



VICTORIA GOVERNMENT GAZETTE.

Published by Authority.

No. 1.]

WEDNESDAY, JANUARY 5.

[1853.]

PROCLAMATION

By His Excellency CHARLES JOSEPH LA TROBE,
Esquire, Lieutenant Governor in and over
the Colony of Victoria and its Dependencies,
&c., &c., &c.

WHEREAS by an Act of the Lieutenant Governor and Legislative Council of the Colony of Victoria, passed in the sixteenth year of the Reign of Her Present Majesty, Queen Victoria, intituled "*An Act to make provision for the better administration of Justice in County Courts in the Colony of Victoria,*" It was amongst other things enacted, that Local Courts, to be called County Courts, should be established and holden in and for such Cities, Towns, Counties, and other portions of the said Colony of Victoria as the Lieutenant Governor should appoint, and that it should be lawful for the Lieutenant Governor of the said Colony, from time to time, to define by Proclamation the limits and boundaries of such Cities, Towns, Counties, and Portions of the said Colony, and the times at which such Courts should be holden; and such limits, boundaries, places and times to vary, alter, and repeal, as the said Lieutenant Governor should think fit.

Now therefore, I, the Lieutenant Governor aforesaid, in pursuance of the said Act, and under and by virtue of the powers and authorities in me vested, do hereby declare and appoint that the several County Courts hereinafter mentioned, shall be established and holden in and for the respective portions of the said Colony, including Counties and parts of Counties, as hereinafter described, that is to say—the County Court of Grant, in and for the portion of the County of Grant (including the Town of Geelong) hereinafter described.

The North Eastern County Court, in and for the Counties of Dalhousie and Anglesey; the
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Northern County Court, in and for the northern portion of the said Colony, hereinafter described; the County Court of Buninyong, in and for the portions of the several Counties of Grant, Ripon, and Grenville, hereinafter defined; and the Western County Court, in and for the Counties of Normanby and Villiers. And I do hereby proclaim and define the boundaries of the said Counties, parts of Counties, and portions of the said Colony, in and for which the several County Courts aforesaid shall be holden, to be as follows. The boundaries of that portion of the County of Grant, in and for which (including the Town of Geelong) the said County Court shall be holden, are, and shall be on the east, the western boundary of the County of Bourke, being the Werribee River from its mouth to its source in the Great Dividing Range; thence by that Range to the source of the Moorabool River; thence southward by that river to its junction with the Lal Lal rivulet; thence by a straight line to the junction of Williamson's Creek with the Yarrowee river; thence on the west by that River to its confluence with the Barwon river; and thence by that River upwards, to a creek in H. Hopkins' purchased land by this creek upwards, and a line bearing south-east across the Dividing Range, to the head of the Salt Creek, two miles and forty-eight chains; thence by the Salt Creek to the sea-coast north of Point Roadknight; on the south by the Sea-coast, and on the remainder of the east by the Waters of Port Phillip to the mouth of the Werribee River, including the small islands near the channels at the mouth of Port Phillip and those of Geelong Bay.

The boundaries of the counties of Dalhousie and Anglesey in and for which the north-eastern County Court aforesaid, shall be holden, are and shall be the boundaries of the said Counties, as set forth in the Schedule to "*The Victoria Electoral Act of 1851, marked A.*" The boundaries of that portion of the said Colony in and for

which the northern County Court shall be holden, are and shall be the following, that is to say, commencing at the source of the river Avoca on the Great Dividing Range, being the southern boundary of the county of Talbot; thence by that dividing range easterly to the source of the river Coliban; thence by that river to its confluence with the river Campaspe; thence by the rivers Campaspe and Murray to a point north of the north-western boundary of the township of Castle Donnington; thence to Lake Bael Bael and by the river Avoca to its source on the dividing range aforesaid.

The boundaries of the portions of the said counties of Grant, Ripon, and Grenville, in and for which the aforesaid County Court of Buninyong shall be holden, are and shall be the following, that is to say—commencing at the source of the river Moorabool on the Great Dividing Range, being the northern boundary line of the county of Grant; then westerly along the boundaries of the counties of Grant and Ripon to Lake Burrambeet; thence south-westerly along the northern boundary line of the county of Grenville to the township of Carngham; thence by a straight line south-easterly to the junction of the river Yarrowee with Williamson's Creek; thence by a line bearing easterly to the junction of Lal Lal rivulet with the river Moorabool aforesaid; thence up that river to its source in the Great Dividing Range, being the commencing point last aforesaid. And the boundaries of the said counties of Normanby and Villiers, in and for which the Western County Court aforesaid shall be holden, are and shall be the boundaries of the said counties as set forth in the said Schedule to the said Act.

And I do hereby further direct and appoint that the County Court of Bourke and the aforesaid County Courts shall, during the year 1853, be holden until otherwise ordered, respectively at the places and times following, that is to say:—

The County Court of Bourke shall be holden in the City of Melbourne upon the 21st day of February, the 7th day of March, the 4th day of April, the 4th day of May, the 6th day of June, the 4th day of July, the 3rd day of August, the 5th day of September, the 3rd day of October, the 9th day of November, and the 5th day of December.

The County Court of Grant shall be holden at the Town of Geelong upon the 16th day of March, the 11th day of May, the 29th day of June, the 14th day of September, and the 16th day of November.

The North Eastern County Court shall be holden at the Town of Kilmore upon the 15th day of April, the 14th day of July, and the 27th day of October.

The Northern County Court shall be holden at the Township of Castlemaine upon the 17th day of March, the 3rd day of June, the 24th day of September, and the 3rd day of December.

The County Court of Buninyong shall be holden at Buninyong on the 21st day of March, the 7th day of June, the 23rd day of September, and the 8th day of December.

And the Western County Court shall be holden at Belfast on the 28th day of March, the 14th day of June, the 4th day of October, and the 14th day of December.

And I do further declare and appoint that if the Judge of any of the said Courts should not arrive at any of the Cities, Towns or places aforesaid in time to open any of such Courts on the

days hereinbefore appointed, the same may be opened and held on any day or days following such days so appointed.

Given under my Hand and the Seal of the Colony, at Melbourne, this third day of January, A.D. 1853, and in the sixteenth year of Her Majesty's reign.

(L. S.) C. J. LA TROBE.

By His Excellency's Command.

W. LONSDALE.

GOD SAVE THE QUEEN!

PROCLAMATION.

By His Excellency CHARLES JOSEPH LA TROBE, ESQUIRE, Lieutenant Governor in and over the Colony of Victoria and its dependencies, &c., &c., &c.

WHEREAS by an Act of the Lieutenant Governor and Legislative Council of the Colony of Victoria, passed in the 16th year of the Reign of Her present Majesty Queen Victoria, intituled, "*An Act to make provision for the better Administration of Justice in Courts of General Sessions in the Colony of Victoria*," It was amongst other things enacted that Courts of General Sessions of the peace, should be established, and the same should be holden in and for the City of Melbourne, the Town of Geelong, and such other places and districts within the said Colony, as the Lieutenant Governor thereof should appoint, and it should be lawful for the Lieutenant Governor of the said Colony, from time to time to define and appoint by Proclamation, the limits and boundaries of such places or districts within which all such Courts should have jurisdiction respectively, and the places and times, at which such Courts should be holden, and such limits, districts, places, and times respectively to revoke, alter or vary, as the said Lieutenant Governor should think fit: Now therefore, I, the Lieutenant Governor aforesaid, in pursuance of the said Act, and under and by virtue of the powers and authorities in me vested, do hereby declare and appoint that Courts of General Sessions of the Peace shall be established and holden in and for the City, Town, and the several districts of the said Colony, following—that is to say:—

The Court of General Sessions for Bourke, having jurisdiction in and for the County of Bourke, including the City of Melbourne, and the Counties of Evelyn and Mornington.

