliver them to the said trustee, and all debts due to the insolvent must be paid to the trustee. Creditors who have not proved their debts should forward their proofs to the said trustee, at his office, 283 Collins-street, Melourne, aforesaid. bourne, aforesaid.

Dated this 29th day of August, 1890.
W. H. LEWIS, 431 Little Collins-street (near Bank-place),
Melbourne, solicitor for the trustee.

#### Empoundings.

A RARAT.—Impounded at Ararat Shire Pound, 1st September, 1890, by Mr. A. Byron, Merrymbuella.—Trespuss, 1d. per head. Notice sent to owner.

546-931. 386 sheep, branded O on back, various ear-marks; majority ewes, with lambs at foot

If not claimed and expenses paid, to be sold on 1st October,

T. GIBSON, Poundkeeper.

VOCA.—Impounded at Avoca, 1st September, 1890.

6 calves—two bulls, two steers, and two heifers, no visible brands If not claimed and expenses paid, to be sold on 27th September,

JAS. BATCHELOR, Poundkeeper. 1973 - 36

BALLAN.—Impounded at Ballan, by H. Densley.

1 bay mare, star, D near shoulder

If not claimed and expenses paid, to be sold on 1st October,

SY. COOPER, Poundkeeper. 1872-3/

BALLARAT.—Impounded in the Ballarat City Pound.

1 grey marc, like LD near shoulder 1 bay horse, hind feet white, like 5 near shoulder

If not claimed and expenses paid, to be sold on 1st October,

S. CADDEN, Poundkeeper.

BENALLA.—Impounded in the Benalla Shire Pound, by John Stafford Winton, 1st September, 1890.

Damages 5s.

180. Bay horse, black points, branded like C over Y near shoulder, white hind fetlock

Damages 8s.

181. Bay saddle mare, branded like Number 5 near shoulder, bob tail, black points
182. Bay saddle filly, black points, branded like JH conjoined near shoulder, long tail

Damages 5s.

183. Brown horse, draught, star and snip, lump on near jaw, two white hind feet, switch tail, no visible brand

CHARLES GARROD, Poundkeeper.

DET BET.—Impounded at Bet Bet Shire Pound, by Mullins Bros.—Trespass 5s.
1 light-strawberry cow, M off ribs

If not claimed and expenses paid, to be sold on 27th September,

THOMAS, LAWSON, Poundkeeper, 1873 - 3/6

CHARLTON.—Impounded at Charlton, on 1st September, by Thomas Reed.—Trespass 5s.
1 brown pony horse, long tail, saddle and collar marked, branded like  $\stackrel{\mbox{\scriptsize K}}{\cong}$  near shoulder

If not claimed and expenses paid, to be sold on 27th September, 1890. JAMES HURST.

1972-4/6

OBURG.-Impounded at Coburg, 1st September, 1890, by Mr. Cook.

1 cream-coloured horse, black points, broken knecs, like XH conjoined near shoulder 1 chesnut horse, blaze down face, blotch brand near shoulder

If not claimed and expenses paid, to be sold on 27th September, 1890.

J. BUZAGLO, Poundkeeper.

1961-4/6

COLAC.—Impounded at Colac, 29th August, 1890, by John Eagan.

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ALMSBURY. — Impounded at Malmsbury Borough
Pound, 27th August, 1890, by Mr. J. Morgan.
   1 light strawberry bullock
1 red and white bullock, white face, like IH near rump
                                                                                                                                        1 bay horse, branded like H off shoulder
                                                                                                                                            If not claimed and expenses paid, to be sold on 20th September,
   1 red bullock, like SB off rump
   If not claimed and expenses paid, to be sold on 26th September, 1890.
                                                                                                                                                                                                                          JOHN WHITE,
Poundkeeper.
                                                                                                                                       1744 - 3/6
                                                                               JOHN METCALF,
   1957 - 4/6
                                                                                                                                       MALMSBURY. — Impounded at Malmsbury Borough
Pound, 1st September, 1830, by Mr. C. F. Fraser.
1 chestnut horse, star on forehead, off hind foot white, branded
like TE near shoulder
                                                                                                  Poundkeeper.
    RESWICK.—Impounded at Creswick Shire Pound, by Mr.
   2 red and white yearling heifers. J T off rump
                                                                                                                                             If not claimed and expenses paid, to be sold on 27th September,
  If not claimed and expenses paid, to be sold on 27th September, 1890.
                                                                                                                                                                                                                         JOHN WHITE,
                                                                                                                                                                                                                                      Poundkeeper.
                                                                                A. PENNYCOOK,
   1966 - 3/6
                                                                                                  Poundkeeper.
                                                                                                                                         M OORA.—Impounded at Moora, 27th August, 1890.—
                                                                                                                                       Damages, 5s. each.