The Court of General Sessions for Grant, having jurisdiction in and for the portions of the County of Grant, (including the Town of Geelong) and the portion of the County of Grenville, hereinafter respectively described, and in and for the County of Polwarth.

The Court of General Sessions for the North Eastern District, having jurisdiction in and for the Counties of Dalhousie, and Anglesey, and the district of the Murray, in the said Colony.

The Court of General Sessions for the Northern District, having jurisdiction in and for the Northern District of the said Colony, as hereinafter required.

The Court of General Sessions for Buninyong, having jurisdiction in and for the portions of the Counties of Grant and Grenville, hereinafter described, the Counties of Hampden and Ripon, and the District of the Wimmera, in the said Colony.

And the Court of General Sessions for the

Western District, having jurisdiction in and for the Counties of Heytesbury, Villiers, Normanby, Dundas, and Follett.

And I do hereby proclaim and define the limits and boundaries of the said Counties and parts of Counties, Places, and Districts, in and for which the aforesaid Courts shall have jurisdiction, and be holden, to be as follows:—The boundaries of the Counties of Bourke, Evelyn, and Mornington, in and for which, including the City of Melbourne, the said Court of General Sessions shall have jurisdiction, and be holden, are and shall be the boundaries of the said Counties as set forth in the Schedule to "The Victoria Electoral Act of 1851," marked A. The boundaries of the portions of the Counties of Grant and Grenville, and of the whole County of Polwarth, in and for which the said Court of General Sessions for Grant shall have jurisdiction, and be holden, are, and shall be as follows:—as to the portions of the said Counties of Grant and Grenville, commencing at the mouth of the Werribee River, thence to its source in the Great Dividing Range, and by that Range to the source of the Moorabool River, by that River to its junction with the Lal Lal Rivulet, thence by a straight line to the junction of the Yarrowee River with Williams's Creek, and thence by another straight line to the Township of Carngham, at Baillie's Creek, being the Northern boundary line of the County of Grenville, thence by that Creek and Emu Creek southerly to a point north of the source of the Gnarket Ponds, and thence to Gnarket Ponds, and thence to Lake Korangamite, and by the western and southern shores of that lake to the northern boundary of the County of Polworth, and by that boundary and the north-east boundary of the same County to the sea, thence by the sea coast easterly and the waters of Port Phillip to the mouth of the Werribee River, including the small Islands near the Channels of the mouth of Port Phillip and those of Geelong Bay; and the boundaries of the County of Polworth are, and shall be, the boundaries of that County, as set forth in the said Schedule to the said Act. The boundaries of the several Counties of Dalhousie and Anglesca and the district of the Murray, in and for which the Court of General Sessions for the North-Eastern District shall have jurisdiction and be holden, are and shall be the boundaries of the said Counties and District, as set forth in the said Schedule to the said Act. The boundaries of that portion of the said Colony, in and for which the Court of General Sessions for the Northern District shall have jurisdiction and be holden, are and shall be the following, that is to say, commencing at the source of the River Avoca, in the great Dividing Range, being the southern boundary of the County of Talbot, by that Dividing Range easterly to the source of the River Coliban, thence by that River to its confluence with the River Campaspe, thence by the Rivers Campaspe and Murray to a point north of the north-western boundary of the township of Castle Donnington, thence to Lake Bael Bael, and by the River Avoca to its source in the dividing Range aforesaid. The boundaries of the portions of the Counties of Grant and Grenville, and the whole Counties of Hampden and Ripon and the District of the Wimmera, in and for all of which the Court of General Sessions for Buninyong shall have jurisdiction and be holden, are and shall be as to the united portions of the Counties of

Grant and Grenville, commencing at the junction of the Yarrowee River and Williams's Creek, thence by a straight line to the junction of the Lal Lal Rivulet with the Moorabool River, thence by that River to its source in the Great Dividing Range, thence by that Range to the boundary of the County of Ripon, and by that boundary south-westerly to the township of Carngham, at Baillie's Creek; thence by a line south-easterly to the junction of the river Yarrowee with Williams's Creek aforesaid. And the boundaries of the counties of Ripon and Hampden, and the district of the Wimmera, are and shall be the boundaries of the said Counties and District, as set forth in the said Schedule to the said Act. And the boundaries of the counties of Heytesbury, Villiers, Normanby, Dundas, and Follett, in and for which the Court of General Sessions for the Western District shall have jurisdiction and be holden, are and shall be the boundaries of the said counties, as set forth in the said Schedule to the said "Victoria Electoral Act." And I do further direct and appoint that the aforesaid Courts of General Sessions shall, during the year 1853, and until otherwise ordered, be holden respectively at the places and times following, that is to say—

The Court of General Sessions for Bourke, shall be holden at the city of Melbourne, upon the fifteenth day of February, the second day of May, the first day of August, and the seventh day of November.

The Court of General Sessions for Grant, shall be holden at the Town of Geelong, upon the fifteenth day of March, the tenth day of May, the twenty-eighth day of June, the thirteenth day of September, and the fifteenth day of November.

The Court of General Sessions for the North Eastern District, shall be holden at Kilmore, upon the fourteenth day of April, the thirteenth day of July, and the twenty-sixth day of October.

The Court of General Sessions for the Northern District, shall be holden at Castlemaine, upon the fifteenth day of March, the first day of June, the twenty-second day of September, and the first day of December.

The Court of General Sessions for Buninyong, shall be holden at Buninyong, upon the nineteenth day of March, the sixth day of June, the twenty-seventh day of September, and the seventh day of December.

And the Court of General Sessions for the Western District, shall be holden at Belfast, upon the twenty-sixth day of March, the thirteenth day of June, the third day of October, and the thirteenth day of December.

And I do further declare and appoint, that if the Chairman of any of the said Courts should not arrive at any of the Cities, Towns, or Places aforesaid, in time to open any of such Courts on the days hereinbefore appointed, the same may be opened and held on any day or days following such days so appointed.

Given under my Hand and the Seal of the said Colony, at Melbourne, in the said Colony, the third day of January, A.D. 1853, and in the sixteenth year of Her Majesty's Reign.

(L. s.) C. J. LA TROBE.

By His Excellency's Command,

W. LONSDALE.

GOD SAVE THE QUEEN.

VICTORIA.

COMPARATIVE STATEMENT OF THE REVENUE OF THE COLONY, RECEIVED INTO THE COLONIAL TREASURY DURING THE QUARTERS ENDED 31ST, DECEMBER, 1851, AND 31ST, DECEMBER, 1852, RESPECTIVELY.

HEAD OF REVENUE.	Quarter ended 31st Dec., 1851.			Quarter ended 31st Dec., 1852.			Increase.		Decrease.		Net Increase or Decrease.					
	£.	s.	d.	£.	s.	d.	£.	s.	£.	s.	£.	s.	d.			
GENERAL REVENUE.																
Duties on Spirits imported	18,486	3	8	63,067	15	8	44,581	12	0							
Duties on Tobacco imported	9,392	6	11	27,301	9	1	17,909	2	2							
Advalorem Duties on Foreign Goods	7,484	11	6	30	2	9			7,454	8	9					
Duty on Wine imported, levied under 16 Vic. No. 2				7,423	10	6	7,423	10	6							
Duty on Tea imported, do.				5,907	1	5	5,907	1	5							
Duty on Coffee imported do.				1,657	8	6	1,657	8	6							
Port and Harbour Dues	1036	14	3	3,955	17	10	2,919	3	7							
Rents, exclusive of Land	770	13	7	497	19	10			272	13	9					
Assessment on Stock beyond the Settled Districts				132	4	5	132	4	5							
Auction Duty	275	3	0	5,014	11	1	4,739	8	1							
to Auctioneers	297	7	6	438	3	6	140	16	0							
to retail Fermented and Spirituous Liquors	92	7	6	394	5	0	301	17	6							
Licenses										40	0	0				
Night Licenses to Publicans and for Billiard Tables	70	0	0	30	0	0			8	12	6					
all other Licenses	10	12	6	2	0	0										
Postage	2,351	17	11	4,575	9	2	2,223	11	3							
Fines and Forfeitures	98	10	0	659	17	0	561	7	0							
Collected by the Sheriff																
Collected in the several Courts of Petty Sessions	265	3	3	8,445	3	6	8,180	0	3							
Collections by Accountant of Government Printing Office				450	19	2	450	19	2							
Crown's share of Seizures by the Customs	19	0	8	137	9	1	118	8	5							
Proceeds of the Sale of confiscated, unclaimed, and other Property	5	10	11	710	8	6	704	17	7							
of Civil Offices	115	3	0	357	0	0	241	17	0							
of the several Offices of the Supreme Court	769	12	11	2,331	15	7	1,562	2	8							
of the Courts of Requests and County Courts	151	14	6	122	0	6			29	14	0					
of the several Courts of Petty Session	199	15	8	272	15	7	72	19	11							
of Commissioners of disputed boundaries	45	0	0						45	0	0					
Reimbursement in aid of expenses incurred by Government				130	5	0	130	5	0							
Miscellaneous Receipts	104	3	0	65	18	9			38	4	3					
	£	42,041	12	3	134,111	11	5	99,958	12	5	7,888	13	3			
Increase on the aggregate of the General Revenue for the Quarter											£	92,069	19	2		
CROWN REVENUE.																
Proceeds of Sale of Land and Town Allotments	38,079	0	7	248,433	6	0	210,354	5	5							
Land and Immigration Deposits	39,265	0	0						39,265	0	0					
Licenses and Leases to occupy Crown Lands	425	5	1	645	0	0	219	14	11							
Licenses to cut Timber, Camp, &c. on Crown Lands	111	13	6	681	9	4	569	15	10							
Stoppages and re-payments for Rations				559	18	5	559	18	5							
Proceeds of Gold Licenses	21,776	19	11	*196,006	3	10	174,229	3	11							
Fees for the Escort of Gold	2,626	12	8	13,543	3	4	10,916	10	8							
Fees for the Custody of Gold				3,294	6	3	3,294	6	3							
Miscellaneous Receipts	23	3	8	50	0	0	26	16	4							
	£	102,307	15	5	463,213	7	2	400,170	11	9	39,265	0	0			
Increase on the aggregate of the Crown Revenues for the Quarter											£	360,905	11	9		
TOTALS	£	144,349	7	8	597,324	18	7	500,129	4	2	47,153	13	3	452,975	10	11

* NOTE.—This amount is exclusive of the value of 11639 ozs. 9 dwts. 11 grs. of Gold (Assayed) received for Gold Licences issued prior to the 31st. December, 1852, and not yet disposed of by sale.

Audit Office, Melbourne,
4th January, 1853.

HUGH C. E. CHILDERS,
Auditor General.

Colonial Secretary's Office,
Melbourne, 31st December, 1852.

£100 REWARD.

NOTICE is hereby given, that a Reward of £100 each, will be paid on the apprehension of two Bushrangers, who have been committing depredations in the neighbourhood of the Loddon River, and Jim Crow Creek.

By His Excellency's Command,
W. LONSDALE.

DESCRIPTION OF THE MEN.

One—Rather tall, face long and dark, wore a light waterproof coat, (a shooting coat underneath) grey cross-barred trowsers, rode a dark chesnut horse, branded N on shoulder, carrying saddle bags, and was armed with a six barrelled revolver, and two large double barrelled pistols. He was called by his companion "Doctor," and "Frank."

One—Short, rather stout, fair complexion, hair, brown, had a black waterproof coat on. In his hat, which was a cabbage tree, he had a pair of goggles, also had with him a cossack cap of black fur, with a red top and tassel, rode a tall dark bay horse, with four white feet, very low in condition, was armed with four single barrelled pistols, and was called "Captain."

These men lost a grey mare, on the Jim Crow Creek, branded — on the off shoulder, which has

since fallen into the possession of the Police.

Colonial Secretary's Office,
Melbourne, 31st December, 1852.

£10 REWARD.

WHEREAS it has been represented to the Government that, on the 28th instant, the undermentioned Prisoner, effected his escape from the main Depot, at Pentridge: Notice is hereby given, that a Reward of Ten Pounds will be paid to any person or persons who shall apprehend and lodge in any of Her Majesty's Gaols, the said Prisoner.

By His Excellency's Command,
W. LONSDALE.

Name—Michael McPhadden
Ship—*Orator*
Age—Forty-seven
Native Place—Donegal
Trade—Labourer
Height—5 feet 7½ inches
Complexion—Dark
Hair—Dark brown
Eyes—Hazel
Particular marks—Scar near pit of stomach, scar on left side, scar on upper lip
Offence, Sentence, and date of conviction—
Horse stealing; 5 years on the Roads of the Colony; 15th November, 1851.

Colonial Secretary's Office,
Melbourne, 3rd January, 1853.

POLICE.

IT is requested that all persons, having outstanding claims against any of the Departments of Police, will forward the particulars to Captain Mair, under cover to the Colonial Secretary, without delay.

By His Excellency's Command,
W. LONSDALE.

No. 1.—JANUARY, 5TH, 1853.—2.

Colonial Secretary's Office,
Melbourne, 20th December, 1852.

HIS Excellency the Lieutenant Governor directs to be notified that persons depositing Gold at either of the Gold Offices, at the Gold Fields, will be charged at the rate of One Penny per ounce, for every week after the expiration of one Calendar Month. Should the depositor, at any time wish to withdraw the Gold, instead of transmitting it by Escort, he will be charged at the rate of £1 per cent., on the quantity deposited.

This Regulation to take effect from the 1st January, 1853.

By His Excellency's Command,
W. LONSDALE.

Custom House, Melbourne,
1st January, 1853.

RUTLEDGE AND Co.'s WAREHOUSE.

NOTICE is hereby given, that the above-mentioned Warehouse, situated at Port Fairy, is appointed, with the approval of His Excellency the Lieutenant Governor, for the free Warehousing and securing of Goods therein.

JAMES CASSELL, Collector.

Custom House, Melbourne,
1st January, 1853.

HEAPE AND GRICE'S WAREHOUSE.

NOTICE is hereby given, that the first floor of the above-mentioned Warehouse, situated in Flinders Lane, is appointed, with the approval of His Excellency the Lieutenant Governor, for the free Warehousing and securing therein of Tea and Coffee.

JAMES CASSELL, Collector.

Custom House, Melbourne,
1st January, 1853.

GRIFFITHS, FANNING, AND Co.'s WAREHOUSES.