Damages, 5s. each.

Damages, 5s. each.

Damages, 10s.

Damages, 10s.

Damages, 10s.

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Damage
   RYSDALE.—Impounded at Drysdale, by Mr. George Curlewis.
   1 black or brown mare pony, blotch brand off shoulder
                                                                                                                                           If not claimed and expenses paid, to be sold on 1st October,
       If not claimed and expenses paid, to be sold on 12th September,
                                                                                                                                                                                                               JOHN MATHESON,
Poundkeeper.
                                                                           FREDK. N1BLETT,
Poundkeeper.
   1746 - 3/6
                                                                                                                                       MORNINGTON.—Impounded at Mornington Shire Pound, 27th August, 1890.

1 black steer, branded like JS off rump, slit under off ear
   DUNMUNKLE.—Impounded at Dunmunkle Shire Pound, on 28th August, 1890, by Joseph Goor, parish Ashens.—
  Trespass 5s.

No. 90. Grey horse, medium draught, collar-marked, like W over TB conjoined, near shoulder
                                                                                                                                           \widehat{\operatorname{If}} not claimed and expenses paid, to be sold on 17th September,
                                                                                                                                                                                                                         S. SHERLOCK,
                                                                                                                                       1964 -- 3/6
      If not claimed and expenses paid, to be sold on 8th October,
                                                                                                                                                                                                                                      Poundkeeper
                                                                                                                                      MORTLAKE.—Impounded at Mortlake, 23rd August, 1890, by Alex. Irvine.

2 roan steers, D near rump, back notch near ear
1 light-red or yellow heifer, Q near rump
1 brindle steer, white face, Q near rump
                                                                                      M. CAHILL,
Poundkeeper.
  1874-4/6
   GOROKE.—Impounded at Goroke,
                                                                                                                                           If not claimed and expenses paid, to be sold on 24th September,
  1 grey horse, branded MP near shoulder
       If not claimed and expenses paid, to be sold on 1st October,
                                                                                                                                                                                                                    M. A. ABSALOM,
                                                                                                                                       1741--4/6
                                                                                                                                                                                                                                     Poundkeeper.
                                                                 CHARLES WALKER, Poundkeeper.
                                                                                                                                       NATHALIA.—Impounded at Nathalia, on 27th August, 1890, by Mr. Bailey, Barwo.
1 black horse, JP over P near shoulder
  1751--3/
   HADDON.—Impounded at Haddon.
                                                                                                                                           If not claimed and expenses paid, to be sold on 20th September,

    Small chestnut mare, star, no visible brands
    Dark-grey mare, white face, off hind fetlock white, branded
like C near shoulder

                                                                                                                                                                                                               W. A. CAMPBELL,
Poundkeeper.
                                                                                                                                       1745-3/6
                                                                                                                                      EWBRIDGE.—Impounded at Newbridge, on 1st September, 1890, by Mr. W. Paterson, herdsman.

86. Spotted steer, no visible brands

87. Red steer, snail horns, brand off rump like half figure 8
     If not claimed and expenses paid, to be sold on 24th September,
                                                                                 JAMES ROACH,
Poundkeeper.
  1743-4/
  ADDON.—Impounded at Haddon.
                                                                                                                                          If not claimed and expenses paid, to be sold on 26th September,
                                                                                                                                                                                                                                 H. ERWIN,
Poundkeeper.

50. Dark-grey mare, white face, off hind fetlock white, branded like C near shoulder
51. Bay mare, star on forehead, shod on front feet, near hind fetlock white, branded like He near shoulder

                                                                                                                                      N EWHAMSHIRE.—Impounded at Newhamshire Pound, 30th August, 1890, by Shire Inspector.