NOTICE is hereby given, that the first floor of the East of the above-mentioned Warehouses, situated in Flinders Lane, is appointed, with the approval of His Excellency the Lieutenant Governor, for the free Warehousing and securing therein of Tea and Coffee.

JAMES CASSELL, Collector.

Colonial Secretary's Office,
Melbourne 31st December, 1852.

TITLE DEEDS.

THE Title Deeds specified below have been transmitted from this Office to the Colonial Treasury, for delivery to the Grantees on payment of the established fees thereon.

By His Excellency's Command,
W. LONSDALE.

TOWN LOT.

DEED DATED 16TH AUGUST, 1852.
James Austin, One Rood, Geelong

COUNTRY LOT.

DEED DATED 3RD SEPTEMBER, 1852.
John Crowe, One hundred and ninety-one Acres, and thirty-eight perches, Yuroke

TOWN LOTS.

DEEDS DATED 4TH SEPTEMBER, 1852.

Samuel Waring Sutton, Two Roods, Penshurst
 James Blair, 2r., Penshurst
 James Blair, 2r., Penshurst
 James Blair, 2r., Penshurst
 John Scott, 2r., Penshurst
 William Hutton, 2r., Penshurst
 William McDowell, 2r., Penshurst
 Miriam McIntyre, 2r., Penshurst
 Thomas Adamson, 2r., Penshurst
 Donald Kennedy, 2r., Penshurst
 Alexander Donaldson, One rood Eighteen perches,
 Cavendish
 Alexander Donaldson, 2r., Cavendish
 Alexander Donaldson, 2r., Cavendish
 Alexander Donaldson, 2r., Cavendish
 Elizabeth Walker, 2r., Cavendish
 Elizabeth Walker, 2r., Cavendish
 Edmund Moon, 2r., Cavendish
 James Trangmar, 2r., Cavendish
 Andrew Rose Cruikshank, 2r., Cavendish
 Thomas Powell, 2r., Cavendish

DEEDS DATED 8TH SEPTEMBER, 1852.

William Hutton, 2r., Penshurst
 Thomas Smith, 2r., Penshurst
 Joseph Hammond, 2r., Penshurst
 Thomas Edward Bostock, 2r., Penshurst
 William McDowell, 2r., Penshurst
 James Blair, 2r., Penshurst
 Henry Chalk, 2r., Carisbrook
 William Henry Hull, 2r., Carisbrook
 James Whelan, 2r., Woodend
 James McConnell, 2r., Malmesbury
 Ann Evans, 2., Malmesbury
 Elizabeth Walker, 2r., Cavendish
 Elizabeth Walker, 2r., Cavendish
 James Whelan, 2r., Lexton
 George Proctor, 2r., Lexton

COUNTRY LOTS.

DEEDS DATED 9TH SEPTEMBER, 1852.

John Moss and James Ryan, Eight acres One
 rood, Buninyong
 William Sherin, 316a., Birregurra
 William Sherin, 316a., Birregurra
 John Learmonth, 8a. 1r., Buninyong
 Alexander Mackenzie, 2a. 3r. 8p., Bulban
 Daniel North and William Grass, 3a. 2r. 16p.,
 Bulban
 Daniel North and William Grass, 5a. 0r. 32p.,
 Bulban
 Daniel North and William Grass, 5a. 2r., 16p.,
 Bulban
 Daniel North and William Grass, 5a. 2r. 16p.,
 Bulban
 William Perren, 6a. 3r. 8p., Bulban
 William Perren, 6a. 3r. 8p., Bulban
 William Perren, 6a. 3r. 8p., Bulban
 William Perren, 5a. 2r. 16p., Bulban
 William Frazer, 5a. 2r. 16p., Bulban
 Owen Monaghan, 147a., 0r., 32p., Yangery
 Owen Monaghan, 124a., 1r. 37p., Yangery
 Charles Edwards, 5a. 2r. 8p., Benalla
 Daniel Meany, 7a. 0r. 29p., Prahran
 Alexander Wilson, 7a. 1r., Burtwarra

DEEDS DATED 14TH SEPTEMBER, 1852.

Benjamin Lawford, Fifty-four Acres, Nillumbik
 Charles Brown, 2a. 3r. 9p., Nillumbik
 Charles Brown, 4a. 3r. 19p., Nillumbik
 Henry Stooke, 91a. 3r., Nillumbik
 Henry Stooke, 51a. 2r., Nillumbik

William Henry Hull, 4a. 3r. 14p., Nillumbik
 Jonathan Binns Werc, 84a., Moorabbin
 Edward Sayce, 69a. 0r. 25p., Moorabbin
 John Allee, 84a., Moorabbin
 Samuel Jackson, 82a. 3r. 32p., Moorabbin
 John Matthew Smith, 31a. 3r., Tarra Tarra
 John Matthew Smith, 23a., Tarra Tarra
 George Harris Warren, 10a., Tarra Tarra
 George Harris Warren, 10a., Tarra Tarra
 John Yewers, 65a. 2r., Tarra Tarra
 John Dight and Charles H. Dight, 1a., Jika
 Jika
 John William Joy, 1a., 0r., 32p., Jika Jika
 Nathaniel Housley, 1a., Jika Jika
 John Yewers, 1a., Jika Jika
 James Andrews, 1a., Jika Jika
 Robert Reid, 1a., Jika Jika
 John Aitken, 3a. 2r. 33p., Prahran
 Henry O'Neill, 8a. 3r. 27p., Prahran
 Charles James Whyte, 2a. 1r. 36p., Prahran
 Charles Vaughan, 12a., Cut Paw Paw
 Charles James Whyte, 12a. 2r., Cut Paw Paw
 John Manifold and Peter Manifold, 13a. 1r.,
 Cut Paw Paw
 Edward De Carle, 60a., Cut Paw Paw
 William Mackintosh, 35a., Cut Paw Paw

TOWN LOTS.

DEEDS DATED 14TH SEPTEMBER, 1852.

Mary Wilson, 2r., Williamstown
 Josiah McDougal, 2r., Williamstown
 John Duncan, 2r., Williamstown
 Michael Skohan, 2r., Kilmore
 Samuel Waring Sutton, 2r., Penshurst
 Samuel Waring Sutton, 2r., Penshurst

DEEDS DATED 1ST OCTOBER, 1852.

Charles Hilton Dight, 2r., Woodend
 Michael Gallagher, 2r., Woodend
 Michael Gallagher, 2r., Woodend
 Hugh Short, 2r., Woodend
 Thomas Rice, 2r., Woodend
 John Dight, 2r., Woodend
 Flora Mitchell, 2r., Keilor

DEEDS DATED 6TH OCTOBER, 1852.

Denis Edwards, 2r., Kyneton
 Alexander Somerville, 2r., Kyneton
 Benjamin Watson, 2r., Belfast
 Charles Ruffle, 2r., Belfast
 Thomas Watson, 2r., Belfast
 James Blair, 2r., Hamilton
 Thomas Smith, 2r., Hamilton
 Ann Dodsworth, 2r., Cavendish
 Ann Dodsworth, 2r., Cavendish
 Charles Hilton Dight, 2r., Gisborne
 Ross Watt, 2r., Gisborne
 Flora Mitchell, 2r., Keilor
 John Dight, 1r., Melbourne
 Thomas Furneaux Mann, 1r., Melbourne
 Edmund Westby, 1r., Melbourne
 George Symons, 1r., Melbourne
 Francis McDonnell, 1r., Melbourne
 John Dinwoodie, 1r., Melbourne
 William McPherson, 2r., Portland
 John Frederick Corney, 2r., Portland

DEED DATED 9TH NOVEMBER, 1852.

Robert Williamson and William Alexander S.
 Williamson, One Rood, Melbourne

COUNTRY LOTS.

DEED DATED 9TH NOVEMBER, 1852.

Alfred Langhorne, Six hundred and forty Acres,
 Truganina

DEEDS DATED 1ST DECEMBER, 1852.

William Redmond Belcher, One hundred and sixty Acres, Nillumbik

William Redmond Belcher, 160a., Nillumbik
Alfred Langhorne and T. F. Hamilton, 176a., Dandenong

DEEDS DATED 8TH DECEMBER, 1852.

Edmund Walter Kelly, Seventy-eight Acres, Lauriston

Edmund Walter Kelly, 78a., Lauriston

TOWN LOTS.

DEED DATED 13TH DECEMBER, 1852.

William Abercrombie, One rood, Melbourne

DEED DATED 23RD DECEMBER, 1852.

William Abercrombie, One Rood, Melbourne

COUNTRY LOTS.

DEEDS DATED 33RD DECEMBER, 1852.

Robert Deane Chamberlain, Two hundred and thirty-seven Acres, Two Roods, Koroit

Thomas Simpson, 22a. 2r., Wangoom

Robert Wm. Wrede, 100a., Truganina

TOWN LOTS.

DEEDS DATED 6TH OCTOBER, 1852.

Lewis Charles Conran, One rood, Melbourne

Lewis Charles Conran, 1r., Melbourne

DEED DATED 16TH DECEMBER, 1852.

Lewis Charles Conran, 1r., Melbourne

RULES AND REGULATIONS OF THE COUNTY COURT OF BOURKE.

WHEREAS by an Act of the Lieutenant Governor and Legislative Council of the Colony of Victoria made and passed in the sixteenth year of the reign of Her present Majesty Queen Victoria, intituled, "*An Act to make Provision for the better administration of Justice in County Courts in the Colony of Victoria*" (assented to 23rd September, 1852),—

It is amongst other things enacted in the sec. 76: "That it shall be lawful for the Judge of any County Court from time to time to make and prescribe such Rules and Regulations touching and concerning the forms of process and pleading, the taking the examination of witnesses and allowing the same as evidence, the mode of executing all process of the Court, the admission of counsel and attorneys, the fees to be lawfully demanded in such Court or by the attorneys practising therein, and the practise and manner of proceeding in all actions to be brought therein, and all other matters and things whatsoever for the conduct and dispatch of business in such Court as he may deem applicable and advantageous, and such Rules from time to time to amend, alter, or revoke: Provided however that every such Rule should be forwarded by the said Judge to the Prothonotary or other proper officer of the Supreme Court of the said Colony, to be by him laid before the Judges of such Court, who shall have power to allow or disallow the same; and no such Rule or Regulation shall have effect until it shall have been published in the "*Government Gazette*;" and every Rule when so allowed and published as aforesaid, shall have the like force and effect as if the same had been inserted in this Act." In pursuance of such power the following Rules and Regulations are made and prescribed by Robert

Williams Pohlman, Esq., Judge of such Court, and allowed by their Honors the Judges of the Supreme Court of the said Colony.

No. 1.

The Schedule of Forms and Scale of Fees hereunto annexed shall form part of these Rules.

No. 2.—Forms to be used.

The Forms shall be used as far as they may be applicable, but may be modified to meet the circumstances of each case.

No. 3.—Sittings of the Court.

The Times and Places at which the Court shall be holden are regulated by the Proclamation of His Excellency the Lieutenant Governor under the provisions of Sec. 2 of the above Act.

No. 4.—Undefended cases above £10.

At the hearing of cases where the amount sought to be recovered shall exceed £10, the undefended cases will be heard first, and according to their number in the Cause Book.

No. 5.—Alteration of Day of Sitting.

Whenever circumstances shall occur to prevent the Judge of such Court from opening the Court on the Day of Sitting appointed by Proclamation, it shall be lawful for the Judge to alter such day and appoint another day for opening the same: Provided that notice thereof shall be given in the "*Government Gazette*" before the day upon which such Court should have been holden.

No. 6.—Delay in arriving provided against.

If the Judge should not arrive at the place where such Court is to be holden in time to open the same on the day appointed in the Proclamation, the said Judge may open and hold the said Court on any day or days next following the day upon which the same should have been opened and held, and the proceedings shall be as valid as if the same had been duly opened and held at the appointed time.

No. 7.—Actions to be Classified.

Actions shall be divided into two classes: Actions on Contract; and, Actions for Wrong.

All technical distinctions of Forms of Action under each respective class shall be unnecessary; and the term "Damages" shall be held to include Debt, Demand, Damage, or Damages.

No. 8.—Plaint. Summons and Service.

In all cases the Plaints shall be entered at least fourteen clear days, and the Summons issuing thereupon shall be served together with a Copy of the Plaint and particulars, at least ten days prior to the sitting of the Court. In cases where the amount sued for does not exceed £10, no Plaint necessary if a bill of particulars be filed.

No. 9.—Clear Days.

In computation of time, Days shall be interpreted to mean Clear Days.

No. 10.—Sundays and Holidays.

Sundays and Holidays shall not be counted among the days within which any Act is to be done relative to the conduct of any suit.

No. 11.—Mileage to be Paid.

No Summons or Process shall be served by the Bailiff of the Court unless the Mileage Fees, where payable, shall have been previously paid into Court by the party suing out the same.

No. 12.—*Service on Soldiers or Mariners.*

When the Defendant shall be living or serving on board any Ship or Vessel or quartered in any Barracks or Cantonment within the jurisdiction of the Court or serving Her Majesty as a Soldier, Sailor, or Marine, it shall be sufficient to deliver the Summons or other process of the Court to the senior Officer on board, or to the person who may at the time have charge of such Ship or Vessel, or to the Adjutant of the Corps or any Officer or Serjeant of the Company to which such Soldier or Marine shall belong or shall be attached.

No. 13.—*Initial of Christian Name.*

If a Party of Witness be known to the other by the Initial only of the Christian name, it shall be sufficient to describe such party by such Initial and Surname in any process.

No. 14.—*Assignees, &c., to be sued as Parties.*

The character of Trustees or of Trustees or Assignees of an Insolvent or Bankrupt, or of Executor, or of Administrator, or of persons authorized by Act of Parliament or Council to sue and be sued as nominal parties shall be taken to be admitted unless denied by plea in writing.

No. 15.—*Partners how sued.*

If Two or more persons jointly sued be partners in trade, service on any one shall be sufficient.

No. 16.—*Defences.*

Defences shall be filed five days before the Sitting of the Court, and in cases in which the amount sued for is paid into Court by Defendant in full satisfaction, it must be paid in at the time of filing the Plea, otherwise the Cause will be called on, and if the Plaintiff appear, the Judge may award to Plaintiff by way of costs and satisfaction for his trouble and the attendance of himself and witnesses such sum as the Judge shall in his discretion think fit.

No. 17.—*Plea of Tender not to avail without Payment.*

A Plea of Tender before action brought shall not avail as a Defence unless the amount be paid into Court.

No. 18.—*Payment admitted.*

Payment admitted by Plaintiff's Bill of Particulars need not be pleaded.