116. White heifer calf, red spots, no visible brands
 If not claimed and expenses paid, to be sold on 1st October, 1890.
                                                                                                                                         If not claimed and expenses paid, to be sold on 30th September,
                                                                                                                                      1890.
                                                                                JAMES ROACH,
Poundkeeper.
                                                                                                                                                                                                              A. CLARINGBOLD,
 1737-5/
                                                                                                                                      1962--3/6
 DORSHAM.—Impounded at Horsham, 26th August, 1890, by A. Reimers, for F. Modra, Wawuna Park.

1 bay horse, blazo face, collar marked, hind fettocks blistered, branded like CM or Cl4 near shoulder

If not claimed and expenses paid, to be sold on 24th September 1890
                                                                                                                                       N UMURKAH.—Impounded at Numurkah, by G. B. Hooper.
                                                                                                                                     bay saddle horse, running star, no visible brands
1 chestnut saddle horse, star, TC over N over N, near shoulder
                                                                                                                                          If not claimed and expenses paid, to be sold on 24th September,
                                                                                  JOHN HEALY,
                                                                                                                                                                                                                               J. TREWIN
 1747-4/
 KEILOR.—Impounded at Keilor, 3rd September, 1890, by Mr. Cousins.—Trespass 1s. each.
1 chestnut draught horse, white face, both hind feet white, off ones rather high up, rather silvery mane, like J (reversed) near shoulder.
                                                                                                                                       AKLEIGH.—Impounded at Oakleigh Pound.
                                                                                                                                      1 grey horse, no visible brands, dark mane and tail, stringhalt
                                                                                                                                          \prod_{\alpha \beta} not claimed and expenses paid, to be sold on 24th September,
1 grey draught horse, like M near shoulder, saddle marked, hollow back
                                                                                                                                                                                                                          ADAM HOPE,
Poundkeeper.
                                                                                                                                      1970 - 3/
1 small brown or bay horse, black points, hind feet little white,
small spot in forehead, like TD near shoulder
                                                                                                                                      OAKLEIGH.—Impounded at Oakleigh.
                                                                                                                                   ARLEGUR.—Impounded at Garriagn.

1 white cow, brand E or F near rump
1 brown cow, FM off ribs
1 black cow, M near loin
1 red cow, no visible brands
1 black and white cow, like M near rump
1 strawberry cow, no visible brands
1 red cow, shelled horns, no visible brands
1 yellow and white cow, N over T near rump, I near thigh
1 red cow like G - near rump
1 strawberry cow, no visible brands
1 yellow and white cow, like AR conjoined, off rump
1 strawberry cow, cock horns, no visible brands
1 brown horse, dent on forehead, blotch brand off shoulder
1 In not claimed and expenses paid, to be sold on 1st October,
1890.
     If not claimed and expenses paid, to be sold on 1st October,
                                                                        E. BONFIELD, Poundkeeper.
 KEW.—Impounded at Kew Borough Pound, Glass's Creek.
1 yellow heifer, with a few white spots, white on face, shelled horn, branded like W off rump
1 brindle poley heifer, bit of white on belly, branded like W off
rump
1 red and white helfer, tip of tail white, branded like W off
    If not claimed and expenses paid, to be sold on 1st October,
1890.
                                                                        SAMUEL B. CASH,
Poundkeeper.
                                                                                                                                                                                                                         ADAM HOPE,
Poundkeeper.
1869-5/6
                                                                                                                                    1971-9/
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I three-year-old red and w	pounded at Rutherglen Shire Pound, 0, by Mr. M. Gassie.—Damages 4s. hite heifer, no visible brand unses paid, to be sold on 1st October,
19593/6	R. TURNER, Poundkeeper.
SEYMOUR.—Impounde	ed at Seymour, on 3rd September.
1 bay horse, draught, star, If not claimed and expens 1890.	hind feet white, PD off shoulder • ses paid, to be sold on 29th September,
1965—3/	ROBERT BUTLER, Poundkeeper.
Free or appropriate Tentholities	d at Stawell Shire Pound 1st Sen
Damages 10s. Damages 10s. 16. Dark bay mare, draugh and part of off hind fe	Thos. Fielding, Doctor's Creek.— ht breed, star, no visible brand, near net white, collar marked uses paid, to be sold on 1st October,
Damages 10s.  Damages 10s.  16. Dark bay mare, draugh and part of off hind fe  If not claimed and exper 1890.	d at Stawell Shire Pound, 1st Sep. Thos. Fielding, Doctor's Greek.— th breed, star, no visible brand, near et white, collar marked uses paid, to be sold on 1st October, P. MONAGHAN, Poundkeeper.
Damages 10s. Damages 10s. 16. Dark bay mare, draugh and part of off hind fe If not claimed and exper 1890.  1954—4/6  T. KILDA.—Impound 1890. black mare, star, shod, shoulder If not claimed and expens	Thos. Fielding, Doctor's Creek.— ht breed, star, no visible brand, near net white, collar marked uses paid, to be sold on 1st October, P. MONAGHAN,
Damages 10s. Damages 10s. 16. Dark bay mare, draugh and part of off hind fe If not claimed and exper 1890.  1954—4/6  T. KILDA.—Impound 1890. black mare, star, shod, shoulder	Thos. Fielding, Doctor's Creek.— th breed, star, no visible brand, near the white, collar marked asses paid, to be sold on 1st October, P. MONAGHAN, Poundkeeper.  led at St. Kilda, 3rd September, black points, branded gon near