No. 19.—*Plea denying Handwriting to be sworn to.*

It shall not be necessary for the Plaintiff to prove the handwriting of any party to a Bill of Exchange or Promissory Note, Deed, Agreement or Contract in writing declared on, unless the handwriting be denied by Plea, and every such Plea must be accompanied by an affidavit of the truth thereof.

No. 20.—*Cases to be called on as Entered.*

At each Sitting of the Court, Numerical Lists of the Cases, undefended and defended, shall be prepared by the Registrar of the Court, such List to be kept according to the time and order in which the Summonses are taken out; and each Plaintiff shall be required to attend and prosecute his suit at the time and in the order in which his case is called on for hearing.

No. 21.—*Motion for New Trial.*

No motion for a New Trial will be entertained unless notice is given of intention before rising of the Court.

No. 22.—*Record Book to be kept.*

The Registrar shall keep a Record Book for causes under £10, and a Record Book for causes exceeding £10, which Books he shall always have in Court upon the trial of the causes, and in which he shall enter all proceedings in the several actions; and also a Cash Book and an Order Book, in which shall be kept a distinct account of all proceedings.

No. 23.—*Material Witness. Postponement.*

If it shall appear to the Court upon oath that any person, material witness for either party in any case, doth not attend at the hearing thereof, and that reasonable diligence has been exercised in endeavouring to procure his attendance, the Judge shall at his discretion and upon such terms as he may deem fit, either postpone the hearing to another day then to be appointed by him, or else shall take the examination of such witnesses as appear, and suspend the further hearing of the case to another day.

No. 24.—*Examination of Witnesses "de bene."*

Examination of Witnesses "de bene" may be taken at any time after plea filed either before the Judge or by the Registrar as may be ordered in each case.

No. 25.—*Interest.*

When the judgment shall be upon a debt payable with Interest thereon, Interest may be given up to the day of the date of judgment of the Court, such Interest being calculated at a rate not exceeding 8 per cent.

No. 26.—*Execution of Process. Levy to whom to be paid.*

In every case of an Execution for damages and costs, or for costs only, and of the same being obtained and paid to the Registrar, the amount thereof shall be, on demand, paid out by such Registrar to the order of the Suitor to whom the same was awarded, if he shall not have had an attorney, and in such case to the order of such attorney only, and not to the party or his order.

No. 27.—*Execution when to be sued out.*

There shall be two days between the sitting of the Court and the day on which a party shall be entitled to take out a Writ of Execution, unless it be shown by affidavit to the satisfaction of the Judge that the judgment of the Court would be defeated by delay, in which event Execution may issue at any time after judgment, and any Writ of Execution which may not have been executed within one calendar month from its date may be renewed for one calendar month by the Registrar endorsing thereon "Renewed," attaching his initials thereto, without any charge for the same, Provided that after three such renewals a new Writ of Execution must be taken out by the party entitled thereto.

No. 28.—*Goods levied out of Town. Mode of proceeding.*

When any goods are levied upon, in any place not being situated in or being part of any town, the bailiff shall if required by the debtor, and on payment of the expense of removal by such debtor, remove the goods so levied upon to the next town for sale, and in all cases of any sale not being conducted in a town, the bailiff shall post a written notice of such intended sale at the Court House or some convenient public place in the next town, two days previous to such sale taking place.

No. 29.—*When Original shown.*

It shall not be necessary to the service of any notice, summons, order or rule, that the original should be shown, unless sight thereof be demanded, except in cases where it may be necessary to attach the party for not obeying the same.

No. 30.—*Special Summons.*

No Special Summons shall issue without an affidavit, and every summons or notice shall contain a note of the objection or matter intended to be supported at the hearing.

No. 31.—*Service of Special Summons.*

Special Summons and Notices shall be served at least one day before the time appointed for the hearing of the matter therein stated.

No. 32.—*Attorneys.*

In all cases in which a party appears by Attorney, the Attorney shall conduct the case in person, and not by his clerk or another Attorney.

No. 33.—*Attorneys. Filing Bill of Costs.*

The Attorney in the cause at the time of filing his Bill of Costs shall give notice to the Plaintiff or Defendant or his Attorney, if he appear by one, that he will within two days proceed to tax the same before the Registrar of the Court, and should such Plaintiff or Defendant or his Attorney neglect to attend at such taxation, the Registrar shall tax the Bill.

It shall be lawful, however, for the Judge at any time on reasonable cause shown to order a review of or fresh taxation of costs, either generally or in respect of particular items.

No. 34.—*Searches.*

Parties shall be at liberty by themselves or their Attorneys to search the Registrar's office, and to take any copy of such parts of the proceeding as relate to their own causes.

No. 35.—*Unnecessary Witnesses*

Costs of unnecessary Witnesses will not be allowed on taxation.

Given under my hand at Melbourne,
this 30th day of December, 1852.

R. W. POHLMAN,

Judge of the County Court of Bourke.

Allowed this 30th day of December, A.D. 1852.

W. A'BECKETT,

Chief Justice.

REDMOND BARRY,

EDWARD E. WILLIAMS,

Puisne Judges of the Supreme
Court of the Colony of Victoria.

SCHEDULE OF FEES.

ATTORNEY'S COSTS EXCEEDING TEN POUNDS.

For the Plaintiff.

	£	s.	d.
Letter before Action (if sent).....	0	2	0
Instruction to sue	0	6	8
Issuing Writ of Summons, Drawing and copying Plaintiff and Bill of Particulars	0	7	6
If above four folios, 1s. per folio in addition			
Attending searching if Summons served and if Plea of Defence filed, and to bespeak Copy thereof	0	3	4
Each Subpoena, including not more than Five Names, exclusive of service ...	0	1	0

No. 1.—JANUARY, 5TH, 1853.—3.

	£	s.	d.
Copy and service on each Witness in Town'	0	2	0
Attending Court on Trial, not exceeding	5	0	0
Obtaining an Appointment to Tax Costs by Registrar	0	3	4
Copy and service of such Appointment	0	3	0
Drawing Bill of Costs and Copy, not exceeding	0	3	0
Copy for Defendant or his Attorney ...	0	2	0
Paid Taxing.....	0	3	0
Attending Taxing Costs.....	0	6	8
Affidavit of Increase (when necessary) 0	5	0	0
Issuing Execution	0	3	0
Fee for Brief where Counsel employed	0	13	4

ATTORNEY'S COSTS EXCEEDING TEN POUNDS.

For the Defendant.

	£	s.	d.
Instructions for plea of defence	0	6	8
Attending searching if Plaintiff filed and to bespeak a Copy	0	3	4
Drawing Plea, set off or Defence, and Copy, if not exceeding four folios ...	0	7	6
If exceeding four folios, per folio	0	1	0
Every Subpoena, exclusive of service	0	1	0
Copy and service on each Witness in Town	0	2	0
Attending Court on Trial, not exceeding	5	0	0
Obtaining an Appointment to tax Costs	0	3	4
Copy and service of such Appointment	0	3	4
Paid Taxing	0	3	0
Attending Taxing Costs.....	0	6	8
Issuing Execution	0	3	0
Affidavit of Increase (when necessary) 0	5	0	0

Allowance to Witnesses.

Medical and Professional Men, per day, not exceeding	1	1	0
Tradesmen and Clerks, do	0	10	6
Laborers and Mechanics, do	0	7	6
Travelling expenses, per Mile, one way beyond five Miles from the place where the Court sits	0	1	6

MISCELLANEOUS.

	£	s.	d.
For attending on Judge on a Special Summons, not exceeding	0	13	4
Drawing Special Affidavit or other necessary Documents, exceeding three folios, per folio of ninety words	0	1	0
Fair Copy of ditto, per ditto	0	0	6
Drawing and copying any Common Affidavits.....	0	4	0
Drawing Summons or Order, or any other necessary Documents, not exceeding three folios.....	0	3	0
Making Fair Copy thereof	0	1	0
Every common Attendance.....	0	3	4
Drawing and entering Order	0	5	0
Attending to get same signed by the Judge	0	3	4
Paid.....	0	3	4
Copy and Service	0	3	4
Attending demanding performance of Order, &c.	0	3	4

Assessors Fund.

That in the trial of all cases in which the attendance of Assessors is required, a fee of 2s. 6d. as a fee of office, to be entitled the "Assessors Fund," shall be paid to the Registrar of each Court by the party prevailing in the suit, to be charged as costs in the case against the opposite

party; which fee shall be paid at the hearing of the case, or before the party so prevailing is entitled to an execution on the Judgment obtained by him.

OFFICE FEES.

The fees payable in the Office of the Registrar shall be according to the amount sued for as regulated by the undermentioned scale, that is to say

	£	s.	d.
For every search or Copy	0	0	6
When the sum sued for does not exceed £5	0	3	0
For entering every Plaint	0	3	0
For Writ of Execution	0	3	0
Between £5 and £10	0	6	0
Execution	0	3	0
Between £10 and £20	0	10	0
Execution	0	5	0
Between £20 and £50	0	15	0
Execution	0	6	0

BAILIFFS' FEES.

	£	s.	d.
Levy or Caption fee	0	1	0
Conveying a Debtor to Gaol, per mile	0	1	0
Possession money, if person left in charge, not exceeding per day	0	10	0
Mileage on Summons, or other process executed by Bailiffs of the Court, commencing five miles beyond the limits of the City of Melbourne or place where Court is holden, per mile.....	0	1	0
Where Execution is served by Special Bailiff, no mileage allowed.			

Colonial Secretary's Office,
Melbourne, 21st. December, 1852.

BROKEN METAL FOR THE SYDNEY ROAD.

TENDERS will be received until 11 o'clock of Tuesday, the 11th. of January next, from parties willing to Contract for a Supply of Broken Metal, required in the vicinity of Campbellfield, on the Sydney Road.

Specification can be seen, and further particulars obtained at the Bridge Office.

The Tenders, endorsed "Tender for Broken Metal," to be deposited in the Tender Box at the entrance to the Treasury.

The Government will not necessarily accept the lowest or any Tender.

By His Excellency's Command,
W. LONSDALE.

Colonial Secretary's Office,
Melbourne, 21st December, 1852.

TIMBER JETTY AT WILLIAMS TOWN.

TENDERS will be received until 11 o'clock of Tuesday, the 25th day of January next, from parties willing to contract for the construction of a Timber Jetty, at William's Town, in accordance with plan and specification to be seen at the Bridge Office.

Tenders, endorsed "Tender for Jetty at William's Town" to be deposited in the Tender Box at the entrance to the Treasury.

The Government will not necessarily accept the lowest or any Tender.

By His Excellency's Command,
W. LONSDALE.

Colonial Secretary's Office,
Melbourne, 21st December, 1852.

WHARF AT BATMAN'S HILL.

TENDERS will be received until 11 o'clock of Tuesday, the 18th day of January next, from parties willing to contract for the construction of a Wharf near Batman's Hill, according to plan and specification to be seen at the Bridge Office.

Tenders, endorsed "Tender for Wharf near Batman's Hill," to be deposited in the Tender Box, at the entrance to the Treasury.

The Government will not necessarily accept the lowest or any Tender.

By His Excellency's Command,
W. LONSDALE.

Colonial Secretary's Office,
Melbourne, 4th January, 1853.

INFORMATION is requested at this Office, respecting

DR. W. J. IRVINE,
late of Van Diemen's Land.

By His Excellency's Command,
W. LONSDALE.

NOTICE TO POUNDKEEPERS.

Poundkeepers' Advertisements for insertion in the "Victoria Government Gazette" must be forwarded, under cover, Post paid, addressed to the Government Printer.

Advertisements will be charged for at the following rates, viz.:— One shilling for each of the first six lines, and sixpence for every additional line above six.

Advertisements received by the Government Printer after Twelve o'Clock on the Tuesday immediately preceding the day of publication will not be included in the Gazette of that week.

**.* All Advertisements intended for publication in the Government Gazette must be paid for prior to insertion.*

IMPOUNDED at Buninyong, on the 24th December, 1852.

1 bay filly, black points, star forehead, near shoulder JKL

J—B

1 bay mare, saddle marked, black points, small star forehead, off shoulder I I

1 chesnut mare, blaze down face, saddle marked, near neck CK, near shoulder A T

1 bay or chesnut filly, black points, short tail, near shoulder H

1 light grey horse, near shoulder GM

1 chesnut horse, star forehead, silver mane and tail, off shoulder W

1 bay horse, black points, square tail, near shoulder JB, near ribs CH, black streak along the back

1 black horse, few white hairs forehead, white streak around the neck, brands not visible

1 bay mare, black points, star forehead, near neck J, near shoulder JM conjoined, near ribs C, off shoulder like PG

1 bay mare, black points, star forehead, near back S, blotch brand off shoulder

1 bay horse, black points, hollow backed, near shoulder like PG

- 1 blue grey mare, W off shoulder
 1 bay horse, star, EB near shoulder
 1 brown horse, star and snip on nose, JJ off
 2
 shoulder, S > B near shoulder, white mark on
 neck
 1 bay horse, off hind foot white, star and stripe
 on nose, saddle and collar marked, blotch like
 B off neck
 1 grey mare, shod all round, indescribable long
 brand near shoulder
 1 bay horse, stripe down face, white legs, saddle
 marked, FM conjoined the F reversed off
 shoulder, MF near shoulder
 1 brown horse, hind feet white, star forehead,
 M near shoulder, PF conjoined the P reversed
 G
 I
 off shoulder
 1 brown horse, star forehead, JB off neck
 1 brown mare, hind legs white, much saddle
 marked, stripe down face, like A near shoul-
 der
 1 brown horse, IMP conjoined off shoulder, JW
 near shoulder, star in forehead, little hollow
 in the back
 1 bay horse, star in forehead, saddle marked,
 near hind foot white, MK conjoined off shoul-
 der, CT near shoulder, lump on near side
 Y within circle
 1 bay horse, small star, hind feet white, shod all
 round, like WL conjoined near shoulder, M
 LW
 off shoulder
 1 bay mare, near hind foot white, Y near shoul-
 MD
 der, star forehead
 1 bay mare, saddle marked, star in forehead,
 H near shoulder
 1 bay horse, saddle marked, very small star, scar
 under neck, aged, no visible brand
 1 bay mare, near hind foot white, saddle marked,
 TW off shoulder
 1 bay horse, star and saddle marked, collar
 marked, DC off shoulder, little white on near
 hind foot
 1 bay horse, stripe, hind feet white, collar
 marked, PC near shoulder, scar off ribs
 1 bay horse, near hind foot white, SN near
 shoulder, HM off shoulder
 1 bay horse, saddle marked, BII off shoulder,
 small star in forehead
 1 black horse, hind feet white, star in forehead,
 little white on mane, I near shoulder
 I
 1 chesnut horse, stripe down face, CN near
 shoulder, saddle marked
 1 brown horse, hind feet white, I > R off shoul-
 der, small star in forehead
 1 bay horse, much collar marked, X near shoul-
 GR
 der, itar, off hind foot white
 1 black mare, saddle marked, white spots on
 near ribs, no visible brand
 1 bay horse, saddle marked, > near shoulder, C
 off shoulder, star and snip on nose
 1 dark roan horse, saddle marked, like TO near
 shoulder
 1 dark bay horse, hind feet white, lump on near
 side, star in forehead, short square tail, S near
 shoulder
 1 bay horse, star in forehead, saddle marked,
 PC or PG near shoulder

- 1 bay horse, near fore foot white, off hind foot
 white, O near shouldtr
 If not claimed and expenses paid, on or before
 January 26th, will be sold according to Act of
 Council.