By Mr. W. Gellig.

1 brindle and white cow, M off rump, notch under both ears, with a young calf

1 strawberry heifer, R off rump, notch under both ears
1 brown and white hoifer, notch under both ears, no brands visible

visible

By Mr. P. Howard.

1 brindle cow, mottled face, like X off ribs, like PH near ribs

By Mr. H. Gurran.

1 bay or brown colt, black points, M near shoulder

1 bay colt, running star and snip, off hind foot white, M off
shoulder, both bores about 5 years old

If not claimed and expenses paid, to be sold on 27th
September, 1890.

JAS. DUNBAR, Poundkeeper. 1871—10/

WICKLIFFE.—Impounded at Wickliffe, 30th August, 1890, by herdsman of Chatsworth Common. 272. Chestnut horse, star, saddle-marked, like D with scar under near shoulder

near snouncer
On 1st September, 1890, by D. Miller, Esq., Lake Bolac.
273. Red heifer, little white about face and belly, top off off ear, like AD off rump
274. Red heifer, white about face and belly, same brands and ear mark

274. Red heifer, white about the same and ear marks mark
275. Strawberry heifer, same brands and ear marks
276-283. Eight yearling steers, notch out of back of near ear, no visible brands
283-288. Five yearling heifers, red and white, same car marks, no visible brands
283-280. Five yearling heifers, red and white, same car marks, no visible brands

If not claimed and expenses paid, to be sold on 1st October, 1890. ROBERT FORD,

1958-9/ Poundkeeper.

#### POUNDKEEPERS' REMITTANCES.

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

1890.				£	8.	d.	
August 29J. Trewin				 0	3	11	
August 29J. Roach				 0	10	0	
August 29F. Niblett				 0	4	6	
August 29.—M. A. Absalom	ı			 0	5	0	
August 30.—W. A. Campbe	11			 0	1	0	
September 2.—C. Walker				 0	3	0	
September 3.—J. Roach				 0	10	0	
September 3.—J. Healey				 0	4	0	
September 4.—M. Edington				 0	4	0	
September 4.—S. B. Cash		•••		 0	5	G	
September 4.—C. Garrod				 1	0	0	
September 4.—J. Dunbar				 1	0	0	
September 4.—T. Lawson				 0	4	0	
September 4.—S. Cooper			,,,	 0	3	0	
September 4.—M. Cahill				 0	4	0	
September 4.—H. Erwin				 0	5	0	
September 4.—E. Bonfield	• • • •			 0	6	6	
September 5.—A. Hope				 2	0	0	
September 5.—J. Hurst				 0	5	0	

ROBT. S. BRAIN, Government Printer.

Melbourne, 5th September, 1890.

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