E. H. WILLIAMSON,

45s. Poundkeeper.

IMPOUNDED at South Geelong, 27th Decem-
 ber, 1852.

- 1 strawberry steer, MH near rump, near horn
 tipped.

If not claimed and expenses paid, on or before
 19th January, 1853, will be sold according to
 the Act of Council.

W. F. B BOHUN,

7s. Poundkeeper.

IMPOUNDED at Sugar Loaf Creek, by Colonel
 Anderson, 20th December.

Driving and trespass 3s.

- 1 black mare, star on forehead, switch tail, near
 hind fetlock white, PD near shoulder
 P

- 1 chesnut mare, blaze on face, NR conjoined near
 shoulder

- 1 chesnut horse, star and snip, three white fet-
 locks, spectacle brand near neck, supposed
 DW near shoulder

- 1 black mare, small star, switch tail, CH near
 shoulder
 H

- 1 black mare, star on forehead, switch tail, WJ
 off shoulder

- 1 bay mare, black points, J—C off shoulder,
 switch tail

- 1 brown mare, TW off shoulder, switch tail

- 1 light brown mare, FS near neck, W off shoul-
 der, blaze on face, both hind feet white

- 1 dirty brown horse, switch tail, 2 near neck, S
 CD
 near shoulder

- 1 brown horse, MK conjoined near shoulder,
 black points, switch tail

- 1 bay horse, snip on face, B near shoulder, M
 off shoulder

- 1 chesnut mare, blaze on face, two hind feet
 white

- 1 black mare, DW near shoulder, JC near neck,
 supposed M and another brand off shoulder
 D

- 1 black colt, star on forehead, like writing AM
 conjoined near shoulder, long tail

- 1 bay mare, blotch and WD off shoulder

- 1 bay horse, C near cheek, blotch off shoulder,
 collar and saddle marked

- 1 bay horse, C near cheek, star and snip, off hind
 fetlocks white

- 1 chesnut horse, T off shoulder, snip on nose,
 three feet white

- 1 grey mare, long tail, VW conjoined near
 shoulder

If not claimed and expenses paid on or before
 21st January, they will be sold at the Pound
 Yard, according to Act of Council.

DAVID R. BAIN,

28s. Poundkeeper.

IMPOUNDED at the River Leigh, December
 28th, 1852.

- 1 magpie stag, large J—L conjoined, near ribs

- 1 red and white steer, TP near neck, TP near
 shoulder

1 large yellow and white spotted bullock, GM
DCO
near ribs, illegible brand off rump
1 yellow sided bullock, white back and belly,
like HR conjoined near rump, like II near hip
I
1 brindle cow, IC near back, R off ribs
1 red and white bullock, IC near rump, panna-
kin brand off ribs, sear near thigh, cock horns
1 blue or mouse coloured sided bullock, speckled
head, white back and belly, hoop horns, TK
or TR off rump
1 red bull, white face, UD near shoulder
15
1 strawberry cow, near horn projecting inwards,
H or N in circle off ribs, like Y or N on off
shoulder, Y near shoulder
1 strawberry steer, Y with other brand near
shoulder, ∞ or N near ribs
1 brown cow, C near rump, S near thigh, 247
Y
off ribs, calf at foot
1 yellow and white spotted bullock, GM near
4
rump, like 2 near shoulder
1 white heifer, no brand legible
1 yellow bullock, DD near horn, AA with brand
below near ribs, JD conjoined near rump,
HAY off ribs, ≡ off shoulder
1 yellow bullock, — — off ribs, J-J conjoined
C C
the last J reversed near ribs
1 ginger stag, J, or 2 near ribs, like F off ribs
1 yellow and white steer, A off rump, 15 near
shoulder
1 brindle poley cow, IC near back, CH off rump,
CH off hip, J off ribs
1 yellow bullock, wide cock horns, JK IIM near
horn, T with diamond or Q under near shoul-
der, E or F near rump, like HS off rump
Q
1 yellow bullock, cock horns, bible brand near
ribs
1 white steer, black about head and neck, JK
conjoined near rump
1 yellow bullock, like RC near rump, JH off
W
rump, C or CM off ribs
1 strawberry or roan and white cow EYE off
ribs, WB with diamond under off rump, HR
near rump, illegible brand, near thigh
1 strawberry heifer, no brand visible
1 yellow heifer, HD conjoined near shoulder
If not claimed and expenses paid on or before
January 24th, 1853, will be sold according to
Act of Council.
ALFRED DENHAM,
34s. 6d. Poundkeeper.

IMPOUNDED at Morang, December 29th,
1852.
By Mrs. McEskille.—Trespass 4d. each.
1 red bullock, MS off rump
1 brindle bullock, TS off rump, Ⓢ off thigh, 12
near shoulder, 12 near ribs D

1 yellow and white bullock, like Ⓞ off ribs,
blotched brand off rump, N in circle near rump,
JM on near horn
1 yellow bullock, white face, WT off rump, ⓄAS
off thigh, 8 off ribs, 8 off shoulder
1 white bullock, V near shoulder
1 white poley bullock, red spots on neck, JJ off
ribs, off ear marked 2
1 red bullock, LJB the JB conjoined, with JB
sideways conjoined near side
1 yellow sided bullock, like FC off rump and
thigh 2
1 white bullock, RID off rump, brown spots on
side, blue on neck, off ear marked
1 brindle poley bullock, off ribs 7, off thigh O
1 brindle bull, no visible brand
1 red and white steer, like T near ribs
1 white cow, HE off ribs, 2 near rump
A WH
1 white snail horned bullock, TC off ribs
1 light brindle bullock, white face, no visible
brand
1 roan cow, blotch brand near rump
1 white cow, red spots, DM near rump
1 red cow, HL conjoined near shoulder, F in
circle near ribs, CA off ribs
L conjoined
1 blue cow, near ear marked, blotched brand
near shoulder
1 strawberry heifer, ≅ near ribs
1 roan cow, JW off rump
Impounded at the same time, by Mr. Healy.
Trespass and driving, 2s. 6d. each.
1 yellow bullock, white flanks, MT off rump, G
off thigh, 7 off shoulder, 7 off ribs
ON
1 yellow bullock, ON off rump, PT off ribs Ⓞ
shoulder ON
Impounded at the same time, by Mr. Thomas
Glinney.—Trespass 1s. each.
1 strawberry bullock, JMP conjoined off thigh
1 yellow and white poley bullock, ∞ near rump,
JW off rump, J off shoulder
If not claimed and expenses paid, on or before
the 26th of January, 1853, they will be sold,
according to Act of Council.

MALACHI FOLEY,
£1 10s. Poundkeeper.

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